



COIDS[®]

Conflict of Interest Disclosure Statement

COIDS™ automates the distribution, submission and management of conflict of interest disclosure statements, and provides an industry leading, web based solution to identify, resolve and manage conflicts and resolutions.



Build

We work with you to develop every aspect of your system to include statements, categories, “Priority” reporting parties and visibility.

Test

We then conduct quality control and test launching to ensure accuracy, comprehensiveness and accessibility.

Launch

We assist in scheduling the launch of all reporting parties in all categories based upon the desired schedule and frequency.

Support

We train all end users via WebEx and provide 24/7 help desk support via phone and email.

- Automated email notifications for statement submissions and resolution plan acceptance.
- Web-based access to disclosure history, reference material and associated documentation.
- Unlimited access to RP data and recurring distributed reports via “My TractManager”.
- Link each Reporting Party to their specific agreement in the Contract Library.
- Manage all conflict of interest activities in one comprehensive “RP File”.
- Automated “Resolution Plan” development via MediTract’s embedded workflow engine.
- Automated notifications for comprehensive RP status visibility.

Conflicts of Interest Disclosure Statement

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COMPLETED BY: Administrator, System On Apr 21, 2010
 RESOLUTION ACCEPTED BY: on Apr 21, 2010

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[Reset Password](#)
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Policies/Procedures

[Code of Business Ethics Booklet](#)
[USAHC Conflict of Interest Policy](#)
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Statement Information

Statement:	145	Effective Date:	Jan 01, 2010
Contracting Entity:	Memorial Hospital East	Expiration Date:	Dec 31, 2010
Department/Practice:	Alternative Medicine	Contract:	BOOK STATE
Category:	Board of Directors	Submission Status:	ON
		Priority:	Click here to view associated document from the Contract Library in a new window.

Reporting Party Information

Full Name:	Pierce, Ann	Email Address:	apierce@tractmanager.com
Login Name:	ann.piercedoid	Email Address Override:	
Title:		SSN/EID:	

Viewing Party Information

Name:	Email:
Administrator, System	N/A

Statement of Disclosure of Outside Interests and Activities

Question	Response	Comments
1) Do you, a <u>member of your family</u> , or an entity in which you hold a <u>financial interest</u> , either own a <u>financial interest</u> in, or have an employment or other financial arrangement with, any business or entity that, <u>conducts or seeks to conduct business</u> , directly or indirectly, with <u>hospital</u> ? <u>Describe</u> in comments.	NO	
2) Have you, a <u>member of your family</u> , or an entity in which you hold a <u>financial interest</u> , received any compensation, whether it be salary, sales commission, revenue, or return on investment, which was directly or indirectly derived as a result of business with <u>hospital</u> (excluding your regular employee compensation from <u>hospital</u>)? <u>Describe</u> in comments.	NO	
3) Do you, a <u>member of your family</u> , or an entity in which you hold a <u>financial interest</u> , either own a <u>financial interest</u> in, or have an employment or financial arrangement with, any business or entity that is or could be in competition, directly or indirectly,	NO	

Example of a Reporting Party's Conflict of Interest Disclosure Statement

https://contracts.tractmanager.com/2a-1bb-1185-380bc-380 - TractManager: Document Image Viewer - Windows Internet Explorer
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1 documents with 1 instances

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the payment schedule set

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6. SP represents to Customer that it and any of its employees and representatives providing services under this Agreement (i) are not "sanctioned persons" under any federal or state program or law; (ii) have not been listed in the current Cumulative Sanction List of the Office of Inspector General for the United States Department of Health and Human Services for currently sanctioned or excluded individuals or entities, (iii) have not been listed on the General Services Administration's list of Parties Excluded from Federal Programs, and (iv) have not been convicted of a criminal offense related to healthcare.

7. SP represents and warrants that the Software does not and will not infringe on any patent, copyright, trademark or trade secret or other proprietary right of any person or entity. SP shall indemnify and hold harmless Customer, its officers, directors or trustees, employees and agents, from and against any losses, claims, costs (including reasonable attorneys' fees at all levels) or damages incurred by or awarded against Customer as a result of any infringement of any copyright, trademark or patent by the Software. SP shall defend and settle at its sole expense all proceedings arising out of the foregoing. In the event of such claim of infringement which results in Customer's inability to continue to use the Software, SP, in addition to its other obligations under this section, also shall timely replace, in whole or in part, as applicable, the Software with a compatible and functionally equivalent contract management computer program or, if this is not possible, this Agreement shall automatically terminate, and SP promptly shall refund all fees paid by Customer under this Agreement for the six (6) months prior to termination hereunder.

8. SP covenants that Customer shall be provided with access to the CM Service at least 98% of the 24 hours per day, seven days a week, excluding scheduled maintenance time ("Uptime Commitment"). Scheduled maintenance shall be performed between 12:00 a.m. and 6:00 a.m. eastern standard time, with reasonable advance notice. If SP fails to satisfy the Uptime Commitment during a month, then SP shall issue a provisional credit to Customer in the amount of ten percent (10%) of the Monthly CM Service Fee charged in that month, according to the payment schedule set forth on Schedule A. If, after a month in which SP fails to satisfy the Uptime Commitment, SP satisfied the Uptime Commitment for the next two (2) consecutive months, then SP shall be deemed to have earned back the provisional credit and the provisional credit shall not be posted the Customer's account. If, however, SP does not earn back the provisional credit then such credit shall be applied to the Customer's account for the third month after the provisional credit was issued to the Customer.

9. Customer hereby consents to SP's use of Customer's name in a customer list to be used in connection with the marketing of SP's business and products. This Agreement shall be governed by the laws of the state set forth as the Customer's location described on page one of this Agreement (the "State") without regard to its choice of law rules. Customer expressly consents to the non-exclusive jurisdiction of the State's courts or federal courts for the jurisdiction of the State. If either party breaches this Agreement then that party shall pay all costs (including attorneys' fees and court costs) incurred by the other party in enforcing this Agreement or seeking to recover damages for the breach. Customer may assign this Agreement without the prior written consent of SP, provided such assignment is in connection with a merger, reorganization or sale. SP may assign or pledge this Agreement including its right to receive any payments hereunder without Customer's consent provided that such assignment will not change the obligations of SP to Customer. Any attempted assignment in violation of the foregoing shall be void. The services provided to Customer hereunder are provided solely for the benefit of Customer. This Agreement and the services provided hereunder are not intended to confer any rights upon any third party. This Agreement shall not be modified, amended or supplemented except by a written agreement signed by. No term or provision contained in this Agreement shall be deemed waived unless such waiver shall be in writing and signed by both parties. Neither party shall be liable to the other for any failure, delay or interruption in the performance of this Agreement due to causes entirely beyond the control of that party including, without limitation, strikes, boycotts, labor disputes, embargoes, acts of God, acts of public enemy, acts of governmental authority, floods, riots or rebellion. The provisions of this Agreement are independent of each other and the invalidity or unenforceability of any provision of this Agreement shall not affect the validity or enforceability of any other provision. All actions arising out of this Agreement shall be given to the office of the undersigned on or forth on the first of

Manage Secondary Relationships

Reset Password

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Complete Resolution

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FAQ's

Jan 01, 2010

Dec 31, 2010

BOOK STATE

ON

Click here to view associated document from the Contract Library in a new window.

apierce@tractmanager.com

Example of a Reporting Party's contract linked to their Conflict of Interest Disclosure Statement

MediTract is the leading technology-based contract management service provider in healthcare serving more than 1,600 healthcare organizations at over 5,900 locations across the United States. For more information regarding COIDS and to request a COIDS whitepaper, please contact info@tractmanager.com or call 1-877-492-8490 to speak with a client relations representative.