EXHIBIT C COORDINATING PROVISIONS: STATE LAW, ACCREDITATION STANDARDS AND GEOGRAPHIC EXCEPTIONS

I. INTRODUCTION:

- 1.1 <u>Scope</u>: To the extent of any conflict between the Agreement, including the administrative handbook as herein incorporated by reference, and this Exhibit, this Exhibit shall supersede, govern and control to the extent required by federal and/or state law and to the extent that MultiPlan, Inc., on behalf of itself and its subsidiaries ("MPI"), Provider and/or Client are subject to such federal or state law.
- 1.2 <u>Terms</u>: The terms used in this exhibit are the defined terms as specified in the applicable federal and/or state law. The specific form Agreement between the parties may utilize defined terms other than those noted in the federal and/or state law(s). For purposes of this exhibit, participating provider means a licensed facility or licensed, registered or certified health care professional(s) contracted to provide health care services under this Agreement.
- 1.3 <u>Citations</u>: The citations are current as of the date of this Exhibit. Recodification of statutory and/or regulatory citations does not nullify the intent of the provision.

II. STATE LAW COORDINATING PROVISIONS: MASSACHUSETTS

Where the statutory requirement is an additional obligation not otherwise specified in the Agreement, the parties agree that the statutory requirement will be added as an obligation. Where the statutory requirement specifically conflicts with a current obligation, the statutory requirement shall take precedence and replace the existing obligation as to the statutory requirement only, and shall not void any other valid provision of this Agreement. The statutory requirements identified below are limited to only those entities specifically covered by the statute.

2.1	As required by 211 CMR 52.03, Emergency Medical Condition means a medical condition, whether physical or
	mental, manifesting itself by symptoms of sufficient severity, including severe pain, that the absence of prompt
	medical attention could reasonably be expected by a prudent layperson who possesses an average knowledge of healthhe81-2.3 (6

2.2 he carrier for services provided to the patient.

2.3 As required by 211 CMR 52.11(2), provider is not required to indemnify the carrier for any expenses and liabilities, including, without limitation, judgments, settlements, attorneys' fees, court costs and any associated charges, incurred

	As required by 211 CMR 52.11(10), health care providers shall not bill patients for nonpayment by the carrier of amounts owed under the contract due to the insolvency of the carrier. This requirement shall survive the termination of the contract for services rendered prior to the termination of the contract, regard 6.6 (R) -n122.277 0 Td((3tueg)8 (a(o)-4 (r.1 (6.00))).