1100.10 GOVERNMENT EXCLUSIONS CHECKS

Applies To:
- Corporate
- Nursing Centers
- Home Health Care and Hospice
- Affiliated Businesses

Issue Date: 08/03/2015

POLICY STATEMENT

It is the policy of HCR ManorCare to conduct background checks within the guidelines of the Office of the Inspector General (OIG) and the Excluded Parties List System (EPLS). All applicants who are offered employment will undergo government exclusion checks and job offers are contingent upon successful completion of these checks and other pre-employment requirements. A monthly government exclusions review is completed for employees as well as company medical directors and vendors.

PROCEDURES

1. The location is responsible for processing a MedScan OIG/GSA check, which includes OIG and the System for Award Management (SAM)/EPLS, through the company-designated vendor.

2. All applicants who are offered employment will undergo a MedScan OIG/GSA check through the company-designated vendor before beginning employment.

3. All job offers are contingent upon successful completion of the MedScan OIG/GSA check and other pre-employment checks and policies.

4. Any former employee who is applying for rehire will be required to undergo a MedScan OIG/GSA check prior to re-employment.

5. The corporate human resources department will be responsible for ensuring ongoing monthly OIG and EPLS background checks are performed for all employees, medical directors and vendors.
   
   A. If a location is contacted by corporate human resources with a possible employee match, the location must immediately investigate and suspend the employee or terminate the employee as appropriate.
   
   B. If a possible medical director or vendor match is found, the respective corporate department will be contacted and the medical director or vendor’s services will be suspended pending investigation or terminated as appropriate.

6. The successful completion of a MedScan OIG/GSA check is a requirement for continued employment with HCR ManorCare, and a positive match as an excluded individual will result in a review and may lead to termination.
### 1100.10 GOVERNMENT EXCLUSIONS CHECKS

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7. Any current employee or applicant who appears to be a positive match may be barred from employment with HCR ManorCare. If the person misstated his/her status on the employment application, that omission/falsification is also reason for termination.

8. Current employees who are found to be a positive match must be informed verbally or in writing of the results reported. Employees may see the results and make a copy as well. If the employee challenges the accuracy of the results, he/she is responsible for correcting the errors with the state agency/court involved. Current employees who challenge the results with the applicable government agency may be placed on unpaid suspension until the matter is resolved. If the current employee does not challenge the results, he/she will be terminated and given eligibility for rehire if his/her report results are cleared.

9. The location’s human resources designee must obtain information regarding the facts of the positive match and provide that information to the location manager.

10. The location should consult with the corporate human resources department for guidance, if necessary.

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**SPECIAL NEW JERSEY REQUIREMENTS:**

It is the policy of HCR ManorCare to ensure that any payments received from the State of New Jersey are not for items or services that are directly or indirectly furnished, ordered, directed, managed or prescribed in whole or in part by an excluded, unlicensed or uncertified individual or entity. Excluded individuals or entities are those identified by the State or Federal government as not being allowed to participate in State or Federally-funded health benefit programs, such as Medicaid, New Jersey (NJ) FamilyCare, or Pharmaceutical Assistant to the Aged and Disabled (PAAD).

Providers are responsible for ensuring that any payments received from the State of New Jersey are not for items or services that are directly or indirectly furnished, ordered, directed, managed or prescribed in whole or in part by an excluded, unlicensed or uncertified individual or entity.

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**PROCEDURES**

1. The corporate office is responsible for verifying that any current or prospective employees (regular or temporary), contractors or subcontractors who directly or indirectly will be furnishing, ordering, directing, managing or prescribing items or services in whole or in part are not excluded, unlicensed or uncertified by searching the following databases on a monthly basis:
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- New Jersey Treasurer’s exclusion database (mandatory) – www.state.nj.us/treasury/debarred/
- New Jersey Department of Health and Senior Services licensure database (mandatory) – http://www.state.nj.us/health/healthfacilities/search.shtml
- Certified nurse aide and personal care assistant registry (mandatory, if applicable) – https://www.asisvcs.com/services/registry/search_generic.asp?CPCat=

2. If a location is contacted by the corporate office with a possible match, the location must immediately investigate and suspend or terminate the employee and cease use of the contractor or subcontractor as appropriate.