Form SS-4
(Rev. December 2017)
Department of the Treasury Internal Revenue Service

Application for Employer Identification Number (For use by employers, corporations, partnerships, trusts, estates, churches, government agencies, Indian tribal entities, certain individuals, and others.) Go to www.irs.gov/FormSS4 for instructions and the latest information. ► See separate instructions for each line. ► Keep a copy for your records.

OMB No. 1545-0003

EIN

	LAR									
ż		de name of business (if different from name on line 1)	3 Exe	cutor, administrator, trustee	, "care of" name					
clearly.		, , , , , , , , , , , , , , , , , , ,	ASTRO	OCARE CLASS EMPI	_OYER AGENT					
Ö		iling address (room, apt., suite no. and street, or P.O. box)	5a Street address (if different) (Do not enter a P.O. box.)							
print		address	EL 01							
or p		y, state, and ZIP code (if foreign, see instructions) ity, state, and zip	5b City	/, state, and ZIP code (if fore	ign, see instructions)					
e 0		unty and state where principal business is located								
Type		ounty and state								
•	7a Name of responsible party 7b SSN, ITIN, or EIN LAR LAR social security #									
8a		upplication for a limited liability company (LLC)		8b If 8a is "Yes," enter	the number of					
	(or a for	eign equivalent)?	🗹 No		►leave blank					
8c	lf 8a is '	Yes," was the LLC organized in the United States?			Yes No					
9a		entity (check only one box). Caution. If 8a is "Yes," see th	e instruct	_						
		e proprietor (SSN)		Estate (SSN of deceder						
	= "	tnership		Plan administrator (TIN)						
		rporation (enter form number to be filed) ► sonal service corporation		Military/National Guard	State/local government					
		urch or church-controlled organization		Farmers' cooperative	Federal government					
	_	er nonprofit organization (specify)			Indian tribal governments/enterprises					
		er (specify) HCSR USING FISCAL/EMPLOYER AGEN	т	Group Exemption Number (
9b		poration, name the state or foreign country (if State		Foreig	n country					
		ble) where incorporated								
10				rpose (specify purpose)						
	∐ Sta			pe of organization (specify n	iew type) ►					
	Hire			going business rust (specify type) ►						
				pension plan (specify type) ►						
		er (specify) ► HCSR USING FISCAL/EMPLOYER AGENT								
11		siness started or acquired (month, day, year). See instruction	ons.	12 Closing month of ac	counting year DECEMBER					
	leave b	blank			mployment tax liability to be \$1,000 or					
13	-	number of employees expected in the next 12 months (enter -C	- if none).		r year and want to file Form 944 Forms 941 quarterly, check here.					
	If no em	ployees expected, skip line 14.		(Your employment ta	ax liability generally will be \$1,000					
	А	gricultural Household Other			to pay \$4,000 or less in total wages.)					
		X		every quarter.	this box, you must file Form 941 for					
15		te wages or annuities were paid (month, day, year). Note								
16		dent alien (month, day, year)		Health care & social assistant						
10		istruction Rental & leasing Transportation & warehou	_	Accommodation & food servi						
		al estate 🔲 Manufacturing 🔲 Finance & insurance			SING FISCAL/EMPLOYER AGENT					
17	Indicate	principal line of merchandise sold, specific construction w	ork done,	products produced, or servi	ces provided.					
	HCSR	USING FISCAL/EMPLOYER AGENT								
18		applicant entity shown on line 1 ever applied for and receive	/ed an ElN	N? 🗌 Yes 🗹 No						
	If "Yes,'	'write previous EIN here ►								
Thi	rd	Complete this section only if you want to authorize the named indiv	idual to rec	eive the entity's EIN and answer (Designee's telephone number (include area code)					
Par		Designee's name RHONDA HUNT c/o ASTROCARE CLASS EMPLO	YER AG	FNT	281-931-5500					
	signee	Address and ZIP code			Designee's fax number (include area code)					
		14950 HEATHROW FOREST PKWY STE 300 HOL	JSTON T	X 77032	281-931-5514					
		perjury, I declare that I have examined this application, and to the best of my know	ledge and be	lief, it is true, correct, and complete.	Applicant's telephone number (include area code)					
Nam	e and title (type or print clearly) ► LAR name, HCSR			LAR phone #					
Sian	ature >	LAR's signature		Date ►	Applicant's fax number (include area code)					
Julia	ature 💌			Duior	1					

For Privacy Act and Paperwork Reduction Act Notice, see separate instructions.

Do I Need an EIN?

File Form SS-4 if the applicant entity does not already have an EIN but is required to show an EIN on any return, statement, or other document.¹ See also the separate instructions for each line on Form SS-4.

IF the applicant	AND	THEN
Started a new business	Does not currently have (nor expect to have) employees	Complete lines 1, 2, 4a–8a, 8b–c (if applicable), 9a, 9b (if applicable), and 10–14 and 16–18.
Hired (or will hire) employees, including household employees	Does not already have an EIN	Complete lines 1, 2, 4a–6, 7a–b (if applicable), 8a, 8b–c (if applicable), 9a, 9b (if applicable), 10–18.
Opened a bank account	Needs an EIN for banking purposes only	Complete lines 1–5b, 7a–b (if applicable), 8a, 8b–c (if applicable), 9a, 9b (if applicable), 10, and 18.
Changed type of organization	Either the legal character of the organization or its ownership changed (for example, you incorporate a sole proprietorship or form a partnership) ²	Complete lines 1-18 (as applicable).
Purchased a going business ³	Does not already have an EIN	Complete lines 1–18 (as applicable).
Created a trust	The trust is other than a grantor trust or an IRA trust 4	Complete lines 1–18 (as applicable).
Created a pension plan as a plan administrator ⁵	Needs an EIN for reporting purposes	Complete lines 1, 3, 4a–5b, 9a, 10, and 18.
Is a foreign person needing an EIN to comply with IRS withholding regulations	Needs an EIN to complete a Form W-8 (other than Form W-8ECI), avoid withholding on portfolio assets, or claim tax treaty benefits ⁶	Complete lines 1–5b, 7a–b (SSN or ITIN optional), 8a, 8b–c (if applicable), 9a, 9b (if applicable), 10, and 18.
Is administering an estate	Needs an EIN to report estate income on Form 1041	Complete lines 1–6, 9a, 10–12, 13–17 (if applicable), and 18.
Is a withholding agent for taxes on non-wage income paid to an alien (i.e., individual, corporation, or partnership, etc.)	Is an agent, broker, fiduciary, manager, tenant, or spouse who is required to file Form 1042, Annual Withholding Tax Return for U.S. Source Income of Foreign Persons	Complete lines 1, 2, 3 (if applicable), 4a–5b, 7a–b (if applicable), 8a, 8b–c (if applicable), 9a, 9b (if applicable), 10, and 18.
Is a state or local agency	Serves as a tax reporting agent for public assistance recipients under Rev. Proc. 80-4, 1980-1 C.B. 581 ⁷	Complete lines 1, 2, 4a–5b, 9a, 10, and 18.
Is a single-member LLC (or similar single-member entity)	Needs an EIN to file Form 8832, Classification Election, for filing employment tax returns and excise tax returns, or for state reporting purposes ⁸ , or is a foreign-owned U.S. disregarded entity and needs an EIN to file Form 5472, Information Return of a 25% Foreign-Owned U.S. Corporation or a Foreign Corporation Engaged in a U.S. Trade or Business (Under Sections 6038A and 6038C of the Internal Revenue Code)	Complete lines 1–18 (as applicable).
Is an S corporation	Needs an EIN to file Form 2553, Election by a Small Business Corporation ⁹	Complete lines 1–18 (as applicable).

¹ For example, a sole proprietorship or self-employed farmer who establishes a qualified retirement plan, or is required to file excise, employment, alcohol, tobacco, or firearms returns, must have an EIN. A partnership, corporation, REMIC (real estate mortgage investment conduit), nonprofit organization (church, club, etc.), or farmers' cooperative must use an EIN for any tax-related purpose even if the entity does not have employees.

² However, do not apply for a new EIN if the existing entity only (a) changed its business name, (b) elected on Form 8832 to change the way it is taxed (or is covered by the default rules), or (c) terminated its partnership status because at least 50% of the total interests in partnership capital and profits were sold or exchanged within a 12-month period. The EIN of the terminated partnership should continue to be used. See Regulations section 301.6109-1(d)(2)(iii).

³ Do not use the EIN of the prior business unless you became the "owner" of a corporation by acquiring its stock.

⁴ However, grantor trusts that do not file using Optional Method 1 and IRA trusts that are required to file Form 990-T, Exempt Organization Business Income Tax Return, must have an EIN. For more information on grantor trusts, see the Instructions for Form 1041.

⁵ A plan administrator is the person or group of persons specified as the administrator by the instrument under which the plan is operated.

⁶ Entities applying to be a Qualified Intermediary (QI) need a QI-EIN even if they already have an EIN. See Rev. Proc. 2000-12.

⁷ See also Household employer on page 4 of the instructions. Note: State or local agencies may need an EIN for other reasons, for example, hired employees.

⁸ See *Disregarded entities* on page 4 of the instructions for details on completing Form SS-4 for an LLC.

⁹ An existing corporation that is electing or revoking S corporation status should use its previously-assigned EIN.

Form 2678 Employer/Payer Appointment of Agent

(Rev. August 2014) Department of the Treasury - Internal Revenue Service

Use this form if you want to request approval to have an agent file returns and make deposits or payments of employment or other withholding taxes or if you want to revoke an existing appointment.

• If you are an employer or payer who wants to request approval, complete Parts 1 and 2 and sign Part 2. Then give it to the agent. Have the agent complete Part 3 and sign it.

Note. This appointment is not effective until we approve your request. See the instructions for filing Form 2678 on page 3.

• If you are an employer, payer, or agent who wants to revoke an existing appointment, complete all three parts. In this case, only one signature is required.

Part 1: Why you are filing this form...

(Check one)

You want to **appoint** an agent for tax reporting, depositing, and paying.

You want to **revoke** an existing appointment.

Pa	Part 2: Employer or Payer Information: Complete this part if you want to appoint an agent or revoke an appointment.									
1	Employer identification number (EIN)									
2	Employer's or payer's name (not your trade name)	LAR name								
3	Trade name (if any)									
4	Address	LAR's address (continued below)								
		Number Street		Suite or room number						
		City	State	ZIP code						
		Foreign country name Foreig	n province/county	Foreign postal code						
		Foreign country name Foreig	IT province/county	r oreign postar code						
5	Forms for which you want to appoint an agen appointment to file. (Check all that apply.)	t or revoke the agent's	For ALL employees/ payees/payments	For SOME employees/ payees/payments						
	Form 940, 940-PR (Employer's Annual Federal U	Inemployment (FUTA) Tax Return)*		Π						
	Form 941, 941-PR, 941-SS (Employer's QUART	ERLY Federal Tax Return)		Π						
	Form 943, 943-PR (Employer's Annual Federal Ta	ax Return for Agricultural Employees)		Π						
	Form 944, 944(SP) (Employer's ANNUAL Federa	I Tax Return)	П							
	Form 945 (Annual Return of Withheld Federal Ind	come Tax)								

Form CT-1 (Employer's Annual Railroad Retirement Tax Return)

Form CT-2 (Employee Representative's Quarterly Railroad Tax Return)

*Generally you cannot appoint an agent to report, deposit, and pay tax reported on Form 940, Employer's Annual Federal Unemployment (FUTA) Tax Return, unless you are a home care service recipient.

Check here if you are a home care service recipient, and you want to appoint the agent to report, deposit, and pay FUTA tax for you. See the instructions.

I am authorizing the IRS to disclose otherwise confidential tax information to the agent relating to the authority granted under this appointment, including disclosures required to process Form 2678. The agent may contract with a third party, such as a reporting agent or certified public accountant, to prepare or file the returns covered by this appointment, or to make any required deposits and payments. Such contract may authorize the IRS to disclose confidential tax information of the employer/payer and agent to such third party. If a third party fails to file the returns or make the deposits and payments, the agent and employer/payer remain liable.

	LAR's signature	Print your name	here LAR's name	LAR's name		
X Sign your name here	En into orginataro	Print your title h	HCSR			
Date	/ /	Best daytime p				
		Now	give this form to the	agent to complete. 🖝		
For Privacy Act and Paperwo	rk Reduction Act Notice, see the instructions.	IRS.gov/form2678	Cat. No. 18770D	Form 2678 (Rev. 8-2014		

OMB No. 1545-0748

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						Page 2
Part 3: Agent Information: If you will be an agent for	r an employer o	or payer, or wa	nt to revoke	an appo	intment, o	complete this part.
6 Agent's employer identification number (EIN)		0 3] – [0]	6 (0 6	8 0 5
7 Agent's name (not trade name)	RHONDA	HUNT				
8 Trade name (if any)	ASTROCARE CLASS EMPLOYER AGENT					
9 Address	14950 HEATHROW FOREST PKWY STE 300					
	Number	Street				Suite or room number
	HOUSTON	N			тх	77032
	City			L	State	ZIP code
	Foreign country na	ıme	Foreign provin	ce/county		Foreign postal code
Check here if the employer is a home care service r federal, state, or local government agency.	ecipient receivi	ng home care :	services thro	ough a p	rogram a	dministered by a
Under penalties of perjury, I declare that I have examir is true, correct, and complete.	ed this form and	any attachmer	nts, and to th	e best of	my know	ledge and belief, it
Y Sign your		Print your	name here	RHON	IDA HUI	NT
name here		Print your	title here	VICE F	PRESID	ENT

ign your 🛛			
ame here		Print your title here	VICE PRESIDENT
L			
Date	/ /	Best daytime phone	281-931-5500

Form **2678** (Rev. 8-2014)

Instructions for Form 2678

Section references are to the Internal Revenue Code.

Future Developments

For the latest information about developments related to Form 2678 and its instructions, such as legislation enacted after they were published, go to *www.irs.gov/form2678.*

Purpose of Form

Use Form 2678 if you want to:

• Request approval to have an agent file returns and make deposits or payments of Federal Insurance Contributions Act (FICA) taxes, Railroad Retirement Tax Act (RRTA) taxes, income tax withholding (ITW), or backup withholding; or

• Revoke an existing appointment.

Do not use prior versions of this form. All prior versions are obsolete. IRS will not accept them.

Can Employers Appoint Agents to Report, Deposit, and Pay Federal Unemployment Tax Act (FUTA) Tax?

Generally, employers cannot appoint an agent to report, deposit, and pay FUTA tax. However, if you are an employer who receives home care service, you may ask IRS to approve an agent to act on your behalf for FUTA tax purposes. Check the box in the footnote in Part 2, line 5.

To appoint an agent to act for FUTA tax purposes, you must also appoint the agent to act for FICA taxes and ITW purposes.

How to Complete the Form

Part 1: Why You Are Filing This Form

In Part 1, you will check a box to indicate why you are filing Form 2678.

• If you are an employer or payer and you want to appoint an agent, check the box that says, "You want to **appoint** an agent for tax reporting, depositing, and paying."

• If you are an employer, payer, or agent and you want to revoke an existing appointment, check the box that says, "You want to **revoke** an existing appointment."

Part 2: Employer or Payer Information

• If you are an employer or payer, enter your employer identification number (EIN), name, trade name, and address.

• If you are an agent revoking an existing appointment, enter the EIN, name, trade name, and address of the employer or payer for whom you have been authorized to act. The employer's or payer's signature is not required.

On line 5, check the boxes for all forms for which you want to:

• Request approval to appoint an agent to file on your behalf, or

• Revoke an agent's existing appointment.

If you are only appointing an agent for some employees, payees, or payments, check the box under *For SOME employees/payees/payments.*

Example 1. You are an employer. You appoint an agent to file returns and deposit FICA taxes and ITW related to biweekly wage payments that you paid your employees. However, you make bonus wage payments directly to your employees, not through the agent. You should report the bonus payments on a return filed using your EIN.

Example 2. You are an employer. You appoint an agent to file returns and deposit FICA taxes and ITW for biweekly wage payments that you paid to your employees. However, you make biweekly wage payments directly to your company's executives. You should report the wage payments to the executives on a return filed using your EIN.

If you are an employer or payer and you are requesting authorization to appoint an agent, sign and date Form 2678 in Part 2. Then give the form to the agent to complete and sign Part 3.

If you are an employer or payer and you want to revoke an existing appointment, sign and date Form 2678 in Part 2. Complete Part 3. Then send the form to the address for your location under *Where To File*, later.

Part 3: Agent Information

• If you are an employer or payer and you are requesting authorization to appoint an agent, have the agent complete and sign Part 3.

• If you are an employer or payer and you want to revoke an existing appointment, complete Part 3. The agent's signature is not required. Then send the form to the address for your location under *Where To File*, later.

• If you want to accept an appointment as an agent or you are an agent who wants to revoke an existing appointment, complete Part 3 with your information. Then sign and date the form where indicated. Send the form to the address for the employer's or payer's location under *Where To File*, later.

Note. If an agent is a corporate officer, partner, or tax matters partner, the agent must have the authority to execute this appointment of agent.

Filing Form 2678

Send Form 2678 to the address for the employer's or payer's location under *Where To File*, later. We will send a letter to the employer or payer and to the agent after we have approved the request. For agents of home care service recipients, we will send the approval letter only to the agent.

The authorization to act as an agent is effective on the date shown in the letter. Until we approve the request, the agent is not liable for filing any tax returns or making any deposits or payments.

Only one signature is required to revoke an agent's appointment. If an existing appointment is revoked, the IRS cannot disclose confidential tax information to anyone other than the employer or payer for periods after the appointment is revoked.

If an agent's appointment is revoked, we will send both the employer or payer and the agent a letter confirming the revocation. For agents of home care service recipients, we will send the letter confirming the revocation only to the agent. **The revocation is effective on the date shown in the letter.**

If you are in						Send your form to
Connecticut Delaware District of Columbia	Florida Georgia Illinois Indiana	Kentucky Maine Maryland Massachusetts	Michigan New Hampshire New Jersey New York	North Carolina Ohio Pennsylvania Rhode Island	South Carolina Vermont Virginia West Virginia Wisconsin	Department of the Treasury Internal Revenue Service Cincinnati, OH 45999
Alabama Alaska Arizona Arkansas California	Colorado Hawaii Idaho Iowa Kansas	Louisiana Minnesota Mississippi Missouri Montana	Nebraska Nevada New Mexico North Dakota	Oklahoma Oregon South Dakota Tennessee	Texas Utah Washington Wyoming	Department of the Treasury Internal Revenue Service Ogden, UT 84201
No legal residence or place of business in any state						Department of the Treasury Internal Revenue Service Ogden, UT 84201
Exempt organization or government entity						Department of the Treasury Internal Revenue Service Ogden, UT 84201-0046

Agent Responsibilities After Appointment

Reporting, Depositing, and Payment Requirements

Agents must follow the procedures for employment taxes in Rev. Proc. 2013-39, 2013-52 I.R.B. 830, available at *www.irs.gov/irb/2013-52_IRB/ar15.html* and for backup withholding in Rev. Proc. 84-33. Agents for employers who are home care service recipients receiving home care services through a program administered by a federal, state, or local government agency may also use this form. These agents may be referred to as fiscal/employer agents, household employer agents, and home care service recipient agents.

All agents, employers, and payers remain liable for filing all returns and making all tax deposits and payments while this appointment is in effect. If an agent contracts with a third party, such as a reporting agent or certified public accountant, to prepare or file the returns covered by this appointment or to make any required tax deposits or payments and the third party fails to do so, the agent, employer, and payer remain liable.

Filing Schedule R (Form 940) and Schedule R (Form 941)

An agent for a home care service recipient that files an aggregate Form 940, Employer's Annual Federal Unemployment (FUTA) Tax Return, must complete Schedule R (Form 940), Allocation Schedule for Aggregate Form 940 Filers, and file it with the aggregate Form 940.

An agent who files an aggregate Form 941, Employer's QUARTERLY Federal Tax Return, must complete Schedule R (Form 941), Allocation Schedule for Aggregate Form 941 Filers, and file it with the aggregate Form 941.

Privacy Act and Paperwork Reduction Act Notice. We ask for the information on Form 2678 to carry out the Internal Revenue laws of the United States. The principal purpose of this information is to permit you to appoint an agent to act on your behalf. You do not have to appoint an agent; however, if you choose to appoint an agent, you must provide the information requested on Form 2678. Our authority to collect this information is section 3504. Section 6109 requires you and the agent to provide your identification numbers. Failure to provide this information could delay or prevent processing your appointment of agent. Intentionally providing false information could subject you and the agent to penalties. 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 section 6103. However, section 6103 allows or requires the IRS to disclose or give the information shown on this form to others as described in the Code. For example, we may disclose your tax information to the Department of Justice for civil and criminal litigation, and to cities, states, the District of Columbia, and U.S. commonwealths and possessions for use in administering their tax laws. 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.

The time needed to complete and file Form 2678 will vary depending on individual circumstances. The estimated average time is:

Recordkeeping					1 hr., 5 min.			
Learning about the law or the form .					54 min.			
Preparing, copying, assembling, and								
sending the form to the IRS					13 min.			

If you have any comments concerning the accuracy of these time estimates or suggestions for making Form 2678 simpler, we would be happy to hear from you. You can send us comments from *www.irs.gov/formspubs.* Click on *More Information* and then click on *Give us feedback.* Or you can send your comments to Internal Revenue Service, Tax Forms and Publications Division, 1111 Constitution Ave. NW, IR-6526, Washington, DC 20224. **Do not** send Form 2678 to this address. Instead, see *Where To File* above.

Reporting Agent Authorization

▶ Information about Form 8655 and its instructions is at www.irs.gov/Form8655.

interna n											
Тахра	ayer										
1a	Name of taxpay	rer (as distingui	shed from trad	e name)				2 Emp	loyer identifie	cation nu	umber (EIN)
LAR's	s name										
1b	Trade name, if a	any							u are a seaso k here ...	•	
3	Address (numbe	er, street, and r	oom or suite n	o.)				5 Othe	er identificatio	n numbe	r (optional)
LA <mark>R's</mark>	address (cor	ntinued belo	w)								
	City or town, sta	ate, and ZIP co	de					L.			
6	Contact person				7 Daytime tel	ephone nun	nber	8 Fax	number		
						281-931-5	500		281-93	31-5514	
	rting Agent										
9 ASTR	Name (enter co OCARE CLAS			ness)				10 Em	oloyer identifi 03-06	ication n 06805	umber (EIN)
11	Address (numbe			o.)							
14950	HEATHROW	FOREST PK	WY STE 300	-							
HOUS	City or town, sta STON TX 770	,	de								
12	Contact person				13 Daytime te	lephone nur	mber	14 Fax	number		
RHO	NDA HUNT			2	281-931-5	500		281-93	31-5514	ł	
Autho	prization of R	eporting Ag	gent to Sigr	n and F	File Returns	G (Caution	1: See Autl	horization Ag	preement)		
15	Indicate the tax re (for example, "201										orization begins
	940 2022	941	2022/12	940-I	PR <u>N/A</u>	941-PF	<u>N/A م</u>	941-SS	N/A	943	
	943-PR N/A	944	N/A	945	N/A	1042		CT-1			
Autho	prization of R	enorting A	nent to Mak		osite and F) avmonte	Caution	See Author	ization Aar	oomoni	<i>t</i>)
16	Indicate the tax re authorization begi	eturn(s) for which	the reporting ag	ent is au	thorized to make	-					,
	940 2022	941	2022/10	943		944	N/A	945		720	
	1041 N/A	1042	N/A	1120	N/A	CT-1	N/A	990-PF	N/A	990-T	N/A
Dunli	cate Notices	to Reportir	na Aaents								
17	Check here to r deposits or pay	equest the IRS	to issue to the		ng agent dupli	cate copies	of notices a	nd corresponde	nce regardin	g returns	i filed and
Disclo	osure Author	ization for	Forms Serie	es W-2	2. 1099. and	/or 3921/	/3922				
	The reporting a							om the IRS to	assist in resp	onding t	to certain IRS
	notices relating	to the Form W-	2 series inform	nation re	turns. This autl	nority is effe	ctive for cale	ndar year form	s beginning		2022 .
b	The reporting a notices relating									-	to certain IRS 2022 .
с	The reporting a	•								onding t	to certain IRS
State	notices relating							is beginning ie	ave blank	•	
19	Or Local Aut							orization granta	d on line 15 or		16 🗖
	orization Agr		rung agent to si	ign anu n	lie State of local	Teturns relat		ionzation grante			ю Ц
I unders paymen complete are com effect un relating	stand that this ag ts are made and ed, the reporting a pleted, the reportin til it is terminated to the authority gra receipt of Form 86	reement does r that I may enroll gent named aboung agent named a or revoked by the anted on line 15 a	I in the Electron re is authorized t above is authoriz e taxpayer or rep and/or line 16, ind	ic Federa o sign and zed to ma porting ag cluding di	al Tax Payment d file the return in ke deposits and ent. I am author sclosures require	System (EFT ndicated, beg payments be izing the IRS ed to process	(PS) to view d ginning with the eginning with the to disclose oth Form 8655. D	eposits and pay e quarter or year in the period indicate therwise confident isclosure authorit	ments made o ndicated. If any ed. Any authoria ial tax informati y is effective up	on my beh y starting of zation gra ion to the pon signat	half. If line 15 is dates on line 16 inted remains in reporting agent ture of taxpayer
Sign	-			and auth			confidential info	ormation on behal	f of the taxpaye	ər.	
Here		AR's signati	ure			CSR					
		Signature	e of taxpayer				Title			Date	

For Privacy Act and Paperwork Reduction Act Notice, see instructions.



Instructions

What's New

Fax number. The fax number for Form 8655 is changed to 855-214-7523. When faxing Forms 8655, please send no more than 25 forms in a single transmission. If possible, please send faxes directly from your computer instead of from a fax machine.

Updated instructions for lines 15 and 16. The instructions for lines 15 and 16 have been clarified and now appear at the lines themselves. Please use the "YYYY/MM" format instead of the "MM/YYYY" format.

Former line 17a removed. The authorization agreement at the bottom of the form provides the disclosure authority previously covered by line 17a.

Increasing or decreasing authority. The instructions with regard to increasing or decreasing authority have been clarified. See Authority Granted.

Termination and Revocation. The instructions have been updated to distinguish between these terms and to explain the procedure for each. See *Terminating or Revoking an Authorization.*

Purpose of Form

Use Form 8655 to authorize a reporting agent to:

• Sign and file certain returns. Reporting agents must file returns electronically except as provided under Rev. Proc. 2012-32. You can find Rev. Proc. 2012-32 on page 267 of Internal Revenue Bulletin 2012-34 at *www.irs.gov/pub/irs-irbs/irb12-34.pdf*. See Pub. 3112, IRS *e-file* Application and Participation, for information about e-filing and getting the reporting agent PIN;

• Make deposits and payments for certain returns. Reporting agents must make deposits and payments electronically, generally through the Electronic Federal Tax Payment System (EFTPS.gov). See Pub. 4169, Tax Professional Guide to EFTPS, and Rev. Proc. 2012-33;

 Receive duplicate copies of tax information, notices, and other written and/ or electronic communication regarding any authority granted; and

• Provide IRS with information to aid in penalty relief determinations related to the authority granted on Form 8655.

Note. An authorization does not relieve the taxpayer of the responsibility (or from liability for failing) to ensure that all tax returns are filed timely and that all federal tax deposits (FTDs) and federal tax payments (FTPs) are made timely. A reporting agent must notify its client of that fact and must recommend that it enroll in the Electronic Federal Tax Payment System (EFTPS) to view EFTPS deposits and payments made on the client's behalf. A reporting agent must provide this notification, in writing, upon entering into an agreement with the client and at least quarterly thereafter for as long as it provides services to that client. Sample language and other details may be found in Rev. Proc. 2012-32, Section 5.05.

Authority Granted

Once Form 8655 is signed, any authority granted is effective beginning with the period indicated on lines 15, 16, 18a, 18b, and/or 18c and continues indefinitely unless terminated or revoked by the taxpayer or reporting agent. No authorization or authority is granted for periods prior to the period(s) indicated on Form 8655.

Where authority is granted for any form, it is also effective for related forms such as the corresponding non-English language form, amended return, (Form 941-X, 941-X(PR), 943-X, 944-X, 945-X, or CT-1X), or payment voucher. For example, Form 8655 can be used to provide authorization for Form 944-SP using the entry spaces for Form 944. The form also can be used to authorize a reporting agent to make deposits and payments for other returns in the Form 1120 series, such as Form 1120-C, using the entry space for Form 1120 on line 16.

Disclosure authority is effective upon signature of taxpayer and IRS receipt of Form 8655. Any authority granted on Form 8655 does not revoke and has no effect on any authority granted on Forms 2848 or 8821, or any third-party designee checkbox authority.

To increase the authority granted to a reporting agent by a Form 8655 already in effect, submit another signed Form 8655, completing lines 1–14 and any line on which you want to add authority. To decrease the authority granted to a reporting agent by a Form 8655 already in effect, send a signed, written request to the address under *Where To File*. The preceding authorization remains in effect except as modified by the new one.

Where To File

Send Form 8655 to:

Internal Revenue Service Accounts Management Service Center MS 6748 RAF Team 1973 North Rulon White Blvd. Ogden, UT 84404

You can fax Form 8655 to the IRS. The number is 855-214-7523. When faxing Forms 8655, please send no more than 25 forms in a single transmission. If possible, please send faxes from your computer instead of a fax machine.

Additional Information

Additional information concerning reporting agent authorizations may be found in:

• **Pub. 1474,** Technical Specifications Guide for Reporting Agent Authorization and Federal Tax Depositors.

• Rev. Proc. 2012-32.

Substitute Form 8655

If you want to prepare and use a substitute Form 8655, see Pub. 1167, General Rules and Specifications for Substitute Forms and Schedules. If your substitute Form 8655 is approved, the form approval number must be printed in the lower left margin of each substitute Form 8655 you file with the IRS.

Terminating or Revoking an Authorization

If you have a valid Form 8655 on file with the IRS, the filing of a new Form 8655 indicating a new reporting agent terminates the authority of the prior reporting agent beginning with the period indicated on the new Form 8655. However, the prior reporting agent is still an authorized reporting agent and retains any previously granted disclosure authority for the periods prior to the beginning period of the new reporting agent's authorization unless specifically revoked.

If the taxpayer wants to revoke an existing authorization, such that the reporting agent would no longer be authorized to act or receive information for previously authorized tax periods, send a copy of the previously executed Form 8655 to the IRS at the address under *Where To File*, above. Re-sign the copy of the Form 8655 under the original signature. Write "REVOKE" across the top of the form. If you do not have a copy of the authorization you want to revoke, send a statement to the IRS. The statement of revocation must indicate that the authority of the reporting agent is revoked and must be signed by the taxpayer. Also, list the name and address of each reporting agent whose authority is revoked.

A reporting agent may terminate its authority by filing a statement with the IRS, either on paper or using a delete process. A reporting agent wanting to revoke its authority must submit the request in writing. The statement must be signed by the reporting agent (if filed on paper) and identify the name and address of the taxpayer and authorization(s) from which the reporting agent is withdrawing. For information on the delete process, see Pub. 1474.

Who Must Sign

Electronic signature. For guidance on optional electronic signature methods, including approved methods of authentication and signature and additional items that must appear on the Form 8655, see Pub. 1474, section 01.03.

Sole proprietorship. The individual owning the business.

Corporation (including a limited liability company (LLC) treated as a corporation). Generally, Form 8655 can be signed by: (a) an officer having legal authority to bind the corporation, (b) any person designated by the board of directors or other governing body, (c) any officer or employee on written request by any principal officer, and (d) any other person authorized to access information under section 6103(e).

Partnership (including an LLC treated as a partnership) or an unincorporated organization. Generally, Form 8655 can be signed by any person who was a member of the partnership during any part of the tax period covered by Form 8655.

Single member LLC treated as a disregarded entity. The owner of the LLC.

Trust or estate. The fiduciary.

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. Our authority to request this information is Internal Revenue Code sections 6011, 6061, 6109, and 6302 and the regulations thereunder. We use this information to identify you and record your reporting agent authorization. You are not required to authorize a reporting agent to act on your behalf. However, if you choose to authorize a reporting agent, you are required to provide the information requested, including your identification number. Failure to provide all the information requested may prevent or delay processing of your authorization; providing false or 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, and to cities, states, the District of Columbia, and U.S. commonwealths and possessions for use in administering their tax laws. 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 agencies 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 instructions must be retained as long as their contents may become material in the administration of any Internal Revenue law.

The time needed to complete and file Form 8655 will vary depending on individual circumstances. The estimated average time is 1 hour, 7 minutes.

If you have comments concerning the accuracy of this time estimate or suggestions for making Form 8655 simpler, we would be happy to hear from you. You can send us comments from *www.irs.gov/formspubs*. Click on *More Information* and then click on *Give us feedback*. Or you can send your comments to Internal Revenue Service, Tax Forms and Publications Division, 1111 Constitution Ave. NW, IR-6526, Washington, DC 20224. **Do not** send Form 8655 to this address. Instead, see *Where To File*, earlier.

Form 8821	
(Rev. January 2018)	

Tax Information Authorization

► Go to www.irs.gov/Form8821 for instructions and the latest information.

 Don't sign this form unless all applicable lines have been completed.
 Don't use Form 8821 to request copies of your tax returns or to authorize someone to represent you.

Department of the Treasury Internal Revenue Service					
1 Taxpayer information. Taxpay	er must sign and date this form o	on line 7.	240		
Taxpayer name and address		Taxpayer identification	number(s)		
LAR's name and address					
			mber Plan number (if applicable)		
		LAR's phone #			
2 Appointee. If you wish to name appointees is attached ►	e more than one appointee, attac	n a list to this form. Check here	e if a list of additional		
Name and address		CAF No.	0303-69850R		
RHONDA HUNT		PTIN			
14950 HEATHROW FOREST P	WWY STE 300 HOUSTON	Telephone No.	281-931-5500		
TX 77032		Fax No.	281-931-5514		
3 Tax Information. Appointee is a					
periods, and specific matters yo	e access to my IRS records via a	uctions.			
(a)	(b)	(c)	(d)		
Type of Tax Information (Income, Employment, Payroll, Excise, Estate, Gift, Civil Penalty, Sec. 4980H Payments, etc.)	Tax Form Number (1040, 941, 720, etc.)	Year(s) or Period(s)	Specific Tax Matters		
EMPLOYMENT TAXES	941, 941X, 941R, 941RX	2021-2023			
EMPLOYMENT TAXES	940,940X, 940R, 940RX	2021-2023			
W-2'S, W-2C'S, W-3'S, W-3C'S		2021-2023			
4 Specific use not recorded on use not recorded on CAF, chec	Centralized Authorization File k this box. See the instructions.				
 5 Disclosure of tax information a If you want copies of tax infor basis, check this box 		ten communications sent to th	e appointee on an ongoing		

a If you want copies of tax information, notices, and other written communications sent to the appointee on an ongoing	
basis, check this box \ldots	
Note. Appointees will no longer receive forms, publications, and other related materials with the notices.	
b If you don't want any copies of notices or communications sent to your appointee, check this box	

6 Retention/revocation of prior tax information authorizations. If the line 4 box is checked, skip this line. If the line 4 box isn't checked, the IRS will automatically revoke all prior Tax Information Authorizations on file unless you check the line 6 box and attach a copy of the Tax Information Authorization(s) that you want to retain.

To revoke a prior tax information authorization(s) without submitting a new authorization, see the line 6 instructions.

7 Signature of taxpayer. If signed by a corporate officer, partner, guardian, partnership representative, executor, receiver, administrator, trustee, or party other than the taxpayer, I certify that I have the authority to execute this form with respect to the tax matters and tax periods shown on line 3 above.

▶ IF NOT COMPLETE, SIGNED, AND DATED, THIS TAX INFORMATION AUTHORIZATION WILL BE RETURNED.

► DON'T SIGN THIS FORM IF IT IS BLANK OR INCOMPLETE.

LAR's signature	
Signature	Date
LAR's name	
Print Name	Title (if applicable)

ASTROCARE C.L.A.S.S., INC.

14950 Heathrow Forest Parkway #300, Houston, Texas 77032 (281) 931-5500-Office, (281) 931-5514-Fax

WRITTEN AUTHORIZATION TO APPLY FOR EIN ACCOUNT ON-LINE VIA THE INTERNET

I, <u>LAR's name</u>, give Astrocare, CLASS, Inc. authorization to obtain an Employee Identification Account Number on my behalf via the internet.

Employer Signature _	LAR's signature
Date 🧕	
Astrocare, CLASS, Inc. Representative Signature	
Date	

ASTROCARE C.L.A.S.S., INC.

14950 Heathrow Forest Parkway #300, Houston, Texas 77032 (281) 931-5500-Office, (281) 931-5514-Fax

WRITTEN AUTHORIZATION TO APPLY FOR TWC ACCOUNT NO. ON-LINE VIA THE INTERNET

I, <u>LAR's name</u>, give Astrocare, CLASS, Inc. authorization to obtain a Texas Workforce Commission Account Number on my behalf via the internet.

Employer Signature	LAR's signature
Date	
Astrocare, CLASS, Inc. Representative Signature	
Date	

STATUS REPORT

This report is **required** of every employing unit, and will be used to determine liability under the Texas Unemployment Compensation Act. If you have employment in Texas on a farm or ranch, please complete Form c-1fr, available online.

Identification Section											
1. /	Account Number assigned by TV	WC (if any) 2. Fee	leral Employer ID Nu	nber	3. Тур	e of ownership (c	heck one)				
LAF	Name <mark>R's name</mark> Mailing address				🗌 🗌 pa	rporation/pa/pc rtnership dividual (sole pro	prietor/domesti	🗌 estat		nip	
	950 HEATHROW FORE	ST PKWY STF	300			nited liability com			er (specify)		
6. C	City		7. County	8. 5	State	8(a). Zip code		9. Phone Nur	nber		
	JSTON TX 77032-3840 Business address where recor	rds or payrolls are ke	HARRIS	above)	ТХ	77032-3840		281-931-5500			
								Dhana Muua			
11.	Address Owner(s) or officer(s) [attach a	additional sheet if n	Ci <mark>ty</mark> ecessary]		State	Zip		<mark>P</mark> hone Num	be <mark>r</mark>		
	Name	Social	Security No.	Title			ress, City, State,	Zip			
LA	R's name	LA <mark>R'</mark>	s SSN			LAR's add	dress				
┝──											
1											
12.	Business locations in Texas [at	ttach additional shee	et if necessary]								
	Trade name	Street Add	ess, City, Zip				Kind of busine	SS	Γ	lo. of employee	2S
13.	If your business is a chartered Charter number	State of Charter	Date of Char	ter	Registere	d agent's name					
	Registered agent's address		Original legal ent	ity name, il	f name ha	is change <mark>d</mark>					
				Employme	ent sectio	n				-	
14.	Enter the date you first had e	mployment in Texas	(do not use future d	ate):				Month	Day	Year	
15.	Enter the date you first paid v	wages to an employe	o in Toyas (do not us								
16.				e future da	ate):						•
	If your account has been inact	tive:		e future da	ate):						•
	If your account has been inact	tive:				esumed employn	nent in Texas:				<u> </u>
	If your account has been inact	tive:		Enter the da	ate you re	esumed employn esumed paying w					
17.	If your account has been inact			Enter the da	ate you re ate you re						
	·	first quarter you paid e 20 th week that indi ame calendar year. (be performed on the f employment in the	d gross wages of \$1,5 viduals were employ count a week if anyor same day of the wee first calendar year o	Enter the di Enter the di 00.00 or m ed in Texas ne performe ek, in conse f operation	ate you re ate you re ore: s. ed any se	esumed paying w rvice for any port reks or by the sar	tion of any day.				
18.	Enter the ending date of the f Enter the Saturday date of the (All weeks should be in the sa The services do not have to b you do not reach 20 weeks o	first quarter you paid e 20 th week that indi ame calendar year. O be performed on the f employment in the weeks in that year.) n Federal Income Ta	l gross wages of \$1,5 viduals were employ Count a week if anyor same day of the wee first calendar year o Do not use future d xes under Internal Re	Enter the di Enter the di 00.00 or m ed in Texas ne performe ek, in conse f operation lates evenue Cod	ate you re ate you re ore: ed any se cutive we n, begin ag le Section	esumed paying w rvice for any port tecks or by the sar gain with the seco 501(c)(3), attach	tion of any day. tion of any day. ne employee. If ond calendar yea n a copy of your				
18.	Enter the ending date of the f Enter the Saturday date of the (All weeks should be in the sa The services do not have to b you do not reach 20 weeks or and count until you reach 20 If you hold an exemption from Exemption Letter. Also, enter employed in Texas:	first quarter you paid e 20 th week that ind ame calendar year. (be performed on the f employment in the weeks in that year.) m Federal Income Ta r the ending date of zation was liable for	d gross wages of \$1,5 viduals were employ Count a week if anyor same day of the wee first calendar year o Do not use future d xes under Internal Re the 20 th week of the	Enter the di Enter the di 00.00 or m ed in Texas ne performa k, in conse f operation lates evenue Cod calendar ye	ate you re ate you re ore: ed any se cutive we n, begin ag le Section ear in wh	esumed paying w rvice for any port reks or by the sar gain with the seco 501(c)(3), attach ich 4 or more per	tion of any day. tion of any day. ne employee. If ond calendar yea n a copy of your				
18.	Enter the ending date of the f Enter the Saturday date of the (All weeks should be in the sa The services do not have to b you do not reach 20 weeks o and count until you reach 20 If you hold an exemption from Exemption Letter. Also, enter employed in Texas:	first quarter you paid e 20 th week that ind ame calendar year. (be performed on the f employment in the weeks in that year.) m Federal Income Ta r the ending date of zation was liable for	d gross wages of \$1,5 viduals were employ Count a week if anyor same day of the wee first calendar year o Do not use future d xes under Internal Re the 20 th week of the	Enter the di Enter the di 00.00 or m ed in Texas ne performa k, in conse f operation lates evenue Cod calendar ye	ate you re ate you re ore: ed any se cutive we n, begin ag le Section ear in wh	esumed paying w rvice for any port reks or by the sar gain with the seco 501(c)(3), attach ich 4 or more per	tion of any day. tion of any day. ne employee. If ond calendar yea n a copy of your		(year)	(year)	



Domestic - Household Employment Section Complete 22 only if you have domestic or household employees (includes maids, cooks, chauffeurs, gardeners, etc.)					
22. Enter the ending date of the first calendar quarter in which you paid gross wages of \$1,000 or more to employees Month Day performing domestic service:	Year				
Nature of Activity Section					
23. Describe fully the nature of activity in Texas, and list the principal products or services in order of importance: Personal assistance services provided at home for the care and protection of					
 If the business in Texas was acquired from another legal entity, you must complete items 24-26. If a partial acquisition occurred, the predecessor/su submit information regarding a partial transfer of experience. 	uccessor may jointly				
a) Previous owner's TWC Account Number (if known)					
b) Date of acquisition					
c) Name of previous owner(s)					
d) Address					
e) City State Zip					
What portion of business was acquired? (check one) all part (specify)					
25. On the date of the acquisition, was the previous owner(s), or any partner(s), officer(s), shareholder(s), other owner(s) or a person related by blood of these individuals, holding a legal or equitable interest in the predecessor business, also an owner, partner, officer, shareholder, or other owner of equitable interest in the successor business? Yes No					
If "Yes", check all that apply: 🔲 same owner, officer, partner, or shareholder 🔲 sole proprietor incorporating					
same parent company other (describe below)					
If "No," on the date of the acquisition, did the previous owner(s), partner(s), officer(s), shareholder(s), other owner(s) or a person related by blood or ma these individuals, holding a legal or equitable interest in the predecessor business, hold an option to purchase such an interest in the successor business.					
yes no					
 26. After the acquisition, did the predecessor continue to: Own or manage the organization that conducts the organization, trade or business? Own or manage the assets necessary to conduct the organization, trade or business? Control through security or lease arrangement the assets necessary to conduct the organization, trade or business? Direct the internal affairs or conduct of the organization, trade or business? If "Yes" to any of above, describe: 					
Voluntary Election Section					
27. A non-liable employer may elect to pay state unemployment tax voluntarily. If an employer elects to do so, the employer is obliged to pay taxes for calendar years, beginning with January 1 of the first year of the election. The employer may withdraw the election by written request, at the end c if not yet liable under the Texas Unemployment Compensation Act. To elect this option, complete the following:					
Yes, effective Jan. 1, I wish to cover all employees (except those performing service(s) which are specifically exempt in the Texas Ur Compensation Act).	nemployment				
Signature Section					
I hereby certify that the preceding information is true and correct, and that I am authorized to execute this Status Report on behalf of the employing uni (this report must be signed by the owner, officer, partner or individual with a valid Written Authorization on file with the Texas Workforce Commission)	it named herein.				
Date of signature:					
Month Day Year Sign here → LAR's signature					
Driver's license numb <mark>er LAR's DL #StateE-m</mark> ail address LAR's email	_				

Individuals may receive, review and correct information that TWC collects about the individual by emailing to <u>open.records@twc.state.tx.us</u> or writing to: TWC Open Records, 101 E. 15th St., Rm. 266, Austin, TX 78778-0001.

WRITTEN AUTHORIZATION

To represent employing unit in its relations with the Texas Workforce Commission

GRANTOR INFORMATION						
1. CONTACT NAME: RHONDA HUNT 2. PHONE NO. (281) 931-5500	3. TWC ACCT NO 4. FEID NO					
*(5) BY THIS INSTRUMENT,						
(6) an employing unit which is a/an						
(7) whose address is	(Individual, Partnership, or Corporation, etc.)					
	(Grantor's current mailing address)					
*(8) appointsASTROCAE	RE CLASS EMPLOYER AGENT					
	(Name of Authorized Grantee)					
(9) whose TWC ACCOUNT NO. is	10-166041-9					
and whose address is <u>14950 HEATHROV</u>	W FOREST PKWY STE 300 HOUSTON TX 77032					
specifically authorizes said representative to t	elations with the Texas Workforce Commission, and ransact any and all business as between grantor of said and all acts necessary, excluding litigation in court.					
This Written Authorization shall be in full force and effect until such time as a Revocation of Written Authorization, Form C-43, revoking it is filed in the office of said Commission at Austin, Texas. (<u>Revocable by either party, the Grantor or Grantee</u> .)						
*(10) LAR's name	LAR's signature					
Printed name, signature and title (Own	er, Partner, Officer, etc.) of person signing for Grantor.					
*(11) Date Signed						
*MANDATORY INFORMATION						

INSTRUCTIONS FOR WRITTEN AUTHORIZATION

To represent Employing Unit in its Relations with the Texas Workforce Commission

Description of information required on front of document. *Failure to complete the items with an asterisk (*) will result in the document being returned as incomplete.

- 1. Enter the name of the contact person responsible for answering any questions pertaining to state unemployment insurance taxes.
- 2. Enter Contact person's telephone number including Area Code.
- 3. Enter the Account Number assigned to the Grantor by Texas Workforce Commission. If the Grantor does not have a number, a Form C-1, Status Report, should be submitted.
- 4. Grantor's Federal Employer Identification Number.
- *5. Name of Grantor.
- 6. Type of ownership (individual [sole proprietorship], partnership, corporation, trust, limited liability company, estate, etc.)
- 7. Grantor's current mailing address.
- *8. **IMPORTANT:** Name of Grantee who is being appointed.
- 9. Grantee's Texas Workforce Commission Account Number and address.
- *10. **Printed name, signature and title:** The Written Authorization must be signed by the (1) individual, if the Grantor is a sole proprietor; (2) a responsible and duly authorized member or officer having knowledge of its affairs, if the Grantor is a partnership or other unincorporated organization; (3) the president, vice president, or other principal officer, if the Grantor is a corporation; or, (4) the fiduciary, if a trust or estate.
- *11. Dated Signed.

NOTE! WRITTEN AUTHORIZATION MAY BE REVOKED BY GRANTOR OR GRANTEE.

Individuals may receive, review and correct information that TWC collects about the individual by emailing to <u>open.records@twc.state.tx.us</u> or writing to TWC Open Records, 101 E. 15th St., Rm. 266, Austin, TX 78778-0001.

CDS questions needs answering before we can start the CDS process

Is the client a: Minor 🗌 Adult 🔲

Who will be the employer? _

If an adult, the client will be the employer unless the client has a legal guardian.

If the client, as an employer, is not capable of making decisions, a Designated Representative (DR) should be appointed. If the DR is not a family member, then a Criminal History must be obtained to determine eligibility.

If there is a legal guardian, the legal guardian must be the employer.

If the client is a minor, one of the parents must be the employer.

Has the employer ever obtained a Sole Proprietor EIN in their name: Yes 🗌 No 🗌 📂

Has the employer been on the CDS program before or now: Yes 🗌 No 🔲

Employer's name as it is on Social Security card please print _____

Employer's Social Security number

Employer's email

Employer's best contact phone number _____

Verify address

Number of employees to hire _____ (each employee must fill out their own New Hire paperwork)

TWC Account Number and EIN if already established for the CDS Program_____

Note that no other active business can be using the same TWC account number and EIN that is being used for CDS services.

The sooner we start the CDS process the, the better chances of getting services started and attendants paid on time. It is up to you to ensure all CDS documents are filled out completely and signed in order for attendants to get paid on time. You must do all of the HHSC Policy Training and Electronic Visit Verification require training, I am sending another email for this information.

CDS documentation is processed in 4 phases

- 1. New Hire Employee
- 2. Employer Documentation
- 3. Budget
- 4. Approval (note that this may be delayed if any information is incorrect, missing or if changes are made)

To ensure all documentation is completed correctly and signed, send back to <u>Grant@astrocarehealth.com</u> asap. This will ensure program will start on the effective date and that all attendants will get paid.

Please note this process is time restricted must be completed before your effective date to CLASS. If the required steps are not completed by you, you will not be able to move forward and your attendants will not get paid. Please comply to ensure timely receipt of HHSC required documentations and comply with HHSC Rules and Regulations.

Name:

Date_____

Please sign and return to grant@astrocarehealth.com

I've also included the below:

- CDS Employer Manual/Handbook
 - o <u>https://hhs.texas.gov/laws-regulations/handbooks/cds/consumer-directed-services-handbook</u>
- HHSC Policy Training
 - Course Name: Initial EVV Policy Training Webinar for CDS Employers (webinar recording)
 - On Demand Training Link: <u>https://register.gotowebinar.com/recording/1093861650182990849</u>
 - Must register an account with the learning portal to sign up and access training
 - EVV (Electronic Visit Verification) Required Training Checklist
 - o <u>https://vestaevv.com/cds-employer/</u>
 - \circ \quad This is the way the employee will clock in and out
- Payroll Schedule

•

- New Hire Packet
 - The employee will have to fill this packet out
 - We will also need a copy of license, SS card, as well as a current CPR certification





Consumer Directed Services Employer's Selection for Electronic Visit Verification Responsibilities

The 21st Century Cures Act is a federal law that requires states to implement Electronic Visit Verification (EVV) for all Medicaid personal care services requiring an in-home visit by a service provider, including services delivered through the Consumer Directed Services (CDS) option.

EVV is an electronic documentation system used to verify that services have been provided. The EVV system electronically documents the following information for each service visit:

- the type of service provided;
- name of the person receiving the service;
- name of the service provider (CDS employee);
- the location, including the address, where the service is provided;
- date and time the service delivery begins (clock in time);
- date and time the service delivery ends (clock out time); and
- other information HHSC determines is necessary to ensure the accurate adjudication of Medicaid claims.

When a CDS employee provides a service requiring EVV to a person, the employee must clock in to the EVV system when services begin and clock out of the EVV system when services end, using an approved electronic verification method. An electronic verification method is the method the employee will use to clock in and clock out of the EVV system. Approved methods include a mobile application, landline phone and alternative device.

The CDS employer is responsible for training the employee on clocking in and clocking out of the EVV system and must ensure the CDS employee uses the EVV system to record service visits.

Visit maintenance is the process for making corrections to clock in and clock out information in the EVV system to accurately reflect the delivery of services. For example, the CDS employer, or their Financial Management Services Agency (FMSA), must perform visit maintenance if an employee clocks in through the EVV system at the beginning of a shift but forgets to clock out at the end of the shift. In this case, the CDS employer or FMSA will add the clock out time and adjust the time worked in the EVV system. All required visit maintenance must be completed before the FMSA submits an EVV claim for payment.

	For FMSA Use Only
1. Name of Person Receiving Services:	3. Identification Number:
Member's name	
2. CDS Employer's Name (if different from the person receiving services):	4. Relation to Person Receiving Services:
LAR's name	LAR's relation to member

The CDS employer acknowledges:

My FMSA has explained my responsibilities for using EVV.

I understand that I must complete the following required EVV trainings prior to using the EVV system:

- EVV system training conducted by the EVV vendor or my FMSA; and
- EVV policy training conducted by my FMSA, the Texas Health and Human Services Commission (HHSC) or my managed care organization (MCO), if I have one.

I understand that I will not receive access to the EVV system until I have taken the EVV system training.

I understand that I must use the EVV system listed below, chosen by my FMSA.

EVV Vendor Name: DATALOGIC SOFTWARE, INC.

EVV System Name: VESTA

EVV System Contact Information: info@vestaevv.com

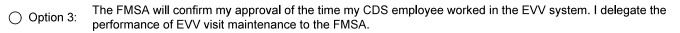
Selection for EVV Visit Maintenance Responsibilities:

I understand that I am always responsible for approving the time my employee has worked. Also, I understand that for a service requiring EVV, I can enter my approval of the time worked in the EVV system or I can request that the FMSA confirm my approval of the time worked in the EVV system.

Further, I understand that I must choose to perform visit maintenance in the EVV system, or I can choose to delegate the performance of visit maintenance to my FMSA. If I delegate visit maintenance to my FMSA, I must enter in the EVV system my approval of any changes made by the FMSA as part of visit maintenance or I must have the FMSA confirm in the EVV system my approval of any changes. I choose the following option: Select an option:

Ontion 1:	I will enter my approval of the time my CDS employee worked in the EVV system and I will perform visit maintenance in
	I will enter my approval of the time my CDS employee worked in the EVV system and I will perform visit maintenance in the EVV system.

I will enter my approval of the time my CDS employee worked in the EVV system. I delegate the performance of visit maintenance to the FMSA. After the FMSA completes visit maintenance, I will enter my approval in the EVV system of any changes to time worked made by the FMSA, if necessary, as part of visit maintenance.



I understand that regardless of the option I have chosen, I must receive training on the EVV system, including training on clocking in and clocking out of the EVV system, and I must train my CDS employees on how to clock in and clock out of the EVV system.

I understand that the FMSA will review EVV visits to ensure the time worked by a CDS employee is within the hours authorized on the person's service plan and the CDS budget.

I elect to have my Designated Representative (DR) assist me with the EVV responsibilities described on this form.

I understand that my DR must take the EVV system training and EVV policy training prior to assisting me with using the EVV system.

I agree to complete a new form if any of the information provided on this form changes or if I want to choose a different option than that identified above.

Data

I agree that the selections made on this form will become effective on:

	Date
LAR's signature	
Signature — CDS Employer	Date
Signature — Designated Representative (if applicable)	Date
Signature — FMSA Representative	Date



Consumer Directed Services (CDS) Relationship Definitions in Consumer Directed Services Employer's Acknowledgement and Certification

Definitions:

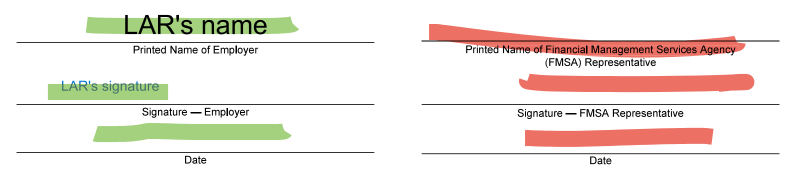
- 1. The individual is the individual receiving services who is either:
 - a minor, that is, a person who is under age 18 (17 and younger); or
 - an **adult** who is a person age 18 or older.
- 2. The legally authorized representative (LAR) is a person who is:
 - a natural parent, legal/adopted parent, a stepparent or a managing conservator when the individual is a minor; or
 - the current court-appointed guardian of an individual of any age.
- 3. An employer is defined as:
 - an individual receiving services who is an adult with no legally appointed guardian;
 - an LAR of the individual; or
 - a foster parent who must also have written authorization from the Texas Department of Family and Protective Services (DFPS) to be the employer.
- 4. A designated representative (DR) is a willing adult the employer chooses to act as the primary contact and decision maker for the employer through the CDS option. However, the employer still retains responsibility for CDS requirements.
- 5. A **spouse** is a person married to another person. The term "married" includes marriage "with formalities" and marriage "without formalities" (common law), as defined in Texas Family Code, Title 1, Chapter 2, Subchapter E, Marriage without Formalities, located at the following website: www.statutes.legis.state.tx.us/Docs/SDocs/FAMILYCODE.pdf.
- 6. A service provider is defined as:
 - an employee, a contractor or a vendor providing services to an individual in the CDS option; and is:
 - a qualified person who is age 18 or older who meets the requirements of the individual's program and of the CDS option for service delivery; or
 - a qualified person representing a qualifying **entity** (contractor or vendor) providing services to an individual in the CDS option.

The service provider must not be:

- the employer or the employer's spouse (however, the spouse may be employed in Consumer Managed Personal Attendant Services [CMPAS] for the CDS option);
- the individual's spouse (does not apply to CMPAS);
- the DR or the DR's spouse;
- the individual's LAR, which would include a parent, guardian, managing conservator or stepparent of a minor-age individual, or the guardian of an individual of any age;
- the primary caregiver in Primary Home Care (PHC), Community Attendant Services (CAS) or Family Care (FC);
- a person who lives with the individual, related or not, in the Home and Community-based Services (HCS) program (only applies to respite) or in the Texas Home Living (TxHmL) program (only applies to respite);
- a person who lives with the individual (if the primary caregiver is the Community First Choice Personal Assistance Services/ Habilitation service provider and resides with the individual) in the Community Living Assistance and Support Services (CLASS) program (only applies to respite);
- a DFPS foster parent in the HCS or TxHmL programs; or
- a person who is related to the individual within the fourth degree of consanguinity or within the second degree of affinity in the TxHmL program (only applies to behavioral support and adaptive aids).

Employer's Acknowledgement and Certification

I, the employer, certify that I understand the above information. I understand that persons who do not meet the program relationship requirements must not be a service provider, employed as an employee, or retained as a contractor, entity or vendor in the CDS option. I understand hiring an ineligible service provider may constitute Medicaid fraud.





Consumer Directed Services

Employer and Financial Management Services Agency Service Agreement

The na	ame of the individual receiving services	is, Member name	, hereafter referred	to as the Individual.
The In	dividual's community-based services p	rogram is program nan	ne (ex. CLASS, MDCP, etc.) a	nd will be called the
			for out of federal Medicaid and state fund	ds, and is administered
by the	Texas Health and Human Services Co	mmission (HHSC).		
The na	ame of the employer is LAR name		, hereafter referre	d to as the Employer.
The E	mployer is the 🔘 individual, 🔘 🖡	parent of a minor or	c ourt-appointed guardian of the Indivi	dual.
This A	greement is between the Employer and	Astrocare	, Financial Management	t Services Agency (FMSA)
locate	d in Houston	Texas, which w	ill be called the FMSA in the rest of this A	Agreement. The FMSA
has a	contract to provide financial manageme	ent services with		
		rganization,		or
contra	acted to provide services in the state	of Texas.		
The l	Employer agrees to each of the foll	owing requirements:		
1.	To receive orientation, ongoing train	ning and assistance fro	m the FMSA.	[initials]
2.			the FMSA) for each service delivered the service plan for the Individual's progr	
3.	To follow each service budget and r	evised budget with FM	SA approval.	[initials]
4.			er agent for the purposes of handling pa Employer to the Internal Revenue Servi	-
5.	status of the Individual. Examples of	f change would be noti	an option) to the FMSA of any change ce of loss of Medicaid eligibility, turning n to another, or transferring to another	g age
6.	To follow the CDS option rules (40 1	Texas Administrative C	ode, Chapter 41) and a <mark>ll program na</mark>	ame
	program rules, polices and procedu	res applicable to the C	DS option identified in the attached add	dendum. [initials]
7.			r and the FMSA of each hospitalization number, address or residency within 24	
8.	To make sure that CDS program se institution, or not eligible for Medical		ile the Individual is hospitalized, residi	ng in an [initials]
9.		nsibility and liability for	egulations of federal, state and local ag such laws and regulations even if he o	
10.	To assume employer-related respor	nsibilities and liabilities	to include at least:	[initials]
	 Recruiting, selecting, and hiring i meet the needs of the individual. 		r service providers in a sufficient numb	er to
	b. Developing and implementing a Planning Team to be critical to m		or each service deemed by the Service safety.	
	c. Avoiding or minimizing the use of		•	
	service providers, the DR (if app	licable), the Individual	• ·	
			ork-related injuries or work-related illne	
11.	That neither HHSC nor the FMSA ha	ave or share any empl	oyment-related liability.	[initials]

Page 2 / 08-2018-E 12. To verify qualifications of an applicant or service provider with the FMSA before offering the applicant or [initials] service provider a position or allowing delivery of any services to the Individual through CDS.

Form 1735

[initials]

[initials]

- 13. To be accountable for the funds spent through the CDS option and understand that a CDS employer or DR who submits false or fraudulent time sheets, or approves a time sheet of an unqualified service provider, or approves a time sheet for tasks other than those approved on the service plan or implementation plan, will be reported to the appropriate authorities for investigation and possible prosecution as Medicaid fraud.
- 14. To terminate the CDS option and return to the agency delivered services if the Employer is not able or <u>[initials]</u> willing to following the program, CDS and/or employer-related rules and regulations.
- 15. To ensure protection of the individual receiving services and preserve evidence in the event of a Department of Family and Protective Services Adult Protective Services investigation of an allegation of abuse, neglect, or exploitation against a CDS employee, DR, FMSA representative, or case manager or service coordinator.

The FMSA agrees:

- 1. To provide face-to-face orientation to the employer in the home of the Individual prior to beginning of the CDS option.
- 2. To provide ongoing training and assistance as requested or needed by the Employer.
- 3. To assist the Employer in the development of a budget for each service delivered through CDS and to approve the budget when calculations are validated.
- 4. To review the qualifications of applicants for employment and service providers and notify the Employer of eligibility so that the Employer knows when delivery of services to the Individual by the applicant (employee) or service provider can start.
- 5. To deny payment to any employee or service provider that is not qualified to deliver the program service or that delivered a service prior to qualifications being verified by the FMSA.
- 6. To deny payment to any employee or service provider for services delivered while the Individual was not eligible for services through his/her program or CDS.
- 7. To adhere to all applicable HHSC rules, policies and procedures related to the Individual's program and to the CDS option.
- 8. To act as the registered vendor/fiscal employer-agent for purposes of handling payroll and filing, depositing and reporting taxes, on behalf of the Employer, with required federal and state agencies.
- 9. To adhere to and accept liability for federal, state and local laws and regulations related to employer-agent and employer-representative responsibilities.
- 10. To provide timely notification to the Employer of changes to such laws and regulations that affect employment-related responsibilities of the Employer and/or the FMSA.
- 11. To maintain an ongoing account balance of all transactions.
- 12. To provide accounting summaries and status reports of program funds and service category budgets to the Employer and to the program case manager or service coordinator in accordance with program requirements, but no less than quarterly.

The Employer and FMSA agree:

- 1. That if there is a DR, the DR may be the primary contact and decision-maker with the FMSA as determined by the Employer. The Employer must notify the FMSA in writing of designation and changes to the designation using Form 1720, Appointment of Designated Representative, or Form 1721, Revocation of Appointment of Designated Representative.
- 2. That billable activities must not precede the date the Individual is eligible to participate in the program or in the CDS option and must not precede the effective date of the individual's approved service plan.
- That services billed must be on the service plan and provided solely to the Individual, and that billed activities must be reasonable, allowable, necessary and included in the Individual's budget prior to the purchase of or delivery of the service or item.
- 4. That funding for services and activities is from public sources, and financial accountability and liability applies to the use of the funds. Both the Employer and the FMSA have an individual and joint responsibility for financial accountability and liability.
- 5. That persons providing services must be employees of the Employer unless:
 - a. exempted from employment by federal, state or local employment laws and regulations; and
 - b. allowed by the Individual's program.

- 6. That payment will not be made to a service provider that:
 - a. does not meet minimum qualification requirements to provide the program service;
 - b. is barred from participation in either Medicaid or Medicare;
 - is barred by law due to criminal convictions, registry listings or other circumstances; c.
 - is barred based on the relationship to the Employer, Individual or DR, as described on Form 1734, Service Provider and d. Employer Certification of Relationship Status for CDS; or
 - is otherwise ineligible or not qualified to deliver the service. e.
- 7. That any applicable federal, state or local regulations pertaining to the provision of CDS are incorporated by reference to this Agreement.

Duration and Modification of Service Agreement

- 1. This Agreement and referenced rules and regulations constitute the entire Agreement and understanding between the Employer and the FMSA.
- 2. This Agreement will be in effect as of the date this Agreement is signed by the Employer and the FMSA representative, but must not precede the date the Individual is eligible to participate in the program or CDS.
- 3. This Agreement will terminate when:
 - a. the Individual no longer participates in the CDS option, voluntarily or involuntarily;
 - the Individual is no longer eligible for the HHSC program or the funding source; b.
 - the Employer requests a transfer and the transfer to a different FMSA is completed in compliance with the Individual's C. program transfer policy; or
- 4. This service Agreement is null and void when:
 - a. the minor-aged Individual turns 18 years of age, is married or emancipated, and the Employer is not the court-appointed guardian;
 - b. the legal status of either the Employer or the Individual changes; or
 - c. there is any other change in the status of the Employer or Individual that requires a change in the status of the Employer.

Acknowledgment of Service Agreement

LAR's name		
Employer Printed Name	FMSA Representative Prin	ted Name
LAR's signature		
Signature - Employer	Signature - FMSA Represe	entative
Date	Date	FMSA Vendor Number



Consumer Directed Services (CDS) Service Provision Requirements Addendum

Community Living Assistance and Support Services (CLASS)

All services must meet a need you discussed with your service planning team (SPT) and must be approved on your service plan (Form 3621, CLASS — Individual Plan of Care, or Form 3621-Revised, CLASS — Individual Plan of Care).

Services Available Under the CDS Option

Community First Choice (CFC) Personal Assistance Services/Habilitation (PAS/HAB): Refer to the CFC Addendum.

In-Home Respite: Respite is provided for the planned or emergency short-term relief of the unpaid primary caregiver who lives with the individual. Respite is provided when the primary caregiver is temporarily unavailable to provide supports due to non-routine circumstances. Respite tasks are the same as habilitation. If your respite provider does nursing tasks listed on your habilitation plan, then you must either name the tasks that you will train and supervise on Form 1733 or work with the CDS nurse to delegate and supervise these tasks. The respite provider cannot live with the individual receiving services if the primary caregiver is the CFC PAS/HAB service provider and resides in the same household as the individual.

Out-of-home respite can be provided in:

- an adult foster home licensed or certified by the Texas Health and Human Services Commission (HHSC),
- a licensed assisted living facility,
- a licensed nursing facility,
- a licensed intermediate care facility, or
- an approved outdoor camp that meets health and welfare requirements of HHSC and has American Camping Association accreditation.

Nursing: A registered nurse (RN), or a licensed vocational nurse (LVN) under the supervision of an RN, must provide only those tasks listed on the approved nursing plan developed by your CDS RN and approved by a medical practitioner.

Physical Therapy: The therapist must follow the plan of care.

Occupational Therapy: The therapist must follow the plan of care.

Speech, Hearing and Language Services: The therapist must follow the plan of care.

Cognitive Rehabilitation Therapy (CRT): Cognitive rehabilitation therapy is a service that assists an individual in learning or relearning cognitive skills that have been lost or altered because of damage to brain cells/chemistry in order to enable the individual to compensate for the lost cognitive functions, including reinforcing, strengthening or reestablishing previously learned patterns of behavior or establishing new patterns of cognitive activity or compensatory mechanisms for impaired neurological systems. Services are provided in accordance with the plan of care developed by the assessor.

Employment Assistance: Employment assistance helps the individual locate paid employment in the community and includes:

- identifying an individual's employment preferences, job skills, and requirements for a work setting and work conditions;
- locating prospective employers that offer employment compatible with an individual's identified preferences, skills and requirements; and
- contacting a prospective employer on behalf of an individual and negotiating the individual's employment.

Supported Employment: Supported employment is provided in order to sustain competitive employment for an individual who, because of a disability, requires intensive ongoing support to be self-employed, work from home or perform in a work setting at which individuals without disabilities are employed. Individuals receiving supported employment earn at least minimum wage (if not self-employed). Supported employment includes employment adaptations, supervision and training related to an individual's assessed needs.

Support Consultation: Individuals may also access support consultation if they and their SPT decide it is a necessary support to assist the individual in successfully using the CDS option.

Transportation (Habilitation): Provided for the use of transportation activities, as outlined in an individual's transportation plan.

CFC Support Management: Refer to the CFC Addendum.

I have read and understand the services

Initials

Initials

Initials

Who Cannot Be Hired to Provide Your Services

- Employer or employer's spouse
- Individual receiving services or individual's spouse
- Designated representative (DR), if you have one
- DR's spouse
- Legally authorized representative (LAR) if under age 18, the individual's parent, foster parent, managing conservator, stepparent or court-appointed guardian; if age 18 or over, the individual's court-appointed guardian
- LAR's spouse

Note: The respite provider cannot live with the individual receiving services if the primary caregiver is the CFC PAS/ HAB service provider and resides in the same household as the individual.

I have read and agree not to hire any of the above as a service provider

Service Delivery Documentation

• Time sheet

or

Electronic Visit Verification (EVV) record, if applicable

I have read and agree to follow the service delivery documentation requirements

Service Backup Plans

- The CDS employer (individual or LAR) is responsible for developing a backup plan (Form 1740, Service Backup Plan) for services that the SPT determines are critical to the individual's health and safety. The case manager must approve the backup plan.
- The case manager will review the backup plan on an annual basis and may request a revised backup plan if it is found ineffective.

I have read and agree to the service backup plan requirements

Other Special Requirements

- The employee may only perform tasks authorized on the individual plan of care (IPC).
- The employee cannot provide services to other family members.
- Nurses must sign Form 1747, Acknowledgement of Nursing Requirements, and conform to the Texas Board of Nursing (BON) Nursing Practice Act before providing services and must keep required documentation in the individual's home. An LVN must sign Form 1747-LVN, Licensed Vocational Nurse (LVN) Supervision, and conform to the BON Nursing Practice Act before providing services and must keep required documentation in the individual's home.
- Employee bonuses must be included in the CDS employer budget and must be accrued from hours that the employee has worked. Hours not used during the service plan year cannot be converted to a bonus.
- The employer cannot submit a time sheet to the Financial Management Services Agency (FMSA) for time the employee worked while the individual was in the hospital or any other institutional setting.
- The employer must keep a copy of all CDS employer forms for each employee, except the criminal history report, in the home.

I have read and agree to follow the special requirements

Employee Qualifications

For all services, the employee must:

- be age 18 or older;
- have no criminal convictions listed by state law that prohibit employment in a health care setting;
- have no conviction of Medicaid fraud or abuse;
- not be listed on the Employee Misconduct Registry (EMR) or Nurse Aide Registry (NAR);
- meet and maintain provider qualifications as required by the program and/or by state or federal law;
- be able and willing to meet the needs of the individual receiving services and, with training, be able to follow direction from the employer and the designated representative;
- have a valid Social Security number, regardless of residence, and provide appropriate documentation required for the completion of Form I-9, Employment Eligibility Verification, for verification of citizenship and immigrant status as required by the federal government; and
- maintain a current driver's license and insurance if transporting the individual.

For nurses and therapists: Nurses and therapists must meet and maintain professional licensure qualifications as required by the program and/or state or federal law.

For supported employment and employment assistance: If providing supported employment or employment assistance, the employee must be at least age 18 or older and satisfy one of these options:

Option 1: Have —

- a bachelor's degree in rehabilitation, business, marketing or a related human services field; and
- six months of paid or unpaid experience providing services to people with disabilities.

Option 2: Have -

- an associate's degree in rehabilitation, business, marketing or a related human services field; and
- one year of paid or unpaid experience providing services to people with disabilities.

Option 3: Have -

- a high school diploma or a Certificate of High School Equivalency (general equivalency diploma [GED] credentials), and
- two years of paid or unpaid experience providing services to people with disabilities.

For cognitive rehabilitation therapy: The service provider must be:

- a **psychologist** licensed by the Texas State Board of Examiners of Psychologists under Title 3 of the Texas Occupations Code, Subtitle H, Chapter 501, Psychologists;
- a **speech-language pathologist** licensed under Title 3 of the Texas Occupations Code, Subtitle G, Chapter 401, Speech-Language Pathologists and Audiologists; or
- an **occupational therapist** licensed under Title 3 of the Texas Occupations Code, Subtitle H, Chapter 454, Occupational Therapists.

I have read and agree to hire providers who meet the qualifications

Initials

Training Requirements for All Service Providers

- Must have current training certification in cardiopulmonary resuscitation (CPR) and choking prevention that includes an in-person evaluation by a qualified instructor verifying the service provider's ability to perform these actions.
- Must complete orientation and training as specified by the individual/employer.
- Must pass criminal history and other applicable registry checks.
- Must maintain a current driver's license and insurance if transporting the individual.

Training Requirements for All Service Providers (continued.)

- Must complete orientation, including an overview of related conditions and training in the necessary activities, before delivering services. The CDS employer is responsible for providing this training and must document all initial and ongoing training, including what was discussed, on Form 1732, Management and Training of Service Provider, and send Form 1732 to the FMSA within 30 calendar days after hiring the service provider and every year within 30 calendar days after the service provider's hire anniversary date.
- Must complete training on the nursing tasks listed on Form 1733.

I have read and agree to ensure providers meet the training requirements

Initials

The case manager, FMSA or HHSC utilization review staff can look at your CDS paperwork. It is important to keep a copy of all your CDS forms, except the criminal history report, easily accessible.

I have read, understand and agree to comply with the HHSC program requirements. If I do not follow these requirements, I understand that I can be reported to the appropriate authorities for Medicaid fraud.

LAR's signature

Employer or Designated Representative Signature

Date



Consumer Directed Services (CDS) Option Documentation of Employer Orientation by Financial Management Services Agency

Individual/Member Name	Program Name		
Member's name	ex. CLASS, MDCP, etc.		
Employer Name	Relationship to Individual/Member		
LAR's name	Relationship to member		
Financial Management Services Agency (FMSA) Contact Information			
Contact Person	Telenhone Number	Fax Number	

Contact Feison					
Minimum required attendance — employer and EMSA representative: and the designated representative (DR) if appointed at time of					

Minimum required attendance — employer and FMSA representative; and the designated representative (DR), if appointed at time of orientation. The orientation must be conducted in the individual's or member's residence and must be completed before an individual or member can begin using CDS services.

Orientation Location

Address		
City	State	ZIP Code
	-	

Orientation Session

FMSA Representative Na	me					
Begin Date	Time	a.m.	E <mark>nd Date</mark>	Time	🔵 a.m.	Length of Training Session
		O p.m.			p.m.	Hours Minutes
Topics Covered (em	ployer to check	(topics)				
Employer budget				How to report a	abuse, neglect ar	nd exploitation
Hiring process/new	hire packet			FMSA's operat	ting hours and co	mplaint procedure
Timesheet due date	es and payday so	chedule		CDS Option Ei	mployer Manual	
			t Services Agency Se tation requirements	rvice Agreement	, and program ac	Idendum with service definitions,
Certification — I certify Directed Services Option						rent Chapter 41, Consumer on Employer Manual.
Employer			FI	MSA Representa	ative	
LAR's name Printed Name LAR's signature			Ρ	rinted Name		
Signature			S	gnature		
Date			D	ate		
Others in Attendance (DR is required if appointed at the time of the orientation)						
Printed Name			P	rinted Name		
Relationship to Employer				elationship to Emp	oyer	
Signature			S	gnature		
Date			D	ate		



Consumer Directed Services Service Provider Agreement

This agreement is between the **Texas Health and Human Services Commission** (HHSC), the state Medicaid agency; a **Financial Management Services Agency** (FMSA); and a **service provider** providing services to one or more individuals through the Consumer Directed Services (CDS) Option.

The service provider, LAR's name		an individual or
✓ an entity, located at (Address) LAR's address		,
	· Telephone LAR's phone # F	ax

The service provider agrees to:

- provide services, items or goods that are authorized prior to purchase to individuals in home and community support programs in accordance with program rules and policy;
- keep records of purchased services, items and goods in accordance with program rules and policy;
- accept checks from the FMSA as full and complete payment for authorized services, items or goods purchased for individuals served through home and community-based programs;
- neither impose on or accept from individuals any additional charges for the services, items or goods paid for by the check; and
- provide records and other information upon request to the individual, the FMSA, HHSC, or their representative.

The FMSA and HHSC agree:

- that the FMSA will pay the service provider for services, items or goods provided to the individual in accordance with this agreement and program rules and policy; and
- to allow the service provider to charge the individual for approved upgrades or purchases not authorized or paid for in accordance with this agreement, program rules and policy.

The service provider, FMSA and HHSC mutually agree that:

• the FMSA Astrocare

	,
doing business in Houston, TX	, provides
financial management services (FMS) to the individual receiving services for purchases from the	service

- provider; the FMSA is responsible for acquiring the completed agreement and retaining the original on behalf of
- payment from the FMSA will not be issued prior to the receipt of this agreement by the FMSA;
- payment from the FMSA is funded by HHSC with government funds; and
- the FMSA is not a Texas or federal government agency.

This agreement is effective

no longer providing services to individuals through the FMSA.

LAR's name

HHSC:

LAR's signature

Service Provider or Representative* (Print)

Service Provider or Representative* (Signature)

Date

, and terminates when the service provider is

FMSA Representative* (Print)

FMSA Representative* (Signature)

Date