

Dear Potential Provider:

Thank you for your interest in providing transportation services for ProCare. We specialize in arranging transportation and language services for worker's compensation claimants.

Enclosed is our New Provider Packet with our Provider Application and Agreement, to be completed and returned to us along with the required credentialing documents as soon as possible. A checklist of the needed documents is provided below for your convenience.

Once you send your application and credentials, our Provider Relations Team will process your documentation and then contact you to finalize contracting.

If you have any questions, please email us at <u>ProviderRelations@theprocare.com</u> or call us tollfree at (866) 941-7878 and select Option 5 to leave a voicemail message. We will promptly return your call and assist you.

We look forward to working with you.

Provider Relations Team ProCare Transportation & Language Services

Email Agreement and Documents to ProviderRelations@theProCare.com Or fax to: (813) 769-3883

<u>Document Checklist for Commercial Providers</u> (Have Commercial Auto Insurance – <u>PREFERRED)</u>	<u>Document Checklist for Independent Providers</u> (Do not have Commercial Auto Insurance)
Transportation Application and Agreement	Transportation Application and Agreement
(initial in bottom right-hand corner of each page)	(initial in bottom right-hand corner of each page)
Transportation Provider Rate Sheet	Transportation Provider Rate Sheet
□ W-9 Form	W-9 Form
Current Business / Occupational License	Current Driver's License
Current Certificate of Auto Insurance	Current Auto Policy Declarations
(must be on the Acord Form 25 with	(must show insured's name, amount of coverage,
ProCare named as the Certificate Holder)	and expiration dates of auto policy)
□ Supplemental Vehicle List (list of insured vehicles)	Current Vehicle Registration
Driver Hiring Criteria (brief description of criteria	Current National Criminal Background Check
you use when hiring drivers, such as background checks and drug testing)	□ Current 3 Year Motor Vehicle Report / Driver Record



Please keep the following service terms in mind when providing services for ProCare:

*Provider must report any issues or changes during the assignment to ProCare immediately.

*If driver arrives to pick-up address and claimant is a no show, provider must notify ProCare immediately. ProCare must authorize driver to be released to guarantee payment of no show fee.

*The claimant or any party other than ProCare shall not be asked for payment or tip money.

*Use of ride-sharing services such as Uber or Lyft to transport the claimant for ProCare is prohibited.

*No additional passengers are allowed unless an additional passenger has been pre-authorized by ProCare.

*Provider's appearance must be professional at all times.

*Any vehicle used to transport the claimant for ProCare must be clean and in good, working condition.

*Any requests or fees not listed on the authorization must be reported to ProCare for approval before proceeding in order to guarantee payment.

*If trip has been authorized by ProCare with wait time, driver must wait on site and in a visible spot for the claimant. Wait Time starts from the time that driver and claimant arrive at the facility and ends when claimant returns to the vehicle after the appointment.

*The total amount of wait time MUST be submitted within 48 hours after completion of an assignment. Wait time received more than 48 hours after the assignment will be adjusted to a minimum 1 hour on Provider's invoice.

*All information about the claimant, including any legal or financial matters, must be kept confidential.

Confirmation Process for Services that have been assigned to you (excluding Rushes):

*You will receive an EMAIL from ProCare in the morning 1 day before your <u>scheduled</u> assignment to confirm that all assignment information is on schedule.

*You MUST CLICK on either the **GREEN CONFIRM COVERAGE BUTTON** or the **RED UNABLE TO COVER BUTTON** in the email to confirm your coverage, or advise ProCare that you are unable to cover the assignment.

*After your selection, you will see a Confirmation Screen letting you know that ProCare received your selection. Once you confirm, you will not be contacted by ProCare again to confirm this assignment unless there are changes to the assignment.

- ProCare will attempt to CALL you if we are unable to confirm via email.
- If ProCare is still not able to confirm your coverage of the next-day assignments, they may be reassigned to another provider.

If you have a question regarding these service terms, please email <u>ProviderRelations@theprocare.com</u>. If you have a question about an assignment that was sent to you, please email <u>Dispatch@theprocare.com</u>.

TRANSPORTATION PROVIDER APPLICATION

PROVIDER TYPE (CHECK C	DNE):						
COMMERCIAL INDEPENDENT							
PROVIDER NAME:							
ADDRESS:							
СІТУ:	STATE	:	ZIP:				
PHONE NUMBER:	ALTERNA	ATE NUMBER:					
E-MAIL:		FAX NUMBER: _					
TAX IDENTIFICATION NUM	BER:						
PLEASE LIST KEY PERSON	NEL:						
Scheduler:	_ Phone:	Email:					
Manager:	_ Phone:	Email:					
Billing Coordinator:	Phone:	Email:					
Contract Coordinator:	Phone:	Email:					
REGULAR HOURS OF OPER	ATION:						
Monday – Friday:	A.M. TO		P.M.				
Saturday/Sunday:	A.M. TO		P.M.				
Holidays:							
CONTACT FOR AFTER HOU							
Name:							
Phone:							

Email: _____

TRANSPORTATION PROVIDER AGREEMENT

This TRANSPORTATION PROVIDER AGREEMENT is made by and between ProCare Transportation & Language Services (hereinafter referred to as "ProCare"), and (hereinafter referred to as "Contracting Provider").

1. GOVERNING LAW

A. The laws of the State of Florida shall govern this agreement. Venue for any dispute between the parties shall be in the Courts of Hillsborough County, Florida.

2. TERM AND TERMINATION

A. This agreement shall be effective ______ for one year, and after the initial term, shall automatically renew for successive one-year terms, without notice, unless either party gives written notice of termination at least ninety (90) days prior to the expiration date of the agreement or any extension thereof. Contracting Provider shall continue to provide service through the end of the notice period without decline in service standards and availability.

B. ProCare may terminate this agreement at any time in the event of fraud, abandonment, or gross or willful misconduct on the part of the Contracting Provider, or if the Contracting Provider fails or refuses to meet its obligations and/or the Terms of Service outlined in this agreement.

C. In the event Contracting Provider elects to terminate service without notice, Contracting Provider shall be responsible for any costs in the excess of the Contracting Provider's rates as outlined in the Rate Sheet (Fee Schedule) incurred by ProCare in the servicing of the Contracting Provider's service area.

3. SERVICE AREA

A. The general service area for this agreement shall be _____County within the State of _____. (Indicate specific coverage area information on the Provider Fee Schedule).

B. The boundaries of the service area may be adjusted from time to time via amendment to the Provider Fee Schedule.

4. TERMS OF SERVICE

A. Contracting Provider agrees to participate as a transportation provider in ProCare's provider network in accordance with all the applicable terms of this Agreement, including, but not limited to, the following:

(Any deviation from these Terms of Service may affect Contracting Provider's payment.)

- 1) Rates must be pre-determined and finalized at time of acceptance of assignment. Additional fees submitted at a later date and/or time may be subject to denial.
- 2) Contracting Provider agrees that all passengers are required to wear a seatbelt while the vehicle is in motion.
- 3) Contracting Provider agrees that any and all services completed for ProCare will be rendered by Contracting Provider's own drivers. Use of ride-sharing services such as Uber or Lyft is expressly forbidden.
- 4) Contracting Provider agrees that subcontracting services that ProCare assigned to the Contracting Provider to another provider is prohibited.
- 5) Contracting Provider's vehicles must be clean and regularly maintained to ensure proper working condition. Contracting Provider's vehicles must be routinely inspected as required per county and/or state guidelines.
- 6) Contracting Provider agrees that only one person will be transported at a time in a vehicle. Transporting multiple injured workers at the same time in the same vehicle is not acceptable. Transporting family members or significant others is NOT authorized unless approved by ProCare PRIOR to the scheduled trip. Any and all additional passengers must be authorized by ProCare prior to the transport.
- 7) Contracting Provider will pick up the injured worker on time according to the scheduled pick-up time indicated on the authorization. Contracting Provider will notify ProCare immediately if running late for any reason to the pick-up address or the injured worker's appointment.
- 8) Contracting Provider will knock on door when picking up the injured worker. If the driver is unable to get out of the vehicle, Contracting Provider agrees to call ProCare, and the injured worker will be contacted and informed the vehicle is outside.

- 9) Contracting Provider agrees to call ProCare if the injured worker does not show to obtain ProCare's approval to release the driver. Failure to do so may affect Contracting Provider's payment.
- 10) Contracting Provider understands and agrees that if trip has been authorized by ProCare with Wait Time, driver must wait on site and in a visible spot for the claimant. Contracting Provider understands and agrees that Wait Time starts from the time that driver and claimant arrive at the facility and ends when claimant returns to the vehicle after the appointment.
- 11) Contracting Provider will provide, in a timely manner, updated information to ProCare, as to the status of each injured worker assigned to them by ProCare.
- 12) Contracting Provider will notify ProCare immediately of any incident involving an injured worker.
- 13) Contracting Provider agrees to cooperate and participate with and in, and be bound by, ProCare's policy and procedures, quality assurance, record keeping, audit and grievance procedures.
- 14) Contracting Provider shall not contact, solicit or seek payment from injured workers or ProCare's Clients (i.e., claimant's case manager and/or adjuster). Rates and/or payment shall only be discussed with ProCare.
- 15) Contracting Provider's staff, drivers, or agents shall not at any time discuss financial or legal matters or advise injured worker to seek the services of an attorney or medical provider or to provide the name and/or telephone number of such Service Providers.
- 16) Contracting Provider agrees to identify to each injured worker during each contact made in person, via telephone, through correspondence or in any fashion that Contracting Provider is providing services as a result of Contracting Provider's contractual agreement with ProCare.
- 17) Contracting Provider agrees to accept injured worker without discrimination based upon age, sex, race, color, religion, national origin, or the medical nature of the illness involved.
- 18) Names, addresses, phone numbers, etc., of claimants transported by Contracting Provider on behalf of ProCare are the property of ProCare and shall not be distributed for any purpose. Contracting Provider shall not solicit or entice claimants with any incentives, discounts or gifts in order to maintain or increase patronage, or to encourage a ProCare injured worker to select or request service by a Provider other than ProCare.

5. DRIVER STANDARDS

A. Contracting Provider agrees that all of its drivers will meet and maintain the following Driver Standards:

- 1) Be able to understand and speak English.
- 2) Be a minimum of 21 years of age and have at least 5 years of driving experience.
- 3) Have a valid driver's license issued by the DMV or driver's current state of residence.
- 4) Submit a recent Motor Vehicle Record issued by the DMV or driver's current state of residence for the past 3 years.
- 5) Have a good driving record, which would include the following:
 - a. No more than 2 violations in last 3 years or 1 violation in last 12 months (Does not include violations involving drugs/alcohol, reckless driving, license suspension/revocations, negligent driving, etc. Violations of these types may make the driver unacceptable).
 - b. No more than 1 accident in last 3 years.
 - c. May not have a conviction for a DWI/DUI within 5 years of providing service.
- 6) Background Check must be clear of:
 - a. Elderly/child abuse offenses
 - b. Sexual offenses
 - c. Any convictions for murder, manslaughter, or vehicular homicide against a person.
 - d. Any felony convictions where driver has pled guilty to, or been found guilty of, a felony offense within 5 years of the provision of service.
- 7) Be in compliance with all applicable city, county, state, and federal laws and regulations, including the laws and regulations setting requirements regarding licensing, certifications, and insurance for all transportation-related personnel and vehicles.

- 8) Meet current state and federal motor carrier safety regulations.
- 9) Keep required vehicle or driver permits current.
- 10) Have appropriate certification or license for the function they are performing.
- 11) Ambulance personnel must have a current state MAV and/or EMT certification, or other certification, to practice and all applicable add-on certifications.
- 12) Must be able to pass any DOT Physical exams that may be required (hearing, eyesight, drug testing, etc.).
- 13) Where required, drivers are to complete a state-mandated EVOC (Emergency Vehicle Operator Course) prior to assuming driver responsibilities.
- 14) Be aware of and follow proper restraint and securement procedures.

B. Contracting Provider agrees to monitor its drivers to ensure their compliance with the Driver Standards. Contracting Provider agrees to permanently remove any drivers found to be in violation of any of the Driver Standards from its driver roster to ensure that driver is not utilized for ProCare.

C. Contracting Provider agrees to maintain a zero-tolerance drug and alcohol policy with its drivers. Contracting Provider agrees to permanently remove any driver found to be in violation of the drug and alcohol policy from its driver roster to ensure that driver is not utilized for ProCare. Contracting Provider also agrees to notify ProCare promptly of any drug- or alcohol-related incidents or complaints involving its drivers and ProCare claimants.

D. Contracting Provider understands that failure on its part to ensure that its drivers are meeting and maintaining the Driver Standards may result in the Contracting Provider's suspension or termination from ProCare's network.

6. AUTO INSURANCE COMPLIANCE

A. Contracting Provider agrees to maintain the minimum amount or greater in auto liability coverage required by the Contracting Provider's state. Contracting Provider agrees to submit a current and valid Certificate of Insurance to ProCare showing that Contracting Provider meets this requirement.

B. Contracting Provider will name ProCare as a certificate holder on said insurance certificate as allowed by the Contracting Provider's insurance agent.

C. Contracting Provider agrees to maintain said insurance coverage in full force and effect during the term of this Agreement. Any termination, modification or alteration in said coverage or status shall be communicated to ProCare within one (1) business day of such action.

7. REGULATORY COMPLIANCE

A. It is the sole responsibility of the Contracting Provider to be informed of and to comply with any and all Federal, State, County, or Local Laws, statutes and ordinances which regulate or oversee the Contracting Provider's business segment.

B. Contracting Provider shall notify ProCare within one (1) business day of notification of lack of compliance by any regulatory body.

8. INVOICING / PAYMENT OF SERVICES

A. Contracting Provider agrees to look solely to ProCare for payment for services provided under this Agreement. Contracting Provider must submit an invoice to ProCare for each service in order to be paid. ProCare shall only be obligated to pay Contracting Provider for services authorized by ProCare. Failure to comply may result in non-payment. No advance billing will be accepted.

B. ProCare agrees to process payment within thirty (30) days of ProCare's receipt of a clean invoice from the Contracting Provider. ProCare agrees to compensate Contracting Provider at the agreed-upon rates for the services assigned to Contracting Provider by ProCare that are billed properly and in a timely fashion.

C. Contracting Provider agrees that all invoices must be presented in a timely manner. Invoices received after 45 days from the original date of service on invoice will not be considered for payment.

D. Contracting Provider agrees that any revisions to an invoice already submitted must be received within 24 hours of the original invoice submission date.

E. Contracting Provider agrees that all invoices and receipts, including tolls for services, will clearly state the dates of and type of service provided along with the Injured Worker's name, locations, mileage, wait time, parking receipts, and any additional authorized fees. Incorrect or missing information will delay payment process.

F. Contracting Provider agrees to report any appointment with authorized wait time or additional fees within 48 hours of completion of the assignment. Wait time received more than 48 hours after the assignment will be adjusted to a minimum 1 hour on Contracting Provider's invoice.

G. Contracting Provider is paid only for mileage incurred when injured worker is in the vehicle. ProCare does not pay "Dead Miles." Any other fees incurred must be discussed and authorized by ProCare prior to services being rendered.

H. Loaded mileage is determined using Google Maps. This mileage will be included on the referral authorization form sent to the Contracting Provider.

I. If Contracting Provider disagrees with the mileage listed on the referral authorization form, Contracting Provider must notify ProCare as soon as possible before the assignment is completed to justify any differences. Mileage will be paid based on the referral authorization form from ProCare.

J. ProCare does not pay for "Patient No-Show" claims unless approved prior to the driver leaving the pick-up location. ProCare will consider the Contracting Provider/driver a "No-Show" if he/she does not arrive as scheduled. In the event of an "Injured Worker No-Show," ProCare will reimburse the Contracting Provider the agreed upon No-Show amount indicated on the referral authorization.

K. Contracting Provider shall accept the Contracted Rates as payment in full for all Services billed, irrespective of whether such services were provided on a prospective basis with or without a referral by ProCare or a Payor. Contracting Provider expressly waives any amounts from ProCare, Payor, or Covered Person in excess of the agreed-upon contracted rates or the previously agreed-upon rates with ProCare. ProCare has the sole right to bill Payors for Covered Services rendered by Provider hereunder. Should Contracting Provider bill, collect, or attempt to collect from any Covered Person or his or her employer, or any party other than ProCare, except as required by law and in accordance with this Provider Agreement, then, in addition to any other remedies that may be available to ProCare at law or in equity, any amounts due

Contracting Provider will be subject to a thirty percent (30%) reduction from the Contracted Rates or other applicable price hereunder.

L. Contracting Provider agrees to cooperate with ProCare to resolve questions concerning the accuracy and completeness of billings and to make available to ProCare, during normal business hours, such information and records as may be necessary to resolve the questions and disputes.

M. If Contracting Provider disagrees with an Explanation of Payment (EOP) determination on an invoice that Contracting Provider submitted to ProCare, Contracting Provider may appeal the EOP determination within 30 days of the original EOP date by emailing Billing@theprocare.com. Contracting Provider agrees to the following terms to submit the EOP Appeal:

- Contracting Provider agrees that the EOP Appeal must be received by ProCare within 30 days of the original EOP date to be considered.
- Contracting Provider must include "EOP APPEAL" on the subject line of the email.
- Contracting Provider must ensure that the email includes the Referral Number(s), Date(s) of Service, and the reason for appealing the EOP.
- Contracting Provider must include any proof and documentation that supports the EOP Appeal.
- ProCare's Billing Team will contact the Contracting Provider within 5 business days of receiving the appeal email.

N. Contracting Provider agrees that if it is past the payment due date and Contracting Provider did not receive a payment or did not receive an EOP explaining why that payment was not made, Contracting Provider has 120 days from the date of service to send a Payment Inquiry by email to Billing@theprocare.com. Payment Inquiries received 121 or more days after the date of service will not be reviewed for consideration.

INDEMNIFICATION

Contracting Provider agrees to indemnify ProCare against the negligent acts of Contracting Provider's employees acting within the scope of their employment.

COMPLAINTS AND GRIEVANCES

All complaints and grievances will be fully investigated and resolved to the satisfaction of ProCare management. Contracting Provider agrees to cooperate and participate in such procedures until such complaints and/or grievances can be resolved.

CONFIDENTIALITY

A. ProCare and the Contracting Provider understand and agree that all information, records and inquiries obtained during the course of providing services to ProCare customers are privileged and confidential. To the extent required by law, and other than information provided under the normal billing process, Contracting Provider shall keep confidential and not disclose any information related to ProCare or its customers for any purpose whatsoever.

B. ProCare and the Contracting Provider understand and agree that the right to information and records of injured workers is governed by state and federal law regarding the confidentiality of medical records including, but not limited to, The Health Insurance Portability and Accountability Act of 1996 ("HIPAA").

C. Each party shall comply with all such laws and regulations in the performance of their respective obligations under this Master Agreement, with the minimum standards attached to any Supplemental Agreement(s).

MISCELLANEOUS TERMS

A. This is a Contract for Professional Services, and Contracting Provider shall not assign or otherwise transfer any interest in this Agreement without the prior written consent of ProCare.

B. Both parties enter into this agreement as Independent Providers and nothing contained in this Agreement shall be construed to create or imply a partnership, joint venture, agency or employment relationship between the parties.

C. The invalidity or enforceability of any terms or conditions of this Agreement shall not affect the validity or enforceability of any term or provision, and the remainder of this Agreement shall continue in full force and effect.

By signing this Agreement, Contracting Provider indicates that it has read and understands the Agreement.

** Please list ALL company names that will be covered under this contract. Attach an extra sheet if necessary. **

{CONTRACTING PROVIDER}

{PROCARE}

Signed:	Signed:
Name:	Name:
Title:	Title:
Date:	Date:

Request for Taxpayer Identification Number and Certification

Go to www.irs.gov/FormW9 for instructions and the latest information.

Befor	e yo	bu begin. For guidance related to the purpose of Form W-9, see <i>Purpose of Form</i> , below.		
	1	Name of entity/individual. An entry is required. (For a sole proprietor or disregarded entity, enter the or entity's name on line 2.)	wner's name on line	1, and enter the business/disregarded
	2	Business name/disregarded entity name, if different from above.		
Print or type. Specific Instructions on page 3.		Check the appropriate box for federal tax classification of the entity/individual whose name is entered only one of the following seven boxes. Individual/sole proprietor C corporation S corporation Partnership LLC. Enter the tax classification (C = C corporation, S = S corporation, P = Partnership) . Note: Check the "LLC" box above and, in the entry space, enter the appropriate code (C, S, or P) to classification of the LLC, unless it is a disregarded entity. A disregarded entity should instead check box for the tax classification of its owner. Other (see instructions)	Trust/estate	Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3): Exempt payee code (if any) Exemption from Foreign Account Tax Compliance Act (FATCA) reporting code (if any) (Applies to accounts maintained outside the United States.)
See	5	Address (number, street, and apt. or suite no.). See instructions.	Requester's name a	and address (optional)
	6	City, state, and ZIP code		
	7	List account number(s) here (optional)		
Par	t I	Taxpayer Identification Number (TIN)		
			Social sec	curity number

Enter your TIN in the appropriate box. The TIN provided must match the name given on line 1 to avoid		cial seci	irity	numb	er		
backup withholding. For individuals, this is generally your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other			_				
entities, it is your employer identification number (EIN). If you do not have a number, see <i>How to get a TIN</i> . later.	or						
<i>m</i> , ido.	Em	ployer i	denti	ficati	on n	umb	er

Note: If the account is in more than one name, see the instructions for line 1. See also *What Name and Number To Give the Requester* for guidelines on whose number to enter.

المعامية بمعامها					
Part II	Certification				

Under penalties of perjury, I certify that:

- 1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me); and
- 2. I am not subject to backup withholding because (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and
- 3. I am a U.S. citizen or other U.S. person (defined below); and
- 4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and, generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.

Sign	Signature of
Here	U.S. person

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to *www.irs.gov/FormW9*.

What's New

Line 3a has been modified to clarify how a disregarded entity completes this line. An LLC that is a disregarded entity should check the appropriate box for the tax classification of its owner. Otherwise, it should check the "LLC" box and enter its appropriate tax classification. New line 3b has been added to this form. A flow-through entity is required to complete this line to indicate that it has direct or indirect foreign partners, owners, or beneficiaries when it provides the Form W-9 to another flow-through entity in which it has an ownership interest. This change is intended to provide a flow-through entity with information regarding the status of its indirect foreign partners, owners, or beneficiaries, so that it can satisfy any applicable reporting requirements. For example, a partnership that has any indirect foreign partners may be required to complete Schedules K-2 and K-3. See the Partnership Instructions for Schedules K-2 and K-3 (Form 1065).

Purpose of Form

Date

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS is giving you this form because they

TRANSPORTATION PROVIDER RATE SHEET										
		Load/Base	Per Mile	Min. Trip	Wait Time	No Show				
Ambulatory/Taxi		N/A								
Wheelchair										
Non-Emerge Stretcher	ncy									
Ambulance	BLS:									
	ALS:									
Misc.										

** Rates above apply to pick-ups in the counties listed below **

Coverage Areas (i.e., Counties):

1	6
2.	7
3.	8
4.	9.
5.	10

** Pick-ups in additional counties will be handled on a call for quote (flat rate) basis **

IMPORTANT:

- <u>Additional stops/passengers/alternate routes</u> must be pre-approved.
- <u>Unloaded miles</u> are not paid unless discussed and authorized prior to service.
- <u>Wait time</u> must be pre-authorized by ProCare, and if authorized, must be reported within 24 hours of completion of the assignment.
- <u>Tolls/parking/additional expenses</u> must be pre-authorized and receipts must be submitted in order to be reimbursed.
- We reimburse the Minimum Trip amount <u>OR</u> the mileage rate multiplied by the number of loaded miles traveled, <u>whichever is greater</u>, not both.

*****ALL RATES ARE SUBJECT TO PROCARE APPROVAL*****

Please contact our Provider Relations Department with any questions about our reimbursement rates.

I have read, understand and agree to the above rates and policies. All rates are subject to approval by ProCare.

Provider Signature	Title	Date

ProCare Signature

RODUCER		Phone# Fax #			UED AS A MATTER O				
	Name & Addess of Agency, Producer or Po	arean lequing			O RIGHTS UPON TH ATE DOES NOT AMEN				
	Insurance Certificate to				AFFORDED BY THE PO				
	City, State	Zip		INSURERS AFFORDING COVERAGE					
SURED			Na	me of Insurance	NAIC #				
JUKED	The Contracted Pro	vider, Vendor or	INSURERA.	INSURER A:					
		are is using for servic							
	plus the address	5	INSURER D:						
			INSURER E:						
OVER/	AGES		•			•			
ANY RI MAY PE	DLICIES OF INSURANCE LISTED BEL EQUIREMENT, TERM OR CONDITIC ERTAIN, THE INSURANCE AFFORDE ES. AGGREGATE LIMITS SHOWN MA	N OF ANY CONTRACT OR OTHE D BY THE POLICIES DESCRIBED	ER DOCUMENT WIT HEREIN IS SUBJEC	H RESPECT TO WI	HICH THIS CERTIFICATE N	IAY BE ISSUED OR			
SR ADD'L TR INSRD	TYPE OF INSURANCE	PÓLICY NUMBER	POLICY EFFECTIVE DATE (MM/DD/YY)	POLICY EXPIRATION DATE (MM/DD/YY)	LIMIT	3			
	GENERAL LIABILITY				EACH OCCURRENCE	\$			
A					DAMAGE TO RENTED PREMISES (Ea occurence)	\$			
	CLAIMS MADE X OCCUR				MED EXP (Any one person)	\$			
		ALCOEFJ000 00	0/00/20/0	0 /0 /2 /11		\$			
					GENERAL AGGREGATE	\$			
	GEN'L AGGREGATE LIMIT APPLIES PER: POLICY PRO- JECT LOC				ODUCTS - COMP/OP AGG	\$			
3					COMBINED SINGLE LIMIT (Ea accident)	\$			
	ANY AUTO ALL OWNED AUTOS SCHEDULED AUTOS	ABCDEF00000000	00/00/2010	00/00/2011	BODILY INJURY (Per person)	\$ XXX,XXX			
	X HIRED AUTOS	ABCDEF0000000	00/00/2010	00/00/2011	BODILY INJURY (Per accident)	\$ XXX,XXX			
					PROPERTY DAMAGE (Per accident)	\$ XXX,XXX			
	GARAGE LIABILITY				AUTO ONLY - EA ACCIDENT	\$			
	ANY AUTO				UTREKTRAN	\$			
					AUTO ONLY: AGG	\$			
	EXCESS/UMBRELLA LIABILITY				EACH OCCURRENCE	\$			
	OCCUR CLAIMS MADE				AGGREGATE	\$			
	DEDUCTIBLE					\$ \$			
	RETENTION \$					\$			
WOR	KERS COMPENSATION AND				WC STATU- OTH- TORY LIMITS ER	Ψ			
					E.L. EACH ACCIDENT	\$			
OFFI	PROPRIETOR/PARTNER/EXECUTIVE CER/MEMBER EXCLUDED?				E.L. DISEASE - EA EMPLOYEE	\$			
SPEC	, describe under CIAL PROVISIONS below				, DISEASE - POLICY LIMIT	\$			
	ER fessional pility - E & O	ABCD IF 000 00	0/00/2010	0 /0 /2 11	Limit per claim \$XX Aggregate limit \$XX				
	ON OF OPERATIONS / LOCATIONS / VEHICL	ES / EXCLUSIONS ADDED BY ENDORSE	MENT / SPECIAL POVIS	IONS					
ERTIF	ICATE HOLDER		CANCELLA						
ProCare, Inc 4710 Eisenhower Boulevard, Suite C-2 Tampa, FL 33634				, THE ISSUING INSURI	BED POLICIES BE CANCELLED B ER WILL ENDEAVOR TO MAIL R NAMED TO THE LEFT, BUT FA Y OF ANY KIND UPON THE INS	DAYS WRITTE			

IMPORTANT

If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

DISCLAIMER

The Certificate of Insurance on the reverse side of this form does not constitute a contract between the issuing insurer(s), authorized representative or producer, and the certificate holder, nor does it affirmatively or negatively amend, extend or alter the coverage afforded by the policies listed thereon.

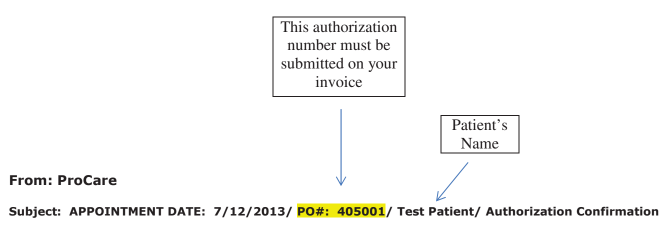
INDEPENDENT PROVIDERS - SAMPLE AUTO POLICY DECLARATIONS

SAMPLE

AUTO INSURANCE POLICY DECLARATIONS PAGE

NAMED INSURED(S)			POLICY	
Name Address			NUMBER POLICY PERIOD	12345 06/01/13 to 06/01/14
			AGENT: PHONE:	Mr. Agent 518-555-1212
MAKE	MODEL	BODY STYLE	VEHICLE ID NUM	CLASS
Your Car	Your model	Sedan	ABC-123	auto
COVERAGES			PREMIUMS	
See policy for coverage details.				
Bodily Injury/Property Damage liability				
Limits of Liability - Coverage A - Bodily Injury				
Each Person Each Accident				
\$ X00, X00 \$ X00, X00				
Limits of Liability - Coverage A - Property Damage				
Each Accident				
\$ X0X,X0X				
Mandatory Personal Injury Protection		\$ XX,XXX	\$ XXX.XX	
Optional Basic Economic Loss Coverage		\$ XX,XXX		
Additional Personal Injury Protection		\$ XXX,XXX	\$ X.XX	
Work Loss Limit per Month (3 year maximum)	\$ X,XXX			
Death Benefit	\$ X,XXX			
Other Expenses – Limit per Day (1 year maximum)	\$ XX			
Total Personal Injury Protection Benefits		\$ XXX,XXX		
\$500 Deductible Comprehensive and Window Glass			\$ XX.XX	
(Deductible does not apply to Window Glass)				
\$ XXX Deductible Collision \$ XXX			\$ XXX.XX , \$ XXX	
Emergency Road Service			\$ X.XX	
Car Rental/Travel Expenses			\$ X.XX	
Each Day Each Occurrence				
XX % \$ X,XXX				
Supplementary Uninsured/Underinsured Motoris SUM	sts-		\$ XX.XX	

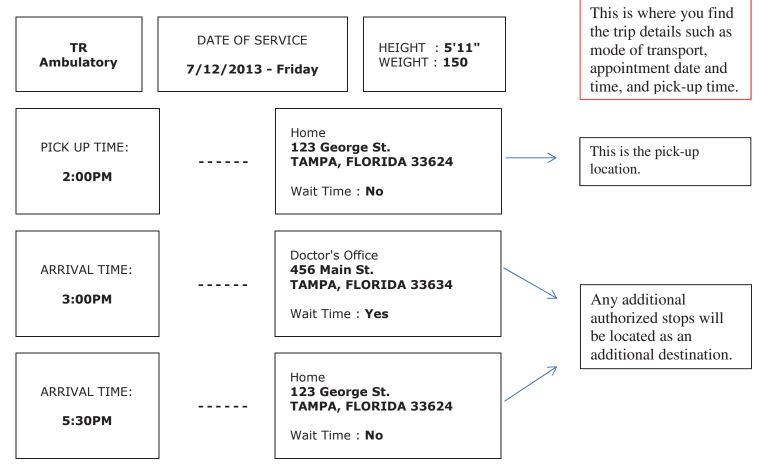
THIS IS AN EXAMPLE OF OUR TR AUTHORIZATION FORM



Message: HERE IS A Ambulatory PICK-UP ON 07-12-2013 AT 2:00 PM; WAIT TIME AUTHORIZED. MINIMUM TRIP QUOTED AT YOUR CONTRACTED RATES. THANK YOU, Dispatch THIS IS WHERE YOU FIND ANY SPECIAL

NSTRUCTIONS SUCH AS WAIT TIME, PICK-UP TIME, ETC

Authorization Information:



Payor Name: ProCare Inc Payor Address: 4710 Eisenhower Blvd, STE C-2 Payor City: TAMPA Payor State: FLORIDA Payor Zip: 33634 Payor Phone: (813)769-3880 If you have any questions or concerns please contact our customer service department. Phone: (813)769-3880 Fax: (813)769-3883 Email: <u>customerservice@theprocare.com</u>

The information contained in this message may be CONFIDENTIAL and is for the intended addressee only. Any unauthorized use, dissemination of the information, or copying of this message is prohibited. If you are not the intended addressee, please notify the sender immediately and delete this message.



DIRECT DEPOSIT PAYMENT AVAILABLE FOR PROCARE PROVIDERS

Dear Valued Provider:

In an effort to expedite payment, ProCare is continuing to convert ALL providers to ACH payment. To avoid any delays in payment, please fill out and submit the attached form along with a Voided Check to ProCare as soon as possible.

Once you are signed up for Automated Clearing House (ACH) payment, ProCare will remit payment to you directly to the bank account you provide. Your billing terms will remain the same; however, you will receive your payment as a direct deposit to your bank rather than a live check by postal mail. It is a faster and more convenient way of receiving your payments from ProCare.

SUBMIT YOUR COMPLETED ACH FORM ALONG WITH A VOIDED CHECK BY EMAIL PREFERABLY TO:

Email: <u>Finance@theprocare.com</u> Fax: (813) 769-3883, Attn: Finance Postal Mail: ProCare, Attn: Finance 4710 Eisenhower Blvd, Ste C-2, Tampa, FL 33634

Please allow 30 days after you have submitted your form and voided check to ProCare for the ACH authorization to be processed so that you can begin to receive ACH payments. Incorrect or incomplete forms will delay processing, so please make sure your form is completed accurately.

If you have any questions or concerns about the information on this email, please contact Provider Relations by emailing <u>ProviderRelations@theprocare.com</u> or call us toll-free at (866) 941-7878, and select Option 5 for Provider Relations to leave a message. Email is preferable; your inquiry will be promptly addressed. Our department's hours of operation are 8:30 am to 5:30 pm EST, Monday through Friday.



Authorization for Direct Payment via ACH (ACH Credit) CONSUMER AUTHORIZATION FOR DIRECT PAYMENTS VIA ACH (ACH CONSUMERDEBITS)

Company Name	Tax ID Number
Company Address	
-	credit entries for payment of services and if necessary, debit my:
I acknowledge that the origination of ACH transactions This authority will remain in effect until I have cancelled i	to my account must comply with the provisions of U.S. law. it in writing.
Date:	
Bank/Depository Name:	
Routing Number:	
Account Number:	
Bank/Depository City and State:	
Name(s) on Above Account:	
Payment Confirmation/Remittance Email Address:	**Email address required
Contact Number:	(Please print legibly)
	ull force and effect until I (we) notify <u>Larjar Inc. dba ProCare</u> . I (we) understand that <u>Larjar Inc. dba ProCare</u> requires at
Authorized By:	

(Please print legibly)

Signature: _____

Please allow 2-3 weeks for your request to be implemented and for ACH credits to commence in your bank account.

 1 The NACHA Operating Rules do not require the consumer's express authorization to initiate reversing entries to correct erroneous transactions. However, Originators should consider obtaining express authorization of debits or credits to correct errors.

 2 Written debit authorizations must provide that the Receiver may revoke the authorization only by notifying the Originator in the time and manner stated in the authorization. The references to notification should be filled with a statement of the time and manner that notifications must be given in order to provide company a reasonable opportunity to act on it (e.g. "In writing by mail to 4710 Eisenhower Blvd., Tampa, FL 33634 that is received at least three (3) days prior to the proposed effective date of the termination of the authorization").