



**MASSACHUSETTS**  
HEALTH POLICY COMMISSION

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# **NOTICE OF MATERIAL CHANGE FORM**

Health Policy Commission  
50 Milk Street, 8th Floor  
Boston, MA 02109

## GENERAL INSTRUCTIONS

The attached form should be used by a Provider or Provider Organization to provide a Notice of Material Change (“Notice”) to the Health Policy Commission (“Commission”), as required under M.G.L. c. 6D, § 13 and 958 CMR 7.00, Notices of Material Change and Cost and Market Impact Reviews. To complete the Notice, it is necessary to read and comply with 958 CMR 7.00, a copy of which may be obtained on the Commission’s website at [www.mass.gov/hpc](http://www.mass.gov/hpc). Capitalized terms in this Notice are defined in 958 CMR 7.02. Additional sub-regulatory guidance may be available on the Commission’s website (e.g., Technical Bulletins, FAQs). For further assistance, please contact the Health Policy Commission at [HPC-Notice@state.ma.us](mailto:HPC-Notice@state.ma.us). This form is subject to statutory and regulatory changes that may take place from time to time.

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## REQUIREMENT TO FILE

This Notice must be submitted by any Provider or Provider Organization with \$25 million or more in Net Patient Service Revenue in the preceding fiscal year that is proposing a Material Change, as defined in 958 CMR 7.02. Notice must be filed with the Commission not fewer than 60 days before the consummation or closing of the transaction (i.e., the proposed effective date of the proposed Material Change).

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## SUBMISSION OF NOTICE

One electronic copy of the Notice, in a portable document form (pdf), should be submitted to the following:

Health Policy Commission [HPC-Notice@state.ma.us](mailto:HPC-Notice@state.ma.us);

Office of the Attorney General [HCD-6D-NOTICE@state.ma.us](mailto:HCD-6D-NOTICE@state.ma.us);

Center for Health Information and Analysis [CHIA-Legal@state.ma.us](mailto:CHIA-Legal@state.ma.us)

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## PRELIMINARY REVIEW AND NOTICE OF COST AND MARKET IMPACT REVIEW

If the Commission considers the Notice to be incomplete, or if the Commission requires clarification of any information to make its determination, the Commission may, within 30 days of receipt of the Notice, notify the Provider or Provider Organization of the information or clarification necessary to complete the Notice.

The Commission will inform each notifying Provider or Provider Organization of any determination to initiate a Cost and Market Impact Review within 30 days of its receipt of a completed Notice and all required information, or by a later date as may be set by mutual agreement of the Provider or Provider Organization and the Commission.

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## CONFIDENTIALITY

Information on this Notice form itself shall be a public record and will be posted on the Commission’s website. Pursuant to 958 CMR 7.09, the Commission shall keep confidential all nonpublic information and documents obtained in connection with a Notice of Material Change and shall not disclose the information or documents to any person without the consent of the Provider or Payer that produced the information or documents, except in a Preliminary Report or Final Report of a Cost and Market Impact Review if the Commission believes that such disclosure should be made in the public interest after taking into account any privacy, trade secret or anti-competitive considerations. The confidential information and documents shall not be public records and shall be exempt from disclosure under M.G.L. c. 4, § 7 cl. 26 or M.G.L. c. 66, § 10.



## NOTICE OF MATERIAL CHANGE

DATE OF NOTICE: March 5, 2021

1. Name: **Community Intervention Services, Inc.**

	Federal TAX ID #	MA DPH Facility ID #	NPI #
2.	45-4670532	N/A	N/A

### CONTACT INFORMATION

3. Business Address 1: **200 Friberg Parkway, Suite 2000**

4. Business Address 2:

5. City: **Westborough** State: **MA** Zip Code: **01581**

6. Business Website: **<https://communityinterventionservices.com/>**

7. Contact First Name: **Andrew** Contact Last Name: **Calkins**

8. Title: **Chief Executive Officer**

9. Contact Phone: **(774) 512-2910** Extension:

10. Contact Email: **acalkins@communityinterventionservices.com**

### DESCRIPTION OF ORGANIZATION

11. *Briefly* describe your organization.

CIS was formed in 2012 to pursue acquisitions of behavioral health companies. Among those acquisitions were South Bay Mental Health Center, Inc. ("South Bay") and Futures Behavior Therapy Center, LLC ("Futures"). CIS provides administrative services to South Bay and Futures, managing such functions as payroll processing, revenue cycle management, accounting, accounts payable activities, recruiting, human resource support, and information technology services.

Founded in 1986, South Bay is a community-based health care organization offering a continuum of behavioral health services and long-term services and supports ("LTSS"), including adult behavioral health, substance abuse counseling, children's behavioral health, day services, autism services and early childhood services (collectively "behavioral health and LTSS services").

Futures commenced operations in Beverly, Massachusetts in 2006, to provide treatment to children and adolescents with autism spectrum disorders.

### TYPE OF MATERIAL CHANGE

12. Check the box that most accurately describes the proposed Material Change involving a Provider or Provider Organization:

- ☐ A Merger or affiliation with, or Acquisition of or by, a Carrier;
- ☐ A Merger with or Acquisition of or by a Hospital or a hospital system;
- ☒ Any other Acquisition, Merger, or affiliation (such as a Corporate Affiliation, Contracting Affiliation, or employment of Health Care Professionals) of, by, or with another Provider, Providers (such as multiple Health Care Professionals from the same Provider or Provider Organization), or Provider Organization that would result in an increase in annual Net Patient Service Revenue of the Provider or Provider Organization of ten million dollars or more, or in the Provider or Provider Organization having a near-majority of market share in a given service or region;
- ☐ Any Clinical Affiliation between two or more Providers or Provider Organizations that each had annual Net Patient Service Revenue of \$25 million or more in the preceding fiscal year; provided that this shall not include a Clinical Affiliation solely for the purpose of collaborating on clinical trials or graduate medical education programs; and
- ☐ Any formation of a partnership, joint venture, accountable care organization, parent corporation, management services organization, or other organization created for administering contracts with Carriers or third-party administrators or current or future contracting on behalf of one or more Providers or Provider Organizations.

13. What is the proposed effective date of the proposed Material Change? Closing will occur upon obtaining all required regulatory and other government approvals.

## MATERIAL CHANGE NARRATIVE

14. *Briefly* describe the nature and objectives of the proposed Material Change, including any exchange of funds between the parties (such as any arrangement in which one party agrees to furnish the other party with a discount, rebate, or any other type of refund or remuneration in exchange for, or in any way related to, the provision of Health Care Services) and whether any changes in Health Care Services are anticipated in connection with the proposed Material Change:

On January 5, 2021, each of Community Intervention Services, Inc. ("CIS"), South Bay Mental Health Center, Inc. d/b/a South Bay Community Services ("South Bay"), and Futures Behavioral Therapy Center, LLC ("Futures") filed Chapter 11 petitions in the U.S. Bankruptcy Court, which are being jointly administered. The three affiliated entities filed Chapter 11 to consummate two separate asset sales, one involving the sale of South Bay's business as a going concern, and one involving the sale of Futures' business as a going concern. As part of each bankruptcy filing, and to implement these proposed sale transactions, CIS filed two sale motions with the Bankruptcy Court, one to approve the sale of South Bay's business, and one to approve the sale of Futures' business, in each case pursuant to Sections 363 and 365 of the Bankruptcy Code, free and clear of liens, claims and interests (the "363 Sales"). Each of the 363 Sales was governed by court-approved procedures by which competing bids were solicited and providing for an auction among competing bidders. The winning bidder was to be the party that submitted the highest or otherwise best offer as determined by the Bankruptcy Court. Both sale processes have been completed, and in both cases National Mentor Healthcare, LLC ("Mentor") through its subsidiaries (SB Transitional Sub, LLC for South Bay and FBTC Transitional Sub, LLC for Futures) was determined to be the successful bidder, and its winning bid was approved by the Bankruptcy Court.

Having been selected as the winning bidder to acquire the two businesses, Mentor will now proceed to close the two sale transactions in accordance with the two governing asset purchase agreements, including (for the South Bay sale) the asset purchase agreement between CIS, South Bay and Mentor dated January 5, 2021 (the "SB APA"), and (for the Futures sale) the asset purchase agreement between Futures and Mentor dated February 10, 2021 (the "Futures APA"). As set forth in the SB APA, Mentor will acquire the South Bay business enterprise for \$32,000,000, and as set forth in the Futures APA, Mentor will acquire the Futures business enterprise for \$11,850,000.

Upon completion of the 363 Sales, CIS will cease business operations and wind down its business and financial affairs.

15. *Briefly* describe the anticipated impact of the proposed Material Change, including but not limited to any anticipated impact on reimbursement rates, care referral patterns, access to needed services, and/or quality of care:

The Proposed Transaction does not anticipate any impact on reimbursement rates, care referral patterns, access to needed services and/or quality of care as a result of the proposed transactions. By virtue of the Bankruptcy Court sale orders, Mentor will assume South Bay and Future's payor agreements and as noted above will ensuring continuity of care and access to essential services by continuing to operate the behavioral health and LTSS services and ABA services at the same locations throughout the Commonwealth.

## DEVELOPMENT OF THE MATERIAL CHANGE

16. Describe any other Material Changes you anticipate making in the next 12 months:

CIS does not currently anticipate undertaking any Material Changes in the next 12 months.

17. Indicate the date and nature of any applications, forms, notices or other materials you have submitted regarding the proposed Material Change to any other state or federal agency:

Filings as needed will be submitted to the Massachusetts Department of Public Health, MassHealth and Medicare.



## SUPPLEMENTAL MATERIALS

18. Submit the following materials, if applicable, under separate cover to [HPC-Notice@state.ma.us](mailto:HPC-Notice@state.ma.us).

The Health Policy Commission shall keep confidential all nonpublic information, as requested by the parties, in accordance with M.G.L. c. 6D, § 13(c), as amended by 2013 Mass. Acts, c. 38, § 20 (July 12, 2013).

- a. Copies of all current agreement(s) (with accompanying appendices and exhibits) governing the proposed Material Change (e.g., definitive agreements, affiliation agreements);
- b. A current organizational chart of your organization
- c. Any analytic support for your responses to Questions 14 and 15 above.

[Remainder of this page intentionally left blank]

## AFFIDAVIT OF TRUTHFULNESS AND PROPER SUBMISSION

I, the undersigned, certify that:

1. I have read 958 CMR 7.00, Notices of Material Change and Cost and Market Impact Reviews.
2. I have read this Notice of Material Change and the information contained therein is accurate and true.
3. I have submitted the required copies of this Notice to the Health Policy Commission, the Office of the Attorney General, and the Center for Health Information and Analysis as required.

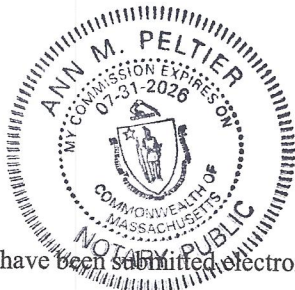
Signed on the 5th day of March, 2021, under the pains and penalties of perjury.

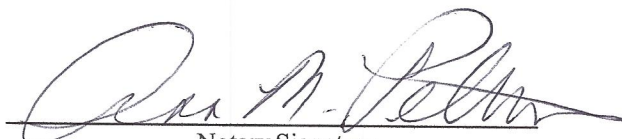
Signature: 

Name: Andrew R. Calkins

Title: Chief Executive Officer

FORM MUST BE NOTARIZED IN THE SPACE PROVIDED BELOW:



  
Notary Signature  
ANN M. PELTIER 7-31-2026

Copies of this application have been submitted electronically as follows:

Office of the Attorney General (1)

Center for Health Information and Analysis (1)