Low Income Pool Letter of Agreement

THIS LETTER OF AGREEMENT (LOA) is made and entered into in duplicate on the ______ day of ______ 2019, by and between [IGT PROVIDER] on behalf of [PROVIDER], and the State of Florida, Agency for Health Care Administration (the “Agency”), for good and valuable consideration, the receipt and sufficiency of which is acknowledged.

DEFINITIONS

“Charity care” or “uncompensated charity care” means that portion of hospital charges reported to the Agency for which there is no compensation, other than restricted or unrestricted revenues provided to a hospital by local governments or tax districts regardless of the method of payment. Uncompensated care includes charity care for the uninsured but does not include uncompensated care for insured individuals, bad debt, or Medicaid and Children’s Health Insurance Program (CHIP) shortfall. The state and providers that are participating in Low Income Pool (LIP) will provide assurance that LIP claims include only costs associated with uncompensated care that is furnished through a charity care program and that adheres to the principles of the Healthcare Financial Management Association (HFMA) operated by the provider.

“Intergovernmental Transfers (IGTs)” means transfers of funds from a non-Medicaid governmental entity (e.g., counties, hospital taxing districts, providers operated by state or local government) to the Medicaid agency. IGTs must be compliant with 42 CFR Part 433 Subpart B.

“Low Income Pool (LIP)” means providing government support for safety-net providers for the costs of uncompensated charity care for low-income individuals who are uninsured. Uncompensated care includes charity care for the uninsured but does not include uncompensated care for insured individuals, “bad debt,” or Medicaid and CHIP shortfall.

“Medicaid” means the medical assistance program authorized by Title XIX of the Social Security Act, 42 U.S.C. §§ 1396 et seq., and regulations thereunder, as administered in Florida by the Agency.

A. GENERAL PROVISIONS

1. Per Senate Bill 2500, the General Appropriations Act of State Fiscal Year 2019-2020, passed by the 2019 Florida Legislature, the [IGT Provider] and the Agency agree that the [IGT Provider] will remit IGT funds to the Agency in an amount not to exceed the total of [IGT Amount].

   a. The [IGT Provider] and the Agency have agreed that these IGT funds will only be used to increase the provision of health services for the charity care of the [IGT Provider] and the State of Florida at large.

   b. The increased provision of charity care health services will be accomplished through the following Medicaid programs:

      i. LIP payments to hospitals, federally qualified health centers, Medical School Physician Practices, community behavioral health providers, and
rural health centers pursuant to the approved Centers for Medicare & Medicaid Services Special Terms and Conditions.

2. The [IGT Provider] will return the signed LOA to the Agency no later than October 1, 2019.

3. The [IGT Provider] will pay IGT funds to the Agency in an amount not to exceed the total of [IGT Amount]. The [IGT Provider] will transfer payments to the Agency in the following manner:
   a. Per Florida Statute 409.908, annual payments for the months of July 2019 through June 2020 are due to the Agency no later than October 31, 2019 unless an alternative plan is specifically approved by the agency.
   b. The Agency will bill the [IGT Provider] when payment is due.

4. The [IGT Provider] and the Agency agree that the Agency will maintain necessary records and supporting documentation applicable to health services covered by this LOA.
   a. Audits and Records
      i. The [IGT Provider] agrees to maintain books, records, and documents (including electronic storage media) pertinent to performance under this LOA in accordance with generally accepted accounting procedures and practices, which sufficiently and properly reflect all revenues and expenditures of funds provided.
      ii. The [IGT Provider] agrees to assure that these records shall be subject at all reasonable times to inspection, review, or audit by state personnel and other personnel duly authorized by the Agency, as well as by federal personnel.
      iii. The [IGT Provider] agrees to comply with public record laws as outlined in section 119.0701, Florida Statutes.
   b. Retention of Records
      i. The [IGT Provider] agrees to retain all financial records, supporting documents, statistical records, and any other documents (including electronic storage media) pertinent to performance under this LOA for a period of six (6) years after termination of this LOA, or if an audit has been initiated and audit findings have not been resolved at the end of six (6) years, the records shall be retained until resolution of the audit findings.
      ii. Persons duly authorized by the Agency and federal auditors shall have full access to and the right to examine any of said records and documents.
iii. The rights of access in this section must not be limited to the required retention period but shall last as long as the records are retained.

c. Monitoring

i. The [IGT Provider] agrees to permit persons duly authorized by the Agency to inspect any records, papers, and documents of the [IGT Provider] which are relevant to this LOA.

d. Assignment and Subcontracts

i. The [IGT Provider] agrees to neither assign the responsibility of this LOA to another party nor subcontract for any of the work contemplated under this LOA without prior written approval of the Agency. No such approval by the Agency of any assignment or subcontract shall be deemed in any event or in any manner to provide for the incurrence of any obligation of the Agency in addition to the total dollar amount agreed upon in this LOA. All such assignments or subcontracts shall be subject to the conditions of this LOA and to any conditions of approval that the Agency shall deem necessary.

5. This LOA may only be amended upon written agreement signed by both parties. The [IGT Provider] and the Agency agree that any modifications to this LOA shall be in the same form, namely the exchange of signed copies of a revised LOA.

6. The [IGT Provider] confirms that there are no pre-arranged agreements (contractual or otherwise) between the respective counties, taxing districts, and/or the providers to redirect any portion of these aforementioned charity care supplemental payments in order to satisfy non-Medicaid, non-uninsured, and non-underinsured activities.

7. The [IGT Provider] agrees the following provision shall be included in any agreements between the [IGT Provider] and local providers where IGT funding is provided pursuant to this LOA: “Funding provided in this Agreement shall be prioritized so that designated IGT funding shall first be used to fund the Medicaid program (including LIP or DSH) and used secondarily for other purposes.”

8. This LOA covers the period of July 1, 2019 through June 30, 2020 and shall be terminated June 30, 2020.

9. This LOA may be executed in multiple counterparts, each of which shall constitute an original, and each of which shall be fully binding on any party signing at least one counterpart.
<table>
<thead>
<tr>
<th>LIP Local Intergovernmental Transfers (IGTs)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Program / Amount</td>
</tr>
<tr>
<td>------------------</td>
</tr>
<tr>
<td>LIP Program</td>
</tr>
<tr>
<td>Total Funding</td>
</tr>
</tbody>
</table>

**WITNESSETH:**

IN WITNESS WHEREOF, the parties have caused this page Letter of Agreement to be executed by their undersigned officials as duly authorized.

[IGT PROVIDER]  STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION

SIGNED BY: ________________________  SIGNED BY: ________________________

NAME: ___________________________  NAME: ___________________________

TITLE: ___________________________  TITLE: ___________________________

DATE: ___________________________  DATE: ___________________________