Code of Conduct and Compliance Program
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Statement from the Chief Executive Officer

To the CPHL Community:

Our mission and goal is the foundation of Centers Plan for Healthy Living (“CPHL”).

CPHL was built around a very simple mission statement, “to best serve the long term chronic care needs of frail, eligible individuals by improving health status and quality of life in the least restrictive environment.” Our goal is to maintain our members in their community by optimizing their health outcomes through coordinating community based health and social services. We accomplish this goal by conducting ourselves in an ethical and legal manner.

The Code of Conduct provides guidance to ensure that CPHL promotes an environment of honest and responsible behavior. It contains information that will assist you in responding to issues related to the appropriate conduct in the workplace.

CPHL embraces these guidelines, never crosses the line and expects all of us to do the same. The Plan’s Code of Conduct is a document that all of us need to be familiar with, it establishes guidelines in defining our professional and personal behavior among colleagues, vendors, providers and members.

As an employee and provider of CPHL, you must review, understand and adhere to the guidelines as set forth in the Code of Conduct. If you have any questions or concerns related to the Code of Conduct, you may contact our Compliance Officer. If you are aware of a violation of the Code of Conduct, you must report it immediately to the Compliance Department. (see page 16 for contact information).

As a key member of the CPHL family, we ask that you continue to support the principles of the Code of Conduct and Compliance Program to ensure our continued success

Sincerely,

Mark Bloom

Chief Executive Officer
Purpose

The Centers Plan for Healthy Living’s (“CPHL”) Board of Directors, management staff and employees are fully committed to conducting business in compliance with governing laws, regulations and acceptable standards of business conduct indicated in CPHL’s policies. CPHL’s Code of Conduct and Compliance Program reflects our commitment to quality service, integrity, and accountability.

The Code of Conduct outlines the organization’s principles and provides the structure, policy framework and systems to promote compliance and support an ethical business culture. The Code of Conduct applies to all Centers Plan for Healthy Living’s employees (including Board Members), providers and contracted vendors. It also applies to first tier, downstream, and related entities associated with CPHL’s programs.

Leadership Responsibilities

CPHL’s leadership team and supervisors have additional responsibilities under the Code of Conduct to:

• Lead by example—show what it means to act with integrity;

• Ensure that those they supervise have adequate knowledge, training and resources to follow the standards listed in the Code of Conduct;

• Monitor the compliance of the people they supervise;

• Enforce the standards of the Code of Conduct and all related company policies;

• Support employees who in good faith raise questions or concerns about compliance and integrity issues. This means retaliation of any kind is not permitted; and

• Report potential instances of non-compliance to the Compliance Officer.
**Mission Statement**

To best serve the long term chronic care needs of frail, eligible individuals by improving health status and quality of life in the least restrictive environment.

**Core Values**

- Integrity
  - CPHL will consistently strive to adhere to high moral principles, professional standards and a sense of honesty.

- Accountability
  - CPHL will be responsible for the commitments made and deliver excellent services

- Quality Service
  - CPHL will consistently strive to meet and exceed the expectations of our members, providers and regulatory partners.


**Code of Conduct**

Centers Plan for Healthy Living is committed to quality health care and is dedicated to the health and well-being of our members through partnership with members, providers and community. To serve its members, CPHL is committed to providing high quality services in an ethical and fiscally responsible manner.

The Board of Directors, management, employees and where appropriate, agents, contractors and providers including first tier, downstream, and related entities involved with the CPHL business, are expected to act in an ethical and compliant manner. They must also conduct the business and affairs of CPHL consistent with the principles outlined in this Code of Conduct. Employees, management, and board members are encouraged to report violations of law and policy to the Centers Plan for Healthy Living’s Compliance Officer or senior management, NYS/CMS, its responsible designee and/or to law enforcement.

Centers Plan for Healthy Living encourages and expects that members, employees, providers and related entities of Centers Plan for Healthy Living report suspected violations of the standards presented in this Code of Conduct, related compliance policies, and applicable laws, statutes, rules and regulations.

Centers Plan for Healthy Living established this Code of Conduct to describe appropriate conduct and business practices. The Code of Conduct, Compliance Program, and related compliance activities are fundamental to establishing an organizational culture that promotes prevention, detection, and resolution of situations that do not conform to CPHL’s policies and procedures, Federal and State laws, or ethical business practices. For its business, CPHL is committed to complying with all applicable statutory, regulatory, and other CPHL program requirements in order to prevent, detect, and prevent fraud, waste, and abuse.

All employees are responsible to ensure that their behavior and activity is consistent with the Code of Conduct. Centers Plan for HealthyLiving employees will be subject to discipline for violating the principles outlined in this Code of Conduct, Compliance Program and policies and procedures. Failure to comply will result in disciplinary action, including oral or written warnings or reprimands, suspensions, terminations, and financial penalties.

Employees play an essential part in compliance by reporting any known or suspected violations of the Code of Conduct, fraud and abuse, misuse of funds, and/or falsification of internal records to our Compliance Officer without fear of retaliation or job loss. You can report your violations at 855-411-7060.
Standard No. 1: Compliance with Laws, Regulation and Contract

Centers Plan for Healthy Living is committed to conducting all its activities in compliance with applicable laws, regulations and contractual obligations. CPHL requires that all employees, providers and representatives comply fully with all applicable laws, regulations and other contractual obligations. If there is any doubt as to whether an activity is legal or proper, the individual must contact CPHL’s Compliance Officer.

Standard No. 2: Professional Ethics

Centers Plan for Healthy Living is committed to the highest standards of business ethics and integrity. CPHL will fairly and accurately represent itself in all business relationships and will not engage in any activity or scheme intended to defraud anyone of money, property or honest services. CPHL’s Compliance Program and related policies and procedures help ensure that the business activities reflect these high standards.

Standard No. 3: Fraud, Waste and Abuse

Centers Plan for Healthy Living has an internal fraud and abuse audit program within the Compliance Department. The Department investigates and reports any potential and real fraudulent activity. Fraudulent activity is deliberate deceptive behavior in order to secure unlawful or unfair gain. CPHL expects its employees, vendors and related entities to refrain from conduct that may violate the fraud and abuse laws.

Any questions related to a billing practice or the legitimacy of a certain transaction should contact the Compliance Department. The Compliance Officer will review all concerns and handle appropriately.

Standard No. 4: Confidentiality

Employees, providers and representatives of Centers Plan for Healthy Living will protect all confidential information received consistent with applicable legal and ethical standards. CPHL will comply with applicable Federal and State laws protecting the privacy and security of members’ health information (i.e., HIPAA) and will act responsibly by maintaining the confidentiality of member information. CPHL will provide a privacy notice (Attachment I) to providers explaining the policies and procedures for the use and protection of member protected health information (PHI).

CPHL employees are expected to respect the proprietary and confidential information of others. Such information can include written materials, software and other “intellectual property.” All of CPHL’s employees are responsible to ensure they do not improperly copy for their own use documents or computer programs in violation of applicable copyright laws or licensing agreements. All employees must comply with CPHL’s Information Security Policy.

Standard No. 5: Conflicts of Interest

Employees, providers and representatives of Centers Plan for Healthy Living are expected to conduct their activities to avoid actual or perceived conflict of interest. A conflict of interest arises when an individual’s own interests influences or appears to influence decisions regarding CPHL. If
a conflict of interest exists, it must be fully disclosed and appropriate action taken consistent with the organization’s policies.

An employee’s personal, social, or other activities or relationships have the potential to interfere with the employee’s loyalty to CPHL or objectivity in doing business may be a potential for conflict. Your obligation to conduct company business in an honest and ethical manner includes the appropriate handling of actual and apparent conflicts of interest. This sometimes requires that conflicts be avoided altogether, and it always requires full disclosure of any actual or apparent conflicts of interest. It is your responsibility to ensure that you remain free of conflicts of interests in the performance of your role at CPHL. While not all situations cause a conflict, you must obtain the approval of your supervisor before taking on a position with such an organization.

As employees of CPHL, we make decisions that affect the company based on the company’s best interest— independent of personal or other outside influences. We must never use our positions to profit personally or to assist others in profiting in any way at the expense of the organization. Upon new hire and annually thereafter, all CPHL employees must advise the compliance department of any potential conflict of interests outside of the work environment by completing an attestation. However, conflicts of interest can be reported at anytime.

**Standard No. 6: Protection of Company Assets**

Centers Plan for Healthy Living must preserve and protect its assets by promoting the efficient and effective use of its resources. CPHL must use its assets to further its legitimate business activities. Corporate assets to be protected include property, equipment, computers, company records, software, information and telecommunications systems, furniture and supplies.

Corporate assets also include intellectual property such as member lists, pricing strategies, business plans and other proprietary information of CPHL. Directors, employees, and its representatives will report any situation that could lead to loss, misuse or theft of Company assets to a supervisor or the Compliance Officer.

**Standard No. 7: Sanctioned Individuals**

Centers Plan for Healthy Living will not knowingly employ any individual, or contract with any person or entity, who has been convicted of a criminal offense related to health care or who is listed by a Federal or State agency as debarred, excluded or otherwise ineligible for participation in a government funded health care program. The Compliance Officer will ensure CPHL routinely check the OIG’s List of Excluded Individuals/Entities to ensure that potential and existing employees, providers, contractors, consultants and any other person or entity with which CPHL may enter into a relationship have not been excluded from participating in federal programs. Employees and contracts will be terminated if an individual or a company with which Centers Plan for Healthy Living does business has been excluded.
Standard No. 8: Business Inducements

Centers Plan for Healthy Living must conduct all business transactions, free from solicitation or receipt of bribes, kickbacks, gifts, favors, or improper incentives. Management, employees and representatives of CPHL may not offer, give, solicit or receive anything of value to induce a referral of business. Unsolicited, non-monetary, infrequent business courtesies or gifts are acceptable only if the activities comply with applicable law and (i) have a legitimate business purpose, or (ii) are consistent with CPHL’s policy.

Business transactions with vendors, contractors and other third parties must be done so free from offers or solicitation of gifts and favors or other improper inducements in exchange for influence or assistance in a transaction.

Employees shall not utilize confidential business information obtained from competitors, including customer lists, price lists, contracts or other information in violation of a manner likely to provide an unfair competitive advantage to CPHL.

Standard No. 9: Gifts and Gratuities

Centers Plan for Healthy Living contracts with suppliers, vendors, contractors and consultants, and all are vital to our companies’ success. It is important that our business relationships with third parties with which we do business must be conducted in a fair and honest manner. Business gifts and entertainment can build good will, but they can also make it harder to be objective about the person providing them and may create own conflicts of interest.

Gifts, which include entertainment and gratuities, may be anything of value, such as discounts, cash, loans, favorable terms on any product or service, services, prizes, transportation, use of vehicles or vacation facilities, home improvements, tickets to events and gift certificates.

CPHL’s employees may never solicit, accept, offer or give gifts, favors or entertainment in the performance of CPHL’s business. Receiving or giving gifts of cash or cash equivalents is never allowed.

Standard No. 10: Fair Business Dealings

Centers Plan for Healthy Living is committed to achieving its success by fair and ethical means. CPHL prohibits any unethical, non-competitive and illegal business practices. In addition, CPHL will deal fairly with its members, providers, and other business associates. CPHL will not take unfair advantage of anyone through manipulation or concealment of information, abuse of confidential information, misrepresentation of facts or any other unfair business practice.

CPHL selects contractors, suppliers, vendors based on quality, price, delivery, technical and service excellence. Selections are not made based on personal or self-serving relationships but rather based on the needs of the organization. CPHL will employ those with high ethical standards in business practices.
Standard No. 11: Accurate Records

Every employee is responsible for ensuring that all financial reports, accounting records, research reports, expense accounts, time sheets and other documents are accurate and clearly represent the relevant facts or the true nature of a transaction. Employees should never make false or misleading entries in reports or other records. Business records will be kept in an accurate, true and complete manner. In order to secure the accuracy and reliability of financial records and reports, Centers Plan for Healthy Living has internal control standards and procedures. Accurate business records are important for legal, financial and other reporting obligations of Centers Plan for Healthy Living. Fraudulent accounting or documentation is a violation of CPHL's policies and applicable laws.

Standard No. 12: Equal Opportunity

Centers Plan for Healthy Living is culturally diverse and believes that the fair and equitable treatment of employees, people we support and other persons is critical to fulfilling its vision and goals. CPHL will treat everyone with dignity and with respect regardless of race, color, creed, religion, sex, national origin, disability, marital status, age, sexual orientation, public assistance status. Centers Plan for Healthy Living will conduct its employment practices free from discrimination.

Standard No. 13: Harassment and Workplace Violence

CPHL employees have the right to work in an environment free of harassment. CPHL will not tolerate any form of harassment. Harassment can be verbal, physical or visual behavior where the purpose or effect is to create an offensive, hostile or intimidating environment.

Harassment based on the diverse cultural backgrounds or diverse characteristics are prohibited.

Prohibited conduct includes: offensive racial, ethnic, religious, age-related, or sexual jokes or insults; distributing or displaying offensive pictures or cartoons; and using voicemail, e-mail or other electronic devices to transmit derogatory or discriminatory information.

Sexual harassment is strictly prohibited. Prohibited conduct includes unwelcome sexual advances or requests for sexual favors in conjunction with employment decisions. CPHL has a zero tolerance to any form of verbal or physical conduct of a sexual nature that interferes with or creates a hostile or offensive work environment.

Harassment can also be defined as workplace violence which is prohibited. Conduct includes robbery, stalking, terrorism, hate crimes or violence directed to any employee of CPHL.

Employees who observe or experience these types of harassment should report the incident to their supervisor, leadership team or the Compliance Officer. Centers Plan for Healthy Living maintains a zero tolerance to any type of harassment behavior.
Compliance Plan

The Code of Conduct is more than a description of our standards; it is the foundation of CPHL’s Compliance Program.

The Centers Plan for Healthy Living’s Compliance Officer is charged with implementing and supporting the effectiveness of the CPHL Compliance Program. The Compliance Officer is responsible for developing, operating and monitoring the CPHL Compliance Program to prevent, detect, and reduce fraud, waste and abuse. To this end, the Compliance Officer will:

- Develop an annual CPHL compliance work plan, in cooperation with the Compliance Committee that will provide for the on-going development and implementation of the CPHL Compliance Program;
- Provide for effective lines of communication, education and training programs as required by the CPHL Compliance Program; and
- Investigate allegations of non-compliance with CPHL Program requirements, and work with the appropriate individuals to ensure that necessary corrective action and disciplinary action is taken; and
- Implement corrective action and modify systems and/or policies and procedures to ensure non-compliance with CPHL Program requirements does not re-occur.

As established in the Employee Training Policy, all employees will receive education on CPHL’s Compliance Plan and Code of Conduct, applicable laws, regulations, and policies. The training is mandatory for all new hires and annually thereafter.

Centers Plan for Healthy Living’s Compliance Plan was developed to meet all requirements mandated by the Centers for Medicare and Medicaid Services (CMS), Office of the Inspector General (OIG), New York State Insurance Department and New York State Department of Health (DOH), Office of the Medicaid Inspector General (OMIG). The Compliance Plan serves to prevent, detect, and respond to issues of non-compliance and identified areas of Fraud, Waste and Abuse.

Policies and Procedures

The Compliance Program is supported by policies and procedures that include training and education policies, reporting investigation of misconduct, disciplinary action for non-compliance, non-retaliation for employees who report misconduct, operation of the compliance hotline and auditing and monitoring activities.

Centers Plan for Healthy Living’s policies and procedures demonstrate the company’s commitment to comply with applicable statutory, regulatory and other requirements, sub-regulatory guidance, and contractual commitments related to the delivery of CPHL.
Training and Education

Centers Plan for Healthy Living employees responsible for the administration or delivery of CPHL benefits will receive general compliance training upon initial hiring, upon the initial adoption of the CPHL compliance program, and annually thereafter as a condition of employment. Centers Plan for Healthy Living will also provide training to any first tier entities, downstream entities, and related entities on CPHL’s compliance program, code of conduct and responsibilities as a contracted provider. The training programs may consist of written policies, informational handouts, newsletters, mailings, training seminars or individual meetings as necessary.

The Centers Plan for Healthy Living’s Corporate Compliance training and education program will be designed for:

- Training and education for Employees
- Training and education for Board of Directors
- Training and education for Providers
- Training and education for members

Effective Lines of Communication

Centers Plan for Healthy Living has developed effective lines of communication between the Compliance Officer and the organization’s employees, contractors, agents, directors, and members to support the reporting of potential misconduct. This system is based on confidentiality, accessibility, in-take procedures and follow-up.

Any Centers Plan for Healthy Living employee, member, contractor, agent or provider who develops concerns or questions about unethical practices, improper employee conduct, fraud or other illegal activities must report these activities. Centers Plan for Healthy Living has made several avenues for reporting available to accommodate the needs of the person making the report. Reports by employees may be made to a supervisor, Human Resources, the Compliance Officer or to the Compliance Hotline. Reports made to a supervisor or reports to any staff from external sources must be immediately referred to the Compliance Officer. If an individual is uncertain whether specified conduct is problematic or prohibited, then he or she will contact his or her supervisor, the Compliance Officer, or Compliance Department. Centers Plan for Healthy Living has an “open door” policy with respect to receiving reports of suspected violations of the Compliance Program and with respect to answering questions concerning adherence to the law and to the Compliance Program.

Member and provider complaints regarding fraud and abuse are referred to the Compliance Department. How we treat each complaint is determined based on the nature of the complaint. Members can call, write or e-mail the Customer Care Group with their concerns about their MLTCP benefits, and to report suspected misconduct.
Non-Retaliation

Under no circumstances will retaliatory actions be taken against any employee or other person making a report of suspected misconduct to the Compliance Officer, their supervisor, Human Resources or the compliance hotline. Employees are protected from retaliation by Federal law. However, in no circumstance will protection or immunity from disciplinary action or prosecution to those employees who have engaged in misconduct be provided merely because the employee or individual reported the misconduct. Centers Plan for Healthy Living will rigorously enforce this no retaliation policy. Employees and subcontractors are notified that they are protected from retaliation under 31 U.S.C. § 3730(h) for False Claims Act complaints, as well as any other applicable anti-retaliation protections.

Fraud, Waste and Abuse

The goals of Centers Plan for Healthy Living’s CPHL Fraud Prevention and Identification policy include: identifying risk areas and vulnerabilities, both internal and external; preventing contracts with or employment of debarred persons; contractually requiring compliance with applicable laws and NYS/CMS contract terms and enforcing that compliance; and, using data analysis, monitoring and auditing procedures, and the threat of sanctions to detect and prevent fraud, waste and abuse.

Key program elements in Centers Plan for Healthy Living’s CPHL fraud and abuse detection program will include:

• reviewing proposed contracts to ensure full disclosure of conflicts of interest, prices, and fraud prevention capabilities, such as the use of rules-based technology and analytical tools to detect and prevent fraud;
• verifying that providers and vendors have not been barred from Federal contracting;
• requiring credentials verification for physicians and other providers;
• reviewing eligibility and enrollment records to screen out ineligible members;
• reviewing claims history to identify outliers and the use of protocols to ensure that the member gets appropriate services for their care needs
• reviewing claims history to identify any irregular billing practice or procedure or overpayments;
• reviewing appeals and grievances as an early warning system for potential fraud, waste and abuse.
• monitoring vulnerable internal departments and auditing them periodically to identify vulnerabilities and instances of fraud, waste or abuse.
• training providers, contracted vendors and CPHL staff on compliance, best practices to prevent fraud, how to detect fraud, and how to report fraud.
• training managers on how to monitor their staff effectively to identify and prevent fraud.

In the event that suspected fraud is identified, Centers Plan for Healthy Living will promptly investigate the allegations and report the findings to the proper authorities.
Auditing and Monitoring

Centers Plan for Healthy Living will regularly conduct internal audits and monitor its operations in order to identify and correct any potential occurrences of noncompliance or barriers to compliance. The Compliance Officer will also audit and monitor the operation of the Compliance Program to determine compliance with laws, regulations, contractual requirements and other obligations.

Centers Plan for Healthy Living will assess current enforcement trends, guidance from regulatory authorities, potential compliance issues of which it is aware when assigning audit priorities.

Audit reports and/or findings will be prepared and the results of an audit will be provided to the appropriate members of senior management and to the Compliance Committee to ensure that management is aware of the results and can take necessary steps to correct any concerns to prevent reoccurrence of the activity.

In addition, the Compliance Officer will monitor areas where there is potential for fraud and abuse. If necessary, the Compliance Officer may also consider and recommend monitoring systems produced by outside vendors for possible incorporation into the system. The Compliance Officer and/or the department head will keep records of all random internal audits of claims and any results of these audits.

Investigation

Centers Plan for Healthy Living will promptly respond with a timely and reasonable inquiry to reports of misconduct related to payment or delivery of items or services under the CPHL contract, wherever the misconduct is identified.

The Compliance Officer will work with the appropriate staff or individuals to coordinate findings and corrective action plans required. Centers Plan for Healthy Living employees will be expected to cooperate fully with all investigations undertaken by the Compliance Officer.

Potential instances of fraud, waste and abuse may come to the attention of the CPHL Compliance Officer or other members of senior management through a number of sources (e.g., employee or beneficiary complaints, audits). Centers Plan for Healthy Living will initiate a reasonable inquiry immediately, but no later than two weeks from the date the potential misconduct is identified. An inquiry includes a preliminary investigation of the matter by the CPHL Compliance Officer.

Corrective Action Plan

Corrective Action Plans will be tailored to the particular misconduct and will provide structure with time frames so as not to allow continued misconduct. Corrective action may also include the appropriate sanctioning of the responsible individual or parties. The Compliance Officer will promptly recommend or develop new or amended internal policies and procedures to prevent future violations. The appropriate department director or manager will be responsible for implementing any recommended policies or procedures. The Compliance Officer may determine that the subject of the violation is appropriate for follow-up auditing or monitoring in order to
assure that corrective action is occurring.

When developing corrective actions for misconduct committed by Centers Plan for Healthy Living’s first tier entity, downstream entity, or related entity the elements of the corrective action will be detailed in a written agreement with the entity that includes ramifications will the subcontractor fail to satisfactorily implement the corrective action. Corrective action plans will continue to be monitored after the implementation to ensure that they are effective.

Self-Reporting

Centers Plan for Healthy Living will self-report potential fraud discovered at the plan level, at the first tier entity, downstream entity, or related entity levels. If after conducting a reasonable inquiry by the Compliance Department and is determined that potential fraud or misconduct related to the CPHL program has occurred, the conduct will be referred to the appropriate governmental agency.

When Centers Plan for Healthy Living cannot determine whether or not the conduct has risen to the level of potential fraud due to limited resources, we will refer the activity to the appropriate government agency for investigation.

As required, Centers Plan for Healthy Living will report misconduct to government agencies such as the New York State Department of Health, Office of Inspector General (through the OIG’s Provider Self-Disclosure Protocol), or the Department of Justice.

The Compliance Officer and the appropriate member(s) of senior management, will determine whether voluntary disclosure to the appropriate government agency or contracting party is warranted. In addition, Centers Plan for Healthy Living will promptly report incidents of fraud by providers and members of which it becomes aware to the appropriate government authorities.

Disciplinary Action

Failure to comply with this Compliance Program, and applicable laws or regulations may result in discipline up to, and including, termination from employment. Any person involved in verified misconduct will be subject to the disciplinary procedures in conformity with Centers Plan for Healthy Living’s human resources policies and procedures. Enforcement and discipline may include discipline of individuals who fail to report known non-compliant conduct in addition to discipline of those persons involved in the non-compliant conduct. The consequences of non-compliance will be consistently applied and enforced. Disciplinary actions may include:

- Retraining
- Warnings (verbal and/or written)
- Suspension
- Termination
**Contact Us:**

Should you have any questions about the Code of Conduct, or need further guidance, contact CPHL’s Chief Compliance Officer:

Lois Faust  
75 Vanderbilt Avenue, Suite 600  
Staten Island, NY 10304  
(718) 215-7000 ext. 3104

Additionally, CPHL has provided 4 alternative ways to report violations of the Code of Conduct:

- You can **CALL**:  
  CPHL’s Compliance Hotline at (855) 411-7060

- You can send an **EMAIL** to:  
  Compliance@centersplan.com

- You can send a **LETTER** to:  
  Centers Plan for Healthy Living  
  Attn: Compliance Department  
  75 Vanderbilt Avenue, Suite 600  
  Staten Island, NY 10304

- Use the ReportIT Hotline. ReportIT is Center’s Plan for Healthy Living’s new Hotline to anonymously report violations of our internal and external policies and standards. The information you provide will be documented by EthicsPoint, a third party hotline provider, on a completely confidential and anonymous basis. Ethics Point will send the anonymous report to us so that we can begin the review process.

- To report a potential violation:  
  Call 855-699-5046 or visit the reporting page on our website at  
  www.centersplan.ethicspoint.com
HIPAA Notice of Privacy Practices  
Effective Date: September 23, 2013

THIS NOTICE DESCRIBES HOW MEDICAL INFORMATION ABOUT YOU MAY BE USED AND DISCLOSED AND HOW YOU CAN GET ACCESS TO THIS INFORMATION.  
PLEASE REVIEW IT CAREFULLY

If you have any questions about this notice, please contact our Privacy Officer at (855) 270-1600 or (718) 215-7000.

OUR OBLIGATIONS:

We are required by law to:

- Maintain the privacy of protected health information.
- Give you this notice of our legal duties and privacy practices regarding health information about you.
- Follow the terms of our notice that is currently in effect.

HOW WE MAY USE AND DISCLOSE HEALTH INFORMATION:

The following describes the ways we may use and disclose health information that identifies you (“Health Information”). Except for the purposes described below, we will use and disclose Health Information only with your written permission. You may revoke such permission at any time by writing to our Privacy Officer.

For Treatment. We may use and disclose Health Information for your treatment and to provide you with treatment-related health care services. For example, we may disclose Health Information to doctors, nurses, technicians, or other personnel, including people outside our office, who are involved in your medical care and need the information to provide you with medical care.

For Payment. We may use and disclose Health Information so that we or others may bill and receive payment from you, a government entity or a third party for the treatment and services you received.

For Health Care Operations. We may use and disclose Health Information for health care operations purposes. These uses and disclosures are necessary to make sure that all of our members receive quality care and to operate and manage our office. We also may share information with other entities that assist with our health care operation activities.
Individuals Involved in Your Care or Payment for Your Care. When appropriate, we may share Health Information with a person who is involved in your medical care or payment for your care, such as your family or a close friend. We also may notify your family about your location or general condition or disclose such information to an entity assisting in a disaster relief effort.

Research. Under certain circumstances, we may use and disclose Health Information for research. For example, a research project may involve comparing the health of members who received one treatment to those who received another, for the same condition. Before we use or disclose Health Information for research, the project will go through a special approval process. Even without special approval, we may permit researchers to look at records to help them identify patients who may be included in their research project or for other similar purposes, as long as they do not remove or take a copy of any Health Information.

SPECIAL SITUATIONS:

As Required by Law. We will disclose Health Information when required to do so by international, federal, state or local law.

To Avert a Serious Threat to Health or Safety. We may use and disclose Health Information when necessary to prevent a serious threat to your health and safety or the health and safety of the public or another person. Disclosures, however, will be made only to someone who may be able to help prevent the threat.

Business Associates. We may disclose Health Information to our business associates that perform functions on our behalf or provide us with services if the information is necessary for such functions or services. For example, we may use another company to perform billing services on our behalf. All of our business associates are obligated to protect the privacy of your information and are not allowed to use or disclose any information other than as specified in our contract.

Organ and Tissue Donation. If you are an organ donor, we may use or release Health Information to organizations that handle organ procurement or other entities engaged in procurement, banking or transportation of organs, eyes or tissues to facilitate organ, eye or tissue donation and transplantation.

Military and Veterans. If you are a member of the armed forces, we may release Health Information as required by military command authorities. We also may release Health Information to the appropriate foreign military authority if you are a member of a foreign military.

Workers’ Compensation. We may release Health Information for workers’ compensation or similar programs. These programs provide benefits for work-related injuries or illness.

Public Health Risks. We may disclose Health Information for public health activities. These activities generally include disclosures to prevent or control disease, injury or disability; report births and deaths; report child abuse or neglect; report reactions to medications or problems with products; notify people of recalls of products they may be using; a person who may have been exposed to a disease or may be at risk for contracting or spreading a disease or condition; and the appropriate government authority if we believe a patient has been the victim of abuse, neglect or
domestic violence. We will only make this disclosure if you agree or when required or authorized by law.

**Health Oversight Activities.** We may disclose Health Information to a health oversight agency for activities authorized by law. These oversight activities include, for example, audits, investigations, inspections, and licensure. These activities are necessary for the government to monitor the health care system, government programs, and compliance with civil rights laws.

**Data Breach Notification Purposes.** We may use or disclose your Protected Health Information to provide legally required notices of unauthorized access to or disclosure of your health information.

**Lawsuits and Disputes.** If you are involved in a lawsuit or a dispute, we may disclose Health Information in response to a court or administrative order. We also may disclose Health Information in response to a subpoena, discovery request, or other lawful process by someone else involved in the dispute, but only if efforts have been made to tell you about the request or to obtain an order protecting the information requested.

**Law Enforcement.** We may release Health Information if asked by a law enforcement official if the information is: (1) in response to a court order, subpoena, warrant, summons or similar process; (2) limited information to identify or locate a suspect, fugitive, material witness, or missing person; (3) about the victim of a crime even if, under certain very limited circumstances, we are unable to obtain the person’s agreement; (4) about a death we believe may be the result of criminal conduct; (5) about criminal conduct on our premises; and (6) in an emergency to report a crime, the location of the crime or victims, or the identity, description or location of the person who committed the crime.

**Coroners, Medical Examiners and Funeral Directors.** We may release Health Information to a coroner or medical examiner. This may be necessary, for example, to identify a deceased person or determine the cause of death. We also may release Health Information to funeral directors as necessary for their duties.

**National Security and Intelligence Activities.** We may release Health Information to authorized federal officials for intelligence, counter-intelligence, and other national security activities authorized by law.

**Protective Services for the President and Others.** We may disclose Health Information to authorized federal officials so they may provide protection to the President, other authorized persons or foreign heads of state or to conduct special investigations.

**Inmates or Individuals in Custody.** If you are an inmate of a correctional institution or under the custody of a law enforcement official, we may release Health Information to the correctional institution or law enforcement official. This release would be if necessary: (1) for the institution to provide you with health care; (2) to protect your health and safety or the health and safety of others; or (3) the safety and security of the correctional institution.

**USES AND DISCLOSURES THAT REQUIRE US TO GIVE YOU AN OPPORTUNITY TO OBJECT AND OPT-OUT**
**Individuals Involved in Your Care or Payment for Your Care.** Unless you object, we may disclose to a member of your family, a relative, a close friend or any other person you identify, your Protected Health Information that directly relates to that person’s involvement in your health care. If you are unable to agree or object to such a disclosure, we may disclose such information as necessary if we determine that it is in your best interest based on our professional judgment.

**Disaster Relief.** We may disclose your Protected Health Information to disaster relief organizations that seek your Protected Health Information to coordinate your care, or notify family and friends of your location or condition in a disaster. We will provide you with an opportunity to agree or object to such a disclosure whenever we practically can do so.

**YOUR WRITTEN AUTHORIZATION IS REQUIRED FOR OTHER USES AND DISCLOSURES**

The following uses and disclosures of your Protected Health Information will be made only with your written authorization:

1. Uses and disclosures of Protected Health Information for marketing purposes; and

2. Disclosures that constitute a sale of your Protected Health Information

Other uses and disclosures of Protected Health Information not covered by this Notice or the laws that apply to us will be made only with your written authorization. If you do give us an authorization, you may revoke it at any time by submitting a written revocation to our Privacy Officer and we will no longer disclose Protected Health Information under the authorization. But disclosure that we made in reliance on your authorization before you revoked it will not be affected by the revocation.

**YOUR RIGHTS:**

You have the following rights regarding Health Information we have about you:

**Right to Inspect and Copy.** You have a right to inspect and copy Health Information that may be used to make decisions about your care or payment for your care. This includes medical and billing records, other than psychotherapy notes. To inspect and copy this Health Information, you must make your request, in writing, to:

The Privacy Officer
Centers Plan for Healthy Living
75 Vanderbilt Avenue, Suite 600
Staten Island, NY 10304

We have up to 30 days to make your Protected Health Information available to you and we may charge you a reasonable fee for the costs of copying, mailing or other supplies associated with your request. We may not charge you a fee if you need the information for a claim for benefits under the Social Security Act or any other state of federal needs-based benefit program. We may deny your request in certain limited circumstances. If we do deny your request, you have the right to have the denial reviewed by a licensed healthcare professional who was not directly involved in the denial of your request, and we will comply with the outcome of the review.
**Right to an Electronic Copy of Electronic Medical Records.** If your Protected Health Information is maintained in an electronic format (known as an electronic medical record or an electronic health record), you have the right to request that an electronic copy of your record be given to you or transmitted to another individual or entity. We will make every effort to provide access to your Protected Health Information in the form or format you request, if it is readily producible in such form or format. If the Protected Health Information is not readily producible in the form or format you request your record will be provided in either our standard electronic format or if you do not want this form or format, a readable hard copy form. We may charge you a reasonable, cost-based fee for the labor associated with transmitting the electronic medical record.

**Right to Get Notice of a Breach.** You have the right to be notified upon a breach of any of your unsecured Protected Health Information.

**Right to Amend.** If you feel that Health Information we have 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 our office. To request an amendment, you must make your request, in writing, to:

The Privacy Officer  
Centers Plan for Healthy Living  
75 Vanderbilt Avenue, Suite 600  
Staten Island, NY 10304

**Right to an Accounting of Disclosures.** You have the right to request a list of certain disclosures we made of Health Information for purposes other than treatment, payment and health care operations or for which you provided written authorization. To request an accounting of disclosures, you must make your request, in writing, to:

The Privacy Officer  
Centers Plan for Healthy Living  
75 Vanderbilt Avenue, Suite 600  
Staten Island, NY 10304

**Right to Request Restrictions.** You have the right to request a restriction or limitation on the Health Information we use or disclose for treatment, payment, or health care operations. You also have the right to request a limit on the Health Information we disclose to someone involved in your care or the payment for your care, like a family member or friend. For example, you could ask that we not share information about a particular diagnosis or treatment with your spouse. To request a restriction, you must make your request, in writing, to:

The Privacy Officer  
Centers Plan for Healthy Living  
75 Vanderbilt Avenue, Suite 600  
Staten Island, NY 10304

We are not required to agree to your request unless you are asking us to restrict the use and disclosure of your Protected Health Information to a health plan for payment or health care operation purposes and such information you wish to restrict pertains solely to a health care item
or service for which you have paid us “out-of-pocket” in full. If we agree, we will comply with your request unless the information is needed to provide you with emergency treatment.

**Out-of-Pocket-Payments.** If you paid out-of-pocket (or in other words, you have requested that we not bill your health plan) in full for a specific item or service, you have the right to ask that your Protected Health Information with respect to that item or service not be disclosed to a health plan for purposes of payment or health care operations, and we will honor that request.

**Right to Request Confidential 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 by mail or at work. To request confidential communications, you must make your request, in writing, to:

The Privacy Officer  
Centers Plan for Healthy Living  
75 Vanderbilt Avenue, Suite 600  
Staten Island, NY 10304

Your request must specify how or where you wish to be contacted. We will accommodate reasonable requests.

**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. You may obtain a copy of this notice at our web site, www.centersplan.com. To obtain a paper copy of this notice, please contact our Customer Care Group at 1-855-270-1600, TTY/TDD 1-800-421-1220 or e-mail us at CustomerCareGroup@centersplan.com. Our Customer Care Group is here to answer your questions. Our hours of operations are 9:00am to 5:00pm, Monday to Friday.

**CHANGES TO THIS NOTICE:**

We reserve the right to change this notice and make the new notice apply to Health Information we already have as well as any information we receive in the future. We will post a copy of our current notice at our office. The notice will contain the effective date on the first page, in the top right-hand corner.

**COMPLAINTS:**

If you believe your privacy rights have been violated, you may file a complaint with our office or with the Secretary of the Department of Health and Human Services. To file a complaint with our office, contact please contact our Customer Care Group at 1-855-270-1600, TTY/TDD 1-800-421-1220 or e-mail us at CustomerCareGroup@centersplan.com. Our Customer Care Group is here to answer your questions. Our hours of operations are 9:00am to 5:00pm, Monday to Friday.

All complaints must be made in writing. **You will not be penalized for filing a complaint.**
Acknowledgement

Centers Plan for Healthy Living requires a signed acknowledgement confirming your receipt and understanding of the Code of Conduct and the Compliance Program.

Centers Plan for Healthy Living
Code of Conduct and Compliance Program
Acknowledgement Form

I. I acknowledge the receipt of Centers Plan for Healthy Living’s Code of Conduct and Compliance Program requirements.

II. I understand that all employees, vendors, providers and related entities of CPHL are expected to abide by the CPHL Code of Conduct.

III. I understand that there will be no retaliation for raising a compliance issue in good faith.

Name (printed)

Please check as appropriate:

☐ Employee/Staff ☐ Provider ☐ Contracted Vendor

Department/Facility

__________________________________________  ______________________________________
Signature  Date