



Direct Support Worker Payroll Registration Packet: PD WAIVER

We have this paperwork highlighted in Yellow and Orange to designate who fills out which sections. Please read below on how to do this.

DIRECT SUPPORT WORKER (caregiver): NAME GOES ON ITEM "1"

CUSTOMER (employer): NAME GOES ON ITEM "2"

BEFORE YOU SUBMIT THIS PAPERWORK TO OUR OFFICE YOU MUST MAKE SURE IT IS ALL FILLED OUT CORRECTLY AND THAT YOU HAVE PROVIDED A COPY OF YOUR 2 FORMS OF ID'S AND THE BACKGROUND CHECK MONEY, YOUR SIGNATURE(S) INDICATE THAT YOU HAVE READ AND UNDERSTAND THE PAPERWORK BEFORE SIGNING IT.

- these areas are for you to fill out with your information as the direct support worker (caregiver), **YOU** are the employee of the customer.
- these areas are for you to fill out with your information as the customer (employer), **YOU are the one receiving HCBS services.**
- 3. Return <u>ALL</u> of these numbered items: 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28 (regardless, if a signature is required).
- **4.** You will need to make a copy of this paperwork for your records!
- PAPERWORK IS ACCEPTED MONDAY TO THURSDAY 8am to 3pm. Paperwork
 received after 3pm or on Friday's will not be processed until the next business
 day.
 - PUT IN THE GREEN TIME SHEET BOX UNDER THE CANOPY LOCATED IN FRONT OF OUR BUILDING
 - SCAN IT AND EMAIL THE PAPERWORK IN PDF FORM ONLY TO swickery@ilrcks.org
 - MAIL PAPERWORK TO ILRC 3033 W 2ND ST N STE 1, WICHITA, KS 67203
 - FAX IT TO 316-337-5085 OR 316-670-1424

If you have any questions about anything contained in this packet, please call our office at 316-942-6300 between the hours of 8am to 4:00pm Monday through Friday.





BACKGROUND CHECK REQUIREMENTS

PLEASE READ CAREFULLY BELOW BEFORE COMPLETING THIS APPLICATION. WE CAN'T STRESS THIS ENOUGH HOW IMPORTANT THIS IS WHEN APPLYING TO WORK FOR A CUSTOMER ON THE HCBS WAIVER(S).

THE BACKGROUND CHECK PROCESS CONDUCTED BY KANSAS DEPARTMENT FOR AGING AND DISABILITY SERVICES (KDADS) AND HEALTH OCCUPATIONS CREDENTIALING (HOC) REVIEWS ANY AND ALL OFFENSES, REGARDLESS OF HOW LONG AGO IT HAPPENED.

PLEASE REVIEW THE "CURRENT AND NEW PROHIBITED OFFENSES" LIST ON THE NEXT FIVE (5) PAGES.

- IF YOU HAVE ANY OF THE LISTED OFFENSES PER K.S.A 39-970, K.S.A. 65-5117 AND SENTENCING REQUIREMENTS HAVE NOT BEEN COMPLETED YET, YOU ARE NOT ELIGIBLE TO WORK IN THIS HCBS WAIVER PROGRAM, DO NOT FILL THIS PAPERWORK OUT.
- IF YOU HAVE ANY OF THE LISTED OFFENSES PER K.S.A 39-970, K.S.A. 65-5117 AND IT HAS BEEN 6 YEARS SINCE YOU HAVE COMPLETED ALL OF THE SENTENCING REQUIREMENTS THEN YOU CAN FILL OUT THIS PAPERWORK. IF IT HAS NOT BEEN 6 YEARS DO NOT FILL THIS PAPERWORK OUT.
- IF YOU HAVE <u>NEVER</u> BEEN CONVICTED OF ANY OF THE LISTED OFFENSES PER K.S.A 39-970, K.S.A. 65-5117 THEN YOU CAN FILL THIS PAPERWORK OUT.

Current and New Prohibited Offenses

Adult Care Homes &	HCBS X =	OFFENSE	PROF Does Not	IIBITED Expires
Home Health Agencies KSA 39-970,	existing prohibition KSA	Note: Green shading denotes a new prohibition for	Expire	6 Yrs. *
65-5117	39-2009	this type of facility.	v	·
21-5301 21-3301	Х	Attempt to commit a prohibited offense 1	See Key	
21-5302 21-3302	Х	Conspiracy to commit a prohibited offense	See Key	
21-5303 21-3303	New	Criminal solicitation to commit a prohibited offense ³	See Key	
21-5401 21-3439	X	Capitol Murder (Felony)	Yes	-
21-5402 21-3401	X	First degree murder (Felony)	Yes	
21-5403 21-3402a 21-3302	X	Second degree murder (Felony)	Yes	
21-5404 21-3403	X	Voluntary manslaughter (Felony)	Yes	
21-5405 21-3404	X	Involuntary manslaughter (Felony)		6 Years*
21-5407 21-3406	Х	Assisting suicide (Felony)	Yes	
21-5412(b) 21-3410	Х	Aggravated assault (Felony)		6 Years*
21-5412(d) 21-3411	X	Aggravated assault on a law enforcement officer (Felony)		6 Years*
21-5414 21-3412a	X	Domestic Battery (Felony)		6 Years*
21-5413(c) 21-3413	X	Battery against a law enforcement officer (Felony)		6 Years*
21-5413(b) 21-3416	X	Aggravated battery (Felony)		6 Years*
21-5413(d) 21-3415	X	Aggravated battery against a law enforcement officer (Felony)		6 Years*
21-5415(a) 21-3419	Х	Criminal threat (Felony)		6 Years*
21-5415(b) 21-3419(a)	X	Aggravated criminal threat (Felony)		6 Years*
21-5408(a) 21-3420	X	Kidnapping (Felony)		6 Years*
21-5408(b) 21-3421	X	Aggravated kidnapping (Felony)		6 Years*

21-5409(a) 21-3422	X	Interference with parental custody (Felony)		6 Years*
21-5409(b) 21-3422(a)	X	Aggravated interference with parental custody (Felony)		6 Years*
21-5420(a) 21-3426	X	Robbery (Felony)		6 Years*
21-5420(b) 21-3427	x	Aggravated robbery (Felony)		6 Years*
21-5428 21-3428	X	Blackmail (Felony)		6 Years*
21-5424 21-3435	X	Exposing another to a life threatening communicable disease (Felony)		6 Years*
21-5417 21-3437	X	Mistreatment of a dependent adult or Mistreatment of an elder person. (Misdemeanor or Felony)	Yes	
21-5427 21-3438	X	Stalking (Felony)		6 Years*
21-5405(a)(3) 21-3442	Х	Involuntary manslaughter while driving under the influence (Felony)		6 Years*
21-5426(a) 21-3446	Х	Human Trafficking (Felony)	Yes	
21-5426(b) 21-3447	Х	Aggravated Human Trafficking (Felony)	Yes	
21-5413(f) 21-3448	X	Battery against a mental health employee (Felony)		6 Years*
21-5421 21-3449	X	Terrorism (Felony)		6 Years*
21-5422 21-3450	X	Illegal use of weapons of mass destruction (Felony)		6 Years*
21-5423 21-3451	Х	Furtherance of Terrorism or Illegal Use of Weapons of Mass Destruction (Felony)		6 Years*
21-5503 21-3502	Х	Rape (Felony)	Yes	
21-5506(a) 21-3503	X	Indecent liberties with a child (Felony)	Yes	
21-5506(b) 21-3504	X	Aggravated indecent liberties with a child (Felony)	Yes	
21-5504(a) 21-3505	Х	Criminal sodomy (felony)		6 Years*
21-5504(b) 21-3506	Х	Aggravated criminal sodomy (Felony)	Yes	
21-5513 21-3508	X	Lewd and lascivious behavior (Felony)		6 Years*
21-5508(a) 21-3510	X	Indecent solicitation of a child (Felony)	Yes	
21-5508(b) 21-3511	X	Aggravated indecent solicitation of a child (Felony)	Yes	
21-6420 21-3513	Х	Promoting prostitution (Felony)		6 Years*
21-5510 21-3516	X	Sexual exploitation of a child (Felony)	Yes	

21-5505(a)	X	Sexual battery (Felony)	Yes
21-3517 21-5505(b)	X	Aggravated sexual battery (Felony)	Yes
21-3503(b)	^	Aggravated sexual battery (Felony)	163
21-5512 21-3520	X	Unlawful sexual relation (Felony)	6 Years*
21-5507 21-3522	X	Unlawful voluntary sexual relations (Felony)	6 Years*
21-5509 21-3523	Х	Electronic solicitation (Felony)	6 Years*
21-5604(a) 21-3602	X	Incest (Felony)	6 Years*
21-5604(b) 21-3603	X	Aggravated incest (Felony)	6 Years*
21-5605(a) 21-3604	X	Abandonment of a child (Felony)	6 Years*
21-5605(b) 21-3604(a)	X	Aggravated abandonment of a child (Felony)	6 Years*
21-5601(b) 21-3608(a)	X	Aggravated endangering a child (Felony)	6 Years
21-5602 21-3609	Х	Abuse of a child (Felony)	6 Years
21-5607(b) 21-3610(b)	X	Furnishing alcoholic beverages to a minor for illicit purpose (Felony)	6 Years
21-5603 21-3612	х	Contributing to a child's misconduct or deprivation (Felony)	6 Years
21-5801 21-3701	New	Theft (Felony)***	6 Years
21-5430	X	Distribution of a controlled substance causing great bodily harm (Felony)	6 Years
21-5606 21-3605	X	Criminal nonsupport (Felony)	6 Years
21-5410 21-3423	X	Interference with custody of a committed person ** (Misdemeanor and Felony)	6 Years
21-5416 21-3425	X	Mistreatment of a confined person ** (Misdemeanor and Felony)	6 Years
21-5425 21-3445	X	Unlawful administration of a substance ** (Misdemeanor and Felony)	<u>6</u> Years
21-5708 21-36a08 21-4214	X	Unlawful obtainment or sale of a prescription—only drug ** (Felony)	6 Years
21-5823 21-3710	New	Forgery** (Felony)	6 Years
21-5828 21-3729	New	Criminal Use of a Financial Card** (Felony)	6 Years
21-5925 21-3844	New	Any violation of Kansas Medicaid Fraud Control Act** (Felony)	6 Years
21-5927 21-3846	New	Making false claim, statement or representation to the Medicaid program ** (Felony)	6 Years

21-5928 21-3847	New	Unlawful acts relating to the Medicaid program ** (Felony)	6 Years*
21-5929 21-3856	New	Obstruction of a Medicaid fraud investigation** (Felony)	6 Years*
21-5924 21-3843	New	Violation of a protective order; extended protective orders, penalties ** (Felony)	6 Years*
21-6107 21-4018	New	Identity theft: identity fraud **(Felony)	6 Years*
21-6412 21-3727 21-4310 21-4311	New	Cruelty to animals ** (Misdemeanor or Felony)	6 Years*
21-6422	New	Commercial sexual exploitation of a child (Felony)	Yes
39-0720	New	Social welfare fraud ** (Misdemeanor or Felony)	6 Years*
21-4301 21-4301a 21-6401	New	Promoting obscenity or promoting obscenity to minors ** (Misdemeanor or Felony)	6_Years*
21-5703 65-4159 21-36a03	X	Unlawful manufacturing of controlled substances ** (Felony)	6 Years*
21-5705 65-4161 21-36a05 65-4163	X	Unlawful cultivation or distribution of controlled substances ** (Felony)	6 Years*
21-5707 21-36a07	X	Unlawful manufacture, distribution, cultivation or possession of controlled substances using a communication facility** (Felony)	6 Years*
21-5710 21-36a10	X	Unlawful distribution of drug precursors and drug paraphernalia ** (Felony)	6 Years*
21-5713 21-36a13 65-4152	X	Unlawful distribution or possession of a simulated controlled substance ** (Felony)	6 Years*
21-5406	New	Vehicular Homicide (Felony)	6 Years*
NOTE:		Similar Statutes of Other States & Federal Government.	

KEY

6 Years* For this type of conviction the individual is prohibited until six or more years have elapsed since completion of the sentence imposed or the applicant was discharged from probation, a community correctional services program, parole, post release supervision, conditional release or a suspended sentence; or if the applicant has been granted a waiver of such six-year disqualification.

*Waivers An individual who has been disqualified for employment due to conviction or adjudication of the offenses marked by a single asterisk * may apply to the secretary for aging and disability services for a waiver of such disqualifications if five years have elapsed since completion of the sentence for such conviction.

Yes The individual is prohibited. The prohibition does not expire and waivers are not available.

- Note: A prohibition for these offenses became effective on July 1, 2018. An individual shall not be prohibited due to a conviction of these offenses who is employed by a center, facility, hospital or provider of services on or before July 1, 2018, and is *continuously* employed by the same center, facility, hospital or provider of services or to any person during or upon successful completion of a diversion agreement.
- Note: A prohibition for this offense became effective on July 1, 2010. Further, an individual shall not be prohibited due to a conviction of Felony Theft if the individual is employed by an adult care home or home health agency on July 1, 2010, and *continuously* employed by the same adult care home or home health agency.
- ^{1,2,3,} Convictions for attempt to commit, conspiracy to commit, or criminal solicitation to commit any offense listed above which carries a prohibition that does not expire will result in a prohibition that does not expire. Convictions for attempt to commit, conspiracy to commit, or criminal solicitation to commit any offense listed above which carries a six-year prohibition will result in a six-year prohibition.



REQUIREMENTS FOR EMPLOYMENT FOR PD WAIVER

- 1. "You" the <u>Direct Support Worker must be at least 18 years of age</u> and must pass ALL, of the required background checks.
- 2. "You" the Direct Support Worker and the Customer have completed <u>ALL</u>, of the paperwork correctly without any errors or omissions, ILRC staff will review the paperwork, if there are items that need corrected or are missing it will be mailed to the Customer with instructions on what to do.
- 3. "You" the Direct Support Worker have provided your 2 forms of ID's as stated on the List Of Acceptable Documents page in this packet, these must be current and unexpired and the background check deposit as stated on Item "4" has been provided (ILRC staff will check which box applies).
- 4. "You" the Direct Support Worker <u>MUST</u> provide <u>proof of address</u>, this must be something current such as an electric bill, gas bill, water bill or lease agreement.
- 5. Paperwork is accepted Monday to Thursday 8am to 3pm. Paperwork received after 3pm or on Friday's will not be processed until the next business day.
- 6. "You" the Direct Support Worker are not an employee of the Customer until you have received your AuthentiCare ID number and the clock in and out instructions from ILRC. Upon receiving this information will be the day you can start working for the Customer.

Any hours worked prior to receiving your AuthentiCare ID number and clock in and clock out instructions are invalid and not payable by ILRC. All hours worked MUST be done using the mandatory Kansas AuthentiCare call in system. If the Customer, had you work it will be their responsibility to pay you out of pocket.

By signing below, you are indicating that you have read and understand the requirements for employment.

Customer Signature	Date
Direct Support Worker Signature	 Date





Customer Verification of Signature

The State of Kansas requires us to verify that your signature on correction sheets and paperwork matches the signature we have on file. If we ever have a question about your signature we can refer back to this page for verification. If we have any further questions we will contact you.

	iving HCBS services name goes on this line do not list the
parent/guardian or DPOA name. Ple	ase print)
C	
Customer Signature (*)	Date
*NOTE: If customer is <u>unable</u> to	sign for themselves see Signature of Limitations below:
Signature Of Limitations	
accountability for those providing	is that the beneficiary (customer) provides oversight and g services. Signature options are provided in recognition that a ons may make assistance necessary in carrying out this
direct support worker cannot ma	yone who is aware of HCBS services that were provided. The like corrections to their hours on behalf of the beneficiary k on behalf of the beneficiary (customer).
How to sign this paperwork	see sample below.
Jane Doe	Mary Doe for Jane Doe
Customer Name	Customer Signature
Customer Representative (print	name)
Customer Representative Signat	ure
Representative's relationship to	customer (i.e. POA, DPOA, Guardian, Parent etc.)

Date



BACKGROUND CHECK REGISTRATION NOTICE

EFFECTIVE 11/18/2016, IN COORDINATION AND COMPLIANCE WITH ALL STATE REGULATIONS REGARDING HOME AND COMMNITY BASED SERVICES AND FINACIAL MANAGEMENT (FMS) SERVICES, ILRC FISCAL AGENT HAS IMPLEMENTED THE FOLLOWING POLICY.

ALL REQUIRED PAPERWORK MUST BE COMPLETED AND ALL REQUIRED BACKGROUND CHECKS MUST BE PASSED BEFORE ANYONE CAN START TO WORK FOR THE CUSTOMER/EMPLOYER UNDER THIS PROGRAM.

THE BACKGROUND CHECK PROCESS CAN TAKE UP TO 4 WEEKS BEFORE ALL OF THE RESULTS ARE RECEIVED FROM THE STATE.

WE ASK THAT YOU DO NOT CALL ILRC FOR STATUS UPDATES ON WHERE YOU ARE AT IN THE PROCESS.

ONCE ALL OF THE BACKGROUND CHECKS ARE RECEIVED YOUR PAPERWORK WILL THEN BE PROCESSED AND AN ID# WILL BE ISSUED BY SABRINA FROM ILRC AND EMAILED TO THE WORKER, THEY WILL ALSO RECEIVE A FOLLOW UP PHONE CALL LETTING THEM KNOW THEY ARE ELIGIBLE TO BEGIN WORKING UNDER THE HCBS PROGRAM FOR THE CUSTOMER.

IF NO EMAIL IS AVAILABLE YOU WILL GET A PHONE CALL FROM SABRINA AND BE GIVEN THE OPTION TO PICK UP THE INFORMATION OR HAVE IT MAILED TO YOU.

By signing below I have read and understand t background checks and process.	he above agreement regarding the
Customer/Employer Signature	Date

Direct Support Workers Signature



Direct Support Worker Signature

3033 WEST 2ND STREET NORTH WICHITA • KANSAS • 67203
TELEPHONE/TTY 316 • 942 • 6300



BACKGROUND CHECK FEES AGREEMENT

WE ARE REQUIRED TO PERFORM INITIAL BACKGROUND CHECKS ON EACH NEW DIRECT SUPPORT WORKER AND THEN EVERY 2 YEARS AFTER THAT IF THEY ARE STILL EMPLOYED.

ILRC STAFF WILL CHECK WHICH BO	OX THAT APPLIE	S BEL	OW:				
A \$30.00 REFUNDABLE DEPOSIT (\$60.0) BE SUBMITTED WITH THE BACKGROUN PASS ALL OF THE REQUIRED BACKGROUN REFUND. THIS FEE MUST BE PAID UPO PAYMENT IN THE FORM OF:	ID CHECK AUTHO OUND CHECKS IN	RIZATION ORDER	ON PAPE R TO BE	RWORK ELIGIBL	E FOR	MUST THE	
CASH OR CHECK PAYABLE TO ILRC - N	NO MONEY ORDER	RS					
DEBIT OR CREDIT CARD INFORMATION	<u>l:</u>						
CARD #:	EXP [ATE: _		CODE	:		
Note: Your card will not be charged	-						
"YOU" THE CUSTOMER HAVE EXCEEDE MUST PAY THE BACKGROUND CHECK I OR \$60.00 IF DSW HAS AN OUT OF STA LONGER APPLIES.	ED IN HIRING "5" D FEES (\$30.00 IF D	RECT S	SUPPOR S A KANS	T WORK	ŒRS "Y VERS L	OU"	
CASH OR CHECK PAYABLE TO ILRC – N	NO MONEY ORDER	RS					
DEBIT OR CREDIT CARD INFORMATION	<u>l</u> :						
CARD #:	EXP DA	TE:		CODE: _			
NOTE: IF EXCESSIVE HIRING OF WORK IMPLEMENTED YOU MAY BE ASKED TO SERVES AS YOUR NOTICE.						MENT	
***************	*******	*****	*****	*****	******	**	
HAVE YOU EVER BEEN CONVICTED OF	A FELONY?		YES	or		NO	
IF " <u>YES</u> ", EXPLAIN:							
NOTE: IF YOU SAID " <u>YES</u> " ABOVE I PROHIBITED OFFENSES PAGES, IF THE PREVIOUS PAGES PER K.S.A. ; WORK IN THIS PROGRAM DO NOT F	YOU HAVE ANY 39-970, K.S.A. 65	PROH -5117.	IBITED YOU A	OFFEN	SES LI	STED IN	
Customer Signature			Date		_		

Date

HEALTH OCCUPATIONS CREDENTIALING 612 SOUTH KANSAS AVE, TOPEKA, KS 66603-3404

CRIMINAL RECORD CHECK REQUEST FORM

5/

FACILITY NAME: INDEPENDENT LIVING RESOURCE CENTER, INC. FACILITY ID #: G087218

ADDRESS: 3033 W 2ND S	STN	(CITY:	WICHITA	STATE: KANSAS	
ZIP CODE: 67203 Applicant information: ALL F	REQUEST	ED INFORMATION M	IUST B	E PROVIDED	or the form will not be	processed.
Last Name:		First Name		Middle Name		Suffix (Jr. Sr. etc)
Other Names Ever Used:						
Last Name						
Last Name: **						
** List additional names on ba		c here if more on back.	- Leia	Sex	A - Asian or Pa B - Black	wing must be selected acitic Islander ican Alaskan Native
					E_11982 1291 1282	
Address					Post Office Box ≠ (if ap	plicable)
THE POWER STREET	Egs Ayou	A non-gardenia ME	Airtik		15年15日1	AND THE PERSON NAMED IN
City		State	County		Zip Code	
Heme Phone		Work Phone				
Certificate = (if applicable)		Job Classification			t job classification for tox.	he applicant and
Activities Staff	ACS	Food Service Worke	:r	FSW	Medical Records S	staff MRS
Administrator	ADM	Home Health Aide		HHA	Operator	OPR
Business and Administrative		Home Health Aide 7	Trainee	HHT	Paid Driver	DRV
Certified Medication Aide	CMA	Housekeeping		HSK	Paid Nutrition Ass	
Certified Nurse Aide	CNA	Human Resources S	tafí	HRS	Personnel Staff	PER
Nurse Aide Trainee	NAT	Laundry Workers		LDW	Restorative Ade	RSA
Chaplain	CHN	Maintenance Worke	r	MTW	Social Service Des	
Clerical Staff	CLS	Marketing Staff		MKT	Volunteer Coordin Wellness Staff	nator VLC WEI.





KANSAS DEPARTMENT FOR CHILDREN AND FAMILIES

Child Abuse and Neglect Central Registry

P.O. Box 2637 • Topeka, KS 66601 • DCF Central Registry @ks.gov

Release of Information

	6
OBI 1011	
9/2018	
Page 1-6F 1	

Complete form by printing le	egibly in ink. Fee of \$10.00 per Release of	Information for	m may be required prior to processing.
All releases and fees are to b	e sent to the address or email listed above	(see below for s	pecifics)
corporation, or other entity sho	s Department for Children and Family record fall willfully or knowingly disclose, permit, or requirements of K.S.A. 38-2209. Violation of \$1,000.	encourage disclos	l. No individual, association, partnership, sure of the contents of records or reports in class A nonperson misdemeanor and the court may
Contact Person: Sabri	na Wickery	Agency/Org.:	ILRC as Fiscal Agent
Phone #: (316) 942-630	00	Address:	3033 W 2nd St. N, Suite 1
Email: swickery@ilro	cks.org	City/State/Zip:	Wichita, KS 67203
	ypted email (list if different than above):		Postal Mail
Payment/Account Information			
	10 per request. Check, Money Order (paya	able to DCF) or o	eash. <u>Postal mail only.</u>
			Payment Portal. Submit receipt with ROI form(s).
	gency/Org. has Pre-Pay Account. FE	IN: 32-05048	47
	s listed in the Kansas Mentors' Partner Di	rectory, http://in	entorkansas.org 1 md-a-Program
	o fee for State government agencies (Sub-		
*Release of Information form	ns may be submitted via email to DC L.Ce	mrajRegistry <i>y</i> k	₹ <u>₹</u> 07
APPLICANT: Instructions P will result in p	RINT CLEARLY All requested information rocessing delays for the Release of Information	on is required for nation. <u>Use N A</u>	r processing. Incomplete or illegible information Trather than leaving a space blank.
FIRST, MIDDLE, LAST NAM	E:		
the contact listed above. I	release of any of my information in the C understand the information released is j agency may check my information each yo	for their exclusi	ve and confidential use: 🔲 Fes 🔲 No
OTHER NAMES USED: (Any maiden, nicknames, etc. ')			
DATE OF BIRTH:			RACE:
SOCIAL SECURITY #:			GENDER: Male Female
CURRENT ADDRESS:			
CITY, STATE, ZIP:			
PHONE:	EMAIL:		
SIGNATURE:			Date:

ST_ATE OF KANSAS

Department for Children & Families
Off ice of Background Investigations

ADULT ABUSE, NEGLECT, EXPLOITATION CENTRAL REGISTRY RELEASE OF INFORMATION



Ι,	, give permission for the releas	e of information	on concerning		
(PRINT Full Name)					
myself in the Adult Abuse, Neglect, Exploitation Central R					
Contact 1 cison(s)	ABRINA WICKERY	Phone	316-942-6300 EXT. 224		
rigency manie	RC AS FISCAL AGENT		* * * * * * * * * * * * * * * * * * * *		
Agency mailing address 30	33 W 2ND ST N, STE 1, W	ICHITA, KS	67203		
Email address: Will return via Encrypted email unless	marked otherwise swickery@ilro	cks.org			
M aiden Name and/or Other Names Known By:					
	(PRINT ONLY)	100			
Acldress:					
Street	City	Sta	te Zip Code		
DOB:	SS#:		Male Female		
(mm/dd/yyyy)			(mark one)		
I understand that all information released will be for the excl arnd understand this form and information provided is true a	usive and confidential use of the all	bove named or; edge.	ganization/person. I have read		
I give permission for the release of any information concernic			Control Desire		
while I am employed or associated with the above agency.	Yes No	ect, Exploitatio	on Central Registry each year		
-					
Signature	D				
	Date:				
(An Ink Signature or a Verified E-Signature is Req	uired for Processing)	Adam	mm/dd/yyyy)		
RETURN TO:					
Email: DCF.APSRegistry@ks.gov					
Mail: Office of Background Investigations					
Adult Abuse Registry 500 SW Van Buren St					
Topeka, Kansas 66603					
(Please allow 3-5 days for processing email requests and an additional 5-	7 days if returning by US Postal Service)				
For Official Use Only: Mark in this area if PROHIBITED	For Official Use Only:	Mark in this ar	rea if CLEARED		





DRIVING RECORDS RELEASE AND AUTHORIZATION

YOU MUST HAVE A VALID DRIVERS LICENSE TO DRIVE THE CUSTOMER IN ANY MOTOR VEHICLE!

	1. Will you be driving the customer in any motor vehicle	e?	
	2. Do you have a Valid Driver's License?	drive).	
	3. First Name:		_
	4. Middle Initial:		
	5. Last Name:		-
ís.	6. Address:		
	7. City:	State:	Zip:
H	8. Social Security Number:	Date of birth:	
	9. Driver's License Number:	State:	
	<u>OR</u>		
	Photo ID Number:	State:	
Plea	se sign this form below:		
SIGI	NATURE:		ATE:
David			

Revised 09/2020

I hereby authorize, without reservation, the appropriate governmental agencies or departments to release records of my driving history to INDEPENDENT LIVING RESOURCE CENTER, INC., OR OTHER AGENT OF INDEPENDENT LIVING RESOURCE CENTER, INC.

I further acknowledge that a telephonic facsimile (FAX) or photographic copy shall be as valid as the original. According to the Fair Credit Reporting ACT, I am entitled to know if any adverse action is taken because of the information obtained by my present or prospective employer from a consumer reporting agency. If so, I will be so advised and be given the name of the agency or source of information.



DATE



DIRECT SUPPORT WORKER NAME (print)

DIRECT SUPPORT WORKER NAME (signature)

9

Enhanced Care Services (Sleep Cycle Policy)

<u>IF</u> THE CUSTOMER IS APPROVED FOR THIS SERVICE ILRC STAFF WILL DESIGNATE THIS BY CHECKING THE "YES" BOX BELOW:
DIRECT SUPPORT WORKER MUST provide proof of current address:
Note: Failure to provide proof of address means you cannot provide this service to the customer until we have this on file.
1. DSW(S) ARE NOT ALLOWED TO LIVE IN THE CUSTOMERS HOME TO PROVIDE THIS SERVICE.
2. EXAMPLES OF PROOF OF ADDRESS ARE LISTED BELOW. THESE ARE THE ONLY ITEMS WE WILL ACCEPT AS PROOF OF ADDRESS. DO NOT SUBMIT ANYTHING ELSE IN PLACE OF WHAT IS LISTED.
 UTILITY BILL, PHONE BILL, GAS BILL LEASE / RENTAL AGREEMENT CHANGE OF ADDRESS CONFIRMATION LETTER FROM POST OFFICE OR YOU CAN PRINT IT OFF
ONLINE.
THE CUSTOMER MUST CONTACT ILRC TO CREATE OR EDIT AN ECS CONTRACT before a DSW may begin working for them. This includes changes or additions to staff, or any changes made to scheduling that are not concurrent with an ECS contract that is already in place with ILRC.
ECS services are limited to hours agreed upon by the customer and ILRC in the signed ECS contract. Workers must clock in for a minimum of 6 hours and for no more than 9 hours for these services. Additionally, workers must clock in for ECS either before or after midnight consistently. Failure to do so will result in inaccurate timekeeping and will affect the worker's pay, which may or may not be able to be reconciled.
CUSTOMER NAME (print) DATE
CUSTOMER NAME (signature)



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Notice of Employment – PD

have been hired to provide		
Direct Support Worker Name (Print Above) Name		
Direct Support Worker Services byparticipating		
Customer/Employer Name (Print Above)		
assistant and a second a second and a second a second and		
in the Self-Directed Home and Community Based Services (HCBS) Program. My employer has		
chosen Independent Living Resource Center, d.b.a ILRC as Fiscal Agent to provide payroll		
services.		
I understand if the assignment with the Customer ends for any reason, I am required to contact Sabrina in the Independent Living Resource Center Inc., d.b.a. ILRC as Fiscal Agent Payroll Department at 316-670-1224, 316-942-6300 Ext. 224 or at swickery@ilrcks.org . This contact must be made by the next business day to complete a termination form and an application to be placed on the worker registry to be selected by another Employer. I acknowledge that failure to comply with the above requirements indicates that I have voluntarily quit the assignment which could result in unemployment benefits being denied.		
By signing below I have read and understand the above agreement.		
Customer/Employer Signature Date		
Direct Support Workers Signature Date		



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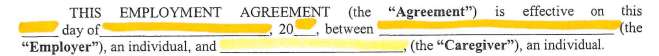
DIRECT SUPPORT WORKER PERSONAL INFORMATION - PD

Enter your start date here:			
Your Name			
First	Middle	Last	
Address			
City/State		Zip Coo	de
Home Phone ()	Cell Phone ()	,
Social Security #		Date of Birth	
Em (for ILRC purposes only):			
Authenticare Mandatory Information. This in information will be entered into the Kansas A begin calling in your hours. PLEASE MAKE SUR	Authenticare system prior	to you receiving a 5	digit ID number in order to
Bilingual? ☐ YES ☐ NO			
Related to the client?	If YES, what is your rela	ationship:	
Sign language? ☐ YES ☐ NO			
Customer's Signature			Date
Direct Support Signature	,		Date
ILRC PAYROLL REPRESENTATIVE USE OF			
W4K4 ENT TABS	ENT CYMA	MAX HOURS TABL	E IN CATS
PAY RATEAUTH ID #		CSR LAST 7 MED.	#





EMPLOYMENT AGREEMENT



WITNESSETH:

WHEREAS, the Employer is a participant in a Home and Community Based Services waiver program under Medicaid (the "Program") administered by the Kansas Department of Aging and Disability Services ("KDADS") through KanCare and has elected to self-direct his/her services under the Program by employing one or more direct support workers;

WHEREAS, the purpose of a direct support worker (or caregiver) under the Program is to provide assistance and support to a Program participant in accordance with the participant's integrated service plan under the Program (the "ISP");

WHEREAS, the Employer desires to hire the Caregiver to be his/her direct support worker under the Program;

WHEREAS, the Caregiver desires to be employed by the Employer as a direct support worker under the Program; and

WHEREAS, the Employer uses <u>INDEPENDENT LIVING RESOURCE CENTER, INC.</u> (the "FMS Provider") to provide financial management services ("FMS") under the Program to the Employer, including but not limited to (i) processing of time worked by the Caregiver, (ii) billing KanCare on the Employer's behalf, (iii) distributing pay checks or electronic deposits for services rendered by the Caregivers under the ISP, (iv) withholding, filing and paying appropriate taxes for Caregiver services under the ISP, and (v) information and assistance services to assist the Employer in understanding his/her role and requirements as the employer of the Caregiver and his/her responsibilities under participant-direction.

- **NOW**, **THEREFORE**, in consideration of the premises and of the mutual covenants and agreements hereinafter contained, the parties hereto agree as follows:
- **Section 1.** Employment. The Employer hereby employs the Caregiver, and the Caregiver hereby accepts employment with the Employer, upon the terms and conditions hereinafter set forth.
- Section 2. <u>"At-Will" Employment.</u> The Caregiver is an "at-will" employee of the Employer, which means that the Caregiver's employment may be terminated by the Employer, with or without notice, and with or without cause, at any time, for any reason not prohibited by law.





Section 3. <u>Duties under this Agreement.</u> The duties of the Caregiver under this Agreement shall be as set forth in the Employer's ISP (the "Covered Duties"). The Caregiver agrees to use his/her best efforts in performing his/her Covered Duties for the Employer and to comply with all Employer directives, both written and oral. The Caregiver understands and agrees that his/her assignment, duties, and responsibilities may be changed at any time by the Employer, subject to the limitations in the ISP.

Section 4. Compensation for Covered Duties.

- (a) The Employer shall pay the Caregiver for performing Covered Duties, in such amount as is agreed upon between the Employer and the Caregiver from time to time. Compensation for Covered Duties shall be made using Medicaid funds exclusively, in accordance with Kansas regulation 30-5-308.
- (b) The Caregiver understands and agrees that although payment for Covered Duties will be made by the FMS Provider, on behalf of and as payroll agent for the Employer, the FMS Provider shall not be liable to the Caregiver for payment of any compensation. The FMS Provider is a third party beneficiary of this Section 4(b).
- (c) If the Caregiver has concerns or questions about his/her compensation, the Caregiver is required to contact the Employer (not the FMS Provider) immediately in order to resolve those concerns or questions.

Section 5. Non-Covered Duties are Outside this Agreement. This Agreement does not prohibit the Employer from employing the Caregiver to perform duties that are not Covered Duties ("Non-Covered Duties"). To the extent that the Caregiver performs Non-Covered Duties, the parties agree that the Employer is obligated to pay the Caregiver directly for those Non-Covered Duties, with no involvement by the FMS Provider, in such amount as is agreed upon between the Employer and the Caregiver from time to time, and that the Employer is responsible for paying any overtime wages that are not properly payable under the Program. The parties understand that the Program does not provide funds to pay for any Non-Covered Duties.

Section 6. Work Schedule and Overtime.

- (a) The Caregiver's work schedule shall be set by the Employer (not the FMS Provider). The Caregiver understands that he/she is expected to adhere to the work schedule and to provide the Employer with advance notice of any absence or requests for schedule changes.
- (b) The Caregiver understands and agrees not to work more than forty hours in any workweek for the Employer without advance approval from the Employer. The Caregiver's workweek shall be the 7-day period starting at 12:01 A.M. on <u>SUNDAY</u> and ending at midnight on the following <u>SATURDAY</u>.



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Section 7. <u>Time Records.</u> The Caregiver shall report all time worked on Covered Duties using the AuthentiCare® KS IVR system and shall *not* report any time worked on Non-Covered Duties using the AuthentiCare® KS IVR system. Time worked on Non-Covered Duties (if any) shall be reported to the Employer, in the manner directed by the Employer (not by the FMS Provider).

Section 8. <u>Supervision, Cooperation, and Compliance with ISP, the Program, Instructions, Policies, Rules, Regulations, and Laws.</u>

- (a) The Caregiver shall be directly supervised and managed by the Employer or the Employer's "Designated Representative" (if any) set forth in the ISP.
- (b) The Caregiver agrees to adhere to all rules, policies, and regulations of the Employer.
- (c) The Caregiver and the Employer agree to strictly comply with the ISP, the Customer Service Worksheet (if any), and any and all other Program requirements.
- (d) The Caregiver and the Employer agree to strictly comply with any instructions, rules, or policies maintained by the FMS Provider with regard to the billing and payment for Covered Duties services rendered by the Caregiver.
- (e) The Caregiver and Employer agree to strictly comply with any and all Kansas statutes, regulations, or policies (including, but not limited to, the KDADS's Field Services Manual, as amended) relating or pertaining to Covered Duties services to the Employer and for payment for such services.
- (f) The Caregiver agrees to cooperate fully with the FMS Provider and with KDADS, the Employer's case manager, case management agency (if any) from whom the Employer receives case management services under the Program, and the Case Management Entity (if any) from whom the Employer receives case management services under the Program (the "CME"), regarding any questions and/or inquiries about the Employer's case and services provided by the Caregiver under the Program.

Protection and Affordable Care Act. The parties hereby understand and agree that the FMS Provider is not the "common law employer" of the Caregiver for purposes of the Patient Protection and Affordable Care Act ("PPACA") or under any other law and that the FMS Provider has no legal obligation to offer health care coverage to any Caregiver. The parties further agree and understand that, under the legal standards established by the Internal Revenue Service, the "common law employer" for purposes of PPACA compliance is the Employer. The parties agree never to argue or raise as a defense in any legal proceeding that the FMS Provider is the "common law employer" of the Caregiver for purposes of PPACA or for any other purpose. The FMS Provider is a third-party beneficiary of Section 9 of this Agreement.





- Section 10. FMS Provider is Not the "Employer" for Purposes of the Fair Labor Standards Act. The parties hereby understand and agree that the FMS Provider is not the "employer" of the Caregiver for purposes of the Fair Labor Standards Act or under any other law that uses the "economic reality test" to determine employer/employee status. The parties agree never to argue or raise as a defense in any legal proceeding that the FMS Provider is the "employer" of the Caregiver for purposes of the Fair Labor Standards Act or for any other purpose. The FMS Provider is a third-party beneficiary of Section 10 of this Agreement.
- Section 11. <u>Changes in Information.</u> The Caregiver agrees to notify the Employer of any change in the Caregiver's name, address, telephone number, e-mail address, emergency contact information, and/or Form W-4 and Form K-4 elections.
- Section 12. Safety. The Caregiver is expected to follow generally accepted safety procedures while performing Covered Duties and must promptly report all safety concerns to the Employer.
 - (a) If an accident results in injury to the Employer and the Employer has a Designated Representative, the Caregiver must report the accident to the Designated Representative as soon as possible.
 - (b) If a work-related accident results in injury to the Caregiver, the Caregiver must report such accident to the Employer as soon as possible, but no later than 24 hours after such injury.
- Section 13. <u>Driving.</u> The Caregiver is prohibited from providing transportation services to the Employer unless the duties specified in the Employer's ISP include providing transportation services. If the Caregiver's duties under the ISP include providing transportation services, the Caregiver (a) must have a current, valid driver's license and must have automobile insurance in the minimum amount required by the State of Kansas or in such greater amount as the Employer otherwise requires and (b) must notify the Employer immediately if the status of the Caregiver's driver's license or automobile insurance changes.
- Section 14. <u>Medicaid Fraud.</u> The parties agree and understand that if either of them submits false or inaccurate information to the FMS Provider or through the AuthentiCare® KS IVR system regarding the work times or duties performed by the Caregiver under the Program, it will be considered Medicaid fraud and exploitation of benefits, which the FMS Provider is required to report to the State of Kansas.
- Section 15. Consent to Release of Confidential Information. The Caregiver consents and authorizes the FMS Provider and the Employer to release and exchange information related to the services provided by the Caregiver to the following agencies and individuals: the Employer's case manager; the Employer's case management agency or CME (as applicable), including, but not limited to, a Managed Care Organization ("MCO") that is a CME; the Employer's Community Developmental Disability Organization ("CDDO"); KDADS; the Division of Health Care Finance of the Kansas Department of Health and Environment; HP Enterprises/KS Medicaid Fiscal Agent; the KDADS's Quality Assurance Department; AuthentiCare® KS; and any other governmental agency as required by law and Kansas FMS requirements.





- Section 16. <u>Termination of the Agreement.</u> This Agreement shall remain in effect while the Caregiver is employed by the Employer. The Caregiver understands and agrees that his/her employment, and this Agreement, will terminate upon the earliest occurrence of one of the following events:
 - (a) Denial of the Employer's Medicaid and/or KanCare eligibility;
 - (b) Termination/closure of the Employer's applicable HCBS case;
 - (c) Termination of the Employer's right to self-direct his/her care; or
 - (d) A decision of either party to terminate the employment relationship.
- **Section 17.** Third Party Beneficiary. Though KDADS and the CME (if any) are not parties to this Agreement, the parties specifically intend that KDADS and the CME (if any) each be a third-party beneficiary and, as a result thereof, further acknowledge and agree that KDADS and/or the CME (if any) may, at their option, enforce the terms of this Agreement.
- **Section 18.** <u>Assignment.</u> The parties shall not assign, subcontract, or delegate any duties or obligations required by this Agreement to any other individual, agency, or organization. Subject to that limitation, this Agreement shall be binding upon and inure to the benefit of the parties and their heirs, personal representatives, successors, and assigns.
- Section 19. <u>Amendment.</u> This Agreement may only be modified by a written agreement signed by the parties hereto. No failure by either party to insist upon the strict performance of this Agreement on one or more occasions shall constitute a waiver of any right or remedy hereunder.
- **Section 20.** Severability. The invalidity or unenforceability of any provision of this Agreement shall not affect the other provisions hereof and this Agreement shall be construed in all respects as if such invalid or unenforceable provision were omitted.
- Section 21. Entire Agreement. This Agreement has been entered into in good faith by the parties. This Agreement sets forth the entire agreement and understanding of the parties with respect to the subject matter hereof and supersedes any and all prior and contemporaneous negotiations, understandings, and agreements with regard to the subject matter hereof, whether oral or written. In entering into this Agreement, none of the parties have made or relied upon any representation or provision not set forth herein.
- Section 22. State Law. The terms and provisions of this Agreement shall be construed in accordance with and governed by the laws of the State of Kansas. The titles of the Sections, Subsections, Paragraphs, and Subparagraphs in this Agreement have been inserted for convenient reference only and shall not affect the construction of this Agreement.
- Section 23. <u>Venue.</u> For any action to enforce this Agreement by KDADS or CME (if any), venue shall solely be in the District Court of Shawnee County, Kansas. For all other actions to enforce this Agreement, venue shall solely be in the District Court of <u>Sedgwick</u> County, Kansas.

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Section 24. Compliance with Program. It is the intent of the parties that this Agreement be interpreted to comply with the Program requirements.

Section 25. <u>Signatures.</u> This Agreement (and any amendments, modifications, or waivers in respect hereof) may be executed in any number of counterparts, each of which shall be deemed to be an original, but all of which shall constitute one and the same document. Facsimile signatures or signatures emailed in portable document format (PDF) shall be acceptable and deemed binding on the parties hereto as if they were originals.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the day and year first above written.

CUSTOMER / EMPLOYER	DIRECT SUPPORT WORKER / EMPLOYEE
Signature	Signature
Print name	Print name
If Employer does not sign, the relationship of the person signing to the Employer	

RESOURCE CENTER

YOU ARE ALLOWED A TOTAL OF

4

PD WAIVER DSW WAGE AGREEMENT

Effective immediately, in passing on reimbursement increases announced by Kansas Department of Aging and Disability Services (KDADS), Independent Living Resource Center dba ILRC as Fiscal Agent will be raising the ceiling on the range in which you may pay your employees. The payment of overtime is still required by ILRC as Fiscal Agent to remain compliant with waiver changes, Department of Labor (DOL) rules, and the Fair Labor Standards Act (FLSA).

Any time worked over 40 hours in a week must still be paid at 1.5 times the regular wage. This can be accomplished by hiring additional workers or adjusting pay rates downward to allow overtime to be paid within your Medicaid budget.

- PAGES TO DETERMINE THE WAGES. For example if you have two workers and the first works 55 hours per week while the second worker works 15 hours per week, you would list both workers, their maximum hours of 55 and 15, and pay rates at any amount in the range between \$7.25 \$9.68 on the first worker and any wage between \$7.25 and \$11.16 for the second worker.
- YOUR PLAN OF CARE <u>IS UNDER</u> 40 HOURS PER WEEK. Enter your workers name and a pay rate between \$7.25 \$11.16 per hour below.

Please list your workers, indicate the weekly maximum number of hours you would like to allot for each worker, and list the pay rate you would like to pay each worker.

TOO HAVE SLEEP CYCLE SUPPORT DO NOT FILL THIS FORM OUT.				
WORKER	WEEKLY MAXIMUM HOURS	PAY RATE		
By signing below I am acknowledging I am the sole employer of the workers I self-direct and that any hours worked above the plan of care or beyond the direction given above are my sole responsibility. I hereby direct ILRC to pay my workers only within the existing Plan of Care and also only within the agreed upon limits above.				
Customer Signature	Customer Print Name	Date		

HOURS PER

PD

STRAIGHT TIME

	Gross Pay	
	Allowable	Maximum
	Under	Rate
	Medicaid	Including
Hours	Budget	Overtime
40	and below	11.16
40.25	449.19	11.13
40.5	451.98	11.09
40.75	454.77	11.06
41	457.56	11.03
41.25	460.35	10.99
41.5	463.14	10.96
41.75	465.93	10.93
42	468.72	10.90
42.25	471.51	10.87
42.5	474.30	10.84
42.75	477.09	10.81
43	479.88	10.78
43.25	482.67	10.76
43.5	485.46	10.73
43.75	488.25	10.70
44	491.04	10.67
44.25	493.83	10.65
44.5	496.62	10.62
44.75	499.41	10.60
45	502.20	10.57
45.25	504.99	10.55
45.5	507.78	10.52
45.75	510.57	10.50
46	513.36	10.48
46.25	516.15	10.45
46.5	518.94	10.43
46.75	521.73	10.41
47	524.52	10.39
47.25	527.31	10.36
47.5	530.10	10.34
47.75	532.89	10.32
48	535.68	10.30
48.25	538.47	10.28
48.5	541.26	10.26
48.75	544.05	10.24
49	546.84	10.22
49.25	549.63	10.20
49.5	552.42	10.18
49.75	555.21	10.16
50	558.00	10.15
50.25	560.79	10.13
50.5	563.58	10.11
50.75	566.37	10.09
51	569.16	10.07
51.25	571.95	10.06

51.5	574.74	10.04	
51.75	577.53	10.02	
52	580.32	10.01	
52.25	583.11	9.99	
52.5	585.90	9.97	
52.75	588.69	9.96	
53	591.48	9.94	
53.25	594.27	9.93	
53.5	597.06	9.91	
53.75	599.85	9.89	
54	602.64	9.88	
54.25	605.43	9.86	
54.5	608.22	9.85	
54.75	611.01	9.84	
55	613.80	9.82	
55.25	616.59	9.81	
55.5	619.38	9.79	
55.75	622.17	9.78	
56	624.96	9.77	
56.25	627.75	9.75	
56.5	630.54	9.74	
56.75	633.33	9.72	
57	636.12	9.71	
57.25	638.91	9.70	
57.5	641.70	9.69	
57.75	644.49	9.67	
58	647.28	9.66	
58.25	650.07	9.65	
58.5	652.86	9.64	
58.75	655.65	9.62	
59	658.44	9.61	
59.25	661.23	9.60	
59.5	664.02	9.59	
59.75	666.81	9.58	
60	669.60	9.57	
60.25	672,39	9.55	
60.5	675.18	9.54	
60.75	677.97	9.53	
61	680.76	9.52	
61.25	683.55	9.51	
61.5	686.34	9.50	
61.75	689.13	9.49	
62	691.92	9.48	
61.25	683.55	9.51	
61.5	686.34	9.50	
61.75	689.13	9.49	
63	703.08	9.44	
63.25	705.87	9.43	
63.5	708.66	9.42	
63.75	711.45	9.41	
64	711.43	9.41	
64.25	714.24	9.40	
64.5	717.03	9.39	
64.75	722.61	9.38	
65	725.40	9.36	
65.25	725.40 728.19	9.36	
03.23	/20.19	3.33	







KANSAS AUTHENTICARE CALL IN SYSTEM AGREEMENT

The Kansas AuthentiCare call in system is a mandatory system put in place by the State of Kansas. Using the system is a condition of HCBS FMS service, failure to use it will result in disqualified hours. The system mandates that your Direct Support Worker use it to record the hours they are working for you. The system is simple to use, your Direct Support Worker will be given instructions along with their ID number. Direct Support Workers are not to overlap hours with another worker who is already clocked in.

"You" the Customer MUST have a phone available for your Direct Support Worker to clock in and out with. If you do not have a phone your Direct Support Worker will not be allowed to work until you obtain one, unless your worker has been approved for the mobile app. This system is mandatory and it's your responsibility as the Customer to make sure a phone is available for your Direct Support Worker to use at all times.

- The HCBS services are to be provided to the CUSTOMER ONLY do not perform tasks for anyone else that resides in the household while you are clocked IN.
- Direct Support Workers **CANNOT** be clocked in at the same time.
- "You" the Customer, are responsible for adding or removing any registered numbers to your record in Kansas Authenticare. Workers numbers are not allowed to be registered.
- If your Direct Support Worker misses a clock in OR clock out a claim correction form can be submitted to the Payroll Department. You will have 2 weeks to turn in a correction sheet to us for processing, we do not process any corrections sheets that are over 2 weeks old, this is mandatory based on our billing process that we follow. HOWEVER, if the worker fails to clock in and clock out for their entire shift on any given day no correction forms will be accepted, the Kansas Authenticare call in system is mandatory. Also, workers time will not be reversed if they have clocked in and out using a registered phone listed in your record, you as the Customer are responsible for all phone numbers in your record.
- If the customer goes into the hospital, rehab or nursing facility, jail, out of State without you, etc., please let us know immediately. You are NOT allowed to clock in and out during this time this is Medicaid Fraud and will be reported to Medicaid, the Kansas Attorney General's Office, and the insurance company.
- This HCBS waiver has a limit of 12 hours per day: however, you must limit your hours to only the hours authorized on the customer's Plan of Care/ISP. Hours worked in excess of what are authorized on the Plan of Care/ISP shall not be paid by ILRC as fiscal agent.

Corrections are limited to 6 per month. Any corrections in excess of this limit will result in corrective action procedures. Any customer who has worker(s) who have exceeded the monthly limit 2 or more times will not be eligible for any corrections of errors or omissions for any of their worker without possible additional fees.

By signing below you the Direct Support Worker and the Custor	ner agree to the above agreement.
Customer Signature	Date
Direct Support Workers Signature	







ACKNOWLEDGEMENT OF RECEIPT OF NOTICE OF PRIVACY PRACTICES AND COMPLIANCE POLICY

I acknowledge that I have received a copy of the Independent Living Resource Center's Notice of Privacy Practices, Compliance Policy, Abuse & Exploitation, Drug & Alcohol Policy, Harassment Policy, ADA Compliance, EEOC, Productive Work Environment, Workplace Violence/Weapons Policy, Attendance & Punctuality.

Print Direct Support Worker Name
Signature of Direct Support Worker
Date



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INDEPENDENT LIVING RESOURCE CENTER d.b.a ILRC AS FISCAL AGENT APPLICANT CONSENT FORM

Independent Living Resource Center d.b.a. ILRC as Fiscal Agent has informed me that it will conduct a criminal background check. In so doing, Independent Living Resource Center d.b.a. ILRC as Fiscal Agent may utilize the services of a consumer-reporting agency as a resource in making employment-related decisions or recommendations about hiring or retention of Direct Support Workers. Any information obtained may be shared with my HCBS recipient employer.

I understand a reporting agency's investigation may include information regarding my credit background, references, character, past employment, work habits, education, general reputation, personal characteristics, mode of living, judgement, liens and criminal background.

I also understand that before an adverse decision or recommendation about my eligibility to serve, as a Direct Support Worker is made based in whole or part on information obtained in the report. I will be provided a copy of the report and a description in writing of my rights under the Fair Credit Reporting Act.

I understand if I disagree with the accuracy of any information in the report, I must notify Independent Living Resource Center d.b.a. ILRC as Fiscal Agent within four days of my receipt of the report. If I notify Independent Living Resource Center d.b.a. ILRC as Fiscal Agent within four days of the receipt of the report that I am challenging information in the report, Independent Living Resource Center d.b.a. ILRC as Fiscal Agent will not make a final decision on my employment eligibility until after I address the information contained in the file report.

I hereby consent to the investigation and authorize Independent Living Resource Center d.b.a. ILRC as Fiscal Agent to procure a report on my background as stated above from a consumer-reporting agency.

	Date
Direct Support Workers Signature	Date

LISTS OF ACCEPTABLE DOCUMENTS All documents must be UNEXPIRED

Employees may present one selection from List A or a combination of one selection from List B and one selection from List C.

	LIST A Documents that Establish Both Identity and Employment Authorization	OR	LIST B Documents that Establish Identity Al	VO ND	Documents that Establish Employment Authorization
2.	U.S. Passport or U.S. Passport Card Permanent Resident Card or Alien Registration Receipt Card (Form I-551) Foreign passport that contains a temporary I-551 stamp or temporary I-551 printed notation on a machine- readable immigrant visa	2	 Driver's license or ID card issued by a State or outlying possession of the United States provided it contains a photograph or information such as name, date of birth, gender, height, eye color, and address ID card issued by federal, state or local government agencies or entities, provided it contains a photograph or 	1.	A Social Security Account Number card, unless the card includes one of the following restrictions: (1) NOT VALID FOR EMPLOYMENT (2) VALID FOR WORK ONLY WITH INS AUTHORIZATION (3) VALID FOR WORK ONLY WITH DHS AUTHORIZATION
4.	Employment Authorization Document that contains a photograph (Form I-766)	_	information such as name, date of birth, gender, height, eye color, and address	2.	Certification of report of birth issued by the Department of State (Forms DS-1350, FS-545, FS-240)
5.	For a nonimmigrant alien authorized to work for a specific employer because of his or her status: a. Foreign passport; and	4 5	School ID card with a photograph Voter's registration card U.S. Military card or draft record	3.	Original or certified copy of birth certificate issued by a State, county, municipal authority, or territory of the United States bearing an official seal
	b. Form I-94 or Form I-94A that has the following:(1) The same name as the passport;	7	Military dependent's ID card U.S. Coast Guard Merchant Mariner Card		Native American tribal document U.S. Citizen ID Card (Form I-197)
	and (2) An endorsement of the alien's nonimmigrant status as long as that period of endorsement has	9	Native American tribal document Driver's license issued by a Canadian government authority	6.	Identification Card for Use of Resident Citizen in the United States (Form I-179)
	not yet expired and the proposed employment is not in conflict with any restrictions or limitations identified on the form.		For persons under age 18 who are unable to present a document listed above:	7.	Employment authorization document issued by the Department of Homeland Security
6.	Passport from the Federated States of Micronesia (FSM) or the Republic of the Marshall Islands (RMI) with Form I-94 or Form I-94A indicating nonimmigrant admission under the Compact of Free Association Between the United States and the FSM or RMI	1	School record or report card Clinic, doctor, or hospital record Day-care or nursery school record		

Examples of many of these documents appear in the Handbook for Employers (M-274).

Refer to the instructions for more information about acceptable receipts.





Employment Eligibility Verification Department of Homeland Security

Form I-9

OMB No. 1615-0047
Expires 10/31/2022

U.S. Citizenship and Immigration Services

▶ START HERE: Read instructions carefully before completing this form. The instructions must be available, either in paper or electronically, during completion of this form. Employers are liable for errors in the completion of this form.

ANTI-DISCRIMINATION NOTICE: It is illegal to discriminate against work-authorized individuals. Employers CANNOT specify which document(s) an employee may present to establish employment authorization and identity. The refusal to hire or continue to employ an individual because the documentation presented has a future expiration date may also constitute illegal discrimination.

Section 1. Employee Informat than the first day of employment, but	tion and Attestation	(Employee:	s must complete an	d sign Secti	ion 1 oi	Form I-9 no later	
<mark>L</mark> ast Name <i>(Family Nam</i> e)	First Name (Given Na	me)	Middle Initial	Other Last Names Used (if any)			
Address (Street Number and Name)	Apt. Number	City or To	wn	S	tate	ZIP Code	
Date of Birth (mm/dd/yyyy) U.S. Social	Security Number Emp	loyee's E-mail	Address	Emp	Employee's Telephone Number		
I am aware that federal law provides connection with the completion of t	his form.			or use of fa	ilse do	cuments in	
l attest, under penalty of perjury, the	at I am (check one of th	e following	boxes):				
1. A citizen of the United States							
2. A noncitizen national of the United S	States (See instructions)						
3. A lawful permanent resident (Alier	Registration Number/USC	IS Number):					
4. An alien authorized to work until (e	expiration date, if applicable	, mm/dd/yyyy)					
Some aliens may write "N/A" in the e	expiration date field. (See in	structions)					
Aliens authorized to work must provide or An Alien Registration Number/USCIS Nur						R Code - Section 1 of Write In This Space	
Alien Registration Number/USCIS Num OR	nber:						
2. Form I-94 Admission Number:							
OR 3. Foreign Passport Number:						国际政治学会	
Country of Issuance:							
Signature of Employee		Today's Dat	Today's Date (mm/dd/yyyy)				
Preparer and/or Translator Ce I did not use a preparer or translator. (Fields below must be completed and	A preparer(s) and/or tr signed when preparers a	ranslator(s) ass and/or transla	tors assist an empl	loyee in con	npleting	Section 1.)	
attest, under penalty of perjury, the		completion	of Section 1 of th	is form and	d that t	o the best of my	
nowledge the information is true and Signature of Preparer or Translator	nu correct.			Today's Dat	e (mm/c	ld/yyyy)	
ast Name (Family Name)		First	Name (Given Name)				



Employer Completes Next Page





Employment Eligibility Verification Department of Homeland Security

USCIS Form I-9

OMB No. 1615-0047 Expires 10/31/2022

U.S. Citizenship and Immigration Services

Section 2. Employer or Authorized Representative Review and Verification (Employers or their authorized representative must complete and sign Section 2 within 3 business days of the employee's first day of employment. You must physically examine one document from List A OR a combination of one document from List B and one document from List C as listed on the "Lists of Acceptable Documents.") Last Name (Family Name) First Name (Given Name) M.I. Citizenship/Immigration Status Employee Info from Section 1 List A OR List B AND List C **Identity and Employment Authorization** Identity **Employment Authorization** Document Title Document Title Document Title Issuing Authority Issuing Authority Issuing Authority Document Number Document Number Document Number Expiration Date (if any) (mm/dd/yyyy) Expiration Date (if any) (mm/dd/yyyy) Expiration Date (if any) (mm/dd/yyyy) **Document Title** QR Code - Section 2 Issuing Authority Additional Information Do Not Write In This Space **Document Number** Expiration Date (if any) (mm/dd/yyyy) **Document Title** Issuing Authority Document Number Expiration Date (if any) (mm/dd/yyyy) Certification: I attest, under penalty of perjury, that (1) I have examined the document(s) presented by the above-named employee, (2) the above-listed document(s) appear to be genuine and to relate to the employee named, and (3) to the best of my knowledge the employee is authorized to work in the United States. The employee's first day of employment (mm/dd/yyyy): (See instructions for exemptions) Signature of Employer or Authorized Representative Today's Date (mm/dd/yyyy) Title of Employer or Authorized Representative Last Name of Employer or Authorized Representative First Name of Employer or Authorized Representative Employer's Business or Organization Name HCBS SERVICES RECIPIENT Employer's Business or Organization Address (Street Number and Name) ZIP Code Section 3. Reverification and Rehires (To be completed and signed by employer or authorized representative.) A. New Name (if applicable) B. Date of Rehire (if applicable) Last Name (Family Name) Middle Initial First Name (Given Name) Date (mm/dd/yyyy) C. If the employee's previous grant of employment authorization has expired, provide the information for the document or receipt that establishes continuing employment authorization in the space provided below. Document Title **Document Number** Expiration Date (if any) (mm/dd/yyyy) I attest, under penalty of perjury, that to the best of my knowledge, this employee is authorized to work in the United States, and if the employee presented document(s), the document(s) I have examined appear to be genuine and to relate to the individual. Signature of Employer or Authorized Representative Today's Date (mm/dd/yyyy) Name of Employer or Authorized Representative

Lastomer

General Instructions

Section references are to the Internal Revenue Code.

Future Developments

For the latest information about developments related to Form W-4, such as legislation enacted after it was published, go to www.irs.gov/FormW4.

Purpose of Form

Complete Form W-4 so that your employer can withhold the correct federal income tax from your pay. If too little is withheld, you will generally owe tax when you file your tax return and may owe a penalty. If too much is withheld, you will generally be due a refund. Complete a new Form W-4 when changes to your personal or financial situation would change the entries on the form. For more information on withholding and when you must furnish a new Form W-4, see Pub. 505, Tax Withholding and Estimated Tax.

Exemption from withholding. You may claim exemption from withholding for 2022 if you meet both of the following conditions: you had no federal income tax liability in 2021 and you expect to have no federal income tax liability in 2022. You had no federal income tax liability in 2021 if (1) your total tax on line 24 on your 2021 Form 1040 or 1040-SR is zero (or less than the sum of lines 27a, 28, 29, and 30), or (2) you were not required to file a return because your income was below the filing threshold for your correct filing status. If you claim exemption, you will have no income tax withheld from your paycheck and may owe taxes and penalties when you file your 2022 tax return. To claim exemption from withholding, certify that you meet both of the conditions above by writing "Exempt" on Form W-4 in the space below Step 4(c). Then, complete Steps 1(a), 1(b), and 5. Do not complete any other steps. You will need to submit a new Form W-4 by February 15, 2023.

Your privacy. If you prefer to limit information provided in Steps 2 through 4, use the online estimator, which will also increase accuracy.

As an alternative to the estimator: if you have concerns with Step 2(c), you may choose Step 2(b); if you have concerns with Step 4(a), you may enter an additional amount you want withheld per pay period in Step 4(c). If this is the only job in your household, you may instead check the box in Step 2(c), which will increase your withholding and significantly reduce your paycheck (often by thousands of dollars over the year).

When to use the estimator. Consider using the estimator at www.irs.gov/W4App if you:

- Expect to work only part of the year;
- 2. Have dividend or capital gain income, or are subject to additional taxes, such as Additional Medicare Tax;
- 3. Have self-employment income (see below); or
- 4. Prefer the most accurate withholding for multiple job situations.

Self-employment. Generally, you will owe both income and self-employment taxes on any self-employment income you receive separate from the wages you receive as an employee. If you want to pay these taxes through withholding from your wages, use the estimator at www.irs.gov/W4App to figure the amount to have withheld.

Nonresident alien. If you're a nonresident alien, see Notice 1392, Supplemental Form W-4 Instructions for Nonresident Aliens, before completing this form.

Specific Instructions

Step 1(c). Check your anticipated filing status. This will determine the standard deduction and tax rates used to compute your withholding.

Step 2. Use this step if you (1) have more than one job at the same time, or (2) are married filing jointly and you and your spouse both work.

Option (a) most accurately calculates the additional tax you need to have withheld, while option (b) does so with a little less accuracy.

If you (and your spouse) have a total of only two jobs, you may instead check the box in option (c). The box must also be checked on the Form W-4 for the other job. If the box is checked, the standard deduction and tax brackets will be cut in half for each job to calculate withholding. This option is roughly accurate for jobs with similar pay; otherwise, more tax than necessary may be withheld, and this extra amount will be larger the greater the difference in pay is between the two jobs.



Multiple jobs. Complete Steps 3 through 4(b) on only one Form W-4. Withholding will be most accurate if you do this on the Form W-4 for the highest paying job.

Step 3. This step provides instructions for determining the amount of the child tax credit and the credit for other dependents that you may be able to claim when you file your tax return. To qualify for the child tax credit, the child must be under age 17 as of December 31, must be your dependent who generally lives with you for more than half the year, and must have the required social security number. You may be able to claim a credit for other dependents for whom a child tax credit can't be claimed, such as an older child or a qualifying relative. For additional eligibility requirements for these credits, see Pub. 501, Dependents. Standard Deduction, and Filing Information. You can also include other tax credits for which you are eligible in this step, such as the foreign tax credit and the education tax credits. To do so, add an estimate of the amount for the year to your credits for dependents and enter the total amount in Step 3. Including these credits will increase your paycheck and reduce the amount of any refund you may receive when you file your tax return.

Step 4 (optional).

Step 4(a). Enter in this step the total of your other estimated income for the year, if any. You shouldn't include income from any jobs or self-employment. If you complete Step 4(a), you likely won't have to make estimated tax payments for that income. If you prefer to pay estimated tax rather than having tax on other income withheld from your paycheck, see Form 1040-ES, Estimated Tax for Individuals.

Step 4(b). Enter in this step the amount from the Deductions Worksheet, line 5, if you expect to claim deductions other than the basic standard deduction on your 2022 tax return and want to reduce your withholding to account for these deductions. This includes both itemized deductions and other deductions such as for student loan interest and IRAs.

Step 4(c). Enter in this step any additional tax you want withheld from your pay **each pay period**, including any amounts from the Multiple Jobs Worksheet, line 4. Entering an amount here will reduce your paycheck and will either increase your refund or reduce any amount of tax that you owe.

Step 2(b) - Multiple Jobs Worksheet (Keep for your records.)



If you choose the option in Step 2(b) on Form W-4, complete this worksheet (which calculates the total extra tax for all jobs) on **only ONE** Form W-4. Withholding will be most accurate if you complete the worksheet and enter the result on the Form W-4 for the highest paying job.

Note: If more than one job has annual wages of more than \$120,000 or there are more than three jobs, see Pub. 505 for additional tables; or, you can use the online withholding estimator at www.irs.gov/W4App.

1	Two jobs. If you have two jobs or you're married filing jointly and you and your spouse each have one job, find the amount from the appropriate table on page 4. Using the "Higher Paying Job" row and the "Lower Paying Job" column, find the value at the intersection of the two household salaries and enter that value on line 1. Then, skip to line 3	1	\$
2	Three jobs. If you and/or your spouse have three jobs at the same time, complete lines 2a, 2b, and 2c below. Otherwise, skip to line 3.		
	a Find the amount from the appropriate table on page 4 using the annual wages from the highest paying job in the "Higher Paying Job" row and the annual wages for your next highest paying job in the "Lower Paying Job" column. Find the value at the intersection of the two household salaries and enter that value on line 2a	2a	\$
	b Add the annual wages of the two highest paying jobs from line 2a together and use the total as the wages in the "Higher Paying Job" row and use the annual wages for your third job in the "Lower Paying Job" column to find the amount from the appropriate table on page 4 and enter this amount on line 2b	2b	\$
	c Add the amounts from lines 2a and 2b and enter the result on line 2c	2c	\$
3	Enter the number of pay periods per year for the highest paying job. For example, if that job pays weekly, enter 52; if it pays every other week, enter 26; if it pays monthly, enter 12, etc	3	
4	Divide the annual amount on line 1 or line 2c by the number of pay periods on line 3. Enter this amount here and in Step 4(c) of Form W-4 for the highest paying job (along with any other additional amount you want withheld)	4	\$
	Step 4(b) - Deductions Worksheet (Keep for your records.)		**
1	Enter an estimate of your 2022 itemized deductions (from Schedule A (Form 1040)). Such deductions may include qualifying home mortgage interest, charitable contributions, state and local taxes (up to \$10,000), and medical expenses in excess of 7.5% of your income	1	\$
2	Enter: • \$25,900 if you're married filing jointly or qualifying widow(er) • \$19,400 if you're head of household • \$12,950 if you're single or married filing separately	2	\$
3	If line 1 is greater than line 2, subtract line 2 from line 1 and enter the result here. If line 2 is greater than line 1, enter "-0-"	3	\$
4	Enter an estimate of your student loan interest, deductible IRA contributions, and certain other adjustments (from Part II of Schedule 1 (Form 1040)). See Pub. 505 for more information	4	\$
5	Add lines 3 and 4. Enter the result here and in Step 4(b) of Form W-4	5	\$

Privacy Act and Paperwork Reduction Act Notice. We ask for the information on this form to carry out the Internal Revenue laws of the United States. Internal Revenue Code sections 3402(f)(2) and 6109 and their regulations require you to provide this information; your employer uses it to determine your federal income tax withholding. Failure to provide a properly completed form will result in your being treated as a single person with no other entries on the form; providing fraudulent information may subject you to penalties. Routine uses of this information include giving it to the Department of Justice for civil and criminal litigation; to cities, states, the District of Columbia, and U.S. commonwealths and possessions for use in administering their tax laws; and to the Department of Health and Human Services for use in the National Directory of New Hires. We may also disclose this information to other countries under a tax treaty, to federal and state agencies to enforce federal nontax criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism.

You are not required to provide the information requested on a form that is subject to the Paperwork Reduction Act unless the form displays a valid OMB control number. Books or records relating to a form or its instructions must be retained as long as their contents may become material in the administration of any Internal Revenue law. Generally, tax returns and return information are confidential, as required by Code section 6103.

The average time and expenses required to complete and file this form will vary depending on individual circumstances. For estimated averages, see the instructions for your income tax return.

If you have suggestions for making this form simpler, we would be happy to hear from you. See the instructions for your income tax return.

			Marri	ed Filing	Jointly	or Quali	fying Wid	dow(er)				rage 4
Higher Paying Job	Job Lower Paying Job Annual Taxable Wage & Salary											
Annual Taxable Wage & Salary	\$0 - 9,999	\$10,000 - 19,999	\$20,000 - 29,999	\$30,000 - 39,999	\$40,000 - 49,999	\$50,000 - 59,999	\$60,000 - 69,999	\$70,000 - 79,999	\$80,000 - 89,999	\$90,000 - 99,999	\$100,000 - 109,999	\$110,000 - 120,000
\$0 - 9,999	\$0	\$110	\$850	\$860	\$1,020	\$1,020	\$1,020	\$1,020	\$1,020	\$1,020	\$1,770	\$1,870
\$10,000 - 19,999	110	1,110	1,860	2,060	2,220	2,220	2,220	2,220	2,220	2,970	3,970	4,070
\$20,000 - 29,999	850	1,860	2,800	3,000	3,160	3,160	3,160	3,160	3,910	4,910	5,910	6,010
\$30,000 - 39,999	860	2,060	3,000	3,200	3,360	3,360	3,360	4,110	5,110	6,110	7,110	7,210
\$40,000 - 49,999	1,020	2,220	3,160	3,360	3,520	3,520	4,270	5,270	6,270	7,270	8,270	8,370
\$50,000 - 59,999	1,020	2,220	3,160	3,360	3,520	4,270	5,270	6,270	7,270	8,270	9,270	9,370
\$60,000 - 69,999	1,020	2,220	3,160	3,360	4,270	5,270	6,270	7,270	8,270	9,270	10,270	10,370
\$70,000 - 79,999	1,020	2,220	3,160	4,110	5,270	6,270	7,270	8,270	9,270	10,270	11,270	11,370
\$80,000 - 99,999 \$100,000 - 149,999	1,020	2,820	4,760	5,960	7,120	8,120	9,120	10,120	11,120	12,120	13,150	13,450
\$150,000 - 149,999	1,870 2,040	4,070 4,440	6,010 6,580	7,210 7,980	8,370 9,340	9,370 10,540	10,510	11,710	12,910	14,110	15,310	15,600
\$240,000 - 259,999	2,040	4,440	6,580	7,980	9,340	10,540	11,740 11,740	12,940	14,140	15,340	16,540	16,830
\$260,000 - 279,999	2,040	4,440	6,580	7,980	9,340	10,540	11,740	12,940 12,940	14,140	15,340 16,100	16,540 18,100	17,590 19,190
\$280,000 - 299,999	2,040	4,440	6,580	7,980	9,340	10,540	11,740	13,700	15,700	17,700	19,700	20,790
\$300,000 - 319,999	2,040	4,440	6,580	7,980	9,340	11,300	13,300	15,300	17,300	19,300	21,300	22,390
\$320,000 - 364,999	2,100	5,300	8,240	10,440	12,600	14,600	16,600	18,600	20,600	22,600	24,870	26,260
\$365,000 - 524,999	2,970	6,470	9,710	12,210	14,670	16,970	19,270	21,570	23,870	26,170	28,470	29,870
\$525,000 and over	3,140	6,840	10,280	12,980	15,640	18,140	20,640	23,140	25,640	28,140	30,640	32,240
				Single o	r Marrie	d Filing S	Separate	ly	-		· · · · · · · · · · · · · · · · · · ·	
Higher Paying Job				Lowe	er Paying	Job Annua	al Taxable	Wage & \$	Salary			
Annual Taxable Wage & Salary	\$0 - 9,999	\$10,000 - 19,999	\$20,000 - 29,999	\$30,000 - 39,999	\$40,000 - 49,999	\$50,000 - 59,999	\$60,000 - 69,999	\$70,000 - 79,999	\$80,000 - 89,999	\$90,000 - 99,999	\$100,000 - 109,999	\$110,000 - 120,000
\$0 - 9,999	\$400	\$930	\$1,020	\$1,020	\$1,250	\$1,870	\$1,870	\$1,870	\$1,870	\$1,970	\$2,040	\$2,040
\$10,000 - 19,999	930	1,570	1,660	1,890	2,890	3,510	3,510	3,510	3,610	3,810	3,880	3,880
\$20,000 - 29,999	1,020	1,660	1,990	2,990	3,990	4,610	4,610	4,710	4,910	5,110	5,180	5,180
\$30,000 - 39,999	1,020	1,890	2,990	3,990	4,990	5,610	5,710	5,910	6,110	6,310	6,380	6,380
\$40,000 - 59,999	1,870	3,510	4,610	5,610	6,680	7,500	7,700	7,900	8,100	8,300	8,370	8,370
\$60,000 - 79,999	1,870	3,510	4,680	5,880	7,080	7,900	8,100	8,300	8,500	8,700	8,970	9,770
\$80,000 - 99,999	1,940	3,780	5,080	6,280	7,480	8,300	8,500	8,700	9,100	10,100	10,970	11,770
\$100,000 - 124,999	2,040	3,880	5,180	6,380	7,580	8,400	9,140	10,140	11,140	12,140	13,040	14,140
\$125,000 - 149,999 \$150,000 - 174,999	2,040	3,880 4,420	5,180 6,520	6,520 8,520	8,520	10,140	11,140	12,140	13,320	14,620	15,790	16,890
\$175,000 - 174,999	2,720	5,360	7,460	9,630	10,520 11,930	12,170 13,860	13,470 15,160	14,770 16,460	16,070 17,760	17,370 19,060	18,540	19,640 21,330
\$200,000 - 249,999	2,970	5,920	8,310	10,610	12,910	14,840	16,140	17,440	18,740	20,040	21,210	22,310
\$250,000 - 399,999	2,970	5,920	8,310	10,610	12,910	14,840	16,140	17,440	18,740	20,040	21,210	22,310
\$400,000 - 449,999	2,970	5,920	8,310	10,610	12,910	14,840	16,140	17,440	18,740	20,040	21,210	22,470
\$450,000 and over	3,140	6,290	8,880	11,380	13,880	16,010	17,510	19,010	20,510	22,010	23,380	24,680
					Head of					L., .		
Higher Paying Job				Lowe	er Paying	Job Annua	al Taxable	Wage &	Salary			
Annual Taxable Wage & Salary	\$0 - 9,999	\$10,000 - 19,999	\$20,000 - 29,999	\$30,000 - 39,999	\$40,000 - 49,999	\$50,000 - 59,999	\$60,000 - 69,999	\$70,000 - 79,999	\$80,000 - 89,999	\$90,000 - 99,999	\$100,000 - 109,999	\$110,000 - 120,000
\$0 - 9,999	\$0	\$760	\$910	\$1,020	\$1,020	\$1,020	\$1,190	\$1,870	\$1,870	\$1,870	\$2,040	\$2,040
\$10,000 - 19,999	760	1,820	2,110	2,220	2,220	2,390	3,390	4,070	4,070	4,240	4,440	4,440
\$20,000 - 29,999	910	2,110	2,400	2,510	2,680	3,680	4,680	5,360	5,530	5,730	5,930	5,930
\$30,000 - 39,999	1,020	2,220	2,510	2,790	3,790	4,790	5,790	6,640	6,840	7,040	7,240	7,240
\$40,000 - 59,999	1,020	2,240	3,530	4,640	5,640	6,780	7,980	8,860	9,060	9,260	9,460	9,460
\$60,000 - 79,999	1,870	4,070	5,360	6,610	7,810	9,010	10,210	11,090	11,290	11,490	11,690	12,170
\$80,000 - 99,999	1,870	4,210	5,700	7,010	8,210	9,410	10,610	11,490	11,690	12,380	13,370	14,170
\$100,000 - 124,999	2,040	4,440	5,930	7,240	8,440	9,640	10,860	12,540	13,540	14,540	15,540	16,480
\$125,000 - 149,999	2,040	4,440	5,930	7,240	8,860	10,860	12,860	14,540	15,540	16,830	18,130	19,230
\$150,000 - 174,999	2,040	4,460	6,750	8,860	10,860	12,860	15,000	16,980	18,280	19,580	20,880	21,980
\$175,000 - 199,999	2,720	5,920	8,210	10,320	12,600	14,900	17,200	19,180	20,480	21,780	23,080	24,180
\$200,000 - 449,999	2,970	6,470	9,060	11,480	13,780	16,080	18,380	20,360	21,660	22,960	24,250	25,360
\$450,000 and over	3,140	6,840	9,630	12,250	14,750	17,250	19,750	21,930	23,430	24,930	26,420	27,730

Employee's Withholding Certificate

OMB No. 1545-0074

Department of the Treasury Internal Revenue Service

► Complete Form W-4 so that your employer can withhold the correct federal income tax from your pay. ► Give Form W-4 to your employer.

▶ Your withholding is subject to review by the IRS.

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Step 1:	(a) First name and middle initial	Last name	Opti Still was not pro-	(b) So	cial security number		
Enter Personal Information	City or town, state, and ZIP code				▶ Does your name match the name on your social security card? If not, to ensure you get credit for your earnings, contact SSA at 800-772-1213 or go to www.ssa.gov.		
	(c) Single or Married filing separately Married filing jointly or Qualifying widow(er) Head of household (Check only if you're unma		of keeping up a home for yo	urself and	l a qualifying individual.)		
Complete Ste	os 2–4 ONLY if they apply to you; otherwing from withholding, when to use the estimate	se, skip to Step 5. See page tor at www.irs.gov/W4App, ar	2 for more information of privacy.	n on ea	ch step, who can		
Step 2: Multiple Job or Spouse Works	Complete this step if you (1) hold mo also works. The correct amount of wi Do only one of the following. (a) Use the estimator at www.irs.gov. (b) Use the Multiple Jobs Worksheet withholding; or (c) If there are only two jobs total, yo option is accurate for jobs with sin TIP: To be accurate, submit a 2022 Fincome, including as an independent	wholding depends on income with accurate with on page 3 and enter the resulu may check this box. Do the milar pay; otherwise, more taxform W-4 for all other jobs. If y	thholding for this step th in Step 4(c) below for same on Form W-4 for than necessary may you (or your spouse) h	ese job (and S or rough or the o be with	teps 3–4); or hly accurate ther job. This		
Complete Ste be most accur	os 3–4(b) on Form W-4 for only ONE of the ate if you complete Steps 3–4(b) on the Form	ese jobs. Leave those steps b	plank for the other job	s. (You	r withholding will		
Step 3: Claim Dependents	If your total income will be \$200,000 Multiply the number of qualifying c Multiply the number of other dependent of the amounts above and enter the	hildren under age 17 by \$2,000 endents by \$500	\$ \$		\$		
Step 4 (optional): Other Adjustments	(a) Other income (not from jobs). expect this year that won't have we This may include interest, dividen	If you want tax withheld for withholding, enter the amount ds, and retirement income. In deductions other than the structions worksheed.	or other income you of other income here	4(a)	\$		
Step 5: Sign Here	Under penalties of perjury, I declare that this cer Employee's signature (This form is not		dge and belief, is true, co		nd complete.		
Employers Only	Employer's name and address			Employe number	er identification (EIN)		

K-4(Rev. 8-15)

KANSAS

EMPLOYEE'S WITHHOLDING ALLOWANCE CERTIFICATE



Use the following instructions to accurately complete your K-4 form, then detach the lower portion and give it to your employer. For assistance, call the Kansas Department of Revenue at 785-368-8222.

Purpose of the K-4 form: A completed withholding allowance certificate will let your employer know how much Kansas income tax should be withheld from your pay on income you earn from Kansas sources. Because your tax situation may change, you may want to re-figure your withholding each year.

Exemption from Kansas withholding: To qualify for exempt status you must verify with the Kansas Department of Revenue that: 1) last year you had the right to a refund of all STATE income tax

withheld because you had <u>no</u> tax liability, and **2)** this year you will receive a full refund of <u>all</u> STATE income tax withheld because you will have <u>no</u> tax liability.

Basic Instructions: If you are not exempt, complete the Personal Allowance Worksheet that follows. The total on line F should <u>not</u> exceed the total exemptions you claim under "Exemptions and Dependents" on your Kansas income tax return.

NOTE: Your status of "Single" or "Joint" may differ from your status claimed on your federal Form W-4).

Using the information from your Personal Allowance Worksheet, complete the K-4 form below, sign it and provide it to your employer. If your employer does not

receive a K-4 form from you, they must withhold Kansas income tax from your wages without exemption at the "Single" allowance rate.

Head of household: Generally, you may claim head of household filing status on your tax return only if you are unmarried and pay more than 50% of the cost of keeping up a home for yourself and for your dependent(s).

Non-wage income: If you have a large amount of non-wage Kansas source income, such as interest or dividends, consider making Kansas estimated tax payments on Form K-40ES. Without these payments, you may owe additional Kansas tax when you file your state income tax return.

	Personal Allowance V	Vorksheet (Keep	o for your records)			
A All	Allowance Rate: If you are a single filer mark "Single" If you are married and your spouse has income mark "Single" If you are married and your spouse does not work mark "Joint"			Α	Single Joint	
B Er yo	Enter "0" or "1" if you are married or single and no one else can claim you as a dependent (entering "0" may he you avoid having too little tax withheld)			" may help	B	
Er yo	Enter "0" or "1" if you are married and only have one job, and your spouse <u>does</u> <u>not</u> work (entering "0" may he you avoid having too little tax withheld)			may help	с	
Enter "2" if you will file head of household on your tax return (see conditions under Head of household above)			above)	D		
Enter the number of dependents you will claim on your tax return. <u>Do not</u> claim yourself or your spouse or dependents that your spouse has already claimed on their form K-4.			e or	E	November 1	
Ad	Id lines B through E and enter the total here				F	
1 F	Kansas Department of Revenue. Your employer may be required to send a copy of this form to the Department Print your First Name and Middle Initial Last Name 2 S			ocial Security Number		
V	lailing Address		3 Allowance Rate			
			Mark the allowance rate selected in line A above.			
C	i <mark>ty or Town, State and Zip Code</mark>		Single	4	Joint	
4 Total number of allowances you are claiming (from line F above)		4	(100 to 100 to 1			
5 Enter any additional amount you want withheld from each paycheck (this is optional)		5	\$			
6 I claim exemption from withholding. (You must meet the conditions explained in the "Exemption from withholding" instructions above.) If you meet the conditions above, write "Exempt" on this line						
	r penalties of perjury, I declare that I have examined this certific	cate and to the best	of my knowledge and belief i	t is true, co	rrect, and	complete.
HER				DATE		
7 F	mployer's name and address			8 FIN /F	mnlover	D Number)



3033 WEST 2ND STREET NORTH
WICHITA • KANSAS • 67203
TELEPHONETTY 316 • 942 • 6300

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PAY DELIVERY AGREEMENT

Imdependent Living Resource Center (ILRC) will make your pay available in one of the following methods as directed by you. ILRC direct deposit is mandatory.

DIRECT SUPPORT WORKERS NAME PRINT HERE

PICK ONE OF THE FOLLOWING OPTIONS BELOW. ONCE YOU HAVE DECIDED WHICH WAY TO RECEIVE YOUR PAY THEN YOU WILL FILL OUT EITHER THE DIRECT DEPOSIT FORM OR THE WISLEY BANK VISA CASH CARD *DO NOT FILL OUT BOTH FORMS**

DIRECT DEPOSIT TO A CHECKING OR SAVINGS ACCOUNT

This is the most convenient way to ensure you will have your money each Friday. We will directly deposit your money into your personal checking or savings account. It will be available to you first thing Friday morning. You will receive your paystub each week in the paystub portal. You must notify us immediately if you change/close your bank account for any reason. If you fail to do so, your money will still go to that account that is on file and we "ILRC" will have to wait until the money is returned before we can do anything.

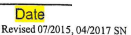


☐ WISLEY BANK - VISA CASH CARD

Each payroll period your money will be automatically loaded with your wages for the week. The cards will work like a debit card and can be used for purchases anywhere Visa is accepted. The cards can also provide immediate access to cash without the need for a checking account because the cards can be cashed out at any ATM or Bank Teller. You will receive a temporary payroll card from ILRC and Wisely Bank will send you a card with your name printed on it, you should have your payroll card in about 7 to 10 business days. If your card is lost or stolen, please contact our office (ILRC) immediately to come pick up another temporary card and then you will need to call Wisely Bank 1-866-313-6901 to get it activated. You will receive your paystub each week in the paystub portal.

You can also use any other of payroll card or app to receive your pay each week, you just need to write the account number and routing number on the DD form

Your signature below indicates that you have read and understand the above pay and paystub delivery methods. Furthermore, you agree to abide with the above regardless of the method you chose to receive your pay.



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DIRECT DEPOSIT TO CHECKING OR SAVINGS ACCOUNT ONLY

I (we) hereby authorize Independent Living Resource Center to initiate credit entries and to initiate, if necessary, debit entries and adjustments for any credit entries in error to my (our) account indicated below and the depository named below to credit and/or debit the same to such account.

Money will be sent to your bank account each week based upon when you started working for the Customer, our payroll weeks run Sunday to Saturday and payday is each Friday. BANK NAME: CITY: STATE: ZIP: LOCATION: ACCOUNT NUMBER: **ROUTING NUMBER:** ACCOUNT TYPE CHECKING: **SAVINGS: EMPLOYEE PAYSTUB PORTAL:** Pay Stubs are available along with other employment information at our Employee Portal. Please provide your current email address below, information for portal user setup will be emailed to you. If you change your email address please let Sabrina know as soon as possible at swickery@ilrcks.org. EMAIL ADDRESS FOR PAY STUB PORTAL: **NOTE**: The Employee Paystub Portal is the only way you will be able to access to your paystubs if you require them for any personal business. This is the only current method for getting your paystubs. This authority is to remain in full force and effective until Independent Living Resource Center has received written notification from me of its termination in such time and in such manner as to afford them and the Depository a reasonable opportunity to act on it. Employee name: Last 4 SSN: Signature

ATTACH A VOIDED CHECK HERE





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WISELY PAY VISA CARD

NEW CARD ENROLLMENT FORM

Account Owner Information (Please Print Legibly)

FIRST NAME:	MIDDLE:	LAST:	
ADDRESS:			
CITY:		STATE:	ZIP:
PHONE:		CELL:	
			
DATE OF BIRTH:		SSN:	
	eive a temporary card from In ard to you with your name p	•	•
2. EMPLOYEE P	AYSTUB PORTAL:		
your paystul for use of th	e available in the Employee For the control of the	your <u>current</u> email add ailed to you. If you cha	ress below, information
EMAIL ADDF	RESS FOR PAY STUB PORTAL:		
By signing below I a the Wisley Pay Visa	nm authorizing ILRC dba ILRC Card.	as Fiscal Agent, to depo	osit my weekly pay to
EMPLOYEE SIGNATURE			DATE:



PAPERWORK CHECK OFF SHEET

BEFORE SUBMITTING THIS PAPERWORK TO OUR OFFICE, PLEASE DOUBLE CHECK IT TO MAKE SURE EVERYTHING WAS FILLED OUT CORRECTLY AND YOU INCLUDE ALL OF THESE ITEMS THAT HAVE NUMBERS ON THEM. YELLOW WAS FOR DSW TO FILL OUT, ORANGE WAS FOR CUSTOMER TO FILL OUT.

Item 1	Requirements For Employment For PD Waiver
Item 2	Customer Verification of Signature
Item 3	Background Check Registration Notice
Item 4	Background Check Fees Agreement
Item 5	Heath Occupations Credentialing
Item 6	Kansas Department for Children and Families
Item 7	Adult Abuse, Neglect, Exploitation Registry
Item 8	Driving Records Release and Authorization
Item 9	Enhanced Care Services (Sleep Cycle Policy
Item 10	Notice of Employment
Item 11	Direct Support Worker Personal Information
Item 12	Employment Agreement filled (Items 13, 14, 15, 16 do not require a signature
to 17	but we need them they are part of the agreement).
item 18	PD Waiver DSW Wage Agreement
Item 19	Kansas AuthentiCare Call In System Agreement
Item 20	Acknowledgement of Receipt of Notice of Privacy Practices and Compliance Policy.
Item 21	Independent Living Resource Center d.b.a ILRC as Fiscal Agent Applicant Consent form.
Item 22	Employment Eligibility Verification I-9 part 1
Item 23	Employment Eligibility Verification I-9 part 2
Item 24	W-4 Federal Tax Form
Item 25	K-4 Kansas Tax Form
Item 26	Pay Delivery Agreement
Item 27	Direct Deposit to Checking or Savings Account ONLY
Item 28	Wisley Pay Visa Card ONLY

OTHER DON'T FORGET WE NEED THE FOLLOWING WITH YOUR PAPERWORK.

- COPY OF YOUR 2 FORMS OF ID'S
- BACKGROUND CHECK DEPOSIT
- PROOF OF ADDRESS



TEL 316 - 942 - 6300 9.71-TEN 800 - 479 - 6861 9-71-3033 West 2nd Street North - Wichite - Kansas - 67203

NOTICE OF PRIVACY PRACTICES FOR INDEPENDENT LIVING RESOURCE CENTER

Dear Customer and or Direct Support Worker

Attached to this letter you will find a Notice of Privacy Practices describing the health information practices of Independent Living Resource Center (ILRC) and its affiliates. We are required by federal law to provide this notice to persons who use our services.

The following is a brief summary of the contents of the Notice. We encourage you to read the entire Notice and ask any questions you may have concerning its contents.

Your Rights Regarding Your Health Information. This section describes the following rights you have with respect to your health information and tells you how you may exercise these rights.

Right to request amendment

Right to an accounting of disclosures

Right to request restrictions on certain uses and disclosures

Right to request alternative means of communication

Right to receive a paper copy of the Notice

How To File Complaints Concerning ILRC's Privacy Practices. This section tells you what you can do if you believe any of your rights have been violated. You will not be penalized for filing any complaint.

How ILRC May Use and Disclose Health Information About You. This section describes the different ways ILRC may use or disclose your health information. This section identifies those uses and disclosures permitted by federal law without first obtaining from you a specific authorization.

Maintaining the privacy of your health information is very important to us. Again, if you have any questions concerning the attached Notice, please do not hesitate to ask.



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INDEPENDENT LIVING RESOURCE CENTER

NOTICE OF PRIVACY PRACTICES

Effective Date: April 14, 2003

THIS NOTICE DESCRIBES HOW MEDICAL INFORMATION ABOUT YOU MAY BE USED AND DISCLOSED AND HOW YOU CAN OBTAIN ACCESS TO THIS INFORMATION.

PLEASE REVIEW IT CAREFULLY.

If you have questions concerning this notice, please contact:

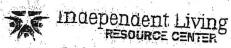
Cindi Unruh
Executive Director
3033 W. 2nd
316-942-6300 phone
316-942-2078 fax
1-800-479-6861 voice & TTY
cunruh@ilrcks.org

ILRC is required by law to maintain the privacy of your health information. This Notice describes your rights and certain obligations ILRC and its affiliates have regarding the use and disclosure of health information. It also tells you about the ways in which ILRC may use and disclose health information about you. ILRC is obligated to follow the terms of the notice that is currently in effect.

ILRC is committed to protecting the confidentiality of your health information. This Notice applies to all health information maintained by ILRC.

YOUR RIGHTS REGARDING YOUR HEALTH INFORMATION.

Right To Inspect and Copy. You have the right to inspect and copy health information collected and maintained by ILRC. To inspect and copy your health information, you must complete a specific form providing information needed to process your request. To obtain this form or to obtain more information concerning this process, please contact the person identified on the first page of this Notice. If you request a copy of the information, we may charge a fee for the costs of copying, mailing, or other supplies and services associated with your request. We may require that you pay such fee prior to receiving the requested copies. We may deny your request to inspect and copy in certain limited circumstances. If you are denied access to health information, you may request that the denial be reviewed. The person conducting the review will not be the person who denied your request. We will comply with the outcome of the review.



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TEL 316 - 942 - 6300 vm.

TEN 800 - 479 - 6861 v. ...

3033 West 2nd Street North - Wichite - kensas - 67208

Right To Request Amendment. If you believe that H.RC's records contain information about you that is incorrect or incomplete, you may ask us to amend the information. You have the right to request an amendment for as long as the information is kept by or for ILRC. To request an amendment, you must complete a specific form providing information we need to process your request, including the reason that supports your request. To obtain this form or to obtain more information concerning this process, please contact the person identified on the first page of this Notice.

We may deny your request for an amendment if you fail to complete the required form in its entirety. In addition, we may deny your request if you ask us to amend information that:

- Was not created by us, unless the person or entity that created the information is no longer available to make the amendment;
- Is not part of the health information kept by or for ILRC;
- Is not part of the information that you would be permitted to inspect and copy, or
- Is accurate and complete.

If your request is denied, you will be informed of the reason for the denial and will have an opportunity to submit a statement of disagreement to be maintained with your records.

Right to an Accounting of Disclosures. You have the right to request an "accounting of disclosures." This is a list of the disclosures we made of health information about you, with certain exceptions specifically defined by law. To request this list or accounting of disclosures, you must complete a specific form providing information we need to process your request. To obtain this form or to obtain more information concerning this process, please contact the person identified on the first page of this Notice.

Your request must state a time period which may not be longer than six years and may not include dates before April 14, 2003. Your request should indicate in what form you want the list (for example, on paper, electronically). The first list you request within a 12 month period will be free. For additional lists, we may charge you for the costs of providing the list. We will notify you of the cost involved and you may choose to withdraw or modify your request at that time before any costs are incurred.

Right to Request Restrictions. You have the right to request a restriction or limitation on the health information we use or disclose about you for payment or health care operations. You also have the right to request a limit on the health information we disclose about you to someone who is involved in your care or the payment for your care, like a family member or friend.

We are not required to agree to your request. If we do agree, we will comply with your request unless the information is needed to provide you emergency treatment.

To request restrictions, you must complete a specific form providing information we need to process your request. To obtain this form or to obtain more information concerning this process, please contact the person identified on the first page of this Notice.



พพพล์กประกับ TEL 316-947-8300 vm

TFN 800- 479 - 6861 V/TT-

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Right to Request Alternative Methods of Communications. You have the right to request that we communicate with you about medical matters in a certain way or at a certain location. For example, you can ask that we only contact you at work or by mail. To request an alternative method of communications, you must complete a specific form providing information we need to process your request. To obtain this form or to obtain more information concerning this process, please contact the person identified on the first page of this Notice. We will not ask you the reason for your request. We will accommodate all reasonable requests. Your request must specify how or where you wish to be contacted.

Right to a Paper Copy of This Notice. You have the right to a paper copy of this notice. You may ask us to give you a copy of this notice at any time. Even if you have agreed to receive this notice electronically, you are still entitled to a paper copy of this notice. To obtain a paper copy of this notice, contact the person identified on the first page of this Notice.

COMPLAINTS.

If you believe your rights with respect to health information about you have been violated by ILRC, you may file a complaint with ILRC or with the Secretary of the Department of Health and Human Services. To file a complaint with ILRC, contact the person identified on the first page of this Notice. All complaints must be submitted in writing.

You will not be penalized for filing a complaint.

HOW ILRC MAY USE AND DISCLOSE HEALTH INFORMATION ABOUT YOU.

Uses and Disclosures of Protected Health Information Without Your Specific Authorization ILRC may use and disclose your health information about you for payment or health care operations without any consent or authorization beyond your use of ILRC's services.

- · Payment means activities associated with collecting fees for services provided to you by ILRC. Activities associated with payment include, but are not limited to:
 - ·Collection of fees from agencies

Review of payment decisions upon appeal

Health Care Operations means

Case management and care coordination

Contacting you about services

Training of non-health care professionals

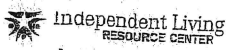
Business planning and development

Analysis related to managing and operating ILRC

Development or change of payment methods

Educational activities

Pursuant to applicable federal law, there are several other uses and disclosures ILRC may make without your specific authorization.



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- 1. Creation of de-identified health information. ILRC may use your protected health information to create de-identified health information. This means that all data items that would help identify you, such as name, address, birth date, and hire date are removed or modified. This would allow analysis of information without the analyst knowing who the data refers to. Once information is de-identified it is
- 2. Furnishing data to Business Associates. ILRC's Business Associates (e.g., other agencies, legal counsel, and consultants) receive and maintain your protected health information to carry out payment
- 3. Uses and disclosures required by law. ILRC will use and/or disclose your protected health information when required by law to do so. The disclosure will be the minimum necessary to fulfill
- 4. Disclosures for public health activities. We may disclose your protected health information for the
 - To a public health authority that is authorized by law to collect data for the purpose of preventing
 - To a public health authority or other appropriate government authority authorized by law to
 - To a person or business subject to the jurisdiction of the Food and Drug Administration ("FDA") for activities related to the quality, safety, or effectiveness of an FDA regulated product or activity.
 - To a person who may have been exposed to a communicable disease if such disclosure is
- 5. Disclosures about victims of abuse, neglect or domestic violence. ILRC may disclose your protected health information to a government authority if we reasonably believe you are a victim of abuse, neglect, or domestic violence. Such disclosure will be made only (i) to extent required by law, (ii) with your agreement, or (iii) as expressly authorized by statute or regulation.
- 6. Disclosures for health oversight activities. ILRC may disclose your protected health information to a health oversight agency for oversight activities. The disclosure must be authorized by law and could include audits; civil, administrative, or criminal investigations; inspections; licensure or disciplinary actions; civil, administrative, or criminal proceedings or actions. It could also include other activities necessary for appropriate oversight of the system or entities subject to civil rights laws for which health information is necessary for determining compliance.
- 7. Disclosures for judicial and administrative proceedings. Your protected health information may be disclosed during any judicial or administrative proceeding if it is:
 - In response to an order of a court or administrative tribunal and includes no more information than
 - In response to a subpoena, discovery request, or other lawful process not accompanied by an order and the party seeking information has made reasonable efforts to inform you of its actions.

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- 8. Disclosures for law enforcement purposes. We may disclose your protected health information to a law-enforcement official as required by law or in compliance with:
 - · A court order, court-ordered warrant, subpoena, or summons issued by a judicial officer;
 - A grand jury subpoena; or
 - · An administrative request related to a legitimate law enforcement inquiry.
- 9. Disclosures regarding victims of a crime. In response to a law enforcement official's request, ILRC may disclose information about you without your approval. We may also disclose information in an emergency situation or if you are incapacitated, if it appears you were the victim of a crime.
- 10. Disclosures to avert a serious threat to health or safety. We may disclose your protected health information to prevent or lessen a serious and imminent threat to the health and safety of a person or the public or as necessary for law enforcement authorities to identify or apprehend an individual.
- 11. Disclosures for specialized government functions. ILRC may disclose your protected health information as required to comply with governmental requirements for national security reasons or for protection of certain government personnel or foreign dignitaries.
- 12. Disclosures for research purposes. ILRC may use or disclose your protected health information for research provided that we obtain documentation that authorization has been waived by either an Institutional Review Board or a privacy board.

Uses and Disclosures Requiring Your Authorization

All other uses and disclosures of your health information will be made by ILRC only with your express written authorization. If you provide authorization for any use or disclosure of your protected health information, you may revoke that authorization, in writing, at any time. The revocation will not apply to any previous use or disclosure. Disclosures requiring an authorization include, but are not limited to the following:

- 1. You want ILRC to disclose information to a family member, close friend, or any other individual (other than a Business Associate of ILRC for the purposes of payment or health care operations).
- 2. ILRC or a Business Associate of ILRC cannot provide you with marketing materials or disclose your protected health information to any other marketing organization without your authorization.

ILRC reserves the right to change the terms of this notice and to make the revised notice effective with respect to all protected health information regardless of when the information was created. If the notice is revised, the new notice will be provided to you, if you are still using ILRC's services, either through email or U.S. postal service, within sixty days of such revision. Otherwise, once every three years we will provide you a reminder of the availability of this Notice and how to obtain the Notice.

ILRC POLICY FOR CUSTOMERS & DIRECT SUPPORT WORKER

ADA compliance statement:

The Independent Living Resource Center, Inc. is committed to providing equal access to employment and in all Agency programs, services, and activities to persons with disabilities and fully complies with the American with Disabilities Act and Kansas law.

EQUAL EMPLOYMENT OPPORTUNITY

ILRC believes equal opportunity for all employees is important for the continuing success of our organ ization. In accordance with state and federal law, ILRC will not discriminate against an employee or applicant for employment because of race, disability, color, creed, religion, sex, age, national origin, ancestry, citizenship, or military status in hiring, promoting, demoting, training, benefits, transfers, layoffs, terminations, recommendations, rates of pay, and all other terms, conditions, and privileges of employment. Opportunity is provided to employees based on qualifications and job requirements. Reasonable accommodations will be made for individuals with

PRODUCTIVE WORK ENVIRONMENT

It is the policy of ILRC to promote a productive work environment and not to tolerate verbal or physical conduct by any employee that harasses, disrupts, or interferes with another's work performance or that creates an intimidating, offensive, or hostile environment.

Employees are expected to maintain a productive work environment that is free from harassing or disruptive activity. No form of harassment will be tolerated, including harassment for the following reasons: race, disability, color, creed, religion, sex, age, national origin, ancestry, citizenship, pregnancy, and military status. Special attention should be paid to the prohibition of sexual harassment.

WORKPLACE VIOLENCE/WEAPONS

The possession of firearms, explosives, or other dangerous weapons (including knives with blade lengths above four (4) inches), concealed or unconcealed, on ILRC and consumer property, or while conducting agency business is expressly forbidden.

ATTENDANCE AND PUNCTUALITY

Employees are expected to report to work on time and on a regular basis. Unexcused absenteeism and lateness are expensive and disruptive and place an unfair burden on other employees. Unsatisfactory attendance and punctuality may result in disciplinary action, up to and including termination.

DRUG AND ALCOHOL POLICY

Section 1: Policy

ILRC recognizes that the abuse of alcohol and controlled substances are serious social problems, which can negatively impact the performance and image of employees and ILRC. Therefore, to help ensure a safe, healthy and productive work environment for our employees and others, to protect ILRC property, and to ensure efficient operations, ILRC has adopted a policy of maintaining a workplace free of the use of alcohol and illegal use of controlled substances.

Section 2: General Prohibitions and Restrictions

Individuals under the influence of alcohol and/or the illegal use of controlled substances on the job pose serious safety and health risks not only to themselves, but also to all those who surround or come in contact with the user. Therefore, possessing, using, consuming, purchasing, distributing, manufacturing, dispensing, or selling alcohol or controlled substances, or being under the influence of alcohol or controlled substances without medical authorization during your work hours, on ILRC premises, on an ILRC work site, and/or while on duty, is cause for disciplinary action up to and including immediate termination. Being "under the influence" with regard to alcohol is defined as a blood alcohol content of .04% or greater. Being "under the influence" with regard to a controlled substance is defined as testing positive in a urine or blood test.

ABUSE NEGLECT & EXPLOITATION:

Any suspicion of abuse, neglect or exploitation of any Customer must be reported IMEDIATELY to Adult Protective Services at 1-800-922-5330.





ILRC COMPLIANCE POLICY

GENERAL

The Independent Living Resource Center requires directors, and employees to observe high standards of business and personal ethics in the conduct of their duties and responsibilities. As employees and representatives of the Independent Living Resource Center, we must practice honesty and integrity in fulfilling our responsibilities and comply with all applicable laws and regulations.

COMPLAINCE OFFICER

The ILRC's Executive Director will act as the ILRC Compliance Officer and is responsible for investigating and resolving all reported complaints and allegations concerning violations and at his/her discretion, shall advise the audit/finance committee. The Executive Director has direct access to the audit/finance committee of the board of directors and is required to report to the audit committee at least annually on compliance activity.

PROVIDING ACCURATE AND COMPLETE DOCUMENTATION It is the responsibility of all directors and employees to accurately document services provided to ensure that they are medically necessary and properly coded (upcoding, fragmentation, use of inappropriate or outdated codes is unacceptable)

NEGOTIATING AGREEMENTS AND MANAGING RELATIONSHIPS WITH CONTRACTORS AND SUPPLIERS

Statements, communications and representations to prospective partners and suppliers must be accurate and truthful. Contractual obligations must be performed in compliance with the contract. All suppliers should be treated uniformly and fairly. When deciding among competing suppliers, the selections should be based upon objective criteria (including among other factors: quality, technical capabilities, prices, delivery, adherence to schedules, service) and not favoritism. Relationships with contractors and suppliers should be managed in a fair and reasonable manner; consistent with applicable laws and good business practices. Directors and employees may not communicate confidential third party business information given to ILRC by a contractor or supplier without its permission. This ILRC compliance policy will be provided to applicable contractors.





GIFTS

ILRC directors and employees are not permitted to accept personal gifts. Occasionally, business related gifts or benefits may be accepted if they are of nominal value. Prior to accepting any gift or benefit, the Executive Director should be contacted for guidance. Directors and employees should not give business related gifts without consulting the Executive Director.

ACCURATE BILLING PRACTICES

Billings and claims must reflect that services are supported by relevant documentation and are submitted in accordance with applicable laws, rules regulations and program requirements. Honesty and accuracy in billing and the making of claims to public and private payors is vital. Employees must be alert for and report improper billing to the Executive Director. Improper or fraudulent billing activity may include; cost report falsifications, duplicate billing, multiple coverage and secondary payer fraud, false claims and statements, over billing, billing for services that were not provided, billing for unnecessary services, billing for non- approved treatment or equipment usage, improper coding, (using a billing code that provides a higher payment rate than the billing code which accurately reflects the service provided, upcoding, unbundling, etc.) submitting more than one claim for the same service, non ordered/non performed testing submissions, improper physician or provider referrals (Stark and Anti- Kickback Rules) or certifying or making inaccurate or false statements.

REFERALS

Any business arrangement with a physician or provider must be structured appropriately to ensure compliance with the applicable laws and regulations. ILRC does not pay for referrals and does not accept payment for any referrals that it makes. If a director or employee becomes aware of or is involved with any situation involving bribery, kickbacks, or inappropriate referrals, the director or employee must immediately contact the Executive Director.

CONFLICT OF INTEREST

A conflict of interest may occur if a director's or employee's outside activities or personal interests influence or appear to influence their ability to make decisions for the ILRC. A conflict of interest may also exist if the demands of outside activities or personal interests interfere with the performance of a director or employee's duties for the ILRC. If a director or employee has a question regarding conflict of interest, s/he should consult the Executive Director.





COMPLIANCE WITH LAWS, REGULATIONS AND GUIDANCE

ILRC, through its directors and employees, will comply with all applicable state and federal laws, regulations and guidance documents. In particular, laws regulations and guidance related to participation in and reimbursements from state and federal public benefit programs will be followed. ILRC will also comply with laws related to anti trust and trade regulations, tax responsibilities, and discrimination in employment or in the provision of services, workplace safety, business practices.

REPORTING RESPONSIBILITY

It is the responsibility of all directors, and employees to report ethics violations or suspected violations in accordance with the Compliance Policy.

REPORTING VIOLATIONS

The Independent Living Resource Center has an open door policy and suggests that employees share their questions, concerns, suggestions or complaints with someone who can address them properly. In most cases, an employee's manager is in the best position to address an area of concern. However, if you are not comfortable speaking with your manager or you are not satisfied with your manager's response, you are encouraged to speak to the Executive Director or anyone in management whom you are comfortable approaching. Managers are required to report suspected ethics violations to the Executive Director who will act as the Compliance Officer and who has specific and exclusive responsibility to investigate all reported violations.. If there is a direct conflict of interest with the situation reported and

Manager, employees are encouraged to report violations to the Executive Director or ILRC Board President.

ACCOUNTING AND AUDITING MATTERS

The audit/finance committee of the board of directors shall address all reported concerns or complaints regarding corporate accounting practices, internal controls or auditing. The Executive Director acting as the Compliance Officer shall immediately notify the audit committee of any such complaint and work with the committee until the matter is resolved.

ACTING IN GOOD FAITH

Anyone filing a complaint concerning a violation or suspected violation must be acting in good faith and have reasonable grounds for believing the information disclosed indicates a violation. Any allegations that prove not to be substantiated and which prove to have been made maliciously or knowingly to be false will be viewed as a serious disciplinary offense.





NO RETALIATION

No director, manager or employee who ingood faith reports an ethics violation shall suffer harassment, retaliation or adverse employment consequence. An employee who retaliates against someone who has reported a violation in good faith is subject to disciplinary action up to and including termination of employment. This Compliance Policy is intended to encourage and enable employees and others to raise serious concerns within the Independent Living Resource Center prior to seeking resolution outside of the Independent Living Resource Center

CONFIDENTIALITY

Violations or suspected violations may be submitted on a confidential basis by the complainant or may be submitted anonymously. Reports of violations or suspected violations will be kept confidential to the extent possible, consistent with the need to conduct an adequate investigation.

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