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

I. INTRODUCTION:

1.1 Scope: To the extent of any conflict between the Agreement, including the administrative handbook as herein
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remuneration or reimbursemnt from, or have any recourse against, a subscrier, enrollen-11.9 (e,)-1 (co)-4 (v)8 (er)-2.3 (ed)-4 (
ofessional/health care n-11.9 (f)9.7 (aci)2.9 (l)-9.2 in(is)21:30n(e),-9.1 dd(iv)150lesf)30rfpa(y)m214 (as)-16 (m)8.12 collecting co
n the evidence of coverage, or fees for uncovered health care services delivered on a fee-for-
ons referenced above, nor from any recourse against the health insuring corporation or its

- 2.2 As required by NMAC 13.10.22.12(D), contracted health care professionals and health care facilities, shall comply with administrative policies and programs in the administrative handbook, including, but not limited to, payment systems, utilization review, quality assessment and improvement programs, credentialing, confidentiality requirements, and any applicable federal or state programs.
- 2.3 As required by NMAC 13.10.22.12(E), health care professionals and health care | facilitican 2.4 prafersequired dobyhealth Care 3 flor 2020 promote the rights of covered persons as patients.

2.7 As required by NMAC 13.10.22.12(I), health care professional or health care facility shall provide health care services without discrimination on the basis of a patient's participation in the health care plan, age, gender, ethnicity, religion, sexual orientation, health status, or disability, and without regard to the source of payments made for health care services rendered to a patient. This requirement shall not apply to circumstances when the health care professional or