COMPLIANCE POLICY

The Smile Way Group

POLICY/PROCEDURE TITLE		Vendor Management and Oversight Policy					
POLICY/PROCEDURE NUMBER		CC-113					
DEPARTMENT		Corporate Compliance Department					
Original Issue Date		7/19/2018					
Next Scheduled Review Date		10/26/2023					
Last Review Date		10/26/2022					
Revision Date History		10/2022 policy updated to include DPP and The Smile Way Group, updated review frequency, added attestation details.					
APPLIES TO							
\boxtimes	SAP: ReachOut Healthcare America Ltd. dba Smile America Partners			MD: S.K. Pesis D.D.S., Big Smiles Maryland, PC dba Smile Maryland			
	AZ: Arizona Mobile Dental, PC dba Big Smiles			MI: Michigan Dental Outreach, P.C. dba Michigan Dental Outreach			
	CA: Elliot Paul Schlang, DDS, Professional Corporation dba Big Smiles			MO: Nevin K. Waters D.D.S., P.C. dba Big Smiles			
	GA: Shurett Dental Group, P.C. dba Shurett Dental Group		\boxtimes	NC: Theodore F. Mayer, DDS P.A. dba Smile North Carolina			
\boxtimes	GA: Mark Shurett, DDS, PC dba Help A Child Smile		\boxtimes	NY: Big Smiles Dental New York, PLLC			
	IL: Elliot P. Schlang, D.D.S. P.C. dba Smile Illinois			OH: Elliot P. Schlang DDS, Dental Outreach PLLC dba Ohio Dental Outreach			
	IN: Elliot P. Schlang DDS, Dental Outreach PLLC dba Indiana Dental Outreach			PA: Big Smiles Pennsylvania P.C. dba Smile Pennsylvania			
\boxtimes	KS: Nevin K. Waters D.D.S., PA dba Big Smiles		\boxtimes	UT: Big Smiles Utah, P.C. dba Big Smiles			
\boxtimes	KY: Big Smiles Kentucky PSC dba Big Smiles		\boxtimes	VA: Big Smiles Virginia PC dba Smile Virginia			
	MA: Elliot P. Schlang DDS Big Smiles Massachusetts P.C. dba Smile Massachusetts			WV: Elliot P. Schlang DDS, Inc. dba Smile West Virginia			

I. POLICY:

ReachOut Healthcare America, LTD d/b/a Smile America Partners ("SAP") and its affiliated Dental Professional Practices ("DPPs") (hereinafter collectively referred to as "The Smile Way Group") aims to protect patients, to comply with the law and ensure compliance with dental contracts. A Vendor Management and Oversight Policy is used to ensure administrative oversight and monitoring of all vendors executing contracts with or on behalf of The Smile Way Group. Smile America Partners serves as a dental services organization for individually owned dental practices. The individually owned DPPs are Covered Entities under HIPAA. Smile America Partners is a Business Associate of these dental practices. As a Business Associate to a Covered Entity, Smile America Partners takes seriously its role in protecting Protected Health Information ("PHI"). This policy establishes a framework for vendor oversight and monitoring. The Corporate Compliance Department monitors key vendors for regulatory and contractual compliance annually. This policy is subject to annual review.

II. SCOPE:

This policy applies to the oversight of third party vendors who have access to or may have access to PHI and to third party vendors who support or who may support government program work or processes, including, but not necessarily limited to, claims processing services or patient outreach.

III. PROCEDURE:

• The Smile America Partners Controller is responsible for providing a list of current vendors with whom Smile America Partners does business with to the Corporate Compliance Department on a bi-annual basis, occurring in Quarters 1 and 3 of each fiscal year. The Compliance Department will conduct a bi-annual audit upon the submitted list of current vendors to verify that any required Business Associate Agreement (BAA) are active and resolve any identified deficiencies. The results of the vendor BAA audit will be submitted to the Corporate Compliance Committee bi-annually after completion.

- The Controller will review the list of vendors to determine (1) accuracy and (2) which vendors use, disclose and/or have access to PHI or support government program work or processes.
- Based on the list provided by the Controller, the Corporate Compliance Department will provide annual notices to vendors informing them of its Compliance Program and applicable policies and procedures (the "Vendor Notice").
- Vendors who receive the Vendor Notice are required to provide written acknowledgement of receipt and understanding of Smile America Partners' Compliance Program (the "Attestation").
- From time to time, the Corporate Compliance Department may further evaluate a prospective thirdparty vendor's compliance program to determine commitment, capability, and cooperation with HIPAA and related laws.
- When the Corporate Compliance Department determines that a vendor is a business associate, the Corporate Compliance Department should follow the process outlined in the Business Associate Agreements policy to ensure that the vendor has signed a Business Associate Agreement (see CC-116 Business Associate Agreements Policy).
- The Corporate Compliance Department maintains a list of Vendor Notices sent out to, and Attestations received from, vendors.

Approvals:			**
DocuSigned by:		DocuSigned by:	
Steve Higginbotham	11/1/2022	Craig Thomas	11/1/2022
Steve Higginbotham, CEO		Craige Thomas, CCO	