

Charlotte Behavioral Health Care

1700 Education Avenue Punta Gorda, FL 33950

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Notice Pursuant to Section 394.90825, Florida Statutes

Florida state law Section 394.9082(4)(c), Florida Statutes, states that the Central Florida Behavioral Health Network, Inc.'s (CFBHN), board of directors must include representatives of providers of substance abuse and mental health services.

I serve as a volunteer board member on the CFBHN board of directors as one of the representatives of providers of substance abuse and mental health services.

My volunteer service on the CFBHN board of directors fulfills CFBHN's legal requirement to have such volunteer representatives on its board of directors.

My employer, <u>CB+C</u>, was awarded <u>GMIII [a contract of contracts]</u> with the CFBHN. That contract(s) award was reviewed and approved according to all applicable procedures and conflict of interest safeguards.

I did not use or attempt to use any influence to persuade the CFBHN to enter into such contract(s). I did not participate in the preparation, review, or determination of the procurement documents or the determination of the best proposal leading to the award of such contract(s).

A new law, Section 394.90825, Florida Statutes, which became law July 1, 2021, requires that I notify CFBHN that the new law may designate the above contract(s) as a conflict of interest. This document is such notice required by Section 394.90825, Florida Statutes.

Name
CEO Charlotte Behavioral Health Care Title Signature
9/28/21

Victoria Scanlon

Date







