Contract Review Permanent Legislative Oversight Committee Alabama State House --- Montgomery, Alabama 36130

CONTRACT REVIEW REPORT

(Separate review report required for each contract)

AUG 2019 Received

Name of State Agency: Alabama Medicaid Agency	Contract Review Committee
Name of Contractor: My Care Alabama Northwest	L E CO
2614 Hough Rd. Florence AL Contractor's Physical Street Address (No P.O. Box Accepted) City ST Is Contractor a Sole Source? YES NOX (IF YES, ATTACH LETTER) Is Contractor organized as an Alabama Entity in Alabama? YES ✓ NO	
Is Contractor a minority and/or woman-owned business? YES NO If so, is Contractor certified as such by the State of Alabama? YES NO Check all that apply: ALDOT ADECA OTHER (Name) Is Contractor Registered with Alabama Secretary of State to do business as a Corporation in Alabama? YES NO IF LLC, GIVE NAMES OF MEMBERS: Is Act 2001-955 Disclosure Form Included with this Contract? YES X NO Does Contractor have current member of Legislature or family member of Legislator employed? YES NO	SEP 2019
Was a lobbyist/consultant used to secure this Contract OR affiliated with this Contractor? YESNO	
Contract Number: C19000000074 (See Fiscal Policies & Procedures Manual, Page 5-8)	
Contract/Amendment Total: \$12,181,365 (PUT AMOUNT YOU ARE ASKING FOR TODAY C	ONLY)
% State Funds: 28 % Federal Funds: 72 % Other Funds: ** **Please Specify Source of Other Funds (Fees, Grants, etc.)	
**Please Specify Source of Other Funds (Fees, Grants, etc.) Date Contract Effective: 10/01/2019 Date Contract Ends: 09/30/2021	7.00
Type Contract: NEW: X RENEWAL: AMENDMENT: If Renewal, was it originally Bid? YES NO	
If AMENDMENT, Complete A through C: [A] ORIGINAL contract amount	
[B] Amended total prior to this amendment	
[C] Amended total after this amendment	The state of the s
Was Contract Secured through Bid Process? YES NO Was lowest Bid accepted? YES NO Date RFP was awarded: 04/17/2019 Posted to Statewide RFP Database at http://rfp.alabama.gov/Login.aspx? YES NO NO If NO, give a brief explanation as to why not:	
Summary of Contract Services to be Provided: The contract provides care coordination services for the general, maternity, and fame that will be in the Alabama Coordinated Health Networks. Through this coordinated approach to provide care coordination services improved health outcomes for all of its Recipients.	nily planning populations s the Agency expects
Why Contract Necessary AND why this service cannot be performed by merit employee: It is more cost effective to contract service with the capability of hiring licensed care coordinators located across the state, who are easily accessible within the community, to	es out to an entity
providers with the coordination of care and services.	
I certify that the above information is correct.	
Stymaniet huly Re	できまっている。
Signature of Agency Head Signature of Contractor Stephanie McGee Azar Printed Name of Agency Head Signature of Contractor Presley Resman for My Care Alak Printed Name of Contractor	sima Northwest, Inc.
Agency Contact: Stephanie Lindsay Phone: 334 242 5833 Revised 8/2/2017	

GOVERNOR'S ADDITIONAL CONTRACT QUESTIONS

FOR PERSONAL AND PROFESSIONAL SERVICES CONTRACTS

PART I. Mark the statutory basis for the claimed exemption from the requirement of "competitive bidding, on sealed bids, to the lowest responsible bidder," Ala. Code § 41-16-20, and any applicable requirements relating to procurement of professional services. See Ala. Code §§ 41-16-72 to -79. Then check all boxes that apply beneath the claimed exemption(s).

☐ § 41-16-20
§ 41-16-21(a)
5 \$ 41-16-21(b)
§ 41-16-21.1
§ 41-16-21.2
§ 41-16-72(1) (attorneys)
Litigation (Hourly)
T DAG appointment letter attached
Governor's rate approval letter attached
Litigation (Contingency Fee)
DAG appointment letter attached
Written determination attached as required by § 41-16-72(1)f.2.
Fee within limits prescribed by § 41-16-72(1)f.3. or AG's written authorization
for exceeding limits is attached
Garage AG's standard contract addendum attached per § 41-16-72(1)f.7.
Non-litigation - Justification letter attached for not using in-house counsel or AG
§ 41-16-72(1)(d) (experts)
§ 41-16-72(2) (physicians) – Provider selected from AMLC list
§ 41-16-72(3) (architects, engineers, etc.)
RFP or other notice of need for professional services was widely disseminated to the
professional community in a full and open manner
The contract fees are within the approved fee schedule
\$ 41-16-72(4) (other professional: Barbutina Services & Medical Hearth Services
Proposals were solicited from providers on list obtained from Purchasing Division
Fees of selected provider do not exceed lowest qualified proposal by 10% or more
If fees exceed lowest qualified proposal by 10%, justification letter is attached
§ 41-16-72(7) (exempted agencies)
↑ § 41-16-74 (GSA provider)
§ 41-16-75 (sole source provider)
No other goods or services can meet the needs of the agency, and no other vendor
offers substantially equivalent goods or services that can accomplish the purposes of
this contract
Detailed justification/explanation letter attached
Written approval from Purchasing Director or Finance Director attached
§ 41-16-78 (other exemptions/exceptions)

Questions about this form and any suggestions for revisions may be sent to the Governor's Legal Office

PART II. Complete this section ONLY if contract was awarded by RFP or RFQ. Check all that apply.
Solicitation was posted to online database as required by § 41-4-66. The solicitation was distributed to how many providers? 428 The agency received responses/proposals from how many providers? 11 Explanation of how proposals were evaluated: The proposals were evaluated by internal staff from the Alabama Medicaid Agency, who had no prior involvement with the development or implementation of the Alabama Coordination Healt Network Program. The evaluation committee reviewed and scored the proposals based on the 2019-ACHN-01 RFP requirements.
PART III. Complete this section ONLY if contract is for IT (Information Technology) related services.
Contract is for professional services such as IT consulting or custom software/system design and development, not for off-the-shelf software or off-the-shelf cloud-based product. Written approval of OIT attached per § 41-4-285
If exemption from OIT approval is claimed, please explain basis:
PART IV. Complete this section ONLY if contract is for personal services (employer-employee relationship).
Approved by State Personnel Department or its Board in accordance with Section 5-5 of the State of Alabama Fiscal Policy and Procedures Manual
PART V. COMPLETE THIS SECTION FOR ALL CONTRACTS.
Contract is limited to personal/professional services; any goods provided in conjunction with contract have been purchased by competitive bid in accordance with § 41-16-20. Contract does not contain a waiver of sovereign immunity. Contract does not require the state to indemnify. Contract contains all required clauses:
Early termination clause on page: Alternative Dispute Resolution clause on page: Merit System Exclusion clause on page: Beason-Hammon (immigration) clause on page: No-boycott (i.e. free trade) clause on page: Disclosure statement required by § 41-16-82 is attached (or contract is for \$5,000 or less).
I certify that all the information provided on this form is true, correct, and complete to the best of my knowledge.

Att day is the

Agency/Department Head

CONTRACT BETWEEN THE ALABAMA MEDICAID AGENCY AND MY CARE ALABAMA NORTHWEST

KNOW ALL MEN BY THESE PRESENTS, that the Alabama Medicaid Agency, an Agency of the State of Alabama, and My Care Alabama Northwest, Contractor, agree as follows:

WHEREAS, Contractor shall furnish all labor, equipment, and materials and perform all of the work required under the Request for Proposal (RFP) Number 2019-ACHN-01, dated February 25, 2019, strictly in accordance with the requirements thereof and Contractor's response thereto.

NOW THEREFORE, let it be known that the Alabama Medicaid Agency and Contractor do hereby agree as follows:

- 1. Contractor and the Alabama Medicaid Agency agree that the initial term of the contract is October 1, 2019, to September 30, 2021.
- 2. Contractor shall be compensated for performance under this contract in accordance with the provisions of the RFP, in an amount not to exceed \$12,181,365.
- 3. Contractor and the Alabama Medicaid Agency agree that no work is to be performed under this contract and no payments will be made to the Contractor until the Contractor completes, to the Alabama Medicaid Agency's satisfaction, the Readiness Assessment as required under 42 C.F.R. § 438.66(d). Contractor's failure to demonstrate readiness to the satisfaction of and within the timeframe set by the Alabama Medicaid Agency shall make this contract voidable at the sole discretion of the Alabama Medicaid Agency.
- 4. This contract specifically incorporates by reference the RFP, any attachments and amendments thereto, and Contractor's response. Because the subject matter of this contract is within the scope of authority of the Centers for Medicare and Medicaid Services (CMS) and CMS has directed the Alabama Medicaid Agency to make certain contract amendments and/or additions as a condition of approval, the following provisions shall be incorporated into and/or amended in the RFP:
 - Section II.I.4.x on pages 29-30 shall be deleted in its entirety and replaced with the following:
 - x. Coordinate and make appropriate referrals including, but not limited to:
 - (1) Plan First/family planning services;
 - (2) Face-to-face tobacco cessation counseling;
 - (3) ADPH Quitline; and
 - (4) Screening, Brief Intervention and Referral to Treatment (SBIRT).
 - The following language shall be added to Section II.I.4:
 - w. The PCCM-E must demonstrate network adequacy to meet the medically necessary maternity needs of eligible individuals (EIs) in their contracted Region. The Provider network shall include delivering obstetricians/gynecologists, or other physicians with credentials to perform prenatal, delivery, and postpartum care within fifty (50) miles of all areas of the contracted Region.
 - (i) The PCCM-E must:
 - (1) Identify, develop, and maintain a Delivering Healthcare Professional (DHCP) Network report proving network adequacy to include the DHCP's delivering hospitals;

- (2) Continually monitor the provider network to ensure capacity is sufficient to meet the needs of EIs, ensuring accessibility to maternity services are not hindered; and
- (3) Submit documentation to the Agency when there are changes in the provider network or changes in the provider's hospital delivering privileges.
- (ii) The PCCM-E must develop, implement, and maintain policies and procedures addressing network adequacy for the Agency's approval.
- (iii) The PCCM-E shall:
 - (1) Comply with the network adequacy requirements;
 - (2) Submit a Network Adequacy Report to include the name of DHCP and group practice (if applicable), provider specialty, location of practice address, county of practice, telephone number, email address, fax number, and delivering hospital;
 - (3) Monitor participating providers regularly to determine compliance with the Participation Agreement and the requirements of this Contract; and
 - (4) Take corrective action if there is a failure to comply with this Contract.
- (iv) The PCCM-E must submit the documentation of network adequacy no less frequently than the following:
 - (1) At the time of Readiness;
 - (2) On an annual basis; and
 - (3) At any time there is a change in the PCCM-E's DHCP provider network.
- The following language shall be added to Section II.W:
 - 10. The EI shall be informed that the information described in this subsection is available in paper form without charge and the PCCM-E shall provide the information to the EI upon request within five (5) Business Days.
- The following definitions shall be added to Exhibit A of the RFP:
 - <u>DHCP Network</u> Those Participating Delivering Health Care Professionals (DHCPs) affiliated or contracted with the ACHN who are authorized to provide services to EIs.
 - Non-Participating Provider Any Provider that is not part of the ACHN's Provider/DHCP Network.
 - <u>Specialist</u> A Physician or doctor of osteopathic medicine that has obtained the education and qualifications, as well as the authority under the laws and regulations of the applicable licensure state or the State of Alabama, to hold himself or herself out as such.
- 5. The parties hereby agree to amend the RFP as follows:
 - The following language shall be added to the end of Section II.U.1.a on page 58:
 - i. The PCCM-E shall submit complete and accurate maternity delivery data for each EI who delivers under the ACHN program. The data shall be submitted to the Agency or the Agency's designee in the format specified in the Maternity Data Field form. All delivery data must be submitted within 90 Calendar Days of the delivery date.
 - The second and third paragraphs of Section IX.BB (Disputes and Litigation), on page 89 of the RFP shall be deleted in its entirety and shall be replaced with the following.

In the event of any dispute between the parties, senior officials of both parties shall meet and engage in a good faith attempt to resolve the dispute. Should that effort fail and the dispute involves the payment of money, a party's sole remedy is the filing of a claim with the Board of Adjustment of the State of Alabama.

For any and all other disputes arising under the terms of this contract which are not resolved by negotiation, the parties agree to utilize appropriate forms of non-binding alternative dispute resolution including, but not limited to, mediation. Such dispute resolution shall occur in Montgomery, Alabama, utilizing where appropriate, mediators selected from the roster of mediators maintained by the Center For Dispute Resolution of the Alabama State Bar.

- 6. Pursuant to Ala. Code §31-13-9(k), by signing this contract, the contracting parties affirm, for the duration of the agreement, that they will not violate federal immigration law or knowingly employ, hire for employment, or continue to employ an unauthorized alien within the State of Alabama. Furthermore, a contracting party found to be in violation of this provision shall be deemed in breach of the agreement and shall be responsible for all damages resulting therefrom.
- 7. In compliance with Act 2016-312, the contractor hereby certifies that it is not currently engaged in, and will not engage in, the boycott of a person or an entity based in or doing business with a jurisdiction with which this State can enjoy open trade.
- 8. Failure to comply with these requirements may result in termination of the agreement or subcontract.

MY CARE ALABAMA NORTHWEST

ALABAMA MEDICAID AGENCY

This contract has been reviewed for and is approved as to content.

Contractor Signature

Tax ID: 83-3498162

Date Signed: 377019

APPROVED:

Governor, State of Alabama

Commissioner

Stephanie McGee Azar

Date Signed:

This contract has been reviewed for legal form and complies with all applicable laws, rules, and regulations of the State of Alabama governing these matters.

SEP 0 5 2019

Alabama Legislature



State of Alabama Disclosure Statement

Required by Article 3B of Title 41, Code of Alabama 1975

My Care Alabama Northwest		
ADDRESS	-	<u> </u>
2614 Hough Rd .		TELEPHONE NUMBER
Florence, AL 35630		(256)655-1601
STATE AGENCY/DEPARTMENT THAT WILL RECEIVE GOODS Alabama Medicaid Agency	S, SERVICES, OR IS RESPONSIBLE FOR GRANT AWARD	
ADDRESS		
501 Dexter Avenue, Post Office Box 5624		TELEPHONE NUMBER
Montgomery, Alabama 36103-5624		(334) 242-5833
This form is provided with:		
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X Contract Proposal	Request for Proposal Invitation to	o Bid Grant Proposal
Harris and the same of the sam		
Have you or any of your partners, divisions, to any State Agency/Department in the curr		fformed work or provided goods
	on or last hosar your.	
Yes No		
If yes, identify below the State Agency/Dep	artment that received the goods or services	, the type(s) of goods or services previously
provided, and the amount received for the p	provision of such goods or services.	
STATE AGENCY/DEPARTMENT	TYPE OF GOODS/SERVICES	AMOUNT RECEIVED
Alabama Medicaid Agenca	HH Program 311.	297,990 through 7/3//19
Alabama Medicaid Agencia	ICN PERSTAIN JOS	151,715 through 4130119
		1100 11
Have you or any of your partners, divisions,	, or any related business units previously a	oplied and received any grants from any State
Have you or any of your partners, divisions, Agency/Department in the current or last fis	, or any related business units previously a scal year?	oplied and received any grants from any State
Have you or any of your partners, divisions, Agency/Department in the current or last fis	, or any related business units previously a scal year?	oplied and received any grants from any State
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Agency/Department in the current or last fis Yes No If yes, identify the State Agency/Department STATE AGENCY/DEPARTMENT 1. List below the name(s) and address(es or any of your employees have a family	nt that awarded the grant, the date such gra DATE GRANT AWARDED B) of all public officials/public employees with y relationship and who may directly persona	nt was awarded, and the amount of the grant. AMOUNT OF GRANT AMOUNT OF GRANT h whom you, members of your immediate family, ally benefit financially from the proposed
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2. List below the name(s) and address(es) of all family members of public officials/public employees with whom you, members of your immediate family, or any of your employees have a family relationship and who may directly personally benefit financially from the proposed transaction. Identify the public officials/public employees and State Department/Agency for which the public officials/public employees work. (Attach additional sheets if necessary.)

NAME OF FAMILY MEMBER	ADDRESS	NAME OF PUBLIC OFFICIAL! PUBLIC EMPLOYEE	STATE DEPARTMENT/ AGENCY WHERE EMPLOYED
0/04			
none			
officials, public emple	iduals in items one and oyees, and/or their fam ch additional sheets if r	ily members as the result of the co	elow the direct financial benefit to be gained by the public ntract, proposal, request for proposal, invitation to bid, or
nja			
Describe in detail be public official or publ additional sheets if n	ic employee as the res	al benefits to be gained by any pubult of the contract, proposal, reques	olic official, public employee, and/or family members of the st for proposal, invitation to bid, or grant proposal. (Attach
na			
<u> </u>			
	(s) and address(es) of a bid, or grant proposal		s utilized to obtain the contract, proposal, request for
NAME OF PAID CONSULTAN	IT/LOBBYIST	ADDRESS	
NONE			
correct to the best	of my knowledge. I fu	rther understand that a civil pen	ements on or attached to this form are true and halty of ten percent (10%) of the amount of the incorrect or misleading information.
Presly	Rebru	8/7/19	
Signature	9-11	Cl ol ana	KAREN SUE GUTHRIE Notary Public, Alabama State At Large My Commission Expires Jun. 12, 2021
Notary's Signature	mentin	Date	Date Notary Expires

Article 3B of Title 41, Code of Alabama 1975 requires the disclosure statement to be completed and filed with all proposals, bids, contracts, or grant proposals to the State of Alabama in excess of \$5,000.

IMMIGRATION STATUS

I hereby attest that all workers on this project are either citizens of the United States or are in a proper and legal immigration status that authorizes them to be employed for pay within the United States.

Signature of Contractor

Chare Wuul
Witness

<u>Instructions for Certification Regarding Debarment, Suspension,</u> <u>Ineligibility and Voluntary Exclusion</u>

(Derived from Appendix B to 45 CFR Part 76--Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion--Lower Tier Covered Transactions)

- 1. By signing and submitting this contract, the prospective lower tier participant is providing the certification set out therein.
- 2. The certification in this clause is a material representation of fact upon which reliance was placed when this contract was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the Alabama Medicaid Agency (the Agency) may pursue available remedies, including suspension and/or debarment.
- 3. The prospective lower tier participant shall provide immediate written notice to the Agency if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or had become erroneous by reason of changed circumstances.
- 4. The terms covered transaction, debarred, suspended, ineligible, lower tier covered transaction, participant, person, primary covered transaction, principal, and voluntarily excluded, have the meaning set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the person to which this contract is submitted for assistance in obtaining a copy of those regulations.
- 5. The prospective lower tier participant agrees by submitting this contract that, should the contract be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is proposed for debarment under 48 CFR part 9, subpart 9.4, debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.
- 6. The prospective lower tier participant further agrees by submitting this contract that it will include this certification clause without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- 7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not proposed for debarment under 48 CFR part 9, subpart 9.4, debarred, suspended, ineligible, or voluntarily excluded from covered transactions, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the List of Parties Excluded from Federal Procurement and Nonprocurement Programs.
- 8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is proposed for debarment under 48 CFR part 9, subpart 9.4, suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the Agency may pursue available remedies, including suspension and/or debarment.

State of Habana
County of Joseph (1997)
CERTIFICATE OF COMPLIANCE WITH THE BEASON-HAMMON ALABAMA TAXPAYER AND CITIZEN PROTECTION ACT (ACT 2011-535, as amended by Act 2012-491)
DATE: 8/7/2019
RE Contract/Grant/Incentive (describe by number or subject): The provision of coordination of care for general, maternity, and family planning populations for the improvement of health outcomes by and between My Care Alabama Northwest (Contractor/Grantee) and Alabama Medicaid Agency (State Agency or Department or other Public Entity)
 The undersigned hereby certifies to the State of Alabama as follows: The undersigned holds the position of Local County with the Contractor/Grantee named above, and is authorized to provide representations set out in this Certificate as the official and binding act of that entity, and has knowledge of the provisions of THE BEASON-HAMMON ALABAMA TAXPAYER AND CITIZEN PROTECTION ACT (ACT 2011-535 of the Alabama Legislature, as amended by Act 2012-491) which is described herein as "the Act". Using the following definitions from Section 3 of the Act, select and initial either (a) or (b), below, to describe the Contractor/Grantee's business structure.
BUSINESS ENTITY. Any person or group of persons employing one or more persons performing or engaging in any activity, enterprise, profession, or occupation for gain, benefit, advantage, or livelihood, whether for profit or not for profit. "Business entity" shall include, but not be limited to the following: a. Self-employed individuals, business entities filing articles of incorporation, partnerships, limited partnerships, limited liability companies, foreign corporations, foreign limited partnerships, foreign limited liability companies authorized to transact business in this state, business trusts, and any business entity that registers with the Secretary of State.
 b. Any business entity that possesses a business license, permit, certificate, approval, registration, charter, or similar form of authorization issued by the state, any business entity that is exempt by law from obtaining such a business license, and any business entity that is operating unlawfully without a business license. EMPLOYER. Any person, firm, corporation, partnership, joint stock association, agent, manager, representative, foreman, or other person having control or custody of any employment, place of employment, or of any employee, including any person or entity employing any person for hire within the State of Alabama, including a public employer. This term shall not include the occupant of a household contracting with another person to perform casual domestic labor within the household.
(a) The Contractor/Grantee is a business entity or employer as those terms are defined in Section 3 of the Act. (b) The Contractor/Grantee is not a business entity or employer as those terms are defined in Section 3 of the Act. As of the date of this Certificate, Contractor/Grantee does not knowingly employ an unauthorized alien within the State of Alabama and hereafter it will not knowingly employ, hire for employment, or continue to employ an unauthorized alien within the State of Alabama;
4. Contractor/Grantee is enrolled in E-Verify unless it is not eligible to enroll because of the rules of that program or other factors beyond its control. Certified this 4 day of August 2019. My Core Albania North west, Inc. Name of Contractor/Grantee/Recipient
By: Cherewill
Its Secretary & Legal Counsel
The above Certification was signed in my presence by the person whose name appears above, on

this 71 day of August 2019.

KAREN SUE GUTHRIE Notary Public, Alabama State At Large My Commission Expires Jun. 12, 2021

WITNESS: Your Sea Suther

(Rev. October 2018) Department of the Treasury

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

Normal and allowing any out income tax enturnly. Name is required on this aline, do not leave that aline do not not aline do not leave that aline do not not aline do not leave that aline do not not not not not not not not not no	Interna	Revenue Servi	00	<u></u>							nW9 to								11011	nau	VII.									
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Trust/estate Trust/		2 Business I	name/c	disregal	ded entit	ty naπ	ne, if di	liffcren	t from	abov	0																			
Trust/estate Trust/																						_								_
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THE E-VERIFY MEMORANDUM OF UNDERSTANDING FOR EMPLOYERS

ARTICLE I PURPOSE AND AUTHORITY

The parties to this agreement are the Department of Homeland Security (DHS) and the My Care Alabama Northwest, Inc. (Employer). The purpose of this agreement is to set forth terms and conditions which the Employer will follow while participating in E-Verify.

E-Verify is a program that electronically confirms an employee's eligibility to work in the United States after completion of Form I-9, Employment Eligibility Verification (Form I-9). This Memorandum of Understanding (MOU) explains certain features of the E-Verify program and describes specific responsibilities of the Employer, the Social Security Administration (SSA), and DHS.

Authority for the E-Verify program is found in Title IV, Subtitle A, of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (IIRIRA), Pub. L. 104-208, 110 Stat. 3009, as amended (8 U.S.C. § 1324a note). The Federal Acquisition Regulation (FAR) Subpart 22.18, "Employment Eligibility Verification" and Executive Order 12989, as amended, provide authority for Federal contractors and subcontractors (Federal contractor) to use E-Verify to verify the employment eligibility of certain employees working on Federal contracts.

ARTICLE II RESPONSIBILITIES

A. RESPONSIBILITIES OF THE EMPLOYER

- 1. The Employer agrees to display the following notices supplied by DHS in a prominent place that is clearly visible to prospective employees and all employees who are to be verified through the system:
 - a. Notice of E-Verify Participation
 - b. Notice of Right to Work
- 2. The Employer agrees to provide to the SSA and DHS the names, titles, addresses, and telephone numbers of the Employer representatives to be contacted about E-Verify. The Employer also agrees to keep such information current by providing updated information to SSA and DHS whenever the representatives' contact information changes.
- 3. The Employer agrees to grant E-Verify access only to current employees who need E-Verify access. Employers must promptly terminate an employee's E-Verify access if the employer is separated from the company or no longer needs access to E-Verify.





- 4. The Employer agrees to become familiar with and comply with the most recent version of the E-Verify User Manual.
- 5. The Employer agrees that any Employer Representative who will create E-Verify cases will complete the E-Verify Tutorial before that individual creates any cases.
 - a. The Employer agrees that all Employer representatives will take the refresher tutorials when prompted by E-Verify in order to continue using E-Verify. Failure to complete a refresher tutorial will prevent the Employer Representative from continued use of E-Verify.
- 6. The Employer agrees to comply with current Form I-9 procedures, with two exceptions:
 - a. If an employee presents a "List B" identity document, the Employer agrees to only accept "List B" documents that contain a photo. (List B documents identified in 8 C.F.R. § 274a.2(b)(1)(B)) can be presented during the Form I-9 process to establish identity.) If an employee objects to the photo requirement for religious reasons, the Employer should contact E-Verify at 888-464-4218.
 - b. If an employee presents a DHS Form I-551 (Permanent Resident Card), Form I-766 (Employment Authorization Document), or U.S. Passport or Passport Card to complete Form I-9, the Employer agrees to make a photocopy of the document and to retain the photocopy with the employee's Form I-9. The Employer will use the photocopy to verify the photo and to assist DHS with its review of photo mismatches that employees contest. DHS may in the future designate other documents that activate the photo screening tool.

Note: Subject only to the exceptions noted previously in this paragraph, employees still retain the right to present any List A, or List B and List C, document(s) to complete the Form I-9.

- 7. The Employer agrees to record the case verification number on the employee's Form I-9 or to print the screen containing the case verification number and attach it to the employee's Form I-9.
- 8. The Employer agrees that, although it participates in E-Verify, the Employer has a responsibility to complete, retain, and make available for inspection Forms I-9 that relate to its employees, or from other requirements of applicable regulations or laws, including the obligation to comply with the antidiscrimination requirements of section 274B of the INA with respect to Form I-9 procedures.
 - a. The following modified requirements are the only exceptions to an Employer's obligation to not employ unauthorized workers and comply with the anti-discrimination provision of the INA: (1) List B identity documents must have photos, as described in paragraph 6 above; (2) When an Employer confirms the identity and employment eligibility of newly hired employee using E-Verify procedures, the Employer establishes a rebuttable presumption that it has not violated section 274A(a)(1)(A) of the Immigration and Nationality Act (INA) with respect to the hiring of that employee; (3) If the Employer receives a final nonconfirmation for an employee, but continues to employ that person, the Employer must notify DHS and the Employer is subject to a civil money penalty between \$550 and \$1,100 for each failure to notify DHS of continued employment following a final nonconfirmation; (4) If the Employer continues to employ an employee after receiving a final nonconfirmation, then the Employer is subject to a rebuttable presumption that it has knowingly





employed an unauthorized alien in violation of section 274A(a)(1)(A); and (5) no E-Verify participant is civilly or criminally liable under any law for any action taken in good faith based on information provided through the E-Verify.

- b. DHS reserves the right to conduct Form I-9 compliance inspections, as well as any other enforcement or compliance activity authorized by law, including site visits, to ensure proper use of E-Verify.
- 9. The Employer is strictly prohibited from creating an E-Verify case before the employee has been hired, meaning that a firm offer of employment was extended and accepted and Form I-9 was completed. The Employer agrees to create an E-Verify case for new employees within three Employer business days after each employee has been hired (after both Sections 1 and 2 of Form I-9 have been completed), and to complete as many steps of the E-Verify process as are necessary according to the E-Verify User Manual. If E-Verify is temporarily unavailable, the three-day time period will be extended until it is again operational in order to accommodate the Employer's attempting, in good faith, to make inquiries during the period of unavailability.
- 10. The Employer agrees not to use E-Verify for pre-employment screening of job applicants, in support of any unlawful employment practice, or for any other use that this MOU or the E-Verify User Manual does not authorize.
- 11. The Employer must use E-Verify for all new employees. The Employer will not verify selectively and will not verify employees hired before the effective date of this MOU. Employers who are Federal contractors may qualify for exceptions to this requirement as described in Article II.B of this MOU.
- 12. The Employer agrees to follow appropriate procedures (see Article III below) regarding tentative nonconfirmations. The Employer must promptly notify employees in private of the finding and provide them with the notice and letter containing information specific to the employee's E-Verify case. The Employer agrees to provide both the English and the translated notice and letter for employees with limited English proficiency to employees. The Employer agrees to provide written referral instructions to employees and instruct affected employees to bring the English copy of the letter to the SSA. The Employer must allow employees to contest the finding, and not take adverse action against employees if they choose to contest the finding, while their case is still pending. Further, when employees contest a tentative nonconfirmation based upon a photo mismatch, the Employer must take additional steps (see Article III.B. below) to contact DHS with information necessary to resolve the challenge.
- 13. The Employer agrees not to take any adverse action against an employee based upon the employee's perceived employment eligibility status while SSA or DHS is processing the verification request unless the Employer obtains knowledge (as defined in 8 C.F.R. § 274a.1(I)) that the employee is not work authorized. The Employer understands that an initial inability of the SSA or DHS automated verification system to verify work authorization, a tentative nonconfirmation, a case in continuance (indicating the need for additional time for the government to resolve a case), or the finding of a photo mismatch, does not establish, and should not be interpreted as, evidence that the employee is not work authorized. In any of such cases, the employee must be provided a full and fair opportunity to contest the finding, and if he or she does so, the employee may not be terminated or suffer any adverse employment consequences based upon the employee's perceived employment eligibility status





(including denying, reducing, or extending work hours, delaying or preventing training, requiring an employee to work in poorer conditions, withholding pay, refusing to assign the employee to a Federal contract or other assignment, or otherwise assuming that he or she is unauthorized to work) until and unless secondary verification by SSA or DHS has been completed and a final nonconfirmation has been issued. If the employee does not choose to contest a tentative nonconfirmation or a photo mismatch or if a secondary verification is completed and a final nonconfirmation is issued, then the Employer can find the employee is not work authorized and terminate the employee's employment. Employers or employees with questions about a final nonconfirmation may call E-Verify at 1-888-464-4218 (customer service) or 1-888-897-7781 (worker hotline).

- 14. The Employer agrees to comply with Title VII of the Civil Rights Act of 1964 and section 274B of the INA as applicable by not discriminating unlawfully against any individual in hiring, firing, employment eligibility verification, or recruitment or referral practices because of his or her national origin or citizenship status, or by committing discriminatory documentary practices. The Employer understands that such illegal practices can include selective verification or use of E-Verify except as provided in part D below, or discharging or refusing to hire employees because they appear or sound "foreign" or have received tentative nonconfirmations. The Employer further understands that any violation of the immigration-related unfair employment practices provisions in section 274B of the INA could subject the Employer to civil penalties, back pay awards, and other sanctions, and violations of Title VII could subject the Employer to back pay awards, compensatory and punitive damages. Violations of either section 274B of the INA or Title VII may also lead to the termination of its participation in E-Verify. If the Employer has any questions relating to the anti-discrimination provision, it should contact OSC at 1-800-255-8155 or 1-800-237-2515 (TDD).
- 15. The Employer agrees that it will use the information it receives from E-Verify only to confirm the employment eligibility of employees as authorized by this MOU. The Employer agrees that it will safeguard this information, and means of access to it (such as PINS and passwords), to ensure that it is not used for any other purpose and as necessary to protect its confidentiality, including ensuring that it is not disseminated to any person other than employees of the Employer who are authorized to perform the Employer's responsibilities under this MOU, except for such dissemination as may be authorized in advance by SSA or DHS for legitimate purposes.
- 16. The Employer agrees to notify DHS immediately in the event of a breach of personal information. Breaches are defined as loss of control or unauthorized access to E-Verify personal data. All suspected or confirmed breaches should be reported by calling 1-888-464-4218 or via email at E-Verify@dhs.gov. Please use "Privacy Incident Password" in the subject line of your email when sending a breach report to E-Verify.
- 17. The Employer acknowledges that the information it receives from SSA is governed by the Privacy Act (5 U.S.C. § 552a(i)(1) and (3)) and the Social Security Act (42 U.S.C. 1306(a)). Any person who obtains this information under false pretenses or uses it for any purpose other than as provided for in this MOU may be subject to criminal penalties.
- 18. The Employer agrees to cooperate with DHS and SSA in their compliance monitoring and evaluation of E-Verify, which includes permitting DHS, SSA, their contractors and other agents, upon Page 4 of 17 E-Verify MOU for Employers | Revision Date 06/01/13





reasonable notice, to review Forms I-9 and other employment records and to interview it and its employees regarding the Employer's use of E-Verify, and to respond in a prompt and accurate manner to DHS requests for information relating to their participation in E-Verify.

- 19. The Employer shall not make any false or unauthorized claims or references about its participation in E-Verify on its website, in advertising materials, or other media. The Employer shall not describe its services as federally-approved, federally-certified, or federally-recognized, or use language with a similar intent on its website or other materials provided to the public. Entering into this MOU does not mean that E-Verify endorses or authorizes your E-Verify services and any claim to that effect is false.
- 20. The Employer shall not state in its website or other public documents that any language used therein has been provided or approved by DHS, USCIS or the Verification Division, without first obtaining the prior written consent of DHS.
- 21. The Employer agrees that E-Verify trademarks and logos may be used only under license by DHS/USCIS (see M-795 (Web)) and, other than pursuant to the specific terms of such license, may not be used in any manner that might imply that the Employer's services, products, websites, or publications are sponsored by, endorsed by, licensed by, or affiliated with DHS, USCIS, or E-Verify.
- 22. The Employer understands that if it uses E-Verify procedures for any purpose other than as authorized by this MOU, the Employer may be subject to appropriate legal action and termination of its participation in E-Verify according to this MOU.

B. RESPONSIBILITIES OF FEDERAL CONTRACTORS

- 1. If the Employer is a Federal contractor with the FAR E-Verify clause subject to the employment verification terms in Subpart 22.18 of the FAR, it will become familiar with and comply with the most current version of the E-Verify User Manual for Federal Contractors as well as the E-Verify Supplemental Guide for Federal Contractors.
- 2. In addition to the responsibilities of every employer outlined in this MOU, the Employer understands that if it is a Federal contractor subject to the employment verification terms in Subpart 22.18 of the FAR it must verify the employment eligibility of any "employee assigned to the contract" (as defined in FAR 22.1801). Once an employee has been verified through E-Verify by the Employer, the Employer may not create a second case for the employee through E-Verify.
 - a. An Employer that is not enrolled in E-Verify as a Federal contractor at the time of a contract award must enroll as a Federal contractor in the E-Verify program within 30 calendar days of contract award and, within 90 days of enrollment, begin to verify employment eligibility of new hires using E-Verify. The Employer must verify those employees who are working in the United States, whether or not they are assigned to the contract. Once the Employer begins verifying new hires, such verification of new hires must be initiated within three business days after the hire date. Once enrolled in E-Verify as a Federal contractor, the Employer must begin verification of employees assigned to the contract within 90 calendar days after the date of enrollment or within 30 days of an employee's assignment to the contract, whichever date is later.





- b. Employers enrolled in E-Verify as a Federal contractor for 90 days or more at the time of a contract award must use E-Verify to begin verification of employment eligibility for new hires of the Employer who are working in the United States, whether or not assigned to the contract, within three business days after the date of hire. If the Employer is enrolled in E-Verify as a Federal contractor for 90 calendar days or less at the time of contract award, the Employer must, within 90 days of enrollment, begin to use E-Verify to initiate verification of new hires of the contractor who are working in the United States, whether or not assigned to the contract. Such verification of new hires must be initiated within three business days after the date of hire. An Employer enrolled as a Federal contractor in E-Verify must begin verification of each employee assigned to the contract within 90 calendar days after date of contract award or within 30 days after assignment to the contract, whichever is later.
- c. Federal contractors that are institutions of higher education (as defined at 20 U.S.C. 1001(a)), state or local governments, governments of Federally recognized Indian tribes, or sureties performing under a takeover agreement entered into with a Federal agency under a performance bond may choose to only verify new and existing employees assigned to the Federal contract. Such Federal contractors may, however, elect to verify all new hires, and/or all existing employees hired after November 6, 1986. Employers in this category must begin verification of employees assigned to the contract within 90 calendar days after the date of enrollment or within 30 days of an employee's assignment to the contract, whichever date is later.
- d. Upon enrollment, Employers who are Federal contractors may elect to verify employment eligibility of all existing employees working in the United States who were hired after November 6, 1986, instead of verifying only those employees assigned to a covered Federal contract. After enrollment, Employers must elect to verify existing staff following DHS procedures and begin E-Verify verification of all existing employees within 180 days after the election.
- e. The Employer may use a previously completed Form I-9 as the basis for creating an E-Verify case for an employee assigned to a contract as long as:
 - That Form I-9 is complete (including the SSN) and complies with Article II.A.6,
 - ii. The employee's work authorization has not expired, and
 - iii. The Employer has reviewed the Form I-9 information either in person or in communications with the employee to ensure that the employee's Section 1, Form I-9 attestation has not changed (including, but not limited to, a lawful permanent resident alien having become a naturalized U.S. citizen).
- f. The Employer shall complete a new Form I-9 consistent with Article II.A.6 or update the previous Form I-9 to provide the necessary information if:
 - The Employer cannot determine that Form I-9 complies with Article II.A.6,
 - ii. The employee's basis for work authorization as attested in Section 1 has expired or changed, or
 - iii. The Form I-9 contains no SSN or is otherwise incomplete.

Note: If Section 1 of Form I-9 is otherwise valid and up-to-date and the form otherwise complies with





Article II.C.5, but reflects documentation (such as a U.S. passport or Form I-551) that expired after completing Form I-9, the Employer shall not require the production of additional documentation, or use the photo screening tool described in Article II.A.5, subject to any additional or superseding instructions that may be provided on this subject in the E-Verify User Manual.

- g. The Employer agrees not to require a second verification using E-Verify of any assigned employee who has previously been verified as a newly hired employee under this MOU or to authorize verification of any existing employee by any Employer that is not a Federal contractor based on this Article.
- 3. The Employer understands that if it is a Federal contractor, its compliance with this MOU is a performance requirement under the terms of the Federal contract or subcontract, and the Employer consents to the release of information relating to compliance with its verification responsibilities under this MOU to contracting officers or other officials authorized to review the Employer's compliance with Federal contracting requirements.

C. RESPONSIBILITIES OF SSA

- 1. SSA agrees to allow DHS to compare data provided by the Employer against SSA's database. SSA sends DHS confirmation that the data sent either matches or does not match the information in SSA's database.
- 2. SSA agrees to safeguard the information the Employer provides through E-Verify procedures. SSA also agrees to limit access to such information, as is appropriate by law, to individuals responsible for the verification of Social Security numbers or responsible for evaluation of E-Verify or such other persons or entities who may be authorized by SSA as governed by the Privacy Act (5 U.S.C. § 552a), the Social Security Act (42 U.S.C. 1306(a)), and SSA regulations (20 CFR Part 401).
- 3. SSA agrees to provide case results from its database within three Federal Government work days of the initial inquiry. E-Verify provides the information to the Employer.
- 4. SSA agrees to update SSA records as necessary if the employee who contests the SSA tentative nonconfirmation visits an SSA field office and provides the required evidence. If the employee visits an SSA field office within the eight Federal Government work days from the date of referral to SSA, SSA agrees to update SSA records, if appropriate, within the eight-day period unless SSA determines that more than eight days may be necessary. In such cases, SSA will provide additional instructions to the employee. If the employee does not visit SSA in the time allowed, E-Verify may provide a final nonconfirmation to the employer.

Note: If an Employer experiences technical problems, or has a policy question, the employer should contact E-Verify at 1-888-464-4218.

D. RESPONSIBILITIES OF DHS

- 1. DHS agrees to provide the Employer with selected data from DHS databases to enable the Employer to conduct, to the extent authorized by this MOU:
- a. Automated verification checks on alien employees by electronic means, and Page 7 of 17 E-Verify MOU for Employers | Revision Date 06/01/13





- b. Photo verification checks (when available) on employees.
- 2. DHS agrees to assist the Employer with operational problems associated with the Employer's participation in E-Verify. DHS agrees to provide the Employer names, titles, addresses, and telephone numbers of DHS representatives to be contacted during the E-Verify process.
- 3. DHS agrees to provide to the Employer with access to E-Verify training materials as well as an E-Verify User Manual that contain instructions on E-Verify policies, procedures, and requirements for both SSA and DHS, including restrictions on the use of E-Verify.
- 4. DHS agrees to train Employers on all important changes made to E-Verify through the use of mandatory refresher tutorials and updates to the E-Verify User Manual. Even without changes to E-Verify, DHS reserves the right to require employers to take mandatory refresher tutorials.
- 5. DHS agrees to provide to the Employer a notice, which indicates the Employer's participation in E-Verify. DHS also agrees to provide to the Employer anti-discrimination notices issued by the Office of Special Counsel for Immigration-Related Unfair Employment Practices (OSC), Civil Rights Division, U.S. Department of Justice.
- 6. DHS agrees to issue each of the Employer's E-Verify users a unique user identification number and password that permits them to log in to E-Verify.
- 7. DHS agrees to safeguard the information the Employer provides, and to limit access to such information to individuals responsible for the verification process, for evaluation of E-Verify, or to such other persons or entities as may be authorized by applicable law. Information will be used only to verify the accuracy of Social Security numbers and employment eligibility, to enforce the INA and Federal criminal laws, and to administer Federal contracting requirements.
- 8. DHS agrees to provide a means of automated verification that provides (in conjunction with SSA verification procedures) confirmation or tentative nonconfirmation of employees' employment eligibility within three Federal Government work days of the initial inquiry.
- 9. DHS agrees to provide a means of secondary verification (including updating DHS records) for employees who contest DHS tentative nonconfirmations and photo mismatch tentative nonconfirmations. This provides final confirmation or nonconfirmation of the employees' employment eligibility within 10 Federal Government work days of the date of referral to DHS, unless DHS determines that more than 10 days may be necessary. In such cases, DHS will provide additional verification instructions.

ARTICLE III REFERRAL OF INDIVIDUALS TO SSA AND DHS

A. REFERRAL TO SSA

1. If the Employer receives a tentative nonconfirmation issued by SSA, the Employer must print the notice as directed by E-Verify. The Employer must promptly notify employees in private of the finding and provide them with the notice and letter containing information specific to the employee's E-Verify Page 8 of 17 E-Verify MOU for Employers | Revision Date 06/01/13





case. The Employer also agrees to provide both the English and the translated notice and letter for employees with limited English proficiency to employees. The Employer agrees to provide written referral instructions to employees and instruct affected employees to bring the English copy of the letter to the SSA. The Employer must allow employees to contest the finding, and not take adverse action against employees if they choose to contest the finding, while their case is still pending.

- 2. The Employer agrees to obtain the employee's response about whether he or she will contest the tentative nonconfirmation as soon as possible after the Employer receives the tentative nonconfirmation. Only the employee may determine whether he or she will contest the tentative nonconfirmation.
- 3. After a tentative nonconfirmation, the Employer will refer employees to SSA field offices only as directed by E-Verify. The Employer must record the case verification number, review the employee information submitted to E-Verify to identify any errors, and find out whether the employee contests the tentative nonconfirmation. The Employer will transmit the Social Security number, or any other corrected employee information that SSA requests, to SSA for verification again if this review indicates a need to do so.
- 4. The Employer will instruct the employee to visit an SSA office within eight Federal Government work days. SSA will electronically transmit the result of the referral to the Employer within 10 Federal Government work days of the referral unless it determines that more than 10 days is necessary.
- 5. While waiting for case results, the Employer agrees to check the E-Verify system regularly for case updates.
- The Employer agrees not to ask the employee to obtain a printout from the Social Security Administration number database (the Numident) or other written verification of the SSN from the SSA.

B. REFERRAL TO DHS

- 1. If the Employer receives a tentative nonconfirmation issued by DHS, the Employer must promptly notify employees in private of the finding and provide them with the notice and letter containing information specific to the employee's E-Verify case. The Employer also agrees to provide both the English and the translated notice and letter for employees with limited English proficiency to employees. The Employer must allow employees to contest the finding, and not take adverse action against employees if they choose to contest the finding, while their case is still pending.
- 2. The Employer agrees to obtain the employee's response about whether he or she will contest the tentative nonconfirmation as soon as possible after the Employer receives the tentative nonconfirmation. Only the employee may determine whether he or she will contest the tentative nonconfirmation.
- 3. The Employer agrees to refer individuals to DHS only when the employee chooses to contest a tentative nonconfirmation.
- 4. If the employee contests a tentative nonconfirmation issued by DHS, the Employer will instruct the Page 9 of 17 E-Verify MOU for Employers | Revision Date 06/01/13





employee to contact DHS through its toll-free hotline (as found on the referral letter) within eight Federal Government work days.

- 5. If the Employer finds a photo mismatch, the Employer must provide the photo mismatch tentative nonconfirmation notice and follow the instructions outlined in paragraph 1 of this section for tentative nonconfirmations, generally.
- 6. The Employer agrees that if an employee contests a tentative nonconfirmation based upon a photo mismatch, the Employer will send a copy of the employee's Form I-551, Form I-766, U.S. Passport, or passport card to DHS for review by:
 - a. Scanning and uploading the document, or
 - b. Sending a photocopy of the document by express mail (furnished and paid for by the employer).
- 7. The Employer understands that if it cannot determine whether there is a photo match/mismatch, the Employer must forward the employee's documentation to DHS as described in the preceding paragraph. The Employer agrees to resolve the case as specified by the DHS representative who will determine the photo match or mismatch.
- 8. DHS will electronically transmit the result of the referral to the Employer within 10 Federal Government work days of the referral unless it determines that more than 10 days is necessary.
- 9. While waiting for case results, the Employer agrees to check the E-Verify system regularly for case updates.

ARTICLE IV SERVICE PROVISIONS

A. NO SERVICE FEES

1. SSA and DHS will not charge the Employer for verification services performed under this MOU. The Employer is responsible for providing equipment needed to make inquiries. To access E-Verify, an Employer will need a personal computer with Internet access.

ARTICLE V MODIFICATION AND TERMINATION

A. MODIFICATION

- 1. This MOU is effective upon the signature of all parties and shall continue in effect for as long as the SSA and DHS operates the E-Verify program unless modified in writing by the mutual consent of all parties.
- 2. Any and all E-Verify system enhancements by DHS or SSA, including but not limited to E-Verify checking against additional data sources and instituting new verification policies or procedures, will be covered under this MOU and will not cause the need for a supplemental MOU that outlines these changes.





B. TERMINATION

- 1. The Employer may terminate this MOU and its participation in E-Verify at any time upon 30 days prior written notice to the other parties.
- 2. Notwithstanding Article V, part A of this MOU, DHS may terminate this MOU, and thereby the Employer's participation in E-Verify, with or without notice at any time if deemed necessary because of the requirements of law or policy, or upon a determination by SSA or DHS that there has been a breach of system integrity or security by the Employer, or a failure on the part of the Employer to comply with established E-Verify procedures and/or legal requirements. The Employer understands that if it is a Federal contractor, termination of this MOU by any party for any reason may negatively affect the performance of its contractual responsibilities. Similarly, the Employer understands that if it is in a state where E-Verify is mandatory, termination of this by any party MOU may negatively affect the Employer's business.
- 3. An Employer that is a Federal contractor may terminate this MOU when the Federal contract that requires its participation in E-Verify is terminated or completed. In such cases, the Federal contractor must provide written notice to DHS. If an Employer that is a Federal contractor fails to provide such notice, then that Employer will remain an E-Verify participant, will remain bound by the terms of this MOU that apply to non-Federal contractor participants, and will be required to use the E-Verify procedures to verify the employment eligibility of all newly hired employees.
- 4. The Employer agrees that E-Verify is not liable for any losses, financial or otherwise, if the Employer is terminated from E-Verify.

ARTICLE VI PARTIES

- A. Some or all SSA and DHS responsibilities under this MOU may be performed by contractor(s), and SSA and DHS may adjust verification responsibilities between each other as necessary. By separate agreement with DHS, SSA has agreed to perform its responsibilities as described in this MOU.
- B. Nothing in this MOU is intended, or should be construed, to create any right or benefit, substantive or procedural, enforceable at law by any third party against the United States, its agencies, officers, or employees, or against the Employer, its agents, officers, or employees.
- C. The Employer may not assign, directly or indirectly, whether by operation of law, change of control or merger, all or any part of its rights or obligations under this MOU without the prior written consent of DHS, which consent shall not be unreasonably withheld or delayed. Any attempt to sublicense, assign, or transfer any of the rights, duties, or obligations herein is void.
- D. Each party shall be solely responsible for defending any claim or action against it arising out of or related to E-Verify or this MOU, whether civil or criminal, and for any liability wherefrom, including (but not limited to) any dispute between the Employer and any other person or entity regarding the applicability of Section 403(d) of IIRIRA to any action taken or allegedly taken by the Employer.
- E. The Employer understands that its participation in E-Verify is not confidential information and may be disclosed as authorized or required by law and DHS or SSA policy, including but not limited to,





Congressional oversight, E-Verify publicity and media inquiries, determinations of compliance with Federal contractual requirements, and responses to inquiries under the Freedom of Information Act (FOIA).

- F. The individuals whose signatures appear below represent that they are authorized to enter into this MOU on behalf of the Employer and DHS respectively. The Employer understands that any inaccurate statement, representation, data or other information provided to DHS may subject the Employer, its subcontractors, its employees, or its representatives to: (1) prosecution for false statements pursuant to 18 U.S.C. 1001 and/or; (2) immediate termination of its MOU and/or; (3) possible debarment or suspension.
- G. The foregoing constitutes the full agreement on this subject between DHS and the Employer.

To be accepted as an E-Verify participant, you should only sign the Employer's Section of the signature page. If you have any questions, contact E-Verify at 1-888-464-4218.





Approved by:

Employer	
My Care Alabama Northwest, Inc.	
Name (Please Type or Print)	Title
Chere W Wood	
Signature	Date
Electronically Signed	02/11/2019
Department of Homeland Security – Verificat	ion Division
Name (Please Type or Print)	Title
USCIS Verification Division	
Signature	Date
Electronically Signed	02/15/2019





Information Required for the E-Verify Program							
Information relating to your Company:							
Company Name	My Care Alabama Northwest, Inc.						
Company Facility Address	375 Riverchase Pkwy E Birmingham, AL 35244						
Company Alternate Address							
County or Parish	JEFFERSON						
Employer Identification Number	833498162						
North American Industry Classification Systems Code	621						
Parent Company	AlaHealth, Inc.						
Number of Employees	1 to 4						
Number of Sites Verified for	1						





Are you verifying for more than 1 site? If yes, please provide the number of sites verified for in each State:

ALABAMA

1 site(s)





Information relating to the Program Administrator(s) for your Company on policy questions or operational problems:

Name Chere W Wood Phone Number (205) 220 - 2100 Fax Number (205) 733 - 7446

Email Address chere.wood@bcbsal.org





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