

HealthConnect New Office Packet Instructions

NEW OFFICES: Please print out the new office packet and complete the following Forms for your location. We strongly suggest that you contact Erin Davis at 982-3233, prior to filling out the forms.

- **New/Updated Office Information Sheet**– Complete the Office Information section of the form. Choose a SuperUser who will act as your office’s primary HealthConnect contact. The SuperUser is responsible for authorizing new account setups and account deactivations. In the event that the SuperUser is not available, we recommend that you include a backup SuperUser on this form. The SuperUser will only be authorized to request new accounts for your office AFTER the owner or Provider signs the “New/Updated Office Information Sheet.” Please be aware that we cannot accept the office manager’s signature as appropriate authorization for your office’s initial account setup.
- **HealthConnect User Confidentiality Agreement** – Each person who will use HealthConnect must complete this form in its entirety. Feel free to make as many copies as necessary for employees requesting a new account.

****** Examples of Authorized Signatures can be that of a Doctor/Provider, Owner, or established SuperUser. For users within Renown Health, you may have your manager authorize your HealthConnect User Confidentiality Agreement. ******

- **HealthConnect Terms and Agreements** – Please complete all blanks and sign the last page. On page 1, the “user” is the name of your facility. The space provided for dates should be completed with today’s date and the date one year from now. The complete mailing address for your facility should be filled in on the last page, under the “If to User” section. Please have a provider or owner sign the bottom of the last page and include his/her title and the date. A witness signature is also required at the bottom of this last page.

NEW USERS:

- **HealthConnect User Confidentiality Agreement** – Each person who will use HealthConnect must complete this form in its entirety. Feel free to make as many copies as necessary for employees requesting new accounts.

****** Examples of Authorized Signatures can be that of a Doctor/Provider, Owner, or established SuperUser. For users within Renown Health, you may have your manager authorize your HealthConnect User Confidentiality Agreement. ******

- When all forms are completed, please fax to 775.982.3751. If you have any questions please feel free to call the help desk at 775.982.4042 to log a ticket.

Address to Mail Forms:

Attn: Erin Davis
830 Harvard Way
HTH Mail Code: T9
Reno, NV 89502

New/Updated Office Information Sheet

Office Information

Provider Name: _____

Address: _____

City: _____ State: _____ Zip: _____

Phone: _____ Fax: _____

Group Tax ID (list all doctors' tax IDs at bottom): _____

Primary Contact Information (SuperUser)

Contact Name: _____

E-mail: _____

Phone: _____

Backup Contact Information (backup SuperUser)

Contact Name: _____

E-mail: _____

Phone: _____

Doctor Taxpayer Identification Numbers associated with this office:

Staff Names (first and last): *Please note any staff members that have previously been issued a HealthConnect User ID.*

If you have any questions regarding this form call the Renown Health Help Desk at 982-4042.

Authorized Signature: _____ Date: ____/____/____
(Owner, Provider or Legal Representative)

Print Name: _____ Phone #: (____) _____

**** An authorized signature can be that of a physician/provider, owner, CEO, chairman, director, attorney, etc. If there has been an appointed designee (a SuperUser) within your organization, that person may sign this form as well. Forms without the signature of a legal representative of the office will be denied. Forms may be faxed in, in lieu of the mailed in copy of the original signatures. ****

HealthConnect User Confidentiality Agreement

**** Incomplete forms will not be processed. Forms take 5 business days to process. ****

I, _____ (*please print*), agree to handle all information obtained through the use of HealthConnect with the utmost confidentiality. I understand that Renown Health is granting me access to HealthConnect for the use in the course and scope of my employment. I also understand that Renown Health has assigned to me a user ID for the sole purpose of allowing me to access HealthConnect. I understand that any negligent or intentional violation of this agreement or breach of patient confidentiality using information acquired through Renown Health applications and services will be cause for immediate termination of all system privileges and appropriate discipline pursuant to Renown Health policies and procedures. Furthermore, Renown Health shall take appropriate action to comply with any and all applicable federal, state and local laws and regulations regarding such a violation including, but not limited to, the Health Insurance Portability and Accountability Act of 1996 (“HIPAA”).

Password/User ID Terms of Use

- I agree to use my unique user ID and password only in the course and scope of my employment.
- I agree to safeguard my unique user ID and password.
- I agree that I will not leave any workstation unattended for 20 minutes while being signed on to the system.
- I agree to use only my own user ID, and will not share my user ID and password with others.
- I will notify Renown Health promptly of all terminations and hiring of staff who use or need access to HealthConnect.

Data/Patient Information

- I agree to comply with the applicable provisions of HIPAA and Renown Health policies and procedures related to HIPAA, patient privacy and Information Protection.
- I will not access patient or member data for any reason or purpose unrelated to my employment.
- If I believe that information security has been compromised, I will notify Renown Health immediately.
- I will not share the data obtained through HealthConnect with any person, office or entity that does not contract directly with Renown Health for the services provided by this agreement.

Renown Health applications and services being requested include (initial those that apply):

Select services for Staff:

- _____ *HealthConnect*
- _____ *PACS/Magic Web (Picture Archiving and Communication System)*
- _____ *EpicCare Link (Renown EMR System – Requires VPN/Juniper Access) (Initials required → POS1 ___ __)*



User signature: _____ Title: _____

Email: _____ Birthdate (month&day) ____/____/____ Phone #:(____) _____

Clinic/Office/Department Name **and** Tax Identification Number(s): _____

Authorized Signature: _____ Date: ____/____/____
(Owner, Provider or Legal Representative)

Print Name & Title : _____ Phone #: (____) _____

Fax completed Form to: 982-3751

For Internal Use: Date Request Received _____

Account Approved _____ *Denied* _____

User Name _____

Password _____

HealthConnect Terms and Conditions

HealthConnect provides Users with the ability to communicate electronically with other Subscribers and Users connected to services provided by Renown Health. _____ (Hereinafter "User") is a Medical Services Provider, Ancillary Medical Provider, Supply Company or any Service Company who is licensed to sell or provide such services. The person completing this form on behalf of the User represents that he or she is duly authorized to bind the User to the terms and conditions herein contained ("terms and conditions"). The terms and conditions apply to your use of any and all Renown Health services. By registering as a user, you agree to be bound by these terms and conditions. You also agree to be bound by the "Policies and Procedures" applicable to specific services provided by Renown Health. Those Policies and Procedures are contained in our "Policies and Procedures" for the specific services.

The User shall ensure that only authorized personnel have access to the unique user ID and password(s). Any information transmitted through the Renown Health system will be the sole responsibility of the User whose ID and password was utilized to gain access. A User should immediately request new user ID and a new password if they suspect the unauthorized use or loss of login information.

DURATION OF AGREEMENT

The Parties to this Agreement agree that the terms and conditions set forth herein shall remain in effect for the subscription period, which commences on _____, 20____ and expires on _____, 20_____.

This Agreement shall automatically renew for a one (1) year period on the anniversary of the original subscription date. However, User may terminate any automatic renewal of this agreement, without penalty, by notifying Renown Health in writing at least 60 days, but no more than 90 days, prior to the commencement of the renewal period. Further, Renown Health will notify User of any increase in HealthConnect's access fee 90 days prior to the commencement of the renewal period.

Renown Health reserves the right to cancel this Agreement at any time, with or without cause, as follows:

Termination for Cause. Renown Health may terminate this Agreement for cause at any time without prior notice to User. Such termination will be effective immediately. However, Renown Health must provide a written statement to User within thirty (30) days of said termination detailing the reason for terminating the Agreement.

Termination Without Cause. Renown Health, in its sole discretion, may terminate this Agreement without cause upon thirty (30) days prior written notice to the User.

PROVISION OF THE SERVICE

Renown Health takes all commercially reasonable measures to ensure that its systems are available without interruption, except for any scheduled down time required for maintenance purposes. However, difficulties with hardware, software, and equipment and services supplied by others may result in service interruptions. In no event will Renown Health be liable to any party for any loss, cost or damage that results from any interruption to the services provided to the User.

Renown Health has set minimum requirements for User hardware, software, and Internet access speed. If the User fails to meet these minimum requirements, then Renown Health will not support the HealthConnect account. If you are accessing some of the specialized features provided by Renown Health, such as PACS and Net Access, you will have a different set of minimum requirements than listed below. Please contact Renown Health for details.

CONFIDENTIALITY

- A. By User: User shall hold and maintain all information received via HealthConnect's service as confidential. It shall preserve such information in the strictest secrecy and confidence and shall use the information solely for the purpose of facilitating communication between other Users, Subscribers and Vendors.
- B. By Renown Health: Renown Health shall hold and maintain all information received via its services as confidential. It shall preserve such information in the strictest secrecy and confidence and shall use the information solely for the purpose of facilitating communication between its Users, Subscribers and Vendors.

INTELLECTUAL PROPERTY

All HealthConnect site content, and the content of other services provided by Renown Health, is protected by applicable copyright law unless otherwise noted. Copyrighted material of other third parties is used only with their express permission. As a registered user of our system, you will be entitled to print out pages and other information only for internal, legitimate purposes related to your business activities. Users are prohibited from using any information obtained through our system for any purpose inconsistent with these Terms and Conditions or inconsistent with the terms of any confidentiality or similar agreement with another user. Trademarks and service marks belonging to us or other entities may not be used without the permission of the owner of such marks, except as provided by law.

All title to, ownership of and rights in and to the software and any intellectual property used to operate our services, including any enhancements, improvements, additions to or works derived there from, do and shall belong to us, unless specifically provided otherwise in a written agreement to which we are a party.

EFFECT OF BREACH

- A. By User: Renown Health reserves the right to cancel this Agreement at any time upon default by User by material breach of the terms hereof.
- B. By Renown Health: In the event of a material breach by Renown Health in performing this contract, User reserves the right to cancel this Agreement at any time.

INDEMNIFICATION

Renown Health provides its service to Users, Subscribers and Vendors to facilitate communication between them. Each User, Subscriber and Vendor indemnifies Renown Health against any liability arising from the acts of each such User, Subscriber or Vendor in its use of HealthConnect. User hereby agrees to indemnify Renown Health for any liability arising from an action or omission on the part of User. User also agrees that it will not hold Renown Health liable for damages caused by the acts and/or omissions of any other User, Subscriber or Vendor connected to HealthConnect.

GOOD FAITH INTENT

Should we determine, in our sole discretion, that a party is using our system in a manner inconsistent with the requirements of this agreement and other policies and procedures, we may revoke its subscription and keep all fees.

PROHIBITED USES

No party may use our system for anything other than a lawful and legitimate business purpose. Examples of prohibited uses of our system include, but are not limited to, the following: (a) Removing data in an unauthorized manner for the purposes of reselling the information, (b) placement on the site of any untrue, malicious, fraudulent, harassing, offensive or defamatory material, or any material that is irrelevant to a legitimate use of the site; (c) introduction of viruses, worms or other programming routines that are intended to disrupt or interfere with the intended operation of the site; (d) insertion of links to other sites of whatever character; (e) promotion of any unlawful activity or purpose, including any activity that could give rise to criminal or civil liability; (g) unauthorized alteration of any data or information supplied by another user of the site; or (h) any activity that infringes on the copyright, patent, trademark or other rights of any person or entity.

Any party that uses Renown Health services in violation of these terms and conditions or policies and procedures may have its subscription revoked and may be barred from any future use of these services. Any content introduced to our site as a result of or which constitutes an impermissible use, as determined in our sole discretion, may be removed from the site. Parties that engage in a prohibited use of the site will be liable to us for damages we incur as a result.

LIMITS OF LIABILITY

HealthConnect's service is provided for the confidential use and convenience of the Users, Subscribers, and Vendors under contract with Renown Health allowing connection to HealthConnect's service. Renown Health is not responsible for, nor will User hold Renown Health liable for, information contained in electronic transmissions carried over the service.

Due to the complex nature of computer software, Renown Health does not warrant that the Software is completely error free, will operate without interruption or is compatible with all equipment or software configurations.

THE FOREGOING EXPRESS LIMITED WARRANTIES ARE IN LIEU OF, AND RENOWN HEALTH SPECIFICALLY DISCLAIMS, ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

IN NO EVENT WILL RENOWN HEALTH BE LIABLE FOR INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES, INCLUDING, WITHOUT LIMITATION, LOSS OF INCOME, PROFITS, USE OR INFORMATION; NOR SHALL THE TOTAL LIABILITY OF RENOWN HEALTH EXCEED THE AMOUNT PAID FOR SUBSCRIPTION FEES.

RESTRICTIONS

User agrees not to use HealthConnect's service as a tool to aid in the development of a new Managed Care Organization as defined by the State of Nevada, Third Party Administrator, Preferred Provider Organization, Utilization Review Agency, or to provide re-pricing or claims clearinghouse services.

User may not rent, lease or reproduce the Software or the Service to any other person or entity.

GENERAL PROVISIONS

- A. **COPYRIGHT:** User agrees to take all necessary steps to ensure that the provisions of this Agreement are not violated by User or any other person in its control or in its service, and User shall not, nor shall it permit or cause any such person to disassemble, reverse compile, create derivative works, or tamper with the Software. All copyright, patent, trade secret and other intellectual and proprietary rights in the Software (EXCEPT THOSE BELONGING TO MICROSOFT CORP) shall remain the valuable property of Renown Health.
- B. **PATENT/TRADE SECRETS:** All patent, trade secrets and other intellectual and proprietary rights in this software (Except Those Belonging To Microsoft Corp.) shall remain the valuable property of Renown Health.
- C. **GOVERNMENT LICENSEE:** If the User is an agency or unit of the United States Government, the following provisions apply:
 - 1. The Government acknowledges Renown Health's representation that the Software and its documentation were developed at private expense and are not part of the public domain.

2. The Government acknowledges Renown Health's representation that the Software is "Restricted Computer Software" as that term is defined in Clause 52.227-19 of the Federal Acquisition Regulations (hereinafter "FAR") and is "Commercial Computer Software as that term is defined in Subpart 227.471 of the Department of Defense Federal Acquisition Regulation Supplement (hereinafter "DFARS"). The Government agrees that:
 - a. If the Software is supplied to the Department of Defense (hereinafter "DOD"), the Software is classified as "Commercial Computer Software" and the Government is acquiring only "restricted rights" in the Software and its documentation as that term is defined in Clause 252.227-7013(c)(1) of the DFARS, and
 - b. If the Software is supplied to any agency or unit of the United States Government other than DOD, the Government's rights in the Software and its documentation will be as defined in Clause 52.227-19(c)(2) of the FAR.
3. RESTRICTED RIGHTS LEGEND. Use duplication, or disclosure by the Government is subject to restrictions as set forth in subparagraph (c)(1)(ii) of the Rights in Technical Data and Computer Software clause at DFARS 252.227-7013.
- D. EXPORT LAW ASSURANCES: User acknowledges and agrees that the Software is subject to restrictions and controls imposed by the United States Export Administration Act (hereinafter "Act") and the regulations there under. User agrees and certifies that neither the Software nor any direct product thereof is being or will be acquired, shipped, transferred, or re-exported, directly or indirectly, into any country prohibited by the Act and the regulations there under or will be used for any purposes prohibited by the same.
- E. APPLICABLE LAW: This agreement shall be governed by the laws of the State of Nevada.
- F. CENSORSHIP: Renown Health retains the right to remove data, information, advertisements or other material from its service that Renown Health, in good faith, considers to be in violation of this Agreement or is otherwise an improper use of its service, including but not limited to obscene or abusive language, willful interference with Users, Subscribers and Vendors business dealings, nuisance and/or any information otherwise deemed inappropriate.
- G. LEGAL OBLIGATIONS: Renown Health's obligations hereunder are subject to the terms and conditions of licenses held by it and by applicable federal, state, and local laws and regulations.
- H. ENTIRE AGREEMENT: This Agreement contains the entire agreement of the parties and there are no other promises or conditions in any other agreement whether oral or written. This Agreement supersedes any prior written or oral agreements between the parties.
- I. SEVERABILITY: If any provisions of this Agreement shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If a court finds that any provision of this Agreement is invalid or unenforceable, but that by limiting such provision it would become valid or enforceable, then such provision shall be deemed to be written, construed, and enforced as so limited.
- J. WAIVERS ARE NOT CONTINUING: The failure of either party to enforce any provision of this Agreement shall not be construed as a waiver or limitation of that party's right to subsequently enforce and compel strict compliance with every provision of this Agreement.
- K. RESERVED RIGHTS:
 1. Renown Health, as administrator, reserves the right to require Users to submit all marketing materials to Renown Health for approval prior to Users electronic transfer of such material.
 2. Renown Health may limit the number of electronic broadcasts per month. Electronic broadcast is defined as the sending of unsolicited mail to subscriber groups.
 3. Renown Health, as administrator, may add additional services without increased cost to Users or it may offer optional services that would incur additional cost to Users.
 4. Renown Health, in serving the interest of all parties to this Agreement, reserves the right to delete any and all services without notice to Users.
 5. Any and all forms submitted to use by HealthConnect's service becomes the sole property of Renown Health.
 6. Modification of these Terms and Conditions. We reserve the right to modify these terms and conditions at any time. We will advise all registered users of such changes and their effective date via e-mail, through a notice posted on the site or both. Such modifications will apply only to use of the site that commences after the effective date of the modification.
 7. Renown Health may enter into agreements with users providing for rights and obligations that are different than these terms and conditions, including, without limitation, where we grant particular users preferred terms or fee/payment structures, which supercede some or all of these terms and conditions. In addition, we may provide some users customized or other services that are not available to our other customers generally. We reserve the right to enter into any such agreements in our sole discretion.
- L. NOTICES: All notices required or permitted under this Agreement shall be in writing and shall be deemed delivered when delivered in person or deposited in the United States mail, postage paid, addressed as follows:

If to Renown Health:
850 Harvard Way, Mail Code X14
Reno, NV 89502

If to User:

Signed and agreed to by:
("Renown Health") ("User")

BY: _____

TITLE: _____

DATE: _____

WITNESS: _____

BY: _____

TITLE: _____

DATE: _____

WITNESS: _____