

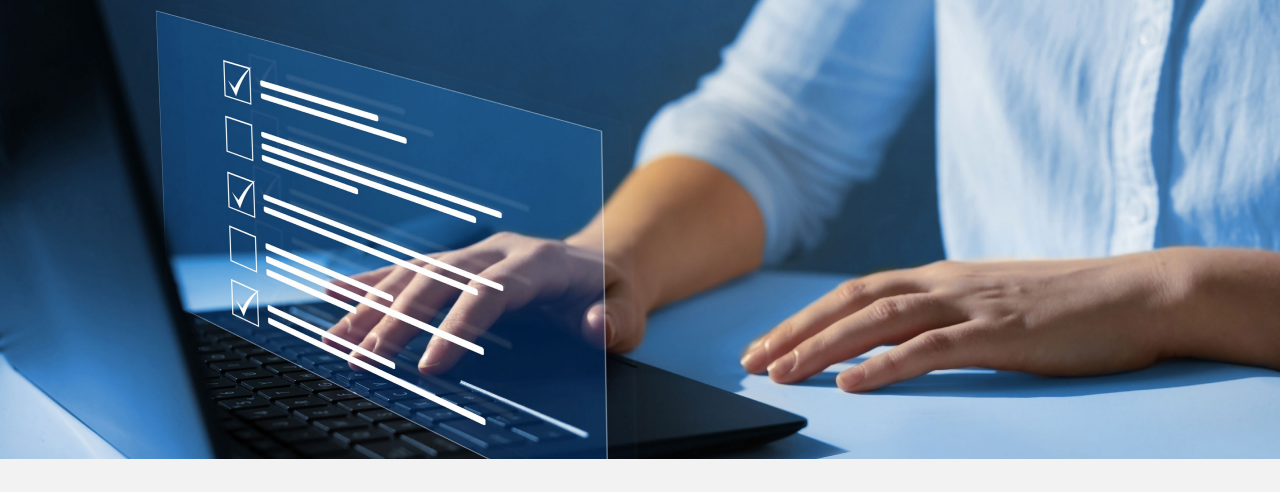


Submitting Revalidation via CMS-855B Paper Application for Part B Providers

6/13/2023





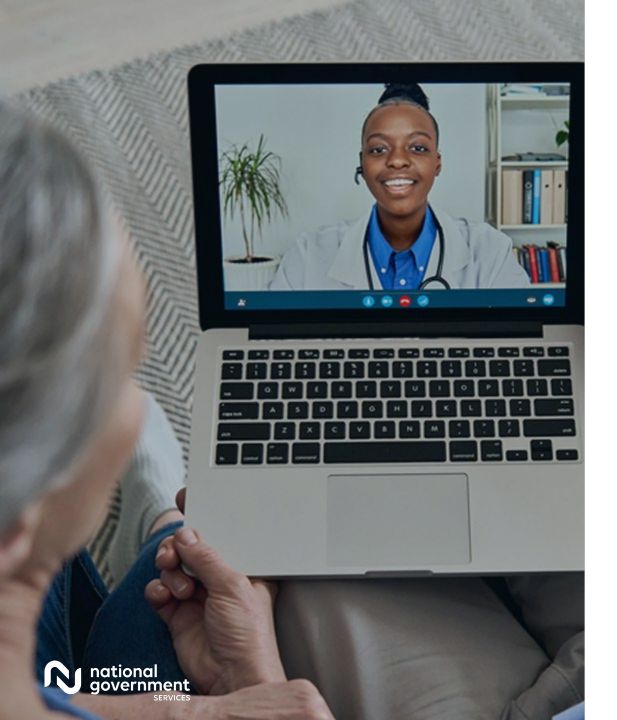


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Recording

Attendees/providers are never permitted to record (tape record or any other method) our educational events. This applies to webinars, teleconferences, live events and any other type of National Government Services educational events.

Today's Presenters

- Provider Outreach and Education Consultants
- Laura Brown, CPC
- Susan Stafford PMP, COA, AMR











Agenda

- Completing Each Section and Tips to Avoid Processing Delays
- Supporting Documentation
- Process After Submission
- Check Application Status
- Resources







CMS-855B Paper Application



MEDICARE ENROLLMENT APPLICATION

Clinics/Group Practices and Other Suppliers

CMS-855B

SEE PAGE 1-2 TO DETERMINE IF YOU ARE COMPLETING THE CORRECT APPLICATION. SEE PAGE 3 FOR INFORMATION ON WHERE TO MAIL THIS COMPLETED APPLICATION. SEE SECTION 12 FOR A LIST OF SUPPORTING DOCUMENTATION TO BE SUBMITTED WITH THIS APPLICATION.

TO VIEW YOUR CURRENT MEDICARE ENROLLMENT RECORD GO TO: HTTPS://PECOS.CMS.HHS.GOV







Who Should Complete This Application

 Group practices, clinics and suppliers such as independent laboratories, ambulance suppliers, portable X-ray suppliers, ambulatory surgical centers, etc. DEPARTMENT OF HEALTH AND HUMAN SERVICES CENTERS FOR MEDICARE & MEDICAID SERVICES

Form Approved OMB No. 0938-1377 Expires: 03/2024

WHO SHOULD SUBMIT THIS APPLICATION

Clinics, group practices, and other suppliers must complete this application to enroll in the Medicare program and receive a Medicare billing number.

Clinics, group practices, and other suppliers can apply for enrollment in the Medicare program or make a change in their enrollment information using either:

- . The Internet-based Provider Enrollment, Chain and Ownership System (PECOS), or
- . The paper CMS-855B enrollment application. Be sure you are using the most current version

For additional information regarding the Medicare enrollment process, including Internet-based PECOS and to get the current version of the CMS-855B, go to http://www.cms.gov/MedicareProviderSupEnroll.

NOTE: Applicants using this application require a Type 2 NPI. See below for more information.

NOTE: For the purposes of this application, the word "supplier" is used universally and includes any providers or suppliers who are required to complete the CMS-855B application.

Complete and submit this application if you are an organization/group or other supplier that plans to bill Medicare and you are:

- Enrolling in the Medicare program for the first time with this Medicare Administrative Contractor (MAC) under this tax identification number.
- Currently enrolled in Medicare but have a new tax identification number. If you are reporting a change to
 your current Medicare enrollment to your tax identification number, you must complete a new application.
- Currently enrolled in Medicare and need to enroll in another Medicare Administrative Contractor's (MAC's)
 jurisdiction (e.g., you have opened a practice location in a geographic territory serviced by another MAC).
- Revalidating your Medicare enrollment. CMS may require you to submit or update your enrollment information. The MAC will notify you when it is time for you to revalidate your enrollment information. Do not submit a revalidation application until you have been contacted by your MAC.
- Previously enrolled in Medicare and you need to reactivate your Medicare billing number to resume billing. Prior to being reactivated, you must meet all current requirements for your supplier type before reactivation may occur.
- Currently enrolled in Medicare and need to make changes to your enrollment information (e.g., you have added or changed a practice location). Changes must be reported in accordance with the timeframes established in 42 C.F.R. section 424.516. (IDTF changes of information must be reported in accordance with 42 C.F.R. section 410.33.)
- A hospital, hospital department, or other medical practice or clinic that may bill for Medicare Part A services but will also bill for Medicare Part B practitioner services or provide purchased laboratory tests to other entities that will bill Medicare Part B.
- A certified Medicare Part B provider (i.e. Ambulatory Surgery Center, Portable X-ray Supplier) intending
 to report a CHOW. A CHOW typically occurs when a Medicare provider has been purchased (or leased) by
 another organization. The CHOW results in the transfer of the old owner's Medicare identification Number
 and provider agreement (including any outstanding Medicare debt of the old owner) to the new owner.
 The regulatory citation for CHOWs can be found at 42 C.F.R. 489.18. If the purchaser (or lessee) elects not
 to accept a transfer of the provider agreement, then the old agreement should be terminated and the
 purchaser or lessee is considered a new applicant and must initially enroll in Medicare.
- A medical practice, group/clinic or other supplier that will bill for Medicare Part B services (e.g., group practices, clinics, independent laboratories, portable x-ray suppliers).
- Terminating a Physician Assistant (PA) employer relationship
- Terminating an employer or individual relationship with an Independent Diagnostic Testing Facility (IDTF).
- Voluntary terminating your Medicare billing privileges. A supplier should voluntarily terminate its Medicare enrollment when it:
- · Will no longer be rendering services to Medicare patients, or
- . Is planning to cease (or has ceased) operations.

NOTE: For the purposes of this section of this application, an entity is defined as a group/clinic, other supplier, or any organization to which you will reassign your Medicare benefits.

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Additional Instructions

BILLING NUMBER AND NATIONAL PROVIDER IDENTIFIER INFORMATION

The Provider Transaction Access Number (PTAN), often referred to as a Medicare Supplier Number or Medicare Billing Number, is a generic term for any number other than the National Provider Identifier (NPI) that is used by a supplier bill the Medicare program.

The NPI is the standard unique health identifier for health care providers and suppliers and is assigned by the National Plan and Provider Enumeration System (NPPES). To enroll in Medicare, you must obtain an NPI and furnish it on this application prior to enrolling in Medicare or when submitting a change to your existing Medicare enrollment information. Applying for the NPI is a process separate from Medicare enrollment. As a supplier, it is your responsibility to determine if you have "subparts." A subpart is a component of an organization (supplier) that furnishes healthcare and is not itself a legal entity. If you do have subparts, you must determine if they should obtain their own unique NPIs. Before you complete this enrollment application, you need to make those determinations and obtain NPI(s) accordingly. To obtain an NPI, you may apply online at https://NPPES.cms.hhs.gov. for more information about NPI enumeration, visit https://nww.cms.gov/Regulations-and-Guldance/Administrative-Simplification/NationalProvidentStand/enumeration.

NOTE: The Legal Business Name (LBN) and Tax Identification Number (TIN) that you furnish in section 2A must be the same LBN and TIN you used to obtain your NPI. Once this information is entered into PECOS from this application, your LBN. TIN and NPI must match exactly in both PECOS and NPPES.

Organizational Health Care Providers (Entity Type 2): Organizational health care providers are eligible for an Entity Type 2 NPI (Organizations). Organizational health care providers may have a single employee or thousands of employees. Examples of organizational providers include hospitals, home health agencies, groups/clinics, nursing homes, ambulance companies, health care provider corporations formed by groups/ individuals, and single member LLCs with an EIN, not individual health care providers.

Important: For NPI purposes, sole proprietors and sole proprietorships are considered to be "Type 1" providers.

Organizations (e.g., corporations, partnerships) are treated as "Type 2" entities. When reporting the NPI of a sole proprietor on this application, therefore, the individual's Type 1 NPI should be reported; for organizations, the Type 2 NPI should be furnished.

To obtain an NPI, you may apply online at https://NPPES.cms.hhs.gov.

INSTRUCTIONS FOR COMPLETING AND SUBMITTING THIS APPLICATION

All information on this form is required with the exception of those fields specifically marked as "optional." Any field marked as optional is not required to be completed nor does it need to be updated or reported as a "change of information" as required in 42 C.F.R. section 424.516. However, it is highly recommended that if reported, these fields be kept up-to-date.

- This form must be typed. It may not be handwritten. If portions of this form are handwritten, the
 application may be returned to you by your MAC.
- When necessary to report additional information, copy and complete the applicable section as needed.
- Attach all required supporting documentation.
- Keep a copy of your completed Medicare enrollment package for your own records.

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TIPS TO AVOID DELAYS IN YOUR ENROLLMENT

To avoid delays in the enrollment process, you should:

- · Complete all required sections, as shown in section 1.
- . Ensure that the legal business name shown in section 2 matches the name on the tax documents.
- . Ensure that the correspondence address shown in section 2 is the supplier's address.
- . Enter your NPI(s) in the applicable section(s).
- Include the Electronic Funds Transfer (EFT) Authorization Agreement (when applicable) with your enrollment
 application with a voided check or bank letter.
- · Sign and date section 15.
- · Ensure all supporting documents are sent to your designated MAC.
- The supplier pays the required application fee (via https://pecos.cms.hhs.gov/pecos/feePaymentWelcome.do upon initial enrollment, the addition of a new business location, revalidation and, if requested, reactivation PRIOR to completing and submitting this application to the MAC.

ADDITIONAL INFORMATION

- The MAC may request additional documentation to support and validate information reported on this
 application. You are responsible for providing this documentation within 30 days of the request per 42
 C.F.R. section 424.525(a)(1).
- The information you provide on this form is protected under 5 U.S.C. section 552(b)(4) and/or (b)(6), respectively. For more information, see the last page of this application to read the Privacy Act Statement.

ACRONYMS COMMONLY USED IN THIS APPLICATION

C.F.R.: Code of Federal Regulations NPI: National Provider Identifier

EFT: Electronic Funds Transfer

EIN: Employer Identification Number

IHS: Indian Health Service

IRS: Internal Revenue Service

LBN: Legal Business Name

MAC: Medicare Administrative Contractor

NPPES: National Plan and Provider Enumeration

OTP: Opioid Treatment Program

PTAN: Provider Transaction Access Number also referred to as the Medicare Identification Number

SSN: Social Security Number

TIN: Tax Identification Number

DEFINITIONS

NOTE: For the purposes of this CMS-855B application, the following definitions apply:

- Add: You are adding additional enrollment information to your existing information (e.g. practice locations).
- Change: You are replacing existing information with new information (e.g. billing agency, managing employee) or updating existing information (e.g. change in suite #, telephone #).
- · Remove: You are removing existing enrollment information.

WHERE TO MAIL YOUR APPLICATION

Send this completed application with original signatures and all required documentation to your designated MAC. The MAC that services your State is responsible for processing your enrollment application. To locate the mailing address for your designated MAC, go to www.ms.gov/MedicareProviderSupEnroll.

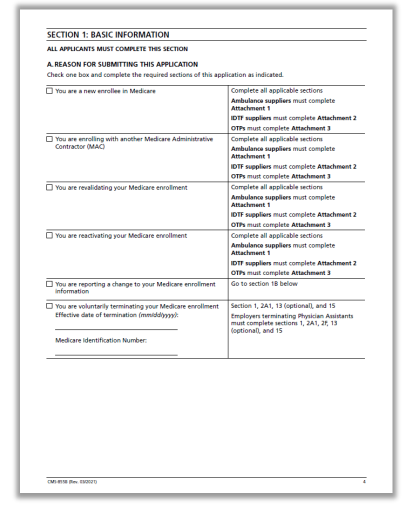
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Section 1: Basic Information

- A: Reason for Submitting this Application
 - Select "You are revalidating your Medicare enrollment"







Section 1: Basic Information

- B: What Information is Changing?
 - Optional during revalidation
 - Check all that apply

Check all that apply and complete the required sections. Please note: When reporting ANY information, sections 1, 2A:	1 3 and 15 MUST always be completed in
addition to the information that is changing within the requir	
Changing Information	Required Sections
☐ Business Identifying Information	1, 2A1, 3, 12, 13 (optional) and 15 and 6 for the signer if that authorized or delegated official has not been established for this supplier
☐ Final Adverse Legal Actions	1, 2A1, 3, 12, 13 (optional) and 15 and 6 for the signer if that authorized or delegated official has not been established for this supplier
☐ Medical Specialty Information	1, 2A, 2B, 3, 4, 12, 13 (optional), and 15 and 6 for the signer if that authorized or delegated official has not been established for this supplier
☐ Supplier Specific Information	1, 2A1, 2A2-2A4, 2B-2F (as applicable), 3, 12,13 (optional), and 15 and 6 for the signer if that authorized or delegated official has not been established for this supplier
□ Physician Assistant Employment Terminations	1, 2A1, 2F, 3, 13 (optional) and 15 and 6 for the signer if that authorized or delegated official has not been established for this supplier
☐ Private Practice Business Information	1, 2A, 3, 4A, 12, 13 (optional) and 15 and 6 for the signer if that authorized or delegated official has not been established for this supplier
☐ Change of Ownership (Hospitals, Hospital Departments, Portable X-Ray Suppliers and Ambulatory Surgical Centers Only)	Complete all sections and provide a copy of the sales agreement
☐ Ownership Interest and/or Managing Control Information (Organizations)	1, 2A1, 3, 5, 13, and 15, and 6 for the signer if that authorized or delegated official has not been established for this supplier
☐ Ownership Interest and/or Managing Control Information (Individuals)	1, 2A1, 3, 6, 13, and 15, and another 6 for the signer if that authorized or delegated official has not been established for this supplier
☐ Managing Employee Information	1, 2A1, 3, 6, 12, 13 (optional), and 15 and 6 for the signer if that authorized or delegated official has not been established for this supplier





Section 1: Basic Information

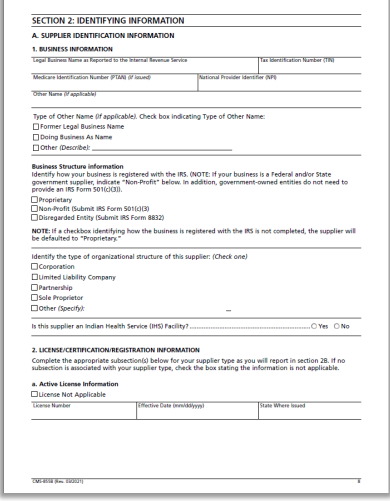
	Required Sections
□ Address Information □ Correspondence Mailing Address □ Medicare Beneficiary Medical Records Storage Address □ Practice Location Address □ Remittance Notices/Special Payment Mailing Address □ Base of Operations Address for Mobile or Portable Suppliers (location of Business Office or Dispatcher/ Scheduler)	1, 2A, 3, 12, 13 (optional) and 15 AND section 2A3, 2A4, 4A, 4B, 4C, and/or 4E as applicable for the address that is being changed and 6 for the signer if that authorized or delegated official has not been established for this supplier
Billing Agency Information	1, 2A1, 3, 8, 13 (optional) and 15 and 6 for the signer if that authorized or delegated official has not been established for this supplier
☐ Authorized Official(s) and/or Delegated Official(s)	1, 2A1, 3, 13, 15A1 (if you are an Authorized Official) or 15B1 (if you are a delegated official), and another 6 for the signer if that authorized or delegated official has not been established for this supplier
	4 244 2 42 (6 1 1 1 1 1 1 1
☐ Any other information not specified above	 2A1, 3, 12 (if applicable), 13 (optional) and 15 and the applicable section or sub-section that is changing and 6 for the signer if that authorized or delegated official has not been established for this supplier
ATTACHMENT 1: AMBULANCE SERVICE SUPPLIERS (ONLY)	15 and the applicable section or sub-section that is changing and 6 for the signer if that authorized or delegated official has not been established for this supplier
,	15 and the applicable section or sub-section that is changing and 6 for the signer if that authorized or delegated official has not been established for this supplier Required Sections 1, 2A, 3, 12, 13 (optional) and 15 and 6 for th signer if that authorized or delegated official has not been established for this supplier
ATTACHMENT 1: AMBULANCE SERVICE SUPPLIERS (ONLY) Changing Information	15 and the applicable section or sub-section that is changing and 6 for the signer if that authorized or delegated official has not been established for this supplier Required Sections 1, 2A, 3, 12, 13 (optional) and 15 and 6 for th signer if that authorized or delegated official
ATTACHMENT 1: AMBULANCE SERVICE SUPPLIERS (ONLY) Changing Information	15 and the applicable section or sub-section that is changing and 6 for the signer if that authorized or delegated official has not been established for this supplier Required Sections 1. 2A, 3. 12, 13 (optional) and 15 and 6 for th signer if that authorized or delegated official has not been established for this supplier Attachment 1(A) 1, 2A, 3, 12, 13 (optional) and 15 and 6 for th
ATTACHMENT 1: AMBULANCE SERVICE SUPPLIERS (ONLY) Changing Information Ambulance Supplier Transport Type	15 and the applicable section or sub-section that is changing and 6 for the signer if that authorized or delegated official has not been established for this supplier Required Sections 1, 2A, 3, 12, 13 (optional) and 15 and 6 for th signer if that authorized or delegated official has not been established for this supplier Attachment 1(A) 1, 2A, 3, 12, 13 (optional) and 15 and 6 for th signer if that authorized or delegated official
ATTACHMENT 1: AMBULANCE SERVICE SUPPLIERS (ONLY) Changing Information Ambulance Supplier Transport Type	15 and the applicable section or sub-section that is changing and 6 for the signer if that authorized or delegated official has not been established for this supplier Required Sections 1, 2A, 3, 12, 13 (optional) and 15 and 6 for th signer if that authorized or delegated official has not been established for this supplier Attachment 1(A) 1, 2A, 3, 12, 13 (optional) and 15 and 6 for th signer if that authorized or delegated official has not been established for this supplier
ATTACHMENT 1: AMBULANCE SERVICE SUPPLIERS (ONLY) Changing Information Ambulance Supplier Transport Type Geographic Area	15 and the applicable section or sub-section that is changing and 6 for the signer if that authorized or delegated official has not been established for this supplier Required Sections 1, 2A, 3, 12, 13 (optional) and 15 and 6 for th signer if that authorized or delegated official has not been established for this supplier Attachment 1(A) 1, 2A, 3, 12, 13 (optional) and 15 and 6 for th signer if that authorized or delegated official has not been established for this supplier Attachment 1(B) 1, 2A, 3, 12, 13 (optional) and 15 and 6 for th signer if that authorized or delegated official has not been established for this supplier Attachment 1(B)
ATTACHMENT 1: AMBULANCE SERVICE SUPPLIERS (ONLY) Changing Information Ambulance Supplier Transport Type Geographic Area	15 and the applicable section or sub-section that is changing and 6 for the signer if that authorized or delegated official has not been established for this supplier Required Sections 1, 2A, 3, 12, 13 (optional) and 15 and 6 for th signer if that authorized or delegated official has not been established for this supplier Attachment 1(A) 1, 2A, 3, 12, 13 (optional) and 15 and 6 for th signer if that authorized or delegated official has not been established for this supplier Attachment 1(B) 1, 2A, 3, 12, 13 (optional) and 15 and 6 for th signer if that authorized or delegated official has not been established for this supplier attachment 1(B)

ATTACHMENT 2: INDEPENDENT DIAGNOSTIC TESTING FACILITIE	
Changing Information	Required Sections
☐ CPT-4 and HCPCS Codes	1, 2A, 3, 12, 13 (optional) and 15 and 6 for the signer if that authorized or delegated official has not been established for this supplier
	Attachment 2(B)
☐ Interpreting Physician Information	1, 2A, 3, 12, 13 (optional) and 15 and 6 for the signer if that authorized or delegated official has not been established for this supplier Attachment 2(C)
Personnel (Technicians) Who Perform Tests	1, 2A, 3, 12, 13 (optional) and 15 and 6 for the signer if that authorized or delegated official has not been established for this supplier
	Attachment 2(D)
Supervising Physicians	1, 2A, 3, 12, 13 (optional) and 15 and 6 for the signer if that authorized or delegated official has not been established for this supplier
	Attachment 2(E)
Changing Information Opioid Treatment Program Personnel – Ordering Personnel	Required Sections 1, 2A1, 3, 12, 13 (optional) and 15 and 6 for
	•
dentification	official has not been established for this supplier
	Attachment 3A
☐ Opioid Treatment Program Personnel – Dispensing Personnel Identification	1, 2A1, 3, 12, 13 (optional) and 15 and 6 for the signer if that authorized or delegated official has not been established for this supplier
	Attachment 3B





- A: Supplier Identification
 Information
 - 1. Business Information
 - ✓ Indicate legal business name and TIN as it appears on the IRS document
 - ✓ Indicate other name and identify the type of business structure
 - 2. License/Certification/ Registration Information
 - ✓ Provide state license information





- A: Supplier Identification Information (continued)
 - 2. License/Certification/ Registration Information
 - 3. Correspondence Mailing Address
 - ✓ Cannot be a billing agency address
 - ✓ If change, furnish effective date
 - 4. Medical Record Correspondence Address
 - ✓ Check box if same as correspondence address
 - ✓ Cannot be a billing agency address

b. Active Certification Information				
Complete the appropriate subsect				
subsection is associated with your you are certified by a national en				
Certification Not Applicable				
Certification Number	Effective Date (mr	m/dd/yyyy)	State Where	e Issued*
Certifying Entity (Specialty Board, State, C	ther)			
3. CORRESPONDENCE MAILING AL	DDECC			
This is the address where correspo MAC. This address cannot be a bil	ndence will be s			
If you are reporting a change to y any current Correspondence Maili	our Corresponde	ence Mailing Address, o	-	
☐ Change Effective Date	-	iie.		
Attention (optional)	*****			
	0.0.0			
Correspondence Mailing Address Line 1 (F	.U. Box or Street Na	me and Number)		
Correspondence Mailing Address Line 2 (S	uite, Room, Apt. #, e	etc.)		
City/Town		State		ZIP Code + 4
Telephone Number (if applicable)	Fax Number (if a	applicable)	E-mail Address (if applicable)
4. MEDICAL RECORD CORRESPONI	DENCE ADDRESS	;		
This is the address where the med by your designated MAC. This info				
☐ Check here if your Medical Rec Address in section 2A3 (above)			mailed to you	ur Correspondence
If you are reporting a change to y replace any current Medical Recor			ddress, check t	the box below. This will
☐ Change Effective Date	mm/dd/yyyy):			
Attention (optional)				
Medical Record Correspondence Mailing A	ddress Line 1 (P.O. I	Box or Street Name and Nun	nber)	
Medical Record Correspondence Mailing A	ddress Line 2 (Suite,	, Room, Apt. #, etc.)		
City/Town		State		ZIP Code + 4
Telephone Number (if applicable)	Fax Number (if a	applicable)	E-mail Address (I if applicable)



- B: Type of Supplier
- C: Hospitals Only
 - 1. Answer question then follow instructions
 - 2. List each hospital department if billing separately along with PTANs and NPIs

SECTION 2: IDENTIFYING IF B. TYPE OF SUPPLIER		
Check the appropriate box to iden than one type of supplier, submit	tify the type of supplier you are enrollir a separate application for each type. If y nt supplier type), submit a new applicat	ou change the type of service that
Your organization must meet all F	ederal and State requirements for the ty	pe of supplier checked below.
Type of Supplier: (Check one only)		
Ambulance Service Supplier		tion (Roster Biller Only)
☐ Ambulatory Surgical Center	☐ Opioid Treatme	
Clinic/Group Practice	☐ Pharmacy	
☐ Hospital Department(s)		ational Therapy Group in Private
☐ Independent Clinical Laborator		adolar merapy droup in rivate
☐ Independent Diagnostic Testing	□ Bootoble V cont	Supplier
☐ Independent Diagnostic Testing ☐ Intensive Cardiac Rehabilitation		apy Center
☐ Mammography Center	☐ Other (Specify):	
not reflected in the list of supplier before you submit this application	f your supplier type is eligible to enroll i s. If you are unsure if you are eligible to	
C. HOSPITALS ONLY		
	ted by hospitals that are currently enro vill be billing a MAC for Medicare Part E	
 Hospitals requiring a Medicare billers. 	ng number to provide pathology service Part B billing number to provide purcha an one departmental Part B billing num eeding a number.	sed tests to other Medicare Part B
If your organization is not a hospit MAC to determine if this form sho	tal, and believes it will need a Part B bill uld be submitted.	ing number, contact the designated
	f the clinic/hospital department is locate not located within the hospital, do not	
Check "Clinic/Group Practice" in se	ction 2B and complete this entire applic	cation for the clinic/group practice.
1. Are you going to:		
bill for the entire hospital wi	th one billing number? (If yes, continue	to section 2D.)
•	ital department? (If yes, answer question	
2. List the hospital departments fo	r which you plan to bill separately:	
DEPARTMENT	MEDICARE IDENTIFICATION NUMBER	NPI



- D: PT/OT Groups Only
 - PT/OT in group setting
 - Complete all Yes/No questions
- E: Accreditation for Ambulatory Surgical Centers
 - Check accredited or not accredited
 - Name of accredited organization and accredited effective date or expiration date
- F: Employer Terminating Physician Assistants Only
 - If a physician assistant is no longer active with your group/clinic: identify termination date, name, PTAN and NPI

1. Does this group ONLY render PT/OT services in patients' homes?	D. PHYSICAL THERAPY (PT)	AND OCCUPATIONAL	L THERAPY (OT) GROUPS ONL	Y
2. Does this group maintain private office space?				
3. Does this group own, lease, or rent its private office space?	2. Does this group maintain p	rivate office space?		
5. Does this group provide PT/OT services outside of its office and/or patients' homes?				
f you responded YES to questions 2, 3, or 4 above, you must have and attach a copy of any written agreement that gives the group exclusive use of the office space for PT/OT services. E. ACCREDITATION FOR AMBULATORY SURGICAL CENTERS (ASCs) ONLY NOTE: Copy and complete this section if more than one accreditation needs to be reported. Check one of the following and furnish any additional information as requested: The enrolling ASC supplier is accredited. The enrolling ASC supplier is not accredited. The enrolling ASC supplier is not accredited. The accrediting Organization Effective Date of Current Accreditation (mm/dd/lyyyy) Expiration of Current Accreditation (mm/dd/lyyyyy)	4. Is this private office space u	ised exclusively for the	group's private practice?	Yes O No
that gives the group exclusive use of the office space for PT/OT services. E. ACCREDITATION FOR AMBULATORY SURGICAL CENTERS (ASCs) ONLY NOTE: Copy and complete this section if more than one accreditation needs to be reported. Check one of the following and furnish any additional information as requested: The enrolling ASC supplier is accredited. The enrolling ASC supplier is not accredited (includes exempt suppliers). Name of Accrediting Organization Expiration of Current Accreditation (mm/dd/yyyy)	5. Does this group provide PT	OT services outside of	its office and/or patients' homes	? O Yes O No
NOTE: Copy and complete this section if more than one accreditation needs to be reported. Check one of the following and furnish any additional information as requested: The enrolling ASC supplier is accredited. The enrolling ASC supplier is not accredited (includes exempt suppliers). Name of Accrediting Organization Effective Date of Current Accreditation (immiddlyyyy) Expiration of Current Accreditation (immiddlyyyy) F. EMPLOYER TERMINATING EMPLOYMENT ARRANGEMENT WITH ONE OR MORE PHYSICIAN ASSISTANTS Complete this section if you are a health care provider corporation and you are discontinuing the employment arrangement of a PA(s). Health care provider corporations must also complete section 2A1 with your organizational information. EFFECTIVE DATE PA'S MEDICARE				of any written agreement
Check one of the following and furnish any additional information as requested: The enrolling ASC supplier is accredited. The enrolling ASC supplier is not accredited (includes exempt suppliers). Name of Accrediting Organization Effective Date of Current Accreditation (immiddl)yyyy) Expiration of Current Accreditation (immiddl)yyyy) Expiration of Current Accreditation (immiddl)yyyy) F. EMPLOYER TERMINATING EMPLOYMENT ARRANGEMENT WITH ONE OR MORE PHYSICIAN ASSISTANTS Complete this section if you are a health care provider corporation and you are discontinuing the employment arrangement of a PA(s). Health care provider corporations must also complete section 2A1 with your organizational information. EFFECTIVE DATE PA'S MEDICARE	E. ACCREDITATION FOR AM	BULATORY SURGICA	L CENTERS (ASCs) ONLY	
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The enrolling ASC supplier is not accredited (includes exempt suppliers). Name of Accrediting Organization Effective Date of Current Accreditation (mmlddlyyyy) Expiration of Current Accreditation (mmlddlyyyy) F. EMPLOYER TERMINATING EMPLOYMENT ARRANGEMENT WITH ONE OR MORE PHYSICIAN ASSISTANTS Complete this section if you are a health care provider corporation and you are discontinuing the employment arrangement of a PA(s). Health care provider corporations must also complete section 2A1 with your organizational information. EFFECTIVE DATE PA'S MEDICARE	_	•	al information as requested:	
Name of Accrediting Organization Effective Date of Current Accreditation (mmlddlyyyy) Expiration of Current Accreditation (mmlddlyyyy) Expiration of Current Accreditation (mmlddlyyyy) Expiration of Current Accreditation (mmlddlyyyy) EXPIRATE OF COMPACE OF COM			des evenuet suppliers)	
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Section 3: Final Adverse Legal Actions

- A: Federal and State Convictions
- B: Exclusions, Revocations or Suspensions
- C: Final, Adverse Legal Action History
 - If no adverse legal action, check "No"
 - If any, check "Yes", then list details in section C2 and attach final adverse legal action documentation and/or resolutions

SECTION 3: FINAL ADVERSE LEGAL ACTIONS

This section captures information regarding final adverse legal actions, such as convictions, exclusions, license revocations and license suspensions. All applicable final adverse legal actions must be reported, regardless of whether any records were expunged or any appeals are pending.

NOTE: To satisfy the reporting requirement, section 3 must be filled out in its entirety, and all applicable attachments must be included.

A. FEDERAL AND STATE CONVICTIONS (Conviction as defined in 42 C.F.R. Section 1001.2) WITHIN THE PRECEDING 10 YEARS

- Any federal or state felony conviction(s) by the provider, supplier, or any owner or managing employee
 of the provider or supplier.
- Any crime, under Federal or State law, which received a sentence of deferred adjudication, adjudication
 withheld, stay of adjudication, withholding of judgment, or order of deferral regardless of whether
 the court dismissed the case upon completion of probation, and regardless of whether the felony was
 reduced to a misdemanor.
- Any misdemeanor conviction, under federal or state law, related to: (a) the delivery of an item or service under Medicare or a state health care program, or (b) the abuse or neglect of a patient in connection with the delivery of a health care item or service.
- Any misdemeanor conviction, under federal or state law, related to the theft, fraud, embezzlement, breach of fiduciary duty, or other financial misconduct in connection with the delivery of a health care item or service.
- Any misdemeanor conviction, under federal or state law, related to the unlawful manufacture, distribution, prescription, or dispensing of a controlled substance.
- Any misdemeanor conviction, under federal or state law, related to the interference with or obstruction of any investigation into any criminal offence described in 42 C.F.R. section 1001.101 or 1001.201.

B. EXCLUSIONS, REVOCATIONS OR SUSPENSIONS

- Any current or past revocation, suspension, or voluntary surrender of a medical license in lieu of further disciplinary action.
- 2. Any current or past revocation or suspension of accreditation
- Any current or past suspension or exclusion imposed by the U.S. Department of Health and Human Service's Office of Inspector General (OIG).
- Any current or past debarment from participation in any Federal Executive Branch procurement or non-procurement program.
- Any other current or past Federal Sanctions (A penalty imposed by a Federal governing body (e.g. Civil Monetary Penalties (CMP)).
- Any Medicaid exclusion, enrollment suspension, payment suspension, revocation, or termination of any billing number.

C. FINAL ADVERSE LEGAL ACTION HISTORY

- Has your organization, under any current or former name or business identity, ever had a final adverse legal action listed above imposed against it?
 - YES continue below NO skip to section 4
- If yes, report each final adverse legal action, when it occurred, and the federal or state agency or the court/administrative body that imposed the action.

FINAL ADVERSE LEGAL ACTION	DATE	ACTION TAKEN BY
		<u> </u>

CM5-855B (Rev. 03/2021)





- Instructions on reporting practice locations in this section
- Report all practice locations including
 - Ambulatory Surgical Centers
 - Hospital
 - Retirement or Assisted Living Community
 - Skilled Nursing Facility or Other Nursing Facility
 - Other health care facilities
 - Administrative Office when performing house calls, which could be home address

SECTION 4: PRACTICE LOCATION INFORMATION

INSTRUCTIONS

This section captures information about the physical location(s) where you currently provide health care services. If you operate a mobile facility or portable unit, provide the address for the "Base of Operations," as well as vehicle information and the geographic area serviced by these facilities or units.

MOBILE FACILITY AND/OR PORTABLE UNIT

A "mobile facility" is generally a mobile home, trailer, or other large vehicle that has been converted, equipped, and licensed to render health care services. These vehicles usually travel to local shopping centers or community centers to see and treat patients inside the vehicle.

A "portable unit" is when the supplier transports medical equipment to a fixed location (e.g., physician's office, nursing home) to render services to the patient.

The most common types of mobile facilities/portable units are mobile IDTFs, portable X-ray suppliers, portable mammography, and mobile clinics. Physicians and non-physician practitioners (e.g., nurse practitioners, physician assistants) who perform services at multiple locations (e.g., house calls, assisted living facilities) are not considered to be mobile facilities/portable units.

A. PRACTICE LOCATION INFORMATION

Complete this section for each of your practice locations where you render services to Medicare beneficiaries. This includes all locations you will disclose on claims forms for reimbursement. If you have and see patients at more than one private practice location or health care facility, copy and complete this section for each location.

All reported practice location addresses must be a specific street address as recorded by the United States Postal Service. Your practice location must be the physical location where you render services to Medicare beneficiaries. Your practice location address cannot be a Post Office (P.O.) Box.

If you render services in a hospital, retirement or assisted living community, and/or other health care facilities furnish the name, address and telephone number for those facilities.

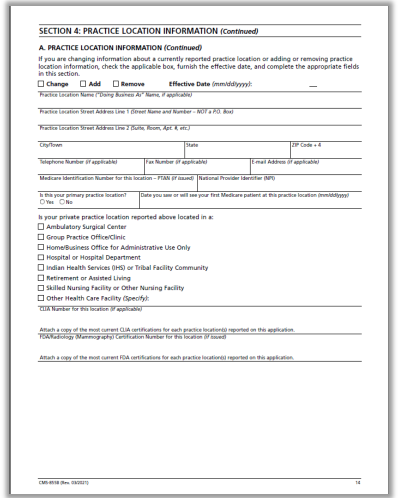
If you only render services in patients' homes (house calls only), you may supply your home address in this section if you do not have a separate office. In section 4013 explain that this address is for administrative purposes only and that all services are rendered in patients' homes. You must then also complete section 4D1 as appropriate.

Only report those practice locations that are within the jurisdiction of the designated MAC to which you will be submitting this application. If you have to report practice locations outside the jurisdiction of the designated MAC to which you are submitting this application you must submit a separate CMS-855B Enrollment Application to the MAC that has jurisdiction for those locations. If you are enrolling for the first time, or if you are adding a new practice location, the date you provide should be the date you saw your first Medicare patient at this location.



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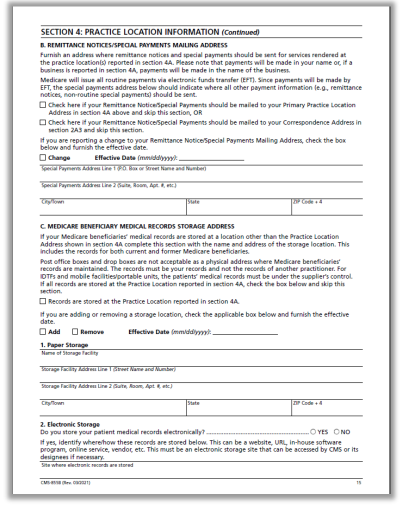
- A: Practice location information
 - Copy and complete section for each practice location where services are rendered
 - ✓ List all NPIs and PTANs associated
 - Indicate primary practice location
 - If add or remove, furnish effective date
 - Add new location, supply date first saw Medicare patient







- B: Remittance notices/ special payments
 - Check the appropriate "special payments" box and follow instructions
 - If change, furnish effective date and special payment address
- C: Medicare Beneficiary Medical Records Storage Address
 - Check box if stored at practice location
 - Paper Storage
 - ✓ Address cannot be P.O. Box/Drop Box
 - Electronic Storage
 - ✓ Example: EPIC
 - If add or remove, furnish effective date





- D: Rendering Services in Patients' Homes
 - 1. Initial Reporting and/or Additions
 - ✓ Indicate entire state or city/town, county and/or zip codes
 - 2. Deletions
 - ✓ Indicate areas deleting from existing enrollment
 - 3. Comments/Special Circumstances
 - Explain any unique circumstances concerning your practice location or the method by which you render health care services (e.g., house calls only)

D. RENDERING SERVICES IN PATIENTS' HO			
List the city/town, county, state/territory, patients' homes or, if previously reported			
If you provide health care services in moi different MACs, complete a separate CM			
1. Initial Reporting and/or Additions If you are reporting or adding an entire	state/territory, check the box bel	ow and specify the state	territory.
☐ Entire State/Territory of			
If services are only provided in selected on the selected of the entire city/too.		the locations below. Onl	y list ZIP codes
CITY/TOWN	COUNTY	STATE/ TERRITORY	ZIP CODE
		 	
		-	
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2. Deletions			
If you are deleting an entire state/territo	ry, check the box below and spe	cify the state/territory.	
Entire State/Territory of			
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3. Comments/Special Circumstances	ning your practice location(s) or	the method by which yo	ou render
	rain days of the week)		
Explain any unique circumstances concer health care services (e.g., practice on cert	tain days of the week).		
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SECTION 4: PRACTICE LOCATION INFORMATION (Continued)



- E: Base of Operation Address for Mobile or Portable Suppliers
 - Check box if address is the same as the practice location, otherwise furnish address of business office or dispatcher/scheduler
 - If add or remove, furnish effective date
- F: Vehicle Information
 - If add or remove, furnish effective date

E. Base of Operations Address for Mo Scheduler)				•
The base of operations is the location equipment is stored, and when applic				
NOTE: When necessary to report more base of operations.	e than one b	ase of operations, copy	and comple	te this section for each
If you are changing information abou effective date, and complete the app			eck the app	licable box, furnish the
☐ Change ☐ Add ☐ Remove	Effec	tive Date (mm/dd/yyyy):	:	
☐ Check here and skip to section 4F i listed in section 4A.	f the "Base o	of Operations" address i	is the same a	as the "Practice Location
Base of Operations Street Address Line 1 (Stre	et Name and Nu	imber)		
Base of Operations Street Address Line 2 (Suite	e, Room, etc.)			
City/Town		State		ZIP Code + 4
Telephone Number (if applicable)	Fax Number (if a	applicable)	E-mail Address	(if applicable)
If the mobile health care services are the following whiche information bel transport medical equipment (e.g., w such as a doctor's office) or ambuland section as needed. For each vehicle, submit a copy of all If you are adding or removing inform	ow. Do not phen the equi e vehicles. If	provide information abo pment is transported in more than four vehicles related permits/licenses	out vehicles to a van but is s are used, co s/registration	that are used only to used in a fixed setting, opy and complete this
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- G: Geographic Location for Mobile or Portable Suppliers
 - 1. Initial Reporting and/or Additional
 - ✓ Indicate entire state or city/town, county and/or zip codes
 - 2. Deletions
 - ✓ Indicate areas deleting from existing enrollment

enders Services rovide the city/town, county, state/terri ervices are rendered.	ortable Suppliers Where the E tory, and zip code for all locat	-	
OTE: If you provide mobile or portable erritories are serviced by different MAC IAC's jurisdiction.			
Initial Reporting and/or Additions you are reporting or adding an entire Entire State/Territory of	state/territory, check the box	below and specify the state	/territory.
services are only provided in selected odes if you are not servicing the entire		de the locations below. Onl	y list ZIP
CITY/TOWN	COUNTY	STATE/ TERRITORY	ZIP CODE
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	_		
CITY/TOWN	COUNTY	STATE/ TERRITORY	ZIP CODE
	COUNTY	STATE/ TERRITORY	ZIP CODE
	COUNTY	STATE/ TERRITORY	ZIP CODE



Section 5: Ownership Interest and/or Managing Control Information (Organizations)

- Instructions on organizations to report in this section
- Individuals report in Section 6

SECTION 5: OWNERSHIP INTEREST AND/OR MANAGING CONTROL INFORMATION (ORGANIZATIONS)

NOTE: Only report organizations in this section. Individuals must be reported in section 6.

Complete this section with information about all organizations that have 5 percent or more (direct or indirect) ownership interest of, any partnership interest in, and/or managing control of, the supplier identified in Section 2, as well as information on any adverse legal actions that have been imposed against that organization. For examples of organizations that should be reported here, visit our Web site: www.cms.hhs.gov/MedicareProviderSupEnroll. If there is more than one organization that should be reported, oop and complete this section for each.

NOTE: It is not necessary for the organization reported in 2A1 to report itself in this section.

The supplier must submit an organizational structure diagram/flowchart identifying all the entities listed in section 5 and their relationships with the supplier and each other.

MANAGING CONTROL (ORGANIZATIONS)

Any organization that exercises operational or managerial control over the supplier, or conducts the day-today operations of the supplier, is a managing organization and must be reported. The organization need not have an ownership interest in the supplier in order to qualify as a managing organization.

Report the entity under the role of "managing control" if, for instance, an entity:

- a. has direct responsibility for the performance of your organization AND
- is capable of changing the leadership, allocation of resources, or other processes of your organization to improve performance.

Suppliers should also report any managing relationship with a management services organization under contract with the supplier to furnish management services for the business.

Faculty practice plans, university-based health systems, hospital outpatient departments, medical foundations, and groups that primarily treat enrollees of group model HMOs should review this definition of managing control (organizations) carefully to determine if it applies

SPECIAL TYPES OF ORGANIZATIONS

Governmental/Tribal Organizations

If a federal, state, county, city or other level of government, or an Indian tribe, will be legally and financially responsible for Medicare payments received (including any potential overpayments), the name of that government or Indian tribe should be reported as an owner. The supplier must submit a letter on the letterhead of the responsible government (e.g., government agency) or tribal organization that attests that the government or tribal organization will be legally and financially into the three is any outstanding debt owed to CMS. This letter must be signed by an appointed or elected official of the government or tribal organization who has the authority to legally and financially bind the government or tribal organization to the laws, regulations, and program instructions of the Medicare program.

Non-Profit, Charitable and Religious Organizations

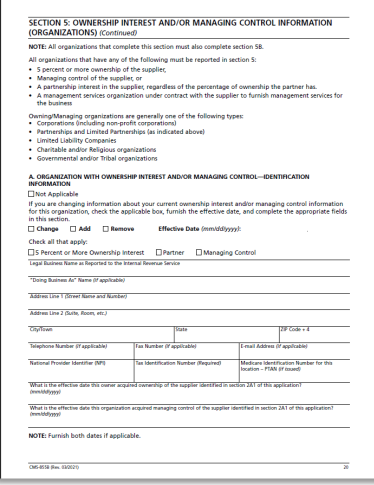
Many non-profit organizations are charitable or religious in nature, and are operated and/or managed by a board of trustees or other governing body. The actual name of the board of trustees or other governing body should be reported in this section. While the organization should be listed in section 5, individual board members should be listed in section 6. Each non-profit organization should submit a copy of a 501(c)(3) document verifying its non-profit status.



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Section 5: Ownership Interest and/or Managing Control Information (Organizations)

- A: Organization Identifying Information
 - Check the box "not applicable"
 - Complete entire section for each organization
 - ✓ Five percent or more ownership
 - ✓ Managing control
 - ✓ Partnership interest
 - If add or remove, furnish effective date





Section 5: Ownership Interest and/or Managing Control Information (Organizations)

- B: Final Adverse Legal Action History
 - If no adverse legal action, check "No"
 - If any, check "Yes", then list details in section B2 and attach final adverse legal action documentation and/or resolutions

SECTION 5: OWNERSHIP INTEREST AND/OR MANAGING CONTROL INFORMATION (ORGANIZATIONS) (Continued)

B. FINAL ADVERSE LEGAL ACTION HISTOR

Complete this section for the organization reported in section 5A above. If you need additional informati regarding what to report, please refer to section 3 of this application.

NOTE: If reporting more than one organization, copy and complete sections 5A and 5B for each organization reported.

- Has this organization in section 5A above, under any current or former name or business identity, ever had a final adverse legal action listed in section 3 of this application imposed against it?
- If yes, report each final adverse legal action, when it occurred, and the federal or state agency or the court/administrative body that imposed the action.

NOTE: To satisfy the reporting requirement, section 5B2 must be filled out in its entirety, and all applicable attachments must be included.

FINAL ADVERSE LEGAL ACTION	DATE	ACTION TAKEN BY



NCCM

Section 6: Ownership Interest and/or Managing Control Information (Individuals)

- Instructions on individuals to report in this section
- Organizations report in Section 5

SECTION 6: OWNERSHIP INTEREST AND/OR MANAGING CONTROL INFORMATION (INDIVIDUALS)

NOTE: Only report individuals in this section. Organizations must be reported in section 5

NOTE: A supplier MUST have at least ONE organizational or individual owner, ONE managing employee and ONE Authorized Official. In addition, all Authorized Officials and/or Delegated Officials must complete this section, as well as the individuals listed below.

The following individuals must be reported in section 6A:

- All persons who have a 5 percent or greater direct or indirect ownership interest in the supplier (For more
 information on "direct" and "indirect" owners, go to www.cms.hhs.gov/MedicareProviderSupEnroll.);
- If (and only if) the supplier is a corporation (whether for-profit or non-profit), all officers and directors of the supplier;
- · All managing employees of the supplier;
- All individuals with a partnership interest in the supplier, regardless of the percentage of ownership the partner has: and
- Authorized and delegated officials. All Authorized Officials must identify one other relationship of 5%
 or greater direct/indirect owner, Partner or Director/Officer. All Delegated Officials must identify one
 other relationship but can select managing employee as other relationship. NOTE: If you need additional
 information regarding who to report, please refer to section 15 of this application.

Example: A supplier is 100 percent owned by Company C, which itself is 100 percent owned by Individual D. Assume that Company C is reported in section 5A as an owner of the supplier. Assume further that Individual D, as an indirect owner of the supplier, is reported in section 6A. Based on this example, the supplier would check the "5 percent or Greater Direct/Indirect Owner" box in section 6A.

NOTE: All partners within a partnership must be reported on this application. This applies to both "General" and "Limited" partnerships. For instance, if a limited partnership has several limited partners and each of them only has a 1 percent interest in the supplier, each limited partner must be reported on this application, even though each owns less than 5 percent. The 5 percent threshold primarily applies to corporations and other organizations that are not partnerships.

Non-Profit. Charitable or Religious Organizations: If you are a non-profit charitable or religious organization that has no organizational or individual owners (only board members, directors or managers), you should complete this section and submit a 501(c)(3) document verifying non-profit status with your application.

For purposes of this application, the terms "officer," "director," and "managing employee" are defined as follows:

- Officer is any person whose position is listed as being that of an officer in the supplier's "articles of
 incorporation" or "corporate bylaws," or anyone who is appointed by the board of directors as an officer in
 accordance with the supplier's corporate bylaws.
- Director is a member of the supplier's "board of directors." It does not necessarily include a person who
 may have the word "director" in his/her job title (e.g., departmental director, director of operations).
 Moreover, where a supplier has a governing body that does not use the term "board of directors," the
 members of that governing body will still be considered "directors." Thus, if the supplier has a governing
 body titled "board of trustees" (as opposed to "board of directors"), the individual trustees are considered
 "directors" for Medicare enrollment purposes.
- Managing Employee means a general manager, business manager, administrator, director, or other
 individual who exercises operational or managerial control over, or who directly or indirectly conducts, the
 day-to-day operations of the supplier, either under contract or through some other arrangement, regardless
 of whether the individual is a W-2 employee of the supplier.

NOTE: If a governmental or tribal organization will be legally and financially responsible for Medicare payments received (per the instructions for Governmental/Tribal Organizations in section 5), the supplier is only required to report its managing employees in section 6. Owners, partners, officers, and directors do not need to be reported, except those who are listed as authorized or delegated officials on this application.

Any information on final adverse actions that have been imposed against the individuals reported in section 6A must be furnished. If there is more than one individual, copy and complete this section for each individual.

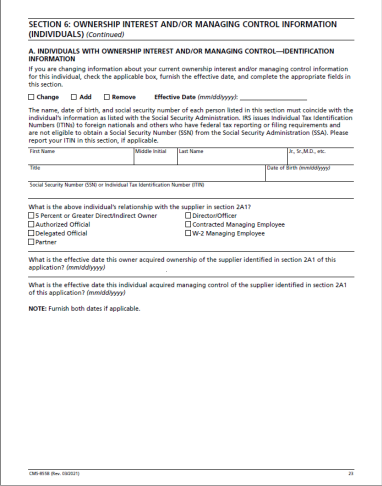
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NICCMS



Section 6: Ownership Interest and/or Managing Control Information (Individuals)

- A: Individuals Identifying Information
 - Complete entire section for each individual
 - ✓ Five percent or more ownership
 - ✓ Managing control
 - ✓ Partnership interest
 - ✓ Director/Officer
 - Relationship to provider (select all that apply)
 - If add or remove, furnish effective date





Section 6: Ownership Interest and/or Managing Control Information (Individuals)

- B: Final Adverse Legal Action History
 - If no adverse legal action, check "No"
 - If any, check "Yes", then list details in section B2 and attach final adverse legal action documentation and/or resolutions

SECTION 6: OWNERSHIP INTEREST AND/OR MANAGING CONTROL INFORMATION (INDIVIDUALS) (Continued)

B. FINAL ADVERSE LEGAL ACTION HISTOR

Complete this section for the individual reported in section 6A above. If you need additional information regarding what to report, please refer to section 3 of this application.

NOTE: If reporting more than one individual, copy and complete sections 6A and 6B for each individual reported.

- Has the individual in section 6A above, under any current or former name or business identity, ever had a final adverse legal action listed in section 3 of this application imposed against him/her?
- YES continue below NO skip to section 8
- If yes, report each final adverse legal action, when it occurred, and the federal or state agency or the court/administrative body that imposed the action.

NOTE: To satisfy the reporting requirement, section 6B2 must be filled out in its entirety, and all applicable attachments must be included.

DATE	ACTION TAKEN BY
	DATE

SECTION 7: THIS SECTION INTENTIONALLY LEFT BLANK

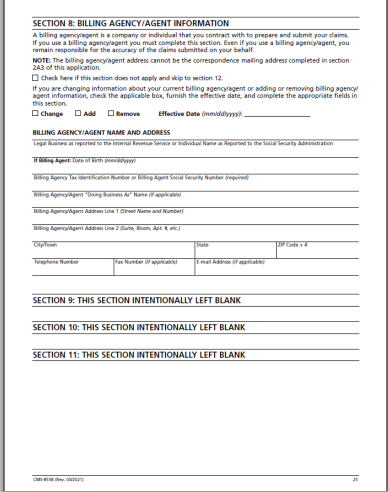


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Section 8: Billing Agency/Agent Information

- Check box if section does not apply, otherwise furnish billing agency information
- If add or remove, furnish effective date

Note: Entities using a billing agency are responsible for claims submitted on their behalf





Section 12: Supporting Documentation Information

Required documentation

This section lists the documents that, if applicable, must be submitted with this completed enrollment application. If you are enrolling for the first time, or reactivating or revalidating your enrollment you must submit applicable documents. When reporting a change of information, only submit documents that apply to the change reported. Your designated Medicare Administrative Contractor (MAC) may request, at any time during the enrollment process, documentation to support or validate information reported on this application. In addition, your designated MAC may also request documents from you other than those identified in this section as are necessary to ensure correct billing of Medicare. Completed Form CMS-855R, Individual Reassignment of Medicare Benefits, for the individual practitioner(s) if you will be submitting claims and receiving payments for the individual practitioner(s) who will be rendering services as part of your group/clinic or other health care organization. A CMS-855I is necessary if the individual practitioner does not have a current Medicare enrollment in the state. ☐ Copy(s) of all final adverse legal action documentation (e.g., notifications, resolutions, and reinstatement ☐ Completed Form CMS-460, Medicare Participating Physician or Supplier Agreement NOTE: The CMS-460 must be submitted for all initial enrollments or reactivations only if you want to be a participating supplier in Medicare. Completed Form CMS-588, Electronic Funds Transfer Authorization Agreement. Include a voided check or NOTE: If you currently receive payments electronically and are not making a change to your banking ☐ If Medicare payments due to you are being sent to a bank (or similar financial institution) where you have a lending relationship (that is, any type of loan), you must provide a statement in writing from the bank (which must be in the loan agreement) that the bank has agreed to waive its right of offset for Medicare receivables. ☐ Written confirmation from the IRS confirming your Tax Identification Number and Legal Business Name provided in section 2A (e.g., IRS form CP-575). NOTE: This information is needed if the applicant is enrolling their professional corporation, professional association, or limited liability corporation with this application or enrolling as a sole proprietor using an ☐ Written confirmation from the IRS if your business is registered as a Limited Liability Company (LLC), including single member LLCs, confirming your LLC is automatically classified as a Disregarded Entity (e.g., IRS Form NOTE: A Disregarded Entity is an eligible entity that is not treated as a separate entity from its single owner ☐ Copy of IRS Determination Letter if you are registered with the IRS as non-profit (e.g., IRS Form 501(c)(3)). NOTE: Government-owned entities do not need to provide an IRS Form 501(c)(3). ☐ The provider must submit an organizational structure diagram/flowchart identifying all of the entities listed in section 5 and their relationships with the provider and each other. Copy of an attestation for government entities and tribal organizations Copy of all ambulances' licenses (NOTE: required for all application submissions, including a change of ☐ Copy of all mobile vehicle registrations (all mobile services including ambulance vehicles). ☐ Copy of FAA 135 Certificate (air ambulance suppliers). ☐ Copy(s) of comprehensive liability insurance policy (IDTFs only). Copy(s) of all documentation verifying IDTF Supervisory Physician(s) proficiency and/or state licenses or certifications for IDTF non-physician personnel. ☐ Copy(s) of all documentation verifying the state licenses or certifications of the laboratory Director or nonphysician practitioner personnel of an independent clinical laboratory ☐ Copy of the Opioid Treatment Program approval letter. ☐ Copy of the Opioid Treatment Program's operating certificate CMS-855B (Rev. 03/2021

SECTION 12: SUPPORTING DOCUMENTATION INFORMATION





Section 13: Contact Person

- Copy and complete section for each contact person
 - Contact will be authorized to discuss issues concerning enrollment only
 - If add or remove, furnish effective date
 - First contact person listed will receive acknowledge notice and be notified if any additional information is needed by email

If questions arise during the processing of this application, your designated MAC will contact the individual reported below.						
☐ Change ☐ Add		Date (mm/dd/yyyy):				
First Name	Middle Initial	Last Name	Jr., Sr.,M.D., etc.			
Contact Person Address Line 1	(Street Name and Number)					
Contact Person Address Line 2	(Suite Room etc.)					
	(Saite, Room, etc.)					
City/Town		State	ZIP Code + 4			
Telephone Number	Fax Number (if applicable)	E-mail Address (if applicable)	-			





Section 14: Penalties for Falsifying Information

 Explains penalties for deliberately falsifying information on this application to gain or maintain enrollment in the Medicare Program

SECTION 14: PENALTIES FOR FALSIFYING INFORMATION ON THIS APPLICATION

This section explains the penalties for deliberately furnishing false information in this application to gain or maintain enrollment in the Medicare program.

- 1. 18 U.S.C. section 1001 authorizes criminal penalties against an individual who, in any matter within the jurisdiction of any department or agency of the United States, knowingly and willfully falsifies, conceals or covers up by any trick, scheme or device a material fact, or makes any false, fictitious, or fraudulent statements or representations, or makes any false writing or document knowing the same to contain any false, fictitious or fraudulent statement or entry. Individual offenders are subject to fines of up to \$250,000 and imprisonment for up to five years. Offenders that are organizations are subject to fines of up to \$50,000 (18 U.S. section 3571). Section 3571 (d) also authorizes fines of up to twice the gross gain derived by the offender if it is greater than the amount specifically authorized by the sentencing statute.
- Section 1128B(a)(1) of the Social Security Act authorizes criminal penalties against any individual who,
 "knowingly and willfully," makes or causes to be made any false statement or representation of a material
 fact in any application for any benefit or payment under a federal health care program. The offender is
 subject to fines of up to \$25,000 and/or imprisonment for up to five years.
- 3. The Civil False Claims Act, 31 U.S.C. Section 3729, imposes civil liability, in part, on any person who, with actual knowledge, deliberate ignorance or reckless disregard of truth or falsity (a) presents or causes to be presented to the United States Government or its contractor or agent a false or fraudulent claim for payment or approval; (b) uses or causes to be used a false record or statement material either to a false or fraudulent claim or to an obligation to pay the Government; (c) concells or improperly avoids or decreases an obligation to pay or transmit money or property to the Government; or (d) conspires to violate any provision of the False Claims Act. The False Claims Act imposes a civil penalty of between \$5,000 and \$10,000 per violation, as adjusted for inflation by the Federal Civil Penalties Inflation Adjustment Act, 28 U.S.C. 2461, plus three times the amount of damages sustained by the Government.
- 4. Section 1128A(a)(1) of the Social Security Act imposes civil liability, in part, on any person (including an organization, agency or other entity) that knowingly presents or causes to be presented to an officer, employee, or agent of the United States, or of any department or agency thereof, or of any state agency... a claim...that the Secretary determines is for a medical or other item or service that the persor knows or should know.

a. was not provided as claimed; and/or

b. the claim is false or fraudulent

This provision authorizes a civil monetary penalty of up to \$10,000 for each item or service, an assessment of up to three times the amount claimed, and exclusion from participation in the Medicare program and state health care programs.

- 5. 18 U.S.C. 1035 authorizes criminal penalties against individuals in any matter involving a health care benefit program who knowingly and willfully falsifies, conceals or covers up by any trick, scheme, or device a material fact; or makes any materially false, fictitious, or fraudulent statements or representations, or makes or uses any materially false fictitious, or fraudulent statement or entry, in connection with the delivery of or payment for health care benefits, items or services. The individual shall be fined or imprisoned up to 5 years or both.
- 6. 18 U.S.C. 1347 authorizes criminal penalties against individuals who knowing and willfully execute, or attempt, to execute a scheme or artifice to defraud any health care benefit program, or to obtain, by means of false or fraudulent pretenses, representations, or promises, any of the money or property owned by or under the control of any, health care benefit program in connection with the delivery of or payment for health care benefits, items, or services. Individuals shall be fined or imprisoned up to 10 years or both. If the violation results in serious bodily injury, an individual will be fined or imprisoned up to 20 years, or both. If the violation results in death, the individual shall be fined or imprisoned for any term of years or for life or both.
- 7. The United States Government may assert common law claims such as "common law fraud," "money paid by mistake," and "unjust enrichment." Remedies include compensatory and punitive damages, restitution, and recovery of the amount of the unjust profit.

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Section 15: Certification Statement

- Definition of an authorized and delegated official
 - Authorized official is an appointed official
 - Delegated official is an individual delegated by an authorized official to report changes and updates

SECTION 15: CERTIFICATION STATEMENT

An Authorized Official is defined as an appointed official (for example, chief executive officer, chief financial officer, general partner, chairman of the board, or direct owner) to whom the organization has granted the legal authority to enroll it in the Medicare program, to make changes or updates to the organization's status in the Medicare program, and to commit the organization to fully abide by the statutes, regulations, and program instructions of the Medicare program.

A **Delegated Official** is defined as an individual who is delegated by an authorized official the authority to report changes and updates to the supplier's enrollment record. A delegated official must be an individual with an "ownership or control interest" in (as that term is defined in section 1124(a)(3) of the Social Security Act), or be a W-2 managing employee of the supplier.

Delegated officials may not delegate their authority to any other individual. Only an authorized official may delegate the authority to make changes and/or updates to the supplier's Medicare status. Even when delegated officials are reported in this application, an authorized official retains the authority to make any such changes and/or updates by providing his or her printed name, signature, and date of signature as required in section 158.

NOTE: Authorized officials and delegated officials must be reported in section 6, either on this application or on a previous application to this same MAC. If this is the first time an authorized and/or delegated official has been reported on the CMS-855B, you must complete section 6 for that individual and that individual must sign section 15.

By his/her signature(s), an authorized official binds the supplier to all of the requirements listed in the Certification Statement and acknowledges that the supplier may be denied entry to or revoked from the Medicare program if any requirements are not met.

Only an authorized official has the authority to sign (1) the initial enrollment application on behalf of the supplier and (2) add or remove additional authorized officials and delegated officials. Once the delegation of authority has been established all other enrollment application submissions can be signed by either an authorized official or delegated official.

By signing this application, an authorized official agrees to immediately notify the MAC if any information furnished on this application is not true, correct, or complete. In addition, an authorized official, by his/her signature, agrees to notify the MAC of any future changes to the information contained in this form, after the supplier is enrolled in Medicare, in accordance with the timeframes established in 42 C.F.R. 424.516. (IDTF changes of information must be reported in accordance with 42 C.F.R. 4.10.33.)

The supplier can have as many authorized officials as it wants. If the supplier has more than two authorized officials, it should copy and complete this section as needed.

EACH AUTHORIZED AND DELEGATED OFFICIAL MUST HAVE AND DISCLOSE HIS/HER SOCIAL SECURITY NUMBER.



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Section 15: Certification Statement

- A: Additional Requirements for Medicare Enrollment for Authorized Officials
 - Medicare requirements providers must meet and maintain in order to bill Medicare
 - By signing the form the authorized official agrees to adhere to the requirements listed

SECTION 15: CERTIFICATION STATEMENT (Continued)

A. Additional Requirements for Medicare Enrollment for Authorized Officia

These are additional requirements that the supplier must meet and maintain in order to bill the Medicar program. Read these requirements carefully. By signing, the supplier is attesting to having read the requirements and understanding them.

By his/her signature(s), the authorized official(s) named below and the delegated official(s) named in section 15D agree to adhere to the following requirements stated in this Certification Statement:

- I authorize the Medicare contractor to verify the information contained herein. I agree to notify
 the Medicare contractor of any future changes to the information contained in this application in
 accordance with the timeframes established in 42 C.F.R. section 424.516. I understand that any change in
 the business structure of this supplier may require the submission of a new application.
- 2. I have read and understand the Penalties for Falsifying Information, as printed in this application. I understand that any deliberate omission, misrepresentation, or falsification of any information contained in this application or contained in any communication supplying information to Medicare, or any deliberate alteration of any text on this application form, may be punished by criminal, civil, or administrative penalties including, but not limited to, the denial or revocation of Medicare billing privileges, and/or the imposition of fines, civil damages, and/or imprisonment.
- 3. I agree to abide by the Medicare laws, regulations and program instructions that apply to me or to the organization listed in section 2A1 of this application. The Medicare laws, regulations, and program instructions are available through the Medicare Administrative Contractor. I understand that payment of a claim by Medicare is conditioned upon the claim and the underlying transaction complying with such laws, regulations and program instructions (including, but not limited to, the Federal Anti-Kickback Statute, 42 U.S.C. section 1320a-7b(b) (section 1128B(b) of the Social Security Act) and the Physician Self-Referral Law (Stark Law), 42 U.S.C. section 1395n (Section 1879 of the Social Security Act).
- 4. Neither this supplier, nor any five percent or greater owner, partner, officer, director, managing employee, authorized official, or delegated official thereof is currently sanctioned, suspended, debarred, or excluded by the Medicare or State Health Care Program, e.g., Medicaid program, or any other Federal program, or is otherwise prohibited from supplying services to Medicare or other Federal program beneficiaries.
- I agree that any existing or future overpayment made to the supplier by the Medicare program may be recouped by Medicare through the withholding of future payments.
- I will not knowingly present or cause to be presented a false or fraudulent claim for payment by Medicare, and I will not submit claims with deliberate ignorance or reckless disregard of their truth or falsity.
- 7. I authorize any national accrediting body whose standards are recognized by the Secretary as meeting the Medicare program participation requirements, to release to any authorized representative, employee, or agent of the Centers for Medicare & Medicaid Services (CMS), a copy of my most recent accreditation survey, together with any information related to the survey that CMS may require (including corrective action plans).



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Section 15: Certification Statement

- B: Authorized Official Signature(s)
 - Authorized official sign and date
 - Must be original signature in ink
 - Stamped signatures are not acceptable
 - Copy and complete section for each new authorized official added during revalidation

B. AUTHORIZED OFFIC	IAL SIGNATURE	(S)			
1. 1 ST AUTHORIZED OFFIC	CIAL SIGNATURE				
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If you are adding or rem complete the appropriat Remove	te fields in this se	ction.	,,	box, furnish th	e effective date, and
		te (mmiddiyyy	у):		
Authorized Official's Info	ormation and Sig	Middle Initial	Last Name		Jr., Sr., M.D., etc.
	THE P. Y.				
Telephone Number	Title/Position				
Authorized Official Signature	(First, Middle, Last N	lame, Jr., Sr., M.D.	, etc.)	Date S	igned (mm/dd/yyyy)
In	order to process	s this applicat	ion it MUST be sign	ned and dated.	
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Section 15: Certification Statement

- C: Additional Requirements for Medicare Enrollment for Delegated Officials
 - Medicare requirements providers must meet and maintain in order to bill Medicare
 - By signing the form the delegated official agrees to adhere to the requirements listed

SECTION 15: CERTIFICATION STATEMENT (Continued)

C. ADDITIONAL REQUIREMENTS FOR MEDICARE ENROLLMENT FOR DELEGATED OFFICIALS NOTE: Delegated Officials are optional.

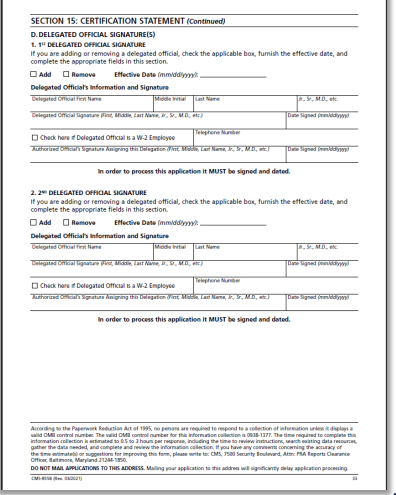
- You are not required to have a delegated official. However, if no delegated official is assigned, the authorized official(s) will be the only person(s) who can make changes and/or updates to the supplier status in the Medicare program.
- 2. The signature of a delegated official shall have the same force and effect as that of an authorized official, and shall legally and financially bind the supplier to the laws, regulations, and program instructions of the Medicare program. By his or her signature, the delegated official certifies that he or she has read the Certification Statement in section 15 and agrees to adhere to all of the stated requirements. A delegated official also certifies that heishe meets the definition of a delegated official when making changes and/or updates to the supplier's enrollment information maintained by the Medicare program, a delegated official certifies that the information provided is true, correct, and complete.
- 3. Delegated officials being removed do not have to sign or date this application
- Independent contractors are not considered "employed" by the supplier, and therefore cannot be delegated officials.
- The signature(s) of an authorized official in section 15B constitutes a legal delegation of authority to all delegated official(s) assigned in section 15D.
- 6. If there are more than two individuals, copy and complete this section for each individual.



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Section 15: Certification Statement

- D: Delegated Official Signature(s)
 - Delegated official sign and date
 - Must be original signature in ink
 - Stamp signatures are not acceptable
 - Copy and complete section for each new delegated official added during revalidation
 - Authorized official signature is also required for new delegated officials





Attachment 1: Ambulance Service Suppliers

- A: Ambulance Suppler Transport Type
- B: Geographic Area
 - 1. Initial Reporting and/or Additions
 - 2. Deletions

ATTACHMEN	IT 1: AMBULANCE	SERVICE SUPPLIERS		
All ambulance se	ervice suppliers enrolling	g in the Medicare program mu	st complete this attachmen	t.
A. AMBULANCE	SUPPLIER TRANSPORT T	ГҮРЕ		
This section is to	be completed to indica	te which ambulance service(s)	you intend to provide.	
		mbulance supplier transport ty ort type currently on file.	pe, check the box below. Ti	his will
☐ Change	Effective Date (mm/d	d/yyyy):		
Are you enrollin	ig as a:			
☐ Non-Emergen	cy Ambulance			
Emergency Ar	mbulance			
Both a Non-Er	mergency Ambulance an	nd an Emergency Ambulance.		
B. GEOGRAPHIC	AREA			
This section is to ambulance servi		ormation about the geographi	c area in which this compar	ny provides
	jing, adding, or removin ne appropriate fields in t	g information, check the appli this section.	cable box, furnish the effec	tive date,
☐ Change ☐	Add Remove	Effective Date (mm/dd/yy	yy):	
Provide the city/ company render		ate/territory, and ZIP code for a	II locations where this amb	oulance
NOTE: If the am	bulance company has ve	chicles garaged within a differention must be submitted to the		
NOTE: If the ami a separate CMS- (MAC). 1. Initial Reporti If services are pr	bulance company has ve 855B enrollment applica ing and/or Additions	ation must be submitted to the	t Medicare Administrative	Contractor
NOTE: If the aml a separate CMS- (MAC). 1. Initial Reporti If services are pronly if they are	bulance company has ve 855B enrollment applica ing and/or Additions rovided in selected cities	ation must be submitted to the	t Medicare Administrative	Contractor
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NOTE: If the ami a separate CMS-(MAC). 1. Initial Reporti If services are pronly if they are in C	bulance company has ve 855B enrollment applica ing and/or Additions ovided in selected cities not within the entire cit	ation must be submitted to the stowns, and/or counties, provio syrtown.	at Medicare Administrative	Contractor ZIP codes
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Attachment 1: Ambulance Service Suppliers

■ C: State License Information

C. STATE LICENSE INFORMATION If you are changing, adding, or removing information, check the applicable box, furnish the effe and complete the appropriate fields in this section. Change Add Remove Effective Date (mmiddlyyyyy): Crew members must complete continuing education requirements in accordance with state and laws. Evidence of re-certification must be retained with the employer in case it is required by the list this ambulance company licensed in the state where services are rendered and billed for? If NO, explain why:	local licensin
Crew members must complete continuing education requirements in accordance with state and laws. Evidence of re-certification must be retained with the employer in case it is required by the Is this ambulance company licensed in the state where services are rendered and billed for?	
laws. Evidence of re-certification must be retained with the employer in case it is required by the Is this ambulance company licensed in the state where services are rendered and billed for?	
If NO, explain why:	○ Yes ○ No
If YES, provide the license information for the state where this ambulance service supplier will be services and billing Medicare. Attach a copy of the current state license.	be rendering
License Number Issuing State (if applicable) Issuing City/Town (ii	f applicable)
Effective Date (mm/dd/yyyy) Expiration Date (mm/dd/yyyy)	
CMS-8558 (Rev. 08/2021)	





Attachment 1: Ambulance Service Suppliers

■ D: Vehicle Information

D. VEHICLE INFORMATION				
Complete this section with information abording they provide. If there is more than one veheach vehicle registration.				
To qualify as an air ambulance supplier, it i enrolling ambulance company, or the comp company, possesse a valid charter flight lic air ambulance. If the enrolling ambulance Certificate must be the same as the enrolli as reported in section 5 or 6) in this applic another company, a copy of the lease agre	ense (FA company ng ambul ation. If i ement m	ing the air ambulan A 135 Certificate) fo owns the aircraft, t ance company's nar the enrolling ambul ust accompany this	ce vehicle to the enrolling as or the aircraft being used as . he owner's name on the FAA ne (or the ambulance compa ance company leases the air enrollment application.	mbulance an A 135 any owne craft fron
If you are changing, adding, or removing in and complete the appropriate fields in this		on, check the applic	able box, furnish the effectiv	e date,
☐ Change ☐ Add ☐ Remove		ve Date (mm/dd/yyy	y):	
Type (automobile, aircraft, boat, etc.)		Vehicle Identification N	umber	
Make (e.g., Ford)	Model (e.g	., 350T)	Year (yyyy)	
Does this vehicle provide:				
Advanced life support (Level 1) O YES	O NO			
Advanced life support (Level 2) O YES				
Basic life support O YES				
Emergency runs O YES				
Non-emergency runs O YES				
Specialty care transport O YES	ONO			
Land ambulanceO YES	O NO			
Air ambulance-fixed wing O YES	O NO			
Air ambulance-rotary wing O YES	ONO			
Marine ambulance 🔾 YES	O NO			





■ IDTF Performance Standards

ATTACHMENT 2: INDEPENDENT DIAGNOSTIC TESTING FACILITIES (IDTFS)

INDEPENDENT DIAGNOSTIC TESTING FACILITY (IDTF) PERFORMANCE STANDARDS

Below is a list of the performance standards that an IDTF must meet in order to obtain or maintain their Medicare billing privileges. These standards, in their entirety, can be found in 42 C.F.R section 410.33(g).

- Operate its business in compliance with all applicable Federal and State licensure and regulatory requirements for the health and safety of patients.
- 2. Provides complete and accurate information on its enrollment application. Changes in ownership, changes of location, changes in general supervision, and adverse legal actions must be reported to the Medicare Administrative Contractor (MAC) on the Medicare enrollment application within 30 calendar days of the change. All other changes to the enrollment application must be reported within 90 calendar days.
- Maintain a physical facility on an appropriate site. For the purposes of this standard, a post office box, commercial mail box. hotel or motel is not considered an appropriate site.
- a. The physical facility, including mobile units, must contain space for equipment appropriate to the services designated on the enrollment application, facilities for hand washing, adequate patient privacy accommodations, and the storage of both business records and current medical records within the office setting of the IDTF, or IDTF home office, not within the actual mobile unit.
- b. IDTF suppliers that provide services remotely and do not see beneficiaries at their practice location are exempt from providing hand washing and adequate patient privacy accommodations.
- 4. Have all applicable diagnostic testing equipment available at the physical site excluding portable diagnostic testing equipment. A catalog of portable diagnostic equipment, including diagnostic testing equipment serial numbers, must be maintained at the physical site. In addition, portable diagnostic testing equipment must be available for inspection within two business days of a CMS inspection request. The IDTF must maintain a current inventory of the diagnostic testing equipment, including serial and registration numbers, provide this information to the MAC upon request, and notify the MAC of any changes in equipment within 90 days.
- 5. Maintain a primary business phone under the name of the designated business. The primary business phone must be located at the designated site of the business, or within the home office of the mobile IDTF units. The telephone number or toll free numbers must be available in a local directory and through directory assistance.
- 6. Have a comprehensive liability insurance policy of at least \$300,000 per location that covers both the place of business and all customers and employees of the IDTF. The policy must be carried by a non-relative owned company. Failure to maintain required insurance at all times will result in revocation of the IDTF's billing privileges retroactive to the date the insurance lapsed. IDTF suppliers are responsible for providing the contact information for the issuing insurance agent and the underwriter. In addition, the IDTF must:
- a. Ensure that the insurance policy must remain in force at all times and provide coverage of at least \$300,000 per incident; and
- b. Notify the CMS designated contractor in writing of any policy changes or cancellations.
- 7. Agree not to directly solicit patients, which include, but is not limited to, a prohibition on telephone, computer, or in-person contacts. The IDTF must accept only those patients referred for diagnostic testing by an attending physician, who is furnishing a consultation or treating a beneficiary for a specific medical problem and who uses the results in the management of the beneficiary's specific medical problem. Non-physician practitioners may order tests as set forth in section 410.32(a)(3).
- Answer, document, and maintain documentation of a beneficiary's written clinical complaint at the physical site of the IDTF (for mobile IDTFs, this documentation would be stored at their home office.) This includes, but is not limited to, the following:
- a. The name, address, telephone number, and Medicare beneficiary identifier of the beneficiary.
- b. The date the complaint was received; the name of the person receiving the complaint; and a summary of actions taken to resolve the complaint.
- If an investigation was not conducted, the name of the person making the decision and the reason for the decision.

CMS-855B (Rev. 03/2021)





- Performance Standards
- Instructions
- Diagnostic Radiology

ATTACHMENT 2: INDEPENDENT DIAGNOSTIC TESTING FACILITIES (IDTFS) (Continued)

- 9. Openly post these standards for review by patients and the public.
- 10. Disclose to the government any person having ownership, financial, or control interest or any other legal interest in the supplier at the time of enrollment or within 30 days of a change.
- 11. Have its testing equipment calibrated and maintained per equipment instructions and in compliance with applicable manufacturers suggested maintenance and calibration standards.
- 12. Have technical staff on duty with the appropriate credentials to perform tests. The IDTF must be able to produce the applicable federal or state licenses or certifications of the individuals performing these services.
- 13. Have proper medical record storage and be able to retrieve medical records upon request from CMS or the MAC within 2 business days.
- 14. Permit CMS, including its agents, or its MACs, to conduct unannounced, on-site inspections to confirm the IDTF's compliance with these standards. The IDTF must be accessible during regular business hours to CMS and beneficiaries and must maintain a visible sign posting the normal business hours of the IDTF.
- 15. With the exception of hospital-based and mobile IDTFs, a fixed base IDTF does not include the following:
- a. Sharing a practice location with another Medicare-enrolled individual or organization.
- Leasing or subleasing its operations or its practice location to another Medicare enrolled individual or organization.
- Sharing diagnostic testing equipment using in the initial diagnostic test with another Medicare
 enrolled individual or organization.
- 16. Enrolls in Medicare for any diagnostic testing services that it furnishes to a Medicare beneficiary, regardless of whether the service is furnished in a mobile or fixed base location.
- 17. Bills for all mobile diagnostic services that are furnished to a Medicare beneficiary, unless the mobile diagnostic service is part of a service provided under arrangement as described in section 1861(w)(1) of the Act.

INSTRUCTIONS

If you perform diagnostic tests, other than clinical laboratory or pathology tests, and are required to enroll as an IDTF, you must complete this attachment. CMS requires the information in this attachment to determine whether the enrolling supplier meets all IDTF standards including, but not limited to, those listed above on this application. Not all suppliers that perform diagnostic tests are required to enroll as an IDTF.

If the IDTF is deleting an Interpreting Physician, a Technician who performs tests, or a Supervising Physician with this IDTF, complete section F of this attachment (below). Mail this attachment with original signatures to your designated MAC (MOTE: Supervising Physicians must sign section F). The MAC that services your State is responsible for processing your enrollment application information. To locate the mailing address for your designated MAC, go to <u>www.rms.gov/MedicareProviderSupEnroll</u>.

DIAGNOSTIC RADIOLOGY

Many diagnostic tests are radiological procedures that require the professional services of a radiologist. A radiologist practice is generally different from those of other physicians because radiologists usually do not bill E&M codes or treat a patient's medical condition on an ongoing basis. A radiologist or group practice of radiologists is not necessarily required to enroll as an IDTE in renolling as a diagnostic radiology group practic or clinic and billing for the technical component of diagnostic radiological tests without enrolling as an IDTE (if the entity is a free standing diagnostic facility), it should contact the carrier to determine that it does not need to enroll as an IDTE.

A mobile IDTF that provides X-ray services is not classified as a portable X-ray supplier. Regulations governing IDTFs can be found at 42 C.F.R. 410.33.

CMS-855B (Rev. 03/2021)

NGSMT



- A: Standards Qualifications
- B: CPT-4 and HCPCS Codes
 - CPT-4 or HCPCS
 - Modifier
 - Equipment
 - Model Number

ATTACHMENT 2: INDEPENDENT DIAGNOSTIC TESTING FACILITIES (IDTFS) (Continued)

CPT-4 AND HCPCS CODE:

Report all CPT-4 and HCPCS codes for which this IDTF will bill Medicare. Include the following:

- · Provide the CPT-4 or HCPCS codes for which this IDTF intends to bill Medicare,
- . The name and type of equipment used to perform the reported procedure, and
- · The model number of the reported equipment.

The IDTF should report all Current Procedural Terminology, Version 4 (CPT-4) codes, Healthcare Common Procedural Coding System codes (HCPCS), and types of equipment (including the model number), for which it will perform tests, supervise, interpret, and/or bill. All codes reported must be for diagnostic tests that an IDTF is allowed to perform. Diagnostic tests that are clearly surgical in nature, which must be performed in a hospital or ambulatory surgical center, should not be reported.

Consistent with IDTF supplier standard 6 on page 37 of this application, all IDTFs enrolling in Medicare must have a comprehensive liability insurance policy of at least \$300,000 per location that covers both the place of business and all customers and employees of the IDTF. The policy must be carried by a non- relative owned company. Failure to maintain the required insurance at all times will result in revocation of the Medicare supplier billing number, retroactive to the date the insurance lapsed. Malpractice insurance policies do not demonstrate compliance with this requirement.

All IDTFs must submit a complete copy of the aforementioned liability insurance policy with this application.

A. STANDARDS QUALIFICATIONS

Provide the date this Independent Diagnostic Testing Facility met all current CMS standards (mm/dd/yyyy)

B. CPT-4 AND HCPCS CODES

If you are changing, adding, or removing information, check the applicable box, furnish the effective date, and complete the appropriate fields in this section.

☐ Change ☐ Add ☐ Remove Effective Date (mm/dd/yyyy):

All codes and modifiers (if applicable) reported here must be for diagnostic tests that an IDTF is allowed to perform. Diagnostic tests that are clearly surgical in nature, which must be performed in a hospital or ambulatory surgical center, should not be reported. Clinical laboratory and pathology codes should not be reported. This page may be copied for additional codes or equipment.

	CPT-4 OR HCPCS CODE	MODIFIER (if applicable)	EQUIPMENT	MODEL NUMBER
1.				
2.				
3.				
4.				
5.				
6.				
7.				
8.				
9.				
10.				
11.				
12.				
13.				

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C: Interpreting Physician Information

C. INTERPRETING	G PHYSICIAN IN	IFORMATION		
	his section does will bill separate			n is enrolled in Medicare as an
physician is the sa	ame physician wl g physicians shou	no ordered the	test, the IDTF cannot bill for	stic test and the interpretive the interpretation. Therefore, hysician must submit his/her ow
(i.e., global billing	g) must be listed	in this section.		ical component (TC) of the test physicians, copy and complete in the Medicare program.
If you are billing	for purchased in	terpretations, a	I requirements for purchase	d interpretations must be met.
complete the app	ng, adding, or de propriate fields in	eleting informat n this section.		ox, furnish the effective date, ar
☐ Change ☐	Add Remo	ove Effe	ctive Date (mm/dd/yyyy):	
First Name		Middle Initial	Last Name	Jr., Sr.,M.D., etc.
Social Security Numb	er (SSN)		Date of Birth (mm/dd/yyyy) (Requ	uired)
2 nd Interpreting P If you are changing complete the app	ng, adding, or de	ntion eleting informat n this section.	ion, check the applicable bo	x, furnish the effective date, ar
2 nd Interpreting P If you are changing complete the app	hysician Informa ng, adding, or de propriate fields in	ntion eleting informat n this section.	ion, check the applicable bo	x, furnish the effective date, ar
2 nd Interpreting P If you are changi complete the app Change	hysician Informa ng, adding, or de oropriate fields in Add Remo	eleting informat n this section.	ion, check the applicable bo ctive Date (mm/dd/yyyy/): Last Name	Jr., Sr.,M.D., etc.
2 nd Interpreting P If you are changing complete the app Change	hysician Informa ng, adding, or de oropriate fields in Add Remo	eleting informat n this section.	ion, check the applicable bo	Jr., Sr.,M.D., etc.
2 nd Interpreting P If you are changi complete the app Change	hysician Informa ng, adding, or de propriate fields in Add Remo	eleting informat n this section. ove Effe	ion, check the applicable bo ctive Date (mm/dd/yyyy/): Last Name	Jr., Sr.,M.D., etc.
2nd Interpreting P If you are changing complete the app Change First Name Social Security Numb	hysician Informa ng, adding, or de propriate fields in Add Remo	eleting informat n this section. ove Effe	ion, check the applicable bo ctive Date (mm/dd/yyyy): Last Name Date of Birth (mm/dd/yyyy) (Req	Jr., Sr.,M.D., etc.
2nd Interpreting P If you are changing complete the app Change First Name Social Security Numb	hysician Informa ng, adding, or de propriate fields in Add Remo	eleting informat n this section. ove Effe	ion, check the applicable bo ctive Date (mm/dd/yyyy): Last Name Date of Birth (mm/dd/yyyy) (Req	Jr., Sr.,M.D., etc.





 D: Personnel (Technicians) Who Perform Tests

Complete ti	nis section wi	th informat than two pe	ersonnel (tech	STS non-physician personnel who perfor inicians), copy and complete this sect	
If you are cl	nanging, add	ing, or rem	oving informa in this section	tion, check the applicable box, furni n. ctive Date (mm/dd/yyyy):	ish the effective date,
First Name			Middle Initial	Last Name	Jr., Sr.,M.D., etc.
Social Security	Number (SSN)			Date of Birth (mmlddlyyyy) (Required)	
Is this techr	nician state li	censed or st	ate certified?	(see instructions for clarification)	O YES O NO
License/Certifi	cation Number (if applicable)		License/Certification Issue Date (mm/dd/yyy	y) (if applicable)
Is this techr	nician certifie	d by a natio	onal credentia	ling organization?	O YES O NO
Name of crede	entialing organiz	ration (if appli	cable)	Type of Credentials (if applicable)	
First Name	Add	Remove	Middle Initial	Last Name	Jr., Sr.,M.D., etc.
	Number (SSN)	□ Kemove			Jr., Sr.,M.D., etc.
Social Security	Number (SSN)		Middle Initial	Last Name	
Social Security	Number (SSN)	censed or st	Middle Initial	Last Name Date of Birth (mm/ddlyyyy) (Required)	
Social Security Is this techr License/Certifi	Number (SSN) nician state lic	censed or st if applicable)	Middle Initial ate certified?	Last Name Date of Birth (mmlddlyyyy) (Required) (see instructions for clarification)	YES ONC
Social Security Is this techr License/Certifi Is this techr	Number (SSN) nician state lic	censed or st if applicable) d by a natic	Middle Initial ate certified?	Last Name Date of Birth (mmlddlyyyy) (Required) (see instructions for clarification) License/Certification Issue Date (mmlddlyyy	YES ONC





- E: Supervising Physicians
 - Definitions of types of Supervision
 - Signature and Date
 - ✓ Must be original signature in ink
 - ✓ Stamp signatures are not acceptable
 - If add or remove, furnish effective date

ATTACHMENT 2: INDEPENDENT DIAGNOSTIC TESTING FACILITIES (IDTFS) (Continued)

E. SUPERVISING PHYSICIANS

Complete this section with identifying information about the physician(s) who supervise the operation of the IDTE and who provides the personal, direct, or general supervision per 42 C.F.R. 410.32(b)(3). The supervising physician must also attest to his/her supervision responsibilities for the enrolling IDTE.

Information concerning the type of supervision (personal, direct, or general) required for performance of specific IDTF tests can be obtained from your MAC. All IDTFs must report at least one supervisory physician, and at least one supervisory physician must perform the supervision requirements stated in 42 C.F.R. 410.32(b) (3). All supervisory physician(s) must be currently enrolled in Medicare. Under 42 CFR section 410.33(b)(1), each supervising physician must be limited to providing general supervision at no more than three IDT isst. This applies to both fixed sites and mobile units where three concurrent operations are capable of performing tests.

The type of supervision being performed by each physician who signs the attestation in this section of this application should be listed in this section.

NOTE: If there is more than one supervising physician, copy and complete this section for each

Definitions of the types of supervision are as follows:

- Personal Supervision means a physician must be in attendance in the room during the performance of the
 procedure.
- Direct Supervision means the physician must be present in the office suite and immediately available to
 provide assistance and direction throughout the performance of the procedure. It does not mean that the
 physician must be present in the room when the procedure is performed.
- General Supervision means the procedure is provided under the physician's overall direction and control, but the physician's presence is not required during the performance of the procedure. General supervision also includes the responsibility that the non-physician personnel who perform the tests are qualified and properly trained and that the equipment is operated properly, maintained, calibrated and that necessary sunplies are available.

If you are changing, adding, or removing information, check the applicable box, furnish the effective date, and complete the appropriate fields in this section.

irst Name Social Security Number (Required) Medicare Identification Number (If is felephone Number	Middle Initial	Last Name Date of Birth (mmlddlyyyy) (Required)	Suffix (e.g., Jr., Sr.)
Medicare Identification Number (if is:		Date of Birth (mm/dd/seed) (Required)	
		Date of bit of primidalyyyy) (nequired)	
elephone Number	sued)	NPI	
	Fax Number (if applicable)	E-mail Address (if applicable)	
	<u> </u>	I	





- E: Supervising Physicians
 - Type of Supervision Provided
 - Other Supervision Sites

TYPE	OF SUPERVISION PROVID	ED		
			ervision provided by the physic .F.R. 410.32 (b)(3) (See instructi	
☐ Pe	rsonal Supervision	Direct Supervision Gener	al Supervision	
NOT sites.		an must be limited to providi	ng general supervision to no m	nore than three IDT
check enro two four the s	ced. However, to meet the ling IDTF must have at le physicians may be respons h physician may be respo	e General Supervision require ast one supervisory physician sible for function 1, a third ph nsible for function 3. All four	one of the three functions lists ment, in accordance with 42 C. for each of the three functions ysician may be responsible for supervisory physicians must co hysician should only check the f	F.R. 410.33(b), the i. For example, function 2, and a mplete and sign
actua				
		he overall direction and contr	ol of the quality of testing per	formed.
As D	sumes responsibility for the sumes responsibility for a ocedures are properly tra	ssuring that the non-physiciar ined and meet required quali he proper maintenance and c	personnel who actually perfo	rm the diagnostic
As pr As to OTH	sumes responsibility for the sumes responsibility for a confidence are properly transumes responsibility for the perform the diagnostic per SUPERVISION SITES this supervising physician	ssuring that the non-physiciar ined and meet required quali he proper maintenance and c rocedures. provide supervision at any o	n personnel who actually perfo fications.	orm the diagnostic and supplies necessar YES NO
As pr As to OTH	sumes responsibility for the sumes responsibility for a confidence are properly transumes responsibility for the perform the diagnostic per SUPERVISION SITES this supervising physician	ssuring that the non-physiciar ined and meet required quali he proper maintenance and c rocedures. provide supervision at any o	n personnel who actually perfo fications. alibration of the equipment an	orm the diagnostic and supplies necessar YES NO
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- E: Supervising Physicians
 - Attestation Statement for Supervision Physicians
 - List HCPCS codes, will NOT be acting as supervisor
 - Signature and date

ATTACHMENT 2: INDEPENDENT DIAGNOSTIC TESTING FACILITIES (IDTFS) (Continued)

E. SUPERVISING PHYSICIANS (Continued)

ATTESTATION STATEMENT FOR SUPERVISING PHYSICIANS

All Supervising Physician(s) rendering supervisory services for this IDTF must sign and date this section. All signatures must be original.

- I am not acting as a Supervising Physician for the following CPT-4 and/or HCPCS codes reported in this Attachment.

CPT-4 OR HCPCS CODE	MODIFIER (if applicable)	CPT-4 OR HCPCS CODE	MODIFIER (if applicable)
3. Signature of Supervising Physic	ian (First, Middle, Last, Jr., Sr., M.D.	D.O., etc.)	Date (mm/dd/yyyy)

In order to process this application it MUST be signed and dated.



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Attachment 3: OTP

- Instructions on reporting employees who are legally authorized to order and/or dispense controlled substances
- Adverse History and Ineligibility
 - Must not employ any individual who meets listed criteria

ATTACHMENT 3: OPIOID TREATMENT PROGRAM PERSONNEL

All Opioid Treatment Programs enrolling in the Medicare program must complete this attachment.

Information for Individuals Legally Authorized to Order and/or Dispense Controlled Substances at OTF Facility

The OTP must include the following information for all employees, whether W-2 or not, and contracted staff, who are legally authorized to order and/or dispense controlled substances, whether or not the individual is currently ordering and/or dispensing at the OTP facility.

Ordering personne

- · First, Last Name, Middle Initial (if applicable)
- · Date of Birth
- · Social Security Number (SSN)
- · Practitioner Type
- Active and Valid NPI
- License Number

Dispensing personnel

- First, Last Name, Middle Initial (if applicable)
- Date of Birth
 Secial Security No.
- · Social Security Number (SSN)
- Practitioner Type
- Active and Valid NPI
- License Number

Adverse History and Ineligibility

Under the OTP Standards in 42 C.F.R § 424.67, an OTP provider must not employ, as a W2 employee or not, or contract with anyone who meets any of the ineligibility criteria outlined below, whether or not the individual is currently ordering or dispensing at the OTP facility.

- Currently is revoked from Medicare under § 424.535 or any other applicable section in Title 42, and under an active reenrollment bar.
- . Currently is on the preclusion list pursuant to 42 C.F.R. § 422.222 or § 423.120(c)(6).
- Currently is excluded by the Department of Health and Human Services (DHHS) Office of Inspector General (OIG)
- Has a prior action, including but not limited to a reprimand, fine, or restriction, by a state oversight board for professional misconduct issues relating to patient harm.



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Attachment 3: OTP

A: Ordering Personnel Identification

Date of Birth (mmldd/yyyy) NPI	n about currently reported OTP ordering personnel or adding or removing OTP box, furnish the effective date, and complete the appropriate fields in this move Effective Date (mm/dd/yyyy):
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NPI License Number	License Number
Practitioner Type	





Attachment 3: OTP

B: Dispensing Personnel Identification

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NPI License Number	
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Medicare Supplier Enrollment Application Privacy Act Statement

DEPARTMENT OF HEALTH AND HUMAN SERVICES CENTERS FOR MEDICARE & MEDICAID SERVICES

MEDICARE SUPPLIER ENROLLMENT APPLICATION PRIVACY ACT STATEMENT

The Authority for maintenance of the system is given under provisions of sections 1102(a) (Title 42 U.S.C. 1302(a)), 1128 (42 U.S.C. 1320a-7), 1814(a)) (42 U.S.C. 13995(a)), 1831(a) (42 U.S.C. 13995(a)), 1831(a) (42 U.S.C. 1395(a)), 1831(a) (42 U.S.C. 1320a-3(a)), 1831

The information collected here will be entered into the Provider Enrollment, Chain and Ownership System (PECOS).

PECOS will collect information provided by an applicant related to identity, qualifications, practice locations, ownership, billing agency information, reassignment of benefits, electronic funds transfer, the NPI and related organizations. PECOS will also maintain information on business owners, chain home offices and provider/chain associations, managing/directing employees, partners, authorized and delegated officials, supervising physicians of the supplier, ambulance vehicle information, and/or interpreting physicians and related technicians. This system of records will contain the names, social security numbers (SSN), date of birth (DOB), and employer identification numbers (EIN) and NPI's for each disclosing entity, owners with 5 percent or more ownership or control interest, as well as managing/directing employees. Managing/directing employees include general manager, business managers, administrators, directors, and other individuals who exercise operational or managerial control over the provider/ supplier. The system will also contain Medicare identification numbers (i.e., CCN, PTAN and the NPI), demographic data, professional data, past and present history as well as information regarding any adverse legal actions such as exclusions, sanctions, and felonious behavior.

The Privacy Act permits CMS to disclose information without an individual's consent if the information is to be used for a purpose that is compatible with the purpose(s) for which the information was collected. Any such disclosure of data is known as a "routine use." The CMS will only release PECOS information that can be associated with an individual as provided for under Section III "Proposed Routine Use Disclosures of Data in the System." Both identifiable and non-identifiable data may be disclosed under a routine sc. CMS will only collect the minimum personal data necessary to achieve the purpose of PECOS. Below is an abbreviated summary of the six routine uses. To view the routine uses in their entirety go to: https://www.cms.gov/ Research-Statistisc-Data-and-Systems/Computer-Data-and-Systems/Privacy/Downloads/0532-PECOS.pdf.

- To support CMS contractors, consultants, or grantees, who have been engaged by CMS to assist in the
 performance of a service related to this collection and who need to have access to the records in order to
 perform the activity.
- 2. To assist another Federal or state agency, agency of a state government or its fiscal agent to:
- a. Contribute to the accuracy of CMS's proper payment of Medicare benefits,
- Enable such agency to administer a Federal health benefits program that implements a health benefits program funded in whole or in part with federal funds, and/or
- c. Evaluate and monitor the quality of home health care and contribute to the accuracy of health
- To assist an individual or organization for research, evaluation or epidemiological projects related to the prevention of disease or disability, or the restoration or maintenance of health, and for payment related projects.
- 4. To support the Department of Justice (DOJ), court or adjudicatory body when:
- a. The agency or any component thereof, or
- b. Any employee of the agency in his or her official capacity, or
- Any employee of the agency in his or her individual capacity where the DOJ has agreed to represent the
 employee, or
- d. The United States Government, is a party to litigation and that the use of such records by the DOJ, court or adjudicatory body is compatible with the purpose for which CMS collected the records.
- To assist a CMS contractor that assists in the administration of a CMS administered health benefits program, or to combat fraud, waste, or abuse in such program.
- To assist another Federal agency to investigate potential fraud, waste, or abuse in, a health benefits program funded in whole or in part by Federal funds.

The applicant should be aware that the Computer Matching and Privacy Protection Act of 1988 (P.L. 100-503) amended the Privacy Act, 5 U.S.C. section 552a, to permit the government to verify information through computer matching.

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Supporting Documentation

Key Documents

- The following key documents are required when applicable
 - CMS-588 Electronic Funds Transfer Authorization Agreement and voided check or bank letter
 - IRS CP-575, IRS 147c or other written IRS document with legal business name and TIN or EIN confirmation
 - Final adverse legal action documentation and resolution
 - Application fee receipt (2023 <u>application fee</u> = \$688)



Process After Submission

After Submission

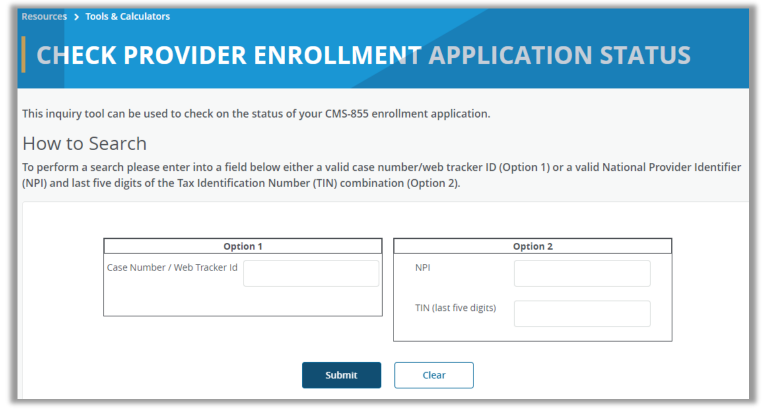
- Contact person on application will receive by email
 - Acknowledgement Notice
 - ✓ Add to safe sender list
 - NGS-PE-Communications@elevancehealth.com
 - Development requests for additional information
 - ✓ Respond within 30 days
 - Response letter
 - ✓ Deactivation for incomplete/no response to development request
 - ✓ Approval



Check Application Status

Check Application Status Tool

Go to <u>our website</u> > Resources > Tools & Calculators > <u>Check Provider</u>
 <u>Enrollment Application Status</u>





Check Application Status: IVR System

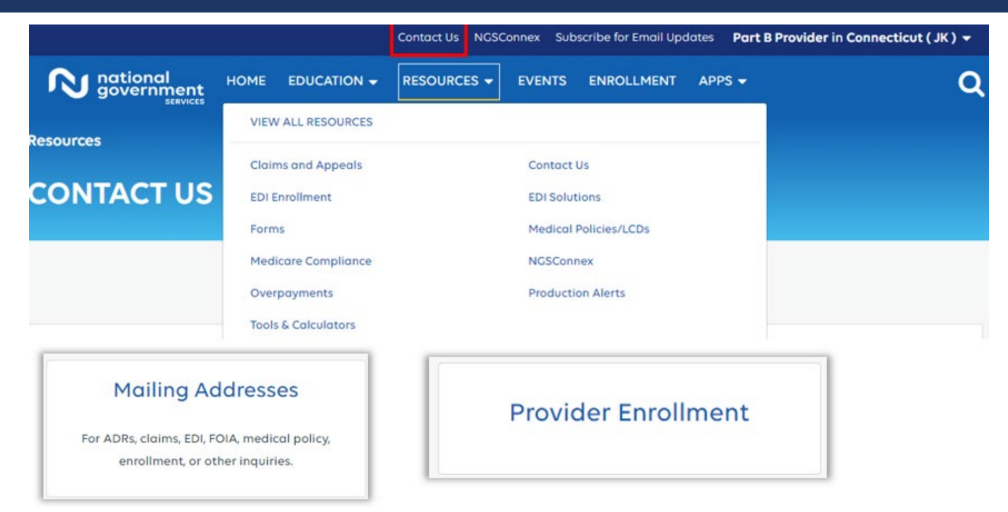
- IVR system
 - Our website > Resources > Contact Us > Interactive Voice Response System
 - IVR will request following information after selecting Provider Enrollment
 - ✓ Case number/web tracker ID; or
 - ✓ National Provider Identifier (NPI) and Tax Identification Number (TIN of group) or Social Security Number (SSN of individual)





Resources

NGS Website



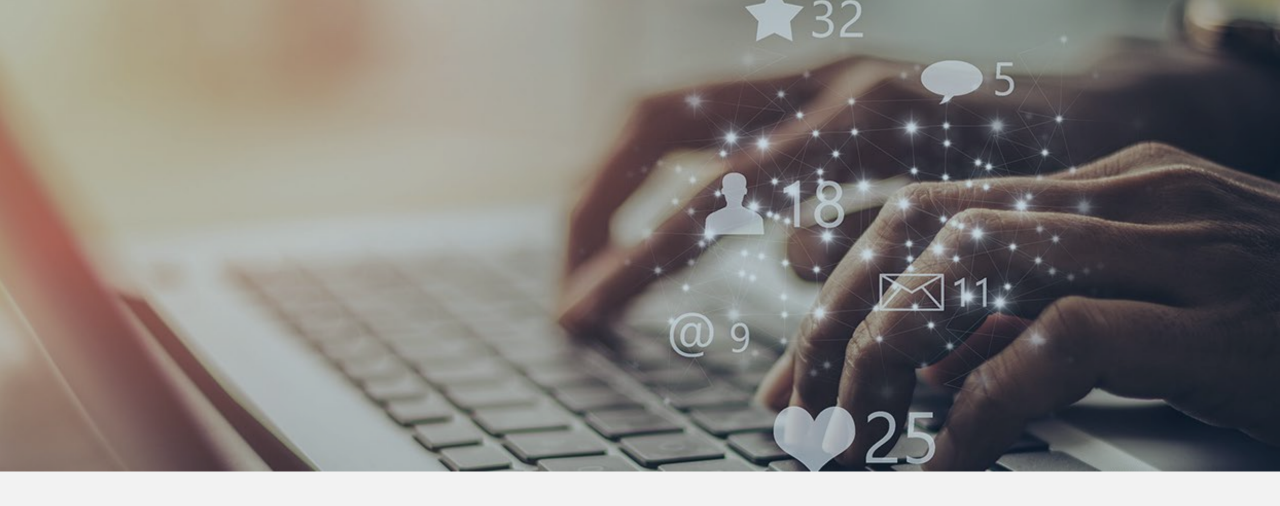


Additional Links

- Prevent Revalidation Processing Delays
- Supporting Documentation Required for Enrollment Revalidations











Text NEWS to 37702; Text GAMES to 37702







Questions?

Thank you! A follow-up email will be sent to attendees with the Medicare University Course Code.