RESPONSIBILITY. INTEGRITY. RESPECT.
BUSINESS CODE OF CONDUCT
At AltaMed, we work boldly and live brilliantly.

Our brand is a reflection of the courageous individuals who see what needs to be done and boldly find ways to make it happen. Each of us is personally responsible for creating a work experience that promotes ethical conduct, accountability, and trust — for ourselves, our colleagues, our consumers, our regulators, and the communities who depend on us.

As we work together to provide the highest quality care without exception, we must likewise exercise the highest standards of ethics and professional behavior, as outlined in our Business Code of Conduct. The Code serves as a guidebook to acting morally and with integrity as representatives of AltaMed in our decisions, operations, and the execution of our work and responsibilities.

With this in mind, I request that you read and fully review AltaMed’s Business Code of Conduct, which is regularly revisited and updated. Understanding the standards and guidelines of the Code means building upon AltaMed’s long-standing commitment to delivering the highest level of excellence in all that we do. Modeling our values in all areas of our business is core to who we are as a company and strengthens our consumers’ confidence in knowing that we will always conduct ourselves ethically as we improve health outcomes and reduce health care disparities.

If you identify something that you believe is not in accordance with our values or our Standards of Ethical Business Conduct, please speak up. You have several ways to seek guidance or to anonymously report concerns, which are specifically outlined in our Code. We are grateful to associates who take the initiative to report unethical behavior, and associates should know that retaliation of any kind is unacceptable.

As a leader in health care, AltaMed can only achieve our mission and vision if we remain committed to ethical conduct. Thank you for your continued commitment to doing the right thing—without compromise—for those we are privileged to serve.

Cástulo de la Rocha
President and CEO
ABOUT OUR CODE
AltaMed Health Services Corporation's (“AltaMed”) mission is to eliminate disparities in health care access and outcomes by providing superior quality health and human services through an integrated world-class delivery system for Latino, multi-ethnic, and underserved communities in Southern California.

The Business Code of Conduct (“the Code”) is a vital part of how we achieve our mission and vision and maintain our core values. It sets forth the operational procedures for ethical conduct (including, but not limited to, disclosure and management/mitigation of conflicts of interest, reporting of concerns, disciplinary actions for non-compliance with the Code), with which all employees, agents, and board members must comply. It will periodically be updated to support changes in the company, laws and regulations, and/or other requirements.

WHO DOES IT APPLY TO?
The Code applies to AltaMed employees, physicians, health care professionals, trainees, agents, board members, volunteers, representatives, contractors, vendors, and other persons or companies working with AltaMed to provide products or services to, or on behalf of, AltaMed.

The Code requires each of us to follow all applicable laws, regulations, and internal policies related to the work we do for AltaMed. This includes maintaining a healthy, learning, professional environment staffed by individuals who are committed to integrity and ethical conduct. The Code also:

- Affirms AltaMed’s commitment to integrity and ethical behavior, as a leading community-based provider of quality health care and human services.
- Provides standards of conduct that bind all employees, agents, and board members to certain ethical requirements.
- Includes disciplinary actions for noncompliance as needed.

QUESTIONS ABOUT OUR CODE
There may be situations where requirements differ from the standards outlined in this Code. If you come across such a case, or have questions about laws, regulations, policies, or the Business Code of Conduct, please discuss the matter with your supervisor or reach out to the Office of Compliance and Ethics at AltaMed Corporate Headquarters.

OUR SHARED RESPONSIBILITIES
Taking personal responsibility and accountability for our actions is critical to the success of our company. We each own accountability at a professional and personal level at all times. This means:
• Doing what we say we will do.
• Demonstrating accountability and performance-based behavior.
• Supporting each other’s work.
• Being transparent, honest, and direct.
• Knowing the rules that apply to your work and seeking advice when needed.
• Proactively seeking to resolve problems and addressing issues when they come up.

REPORTING CONCERNS
AltaMed expects everyone to do their part to protect our reputation, our company, and our customers. If you come across something that you suspect to be a violation of this Code, of AltaMed policies, or other laws and requirements, you have a duty to report it right away. Failure to report the concern may result in disciplinary actions, which may include termination of employment or affiliation.

REPORTING CONCERNS, cont.

RESPONSE TO VIOLATIONS
When an internal review substantiates a reported violation, AltaMed is committed to:
• As immediately as possible, stopping the non-compliant conduct or practice.
• Initiating corrective action, which may include, but is not limited to, process improvement, disciplinary actions (such as oral admonishment, written reprimand, re-assignment, demotion), suspension or termination of employment or affiliation (which, for board members, may include removal from the Board of Directors), and/or requiring contractors to arrange for prompt restitution, as appropriate.
• Notifying the appropriate governmental agencies and/or health plans.
• Implementing systemic changes to prevent a similar violation from recurring.

Please know that certain violations may carry extra consequences, like exclusion from participation in Medicare and Medicaid programs, fines, criminal prosecution, and jail time.

ANTI-RETALIATION POLICY
Having the courage to say and do what is right can sometimes be difficult. Because of this, AltaMed strictly prohibits any punishment, retaliation, or negative consequences for reporting concerns in good faith to management and/or the OCE. If you feel you are being retaliated against for reporting, contact the OCE for support. Any person who retaliates against another person for the reporting of (or his/her participation in addressing) potential noncompliance shall be subject to the disciplinary actions discussed above.

Take action when you believe our Code, AltaMed policies, or other laws and requirements may have been or may be violated. Raising problems before they become bigger issues is essential to operating with integrity and to protecting AltaMed communities.
SUPPORTIVE WORKING ENVIRONMENT

AltaMed is committed to providing a safe, healthy, and productive work environment. Each employee has a personal responsibility to report conditions and circumstances that undermine this environment.

NON-DISCRIMINATION
We provide equal opportunity in employment, care and services to our communities. No one shall experience discrimination at AltaMed because of race, color, religion, sex, gender (including gender identity), age, national origin, marital status, sexual orientation, veteran status, disability, genetic information, and/or any other statuses or conditions protected by applicable federal, state, or local laws, except where a bona fide occupational qualification applies.

PHYSICAL SAFETY
AltaMed is committed to and serious about providing and maintaining a safe and healthy work environment. It is everyone’s responsibility to report safety concerns, such as:

- Injuries or other illnesses.
- Hazards, such as unsafe facility and equipment conditions or malfunctions.
- Security violations, criminal conduct, and/or suspicious persons or activity.
- Actual or threatened acts of violence or intimidation.

Know and follow Safety and Security policies and requirements when working at AltaMed and when using AltaMed facilities, equipment, and resources. Be sure you know how to recognize and report potential workplace risks and safety concerns by checking with your supervisor or the Safety Officer.

If you need training and/or a refresher to know how to do your job safely, let your manager know. Respectfully offer feedback to coworkers if they are not working safely, while accepting feedback when offered. Be a constructive example for others to follow.

Did you know . . .

There should be at least one Safety Coordinator at every site. The Coordinator is a representative of the Corporate Safety Officer who provides information about safety policies, coordinates emergency drills, and promotes safety initiatives. Be sure you know who your Site Safety Coordinator is!
ALCOHOL- AND DRUG-FREE WORKPLACE
Working under the influence of drugs or alcohol can create a safety hazard for you and others and can affect your judgment. That’s why AltaMed expects and requires you to be free from the influence of these substances while working. All workers are prohibited from possessing, selling, manufacturing or distributing illegal drugs on AltaMed property and/or when working on behalf of AltaMed. The only exception is if senior management has specifically approved the possession and serving of alcoholic beverages for special events.

WAGE AND HOUR PRACTICES
AltaMed pays competitive wages and rates, as benchmarked with other leading companies. As such, AltaMed complies with all applicable wage and hour laws, rules, and regulations, including minimum wage, overtime, adherence to meal and rest breaks, and maximum hours. It is expected that all workers accurately record all hours worked. Report any discrepancies or concerns right away to your supervisor or contract manager. Timecard records should not be revised without a worker’s written approval.

SUPPORTIVE WORKING ENVIRONMENT, cont.

FINANCIAL INTEGRITY
ACCURATE AND COMPLETE FINANCIAL RECORDS

We are all responsible for protecting the integrity of AltaMed’s records. Our company may face serious penalties or consequences if we don’t keep accurate records of financial transactions and company information. Accurate and complete records are vital to our decision-making processes and are required in our collection and reporting of financial, legal and regulatory data. This includes, but is not limited to:

- Reflecting actual services provided when submitting claims for reimbursement to payers, including Medicaid and Medicare.
- Accurately recording the dates of service, services provided, and diagnoses in health records to support accurate claim submissions.
- Billing only for reasonable and necessary supplies or services as supported by accurate and complete documentation.
- Compensation is supported by executed contracts, accurate timesheets, and other documents to verify rendered services.

It is strictly prohibited to use inaccurate, disguised, and/or misleading financial, operational, or medical information to support regulatory reporting and/or to support eligibility for benefits.

Watch for and report signs of potential fraud, bribery, or money laundering activity. Contact the Office of Compliance and Ethics and/or use the Compliance Hotline for questions, concerns, or suspicious activity.

RECORDS MANAGEMENT

We manage our records properly and retain the records we need to support our tax, financial, and legal obligations. Always follow our record retention policies and securely dispose of records that are no longer needed. Remember to never dispose of any information that may be relevant to an investigation or subject to a litigation hold without first checking with General Counsel at AltaMed’s headquarters.

What do we do if a patient does not have the money to pay their co-pay when they show up at the clinic?

As a Federally Qualified Health Center, AltaMed provides care and services regardless of the patient’s ability to pay. But AltaMed is not a free clinic. So, when these situations come up, politely inform the patient that AltaMed will bill them and continue to serve them.

REFUND OF OVERPAYMENTS

AltaMed will adhere to the requirements for returning overpayments to third-party payers and/or government programs. If AltaMed determines that it has received an overpayment, AltaMed will promptly refund the payment to the proper party in accordance with appropriate regulations, policies, and procedures.

CO-PAYMENTS AND DISCOUNTS

AltaMed will not waive the collection of insurer co-payment obligations, except as outlined in AltaMed sliding fee scale discounts or charity policies.
DOING THE RIGHT THING

MAKING ETHICAL DECISIONS
The Code and our policies cannot replace our own sense of integrity and good judgment. We are all responsible for doing what is right. Act with unquestionable ethics in all business matters. Never commit, or ask others to commit, unethical or illegal acts. Immediately report any request to commit an act you think may be illegal or unethical.

MEDICAL ETHICAL CONSULTATION
An ethics consultation may help whenever the health care team, a patient, or the patient’s family have an unresolved ethical concern. A consultation can offer recommendations that the members of the health care team, the patient, and/or the patient’s family may use in their decision-making. A few examples of this may include:
• Disagreements with end-of-life decisions.
• Concerns about decision-making capacity.
• Ethical obligations to be open about medical errors.

Employees can complete and submit an Ethics Consultation Request Form from Town Square when they come across these situations. Once submitted, the Ethics Consultation Team will receive your request directly and begin to review the presented information.

You have the option to remain anonymous when submitting the Ethics Consultation Request Form. However, this may make it difficult for the Ethics team to provide you with support and to identify those patients that need your help.

COOPERATION WITH GOVERNMENT AUDITS AND INVESTIGATIONS
AltaMed will be cooperative and truthful in its dealings with any governmental inquiry or request, including audits, surveys and certification reviews. If you receive a governmental request for information or if you are approached by a government investigator, contact your supervisor and

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HOW DO I KNOW IF DOING SOMETHING MAY BE UNETHICAL OR VIOLATE THE SPIRIT OF OUR CODE?

When you face an ethical dilemma, ask yourself:
• Does it feel right?
• Do you believe it is consistent with our Code, our values, and our policies?
• …or the interest of our customers, coworkers, company, and the community?
• Would you be willing to be held accountable for your actions?
• If your actions or involvement were made public, would you still feel okay about it?

If you answered “no” to any of these questions or still feel unsure, stop and seek ethical consultation from the Ethical Response Team by submitting an Ethics Consultation Request Form.
DOING THE RIGHT THING, cont.

the Office of Compliance and Ethics immediately so that AltaMed can follow proper procedures in responding. In fulfilling governmental requests, it is important to be responsive and provide requested documentation in a timely manner. Respect should be shown for government officials, and accurate and complete information should be provided. In no circumstance, should an investigation or government official be improperly influenced or impeded.

HONEST DEALING WITH GOVERNMENT OFFICIALS
AltaMed will deal with government bodies and regulatory agencies in a direct, open, and honest manner. No AltaMed board member, physician, employee, agent, or contractor will attempt to improperly influence actions or decisions made by government bodies, officials, employees, or their representatives.

FRAUD, WASTE AND ABUSE
AltaMed recognizes the importance of preventing, detecting, and investigating fraud, waste, and abuse matters, and is committed to protecting and preserving the integrity and availability of health care resources. Fraud, waste, and abuse are not only harmful to AltaMed and our members, they are also harmful to our entire industry and health care system.

In general, fraud refers to any intentional, deceitful act or omission to obtain or deprive someone—individuals, companies, or the government—of money or property. Abuse is a broad concept that refers to an activity that is not consistent with generally accepted business, medical, or fiscal standard practices. Waste involves the unnecessary use and/or overuse of services and resources.

Examples may include but are not limited to:
• A provider who knowingly submits claims for medical services that were not provided and/or falsifying a diagnosis to qualify a patient for insurance or benefits.
• A company falsifies records to show compliance with certain contractual or regulatory requirements.
• Scheduling and seeing patients for doctor visits that aren’t medically necessary.
• Obtaining payment from the government by error and then falsifying statements or records to keep the payment.

The Stark Law, which is directed specifically at physicians, prohibits billing for referrals for certain health care services to a person or entity with which the referrer or the referrer’s family member have a financial relationship. The Anti-Kickback Statute, which applies to everyone, prohibits referrals of patients or other business to any individual or entity in exchange for a benefit. There are few exceptions to these rules against referrals for private financial gain or other benefits. Contact the Office of Compliance and Ethics for additional details and/or guidance.

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THE FALSE CLAIMS ACT
The state and federal False Claims Act (FCA) allows the government to recover money received through fraud, waste, or abuse, whether intentional or by deliberate ignorance/reckless disregard.

The FCA and AltaMed leadership prohibit retaliation against anyone who reports fraud, waste, and abuse in good faith. For additional information about the FCA and/or what constitutes fraud, waste, or abuse, please contact the Office of Compliance and Ethics.

PENALTIES
If involved in FCA or referral violations, you may be individually liable for up to three times the loss to the government, plus civil fines for each occurrence for violating the FCA under the Civil Monetary Penalties Law (along with AltaMed and other involved persons or companies). Penalties for violations can also include exclusion from participation the Medicare/Medicaid programs (in other words, you will be ineligible to work with another company that receives directly or indirectly Medicare/Medicaid payments).

ADDITIONAL INFORMATION
AltaMed maintains a comprehensive compliance program to combat fraud, waste, and abuse. This program includes new hire and annual refresher training for all employees. Fraud, waste, abuse and/or criminal conduct involving our business operations are not allowed and will not be tolerated. For additional information or guidance, contact the Office of Compliance and Ethics.
It is the responsibility of each board member, employee, agent, and contractor to avoid conflicts of interest while carrying out responsibilities with AltaMed. This includes remaining free of outside activities where personal interests may influence or appear to influence the ability to make objective decisions.

It is also their responsibility to report or disclose any actual or potential conflict of interest to a supervisor and/or to the Office of Compliance and Ethics (for employees, agents and contractors), to the Chairperson of the Board Directors (for board members and the Chief Executive Officer) or to the Vice-Chairperson (for the Chairperson) for review to determine if the relationship warrants an exception and/or restriction, as indicated below.

If an actual, perceived, or potential conflict of interest exists, AltaMed may take whatever action it deems appropriate according to the circumstances to address the actual or potential conflict, which may include but is not limited to, transfer of position(s) or separation of employment. AltaMed reserves the right to determine if other relationships, engagements, or activities not covered specifically under the Code represent actual or potential conflicts of interest under applicable standards.
CONFLICTS OF INTEREST

CONFLICT OF INTEREST — PERSONAL FINANCIAL INTERESTS

No board member, physician, employee, agent, or contractor may participate in the selection, award or administration of a contract that involves the personal businesses where they or their immediate family or partner has a real or apparent financial (or other type) of conflict of interest involved.

You may not refer customers, members, beneficiaries or those who do business with AltaMed to an entity in which you or a family member has a financial or other material interest. Some unique situations may qualify as an exception to this policy.

A person has an “interest” if they have, directly or indirectly through a family member or business partner: • A business relationship (e.g., an actual or forthcoming compensation arrangement whether by contract or employment) with: (1) AltaMed; (2) an entity with which AltaMed has entered (or is negotiating to enter) a transaction or arrangement; or (3) an entity that is a competitor or potential competitor of AltaMed.

• A financial relationship (e.g., a controlling or material ownership, or investment interest, employment relationship or other relationship that a reasonable person would deem significant) with or a tangible personal benefit from: (1) an entity with which AltaMed has entered (or is negotiating to enter) a transaction or arrangement; or (2) an entity that is a competitor or potential competitor of AltaMed.

• A fiduciary relationship (e.g., Board member or trustee) with: (1) an entity with which AltaMed has entered (or is negotiating to enter) a transaction or arrangement; (2) an entity that is a competitor or potential competitor of AltaMed; or (3) an entity with which you have a personal relationship (e.g., a controlling or material relationship with an individual who has a business, financial or fiduciary relationship as defined above. A personal relationship means a relationship based on family, business partnership, friendship or romance.

Any interest in a company through publicly-traded stocks, bonds, or mutual funds available to the general public shall not constitute an interest, provided the ownership or investment interest is not deemed a "significant financial interest," as defined below.

In general, a “significant financial interest” is ownership by you and/or an immediate family member of more than one percent of the outstanding securities/capital value of a business entity, or that represents more than five percent of your total assets and/or those of an immediate family member.

A “conflict of interest” arises whenever the interest of a person competes with or has the potential to compete with the best interests of AltaMed. A conflict of interest is presumed to exist if a person with an interest is involved in any way in the transaction or arrangement in which they have such interest.

DISCLOSURE, DETERMINATION AND MANAGEMENT OF CONFLICTS OF INTEREST

AltaMed requires that all board members, employees, agents, and contractors disclose in writing (and update at least annually): (1) all interests that may create an actual or potential conflict of interest, and (2) where applicable, provide a statement suggesting how such conflict of interest could be avoided or mitigated. In order to facilitate such full disclosure, AltaMed requires that such persons annually complete the disclosure form attached as Exhibit A.

Completion of a disclosure form does not relieve individuals of the obligation to disclose interests that may occur after the annual filing of the Disclosure Form (e.g., with respect to a particular transaction). AltaMed requires all board members, employees, agents, and contractors that have or suspect an interest that arises after the annual filing of the Disclosure Form to disclose such interest to their manager or the Office of Compliance and Ethics (for employees, agents, and contractors), to the Chairperson of the Board Directors (for board members and the Chief Executive Officer), or to the Vice-Chairperson (for the Chairperson).

Whether an interest is disclosed on the annual disclosure form or in the interim as indicated above, the person(s) to whom the disclosure is made shall evaluate the situation to determine whether a conflict of interest exists, and if so, how to manage such a conflict of interest, including (1) whether AltaMed can obtain an equivalent or more advantageous alternative transaction or arrangement from a person or entity that would not give rise to a conflict of interest alternative.

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arrangements; and (2) if such alternative arrangement is not available, whether the transaction/arrangement is in the best interests of AltaMed (notwithstanding the conflict) and is fair, reasonable and, as applicable, consistent with the procurement standards in 45 CFR Part 75.

FAILURE TO DISCLOSE
If there is reasonable cause to believe that a person has failed to disclose an interest, the person shall be informed of the basis for such belief and afforded an opportunity to explain the alleged failure to disclose. If, after hearing the response of the individual who failed to disclose an interest, and making such further investigation as may be warranted in the circumstances, AltaMed determines that the individual has in fact failed to disclose an interest in accordance with this Code of Conduct, appropriate corrective and/or disciplinary action shall be taken, consistent with the section on Response to Violations under the “Our Shared Responsibilities” section of this Code.

DISCLOSURE TO FEDERAL FUNDING AGENCIES
For all actual and potential conflicts of interest involving federal funds, the Chief Executive Officer shall make disclosures to the appropriate federal awarding agency within thirty (30) calendar days of discovery of the potential conflict of interest and in accordance with the terms and conditions of the applicable federal award. Such disclosures shall be in writing and sent by email communication and adhere to the following template:

- Description of AltaMed’s plan to help prevent any actual or perceived conflicts.
- Evaluation each situation and address potential conflicts with your AltaMed duties. In most cases, we can develop a mitigation plan to help prevent any actual or perceived conflicts.

In addition, you may not use company time, name, assets or the services of other associates for any outside activities unless authorized by AltaMed leadership.

HONORARIA
Employees, agents, or contractors, with permission from their supervisor, are encouraged to participate as faculty and speakers at education programs and functions. However, any honorarium in excess of $100 shall be turned over to AltaMed unless the employee, agent, or contractor requests paid or unpaid time off to attend the program or that portion of the program for which the honorarium is paid.

GIFTS/GRATUITIES
Board members, employees, agents, and contractors may not solicit or accept gratuities, favors, or anything of value from contractors or potential contractors or vendors of AltaMed; or actual or potential parties to sub-agreements with AltaMed, in exchange for referrals, clientele, Medicare or Medicaid services or other monetary benefit (including benefit for private financial gain).

A gift means anything offered directly by or on behalf of an actual or potential contractor or vendor, or an actual or potential party to sub-agreements, other than promotional materials of little or nominal value, such as a pen, calendar or other items intended for wide distribution. Gifts include, but are not limited to: gifts, such as sporting goods; household furnishings and liquor; social entertainment or tickets to sporting events; personal loans, or privileges to obtain discounted merchandise and the like.

Gifts include, but are not limited to, personal gifts, such as sporting goods; household furnishings and liquor; social entertainment or tickets to sporting events; personal loans, or privileges to obtain discounted merchandise and the like.

Any board member, physician, employee, agent, or contractor shall decline or return any gift and notify the Compliance Officer of such a gift.
FREE BUSINESS COMPETITION

It is an AltaMed policy to purchase supplies and services in a manner that fosters competition among sellers in an open marketplace, giving AltaMed and its consumers — both individuals and businesses — the benefits of lower prices, higher quality products and services, more choices, and greater innovation. This spirit of free business competition includes conducting all transactions in a manner that supports transparency and maximum practicality in accordance with AltaMed’s procurement policy and procedure.

AltaMed will be sensitive to, and seek to avoid, organizational conflicts of interest and non-compliance practices among contractors. Organizational conflicts of interest mean that because of relationships with a parent company, affiliate, or subsidiary organization, AltaMed is or appears to be unable to be impartial in conducting a procurement action involving such entity. AltaMed may mitigate organizational conflicts of interest in the following manner:

• In planning and conducting procurements, no parent company, affiliate, or subsidiary organization will be permitted access to non-public information related to the procurement transaction. To the extent that such non-public information is already in possession of the parent company, affiliate, or subsidiary, such non-public information will be (to the extent not otherwise commercially sensitive) incorporated into the solicitation.

• In evaluating offers and awarding contracts, AltaMed will not give preferential consideration to any parent company, affiliate, or subsidiary organization.

• In the event that an organizational conflict of interest, including the appearance of impropriety, cannot be sufficiently mitigated through the above methods, the parent company, affiliate, or subsidiary organization may be barred from competing.

Should any situations arise where AltaMed appears to be unable to be impartial in conducting a procurement action involving a related organization, AltaMed will obtain legal advice and counsel before proceeding with one or more of the aforementioned approaches.

Consultants who want to bid for a contract with AltaMed are prohibited from drafting the contract’s specifications, request for proposals and the like. Award will be made to the bidder whose bid is responsive to the solicitation and most advantageous to AltaMed, budget requirements, and other factors. AltaMed always retains the right to reject any and all bids when it is in AltaMed’s best interest to do so.
PROTECTED HEALTH INFORMATION (PHI)
AltaMed collects information about patient medical and behavioral conditions, history, treatments, and more, known as protected health information (PHI). AltaMed realizes the sensitive nature of PHI and is committed to maintaining its confidentiality and integrity.

All board members, physicians, employees, agents, contractors, and all other representatives of the organization are expected to adhere to Federal, State, and AltaMed privacy and security laws and requirements, such as those outlined in the Health Information Portability and Accountability Act (HIPAA).

This includes not:
• Releasing or discussing PHI with others unless they have a need to know the information in order to care for our patients, process payment for services, and/or manage our health care operations.
• Disclosing confidential information that violates the privacy rights of our patients unless required by law.

Physicians, employees, agents, and contractors should always:
• Access the minimum amount of information necessary to do your job.
• Know and follow all laws, policies, and procedures that apply to your job, including restrictions that apply to accessing your, your family member’s, or your friend’s PHI.
• Keep electronic devices password protected and secure.
• Make sure doors to restricted areas where sensitive information is kept are locked.
• Promptly pick up PHI from fax machines and printers.
• Use a privacy screen on your computer monitor if the screen is visible and readable by others.
• Log off of a shared computer or lock your computer before walking away from it so that others cannot use it with your user identification.

CONFIDENTIAL BUSINESS INFORMATION
We have many types of information that are vital to conducting our business. This includes material and nonpublic information as well as other confidential and proprietary information about our:
• Governance, operations, strategies, products, processes, services and financials.
• Members, providers, associates, vendors, agents, business partners and government contracts.
• Any other information deemed “confidential” by the Board of Directors or the Chief Executive Officer.

We must never disclose our confidential and proprietary information to anyone unless authorized to do so by leadership, company policy, and/or contract when a legitimate business need exists. In addition, we must never use nonpublic, material, or confidential and proprietary information about external entities we may have learned in the course of doing business with them for personal gain or for the benefit of a third party, and without proper authorization and approvals.

SAFEGUARDING INFORMATION AND RESOURCES, cont.

Q
Local law enforcement called and asked me to give a statement regarding AltaMed’s treatment of a particular patient. Should I provide the statement upon request?
A
No. We have a responsibility to protect patient confidentiality. Do not provide confidential patient information to the person who identifies as a member of law enforcement until you have spoken with the Privacy Officer and/or AltaMed’s Legal Department.

Q
I have a friend in the managed care department of one of our competitors. She has been asked by her company to survey managed care costs in the region. Can I give her information about our costs and pricing?
A
No. Any sharing with competitors of cost and pricing information not normally available to the public could be perceived as, or be legally treated as, an effort to fix fees or limit competition.
INTELLECTUAL PROPERTY

AltaMed’s intellectual property assets contribute to our effective and competitive ability to conduct our business, grow our company, and achieve our business objectives. These assets include the ideas, inventions, the “know-how,” designs, software, business information, financial data, trademarks, copyrights, patents, apps, and all other proprietary information made for AltaMed or made by AltaMed employees. We respect our intellectual property and that of other companies. Know that anything you create within the scope of your employment with AltaMed may be considered company intellectual property.

USE OF COMPANY ASSETS AND RESOURCES

We should only use company funds, equipment, and other assets to conduct business, or for other reasons approved by your manager. Company assets, such as telephone and email, are to be used in a professional, productive, ethical, and lawful manner. We must not use, sell, or dispose of company assets unless allowed by policy.

Limited personal use of company equipment is allowed as long as your manager approves it and your personal use:
- Does not affect productivity.
- Does not result in a direct, material cost to the company.
- Follows applicable company policies and the law.

Always keep valuable assets, such as laptops and mobile devices, physically and electronically secure.
- Use company vehicles only as authorized by your supervisor and ensure all policies are followed.
- Let your supervisor know if any of our assets are damaged or in need of repair.

Q A coworker who developed training materials for AltaMed is now marketing these materials on his own time to other companies. He intends to keep the proceeds for his training services. Is this ethical?

A Generally, AltaMed owns all proprietary information, including “intellectual property” (computer programs, training materials, processes, marketing strategies) created by employees while on the job or while using AltaMed resources. This is a complex area and you should raise this issue with your supervisor or the Office of Compliance & Ethics. AltaMed proprietary information may not be used for personal gain.

SAFEGUARDING INFORMATION AND RESOURCES, cont.

USING TECHNOLOGY RESPONSIBLY

Use technology responsibly and in accordance with our policies. Your manager may allow reasonable personal use of our technology resources, use good judgment. Keep in mind that anything you create, store, download, send, or receive using AltaMed systems is company property and can be reviewed by us at any time, as permitted by applicable law and may be disclosed to those who have a need to know, including management, law enforcement, or government agencies, without your knowledge or permission.

When using our technology:
- Never access, store, or transmit anything that’s intimidating, obscene, or discriminatory.
- Use strong passwords and keep passwords safe.
- Never share passwords or access codes with anyone.
- Lock your workstation when stepping away.
- Install security software and updates as directed by AltaMed; do not interfere with automatic updates.

Generally, AltaMed owns all proprietary information, including “intellectual property” (computer programs, training materials, processes, marketing strategies) created by employees while on the job or while using AltaMed resources. This is a complex area and you should raise this issue with your supervisor or the Office of Compliance & Ethics. AltaMed proprietary information may not be used for personal gain.

A coworker who developed training materials for AltaMed is now marketing these materials on his own time to other companies. He intends to keep the proceeds for his training services. Is this ethical?

Q

A

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RESPONSIBILITY. INTEGRITY. RESPECT.

BUSINESS CODE OF CONDUCT
Political activities and advocacy efforts intersect, but they are different. The resources available to support AltaMed's uninsured and underinsured communities, including those enrolled in Medi-Cal managed care programs and public grant services, are very dependent on Federal, State, and local government decisions. Due to the importance and implications of regulatory restrictions, all advocacy and educational activities are carefully managed and coordinated through AltaMed’s Government Relations office to ensure compliance with regulatory restrictions.

ADVOCACY ACTIVITIES
Advocacy efforts are allowable, within certain limits, and vital to non-profits in order to protect limited resources. Raising awareness and education are part of advocacy efforts. This includes mission-driven calls-to-action that may include:

• Contacting your city, state, and federal representatives to explain your mission and share information about the work you’re doing.
• Inviting representatives or members of the community to visit an AltaMed site or engage in informational sessions about AltaMed, its mission, and the needs of our communities.
• Email or social media campaigns to share information and promote events, projects, or initiatives.
• Civic engagement activities that educate our employees, patients, or members of our community.
• Non-partisan get-out-the-vote efforts.

Only the AltaMed Government Relations team facilitates advocacy and civic engagement efforts, in collaboration with our Legal team, to navigate the many related requirements and restrictions.

Q I’m volunteering on the election campaign team for my personal political candidate. Can I promote this at AltaMed?
A When you participate in your own personal political activities or promote your personal political agenda:

• Do not conduct those activities on company time (they may only be done on your personal time).
• Do not ask AltaMed patients, employees, or contractors to support your efforts.
• Only use your personal contact information, and do not use AltaMed addresses, emails, or phone numbers.
• Do not use AltaMed resources, such as copiers, stationary, postage, etc.
• Do not collect political contributions on company property.
• Check with the Office of Compliance & Ethics if you are not sure whether your activity is allowed.
POLITICAL ACTIVITIES

As a 501(c)(3) charitable organization, AltaMed Health Services Corporation is absolutely prohibited, under the Internal Revenue Code, "from directly or indirectly participating in, or intervening in, any political campaign on behalf of (or in opposition to) any candidate for elective public office.”

Contributions to political campaign funds or public statements of position (verbal or written) made on behalf of the organization in favor of or in opposition to any candidate for public office clearly violate the prohibition against political campaign activity.

Certain activities or expenditures may not be prohibited depending on the facts and circumstances. For example, certain voter education activities (including presenting public forums and publishing voter education guides) conducted in a non-partisan manner do not constitute prohibited political campaign activity. In addition, other activities intended to encourage people to participate in the electoral process, such as voter registration and get-out-the-vote drives, would not be prohibited political campaign activity if conducted in a non-partisan manner. [Internal Revenue Service. “The Restriction of Political Campaign Intervention by Section 501(c)(3) Tax-Exempt Organizations.”]

As such, AltaMed Board Members, employees, physicians, health care professionals, trainees, agents, board members, volunteers, representatives, contractors, vendors and other persons or companies working with AltaMed may not engage in political campaigns which suggest that AltaMed supports any political party or candidate, such as the President, a Senator, or a House Representative. This includes:

• No soliciting, in any manner, financial assistance or subscription for any political party, candidate, fund, publication or for any other political purpose from AltaMed employees in the workplace or otherwise in an employment-related setting. AltaMed employees may engage voluntarily in political activities outside of business hours but must do so with no affiliation or connection with AltaMed or any of its affiliate entities.
• No engaging in political activities at work and/or during business hours.
• No use of AltaMed’s name, facility or resources in connection with political activities.
• No use of federal grant or related funds to support the costs of prohibited lobbying activities.

BRIBERY

Bribes or gratuities involving public officials and the testimony of witnesses are prohibited. Any offense that directly or indirectly offers, promises, or gives anything of value to any public official or witness, or solicits anything of value by a public official or witness, may cause both the giver and the taker of a bribe to be sanctioned. AltaMed will immediately dismiss any employee, remove any officer or board member, and terminate the contract of any contractor found to have offered or accepted a bribe to secure funding for AltaMed.

CONCLUSION

AltaMed is committed to creating an environment where anyone acting on behalf of the organization feels comfortable speaking up when there are questions or concerns. When you have an issue or concern, consult your direct supervisor. If you are unsure of where to go for support, guidance, or help, reach out to the Office of Compliance and Ethics or use the Compliance Hotline.

COMPLIANCE HOTLINE

Telephone Number: (888) 418-1398
Web Address: MyComplianceReport.com (ID is ALTA)