AMENDMENT TO SOONERCARE PROVIDER AGREEMENT FOR ELIGIBLE HOSPITAL

OKLAHOMA ELECTRONIC HEALTH RECORD INCENTIVE PROGRAM

OHCA and PROVIDER agree to amend PROVIDER's SoonerCare Provider Agreement for the purpose of making an Incentive Payment to PROVIDER under the Oklahoma Program.

1. PROVIDER attests that:

- a) It is an Eligible Hospital as defined at 317:30-3-28 (b) (2);
- b) It meets patient volume requirements found at OAC 317:30-3-28 (c);
- c) It is not applying for or receiving a payment from any other state's program under the Federal Rule for the current Federal Fiscal Year;
- d) It is not applying for or receiving an Incentive Payment under any other SoonerCare provider identification number;
- e) It has Adopted, Implemented or Upgraded a Certified EHR System or has met Meaningful Use criteria;
- f) If attesting to Meaningful Use, PROVIDER has satisfied required objectives and associated measures under 42 CFR 495.6;
- g) All Provider Information and supporting documentation submitted with this Amendment is complete and correct.

2. **DEFINITIONS**

- a) Adopt, Implement or Upgrade is as defined in the Federal Rule.
- b) Certified EHR system means a health information technology product that appears on the certified list published by the Office of the National Coordinator for Health Information Technology at http://onc-chpl.force.com/ehrcert.
- c) EHR means Electronic Health Record.
- **d) Federal Program or Federal Rule** is the Electronic Health Records Program Final Rule CMS-0033-F and 45 CFR 170.
- e) Incentive Payment means a payment made under the Oklahoma Program.
- **f)** Meaningful Use is as defined in the Federal Rule.
- **g) Oklahoma Program** means the Oklahoma Electronic Health Record Incentive Program at OAC 317:30-3-28.

3. PAYMENT

If this Amendment is accepted, OHCA shall pay PROVIDER an Incentive Payment according to OAC 317:30-3-28 (g) and the Federal Rule. Payment shall be made within 30 days of OHCA acceptance of this Amendment.

4. TERM

This Amendment is effective upon completion when: (1) it is executed by PROVIDER's authorized representative; (2) all necessary documentation has been received by OHCA; and (3) it has been accepted by OHCA. OHCA acceptance is complete only on written notification by mail or electronic mail. This Amendment shall expire on September 30 of the Federal Fiscal Year in which it was accepted. No other terms or provisions of the Agreement are changed or affected.