Policy and Procedure			
SUBJECT:	DEPARTMENT:		
Commitment to Comply with all Federal and	Regulatory Compliance, Risk Management and		
Applicable State Standards	Government Affairs		
ORIGINAL EFFECTIVE DATE:	DATE(S) REVIEWED/REVISED:		
02/11	01/12, 05/12, 03/14, 12/15, 09/16, 12/17, 09/18,		
	05/19, 04/20, 04/21, 06/21, 06/22, 03/23		
APPROVED BY:	NUMBER: PAGE:		
Chief Compliance and Risk Officer	RA 52 1 of 2		

SCOPE:

Providence Health Plan, Providence Health Assurance, Providence Plan Partners, and Ayin Health Solutions as applicable (referred to individually as "Company" and collectively as "Companies").

APPLIES TO:

	Fully Insured					
<u>Individual</u>	Small Group	Large Group	<u>Self-</u>	<u>Medicare</u>	<u>Medicaid</u>	<u>Delegated</u>
			<u>Insured</u>			<u>Services</u>
						<u>to Ayin</u>
☐ Oregon On	☐ Oregon	☐ Oregon	□ ASO			☐ YCCO
Exchange	On Exchange					
	(SHOP)					
☐ Oregon Off	☐ Oregon	☐ Washington	□ РВМ			□ WHA
Exchange	Off					
	Exchange					
	(SHOP)					
☐ Washington						
Off Exchange						
☐ APPLIES TO ALL ABOVE LINES OF BUSINESS						

POLICY:

Company will comply with all Federal, state, and local laws and regulations. These regulations are applicable to all First Tier, Downstream and Related Entities (FDRs).

PROCEDURE:

All affected operational business areas are notified regarding updates and new guidance released by Federal and State Agencies. The Regulatory Compliance, Risk Management and Government Affairs

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Department, (referred to as "Compliance") is responsible for the distribution of all newly released guidance, as well as the training of key contacts within the affected departments.

To ensure that each operational business area continues to comply with the aforementioned guidance Compliance also maintains an effective monitoring and audit program. All caregivers and FDRs are expected and required to comply with all Company policies and procedures, the Medicare Advantage Plans Standards of Conduct, and the Providence Code of Conduct.

In the instance that any areas of the Companies are found to be deficient in complying with Federal or applicable state standards, Compliance will issue an action plan including recommendations and a scheduled re-audit. When an internal investigation and/or re-audit results in findings of misconduct, Compliance and applicable Company leadership will issue appropriate actions.

Compliance is accountable for the continued monitoring of any Company operational business area(s) with found deficiencies during the internal auditing process. See policy RA 55 for more information on Companies Internal Monitoring and Audit Program.

REFERENCES:

42 CFR §422.503(b)(4)(vi) and §423.504(b)(4)(vi), Chapter 9 of the Medicare Prescription Drug Manual, Chapter 21 of the Medicare Managed Care Manual and Compliance Program Guidelines, Health Share of Oregon Integrated Delivery System Participation Contract