



Please describe your office setting where you will be seeing our applicants. (i.e.: private, suite in large office building, etc.) Please include a map. **\*Your office must be handicap accessible\***

In order to receive payment, complete all of the following information:

If you are a member of a group, specify the full name of the group and indicate whether you are to be paid as an individual or a member of the group.

Group or Individual Name: \_\_\_\_\_

Billing Address: \_\_\_\_\_

\_\_\_\_\_  
(Including 9 digit Zip Code)

Federal ID#: \_\_\_\_\_

Contact for billing purposes: \_\_\_\_\_ Telephone #: \_\_\_\_\_

Check One:

I wish the checks to be made out in the group name.  I wish the checks to be made out to me.

If you are employed by the State of North Carolina this constitutes dual employment and you will be paid through your parent agency. Approval by Supervisor is needed before you can perform examinations. Indicate the name of Supervisor and address of your parent agency:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

I am interested in using your agency telerecording system for the transcription of my consultative examination reports (which is provided free of charge) and would appreciate receiving the necessary information.

If yes, provide mailing address for the transcribed report:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\*\*\*Please indicate which option you will use to submit consultative examination reports:

Toll Free Secure Fax Server 1-866-885-3235

Electronic Records Express Website (Please contact PRO for registration to upload reports to this website.)

Signature: \_\_\_\_\_

Date: \_\_\_\_\_

## MEMORANDUM OF UNDERSTANDING AND AGREEMENT

The Disability Determination Services is a state agency which helps the Social Security Administration determine eligibility for disability benefits under SSA's Disability Insurance and Supplementary Income programs.

We regard consultative examiners as independent providers. You are not under contract with nor an employee of either the state or federal government. However, this memorandum states the basic areas of our operation to which you need to indicate understanding and agreement. These are:

1. Civil Rights Act Acceptance of our referrals signifies full compliance with Title VI of the Civil Rights Act of 1964, that no person shall on the grounds of handicap, race, color, creed or national origin be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity. All claimants must be accorded courteous, ethical, and competent examinations.
2. Fee Schedule Our fees are negotiated on a "usual and customary" basis, subject to maximums set by the Disability Determination Section. There is no reimbursement for broken/missed appointments.
3. Ancillary Studies We usually pre-authorize basic ancillary studies, such as x-ray. If you feel any study not pre-authorized is needed, you or your staff must telephone before performing the study to discuss the justification for such, or payment cannot be guaranteed. Claimants cannot be charged for unauthorized studies.
4. Timeliness of Reports Because our claimants are not working, Social Security has mandated time claims decisions. The goal for receipt of your typed report is ten (10) days from the examination. Payment may not be made for reports received after 30 days. We cannot continue to refer to providers who cannot furnish timely reports.
5. Report Content Examination reports must conform to requirements in "Disability Evaluation under Social Security... A Handbook for Physicians", and to other guidelines which may be developed. Quality Assurance reviews will be performed periodically with appropriate feedback. The report must contain a medical source statement about the claimant's ability to do work related activities. The report should be detailed, but without unnecessary verbiage serving no real purpose.
6. Original Signature The physician, psychologist or other provider must sign the report with original signature. Rubber stamp or similar signatures or those entered by a secretary or other person are not acceptable.
7. Release of Information Confidentiality The Social Security Act and its implementing Regulation No. 1 (42 U.S.C. 1306; 20 CFR 401) prohibit the unauthorized disclosure of information obtained in the administration of Social Security programs and make such disclosure a crime. These prohibitions extend to any background data furnished to the provider in conjunction with the performance of the services contracted for herein, and to any reports generated as a result of providing such services, including any copies of such reports retained by the provider. Unauthorized disclosure of such reports by the provider is prohibited. Should referral of an individual, or data pertaining to an individual, to any third party provider (for additional diagnostic studies, clerical or transcription services, messenger services, etc.) become necessary in providing services contracted for herein, such third-party provider must be made aware that services are being performed in conjunction with a Social Security program, and that improper disclosure of information about the subject individual is prohibited.

Initial here: \_\_\_\_\_

8. Responsiveness to Staff Sometimes our staff may need to ask you to clarify or amplify your report. Social Security regulations state that providers must be responsive to such contacts or it may be necessary to seek other sources.
  
9. Fostering Public Confidence We must emphasize the following: (a) you must not have a conflict of interest due to, for example, a relationship with a state or federal government employee, official, agency or office or other relationship which might adversely reflect on the integrity and objectivity of this disability program; (b) your office must be appropriate in appearance, clean, and adequately furnished; equipment and supplies must be adequate, clean, accurately calibrated and maintained; (c) all support staff used in the performance of Consultative Exams must meet the appropriate licensing or certification requirements of the State; (d) customary medical practices which tend to foster public confidence should be followed, such as removing objects or garments which might cause x-ray artifact, providing female patients an adequate gown, using a professional scale, medical license displayed, and the like; (e) the patient must be treated with dignity, courtesy, and professional expertise so there is no basis for a perception of being "run through an examination mill," or otherwise treated without genuine concern; (f) the physician should explain the purpose of the examination, that the government will consider all other medical and vocational evidence; no attempt should be made by physician to predict whether the patient will or will not be found disabled; (g) visits to provider's offices will be made as a part of our management process; and (h) within the parameters of service provided as a consultant, a physician has the same medical-legal obligation to a claimant as to a private patient. DDS would never expect a consultant to do anything against good medical judgment.
  
10. Program Integrity You must certify (1) that you nor your support staff are not currently excluded, suspended, or otherwise barred from participation in the Medicare or Medicaid programs, or any other federal or federally-assisted program, (2) that your license is not currently revoked or suspended by any state licensing authority for reasons bearing on professional competence, professional conduct, or financial integrity, (3) that you have not surrendered your license pending disciplinary procedures involving professional conduct, (4) your professional conduct, reputation, and dealings within the community and all government agencies must be such to avoid any unfavorable reflection upon the government and erosion of public confidence in the administration of the program, (5) the support staff you use who participate in consultative examinations meet all appropriate licensing or certification requirements of the State.

If you have any questions about this memorandum, please contact our Professional Relations Staff at 1-800-443-9360.

Under this agreement, we reserve the right to schedule appointments at our discretion per the terms listed above.

I have read, understand, and agree to this memorandum.

\_\_\_\_\_  
Signed

\_\_\_\_\_  
Date

# North Carolina Disability Determination Services

## Specific Report Requirements

### Otological Examinations

This guide has been prepared to assist you in providing the information that is important for you to cover in your evaluation. Your report and summary need not be restricted to this general guideline. DDS disability specialists and/or medical consultants evaluating the disability claims do not examine the applicants and are dependent on your comprehensive, objective reports. We welcome your comments and observations, as we may not be aware of additional impairments discovered during the exam.

#### Patient History

- Report reason given for not working.
- Obtain past medical history of hearing problems or vertigo, onset of current illness or injury, symptom progression, treatment and response, effects of the problem on daily living activities. If vertigo is associated with disturbances of labyrinthine-vestibular function, obtain details of hallucination of motion, loss of position sense, dizziness, nausea, vomiting, ataxia, tinnitus, fluctuation hearing loss, and incapacitation.
- If applicable, please distinguish between rotary vertigo and "dizziness" described as lightheadedness, unsteadiness, confusion, syncope. Please obtain frequency, severity, and duration of attacks, with periods of remissions, especially the onset and cessation of the latest episode.
- Report significant details of surgeries, trauma, disease and other causative factors for hearing loss, balance disturbances, and organic loss of speech.
- Report any history of drug and/or alcohol abuse.

#### Otologic/Otolaryngologic (ENT) Exam

- Please furnish a standard consultation examination of the external ears, canals, tympanic membranes; also nose and throat if appropriate.
- Please report Rinne and Weber response.
- Please note evidence of prior surgeries, drainage, laryngeal stenosis, and related findings.
- If organic loss of speech is involved, please assess and describe patient's ability to produce speech, which can be heard, understood, and sustained well enough to permit useful communication in social and vocational settings.

#### Audiologic Exam

(If separate audiologist involved, please share these requirements with him/her.) An otologist, otolaryngologist or qualified audiologist must supervise performance of all hearing testing.

##### ***Audiometric Testing when the claimant does NOT have a cochlear implant:***

**The claimant must not wear hearing aids during any testing.** Perform an otoscopic examination immediately before the audiometric testing. Report any conditions that would prevent valid audiometric testing, such as fluid in the ear, ear infection, obstruction in an ear canal, or poor cooperation. The audiometry should include pure tone **air conduction, speech reception threshold, and speech discrimination testing**, for adult patients. The audiometer must meet ANSI standards for air and bone conducted stimuli (i.e., ANSI Section 3.6--1969 and ANSI Section 3.13--1972, or subsequent comparable revision). Perform testing in environment meeting ANSI standards for maximal permissible background sound (ANSI Section 3.1--1977). Speech discrimination should be determined using a standardized measure of speech discrimination ability at a level for optimal discrimination. Please report the test used and the decibel level.

##### ***Audiometric testing when the claimant has a cochlear implant:***

An individual is considered disabled up until 1 year after initial cochlear implantation. After that period, we need word recognition testing performed with *any* version of the **Hearing in Noise Test (HINT)**. The HINT must be conducted in a quiet sound field. We only require the quiet sound field component of the HINT. The implant must function properly and be

adjusted to the claimant's normal settings. The examiner should present sentences at 60 dB HL (Hearing Level) *without* any visual cues. (If the cochlear implant is not functioning, please try to obtain the following information: by whom, where and when was the last cochlear implant evaluation performed and the reason why the cochlear implant is currently non-functioning.)

**CHILDREN UNDER AGE FIVE:** The claimant must not wear hearing aids during any testing. Our usual approach is to obtain only the otologic/ENT exam with report, and audiometry to include SRT for pure tone AC only, with chart.

**CHILDREN AGE FIVE AND ABOVE:** The claimant must not wear hearing aids during any testing. *Speech discrimination is needed if child capable of performing.* Report should include description of any speech and language disorder which significantly affects the clarity and content of speech and which is attributable to hearing impairment.

***Audiometric testing when the child has a cochlear implant:***

A child is considered disabled up to 1 year after initial implantation, or until the age of FIVE, whichever is later. After that period, we need word recognition testing performed with *any* version of the **Hearing in Noise Test (HINT)**. The HINT must be conducted in a *quiet* sound field. We only require the *quiet* sound field component of the HINT. The implant must function properly and be adjusted to the claimant's normal settings. The examiner should present sentences at 60 dB HL (Hearing Level) *without* any visual cues. (If the cochlear implant is not functioning, please try to obtain the following information: by whom, where and when was the last cochlear implant evaluation performed and reason why the cochlear implant is currently non-functioning.)

**ELECTRONYSTAGMOGRAPHY (ENG):** When needed, we usually will anticipate and schedule in advance. Study/report should include spontaneous nystagmus (including gaze and fixation nystagmus), positional nystagmus (minimum of four positions), caloric vestibular testing (binaural, bithermal, constituting four tests) with interpretation. In some cases, we may purchase "traditional method" caloric testing. If so, a description should be included with the otologic/ENT report of: binaural, bithermal, constituting four tests, with spontaneous nystagmus, including gaze and fixation and positional nystagmus, minimum of four positions.

**BRAIN STEM EVOKED RESPONSE/EEG AUDIOMETRY: BEKESY AUDIOMETRY:** Rarely needed. We will consult on details.

**STATEMENT ON PATIENT EFFORT, IF APPARENTLY SUBMAXIMAL:** Please include other data in conflict with examination findings, such as "profound hearing loss on audiometry, but able to hear conversational speech in waiting room without lip-reading ability."

**Summary**

Diagnosis and Prognosis: The etiology (or probable etiology) and diagnosis are needed as well as comments on the expected duration with and without treatment. The diagnosis should be based on objective findings rather than on historical allegations or presumptions.

We **do not require** a statement as to whether the patient **is or is not disabled** because the determination of disability is an administrative decision which also involves consideration of age, education and vocational history.

The physician and/or audiologist performing the examination(s) should sign the original of the report(s). Rubber stamp signatures entered by another person are not acceptable.

**Treatment**

We cannot pay for treatment. If claimant appears with ear infection that preempts audiometric testing, do not prescribe medication or other treatment. Instead, please notify the DDS claims examiner of the problem.

Revised August 2011