

**INTEGRANET HEALTH TPA SERVICES
TRADING PARTNER AGREEMENT**



This agreement is made by and between ABCT, Inc. as an IntegraNet Health Plan TPA (Hereinafter "PLAN TPA") and _____
(Name of Provider or Electronic Billing Service) (Hereinafter "Trading Partner")

Relative to the electronic transmission of health information in connection with a transaction covered by 45 CFR Parts 160 and 162 that is exchanged between the Trading Partner and the Plan TPA, its fiscal agent. The Trading Partner agrees to the following:

1. The Trading Partner holds the Plan TPA harmless and indemnifies against any liability to the Trading Partner, the Plan TPA or any Provider arising out of the entering into this agreement or electronic transmission of health information in connection with claims submitted electronically.
2. The Trading Partner will prepare and submit electronic submissions in conformance with state and federal regulations, to the extent that – specific data elements do not change the meaning or intent of any of the Health and Human services (HHS) Transaction Standard’s implementation specifications or do not change any definition, data condition or use of data element or segment as set forth in the HHS Transaction Standard Regulation. (45 CRT Part 162, Subparts I through N). Trading Partner further agrees that it will not change any definition, data condition or use of data element or segment nor add any data elements or segments to the maximum data set as proscribed in the HHS Transaction Standard Regulation.
3. Trading Partner shall adequately test all business rules appropriate to their types and specialties with the Plan TPA. Trading Partner further agrees and understands that HHS may modify and set compliance dates for the HHS Transaction Standards modifications. Trading Partner agrees to incorporate by reference into the Agreement any such modifications or changes. (45 CFR *160.104).
4. Trading Partner agrees to comply with all applicable privacy and security standards as set forth in (45 CFR Parts 160,162, and 164).
5. If the Plan TPA determines that Trading Partner submissions fail to conform to Plan TPA Companion Guides and the HHS Transaction Standard’s implementation specifications as set forth HHS Transaction Standard Regulation (45 CFR Part 162, Subparts I through N), the Plan TPA may Terminate this agreement (5) working days after the Trading Partner has received a written termination notice.
6. This Agreement shall survive in the event the contract between the Plan TPA and its current fiscal agent expires or terminates and shall be valid with regard to future fiscal agents unless otherwise modified or terminated.

AUTHORIZED SIGNATURE OF TRADING PARTNER _____ DATE: _____
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AUTHORIZED SIGNATURE OF PLAN TPA: _____ DATE: _____
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