## EXHIBIT 144 (*Rev. 118, Issued: 06-12-14, Effective: 01-01-12, Implementation: 01-01-12*)

## NOTICE OF IMPOSITION OF A CIVIL MONEY PENALTY (INSERT TO FORMAL NOTICE)

As a result of the survey findings listed on the attached Statement of Deficiencies and Plan of Correction (Form CMS-2567), the (name of State survey agency) recommended that the (State Medicaid Agency or Centers for Medicare & Medicaid Services (CMS)) impose a civil money penalty on (facility name). In accordance with Sections 1819(h) and 1919(h) of the Social Security Act and the enforcement regulations specified at 42 Code of Federal Regulations (CFR), part 488, we are imposing a civil money penalty effective on (date) in the amount of (dollar amount) for each day that (facility name) is not in substantial compliance with the participation requirements. We considered (list the applicable factors specified in the regulation at 42 CFR 488.438(f)) in determining the amount of the civil money penalty that we have imposed for each day of noncompliance.

The civil money penalty continues to accrue at the amount specified above until you have made the necessary corrections to achieve substantial compliance with the participation requirements or your provider agreement is terminated. However, the amount of the civil money penalty (Select the appropriate statement: may be increased if we find that the noncompliance cited above worsens from a situation in which immediate jeopardy did not exist to a situation in which immediate jeopardy exists; or would be decreased if we find that immediate jeopardy has been removed but the noncompliance continues.)

If you disagree with the determination to impose the CMP, you may request Independent Informal Dispute Resolution. Procedures governing this process are set out in 42 CFR §488.431. You must file a written request for Independent IDR within 10 days from the date of receipt of this letter.

If you would like to waive your right to a hearing, you must do so in writing within 60 calendar days from the date of this notice. If you waive your right to a hearing in accordance with the requirements specified at 42 CFR §488.436, the amount of the civil money penalty will be reduced by thirty-five percent. You will be notified of the total amount due, based on the revised daily amount, after you have achieved substantial compliance or your provider agreement is terminated.