



THIS IS A XCC ACCOUNT!

City Of Parkland

Employer Address:

**6600 University Dr.
Parkland, FL 33067**

Point of Contact(s) - to be used for authorization/questions/concerns.

Britney Campbell 954-757-4145 bcampbell@cityofparkland.org

Kristin Milligan 954-757-4208 kmilligan@cityofparkland.org

Authorized Services –

**10 PANEL DRUG SCREEN, PRE-EMPLOYMENT PHYSICAL, BAT(BREATH
AND ALCOHOL TEST), WORKER'S COMPENSATION**

Escreen Account –

N /A

Worker's Compensation Insurance(choose this in ECW)

Preferred Governmental Insurance Trust(PGIT)

PO Box 958456

Lake Mary, FL 32795

DWC -25 must be sent via fax to:

N/A

E-mail DWC-25 to:

Carrie.wolfe@pgcs-tpa.com



Locations in St. Lucie, Palm Beach, & Broward Counties
www.Xpress.FL.com

Send completed to CorporateCare@xucfl.com

Company Information				
Company Name City of Parkland				
Address 6600 University Drive				
City Parkland			State FL	Zip 33067
Phone # 954-757-4208		Website cityofparkland.org		
Primary Point(s) of Contact <i>(Check off if they are authorized to receive notes, results, or other sensitive information)</i>				
Name	Title/Role	Direct Phone #	Email	YES
Britney Campbell	HR Assistant	954-757-4145	bcampbell@cityofparkland.org	<input checked="" type="checkbox"/>
Kristin Milligan	HR Director	954-757-4208	kmilligan@cityofparkland.org	<input checked="" type="checkbox"/>
Primary Billing Contact for your company (required field):				
Britney Campbell	HR Assistant	954-757-4145	bcampbell@cityofparkland.org	<input checked="" type="checkbox"/>
Worker's Compensation Information				
Worker's Comp Carrier Preferred Governmental Insurance Trust (PGIT)			Policy # WC FL1 0062705 21-03	
Claims Address PO Box 958456				
City Lake Mary			State FL	Zip 32795
Assigned Adjustor Name Carrie Wolfe		Phone # 1-800-237-6617	Email carrie.wolfe@pgcs-tpa.com	
Do you have a direct partnership with any third-party administrator? <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO <i>If yes, please complete the section below. If no, skip the TPA section.</i>				
TPA Information				
TPA Name				
Billing Address				
City			State	Zip
I understand that Xpress Urgent Care will be acting as a collection site and will not report out results for any services authorized by my third part administrator. <input type="checkbox"/> YES, I understand. <input type="checkbox"/> No, I would to discontinue using my TPA.				
Billing Information				
	Work Comp Carrier	Employer	Patient Responsibility	
Worker's Comp Claims bill to	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Drug Screens bill to	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Physical Exam, Vaccines, Titers & Specialty services bill to	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Plan for the unXpected in your workplace → Xpress Corporate Care

Authorized Services

Mark all services to be included in your profile as authorized services:

Pre-Employment Reasonable Suspicion Post- Accident

Collection ONLY - Chain of Custody provided

Drug Screens:

5 Panel - XUC Account 10 Panel - XUC Account DOT

Breath Alcohol Testing NON-DOT Breath Alcohol Testing DOT

Pre-Employment Basic Work Physical DOT Physical Exam

PPD 2- Step PPD Single View Chest X-Ray QuantiFeron Gold Blood Test

Physical Exams:

Audiometry Spirometry / Pulmonary Function Test Mask / Respirator Fit Test

Mask / Respirator Fit Test Mask / Respirator Questionnaire

CHECK if you have a specific physical exam request that is NOT listed.

Titers /
Diagnostic
Testing:

MMR Titer Varicella Titer Hepatitis B Titer

CHECK if you have a specific diagnostic testing request that is NOT listed.

Vaccines:

MMR Varicella Series (2 Vaccines Total) Hepatitis B Series (3 Vaccines Total)

Tdap (Tetanus - Diphtheria - Pertussis) Hepatitis A Series (2 Vaccines Total)

Seasonal Flu Vaccine

CHECK if you have a specific vaccine request that is NOT listed.

List any additional services requested
(we will review to determine if we are
able to offer these services):

Notes:

I confirm that the company information provided is accurate and understand this is NOT a contract but will be used for informational purposes internally at Xpress Urgent Care. All authorized services will be billed to the assigned party.

Company Representative Name Kristin Milligan Title HR Director

Company Representative Signature Kristin Milligan Digitally signed by Kristin Milligan Date: 2022.06.08 15:27:48 -04'00' Date 6/8/22



PROPOSAL FOR SERVICES AUTHORIZATION FORM

Company Name / Responsible Party	City of Parkland				
Billing Address	6600 University Drive				
City	Parkland	State	Florida	Zip	33067
Phone	954 757 4208	Email	Kmilligan@cityofparkland.org		

I hereby authorize and direct the above company that I represent to pay to Xpress Urgent Care such sums as may be due and owing him/her for medical services rendered my company for the administration of medical services per the following terms:

Services	Proposed Fee per individual Service(s)
10 Panel Drug Screen	\$50.00
Breath Alcohol Test	\$50.00
Pre-employment Work Physical (No blood work or vaccines)	\$65.00
Worker's Comp Treatment	Fee for Service

I understand that I will be furnished with a detailed invoice for payment that will itemize the services rendered.

I further understand that such payment is not contingent on any other means by which I may eventually recover said fee.

If this account is assigned for collection and/or suit, collection cost and/or interest, and /or attorney's fee, and/or court cost will be added to the total amount fee. If I disregard my financial responsibility, I understand I will be turned over to a collection agency, which may significantly affect my credit rating and that a 1099-C report will be made to the Internal Revenue Service.

RAUL PUENTE
Xpress Authorized Representative (Print)

Xpress Authorized Representative (Signature)

5/11/2022
Date

Anthony J. Cariveau
Company Authorized Representative (Print)

Anthony J. Cariveau
Company Authorized Representative (Signature)

6/8/2022
Date

ADDENDUM to Agreement with Xpress Urgent Care, LLC

This ADDENDUM is attached to and forms part of the Agreement between the City of Parkland (the "City") and Xpress Urgent Care, LLC (the "Contractor") as of June 7, 2022.

To the extent that any of the terms or conditions contained in this ADDENDUM may contradict or conflict with any of the terms or conditions in the Corporate Account Financial Responsibility Policy (the "Policy"), it is expressly understood and agreed that the terms of this ADDENDUM shall take precedence and supersede the Policy.

1. **ASSIGNMENT:** Neither party shall assign or delegate its rights and obligations under this Agreement or any part hereof without the prior written consent of the non-assigning or non-delegating party.
2. **GOVERNING LAWS/VENUE:** This contract shall be governed by the laws of the State of Florida and all applicable federal laws and regulations. The venue for any action in any way related to this Agreement or its enforcement shall be the state and federal courts in and for Broward County, Florida. All parties hereby knowingly and voluntarily waive any and all rights to a jury trial.
3. **INDEMNIFICATION/HOLD HARMLESS:** Contractor shall indemnify, defend, save and hold harmless the City its officers, agents and employees from all third party suits, claims, actions or damages of any nature, including any attorney's fees, paralegal expenses, and court costs incurred at either the trial or appellate levels brought because of, arising out of, or due to any negligent act or occurrence or any omission or commission of Contractor, its subcontractors, suppliers, agents or employees. Contractor further agrees to indemnify, defend, save and hold harmless the City from and against any third-party claims that the Contractor's software or services provided under the Agreement, when used by the City as authorized in accordance with the Agreement, infringes on the intellectual property rights of the third party. Nothing in the Agreement shall be deemed to waive the City's Sovereign immunity as set forth in Section 768.28, Florida Statutes.
4. **AUDIT RIGHT AND RETENTION OF RECORDS:** City shall have the right to audit the books, records, and accounts of Contractor and its subcontractors that are related to the Agreement. Contractor and its subcontractors shall keep such books, records, and accounts as may be necessary in order to record complete and correct entries related to the services under the Agreement. All books, records, and accounts of Contractor and its subcontractors shall be kept in written form, or in a form capable of conversion into writing form within a reasonable time, and upon request to do so, Contractor or its subcontractor, as applicable, shall make same available at no cost to City in written form.
5. **PUBLIC RECORDS.** The Contractor shall comply with public records laws, as set forth in Chapter 119, Florida Statutes; and shall:
 - a. Keep and maintain public records required by the City to perform the service.
 - b. Upon request from the City's custodian of public records, provide the City with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in this chapter or as otherwise provided by law.
 - c. Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the contract term and following completion of the contract if the Contractor does not transfer the records to the City.
 - d. Upon completion of the contract, transfer, at no cost, to the City all public records in possession of the Contractor or keep and maintain public records required by the City to

perform the service. If the Contractor transfers all public records to the City upon completion of the contract, the Contractor shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If the Contractor keeps and maintains public records upon completion of the contract, the Contractor shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to the City, upon request from the City's custodian of public records, in a format that is compatible with the information technology systems of the City.

e. **REQUEST FOR RECORDS; NONCOMPLIANCE. —**

- i. A request to inspect or copy public records relating to a City's contract for services must be made directly to the City. If the City does not possess the requested records, the City shall immediately notify the Contractor of the request, and the Contractor must provide the records to the City or allow the records to be inspected or copied within a reasonable time.
- ii. If a Contractor does not comply with the City's request for records, the City shall enforce the contract provisions in accordance with the contract.
- iii. A Contractor who fails to provide the public records to the City within a reasonable time may be subject to penalties under s. 119.10.

IF THE CONTRACTOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE CONTRACTOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT (954-757-4132, CITY CLERK CITYCLERK@CITYOFPARKLAND.ORG)

6. **SCRUTINIZED COMPANIES.**

- a. Contractor certifies that it and its subcontractors are not on the Scrutinized Companies that Boycott Israel List. Pursuant to Section 287.135, F.S., the City may immediately terminate this Agreement at its sole option if the Contractor or its subcontractors are found to have submitted a false certification; or if the Contractor, or its subcontractors are placed on the Scrutinized Companies that Boycott Israel List or is engaged in the boycott of Israel during the term of the Agreement.
- b. The Contractor agrees to observe the above requirements for applicable subcontracts entered into for the performance of work under this Agreement.
- c. As provided in Subsection 287.135(8), F.S., if federal law ceases to authorize the above-stated contracting prohibitions then they shall become inoperative.

7. **E-VERIFY:** The Contractor shall comply with Section 448.095, Fla. Stat., "Employment Eligibility," including the registration and use of the E-Verify system to verify the work authorization status of employees. Failure to comply with Section 448.095, Fla. Stat. shall result in termination of this Agreement. Any challenge to termination under this provision must be filed in the Circuit Court no later than 20 calendar days after the date of termination. If this Agreement is terminated for a violation of the statute by the Contractor, the Contractor may not be awarded a public contract for a period of 1 year after the date of termination.

8. **TERMINATION**

- a. The Agreement may be terminated for convenience by the either party. Termination for convenience shall be effective on the termination date stated in the written notice provided , which termination date shall be not less than thirty (30) days after the date of such written notice. The Agreement may also be terminated by the City Manager upon

such notice as the City Manager deems appropriate under the circumstances in the event the City Manager determines that termination is necessary to protect the public health or safety. The parties agree that if the City erroneously, improperly or unjustifiably terminated for cause, such termination shall be deemed a termination for convenience, which shall be effective thirty (30) days after such notice of termination for cause is provided.

- b. The City may terminate the Agreement for cause for reasons including, but not limited to, Contractor's repeated (whether negligent or intentional) failure to suitably perform the work or Contractor's breach of the Agreement. City will provide Consultant written notice of the failure and Consultant shall have 30 days to cure performance before the Contract is automatically terminated for cause.
- c. *The initial Contract term shall commence on date of contract execution and shall expire one (1) year from that date, unless terminated earlier as provided in this Contract. The Contract may be renewed for three (3) additional one (1) year term(s) providing all terms and conditions remain the same, and both parties agree to the extension.*

In witness whereof, CITY and CONTRACTOR have executed this Addendum as of the date first above written:

City of Parkland

Anthony J. Cariveau
Signature

Anthony J. Cariveau, Purchasing Director

Name & Title

6/8/2022

Date

Xpress Urgent Care, LLC

[Signature]

Signature

RAUL PUENTE

Name & Title

6/7/2022

Date