

Wise Regional Health System

Customer ServiceBeyond Expectation

WorkSTEPS® PROVIDER

CONTRACT FOR SERVICES

Whereas Fit-N-Wise Rehabilitation Center, hereinafter referred to as "Provider" is an outpatient physical therapy clinic in Decatur, specializing in industrial rehabilitation, wellness programs, and employment testing; and

Whereas Wise County hereinafter referred to as "Company" is a governmental entity located in Wise County, Texas; and

Whereas "Company" wishes to utilize the services of Provider to perform various types of employment testing and post injury consultation; and

Whereas "Provider" is part of a nationally recognized network of employment testing systems with one of the largest industrial computerized databases in the United States;

"Provider" agrees to implement standardized ADA compliant employment tests with automated report generation to "Company" according to established protocols.

"Provider" agrees to schedule pre-offer, post offer and/or post employment candidates as indicated for testing within 48 hours of contact by "Company".

"Provider" agrees to have results of pre-offer, post offer, and/or post employment test to designated "Company" representative within 8 regular working hours post test time. Typically, employment tests performed in a.m., "Company" will receive results verbally same day p.m. Employment tests performed in p.m., "Company" will receive results verbally next day a.m.

"Company" agrees to pay one- hundred- twenty -five dollars per comprehensive employment test to "Provider".

"Company" agrees to pay for authorized medical treatment according to the current recognized Medical Fee Guideline, adopted by the Texas Workers' Compensation Commission.

“Provider” agrees to provide “Company” an itemized billing statement for employment, test candidates one time per month, identifying appropriate test candidates, type of service provided, and charge for such service.

“Company” agrees to pay “Provider” within 30 days receipt of itemized statement by “Provider”.

“Provider” agrees to the best of their knowledge to follow state and federal regulations regarding appropriate documentation and test procedures related to employment testing and industrial rehabilitation procedures.

“Company” agrees to the best of their knowledge to follow state and federal regulations regarding appropriate procedures related to employment testing and industrial rehabilitation procedures.

“Provider” and “Company” have the right to cancel this agreement upon providing written notice to the other. In the event of termination by either party, “Company” shall pay to “Provider” any sums due for services rendered.

In witness whereof “Company” and “Provider” duly execute this agreement as indicated by respective representative signatures.



Dick Chase, County Judge

4/4/05
Date



Jan Pittard, OTR, Industrial Program Coordinator

04/04/05
Date