The state assures that all minimum requirements outlined in Section 1902(a)(87) of the Act are met. Those requirements include the following:

a. Each provider and individual driver is not excluded from participation in any federal health care program (as defined in Section 1128B(f) of the Act) and is not listed on the exclusion list of the Inspector General of the Department of Health and Human Services;

b. Each such individual driver has a valid driver’s license;

c. Each such provider has in place a process to address any violation of a state drug law; and

d. Each such provider has in place a process to disclose to the state Medicaid program the driving history, including any traffic violations, of each such individual driver employed by such provider, including any traffic violations.