INSTRUCTIONS FOR COMPLETING THE DATA USE AGREEMENT (DUA) FORM CMS-R-0235

(AGREEMENT FOR USE OF CENTERS FOR MEDICARE & MEDICAID SERVICES (CMS) DATA CONTAINING INDIVIDUAL IDENTIFIERS)

This agreement must be executed prior to the disclosure of data from CMS' Systems of Records to ensure that the disclosure will comply with the requirements of the Privacy Act, the Privacy Rule and CMS data release policies. It must be completed prior to the release of, or access to, specified data files containing protected health information and individual identifiers.

Directions for the completion of the agreement follow:

Before completing the DUA, please note the language contained in this agreement cannot be altered in any form.

- First paragraph, enter the Requestor's Organization Name.
- Section #1, enter the Requestor's Organization Name.
- Section #4 enter the Study and/or Project Name and CMS contract number if applicable for which the file(s) will be used.
- Section #5 should delineate the files and years the Requestor is requesting. Specific file names should be completed. If these are unknown, you may contact a CMS representative to obtain the correct names The System of Record (SOR) should be completed by the CMS contact or Project Officer. The SOR is the source system the data came from.
- Section #6, complete by entering the Study/Project's anticipated date of completion.
- Section #12 will be completed by the User.
- Section #16 is to be completed by Requestor.
- Section #17, enter the Custodian Name, Company/Organization, Address, Phone Number (including area code), and E-Mail Address (if applicable). The Custodian of files is defined as that person who will have actual possession of and responsibility for the data files. **This section should be completed even if the Custodian and Requestor are the same.** This section will be completed by Custodian.
- Section #18 will be completed by a CMS representative.
- Section #19 should be completed if your study is funded by one or more other Federal Agencies. The Federal Agency name (other than CMS) should be entered in the blank. The Federal Project Officer should complete and sign the remaining portions of this section. If this does not apply, leave blank.
- Sections #20a AND 20b will be completed by a CMS representative.
- Addendum, CMS-R-0235A, should be completed when additional custodians outside the requesting organization will be accessing CMS identifiable data.

Once the DUA is received and reviewed for privacy and policy issues, a completed and signed copy will be sent to the Requestor and CMS Project Officer, if applicable, for their files.

DATA USE AGREEMENT

DUA #	
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(AGREEMEN	T FOR USE OF CENTERS FOR MEDICA DATA CONTAINING INDIVIDUA	
Agreement. In exchar that support the User' provide assistance to provided to beneficiar with the terms of this Accountability Act. In integrity, security, and of such data as permit	the the User with data that reside in a CMS Privacy Ange, the User agrees to pay any applicable fees; the study, research or project referenced in this Agree CMS in monitoring, managing and improving the Notices; and the User agrees to ensure the integrity, seed Agreement and applicable law, including the Privacy of confidentiality of information maintained by the Cotted by law, CMS and	User agrees to use the data only for purposes ment, which has been determined by CMS to Medicare and Medicaid programs or the services urity, and confidentiality of the data by complying by Act and the Health Insurance Portability and Act System of Records; in order to ensure the
	t is by and between the Centers for Medicare & Ment of Health and Human Services (HHS), andned "User."	edicaid Services (CMS), a component of the (Requestor)
and disclose the identifiers or el supersedes any in section 5 and pertaining to ar or any of its co changed only b agree further the herein, shall no	t addresses the conditions under which CMS will of CMS data file(s) specified in section 5 and/or any ements that can be used in concert with other informand all agreements between the parties with respect preempts and overrides any instructions, direction by grant award or other prior communication from the mponents with respect to the data specified herein by a written modification to this Agreement or by that instructions or interpretations issued to the User to be valid unless issued in writing by the CMS points in section 20.	y derivative file(s) that contain direct individual mation to identify individuals. This Agreement ct to the use of data from the files specified ns, agreements, or other understanding in or the Department of Health and Human Services. Further, the terms of this Agreement can be he parties adopting a new agreement. The parties concerning this Agreement or the data specified
	ally agree that CMS retains all ownership rights to the obtain any right, title, or interest in any of the d	
	ents, and in furnishing the data file(s) specified in that such data file(s) will be used solely for the following	
Name of Study/Proje	ect	
CMS Contract No. (If	applicable)	

The User represents further that the facts and statements made in any study or research protocol or project plan submitted to CMS for each purpose are complete and accurate. Further, the User represents that said study protocol(s) or project plans, that have been approved by CMS or other appropriate entity as CMS may determine, represent the total use(s) to which the data file(s) specified in section 5 will be put.

The User agrees not to disclose, use or reuse the data covered by this agreement except as specified in an Attachment to this Agreement or except as CMS shall authorize in writing or as otherwise required by law, sell, rent, lease, loan, or otherwise grant access to the data covered by this Agreement. The User affirms that the requested data is the minimum necessary to achieve the purposes stated in this section. The User agrees that, within the User organization and the organizations of its agents, access to the data covered by this Agreement shall be limited to the minimum amount of data and minimum number of individuals necessary to achieve the purpose stated in this section (i.e., individual's access to the data will be on a need-to-know basis).

5. The following CMS data file(s) is/are covered under this Agreement.

File	Years(s)	System of Record

6.	The parties mutually agree that the aforesaid files(s) (and/or any derivative file(s)), including those files that
	directly identify individuals or that directly identify bidding firms and/or such firms' proprietary, confidential
	or specific bidding information, and those files that can be used in concert with other information to identify
	individuals, may be retained by the User until, hereinafter known as the "Retention Date."
	The User agrees to notify CMS within 30 days of the completion of the purpose specified in section 4 if the
	purpose is completed before the aforementioned retention date. Upon such notice or retention date, whichever
	occurs sooner, the User agrees to destroy such data. The User agrees to destroy and send written certification of
	the destruction of the files to CMS within 30 days. The User agrees not to retain CMS files or any parts thereof,
	after the aforementioned file(s) are destroyed unless the appropriate Systems Manager or the person designated in
	section 20 of this Agreement grants written authorization. The User acknowledges that the date is not contingent
	upon action by CMS.

The Agreement may be terminated by either party at any time for any reason upon 30 days written notice. Upon notice of termination by User, CMS will cease releasing data from the file(s) to the User under this Agreement and will notify the User to destroy such data file(s). Sections 3, 4, 6, 8, 9, 10, 11, 13, 14 and 15 shall survive termination of this Agreement.

- 7. The User agrees to establish appropriate administrative, technical, and physical safeguards to protect the confidentiality of the data and to prevent unauthorized use or access to it. The safeguards shall provide a level and scope of security that is not less than the level and scope of security requirements established by the Office of Management and Budget (OMB) in OMB Circular A-130, Managing Information as a Strategic Resource (July 28, 2016) as well as Federal Information Processing Standard 200 entitled "Minimum Security Requirements for Federal Information and Information Systems" and, National Institute of Standards and Technology Special Publication 800-53, Revision 4, "Security and Privacy Controls for Federal Information Systems and Organizations". Further, the User agrees that the data must not be physically moved, transmitted or disclosed in any way from or by the site indicated in section 17 without written approval from CMS unless such movement, transmission or disclosure is required by a law.
- 8. The User agrees to grant access to the data to the authorized representatives of CMS or DHHS Office of the Inspector General at the site indicated in section 17 for the purpose of inspecting to confirm compliance with the terms of this agreement.

- 9. The User agrees not to disclose direct findings, listings, or information derived from the file(s) specified in section 5, with or without direct identifiers, if such findings, listings, or information can, by themselves or in combination with other data, be used to deduce an individual's identity. Examples of such data elements include, but are not limited to geographic location, age if > 89, sex, diagnosis and procedure, admission/discharge date(s), or date of death.
 - The User agrees that any use of CMS data in the creation of any document (manuscript, table, chart, study, report, etc.) concerning the purpose specified in section 4 (regardless of whether the report or other writing expressly refers to such purpose, to CMS, or to the files specified in section 5 or any data derived from such files) must adhere to CMS' current cell size suppression policy. **This policy stipulates that no cell (e.g. admittances, discharges, patients, services) 10 or less may be displayed.** Also, no use of percentages or other mathematical formulas may be used if they result in the display of a cell 10 or less. By signing this Agreement you hereby agree to abide by these rules and, therefore, will not be required to submit any written documents for CMS review. If you are unsure if you meet the above criteria, you may submit your written products for CMS review. CMS agrees to make a determination about approval and to notify the user within 4 to 6 weeks after receipt of findings. CMS may withhold approval for publication only if it determines that the format in which data are presented may result in identification of individual beneficiaries.
- 10. The User agrees that, absent express written authorization from the appropriate System Manager or the person designated in section 20 of this Agreement to do so, the User shall not attempt to link records included in the file(s) specified in section 5 to any other individually identifiable source of information. This includes attempts to link the data to other CMS data file(s). A protocol that includes the linkage of specific files that has been approved in accordance with section 4 constitutes express authorization from CMS to link files as described in the protocol.
- 11. The User understands and agrees that they may not reuse original or derivative data file(s) without prior written approval from the appropriate System Manager or the person designated in section 20 of this Agreement.
- 12. The parties mutually agree that the following specified Attachments are part of this Agreement:

13. The User agrees that in the event CMS determines or has a reasonable belief that the User has made or may have made a use, reuse or disclosure of the aforesaid file(s) that is not authorized by this Agreement or another written authorization from the appropriate System Manager or the person designated in section 20 of this Agreement, CMS, at its sole discretion, may require the User to: (a) promptly investigate and report to CMS the User's determinations regarding any alleged or actual unauthorized use, reuse or disclosure, (b) promptly resolve any problems identified by the investigation; (c) if requested by CMS, submit a formal response to an allegation of unauthorized use, reuse or disclosure; (d) if requested by CMS, submit a corrective action plan with steps designed to prevent any future unauthorized uses, reuses or disclosures; and (e) if requested by CMS, return data files to CMS or destroy the data files it received from CMS under this agreement. The User understands that as a result of CMS's determination or reasonable belief that unauthorized uses, reuses or disclosures have taken place, CMS may refuse to release further CMS data to the User for a period of time to be determined by CMS.

The User agrees to report any breach of personally identifiable information (PII) from the CMS data file(s), loss of these data or disclosure to any unauthorized persons to the CMS Action Desk by telephone at (410) 786-2580 or by e-mail notification at cms_it_service_desk@cms.hhs.gov within one hour and to cooperate fully in the federal security incident process. While CMS retains all ownership rights to the data file(s), as outlined above, the User shall bear the cost and liability for any breaches of PII from the data file(s) while they are entrusted to the User. Furthermore, if CMS determines that the risk of harm requires notification of affected individual persons of the security breach and/or other remedies, the User agrees to carry out these remedies without cost to CMS.

- 14. The User hereby acknowledges that criminal penalties under \$1106(a) of the Social Security Act (42 U.S.C. \$1306(a)), including a fine not exceeding \$10,000 or imprisonment not exceeding 5 years, or both, may apply to disclosures of information that are covered by \$1106 and that are not authorized by regulation or by Federal law. The User further acknowledges that criminal penalties under the Privacy Act (5 U.S.C. \$552a(i) (3)) may apply if it is determined that the Requestor or Custodian, or any individual employed or affiliated therewith, knowingly and willfully obtained the file(s) under false pretenses. Any person found to have violated sec. (i)(3) of the Privacy Act shall be guilty of a misdemeanor and fined not more than \$5,000. Finally, the User acknowledges that criminal penalties may be imposed under 18 U.S.C. \$641 if it is determined that the User, or any individual employed or affiliated therewith, has taken or converted to his own use data file(s), or received the file(s) knowing that they were stolen or converted. Under such circumstances, they shall be fined under Title 18 or imprisoned not more than 10 years, or both; but if the value of such property does not exceed the sum of \$1,000, they shall be fined under Title 18 or imprisoned not more than 1 year, or both.
- 15. By signing this Agreement, the User agrees to abide by all provisions set out in this Agreement and acknowledges having received notice of potential criminal or administrative penalties for violation of the terms of the Agreement.
- 16. On behalf of the User the undersigned individual hereby attests that he or she is authorized to legally bind the User to the terms this Agreement and agrees to all the terms specified herein.

Name and Title of User (typed or printed)					
Company/Organization					
Street Address					
City	State		ZIP Code		
Office Telephone (Include Area Code)		E-Mail Address (If applicable)			
Signature			Date		
to notify CMS within fifteen (15) days of disapprove the appointment of a custodia	f any change of an or may required //	of custodianship uire the appoint nent as Custodia	an of the aforesaid file(s) on behalf of the		
Company/Organization					
Street Address					
City			ZIP Code		
Office Telephone (Include Area Code)		E-Mail Address (If applicable)			
Signature			Date		

8. The disclosure provision(s) that allows the discretionary release of CMS data for the purpose(s) stated in section 4 follow(s). (To be completed by CMS staff.)					
19. On behalf of the aforesaid Federal agency sponsors to support CMS in ensuring that the U Agreement, and agrees further to make Agreement and to refer all questions of CMS official named in section 20 (or	s or otherwise sup Jser maintains an no statement to th of such interpreta	oports the User's d uses CMS's d e User concerning tion or complian	s request for ata in accord ng the interpr	and use dance wire etation of	of CMS data, agrees th the terms of this f the terms of this
Typed or Printed Name		Title of Feder	al Represen	tative	
Signature					Date
Office Telephone (Include Area Code)	E-Mail Addres	SS (If applicable	e)		
On behalf of CMS the undersigned in Agreement and agrees to all the terms Name of CMS Representative (typed or print) Title/Component	s specified herein		she is autho	rized to	enter into this
Street Address				Mail Sto	op
City	State		ZIP Code		
Office Telephone (Include Area Code)		E-Mail Addres	S (If applicable)	
A. Signature of CMS Representative					Date
B. Concur/Nonconcur — Signature of CM:	S System Manag	er or Business C	Owner		Date
Concur/Nonconcur — Signature of CMS System Manager or Business Owner					Date
Concur/Nonconcur — Signature of CMS System Manager or Business Owner				Date	

According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0938-0734. The time required to complete this information collection is estimated to average 30 minutes per response, including the time to review instructions, search existing data resources, gather the data needed, and complete and review the information collection. If you have any comments concerning the accuracy of the time estimate(s) or suggestions for improving this form, please write to: CMS, 7500 Security Boulevard, Attn: Reports Clearance Officer, Baltimore, Maryland 21244-1850.