# Interagency Linkage Agreement for

# Medical Referral, Assessment and Treatment

*This sample linkage agreement is created to serve as a resource for CACs. Please note this is intended as a SAMPLE and should be carefully reviewed by the CAC Board of Directors or other governing entity so that it accurately reflects YOUR partnership with community agencies.*

\_\_\_\_\_\_\_\_\_\_\_ Children’s Advocacy Center (CAC) and \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (medical) agree to collaboratively provide medical services to child victims of sexual and severe physical abuse to ensure specialized services for all children and their non-offending families. This linkage agreement outlines the following:

1. CAC staff, \_\_\_\_\_\_\_\_\_\_\_\_\_\_, is responsible for making the initial referral to the non-offending parent/guardian for medical care for the child.Medical evaluations will be offered to all CAC clients.
2. The medical provider agrees to prioritize CAC referrals by placing them at the top of the waiting list. In all cases where the alleged sexual abuse has occurred within the past 72 hours, all efforts will be made to schedule an appointment as soon as possible. If this is not possible a referral will be made to the \_\_\_\_\_\_\_\_\_\_\_\_\_ Emergency Department to preserve possible forensic evidence. In all cases where the alleged child abuse has occurred past 120 hours, a medical evaluation will be scheduled for the well-being of the child.
3. The medical provider confirms that medical evaluation services are available and accessible to all CAC clients regardless of ability to pay.
4. The CAC and the medical provider shall each obtain written authorizations providing for the exchange of information and to facilitate communication to ensure that children and families in treatment receive all necessary CAC-related services.
5. The medical provider confirms that the clinicians meet at least one of the following training standards, and provides documentation to the CAC:
* Child Abuse Pediatrics Sub-board eligibility or certification
* Physicians without board certification or board eligibility in the field of Child Abuse Pediatrics, Advanced Practice Nurses, and Physician Assistants should have a minimum of 16 hours of formal didactic training in the medical evaluation of child sexual abuse (see NCA Standards for Accreditation, 2017 edition, Med-Appendix 2)
* Sexual Assault Nurse Examiners (SANEs) without advanced practitioner training should have a minimum of 40 hours of coursework specific to the medical evaluation of child sexual abuse followed by a competency based clinical preceptorship. This means a preceptorship with an advanced medical provider (Med-Appendix 3) in a clinical setting where the SANE can demonstrate competency in performing exams
1. The medical provider confirms that the clinicians providing treatment to child victims of sexual and physical abuse and their families complete continuing education in the field of child abuse consisting of a minimum of 8 contact hours every two years, and provides documentation to the CAC.
2. The medical provider will maintain documentation that 50% of child sexual abuse abnormal findings are reviewed by an advanced medical consultant.
3. The medical provider will confirm that medical exams are documented through written record and photo-documentation.
4. As mandated reporters, the medical providers agree to report all suspected cases of child sexual and severe physical abuse to state/local office of child protection.
5. The CAC staff is responsible for notifying the medical provider or designee of regularly scheduled Case Review meetings. The medical provider or designee shall attend scheduled Case Review in order to provide consultation, expertise and input on medical issues to the MDT and to discuss *(or not discuss)* specific case information.

The CAC believes in protecting the client’s right to confidentiality. To that end the CAC and **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_** agree that all medical records are the property of the medical provider, records are maintained inside the medical provider’s offices, and records can only be accessed via authorized release of information signed by the child’s parent/guardian or by court order.

Children’s Advocacy Center Date

Medical Agency/Provider Date