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State Specific Provider Requirements

# **General Terms.**

## *Relationship to Master Provider Agreement*.In the event that a provision of this Addendum conflicts with a provision of the Agreement, the provisions of this Addendum shall supersede, govern and control to the extent required by law and to the extent Contigo Health, Provider, Customers, Downstream Clients or Payors are subject to such law.

## *Applicability*. Provisions included herein which are not otherwise addressed by the Agreement shall be considered additional obligations upon the Parties for purposes of Covered Services provided in this State. Provisions included herein which specifically contradict an obligation under a provision of the Agreement shall replace that specific Agreement provision for purposes of Covered Services provided in this State, to the extent necessary to comply with applicable law. The provisions of this Addendum apply only to the entities covered by the referenced law and only for purposes of Covered Services provided in this State, unless otherwise required by the terms of the applicable law.

## *Definitions*. Capitalized terms used herein but not defined shall have the meaning assigned in the Agreement or assigned in the applicable law.

## *Citations*. The citations in this Addendum are current as of the date of this Addendum. Renumbering or recodification of statutes or regulations does not nullify the intent of the applicable provision provided herein.

## *Compliance with Law; Change of Law*. Any ambiguity in this Addendum shall be resolved in favor of a meaning that complies and is consistent with applicable law. To the extent a law cited herein is modified in a manner impacting this Addendum, any required revisions shall be automatically incorporated herein and any provisions which are no longer applicable shall be considered severed from this Addendum effective as of the date of the change in law. Contigo Health will update this Addendum after a change in law when reasonably practicable.

# **Network Arranger Laws**

## As of the date of this Addendum, there are no applicable laws of this type.

# **General Insurance Laws**

## Any information which is required to be included in the Agreement under Me. Stat. tit. 24-A, § 4303 (2)(C) and which is not already included in the body of the Agreement but has been provided to the Provider by the carrier separately shall be considered incorporated into the Agreement.

## As required by Me. Stat. tit. 24-A, § 4303 (18), for non-hospital preferred Providers, if the Agreement for a preferred provider arrangement includes a reference to policies or procedures to which a contracting provider would be bound, then all such policies and procedures must be provided to the Provider for review in an easily accessible manner upon the Provider’s request at the time the contract is offered.

## As applicable, Provider agrees to the participation in a carrier’s preferred provider arrangement and the requirements listed under Me. Stat. tit. 24-A, § 4303 (18)(D) and shall be considered incorporated into the Agreement.

## As required by 02-031 Me. Code R. § 7, carriers will maintain a written plan providing for continuity of care in the event of Agreement termination between the carrier and any of its contracted Providers.

# **Health Maintenance Organization (HMO) /Managed Care Organization (MCO) Specific Laws**

## As of the date of this Addendum, there are no applicable laws of this type.