MEDICAID COMPLIANCE PLAN

I. INTRODUCTION

The Chinese-American Planning Council, Inc. ("CPC") has adopted this Medicaid Compliance Plan to comply with the provisions of New York State Social Services Law §363-d and 18 NYCRR Part 521, and the New York State Office of Medicaid Inspector General Work Plan. This Medicaid Compliance Plan further describes CPC’s procedures for detecting and preventing fraud and abuse in connection with the provision of services eligible for Medicaid and Medicaid claiming.

As is detailed within this Medicaid Compliance Plan, it is the duty of all Affected Individuals to comply with the policies as applicable to their individual areas of employment or contracts.

This Medicaid Compliance Plan also advises all Affected Individuals of the procedures to be used in reporting non-compliance with such Federal and State laws.

The benefits to this Medicaid Compliance Plan include, but are not limited to:

- Supports our strong commitment to honesty, responsibility and appropriate conduct.
- Develops a system to encourage Affected Individuals to report potential problems that may be detrimental to CPC and the community at large.
- Develops procedures that allow for a thorough investigation of alleged misconduct.
- Develops procedures for promptly and effectively conducting internal monitoring and auditing which may prevent non-compliance.
- Through early detection and reporting, minimizes the risk to CPC and, thereby, reduces CPC’s exposure to any civil damages or penalties, criminal sanctions or administrative remedies.

II. MEDICAID COMPLIANCE CODE OF CONDUCT

The following policies and directives are not intended to prescribe a specific response to every conceivable situation, but are intended to assist staff and contract providers in recognizing issues and determining an appropriate response as specific situations arise. Should a staff member have questions about an appropriate response in a given situation, they should consult their supervisor and/or administrator or contract manager.

1. CPC will submit claims for Medicaid only for services actually rendered and shall seek the amount to which it is entitled.

2. CPC does not tolerate claiming practices that misrepresent the services actually rendered.

3. Supporting documentation must be prepared for all services rendered.

4. CPC will submit claims for Medicaid only where appropriate and required documentation has been prepared.

5. An accurate and timely billing and documentation structure is critical to ensure that CPC staff can effectively implement and comply with required policies and procedures.

6. Demonstrated lapses in the documentation and claiming systems infrastructure should be remedied in a timely manner at the program level. The Medicaid Compliance Officer must approve all proposed remedies.
7. CPC staff and vendors are not to falsify documentation for any purposes, including Medicaid claiming.

III. MEDICAID COMPLIANCE OFFICER

The designated CPC Medicaid Compliance Officer is Mr. Steven M. Yip, Director of Operations. The Medicaid Compliance Officer is directly responsible to the President and CEO, and the Board of Directors for overseeing the development and implementation of CPC’s Medicaid Compliance Program and ensuring appropriate handling of instances of suspected or known illegal or unethical conduct related to Medicaid claiming.

Complaints to the Medicaid Compliance Officer can be made by telephone at (212) 941-9020 ext. 129 or by email to syip@cpc-nyc.org. Complaints may be made anonymously by calling the Medicaid Compliance Hotline at (888) 608-9757 or via e-mail at compliance@cpc-nyc.org.

Duties of the Medicaid Compliance Officer

- Oversee and monitor the implementation of the Medicaid Compliance Program;
- Maintain the effectiveness of the Medicaid Compliance Program;
- Establish methods such as conducting periodic audits/reviews of CPC’s compliance with the current State and Federal regulations, developing effective lines of communication on Medicaid compliance issues and preparing written standards and procedures that reduce CPC’s exposure to fraud and abuse;
- Revise the Medicaid Compliance Program to reflect changes in the needs of CPC, the law or policies, and procedures of the government;
- Develop, coordinate and implement a training program that focuses on the components of the Medicaid Compliance Program and seeks to ensure that all appropriate Affected Individuals and management are knowledgeable of, and comply with, pertinent federal and state standards and that contractors, independent service providers, consultants and others who furnish health services to CPC’s beneficiaries are aware of the requirements of the Medicaid Compliance Program;
- Develop procedures for checking the List of Excluded Individuals and Entities with respect to all staff and vendors who are providing services that may be eligible for Medicaid reimbursement;
- Report on a regular basis to the President/CEO and the Board of Directors on the implementation of the Medicaid Compliance Program, any investigations and necessary corrective actions;
- Consult, as necessary, with the New York State Office of Medicaid Inspector General, investigative and auditing offices and outside law enforcement agencies;
- Assess the impact of current and future Medicaid Regulations on CPC’s day to day operations;
- Ensure that Medicaid Compliance covers all seven risk areas in accordance to Part 18 NYCRR §521.3(a); “Required providers’ compliance programs shall be applicable to: (1) billings; (2) payments; (3) medical necessity and quality of care; (4) governance; (5) mandatory reporting; (6) credentialing; and (7) other risk areas that are or should with due diligence be identified by the provider”;
- Recommend solutions to barriers that may exist in the successful implementation of Medicaid compliance activities;
• Address issues regarding Medicaid claiming that impact CPC’s ability to maximize revenue and make recommendations on how to improve them;

• Assess the success of this Medicaid Compliance Plan by reviewing compliance related activities and recommend any needed updates to the Plan.

IV. COMMUNICATIONS AND CHANGES IN MEDICAID COMPLIANCE PLAN

CPC will post this Medicaid Compliance Plan on its external website. All Affected Individuals will be notified of the existence of this Medicaid Compliance Plan. CPC will also communicate with contractors and vendors who provide services that may be eligible for Medicaid reimbursement of the existence of this Medicaid Compliance Plan as required by law. Additionally, the Medicaid Compliance Officer will conduct training in conjunction with the provided written materials.

Updated information about the Medicaid Compliance program, changes in law and ethical standards that may affect an employee's or vendor's responsibilities will be communicated.

V. EDUCATION AND TRAINING

The proper education and training of Affected Individuals is a significant element of an effective Medicaid Compliance program. The Medicaid Compliance Officer will provide periodic training and education to all Affected Individuals, and such individuals will be advised of the obligation to review the Medicaid Compliance Plan and act accordingly. As new Affected Individuals enter the system, they will be trained and advised of the obligation to review a copy of this Medicaid Compliance Plan. Additional training, tailored to the roles and responsibilities of each group of individuals is provided on a program/division basis. CPC will routinely identify training topics, including those arising out of internal and external audits and regulatory developments.

Related service contractors who provide any service that may be eligible for Medicaid reimbursement will be advised that this Medicaid Compliance Plan and any updates will be on CPC’s external website. If they cannot access internet or email, they will be provided with a hard copy. Contracts with vendors will require the vendor to certify that they have shared this Medicaid Compliance Plan with all Affected Individuals providing services to CPC and that they will make their staff available as necessary for training by CPC.

Independent related service providers will be required to certify that they have read this Medicaid Compliance Plan as part of the process to be included as a potential provider to CPC beneficiaries.

VI. REPORTING REQUIREMENTS

Affected Individuals are in a position to know where policies and regulations are not being followed. Therefore, the effectiveness of the Medicaid Compliance Program depends on the willingness of Affected Individuals at all levels of the organization to step forward, in good faith, with questions and concerns.

Policy

1. Affected Individuals are responsible for conducting their jobs in a manner that is ethical and complies with governing laws and regulations.

2. Affected Individuals are encouraged to seek supervisory assistance if they are unclear about their compliance obligations. If they have further concerns, they can obtain assistance from the Medicaid Compliance Officer.

3. Affected Individuals have a duty to report actions or behaviors they believe violate this Medicaid Compliance Plan or applicable laws or regulations. Affected Individuals who fail to report
misconduct or illegal behavior may be subject to disciplinary procedures, up to and including termination. (See CPC's Code of Conduct and Ethics, Section 2).

4. The Medicaid Compliance Officer will encourage questions and/or reports by:
   - Taking each report seriously;
   - Investigating each report; and where there is enough information, determining the extent of the problem and taking any necessary corrective action;
   - Ensuring that Affected Individuals who do report: (i) do not suffer retaliation by their peers or supervisors for their good faith reports or questions; and (ii) have the choice of keeping their name confidential in regard to a specific report for as long as the Medicaid Compliance Officer can reasonably do so.

Examples of fraud or abuse:
1. Claiming or verifying attendance for services that were not provided.
2. Duplicate billing, which occurs when a contractor or an independent provider bills Medicaid while also submitting an invoice for payment to CPC.
3. Claiming for services at a higher rate, when a lower rate service was actually provided (e.g., billing for a one-to-one service session when in fact a group session was provided).
4. Submitting claims where applicable provider requirements have not been satisfied.
5. Certifying attendance for a complete session where a complete session was not provided.

How to Report

All matters relating to possible fraud and abuse or other compliance issues related to Medicaid must be reported. Affected Individuals must report in any of the following ways:

1. CPC Medicaid Compliance Officer
   - Phone: (212) 941-0920 ext. 129
   - Email: syip@cpc-nyc.org

2. Anonymous Medicaid Compliance Hotline
   - Phone: (888) 608-9757
   - compliance@cpc-nyc.org

VII. ENFORCEMENT AND DISCIPLINE

If, through investigation, monitoring and/or auditing, it is determined that fraud or abuse has occurred, or that a staff person or program is violating policies and procedures set forth in this Medicaid Compliance Plan, there may need to be disciplinary action.

1. Discipline Policy and Actions

In any instance where a Medicaid compliance issue is confirmed, appropriate actions will be taken by CPC. Upon finding that an employee, contractor, or independent provider has engaged in misconduct, or but not limited to, indirectly involved with non-compliant activity by encouraging, directing, facilitation, or permitting such behavior, CPC will take appropriate disciplinary actions. CPC may also make a referral to
the Office of the Medicaid Inspector General, or NYS Department of Health, or other external enforcement agency.

2. Non-Retaliation and Non-Intimidation

To the extent possible, all reports will be handled in a manner that protects the confidentiality of the reporter, if requested. However, there may be circumstances in which confidentiality cannot be maintained. Some examples of this include situations where the problem is known to only a very few people or where the funding source must be involved. In all cases, however, CPC is determined that the reporting individual(s) will not suffer from adverse employment action, retaliation or intimidation for their good faith actions. It is the responsibility of the Medicaid Compliance Officer to ensure that those reporting in good faith do not suffer from adverse employment action, retaliation or intimidation.

Affected Individuals who believe that they have been subjected to such actions because they have reported a possible instance of misconduct or fraud should immediately contact the Medicaid Compliance Officer.

3. List of Excluded Individuals or Entities

Providers must check the OIG List of Excluded Individuals and Entities on the OIG website http://www.oig.hhs.gov/fraud/exclusions.html prior to hiring or contracting with individuals or entities. Persons and entities who are listed on the federal OIG Exclusion Database must receive reinstatement through the OIG to be eligible for reimbursement through Medicaid. In addition, the NYS Office of the Medicaid Inspector General has a list of excluded individuals and entities which can be visited at http://www.omig.ny.gov/data/content/view/72/52/. Providers should also check the Excluded Parties List System at https://www.epis.gov/. In order to comply with this paragraph, the following will occur:

- Where an Affected Individual is identified as a provider of services that may be eligible for Medicaid claiming, CPC will check the OMIG website.
- CPC will review the OMIG database at least monthly to see if any names on the list match the names of Affected Individuals identified as providers of Medicaid covered services. If there is a name match, CPC will further investigate to confirm whether the name on the list is a CPC employee.
- In order to determine if contractors or vendors might be on the list of excluded entities, the Medicaid Compliance Officer will check the list at least monthly.

VIII. MONITORING AND AUDITING

An objective of CPC’s monitoring and auditing procedures is to uncover activities that could potentially constitute violations of this Medicaid Compliance Plan or failure to comply with applicable federal and state law or other types of misconduct. CPC recognizes its obligation to investigate any incidents uncovered to determine whether:

- a violation has, in fact, occurred;
- disciplinary action must be taken; and
- corrective actions have been put into place as required.
All issues reported to the Medicaid Compliance Officer will be handled in a consistent fashion so that the integrity of this Medicaid Compliance Plan is maintained, and so Affected Individuals will have confidence in the workings of Medicaid compliance inquiries.

As part of our effort to implement an effective Medicaid Compliance Program, CPC will periodically conduct routine self-audits and/or reviews of its operations including its claiming practices and its written standards, policies and procedures to ascertain problems and weaknesses in its operations and to measure the effectiveness of its Medicaid Compliance Program. The periodic audits/reviews will be designed to assess whether CPC’s claims are supported by accurate documentation conforming to the requirements of the Corrective Action Plans and Medicaid claiming guidelines and whether information in the data systems upon which CPC relies is valid and controls are working as intended. Additional audits/reviews may be conducted depending on reports of fraud, waste, or abuse or identification of risk areas as determined through regular monitoring activities.

Audit/Review Findings

The following will be the process for reporting audit findings:

1. The Medicaid Compliance Office will provide a report of its audit/review findings to the President/CEO and the Board of Directors.
2. If applicable, CPC will calculate and repay any duplicate or improper payments made as a result of the noncompliance.
3. The Medicaid Compliance Officer will detail the steps that should be taken to preventing similar non-compliant activity from occurring in the future.

Follow-up monitoring will be conducted as appropriate to ensure effective resolution of noncompliance findings.

Record retention

The Medicaid Compliance Officer will receive and generate both hard copy and electronic records and information.

1. All records related to a specific incident should be retained in accordance with State Record Retention requirements, or as otherwise required by state or federal law or pursuant to contract.
2. Records relating to the Medicaid Compliance Program including memoranda, meeting minutes and reports will be retained as required by State Record Retention requirements or as otherwise required by law or regulation.

IX. RESPONSE AND PREVENTION

The goal of our Medicaid Compliance Program is to prevent and reduce the likelihood of improper conduct. CPC’s response to information concerning possible violations of law or the requirements of the Medicaid Compliance Program is an essential component of its commitment to compliance.

Upon receiving a report or other reasonable indication of suspected non-compliance, the Medicaid Compliance Officer will inform the President/CEO and the General Counsel of such allegation. The Medicaid Compliance Officer in consultation with the President/CEO will arrange for an investigation. CPC’s Legal Department will assist as necessary. All CPC staff will be directed to cooperate fully with the Medicaid Compliance Officer.
Upon receipt of information concerning alleged misconduct, the Medicaid Compliance Officer will, at a minimum, take the following actions:

- Complete a Medicaid Compliance Report Intake Form.
- Notify the President/CEO.
- Ensure that the investigation is initiated as soon as reasonably possible. The investigation shall include, as applicable, but need not be limited to: (i) interviews of all persons who may have knowledge of the alleged conduct; (ii) identification and review of relevant documentation including, where applicable, Medicaid claims submitted, to determine the specific nature and scope of the violation and its frequency, duration and potential financial magnitude; (iii) interviews of persons who appear to play a role in the suspected activity or conduct; and (iv) preparation of a summary report that (a) defines the nature of the alleged misconduct, (b) summarizes the investigation process, and (c) identifies any person who is believed to have acted deliberately or with reckless disregard or intentional indifference of applicable laws.
- Ensure that the investigation is completed in a reasonable and timely fashion and that appropriate disciplinary or corrective action is taken.
- The results of the investigation will be reported to the President/CEO and quarterly to the Board of Directors.
- Referrals for further action, including disciplinary action and/or review by a law enforcement agency may be made upon consultation with legal counsel.

In the event the investigation identifies inappropriate Medicaid billing practices, CPC will:

- Immediately cease the offending practice and all billing potentially affected by the offending practice.
- If applicable, calculate and repay any duplicate or improper payments.
- When appropriate, handle any overpayments through the administrative billing process by informing the billing staff and making appropriate adjustments via software used for billing.
- Undertake appropriate training and education to prevent a recurrence of the misconduct.
- Conduct a review of applicable CPC procedures to determine whether new or revised policies and procedures are needed to minimize future risk of noncompliance.
- Conduct, as appropriate, follow up monitoring to ensure effective resolution of the offending practice.

On a quarterly basis, the Medicaid Compliance Officer will provide a report to the President/CEO and the Board of Directors which includes all investigations and their status. The Medicaid Compliance Officer will also provide the audit findings from any reviews that have taken place throughout the year, as well as corrective actions that have been implemented.
## GLOSSARY

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<th><strong>Affected Individuals</strong></th>
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<td>• All affected employees,</td>
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<td>• Affected Appointees,</td>
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<td>• Executives, and Governing Body members.</td>
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<td>• any person or affiliate who is involved in any way with the Required Provider, such that the person or affiliate contributes to the Required Provider’s entitlement to payment under the Medical Assistance Program and who is not an employee, Executive, or Governing Body member of the Required Provider (e.g., independent contractors, interns, students, volunteers, and vendors). Individuals who are at least a 5 percent owner of the Required Provider shall be considered persons associated with the Required Provider.</td>
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| **Medicaid Compliance Officer** | **For the purposes of this document, refers to the employee vested with responsibility for the day-to-day operation of the Medicaid Compliance program that is required under SSL 363-d subsection 2(b) and 18 NYCRR 521.3 (c)(2).** |

| **Exclusions List** | **Program staff in a Medicaid-funded program, Leadership team members and the Governing Board are checked monthly across three separate Medicaid exclusion lists.** |

| **Governing Body** | **In a corporate entity, this is the board of trustees, board of directors, or similar body regardless of the name used.** |

| **Required Provider** | **See New York State Social Services Law §363-d and 18 NYCRR § 521.2(a). Providers that claim over $500,000 annually must have a Medicaid Compliance Plan in place.** |
The following is the Medicaid Compliance Report Intake form for your reference. This will be used when a report of fraud is made. You may use this template when you reporting or provide sufficient information for us to fill this out.

**Medicaid Compliance Report Intake Form**

Report Number ________________________________________________________________

Name of Person Reporting (or Anonymous) ____________________________________________

Contact Information of Person Reporting (Optional): ______________________________________

Date / Time: _____________________________________________________________________

What are you reporting? __________________________________________________________________
____________________________________________________________________________________

____________________________________________________________________________________

Department(s) Involved: ______________________________________________________________

What prompted you to report this? _____________________________________________________
___________________________________________________________________________________
___________________________________________________________________________________

Have you previously reported this issue? ________________________________________________

Details of the Allegation: __________________________________________________________________
___________________________________________________________________________________
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