

August 16, 2019

Senator Michelle R. Benson Room 3109 Minnesota Senate Bldg. St. Paul, MN 55155

Senator Jim Abeler Room 3215 Minnesota Senate Bldg. St. Paul, MN 55155

Representative Tina Liebling 477 State Office Building St. Paul, MN 55155

Representative Rena Moran 575 State Office Building St. Paul, MN 55155

Senator John Marty Room 2401 Minnesota Senate Bldg. St. Paul, MN 55155

Senator Jeff Hayden Room 2209 Minnesota Senate Bldg. St. Paul, MN 55155

Representative Joe Schomacker 209 State Office Building St. Paul, MN 55155

Representative Debra Kiel 255 State Office Building St. Paul, MN 55155-129

Dear Legislators,

agreements and intra-agency transfers occurring during the 4th quarter (April - June This letter and attached documents are being sent to you in accordance with Minnesota Statute 62V.05, subdivision 12, the attached documents contain all interagency this report includes: 2019) of FY19. As required under Minnesota Statute, section 62V.05, subdivision 12

- department under section 15.01, state agency under section 15.012, or the Office of MN.IT Services, with a value of more than \$100,000, or related agreements with the same department or agency with a cumulative value of more than extensions of existing interagency or service-level agreements with a state \$100,000; and "(1) interagency agreements or service-level agreements and any renewals or
- between agencies. (2) transfers of appropriations of more than \$100,000 between accounts within or

Included within this report are copies of all interagency agreements and service level agreements to which MNsure was a party during the 2nd quarter of FY19.



mnsure.org



Thank you for the opportunity to share this information. Please direct any questions you might have to Erika Helvick, Government Affairs Manager, at 651.539.1338 or Erika.helvick@state.mn.us

Sincerely,

Manne

Nathan Clark
Chief Executive Officer



MNsure
FY 2019 Quarter 4 MNsure Interagency Agreements and Service Level Agreements
Quarter Ending June 30, 2019

			4	\$ 40,755,604	Total
6/30/2019	1/1/2015	Public Law 89-97 Title XIX DHS contracts with MNsure for MNsure participation in the administration of the MN State Plan		\$ 14,756,009	MNsure
6/30/2019	9/8/2015	M.S. 62V.05, 471.59 MMB provides a master contract for a programmatic audit. MNsure & MMB contracted for a staff aug position on 3/19/2019.		\$ 361,854	MMB/MAD
6/30/2019	7/1/2017	M.S. 62V.05, 471.59 MNsure contracts with DHS to provide services as described in the IAA		\$ 24,226,871	DHS
ongoing	2/6/2015	M.S. 16E.016, 62V.05 MNIT provides enterprise IT services to MNsure		\$ 1,410,870	MNIT
Duration	Effective Date	ity Purpose	Legal Authority	Amount	Agency

extent that provisions of the SLA are in conflict with this Appendix A, the terms of this Appendix control Office of MN.IT Services ("MN.IT") and are hereby attached to and incorporated into the SLA. To the issued under the ACA. The following clarifications are in addition to the SLA between MNsure and the Public Law 111-148 ("ACA"), and further defined through amendments to the ACA and regulations benefit exchange as described in section 1311 of the federal Patient Protection and Affordable Care Act, MNsure is a Minnesota state agency established by Minnesota Statutes, chapter 62V as a state health

created a shared governance structure to oversee the MNsure project. Since MNsure's creation, MNsure and MN.IT have worked collaboratively to implement the MNsure robust governance structure; MNsure, the Department of Human Services ("DHS") and MN.IT together Health Care Exchange IT project and systems. The relationship is collaborative in nature and includes a

State statutory exemptions included in chapter 16E

subdivision 3, paragraph (b); 16E.03, subdivisions 3 and 4; 16E.04, subdivision 1, subdivision 2, subdivision (g), MNsure is statutorily exempt from the following sections of chapter 16E: 16E.01, subject to chapter 16E's requirements. However, pursuant to Minnesota Statutes, section 62V.03, MNsure is considered a state agency pursuant to Minnesota Statutes chapter 16E and is therefore 16E.18; and 16E.22. paragraph (c), and subdivision 3, paragraph (b); 16E.0465; 16E.055; 16E.145; 16E.15; 16E.16; 16E.17;

generally and MNsure may choose to rely upon the exemptions as outlined in law as needed the state. However, for the avoidance of doubt, both parties also agree that MNsure's choice to follow the understanding that both parties intend to continue working collaboratively to ensure best value for MN.IT policies and practices it would otherwise be exempt from does not waive that exemption Each statutory exemption is outlined below to ensure a continued and shared understanding of MNsure's unique authority as part of the statewide IT consolidation. The exemptions are outlined with

Chapter 16E exemptions:

- establish reimbursement rates as further outlined in this section. unable to meet the needs of MNsure, the MN.IT CIO may not require MNsure's use, nor technology systems and services for the delivery of electronic government services are determined by MNsure governance that shared information and telecommunications and services, reimbursement rates or billings referenced in paragraph b. Therefore, if it is 16E.01, subdivision 3, paragraph (b); MNsure is exempt from MN.IT determinations which require state agencies generally to use shared information and telecommunications systems
- information and telecommunications technology project which may be undertaken by 16E.03, subdivision 3; MNsure is exempt from written approval by the MN.IT CIO for an may be cancelled by any entity other than MNsure MNsure. Therefore, no unencumbered balances of any appropriation allotted for a project
- 16E.03, subdivision 4; MNsure is exempt from the evaluation procedures as described in

- systems, services and training appropriate persons in their use. 16E.04, subdivision 1; MNsure is exempt from MN.IT policies and their enforcement related to the development and purchase of information and telecommunications technology
- continued work with MN.IT on any and all grant applications and proposals of this nature 16E.04, subdivision 2, paragraph (c); MNsure is exempt from MN.IT approval on requests being submitted moving forward, but MN.IT approval is not required prior to a request for grant funding for grant funding with an information and technology component. MNsure is committed to
- applicable risk assessment and mitigation plans be reported to and approved by the chief 16E.04, subdivision 3, paragraph (b); MNsure is exempt from the requirement that all information officer prior to more than 10% of the proposed budget being spent on the
- determinations that the project satisfies statutory requirements technology projects into phases, and is exempt from MN.IT review and affirmative 16E.0465; MNsure's appropriation of state or federal funds is not required to divide all
- 16E.055; MNsure is exempt from the requirement to use the single entry site created by MN.IT for all agencies to use for electronic government services
- information and telecommunications technology projects be made to the MN.IT CIO 16E.145; MNsure is exempt from the requirement that all appropriations for state agency
- developed by MNsure, or custom developed by a vendor on behalf of MNsure without MNsure's written approval. 16E.15; MN.IT is not authorized to sell or license computer software products or services
- circumstance included in this section. agency to adjust its operating management procedures as described and under the 16E.16; MNsure is exempt from MN.IT's general statutory authority to require a state
- 16E.17; MNsure is exempt from MN.IT supervision and control related to MNsure telecommunication facilities and services.
- this section. Therefore, MNsure reserves the ability to perform the duties outlined within 16E.18; MNsure is exempt from these statutory requirements generally as described within this section and may perform the following duties otherwise reserved for the MN.IT CIO:
- arrange for IT and telecommunications services
- manage vendor relationships, network function and capacity planning
- set rates and fees for services
- approve contracts for services, facilities or equipment relating to the system
- develop a system plan and annual program and fiscal plans for system
- 16E.22; MNsure is exempt from the requirements included in the Statewide Electronic

Interagency Agreement with the Minnesota Department of Human Services

health care programs using a modified adjusted gross income standard to determine program eligibility the State's Medicaid Program, a/k/a Medical Assistance ("MA") program, including MinnesotaCare maintain an agreement with DHS as the designated state Medicaid agency responsible for administering Pursuant to Minnesota Statutes, section 62V.05, subdivision 7, MNsure is required to establish and additional, other services. In addition, MNsure is provided the discretion to establish and maintain an agreement with DHS for ("MCRE") for cost allocation and services regarding eligibility determinations and enrollment for public

MNsure and DHS have entered into interagency agreements pursuant to Minnesota Statutes, section secured through interagency agreements with DHS include centralized and administrative tasks (i.e. oversight responsibilities of the Minnesota health care exchange. Additional services MNsure has 471.59, subdivision 10, as needed to facilitate the development, implementation, maintenance, and Resources). Information Technology support services, accounts payable, purchasing and procurement, Human

Agency-based Chief Information Officer

appointed and that MN.IT will proceed with such a request subject to appropriate input from MNsure and MN.IT agree that DHS's agency-based CIO shall also serve as MNsure's agency-based CIO. However, maintenance, and operation of certain IT applications, and for use of certain IT support services, MNsure DHS have chosen to enter into an interagency agreement that allows for joint development, and significant roles regarding the relationship between MNsure and MN.IT. Given that MNsure and Throughout the SLA, the "agency-based Chief Information Officer (CIO)" is referred to as having various both parties agree that MNsure reserves the right to request that a separate agency-based CIO be

Federal Compliance

delegated to another party. maintenance, and oversight responsibilities of the state health benefit exchange unless otherwise statutes, rules and publications are to be interpreted for purposes of development, implementation, The parties agree that all final decision making authority resides with MNsure regarding how ACA

all it appendices to be executed by duly authorized officers In Witness Whereof, the undersigned government entities have caused the Service Level Agreement and

1. The Offige of MN.IT Services	2. MNsure
BY: MLGSCC	BY: And Sut
(With delegated authority)	(With delegated authority)
Title: <50	Title: CEO
Date: 2-6-2015	Date: 2-6-2015

extent that provisions of the SLA are in conflict with this Appendix A, the terms of this Appendix control. Office of MN.IT Services ("MN.IT") and are hereby attached to and incorporated into the SLA. To the issued under the ACA. The following clarifications are in addition to the SLA between MNsure and the Public Law 111-148 ("ACA"), and further defined through amendments to the ACA and regulations benefit exchange as described in section 1311 of the federal Patient Protection and Affordable Care Act, MNsure is a Minnesota state agency established by Minnesota Statutes, chapter 62V as a state health

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Interagency Agreement with the Minnesota Department of Human Services

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Federal Compliance

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Interagency Agreement with the Minnesota Department of Human Services

the State's Medicaid Program, a/k/a Medical Assistance ("MA") program, including MinnesotaCare additional, other services. In addition, MNsure is provided the discretion to establish and maintain an agreement with DHS for health care programs using a modified adjusted gross income standard to determine program eligibility. ("MCRE") for cost allocation and services regarding eligibility determinations and enrollment for public maintain an agreement with DHS as the designated state Medicaid agency responsible for administering Pursuant to Minnesota Statutes, section 62V.05, subdivision 7, MNsure is required to establish and

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Agency-based Chief Information Officer

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Federal Compliance

The parties agree that all final decision making authority resides with MNsure regarding how ACA statutes, rules and publications are to be interpreted for purposes of development, implementation

delegated to another party. maintenance, and oversight responsibilities of the state health benefit exchange unless otherwise

In Witness Whereof, the undersigned government entities have caused the Service Level Agreement and all it appendices to be executed by duly authorized officers.

	The
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)	Office o
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0	f.MN.
7	STI
	Service
	ices

(With delegated authority)

Title: CTO

Date:

3-10-2016

2. MNsure

(With delegated authority)

Title: (+0

Date: 3-10-(

STATE OF MINNESOTA DEPARTMENT OF HUMAN SERVICES INTERAGENCY AGREEMENT

SFYSWIFT FinDeptID: H55EBamount SFYSWIFT FinDeptID: H55EBamount	SFY SWIFT FinDeptID: H55EB		Total ar	Origin	
to fund this, fill that in below and the HSSEB	H55EB	Proposed Start Date:// Proposed End Date://	Total amount of interagency agreement: \$_	Originator of agreement, complete this section:	
on define the spi	\$		ment: \$	plete this s	
amount	amount		ALONG MARINE AND	section:	

Reference the contract number and purchase order number assigned below when processing invoices for this Agreement. Send invoices to FOD -0940

Contract Coordinator, complete this section:

SWIFT Vendor # for Other State Agency:

SWIFT Contract #: IAK %

SWIFT Purchase Order #:

Buyer Initials: Date Encumbered:

Individual signing certifies that funds have been encumbered as required by MS § 16A15.

STATE OF MINNESOTA DEPARTMENT OF HUMAN SERVICES & MINSURE INTERAGENCY AGREEMENT

Services (hereinafter "DHS"). (hereinafter "MNsure") and the Commissioner of the Minnesota Department of Human Minnesota, acting through its Executive Director of the Minnesota Insurance Marketplace THIS INTERAGENCY AGREEMENT, and amendments and supplements, is between the State of

RECITALS

Statutes, section 471.59, subdivision 10; section 62V.03, is empowered to enter into interagency agreements pursuant to Minnesota WHEREAS, MNsure, the state health benefit exchange as described in Minnesota Statutes,

Statutes, section 471.59, subdivision 10; WHEREAS, DHS is empowered to enter into interagency agreements pursuant to Minnesota

administrative efficiency; WHEREAS, MNsure is in need of standard, centralized administrative services ಕ enable

services sought by MNsure; and WHEREAS, DHS has access to specialized resources capable of providing the administrative

WHEREAS, DHS represents that it is duly qualified and willing to perform the services set forth in this Agreement

THEREFORE, the Parties agree as follows:

AGREEMENT

1. PARTIES' DUTIES - MINSURE BUSINESS OPERATIONS.

- Human Resources, DHS shall provide human resource services to MNsure in accordance with the duties, responsibilities, and obligations set forth in Exhibit B, which are attached and incorporated into this Agreement.
- A Scope of Work. MNsure shall retain ownership and responsibility for its and provide transaction and other services. MNsure shall be responsible human resource decisions, while DHS shall serve in an advisory capacity for paying all costs associated with all independent investigations.
- B. Authorized Representatives.

- is Connie Jones, Human Resources Director, or her successor, DHS' authorized representative in regards to human resource services
- Ņ services is Dave Rowley, General Counsel, or his successor. MNsure's authorized representative in regards to human resource
- ့ယ of this Agreement respect to human resource services are made pursuant to the terms responsibility to insure that all payments due to the other party with Each representative shall have final authority for acceptance human resource services of the other party and shall have
- Ç this Agreement. Exhibit A. Budget, as amended, which is attached and incorporated into of two hundred thousand dollars (\$200,000), unless otherwise stated in DHS pursuant to this Agreement shall be paid by MNsure at an annual cost Consideration. Consideration for all human resource services performed by

1.2 Financial Operations.

A. Scape of Work

1. Payroll. DHS shall:

- Process bi-weekly employee payroll for MNsure employees.
- Process payroll funding and expense corrections to ensure that all salaries are paid from the correct funding source.
 Corrections will be processed when received or during the next available open pay period.
- Process other needed payroll adjustments, including retroactive wage increases, or changes to claimed sick or vacation.
- d. Print and review payroll reports as required by Minnesota Management and Budget (MMB) policy.
- e. Maintain audit trail for payment documents.
- Serve as contact for MNsure employees with questions regarding Direct Deposit.

2. Accounts Payable, DHS shall:

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Pay invoice from vendors, contractors, and agencies based on submission of approved invoices from MNsure. Payments of invoices involving federal funds and premium payments to carriers will be submitted by MNsure to DHS' Financial Operations Division (FOD) Accounts Payable email in-box and will be paid by FOD within 48 hours of receipt.

- Ö Respond to vendors with questions about payments received.
- O Solutions, Issuance Operations Center, Receipt Center, Post Office Box Rentals, and Phone bills. includes but is not limited to Central Mail, Innovative Office encumbrances DHS in consultation with MNsure, will establish blanket for certain administrative expenses.
- Q. such as training, registrations, and room rentals. Process EIORs for Accounts Payable purchase types for items
- ٠. ن Process refunds due to previously receipted MNsure payments.
- week of receiving from MNsure. MNsure expenditures (EBFD, AC1 and ProjiD codes) within one expenditure corrections related to cost coding of
- ڪ ش Establish vendor numbers in SWIFT for payments when needed
- Process Employee Business Expenses.
- Maintain audit trail for encumbrance and payment documents.

w SWIFT and SEMA4 Security. DHS shall:

- designee. employees as authorized by MNsure' Chief Financial Officer or Establish and maintain SWIFT security clearance of MNsure
- ġ. Establish and maintain SEMA4 security clearance of MNsure employees as authorized by MNsure' Chief Financial Officer or
- Ω certification process. Coordinate and include MNsure in the annual MNB security
- Ġ risk assessment. Include MNsure in annual review and update of SWIFT security

4 SWIFT-ER functionality. DHS shall:

- to the SWIFT Data Warehouse for standard report purposes. based custom DHS/MN.IT application that serves as a front-end Provide training and access to SWIFT-ER. SWIFT-ER is a web-
- Ö programing, and web-based interface. Maintain underlying SWIFT-ER data base tables, report
- Ŝ the SWIFT-ER data base nightly. ensure the necessary data is accurate and available to refresh Coordinate with MMB and their source "staging" tables to
- ō attention by technical staff. transition Provide Annual SWIFT-ER between fiscal and data base maintenance, the years requires extensive annua

Çī Navigator Program payments. DHS shall:

program data provided by MNsure Calculate quarterly Navigator Program payments based on

- Stage the quarterly payments in IWP interface file; validate file against SWIFT vendor file.
- c. Coordinate processing IWP interface file with MN.IT and MMB technical staff. (Note: the IWP file interface is maintained by MN.IT, but DHS pays for this service).
- d. Provide Navigator budget vs actual reporting to MNsure

6. Accounts Receivable, DHS shall:

- a. To the extent permitted by Minnesota Statutes, section 16D.13 and MMB, include MNsure in DHS' waiver from not charging simple interest on debts owed to the state of Minnesota.
- Provide general assistance on SWIFT Accounts Receivable and Billing functionality.
- c. Provide back-up to MNsure staff on an as needed basis for SWIFT functions to ensure segregation of duties per SWIFT security risk assessment, including running single action process, approving credit bills, and updating customer demographic information.
- 7 and reconciliation. via federal Payment Management System and associated reporting standard federal funds management services, including federal draws Federal project/grant accounting services, DHS shall provide

Collections. DHS shall:

- Provide general assistance of collection questions.
- Coordinate referral of past due receivables to Department of Revenue for collections.

9. Budget Planning & Cost Allocation, DHS shall:

- Provide assistance with budget planning related to MNsure Business Operations and Minnesota Eligibility Technology System (METS) by DHS' Financial Operations Director or designee.
- Provide Public Assistance Cost Allocation Plan (PACAP) and Operational Advance Planning Document (OAPD) cost allocation services. Negotiate of cost allocation methodology and budget with federal agencies.
- Provide COCAS administration and technical support as related to Schedule 90 of the PACAP.
- Provide METS accounting and Executive Steering Committee (ESC) reporting by FOD staff to the extent it benefits MNsure.

10. On-going MNsure Financial Responsibilities. Apart from DHS' duties Responsibilities, responsible for the activities described in Exhibit C, On-going Financia and obligations under this Section, MNsure shall perform and remain which is attached and incorporated into this

B. Authorized Representatives

- خب DHS' authorized representative in regards to financial operations is Terri Engel, Accounting Operations Manager, or her successor.
- Ņ MNsure's authorized representative in regards to financial operations is Gerald Wood, Accounting Operations Director, or his successor
- w pursuant to the terms of this Agreement with respect to payroll and accounts payable services are made have responsibility to insure that all payments due to the other party payroll and accounts payable services of the other party and shall Each representative shall have final authority for acceptance
- 0 stated in Exhibit A as amended. cost of one hundred fifty thousand dollars (\$150,000), unless otherwise by DHS pursuant to this Agreement shall be paid by MNsure at an annual Consideration. Consideration for all financial operation services performed

1.3 Procurement.

P

- Scope of Work. DHS shall provide procurement services to MNsure in services described in this section. below. DHS shall provide training and procedural updates for all of the accordance with the duties, responsibilities, and obligations set forth
- Swift PO Transactions. DHS shall encumber and dispatch various certification that is required. maintenance of such purchase orders and the year-end closing or Inter-Office Requisition (EIOR) system. types of purchase orders as requested by MNsure via the Electronic This includes the on-going
- Ņ transaction support and/or dispute resolution, monthly reconciliation of transactions in SWIFT, record management in Filenet, etc. Purchasing Card Administration. Per the DHS Purchasing Card Policy provide training for current and new cardholders,

- ω accurate FinDept sources, etc. EIOR system services. features This includes granting user access, functioning reporting based on MNsure DHS shall provide training and support for requests, proper approval routing,
- 4 other miscellaneous procurement standards). processes (Innovative Office Supplies, Multi-Function Devices, and posting events, coordinating bid events, and training in DHS business MNsure in the protocol of the procurement process. Agency Buyer Support. Based on commodity, DHS shall support This includes
- Ç7 subsequent 3-way match on required commodities. The appropriate Fixed Asset Policy. profiles will be built in SWIFT for any asset related items per the DHS the requirement of completing the SWIFT receipt process and delivery unless direct shipped to MNsure. This will include fulfilling Receipts and Delivery. DHS shall coordinate the receiving of items for
- Ō Procedures which will outline the process in accordance to State effort will be in accordance with the DHS Fixed Asset Policy and inventory and management of MNsure fixed assets. This collaborated Asset inventory and management. DHS shall coordinate
- 7 outline the process in accordance to State policy. accordance with the DHS Fixed Asset Policy and Procedures which will and the financials created in SWIFT. This collaborated effort will be in update or adjust CAFR records based on data provided by MNsure be submitted and certified by a MNsure representative. MMB/CAFR asset reporting. DHS shall assist in the CAFR reporting to
- œ METS budget that are cost allocated 100% to MNsure. professional technical contracts authorized within the ESC-approved contract work flow procedures. This includes MNsure administered Contracts. DHS' Contracts unit shall enter POs in SWIFT for MNSure MNSure/DHS related contracts according to MNsure/DHS

Authorized Representatives.

- --Mike LaValle, Procurement Supervisor, or his successor. DHS' authorized representative in regards to procurement services is
- N MNsure's authorized representative in regards to procurement services is Stacey D'Andrea, Contracts Manager, or her successor.

- W procurement services are made pursuant to the terms of this to insure that all payments due to the other party with respect to procurement services of the other party and shall have responsibility Each representative shall have final authority for acceptance of
- Ç Exhibit A as amended, of one hundred thousand dollars (\$100,000), unless otherwise stated in DHS pursuant to this Agreement shall be paid by MNsure at an annual cost Consideration. Consideration for all procurement services performed by

1.4 Background Studies.

- below. DHS shall: Scope of Work. DHS shall provide background study services to MNsure in accordance with the duties, responsibilities, and obligations set forth
- application to allow for the performance of their job duties. sufficient user access Provide designated MNsure and Assister Resource Center staff with Б the DHS NETStudy or NETStudy 2.0
- Ŋ Partner background study requests in a timely manner. Provide staff resources to input and process all Consumer Assistance
- ယ specified under Minnesota Statutes, section 245C.15. convictions against the potentially disqualifying criminal offenses Bureau of Conduct a review of criminal records maintained by the Minnesota Criminal Apprehension, and compare any discovered
- 4 Notify MNsure through NETStudy or NETStudy 2.0 of the results of each background study.
- ហ information, the process for requesting an individualized review of request for review must be received. the individual's fitness and rehabilitation, and the date by which a subject a notice explaining the information reviewed, the conclusion disqualification, send the potentially disqualified background study the result of the process for challenging the correctness of the background study is נט potentia
- Provide MNsure a copy of the notice described in item 5.

- \searrow With respect to the Consumer Assistance Partner programs, work in partnership with MNsure regarding individualized reviews or appeal conduct or criminal offenses. requested by a background study subject with potential disqualifying
- ∞ and the Minnesota Nurse Aide Registry. and notify MNsure of matches with the Minnesota OIG Excluded Individuals, the Federal OIG List of Excluded Individuals and Entities, background study subjects through the "Registry Recheck" After transitioning to NETstudy 2.0, monitor MNsure's previous

B. MNsure Responsibilities. MNsure shall:

- Request user access for NETstudy or NETstudy 2.0 for appropriate MNsure and Assister Resource Center staff.
- N information, identity verification, and other relevant data access to MNsure data Provide designated Assister Resource Center and DHS staff with for these purposes including financial
- w Provide background study subjects with privacy notice from NETStudy or NETStudy 2.0
- Obtain a signed consent form the background study subject.

C. Authorized Representatives.

- services is Carolyn Ham, Inspector General, or her successor DHS' authorized representative in regards to background study
- N Relations, or her successor. services is Christina Wessel, Senior Director of Partner and Board MNsure's authorized representative in regards to background study
- ω Each representative shall have final authority for acceptance of this Agreement, respect to background study services are made pursuant to the terms responsibility to insure that all payments due to the other party with background study services of the other party and shall have
- C fifteen dollars (\$15.00) per background study. Consideration. Consideration for all background study services performed to MNsure is twenty five thousand dollars (\$25,000), unless otherwise by DHS pursuant to this Agreement shall be paid by the MNsure at a rate of The estimated annual cost

1.5 Internal Audits

equitably reimburse the non-lead agency for staff hours incurred the two agencies shall negotiate an amendment to this Agreement to cooperation expends 24 (twenty-four) or more staff hours in a pay period, Agreement executed by the Parties. the applicable successive Data Sharing Agreement and Business Associate accordance with Data Sharing Agreement DSK%107571, as amended, or investigation held by the non-lead agency available to the lead agency in but is not limited to upon request, making data relevant to the qualified health plan (QHP) investigations and audits. Cooperation includes program investigations and audits. agency. Notwithstanding the forgoing, DHS is the lead agency on all public The agency receiving a request for cooperation is designated the non-lead agency in which the investigation originates is designated the lead agency. or implicate activities in the other agency. For purposes of this section, the abuse investigations and audits that originate in one agency but extend to Scope of Work. DHS and MNsure agree to cooperate on fraud, waste, and MNsure is the lead agency on all Where a non-lead agency's

Authorized Representatives.

- Johnson, Director of Internal Audits Office, or his successor, DHS' authorized representative in regards to internal audits is Gary
- successor, MNsure's authorized representative in regards to John Nyanjom, Compliance & Program Integrity Manager, or his internal audits is
- ယ internal audit services are made pursuant to the terms of this to insure that all payments due to the other party with respect to internal audit services of the other party and shall have responsibility Each representative shall have final authority for acceptance Agreement
- O multiplied by the staff member's hourly wage or salary rate. agreement. Consideration shall comprise solely of actual staff time incurred described in 1.5(A) above shall be negotiated in an amendment to this Consideration. Consideration for all internal audit services performed as

1.6 Fair Hearing and Appeals.

Scope of Work. DHS shall provide fair hearing appeal adjudication services

which is attached and incorporated into this Agreement. to MNsure as described in Exhibit D, Fair Hearing and Appeal Services

B. Authorized Representatives

- adjudication services is Inta Sellars, Appeals Division Director, or her DHS' authorized representative in regards to fair hearing appeal
- Ņ MNsure's authorized representative in regards to fair hearing appeal Policy Director, or her successor. adjudication services is Jessica Kennedy, Deputy General Counsel and
- w pursuant to the terms of this Agreement. responsibility to insure that all payments due to the other party with hearing appeal adjudication services of the other party and shall have Each representative shall have final authority for acceptance of fair fair hearing appeal adjudication services are
- ? and DHS. The estimated annual cost to MNsure is eight hundred thirty seven thousand dollars (\$837,000.00), unless otherwise stated in Exhibit A specified (i.e., "COMBO" appeals), will be allocated 50/50 between MNsure MNsure eligibility issue(s) and Medicaid issue(s), but not otherwise and 2/3 to DHS. decision only on MNsure eligibility issue(s), Medicaid issue(s), and MinnesotaCare (Basic Health Plan) issue(s) will be allocated 1/3 to MNsure allocated completely to MNsure. in a decision only on MNsure eligibility issue(s) listed in Exhibit D will be allocation process for appeals adjudication. Appeal adjudications resulting MNsure based on actual case counts and DHS' standard quarterly cost services performed by DHS pursuant to this Agreement shall be paid by Consideration. Consideration for all fair hearing appeal adjudication Appeal adjudications resulting in a decision on both Appeal adjudications resulting in a

1.7 Receipts Center.

- > services for MNsure's SHOP and Qualified Health Plans ("QHP") programs. Scope of Work. DHS shall provide standard Receipt Center receipting DHS shall provide standard federal funds management services, including reporting and reconciliation. federal draws via federal Payment Management System and associated
- B. Authorized Representatives.

Terri Engel, FOD Accounting Operations Director, or her successor. DHS' authorized representative in regards to receipt center services is

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- Ņ successor, MNsure's authorized representative in regards to receipt center services is Gerald Wood, Accounting Operations Director, 2
- ω Each representative shall have final authority for acceptance of receipt center services are made pursuant to the terms of this to insure that all payments due to the other party with respect to receipt center services of the other party and shall have responsibility Agreement
- Ü, (\$10,000) unless otherwise stated in Exhibit A. Center rate. The estimated annual cost to MNsure is ten thousand dollars MNsure service utilization multiplied by the current applicable Receipt DHS pursuant to this Agreement shall be paid by MNsure based on actual Consideration. Consideration for all receipt center services performed by

1.8 Issuance Operations Center.

ح Scope of Work. DHS shall provide Standard Issuance Operations Center print andmail services for METS and MNsure's QHP program.

B. Authorized Representatives.

- successor. services is Terri Engel, FOD Accounting Operations Director, or her DHS' authorized representative in regards to issuance operation
- N successor. services is MNsure's authorized representative in regards to issuance operation Gerald Wood, Accounting Operations Director, or his
- ú responsibility to insure that all payments due to the other party with of this Agreement respect issuance operation services are made pursuant to the terms issuance operation services of the other party and shall have Each representative shall have final authority for acceptance of
- actual MNsure service utilization multiplied by the current applicable Consideration. Consideration for all issuance operation services performed by DHS pursuant to this Agreement shall be paid by MNsure based on Issuance Operations Center rate multiplied by the applicable MNsure/DHS

Ç

in Exhibit A. Cost allocation applies. hundred twenty five thousand dollars (\$725,000), unless otherwise stated cost allocation ratio. The estimated annual cost to MNsure is

1.9 Equal Opportunity and Access.

arising out of METS. MOU must include terms governing purchase orders and the approval of agreement of the parties irrespective of this Agreement. The Translation Scope of Work. MNsure and DHS shall comply with the terms and translation bids for the translation of documents used by both agencies reterence. subsequent amendments, which are incorporated into this Agreement by ("Translation MOU") executed between the parties on May 9, 2017, and all of Translation The Translation MOU may be updated upon the mutual Services Memorandum of Understanding

B. Authorized Representatives

- Hallu, Equal Opportunity and Access Director, or his successor. DHS's authorized representative in regards to translations is Zecharias
- 2 Jessica Kennedy, Deputy General Counsel and Policy Director, or her MNsure's authorized representative in regards to trahslations is
- w shall have responsibility to ensure that all payments due to the other acceptance of translation services provided by the other party and Each authorized representative shall have final authority for pursuant to the terms of this Agreement. party for translation services under this Agreement are made
- Ç follows: Consideration. Consideration for all translation services shall be paid as
- ب thousand dollars (\$7,000.00), unless otherwise stated in Exhibit A. Translation MOU, MNsure shall pay DHS an annual cost of seven For quality assurance services provided by DHS as outlined in the
- N MNsure and DHS arising out of METS, the MNsure allocation basis is financial obligations of this paragraph is governed by Section 2.1 of ended period. (Medical Assistance, MinnesotaCare, and QHP). The QHP enrollments to all program enrollments for the current quarter-For costs based on the translation of documents used by both this Agreement.

translation costs. agency is otherwise responsible for İts nwo respective

1.10 MNsure IT Managerial and Operations Support

Þ Scope of Work. DHS shall provide standard managerial and operations IT support services for MNsure business operations activities.

B. Authorized Representatives.

- DHS' authorized representative in regards to IT support services Marty Cammack, Financial Operations Director, or his successor. 5
- Ņ is Karl Koob, Chief Financial Officer, or her successor, MNsure's authorized representative in regards to IT support services
- ω support services are made pursuant to the terms of this Agreement support services of the other party and shall have responsibility to Each representative shall have final authority for acceptance of IT insure that all payments due to the other party with respect to
- Ü otherwise stated in Exhibit A as amended. cost to MNsure is one hundred eighty thousand dollars (\$180,000), unless MN.IT@DHS staff hours coded to AC2 code 47043. The estimated annual pursuant to this Agreement shall be paid by MNsure based on actual Consideration. Consideration for all IT support services performed by DHS

N PARTIES' DUTIES – MINNESOTA ELIGIBILITY TECHNOLOGY SYSTEM (METS).

2.1 METS System Operations.

P Scope of Work. DHS through its MN.IT@DHS shall be the technical lead for Public Assistance Cost Allocation Plan ("PACAP"). Committee, and cost allocated in accordance with federally approved DHS METS operations as defined and authorized by the METS Executive Steering

B. Authorized Representatives

- نا DHS' Operations services is Alex Kotze, Chief Financial Officer, authorized representative 3 regards 5 METS System or her
- N MNsure's authorized representative 3 regards METS System

Operations services is Kari Koob, Chief Financial Officer, or her successor.

- ω the terms of this Agreement respect to METS System Operations services are made pursuant to responsibility to insure that all payments due to the other party with System Operations services of the other Each representative shall have final authority for acceptance of METS party and shall have
- n set forth in Exhibit A as amended. (\$2,945,000), unless otherwise stated in Exhibit A and the line item budget cost to MNsure is two million nine hundred forty five thousand dollars accordance with the federally approved DHS PACAP. The estimated annual performed by DHS pursuant to this Agreement shall be paid by MNsure in Consideration. Consideration for all METS System Operations services

2.2 METS System Development.

- ⋗ proved DHS PACAP Steering Committee, and cost allocated in accordance with federally apbased Health Insurance Exchange as authorized by the METS Executive with Phase 1 of the implementation and enhancement of MNsure's state-MN.IT@DHS shall provide METS System Development services associated Phase 1 Scope of Work. In State Fiscal Year 2018 (SFY18), DHS through
- B ed in accordance with federally approved DHS PACAP. as authorized by the METS Executive Steering Committee, and cost allocat-System Development services associated with Phase 2 of the implementation and enhancement of MNsure's state-based Health Insurance Exchange Phase 2 Scope of Work. DHS through its MN.IT@DHS shall provide METS

C. Authorized Representatives.

- ment services is Alex Kotze, Chief Financial Officer, or her successor. DHS' authorized representative in regards to METS System Develop-
- Ņ velopment services is Karl Koob, Chief Financial Officer, or her succes-MNsure's authorized representative in regards to METS System De-
- ω spect to METS System Development services are made pursuant to sponsibility to insure that all payments due to the other party with re-System Development services of the other party and shall have re-Each representative shall have final authority for acceptance of METS

D. Consideration.

- سو by MNsure based on the DHS PACAP and in accordance with the es-A and line item budget, as amended timated annual cost of \$1,005,000, unless otherwise stated in Exhibit services performed by DHS pursuant to this Agreement shall be paid Phase 1. Consideration for all Phase 1 METS System Development
- N services performed by DHS pursuant to this Agreement, if applicable, allocates cost to MNsure. shall be negotiated in an amendment to this Agreement if the PACAP Phase 2. Consideration for all Phase 2 METS System Development

Occupancy and IT Support Indirect Costs.

support indirect costs associated with FTE assigned to perform work under this positions. DHS may submit, and MNsure shall pay, invoices for occupancy and IT addresses the occupancy and IT support indirect costs attributable to these FTE costs, including the associated Full Time Employee (FTE) positions. This Section Scope of Work. Payments made and invoices submitted between DHS and Agreement. MNsure under Section 1 and Section 2.1 of this Agreement are based on direct

3.2 Authorized Representatives.

- DHS' authorized representative in regards to occupancy and IT Director, or his successor. support indirect costs is Marty Cammack, Financial Operations
- Ņ support indirect costs MNsure's authorized representative in regards to occupancy and IT successor. is Kari Koob, Chief Financial Officer, or her
- ω support services are made pursuant to the terms of this Agreement support services of the other party and shall have responsibility to Each representative shall have final authority for acceptance of IT insure that all payments due to the other party with respect to IT
- S Consideration. Consideration for all occupancy and IT support indirect DHS/@DHS FTE multiplied by the FTE positions attributable to this IAA. The this Section is based on the annual occupancy and IT support cost per costs under this Agreement shall be paid by MNsure. Consideration under

estimated annual fixed indirect cost to MNsure is two hundred thousand dollars (\$200,000.00), unless otherwise stated in Exhibit A as amended

4. DHS PUBLIC HEALTH CARE PROGRAMS.

- ح vember 3rd, 2014, which is incorporated into this Agreement by reference, each public health care programs. party has separate and independent obligations related to MNsure's role in DHS istration of the Minnesota State Plan or Services Under Title XIX" and dated Notled "Interagency Services Agreement for MNsure Participation in the Admin-Scope. DHS and MNsure acknowledge that under an Interagency Agreement ti-
- سإ Under the above referenced Interagency Agreement, MNsure has a sepaprograms, including Medical Assistance and MinnesotaCare. to DHS for Minnesotans seeking benefits under DHS' public health care mination, case management, policy renewal, outreach, and post-eligibility rate obligation to provide enrollment activities, including eligibility deter-
- N above referenced interagency Agreement benefit DHS' public health care programs. The Parties acknowledge that services provided by MNsure under the

- ယ Navigator Program and Certified Application Counselor Program, and the implementation of the Consumer Assistance Programs, including DHS' and MNsure's roles and responsibilities in the operation, support, and Agreement, Assistance Assistor Resource Center shall be governed by Exhibit Program, which is attached and incorporated Into Consumer
- φ care programs according to the DHS Public Assistance Cost Allocation Plan ("PACAP"). The estimated amounts are as follows: MNsure for MNsure administrative costs attributable to the DHS' public health Parties acknowledge that DHS has a separate and independent obligation to pay Estimated Payments. Under the above referenced Interagency Agreement, the
- 1. SFY2018: \$14,379,000
- 2. SFY2019: \$14,464,000

in Paragraph 1 of this Section service performed in this Agreement or the Interagency Agreement referenced not obligate DHS to pay MNsure the amounts estimated in this Section for any The amounts specified in this Section are estimates only. This Agreement does

CONSIDERATION AND TERMS OF PAYMENT.

Payment Structure.

- Section 1 Parties' Duties MNsure Business Operations. Consideration for ations costs attributable to MNsure's private health care programs. sents MNsure's payment to DHS for DHS administrative and business operall services performed by DHS under Section 1 of this Agreement repre-
- N Section 2 Parties' Duties - METS Services. Consideration for all services tributable to MNsure's private health care programs. payment to DHS for METS system operation and development costs atperformed by DHS under Section 2 of this Agreement represents MNsure's
- w support indirect costs attributable to these FTE positions. 2 of this Agreement are based on direct costs, including the associated FTE invoices submitted between DHS and MNsure under Section 1 and Section Section 3 Occupancy and IT Support Indirect Costs. Payments made and Compensation under Section 3 represents the occupancy and IT
- 4 bility Determination System ("MEDs"), which are hereby incorporated into planning documents ("APDs") associated with Minnesota's Medicaid Eligiance with Centers for Medicare & Medicaid Services' ("CMS") advance Payment Methodology. Payments made and invoices submitted between this Agreement by reference Cost Allocation System ("COCAS") policies and procedures, and in accord-Cost Allocation Plan ("PACAP") methodology and associated Central Office DHS and MNsure shall be in accordance with the DHS Public Assistance
- Ψ, Agreement shall be paid by MNsure in accordance with the allocations set forth Consideration. Consideration for all services performed by DHS pursuant to this in Exhibit A, as amended, which is attached and incorporated into this
- C each calendar quarter end. within thirty (30) days after DHS has presented invoices for services performed to MNsure. DHS shall present invoices to MNsure within forty five (45) days after Terms of Payment. Payment shall be made by MNsure on a quarterly basis

D. Total Obligation.

ŗ, under this Agreement shall not exceed four million four hundred sixty all compensation and reimbursements to DHS for non-IT related services MNsure Business Operations Services. The total obligation of MNsure for

- eight thousand dollars (\$4,468,000), unless otherwise stated in Exhibit A as
- Ņ (\$6,895,000), unless otherwise stated in Exhibit A as amended. reimbursements to DHS for IT related services under this Agreement shall METS Services. not exceed six million eight hundred ninety five thousand dollars The total obligation of MNsure for all compensation and
- ယ thousand dollars (\$400,000.00), unless otherwise stated in Exhibit A as support indirect costs under this Agreement shall not exceed four hundred for all compensation and reimbursements to DHS for occupancy and IT Occupancy and IT Support Indirect Costs. The total obligation of MNsure amended.
- ग from quarterly PACAP and COCAS procedures. Advance payments made under MNsure and DHS for the limited purpose of addressing cash flow issues resulting sors, may, based on estimated invoices, authorize advance payments between Advance Payments: MNsure's and DHS' Chief Financial Officers, or their succes-Item amounts set forth in Exhibit A, Interagency Agreement Budget. this Section must be settled against the next invoice and shall not exceed line
- tion 4 for any service performed in this Agreement or the Interagency Agree ministrative costs attributable to the DHS' public health care programs. This sents DHS' separate and independent obligation to pay MNsure for MNsure ad-Section 4 DHS Public Health Care Programs, Section 4 of this Agreement reprement referenced in Section 4. Agreement does not obligate DHS to pay MNsure the amounts estimated in Sec-
- Ġ discretion of its Authorized Representative. Agreement shall be performed to the satisfaction of MNsure, as determined at the sole CONDITIONS OF PAYMENT. All services provided by DHS pursuant to this
- 7 previous agreements between DHS and MNsure for goods and services not covered by covered by this Agreement shall terminate and be replaced by this Agreement. All satisfactorily fulfilled, whichever occurs first. through June 30, 2019, or until all obligations set forth in this Agreement have been without regard to the Execution Date of this Agreement, and shall remain in effect TERMS OF AGREEMENT. this Agreement shall remain in full force and effect. Agreement, all previous agreements between DHS and MNsure for goods and services This Agreement shall be effective on July 1, 2017, Upon the Execution Date
- ∞ CANCELLATION. This Agreement may be canceled by MNsure or DHS at any time with or without cause, upon thirty (30) days written notice to the other party. In the

event of such a cancellation, the DHS shall be entitled to payment, determined on a pro rata basis, for work or services satisfactorily performed.

- 9 obligations under this Agreement without the prior written consent of the other party. ASSIGNMENT. Neither DHS nor MNsure shall assign or transfer any rights or
- 10. their successors in office be effective until executed by the same parties who executed the original agreement, or AMENDMENTS. Any amendments to this Agreement shall be in writing, and shall not
- Þ under this Section must be incorporated into a formal amendment in accordance immediate amendment to this Agreement. All services and payments authorized with Section 8 above within a reasonable time after the emergency, subdivision 6(b) and due to time constraints, cannot be addressed with an emergency shall have the same meaning as Minnesota Statutes, section 16C.02, not otherwise addressed in this Agreement. For purposes of this Section, an their successors, may agree, in writing, to the provision and payment of services In the event of an emergency, MNsure's and DHS' Chief Financial Officers,
- 11. section 3.736, and other applicable law, governed by the provisions of the Minnesota Tort Claims Act, Minnesota Statutes, and the results thereof to the extent authorized by law and shall not be responsible for the acts of the other and the results thereof. The DHS and the MNsure liability shall be LIABILITY. DHS and MNsure agree that each party will be responsible for its own acts
- 2 obligation identified in this Agreement. comply with the terms of the Data Sharing Agreement when carrying out any duties or Agreement by reference. DHS and MNsure respectively agree that each party shall fully and Conditions", identified as DSK%107571, as amended, or the applicable successive Data Sharing Agreement executed by the Parties, which is incorporated into this be governed by the "Data Sharing Agreement and Business Associate Agreement Terms INFORMATION PRIVACY AND SECURITY. Information privacy and security shall

Remainder of Page Intentionally Left Blank (Signature Page Follows).

IN WITNESS WHEREOF, the parties have caused this Agreement to be duly executed intending

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SIAIC	
ENCOM	
BRANCE	
YERIFI	
CATION	
	* STATE ENCUIVIBRANCE VERIFICATION

Individual certifies that funds have been encumbered as required by

SWIFT Contract No:

SWIFT PO#: 3

Ņ DHS

By:

Title: own score

Date:

MNSURE

Title:

Date:

blatus.

EXHIBIT A Interagency Agreement Budget

Section (i.e. services to be provided)	Basis for	Authorivat Pontocontain	10 mm in Britani	> 1 1 1 1 X X 1 1 1 1 1 1 1 1 1 1 1 1 1			
	Amount Charged	MNsure / Kari Koob	DHS / Alex Kotze	FYZ018	FYZ018 FYZ019	FY2018 FY2019	FY2019
1.1 Human Resources	Fixed	Dave Rowley	Connie Jones	200,600	200,000		
1.2 Financial Operations	Fixed	Gerald Wood	Terri Engel	150,000	150,000		
1.3 Procurement	Fixed	Stacey D'Andrea	Mike LaValle	100,000	100,000		
1.4 Background Studies	Variable	Christina Wessel	Carolyn Ham	25,000	25,000		
1.5 Internal Audits	Variable	Jôhn Nyanjom	Gary Johnson	0	0		
1.6 Fair Hearing and Appeals	Variable	Jessica Kennedy	Inta Stellers	837,000	837,000		
1.7 Receipts Center	Variable	Gerald Wood	Terri Engel	10,000	10,000		
1.8 Issuance Operations Center	Variable	Gerald Wood	Terri Engel	725,000	725,000		
1.9 Equal Opportunity and Access	Fixed	Jessica Kennedy	Zecharias Hallu	7,000	7,000		•
1.10 MNsure IT Managerial and Operations Support	Fixed	Kari Koob	Marty Cammack	180,000	180,000		
Total Business Operation Services	i i			2,234,000	2,234,000	0	0
2.1 METS System Operations	Variable	Kari Koob	Alex Kotze	2,945,000	2,945,000		
2.2 METS System Development Phase 1 Phase 2	Variable	Kari Koob	Alex Kotze	0 0 0 0 0	۵٥		
goral METX Services				3,950,000	2,945,000	0	Ö
3. Occupancy and III Support and rect Costs	ixed	Kati Koob	Marty Cammack	:200,000	200,000		
inalianis / turis primitiva				6384,000	5379,000	o	C.

EXHIBIT B - Human Resource Services

effectively: DHS will provide the agency the following human resource services that will help MNsure operate

Transactions

- absence, performance reviews, etc. hire, funding, promotion, separation dates, increase dates, department ID, medical leaves of Complete accurate and timely SEMA-4 changes related to changes in employee information,
- Seniority Rosters will be updated/posted as required by contracts/plans.

status. DHS is not responsible for processing information if it has not received a written request. Timely transactions depend on DHS receiving timely information from MNsure about employee

Performance Management

context for management decision-making. provide constructive and developmental feedback and direction for ongoing coaching as well as a Definition: Developing standards and policies and providing support for supervisors and managers to

- Train management on performance improvement techniques.
- coordinate the investigation. managerial staff will be referred to an independent investigator outside the state. DHS will attendance problems, or recommend retention of an outside investigator. Investigations Advise managers and supervisors in investigating employee misconduct, performance
- with employees. Advise managers and supervisors on handling performance, attendance, and conduct issues
- action, or discharging employees. Assist managers and supervisors in withholding performance increases, taking disciplinary
- Draft disciplinary letters and letters of expectations.
- reviews, and supervisory practices Advise managers and supervisors on human resources best practices in employee motivation

MNsure is responsible for paying all costs associated with independent investigations

Human Resources Policy Management

Definition: Researching, developing, recommending, implementing, and communicating an array of Human Resources policies to support consistent employment practices.

- Investigate the need for and write new policies for human resource issues
- Maintain and update existing policies.

Contract Administration

- Advise managers and supervisors on the proper application of contract language. appropriate, DHS will seek MMB's advice on contract interpretation. When
- FMLA, FLSA, ADA, USERRA, and all discrimination laws. Advise managers and supervisors on the practical application of employment laws such as

Training

employees of MNsure. both individual employee development and organizational strategies. This training is restricted to Definition: Providing strategy, planning, and implementation of targeted learning activities to support

and other topics directly related to human resources. practices, employment law, bargaining unit contract language, compensation, code of ethics In conjunction with MNsure HR Specialist, train managers and supervisors on human resources

Classification and Compensation

Definition: Conduct an analysis of the individual position to identify and describe the different kinds of kind of work, degree of difficulty and the, responsibilities required work in an organization and group similar positions under common classification titles based upon the

- Review position descriptions, determine appropriate classification, document audit decisions and explain the rationale for classification decisions.
- Coordinate Hay sessions when applicable.
- Conduct studies of groups of positions as necessary.
- Approve or deny compensation requests for new hires or promotions.
- Supervisors will receive notification of positions that are ending each quarter.

service at least one month in advance of the end of the unclassified position. MNsure must provide documentation of requests to convert unclassified position to the classified

governing classification and compensation in order to retain this delegation. MMB-Enterprise Human Resources periodically audits DHS's work to determine compliance with rules and laws. classification and compensation decisions. DHS must abide by accepted practices and rules has received delegated authority from MMB-Enterprise Human Resources

Vacancy-Filling

assisting the supervisor or managers in following state bargaining unit contracts and state laws. Definition: Work with HR Specialist who works directly to assist managers in hiring so that MNsure recrultment options, posting, reviewing candidates resumes to determine qualified candidates, and includes filling vacancies by developing appropriate qualifications for vacancies, follows state bargaining unit contracts, employment laws, and state laws governing state positions. This

- Advise on minimum qualifications and recruitment options.
- Posting and bidding/expression of interest process for classified positions.
- and refer successful candidates to the hiring supervisor. Review position applications to determine which applicants meet the minimum qualifications
- Assist managers and supervisors in developing interview questions and other selection criteria
- Conduct background checks.
- Document hires for affirmative action purposes.
- Compose offer and employment confirmation letters.
- Notify all applicants of position hiring decisions.
- Close out Resumix

Labor Relations and Employment Law

Definition: Ongoing maintenance and development of union and employee relations in order to advise management on performance and employment law issues, standards; and policies

- Represent management at meet and confer sessions.
- Respond to third-step grievances for MNsure.
- Review and responding to requests for accommodation under the ADA
- Monitor payroll and leave under USERRA.
- Notify MNsure of new laws, state rules, and issues.
- settlements and resolutions on behalf of MNsure Investigate all significant workers' compensation claims, process claims, and work through
- sexual harassment, etc. Advise supervisors and managers with other employment law issues such as discrimination,
- Review unemployment claims and represent management in unemployment hearings.

Safety & Workers' Compensation

- File yearly OSHA lost-time reports.
- Assist with first reports of injury filings

Reporting

Upon request, provide ad hoc reports on employee costs, leave use, hires, separations, and other employment information contained in the state's information warehouse.

File Maintenance & Storage

- Maintain and store audit (Job classification decision) files and requisitions (vacancy filling) files.
- onsite. Inform MNsure on the types of personnel information that should be securely maintained
- Maintain Personnel files/records.

DHS Human Resources Responsibilities:

DHS will provide the following level of service:

- does not need to be allocated or the allocation changed). Vacancles will be posted within two business days of receipt of a request to fill (if the position
- Examine I-9 documentation, after hire, for legal hiring.
- complete position description, organizational chart, and request memo Positions requiring initial allocation will be allocated within two weeks of the receipt of a
- complete position description, organizational chart, and request memo-Positions requiring reallocation will be audited within four to six weeks of the receipt of a
- Investigations will be conducted promptly. Timing depends on the exact circumstances and availability of union representatives.
- Transactions turned in by Thursday of the non-payroll week will take effect that payroll period.
- Employees hired during the last two days of the pay period may not be paid for those days until the next pay period

MNsure's Responsibilities:

unethical, violent, or harassing behavior and failure to follow state policies and procedures Management of MNsure is responsible for the actions of the organization's employees, including

MNsure is responsible for completing the following human resource actions:

Benefits Administration

- Convey benefits information from Minnesota Management and Budget (DHS) to employees of
- Program (SEGIP) at MMB. All employees will receive information on the SEGIP contact Benefits questions and issues will be handled directly by the State Employee Group Insurance
- FMLA requests: All employees will receive information on how to apply for FMLA from DHS and supervisors and managers will coordinate directly with DHS.

Training

employees of MNsure. Definition: Providing strategy, planning, and implementation of targeted learning activities to support both individual employee development and organizational strategies. This training is restricted to

- employment law, bargaining unit contract language, compensation, code of ethics, and other In conjunction with DHS, train managers and supervisors on human resources practices, topics directly related to human resources.
- Track completion on topics mandated by law or policy code of conduct, sexual harassment prevention, right-to-know, etc.
- Send communications to employees about various human resource topics

Policies and Procedures

- MNsure has appointed an Ethics Officer and communicated that designation to employees
- Employees are trained on the Code of Ethics (M.S. 43A.18) and as required the Code of Conduct.
- Position descriptions clearly indicate the employee's level of decision-making authority

- their particular jobs. Employees receive copies of general statewide policies and policies and procedures governing
- Formal delegations of duties are on file.
- Operating practices are consistent with state policies.
- Appropriate action is taken for violations of policy.

Position Descriptions

- All positions have position descriptions that are updated at least every three years.
- Position descriptions are consistent with employees' actual job duties and include a listing of essential functions under the ADA,

Employee Performance Management

- New employees must receive copies of their position descriptions and an orientation to their work and their work unit.
- All new employees must receive mid-probationary and probationary reviews.
- written formal evaluation placed in their personnel file. All employees must be given honest feedback on their performance at least once a year with a
- Performance expectations are made clear for all employees.
- must be taken to end their appointment. All such issues should be discussed with the DHS Labor deficiencies to permit them to improve — unless the behavior is so severe that immediate action Employees whose performance, attendance, or behavior is problematic will be coached on their Relations Representative.

EXHIBIT C - On-going MNsure Financial Responsibilities

MNsure shall perform and remain responsible for the following activities: Apart from DHS' duties and obligations under Clause 1.2 "Financial Operations" of this Agreement,

- Management of overall MNsure finances and operating budget with the federal Minnesota Management and Budget (MMB) and the MNsure Board of Directors. government,
- N reconciliation of MNsure Enterprise Fund activity to MMB Financial Statements (CAFR) Reconciliation of MNsure-related legislative actions to MMB Fund Balance Statements;
- نب APD projects and associated MNsure/DHS cost sharing Administration of federal grant applications and awards, including coordination with DHS federal
- 4 Administration of federal fiscal reporting requirements; responses to data requests from federal agencies and /or auditors
- Ç Management of SWIFT Agency H60 (MNsure) chart of accounts, budget structure, and budget /
- 6 Agency H60 (MNsure) appropriation transfers and cash flow assistance Coordination with MMB Executive Budget Officer (s) assigned to MNsure; authorization of SWIFT
- 7 revenue, including invoicing process. Forecasting MNsure premium withhold revenue; budgeting and accounting for premium withhold
- œ with the MNsure System (as applicable). Accounting for and reconciliation of MNsure premium pass-through activity within SWIFT and
- 9 technical contracts and grant contracts) Contract management, including legal/attorney function and SWIFT processes (professional
- 10 supervisory approvals; and associated employee Business Expense approvals Ensuring timely, policy compliant, SEMA4 Employee Self-Serve Timesheet completion and
- 1 maintained consistent with the current organization structure and available funding Ensuring MNsure's SEMA4 Department ID structure and SEMA4 position funding records are
- 12 Initiation and approval of E-1768 personnel transaction, including completion of the Funding Tab
- 13. Initiation and approval of EIOR commodity purchases, including the Fund Approver role
- 14 Approval of special expenses requests and employee business expenses (e.g. travel)
- 15 Approval of vendor/interagency invoices for payment; timely delivery of approved invoices to DHS

- Maintaining SWIFT customer file so invoicing processes are timely.
- 17. and issues. Troubleshooting and direct follow-up with vendors and customers on payment/invoice inquiries
- 18 Annual certifications to MMB, for example: annual spending plan, accounts receivable, financial statement accruals, encumbrances at fiscal year close, CAFR, federal Single Audit Schedules, etc.
- 19 Updating of Biennial Budget System (a.k.a BPAS), including budget maintenance, narratives and fiscal pages.
- 20. Coordination of MNsure technology system related fiscal notes/assumptions with DHS Budget Analysis Division.
- Administration of interagency agreements with DHS.

EXHIBIT D - Fair Hearing and Appeal Services

DHS Duties. DHS shall;

- \triangleright services Judges, paralegals, administrative support staff, and supervisor human services Maintain adequate staffing levels for services specified in this Exhibit by employing: human
- φ Adjudicate, including issuing final orders of eligibility determinations, all MNsure eligibility appeals, including employer shared responsibility appeals and carrier eligibility determination review appeals.¹
- Manage the intake of all MNsure eligibility appeals.
- O Provide a representative sample of redacted final decisions to be publically posted
- m Send all correspondence regarding MNsure eligibility appeals to the parties, including, but not limited to, an acknowledgement of receipt of appeal requests and hearing notices.
- F. Submit measurable reports, as agreed upon, to Misure.
- G appeals, copying MNsure's Authorized Representative. Investigate and respond to all complaints received pertaining to DHS's handling of MNsure

2. MNsure Duties, MNsure Shall:

- ح Provide the consultation, coordination, and directive services of a full time MNsure Appeals
- Provide the design for public interfacing for MNsure eligibility appeals
- C. Pay DHS in accordance with Clause I.
- D of Minnesota Rules, part 7700.0105, subpart 10, and other applicable law. Provide appeal summaries to DHS in accordance with the timelines and other requirements

DHS Tasks.

P eligibility appeals and all other functions incorporated through this Agreement, in accordance Staffing and Training. DHS will provide sufficient staffing levels necessary for adjudicating levels on an ongoing basis and will preemptively identify options for filling staffing vacancies with state and federal law and MNsure policies and procedures. DHS will monitor staffing

review of an eligibility determination or redetermination made by MNsure with respect to an enrollee of Carrier Business Agreement, whereby a carrier offering plans through MNsure may request a formal ¹Carrier eligibility determination review appeals are in accordance with section 2.3 of the MNsure

for DHS to explore. report the same upon identification to MN sure, which will actively identify potential solutions on short notice. DHS will monitor on an ongoing basis all staffing and training weakness and

- B. Adjudication. DHS will adjudicate all MNsure eligibility appeals on
- (b); 45 C.F.R. § 155.330; and 45 C.F.R. § 155.335; through MNsure, including redeterminations in accordance with 45 C.F.R. § 155.305 (a)-Any MNsure determination of eligibility to enroll in a Qualified Health Plan (QHP)
- N Any MNsure determination of eligibility for and level of Advanced Payment Tax Credit redeterminations in accordance with 45 C.F.R. § 155.305 (f)-(g); 45 C.F.R. § 155.330; and (APTC), and eligibility for and level of Cost Sharing Reductions (CSR), including
- w C.F.R. § 155.710 (a) and 45 C.F.R. § 155.710 (e); employer in a Small Business Health Option Program (SHOP) in accordance with 45 Any MNsure determination or redetermination of eligibility for employee and/or
- 4 requirement imposed, in accordance with 45 C.F.R. § 155.605; Internal Revenue Service Code of 1986, an individual is exempt from the individual for the purposes of the individual responsibility penalty under section 5000A of the Any MNsure determination or redetermination of a grant of certification attesting that,
- Ş (h)(ii), 45 C.F.R. § 155.610 (l) or 45 C.F.R. § 155.715 (e)-(f); and accordance with 45 C.F.R. § 155.310 (g), 45 C.F.R. § 155.330 (e)(1)(ii), 45 C.F.R. § 155.335 Any failure by MNsure to provide timely notice of an eligibility determination in
- Ġ sponsored plan or that the employer does provide coverage but is not affordable coverage with respect to an employee. that an employer does not provide minimum essential coverage through an employer-In response to a notice sent by MNsure under 45 C.F.R. § 155.310 (h), a determination
- 7 may request a formal review of an eligibility determination or redetermination made by MNsure with respect to an enrollee of the Carrier. MNsure Carrier Business Agreement, whereby a carrier offering plans through MNsure Carrier eligibility determination review appeals, in accordance with section 2.3 of the

procedures. The adjudication will include, but not be limited to, state and federal law. The adjudication includes "expedited appeals," in accordance adjudication of MNsure appeals. The adjudication will honor the timelines specified in adhere to all final and proposed state and federal regulations governing the federal and state law; offer all accessibility rights under state and federal law; and will The adjudication of MNsure appeals will offer all procedural due process required by Code of Federal Regulations, part 155.540, and MNsure policies and the following

A written recommended decision;

- 9 A telephone hearing, a videoconference hearing, or an in-person hearing, when
- C A prehearing conference, if deemed necessary by the presiding judge
- ō A notice and order for hearing
- ______e A MNsure Order issued on behalf of the MNsure Board;
- Digital recording of the hearing;
- interpretation when requested; and Language Interpretation and translation services, where requested, provided, **MNsure** ∃. exploring options for providing in-person
- = Compliance with all MNsure policies and procedures related adjudication 6 appeal

9 Intake and Finalization

- and informally resolve them internally. categorize and assign the appeals. MNsure reserves the right to review appeal requests input all received MNsure appeals forms into the case management system (CMS), for new appeals forms and eligibility records to transfer from MNsure to DHS. DHS will DHS will provide, at minimum, daily monitoring of the designated EDMS folder to check
- 2 retention, including the digital recording of the hearing. responsible for ensuring accumulation of the appeal record and its comprehensive from the appellant into the CMS or records management system (EDMS). DHS is DHS will input the eligibility records received from MNsure and/or received directly
- w Upon final order, DHS will input the entire Appeal record into the designated EDMS appeal record once final and uploaded to EDMS. folder for MNsure to maintain. MNsure is the official record holder for the official
- O sample and the methodology for the sampling will be agreed upon by the parties Orders in accordance with state and federal data privacy laws. The size of the representative Redaction. DHS shall redact for public viewing a sizeable representative sample of MNsure

upload each redacted order to the decisions database designated by MNsure. DHS will carefully review each Order chosen for redaction so as to redact all identifying information on a case-by-case basis, in addition to redacting all standard identifiers. DHS will

Ţn Sending and Maintaining Correspondence

- حبإ Upon request, DHS will send all correspondence regarding filed MNsure appeals, hearing notices, decisions and MNsure Orders, including, but not limited to, an acknowledgement of receipt of appeal requests, and reconsideration requests to
- N MNsure's Authorized Representative, and will use the appropriate MNsure appeals correspondence template correspondence related to MNsure appeals will use letterhead approved by

- ω sent within the timeframes as determined by the Secretary of the United States Correspondence that must be mailed in a "timely" manner will be sent on or before Department of Health and Human Services. feasible. Dismissals of expedited appeals and final Orders of expedited appeals will be finalization and always within 90 (ninety) days of receipt of request, as administratively (ten) business days. Final Orders will be mailed within 1 (one) business day of
- 4 appeals correspondence (i.e., all MNsure appeals correspondence post-marked on A copy of all MNsure appeals correspondence will be retained in the case management be post-marked no later than one calendar day following the date listed on the MNsure system, as part of the appeal record. All correspondence related to MNsure appeals will Monday will reflect Monday's date on the letter).
- Ç DHS will investigate all returned MNsure appeals correspondence, and notify MNsure's respective resolutions on a weekly basis. Authorized Representative of all returned MNsure appeals correspondence and their
- 71 appeals; number of hearings; timeliness or pending appeals; timeliness of finalized appeals; various metrics pertaining to MNsure appeals, including, but not limited to, number of Reporting. DHS shall submit to MNsure's Authorized Representative reports to measure reporting needs or audits. The frequency of these reports will be as agreed upon by MNsure's Authorized Representative and DHS' Authorized Representative and will include both caseloads; requests for reconsideration, and any metrics measured by state and/or federal regularly reoccurring reports and reports in response to ad hoc requests.
- Ö received pertaining to DHS's handling of MNsure appeals and respond to complainant, Investigation and Response to complaints. DHS will investigate and respond to all complaints policy and procedure developed according to this Statement. copying Minsure's Authorized Representative, within 30 days of receiving complaint, per the
- 王 Invoicing. DHS will submit to MNsure's Authorized Representative, quarterly itemized invoices unless otherwise stated in this Agreement.

4. MNsure Tasks.

- Þ generally be available to consult and provide direction on a need-be basis for DHS. In the Consultation, Coordination, and Direction. MNsure shall employ and provide a full-time MNsure Appeals Manager to consult, coordinate, and direct services under this Exhibit D. The absence of the MNsure Appeals Manager (e.g., vacation), an interim replacement will be organize as needed meetings; serve as a subject matter expert for MNsure appeals; and MNsure Appeals Manager will coordinate the efforts of the parties under this Agreement;
- œ Public Interfacing for MNsure appeals. MNsure will provide the sole public interfacing for MNsure appeals by making appeal information and materials available on its website and through outreach plans developed by MNsure.
- ? Payment. MNsure will pay DHS upon acceptance by MNsure that the tasks and deliverables

have been completed, and in accordance with the invoices of each respective agency and the costs as detailed above.

Ö Appeals Summaries. MNsure will provide DHS appeal summaries in accordance with the timelines and other requirements of Minnesota Rules, part 7700.0105, subpart 10, and other applicable law.

Exhibit E – Consumer Assistance Program

- نسو ("ARC"). Operational responsibilities include: MNsure's Responsibilities. MNsure will operate the Consumer Assistance Programs, including the Navigator Program, Certified Application Counselor program, and the Assister Resource Center
- A. Contracting. MNsure will:
- Process all consumer assistance partner applications and contracts
- 2 Powers and Grant Navigator/In-Person Assister Agreements. contracts including, Certified Application Counselor Services Agreements, and Joint Specifically identify DHS as a third-party beneficiary in all Consumer Assistance Partner
- į consumer assistance partner contract templates. Request input from DHS' Contracts division on the creation and modification of all
- B. Training, resource pages and manual. MNsure will:
- Develop, implement, and maintain certification and recertification training for consumer assistance partners
- Ņ Request input and content from DHS' Health Care Administration on all consumer assistance partner training related to public programs
- Update and maintain the navigator resource webpages

C. Certification. MNsure will:

- decertification <u>a</u> consumer assistance partner certification, recertification, and
- Resolve all complaints against consumer assistance partners.

D. Customer Service and Support. MNsure will:

- Provide customer services and support to consumer assistance partners through the
- N Oversee supervision, hiring, work direction and priority setting as it relates to staffing and work activities of the ARC.
- ယ Develop, implement, and maintain operational support for all consumer assistance
- 4 Obtain input and approval from DHS Health Care Administration on all consumer assistance partner communications related to public programs.

E. Compensation, MNsure will:

- سإ Seek approval from DHS' FOD for all consumer assistance partner payments and provide necessary data
- N Request input from DHS on all consumer assistance partner compensation model
- ĆΩ Assistance Partner compensation rates without the explicit approval of DHS Consumer Assistance Partner contracts, and not make any modifications to Consumer Maintain all consumer assistance partners' compensation according set forth in the
- 4 are appropriate and audit as needed to safeguard against potential fraud or misuse. Implement controls to ensure Consumer Assistance Partner compensation payments
- ū will work with DHS to avoid disruption of DHS business operations during audit assistance from DHS, MNsure shall provide reasonable notice of such an audit. MNsure Assistance Partner payments initiated by MNsure that requires cooperation and audits of consumer assistance partner payments. In the event of an audit of Consumer Consistent with Clause 1.5 (Internal Audits) of this Agreement, cooperate with DHS
- 0 Be responsible for working with MN.IT staff to develop payment reports, clean data run report, and develop and send payment statements
- 7 Respond to all questions about and facilitate resolving issues regarding compensation.
- Ņ the Navigator program and Certified Application Counselor program. Support responsibilities DHS' Responsibilities. DHS will support the operations consumer assistance programs, including include:

A. Contracting. DHS will:

- -Powers and Grant Navigator/In-Person Assister Agreements. MNsure, including Certified Application Counselor Services Agreements, Participate as third-party beneficiary to all consumer assistance partner contracts with and Joint
- N templates Provide input from DHS Contracts division on all consumer assistance partner contract
- Provide review on all requested changes to templates
- Cedar Avenue, St. Paul, MN, or his successor. DHS Contact: Jay Brunner, Director, Contracts, Procurement, and Legal Compliance, 540
- B. Training, Resource Pages and Manual, DHS will:

- ۲ Provide reviewers for training content developed by MNsure. This review will occur on a mutually agreed-upon schedule.
- N Review public program related processes within the navigator manual and navigator resource webpages on a mutually-agreed upon schedule.
- w DHS Contact: Jen Gerber, Supervisor, Training and Partner Relations, HCEO, 540 Cedar Avenue, St. Paul, MN, or her successor.

C. Customer Service and Support. DHS will:

- the DHS' HCEO County Relations Resource Center. Respond to public program policy questions from ARC within ten working days through
- Ŋ Provide timely input and approval from DHS HCEO on all consumer assistance partner communications related to public programs.
- ţij support for public programs per appropriate law and policy. MMIS, MAXIS and DHS Filenet upon request to provide consumer assistance partner Provide Assister Resource Center (ARC) staff and the ARC supervisor with access to SIR,
- 4 the County Relations Resource Center. These staff will be available during regular DHS Designate a point person and backup for ARC questions that are more time sensitive for business hours (8am-4:30pm)
- U 540 Cedar Avenue, St. Paul, MN or her successor. DHS Contact: Nekheti Nefer-Ra, Supervisor, Resource Center Systems Support, HCEO,

D. Consumer Assistance Partner Payments, DHS will:

- compensation model decisions. At MNsure's request, provide timely input on all consumer assistance partner
- Ņ Provide approval for any modifications to Consumer Assistance Partner compensation proposed by MNsure
- w appropriate, all consumer assistance partner payments as recommended by MNsure. Using payment reports provided by MNsure, review and approve within two weeks, as
- 4 Submit all approved consumer Operations Division, assistance partner payments to DHS Financial
- Ų, DHS Financial Operations Division to make payments with 72 hours of submission of the approved payment report.
- Ġ Work with MNsure to ensure Consumer Assistance Partner compensation payments

- by DHS that requires cooperation and assistance from MNsure, DHS shall provide reasonable notice of any such audit, and work with MNsure to avoid the disruption of business operations during the audit. in audits of Consumer Assistance Partner payments. In the event of an audit initiated Consistent with Section 1.5 (Internal Audits) of this Agreement, cooperate with MNsure
- 00 DHS Contact: Marty Cammack, Director, Financial Operations, 540 Cedar Avenue, St. Paul, MN, or his successor.
- w programs according to above sections. Coordination responsibilities include: Mutual Responsibilities. DHS and MNsure will coordinate operations of the consumer assistance
- A. Resources.
- DHS Health Care Administration will designate a liaison to the consumer assistance programs.
- MNsure will designate a supervisor to ARC staff.
- Ö Communication. DHS and MNsure will have regular check-in meetings on the status of the navigator program, including discussion of program metrics.

Requested Contract Expiration Date:	Current Contract Expiration Date:		Contract Start Date:
June 30, 2019	June 30, 2019	June 30, 2019	July 1, 2017
This Amendment:	nent(s) Total	Original Contract:	Total Contract Amount:
\$6,958,000	\$0	\$11,763,000	\$18,721,000

This amendment is by and between the State of Minnesota, through its Commissioner of the Department of Human Services ("DHS") and MNsure ("MNSURE").

Recitals

- The State has an agreement with MNSURE identified as "STATE OF MINNESOTA DEPARTMENT OF HUMAN SERVICES & MNSURE INTERAGENCY AGREEMENT", Contract Number 127690, to provide standard, centralized administrative services to MNSURE to enable administrative efficiency.
- Ņ DHS and MNSURE agree that additional funds are necessary for the satisfactory completion of the contract
- ω DHS and MNSURE are willing to amend the Original Contract as stated below

Contract Amendment

insertions In this Amendment, changes to pre-existing Contract language will use strike through for deletions and underlining for

REVISION 1.: Clause 1.C "Consideration" is amended as follows:

C. Consideration. Consideration for all human resource services performed by DHS pursuant to this Agreement shall be paid by MNsure at an annual cost of two hundred thousand dollars (\$200,000), unless otherwise stated in Exhibit AA-1, Budget, as amended, which is attached and incorporated into this Agreement.

REVISION 2. Clause 1.2.C. "Consideration" is amended as follows:

be paid by MNsure at an annual cost one hundred fifty thousand dollars (\$150,000), unless otherwise stated in Exhibit A Consideration. Consideration for all financial operation services performed by DHS pursuant to this Agreement shall Budget, as amended.

REVISION 3. Clause 1.3.C. "Consideration" is amended as follows

C. Consideration. Consideration for all procurement services performed by DHS pursuant to this Agreement shall be paid by MNsure at an annual cost one hundred thousand dollars (\$100,000), unless otherwise stated in Exhibit A-A-1, Budget, as amended.

REVISION 4. Clause 1.4.C. "Consideration" is amended as follows

be paid by MNsure at a rate of fifteen dollars (\$15) per background study. The estimated annual cost to MNSURE twenty five thousand dollars (\$25,000), unless otherwise stated in Exhibit A - 1, Budget, as amended. C. Consideration. Consideration for all background study services performed by DHS pursuant to this Agreement shall

REVISION 5. Clause 1.6.C. "Consideration" is amended as follows

Medicaid issue(s), and MinnesotaCare (Basic Health Plan) issue(s) will be allocated 1/3 to MNsure and 2/3 to DHS appeals adjudication. Appeal adjudications resulting in a decision only on MNsure eligibility issue(s) listed in Exhibit D will **C. Consideration**. Consideration for all fair hearing appeal adjudication services performed by DHS pursuant to this Agreement shall be paid by MNsure based on actual case counts and DHS' standard quarterly cost allocation process for Appeal adjudications resulting in a decision on both MNsure eligibility issue(s) and Medicaid issue(s), but not otherwise be allocated completely to MNsure. Appeal adjudications resulting in a decision only on MNsure eligibility issue(s)

specified (i.e., "COMBO" appeals), will be allocated 50/50 between MNsure and DHS. The estimated annual cost to MNSURE is eight hundred thirty seven thousand dollars (\$837,000), unless otherwise stated in Exhibit A-A-1, as

REVISION 6. Clause 1.7.C. "Consideration" is amended as follows

paid by MNsure based on actual MNsure service utilization multiplied by the current applicable Receipt Center Rate. estimated annual cost to MNsure is ten hundred thousand dollars (\$10,000), unless otherwise stated in Exhibit A.A.1 Budget, as amended. C. Consideration. Consideration for all receipt center services performed by DHS pursuant to this Agreement shall be The

REVISION 7. Clause 1.8.C. "Consideration" is amended as follows:

C. Consideration. Consideration for all issuance operation services performed by DHS pursuant to this Agreement shall be paid by MNsure based on actual MNsure service utilization multiplied by the current applicable Issuance Operations Center rate multiplied by the applicable MNsure/DHS cost allocation ratio. The remaining annual cost billed to MNsure for FY2017 is \$338,000 and the estimated annual cost to MNsure for FY2018 is \$725,000 for a total amount of is-seven hundred twenty five thousand dollars (\$725,000) one million sixty three thousand dollars (\$1,063,000), unless otherwise stated in Exhibit A-A-1, Budget, as amended

REVISION 8. Clause 1.9.C.1 "Consideration" is amended as follows

1. For quality assurance services provided by DHS as outlined in the Translation MOU, MNsure shall pay DHS an annual cost of seven thousand dollars (\$7,000.00), unless otherwise stated in Exhibit A $\underline{A-1}$.

REVISION 9. Clause 1.10.C. "Consideration" is amended as follows:

by MNsure based on actual MN.IT@DHS staff hours coded to AC2 code 47043. The estimated annual cost to MNsure is one hundred eighty thousand dollars (\$180,000), unless otherwise stated in Exhibit A.A.1, Budget, as amended. Consideration. Consideration for all IT support services performed by DHS pursuant to this Agreement shall be paid

REVISION 10. Clause 2.1.C. "Consideration" is amended as follows

Agreement shall be paid by MNsure in accordance with the federally approved DHS PACAP. The estimated annual cost to MNsure is two million nine hundred forty five thousand dollars (\$2,945,000), unless otherwise stated in Exhibit A A-1 as amended. C. Consideration. Consideration for all METS System Operations services performed by DHS pursuant to this

REVISION 11. Clause 2.2.D "Consideration" is amended as follows

D. Consideration.

of \$1,005,000 <u>one million six hundred twenty five thousand dollars (\$1,625,000),</u> unless otherwise stated in Exhibit Agreement shall be paid by MNsure based on the DHS PACAP and in accordance with the estimated annual cost Phase 1. Consideration for all Phase 1 METS System Development services performed by DHS pursuant to this AA-1 and line item budget, as amended.

REVISION 12. New clause 2.3 "METS System Development-QHP" is added as follows

⋗ Scope of Work. DHS through MN.IT@DHS shall provide METS System Development-QHP services associated h the implementation and enhancement of MNsure's state-based Health Insurance Exchange as authorized by METS Executive Steering Committee, and cost allocated in accordance with federally approved DHS PACAP.

B. Authorized Representatives

 DHS' authorized representative in regards to METS System Development-QHP services is Alex Kotze, Chief Financial Officer, or her successor.

- MNsure's authorized representative in regards to METS System Development-QHP services is Kari Koob, Chief Financial Officer, or her successor.
- Each representative shall have final authority for acceptance of METS System Development-QHP services of the other party and shall have responsibility to insure that all payments due to the other party with respect to METS System Development-QHP services are made pursuant to the terms of this Agreement.
- O Consideration. Consideration for all METS System Development-QHP performed by DHS pursuant to this Agreement shall be paid by MNSURE based on the DHS PACAP. The estimated annual cost to MNsure is six million dollars (\$6,000,000) unless otherwise stated in Exhibit A-1 and the line item budget, as amended

REVISION 13. Clause 3.2.C "Consideration" is amended as follows

ဂ Consideration. Consideration for all occupancy and IT support indirect costs under this Agreement shall be paid by MNsure. Consideration under this Section is based on the annual occupancy and IT support cost per DHS/@DHS FTE multiplied by the FTE positions attributable to this IAA. The estimated annual fixed indirect cost to MNsure is two hundred thousand dollars (\$200,000.00), unless otherwise stated in Exhibit A-A-1, Budget, as amended

REVISION 14. Clause 4.B "Estimated Payments" is amended as follows

- B. Estimated Payments. Under the above referenced Interagency Agreement, the parties acknowledge that DHS has a separate and independent obligation to pay MNsure for MNsure administrative costs attributable to the DHS public health care programs according to the DHS Public Assistance Cost Allocation Plan ("PACAP"). The estimated amounts are as follows:
- SFY2018: \$14,379,000 \$14,238,000 SFY2019: \$14,464,000

The amounts in this Section are estimates only. This Agreement does not obligate DHS to pay MNsure the amounts estimated in this Section for any service performed in this Agreement or the Interagency Agreement referenced in Paragraph 1 of this section.

REVISION 15. Clause 5.B. "Consideration" is amended as follows

Consideration. Consideration for all services performed by DHS pursuant to this Agreement shall be paid by MNsure in accordance with the allocations set forth in Exhibit A $\underline{A-1}$, as amended, which is attached and incorporated into this Agreement.

REVISION 16. Clause 5.D. "Total Obligation" is amended as follows

Ö **Total Obligation**

- MNsure Business Operations Services. The total obligation of MNsure for all compensation and reimbursements otherwise stated in Exhibit A A-1, as amended to DHS for non-IT related services under this agreement shall not exceed four million eight hundred six thousand dollars (\$4,806,000) four million four hundred sixty eight thousand dollars (\$4,468,000), unless
- Ņ METS Services. The total obligation of MNsure for all compensation and reimbursements to DHS for IT related services under this Agreement shall not exceed thirteen million five hundred and fifteen thousand dollars (\$13,515,000) six million eight hundred ninety five thousand dollars (\$6,895,000), unless otherwise stated in Exhibit A A-1, as amended.
- ω Occupancy and IT Support Indirect Costs. The total obligation of MNsure for all compensation and reimbursements to DHS for occupancy and IT support indirect costs under this Agreement shall not exceed four hundred thousand dollars (\$400,000), unless otherwise stated in Exhibit A A-1, as amended.

Except as amended herein, the terms and conditions of the Original Contract and all previous amendments remain in full force and effect.

1. STATE ENCUMBRANCE VERIFICATION	3. DHS
Individual certifies that funds have been encumbered as required by Winn. Stat. §§16A.15 and 16C.05.	Individual certifies the applicable provisions of Minn. Stat. §16C,98, subdivisions 2 and 3 are reaffirmed.
Signed 10 Colombian States 3-19-18	By: (with delegated authority) Title: (with delegated authority)
SWIFT Contract No. 127690	Date: (3/23/16
 MNSURE The Contractor certifies that the appropriate person(s) have executed the contract on behalf of the Contractor as required by applicable afticles, bylaws, resolutions, or ordinances. 	
By: Nou Note	
Title: CFO	
Date: 3/22/2018	
Ву:	
Title:	Distribution: Agency
Date:	Contractor State's Authorized Representative - Photo Copy

EXHIBIT A-1 Interagency Agreement Budget

0	13,342,000	5,379,000	6,384,000				Total interagency Agreement
201	200,000	,200,000	200,000	Marty Cammack	Kari Koob	Fixed	3. Occupancy and IT Support Indirect Costs
0	10,570,000	2,945,000	3,950,000				Total METS Services
	6,000,000	10	0	<u>Alex Kotzke</u>	Kari Koob	<u>Variable</u>	2.3 METS System Development-QHP
	<u>1,625,000</u> 0	0	1,005,000 0	Alex Kotze	Kari Koob	Variable	2.2 METS System Development Phase 1 Phase 2
	2,945,000	2,945,000	2,945,000	Alex Kotze	Kari Koob	Variable	2.1 METS System Operations
0	2,572,000	2,234,000	2,234,000				Total Business Operation Services
	180,000	180,000	180,000	Marty Cammack	Kari Koob	Fixed <u>Variable</u>	1.10 MNsure IT Managerial and Operations Support
	7,000	7,000	7,000	Zecharias Hailu	Jessica Kennedy	Fixed	1.9 Equal Opportunity and Access
	1,063,000	725;000	725,000	Terri Engel	Gerald Wood	Variable	1.8 Issuance Operations Center
	10,000	10,000	10,000	Terri Engel	Gerald Wood	Variable	1.7 Receipts Center
	837,000	837,000	837,000	Inta Stellers	Jessica Kennedy	Variable	1.6 Fair Hearing and Appeals
		0	0	Gary Johnson	John Nyanjom	Variable	1.5 Internal Audits
	25,000	25,000	25,000	Carolyn Ham	Christina Wessel	Variable	1.4 Background Studies
	100,000	100,000	100,000	Mike LaValle	Stacey D'Andrea Katie DeGrio Channing	Fixed	1.3 Procurement
	150,000	150,000	150,000	Terri Engel	Gerald Wood	Fixed	1.2 Financial Operations
	200,000	200,000	200,000	Connie Jones	Dave Rowley	Fixed	1.1 Human Resources
FY2018 FY2019	FY2018	FY2018 FY2019	FY2018	DHS / Alex Kotze	MNsure / Kari Koob DHS / Al	Amount Charged	Control (may be a see province)
m Chargo Amount	Amended Mavimi	Charge Amount	Orginal Mavimum	recentative	Authorized Ren	Racic for	Section (i.e. services to be provided)

Amendment 2 to Interagency Agreement No. IAK%127690

Requested Contract Expiration Date:		Original Contract Expiration Date:	Contract Start Date:
Not Applicable	June 30, 2019	June 30, 2019	July 1, 2017
This Amendment:	nent(s) Total:	Original Contract:	Total Contract Amount:
\$5,505,871	\$6,958,000	\$11,763,000	\$24,226,871

Services ("DHS") and MNsure ("MNSURE"). This amendment is by and between the State of Minnesota, through its Commissioner of the Department of Human

Recitals

- DHS has an agreement with MNSURE identified as "STATE OF MINNESOTA DEPARTMENT OF HUMAN SERVICES & MNSURE INTERAGENCY AGREEMENT," Interagency Agreement Number IAK%127690 (Original Agreement), to provide standard, centralized administrative services to MNSURE to enable administrative efficiency.
- Ы DHS and MNSURE agree that additional funds are necessary for the satisfactory completion of the Origina
- ယ DHS and MNSURE are willing to amend the Original Agreement as stated below

Amendment

insertions In this Amendment, changes to Original Agreement language will use strike through for deletions and <u>underlining</u> for

REVISION 1. Clause 1.1.C "Consideration" is amended as follows:

C. Consideration. Consideration for all human resource services performed by DHS pursuant to this Agreement shall be paid by MNsure at an annual cost of two hundred thousand dollars (\$200,000), unless otherwise stated in Exhibit A-1 A-2 Budget, as amended, which is attached to this Amendment and incorporated by reference into the Original Agreement.

REVISION 2. Clause 1.2.C. "Consideration" is amended as follows:

C. Consideration. Consideration for all financial operation services performed by DHS pursuant to this Agreement shall be paid by MNsure at an annual cost one hundred fifty thousand dollars (\$150,000), unless otherwise stated in Exhibit AA-2, Budget, as amended which is attached to this Amendment and incorporated by reference into the Original Exhibit A-1

REVISION 3. Clause 1.3.C. "Consideration" is amended as follows

C. Consideration. Consideration for all procurement services performed by DHS pursuant to this Agreement shall be paid by MNsure at an annual cost one hundred thousand dollars (\$100,000), unless otherwise stated in Exhibit-A-1 A-2, Budget, as amended, which is attached to this Amendment and incorporated by reference into the Original Agreement.

REVISION 4. Clause 1.4. "Background Studies" is amended as follows:

CD. Consideration. Consideration for all background study services performed by DHS pursuant to this Agreement shall be paid by the MNsure at a rate of fifteen dollars (\$15) per background study. The estimated annual cost to MNsure is twenty five six thousand nine-hundred and ninety dollars (\$25,000,990) in State fiscal year 2018, and twenty-five thousand dollars (\$25,000) in State fiscal year 2019, unless otherwise stated in Exhibit A-1 A-2 Budget as amended.

REVISION 5. Clause 1.6.C. "Consideration" is amended as follows

C. Consideration. Consideration for all fair hearing appeal adjudication services performed by DHS pursuant to this Agreement shall be paid by MNsure based on actual case counts and DHS' standard quarterly cost allocation process for appeals adjudication. Appeal adjudications resulting in a decision only on MNsure eligibility issue(s) listed in Exhibit D will

Appeal adjudications resulting in a decision on both MNsure eligibility issue(s) and Medicaid issue(s), but not otherwise specified (i.e., "COMBO" appeals), will be allocated 50/50 between MNsure and DHS. The estimated annual cost to MNSURE is one million_eight five hundred thirty-seven sixty-five thousand, nine hundred dollars (\$837,0001,565,900) in State fiscal year 2018, and one million, six hundred ninety-five thousand dollars (\$1,695,000) in State fiscal year 2019, unless otherwise stated in Exhibit A-1, A-2 Budget, as amended. be allocated completely to MNsure. Appeal adjudications resulting in a decision only on MNsure eligibility issue(s), Medicaid issue(s), and MinnesotaCare (Basic Health Plan) issue(s) will be allocated 1/3 to MNsure and 2/3 to DHS

REVISION 6. Clause 1.7.C. "Consideration" is amended as follows

paid by MNsure based on actual MNsure service utilization multiplied by the current applicable Receipt Center Rate. Trestimated annual cost to MNsure is ten hundred thousand nine hundred, fifty-seven dollars (\$10,000957) in State fiscal Budget, as amended. year 2018, and ten thousand dollars (\$10,000) in State fiscal year 2019, unless otherwise stated in Exhibit A-1 A-2, C. Consideration. Consideration for all receipt center services performed by DHS pursuant to this Agreement shall be

REVISION 7. Clause 1.8.C. "Consideration" is amended as follows:

sixty three thousand six hundred twenty-three thousand, three-hundred and four dollars (\$1,063,000623,304) in State fiscal year 2018, and two-hundred and ten thousand dollars (\$210,000) in State fiscal year 2019, unless otherwise stated in Exhibit A-1, A-2, Budget, as amended. Cost Allocation applies. **C. Consideration**. Consideration for all issuance operation services performed by DHS pursuant to this Agreement shall be paid by MNsure based on actual MNsure service utilization multiplied by the current applicable Issuance Operations Center rate multiplied by the applicable MNsure/DHS cost allocation ratio. The remaining annual cost billed to MNsure for FY2017 is \$338,000 and the estimated annual cost to MNsure for FY2018 is \$725,000 for a total amount of one million

REVISION 8. Clause 1.9.C.1 "Consideration" is amended as follows

1. For quality assurance services provided by DHS as outlined in the Translation MOU, MNsure shall pay DHS an annual cost of seven thousand dollars (\$7,000.00), unless otherwise stated in Exhibit-A-1 A-2 Budget.

REVISION 9. Clause 1.10.C. "Consideration" is amended as follows:

C. Consideration. Consideration for all IT support services performed by DHS pursuant to this Agreement shall be paid by MNsure based on actual MN.IT@DHS staff hours coded to AC2 code 47043. The estimated annual cost to MNsure is ene hundred eighty sixty-one thousand four hundred and twenty-five dollars (\$180,00061,425) in State fiscal year 2018. and zero dollars (\$0) in State fiscal year 2019, unless otherwise stated in Exhibit A-1 A-2, Budget, as amended.

REVISION 10. Clause 2.1.C. "Consideration" is amended as follows

Consideration. Consideration for all METS System Operations services performed by DHS pursuant to this Agreement shall be paid by MNsure in accordance with the federally approved DHS PACAP. The estimated annual cost to MNsure is two million nine eight hundred forty five thirty-four thousand, five hundred and eleven stated in Exhibit A-1 A-2 and the line item budget set forth in Exhibit A-1 A-2 Budget as amended dollars (\$2,945,000834,511) in State fiscal year 2018, and three million dollars (\$3,000,000), unless otherwise

REVISION 11. Clause 2.2.D "Consideration" is amended as follows

D. Consideration.

of one million six five hundred twenty five forty-two thousand, two hundred and ninety dollars (\$1,625,000542,290) in State fiscal year 2018 and zero dollars (\$0) in State fiscal year 2019, unless otherwise stated in Exhibit A-1 A-2 Budget and line item budget, as amended. Phase 1. Consideration for all Phase 1 METS System Development services performed by DHS pursuant to this Agreement shall be paid by MNsure based on the DHS PACAP and in accordance with the estimated annual cost

REVISION 12. Clause 2.3.C "Consideration" is amended as follows

C. Consideration. Consideration for all METS System Development-QHP performed by DHS pursuant to this Agreement shall be paid by MNSURE based on the DHS PACAP. The estimated annual cost to MNsure is six four million, seven hundred ninety-two thousand, four hundred and ninety-four dollars (\$6,000,0004,792,494) in State fiscal year 2018, and six million, five-hundred and forty-five thousand dollars (\$6,545,000) in State fiscal year 2019 unless otherwise stated in Exhibit A-1 A-2 Budget and the line item budget, as amended, which is attached to this Amendment and incorporated by reference into the Original Agreement.

REVISION 13. Clause 3.2.C "Consideration" is amended as follows

ဂ MNsure. Consideration under this Section is based on the annual occupancy and IT support cost per DHS/@DHS multiplied by the FTE positions attributable to this IAA. The annual fixed indirect cost to MNsure is two hundred thousand dollars (\$200,000.00), unless otherwise stated in Exhibit A-1 A-2, Budget, as amended. Consideration. Consideration for all occupancy and IT support indirect costs under this Agreement shall be paid by FIE

REVISION 14. Clause 5.B. "Consideration" is amended as follows

œ **Consideration**. Consideration for all services performed by DHS pursuant to this Agreement shall be paid by MNsure in accordance with the allocations set forth in Exhibit A-1 A-2 Budget as amended.

REVISION 15. Clause 5.D. "Total Obligation" is amended as follows

D. Total Obligation.

- MNsure Business Operations Services. The total obligation of MNsure for all compensation and reimbursements to DHS for non-IT related services under this agreement shall not exceed four five million eight one hundred sixtwelve thousand two-hundred and seventy-five dollars (\$4,806,0005,112,275) unless otherwise stated in Exhibit A-1 A-2 Budget, as amended.
- Ņ METS Services. The total obligation of MNsure for all compensation and reimbursements to DHS for IT related services under this Agreement shall not exceed thirteen eighteen million five seven hundred and fifteen fourteen Budget, as amended. thousand<u>, two hundred and ninety-five</u> dollars (\$13,515,00018,<u>714,295)</u> unless otherwise stated in Exhibit A-1 <u>A-2</u>
- လ Occupancy and IT Support Indirect Costs. The total obligation of MNsure for all compensation and reimbursements to DHS for occupancy and IT support indirect costs under this Agreement shall not exceed four hundred thousand dollars (\$400,000), unless otherwise stated in Exhibit A-1 A-2 Budget, as amended.

REMAINDER OF PAGE INTENTIONALLY LEFT BLANK

Signature Page Follows

1. STATE ENCUMBRANCE VERIFICATION

Date: Signed Individual-sertifies that funds have been encumbered as required by Minn. Stat. §§168.15 and 16C.05.

2. MNSURE

SWIFT Contract No. TIKK

Individual certifies the applicable provisions of Minn. Stat. §16C.08, subdivisions 2 and 3 are reaffirmed.

Title:

₽.

CFO

(with delegated authority)

10/16/2018

Date:

3. DHS

Individual certifies the applicable provisions of Minn. Stat. §16C.08, subdivisions 2 and a are reaffirmed.

By:

Title:

Date:

EXHIBIT A-12 Interagency Agreement Budget

24,226,871					
5,379,000 12,142,000	13,34 <u>2,000 12,083;871</u>				Total Interagancy Agreement
200,000	200,000	Marty Cammack	Kan Koob	Fixed	3. Occupancy and IT Support Indirect Costs
9,545,000	9,169,295				Total MEIS Services
6,545,000	6,000,000 4,792,494	Alex Kotzke	Kari Koob	Variable	2.3 METS System Development-QHP
0	0	Alex Kotze	Kari Koob	Variable	Phase 2
0	<u>1,625,000 1,542,290</u>	Alex Kotze	Kari Koob	Variable	Phase 1
					2.2 METS System Development
2,945,000 <u>3,000,000</u>	2,945,000 2,834,511	Alex Kotze	Kari Koob	Variable	2.1 METS System Operations
2,234,000 <u>2,397,000</u>	2,572,000 <u>2,715,576</u>				Total Business Operation Services
<u>0</u> 000,081	<u>180,000 61,425</u>	Marty Cammack	Kari Koob	Variable	1.10 MNsure IT Managerial and Operations Support
7,000	7,000	Zecharias Hailu	Jessica Kennedy	Fixed	1.9 Equal Opportunity and Access
725,000 <u>210,000</u>	<u>1,063,000 623,304</u>	Terri Engel	Gerald Wood	Variable	1.8 Issuance Operations Center
10,000	10,000 <u>957</u>	Terri Engel	Gerald Wood	Variable	1.7 Receipts Center
837,000 <u>1,695,000</u>	837,000 <u>1,565,900</u>	Inta Stellers	Jessica Kennedy	Variable	1.6 Fair Hearing and Appeals
0	0	Gary Johnson	John Nyanjom	Variable	1.5 Internal Audits
25,000	25000 <u>6,990</u>	Carolyn Ham	Christina Wessel	Variable	1.4 Background Studies
100,000	100,000	Mike LaValle	Katie DegrioChanning	Fixed	1.3 Procurement
150,000	150,000	Terri Engel	Gerald Wood	Fixed	1.2 Financial Operations
200,000	200,000	Connie Jones	Dave Rowley	Fixed	1.1 Human Resources
Artiena z Ividx Artic FY2019	FY2018	DHS / Alex Kotze	MNsure / Kari Koob DHS / Al	Amount Charged	section (i.e. services to be provided)
1000	C person 2		A	7	Service As a service because the service by

\$ 5,505,871

Amendment No. 1 to Interagency Agreement for MNsure Participation in the Administration of the Minnesota State Plan for Services Under Title XIX

("MNsure"), and the Commissioner of Minnesota Department of Human Services ("DHS"). Amendment is by and between the State of Minnesota, through its Chief Executive Officer of MNsure

Recitals

- \vdash DHS and MNsure entered into an Interagency Agreement, identified as "Interagency Agreement for for, and enroll individuals into DHS' public health care programs. MNsure Participation in the Administration of the Minnesota State Plan for Services Under Title XIX" ("Agreement"), to acknowledge that services furnished by MNsure help DHS identify, determine eligibility
- 2 DHS and MNsure wish to amend the Agreement to include additional terms and understandings
- ယ State Plan for Services under Title XIX. Parties' role and responsibilities regarding MNsure's participation in the administration of the Minnesota The purpose of the Agreement shall memorialize MNsure's and DHS' joint understanding regarding the
- Ģ MNsure and DHS are willing to amend the Agreement as stated below

Therefore the Parties agree as follows:

In this Amendment, changes to pre-existing Contract language will use strike through for deletions and <u>underlining</u>

Interagency Agreement for MNsure's Participation in the Administration of the Minnesota State Plan for Services Under Title XIX

Intent of Agreement

are formally recognizing that work performed by MNsure benefits public health programs and MNsure including MinnesotaCare and Medicaid. Through this agreement, the Department of Human Services and MNsure enrollment strategies for Minnesotans seeking the services of public health coverage programs and services, is responsible for management and oversight of Medical Assistance (MA), which is Minnesota's Medicaid program. expenditures will be included, as necessary, in the Department of Human Services public assistance cost allocation plan and operational advance planning documents. The day-to-day operations of MNsure play an important role in the Department of Human Services' outreach and The Department of Human Services is designated as the Medicaid Agency for the State of Minnesota and, as such,

will be the operational advance planning document and the quarterly operation of the public assistance cost plans, plans for small employers (Minnesota's SHOP plans), the basic health insurance plan (MinnesotaCare), and allocation plan. It is further understood that any billing will be based on the actual cost incurred. medical assistance services available for those qualifying for Medicaid. It is understood that the basis for billing the entire range of public and private health insurance programs, including individual qualified health insurance outreach, identify, intake, accept, determine eligibility for, and formally enroll individuals and their families into This agreement confirms that the services furnished by MNsure help the Department of Human Services to

Amendment No. 1 Page

Performance

activities necessary for administration of the state plan for services under Title XIX. on-going case maintenance and renewal activities, policy, outreach and post-eligibility activities, and other related to Medicaid eligibility determination and enrollment activities including, but not limited to application, Beginning, January 1, 2015, MNsure shall provide to the Department of Human Services a variety of services

Consideration

appropriations for the ongoing operation for MNsure, and shall claim the federal share of any eligible expenditures beginning January 1, 2015 via operation of its amended public assistance cost allocation plan and operation advance planning document, In consideration for the above described performance the Department of Human Services shall obtain annual

Term

whichever occurs later, and shall remain in effect through June 30, 2019 or until all responsibilities set forth in this This Agreement shall be effective on January 1, 2018, or upon the date that the final required signature is made, Agreement have been satisfactorily fulfilled, whichever occurs first.

Cancellation

cause, upon thirty (30) days written notice to the other party. This Agreement may be canceled by the Department of Human Services or MNsure at any time, with or without

Liability

provision of the Minnesota Tort Claims Act under Minnesota Statutes, section 3.736, and other applicable law. of the other party's acts. result of its acts to the extent authorized by law, and will not be responsible for the other party's acts or results The Department of Human Services and MNsure agree that each party will be responsible for its own acts and the The Department of Human Services' and MNsure's liability will be governed by the

Information Privacy and Security

carrying out any duties or obligation identified in this Agreement. MNsure respectively agree that each party shall fully comply with the terms of the Data Sharing Agreement when Sharing Agreement executed by the Parties, which is incorporated into this Agreement by reference. Agreement Terms and Conditions", identified as DSK%107571, as amended, or the applicable successive Data Information privacy and security shall be governed by the "Data Sharing Agreement and Business Associate DHS and

END. REMAINDER OF PAGE INTENTIONALLY LEFT BLANK (Signature Page Follows).

Amendment No. 1 Page 2

	MNsure	DHS
Ву:	1/11/2	
	Kou Koors	
Title:	CFO	
		Reporty Columissione
Date:	1/4/2018	1/10/2018



for MANAGEMENT ANALYSIS & DEVELOPMENT SERVICES INTERAGENCY AGREEMENT MAD Project Number: 2016-044

Requesting Agency: MNsure

MAD Contact: Kristin Batson

Accounting Information: Business Unit – G1001, Financial Dept ID – G1031500, APPRID – G100085, Fund – 5200, Accounts - 670011.

Amount	Amount	Amount:
Account Code:	Account Code:	Account Code:
Category Code:	Category Code:	Category Code: 80101500
First FY:	Amount of Contract First FY:	Total Amount of Contract: \$106,920,00
Vendor Number: ID G100000000, Location 00	Fiscal Year:	Agency:

Accounting Distribution 1:	Accounting Distribution 2:	Accounting Distribution 3:
Fund:	Fund:	Fund:
Appr:	Appr:	Appr:
Dept ID:	Dept ID:	Dept IID:
Account Code:	Account Code:	Account Code:
Amount:	Amount	.Amount:

Processing Information: (Some entries may not apply.)

Contract:

10062419-1515

Begin Date: 9.8-15

Bnd Date: 6-30-15

orden 30000 1166

19-15-15

Number/Date/Signatures
[Individual signing certifies that funds have been encumbered as required by Minn. Stat. §§164.15 and 16C.05]

This is an agreement between the MNsure (Requesting Agency) and Minnesota Management & Budget, Management Analysis & Development (Division).

1. Services to be Performed:

part of this contract with BerryDunn to provide the services identified in Exhibit A, which is attached and incorporated as The Division agrees that through its Master Contract with BerryDunn the Division will sub-contract

Contacts:

Management Analysis & Development: Kristin Batson Requesting Agency; Stacey D'Andrea The following persons will be the primary contacts for all matters concerning this agreement

Consideration and Terms of Payment:

pay the Division as follows: In consideration for all services performed and materials provided, the Requesting Agency agrees to

up to \$7,920 in project management fees. The total amount the Division will invoice under this agreement shall not exceed \$106,920, The Requesting Agency will be invoiced three installments of \$33,000 as identified in the Billing Schedule of Exhibit A, not to exceed a fixed fee total of \$99,000. The Division will also invoice

The Requesting Agency will pay the Division for services performed within 30 days of receipt of invoices submitted by the Division. The invoices will be submitted according to the following schedule:

with cumulative payments not to exceed the total agreed amount listed above. Payment to be requested by invoice based on hours of service performed in the previous month,

Effective Dates:

This agreement is effective September 8, 2015, or when all necessary approvals and signatures have been obtained pursuant to MN Stat. 16C.05 subd. 2, whichever occurs later, and shall remain in effect until June 30, 2016, or until all obligations have been satisfactorily fulfilled, whichever comes first.

Cancellation;

This agreement may be canceled by the Requesting Agency or the Division at any time with thirty (30) days written notice to the other party. In this event, the Division shall receive payment on a pro rata basis for the work performed,

Requesting Agency's Authorized Agent:

satisfactory, will certify this on each invoice submitted as part of number 3. This person shall have final authority for accepting the Division's services and if the services are The Requesting Agency's authorized agent for the purposes of this agreement is Kevin Vernon-Harris.

Interagency Agreement Authorization:

Pursuant to Minnesota Statutes, Sections 16A.055 Subd. 1a.; 43A.55 Subd. 2.; and 471.59, the Division is authorized to enter into this agreement.

Amendments:

executed the original agreement, or their successors in office, Any amendments to this agreement will be in writing and will be executed by the same parties who

State Audit:

this agreement, shall be subject to examination by the Requesting Agency and either the Minnesota Legislative Auditor or State Auditor, as appropriate, for a minimum of six years. The books, records, documents, and accounting practices and procedures of the Division relevant to

10. Liability:

Each party will be responsible for its own acts and behavior and the results the reof.

Approved:

Date: \$15/15 C	Title: Chief operating officer Title: Bust	By: KAWIMBWINC By: Rendo	1. Requesting Agency 2. Managemen	
Date: Sept 8, 2015	Title: Business Nowaary	de Storm	nt Analysis & Development	

EXHIBIT A - MNsure BerryDunn Proposed Deliverables and Billing Schedule

Deliverables

Year 1 (Minnesota State Fiscal Year 2016):

- 155 (hereinafter referred to as "Year 1 Scope"): The scope of the programmatic audit in year 1 will be limited to the following Subparts of 45 CFR
- a. Subpart B- General Standards
- b. Subpart C- General Functions of an Exchange
- c. Subpart D- Eligibility
- d. Subpart E- Enrollment
- 2 business days before the scheduled exit conference, whichever occurs earlier: To the Authorized State Representative, by February 15, 2016, in electronic form, or at least 10
- generally accepted government auditing standards (GAGAS). Public Accountants. The audit will also have been performed in accordance with generally accepted auditing standards established by the American Institute of Certified Examination Report will be based on an examination conducted in accordance with Independent External Audit Technical Assistance dated October 29, 2014. The Marketplaces (SBMs) dated June 18, 2014, and (iv) State-based Marketplace Asked Questions about the Annual Independent External Audit of State-based External Audit of State-based Marketplaces (SBMs) dated March 5, 2014, (iii) Frequently Specifically the Report will comply with the (i) programmatic requirements of 45 CFR 155.1200 (c) and (d), (ii) Frequently Asked Questions about the Annual Independent Compliance (the Examination Report) detailing compliance and non-compliance. For Year 1 Scope, a draft of an Independent Accountant's Report on Examination of
- ō. For Year 1 Scope, a draft of a management letter detailing all findings and associated recommendations not included in the Examination Report.
- copy of: To the Authorized State Representative, by March 15, 2016, 3 paper copies and one electronic

ω.

- generally accepted government auditing standards (GAGAS). Public Accountants. The audit will also have been performed in accordance with generally accepted auditing standards established by the American Institute of Certified The Examination Report will be based on an Examination conducted in accordance with Marketplace Independent External Audit Technical Assistance dated October 29, 2014. State-based Marketplaces (SBMs) dated June 18, 2014, and (iv) State-based Annual Independent External Audit of State-based Marketplaces (SBMs) dated March 5, 2014, (iii) Frequently Asked Questions about the Annual Independent External Audit of requirements of 45 CFR 155.1200 (c) and (d), (ii) Frequently Asked Questions about the Compliance (the Examination Report) that complies with the (i) programmatic For Year 1 Scope, a signed Independent Accountant's Report on Examination of
- Ь. For Year 1 Scope, a signed management letter detailing all findings and associated recommendations not included in the Examination Report.

EXHIBIT A - MNsure BerryDunn Proposed Deliverables and Billing Schedule

Billing Schedule

For each year of the contract, progress billings will be submitted as follows:

document request. engagement have completed MNsure's data privacy and security training and have submitted a detailed report and management letter. Fieldwork commences when BerryDunn staff participating in the days between the date of commencement of fieldwork and the scheduled delivery of the signed audit 1/3 (One-third) of fee mid-point of the audit. Mid-point of the audit is measured as ½ (One-half) of the

1/3 (One-third) of fee upon completion of field work.

Management Letter. 1/3 (One-third) of fee upon delivery of signed Independent Accountant's Report on Examination and



for MANAGEMENT ANALYSIS & DEVELOPMENT SERVICES **AGREEMENT NUMBER 2016-044** AMENDMENT to INTERAGENCY AGREEMENT

Order: 3000001166) with Minnesota Management & Budget, Management Analysis & Development (Division), for consulting services; and WHEREAS, the State of Minnesota, MNsure, has an interagency agreement identified as 2016-044 (Contract: 100624,

WHEREAS, the Requesting Agency and the Division agree that the above-referenced contract should be amended; and

WHEREAS, Paragraph(s) 6 of the original contract shall be amended to read:

6. Requesting Agency's Authorized Agent:

satisfactory, will certify this on each invoice submitted as part of number 3. The Requesting Agency's authorized agent for the purposes of this agreement is Kevin Vernon Harris John Nyanjom. This person shall have final authority for accepting the Division's services and if the services are

Except as herein amended, the provisions of the original agreement remain in full force and effect.

APPROVED:

1. REQUESTING AGENCY	2. DIVISION
By: KAWIMBWCS	By: Frencher Etayopa
Title: Child bording thic Fitte: Business Manager	Title: Business Manager
Date: 12/28/15	Date: Dec 22, 2015



AGREEMENT NUMBER 2016-044 for MANAGEMENT ANALYSIS & DEVELOPMENT SERVICES AMENDMENT #2 to INTERAGENCY AGREEMENT

Order: 3000001166) with Minnesota Management & Budget, Management Analysis & Development (Division), for consulting services; and WHEREAS, the State of Minnesota, MNsure, has an interagency agreement identified as 2016-044 (Contract: 100624,

WHEREAS, the Requesting Agency and the Division agree that the above-referenced contract should be amended; and

WHEREAS, Paragraph(s) 1, 3 and 4 of the original contract shall be amended to read:

Services to be Performed:

and incorporated as part of this contract. The Division agrees that through its Master Contract with BerryDunn the Division will sub-contract with BerryDunn to provide the services identified in Exhibit A, Exhibit A1, and Exhibit C, which is all are attached

Consideration and Terms of Payment:

Division as follows: In consideration for all services performed and materials provided, the Requesting Agency agrees to pay the

of Exhibit A, not to exceed a fixed fee total of \$99,000. The Requesting Agency will be invoiced three installments of \$33,000 as identified in the Billing Schedule

as identified in the Billing Schedule of Exhibit A1 not to exceed a fixed fee total of \$76,000 In Year 2 Programmatic Audit - The Requesting Agency will be invoiced three installments of \$25,333.34

The Division will also invoice up to \$7,920 \sum_{88,000} in project management fees. The total amount the Division will invoice under this agreement shall not exceed \$106,920 \sum_{183,000}.

submitted by the Division. The invoices will be submitted according to the following schedule: The Requesting Agency will pay the Division for services performed within 30 days of receipt of invoices

Payment to be requested by invoice based on hours of service performed in the previous month, with cumulative payments not to exceed the total agreed amount listed above.

4. Effective Dates:

This agreement is effective September 8, 2015, or when all necessary approvals and signatures have been obtained pursuant to MN Stat. 16C.05 subd. 2, whichever occurs later, and shall remain in effect until June 30, 2017, or until all obligations have been satisfactorily fulfilled, whichever comes first.

Except as herein amended, the provisions of the original agreement remain in full force and effect.

APPROVED:

1. REQUESTING AGENCY	2. DIVISION
By: Pay Hersce	By: Renda E Rayan
Title: Depot Birety	Title: Business Manager
Date: 6-16-16	Date: June 13, 2016

Exhibit A1 - MNsure BerryDunn Proposed Deliverables and Billing Schedule

Deliverables

Year 2 Programmatic Audit (Minnesota State Fiscal Year 2017):

Audit scope: (July 1, 2015 through June 30, 2016/Minnesota State Fiscal Year 2016)

- The scope of the programmatic audit in year 2 will be limited to the following Subparts of 45 CFR 155 (hereinafter referred to as "Year 2 Scope"):
- Subpart D- Eligibility- 75% of Year 1 level of effort including follow-up of Year 1 findings.
- Subpart E- Enrollment- 75% of Year 1 level of effort including follow-up of Year 1 findings
- c. Subpart F- Appeals of Eligibility Determination
- d. Subpart K QHP certification
- To the Authorized State Representative, by February 15, 2017, in electronic form, or at least 10 business days before the scheduled exit conference, whichever occurs earlier:
- the American Institute of Certified Public Accountants. The audit will also have been audit conducted in accordance with generally accepted auditing standards established by Specifically the audit report complies with the (i) programmatic requirements of 45 CFR For Year 2 Scope, a draft of an audit report detailing compliance and non-compliance Audit Technical Assistance dated October 29, 2014. The audit report will be based on an (SBMs) dated June 18, 2014, and (iv) State-based Marketplace Independent External 1200 (c) and (d), (ii) Frequently Asked Questions about the Annual Independent External Questions about the Annual Independent External Audit of State-based Marketplaces Audit of State-based Marketplaces (SBMs) dated March 5, 2014, (iii) Frequently Asked in accordance with generally accepted government auditing standards
- **b**. For Year 2 Scope, a draft of a management letter detailing all findings and associated recommendations arising from the audit of Year 2 Scope.
- 3 To the Authorized State Representative, by March 15, 2017, 3 paper copies and one electronic copy of:
- For Year 2 Scope, a signed audit report that complies with the (i) programmatic government auditing standards (GAGAS). auditing standards established by the American Institute of Certified Public Accountants. report will be based on an audit conducted in accordance with generally accepted Independent External Audit Technical Assistance dated October 29, 2014. The audit Independent External Audit of State-based Marketplaces (SBMs) dated March 5, 2014, requirements of 45 CFR 1200 (c) and (d), (ii) Frequently Asked Questions about the Annual based Marketplaces (SBMs) dated June 18, 2014, and (iv) State-based Marketplace (iii) Frequently Asked Questions about the Annual Independent External Audit of State-The audit will also have been performed in accordance with generally accepted
- 5 For Year 2 Scope, a signed management letter detailing all findings and associated recommendations arising from the audit of Year 2 Scope

Exhibit A1 - MNsure BerryDunn Proposed Deliverables and Billing Schedule

Billing Schedule

For each year of the contract, progress billings will be submitted as follows:

detailed document request. engagement have completed MNsure's annual data privacy and security training and have submitted a report and management letter. Fieldwork commences when BerryDunn staff participating in the days between the date of commencement of fieldwork and the scheduled delivery of the signed audit 1/3 (One-third) of fee mid-point of the audit. Mid-point of the audit is measured as ½ (One-half) of the

1/3 (One-third) of fee upon completion of field work.

1/3 (One-third) of fee upon delivery of signed audit report and management letter.

Audit Objectives

for any reason, you are unable to complete the audit or are unable to form or have not formed an opinion, The objective of your audit is the expression of an opinion about whether MNsure complied, in all material respects, with the requirements contained within Title 45, Part 155, Subparts B, C, D, E, F, K and M of the Code of Federal Regulations: Subparts B, C, D, E and M are included in FY2015 audit scope and subparts D, E, F, K, and M are included in FY2016 audit scope. Your audit will be conducted in accordance with U.S. generally accepted auditing standards and the standards for attestation engagements contained in *Government Auditing Standards*, issued by the Comptroller General of the you may decline to express an opinion or issue reports, or you may withdraw from this engagement. for you to modify your opinion or add an emphasis-of-matter or other-matter paragraph. If your opinion on compliance is other than unmodified, you will discuss the reasons with management in advance. If, United States, and will include tests of our records and other procedures you consider necessary to enable you to express such an opinion. You will issue a written report upon completion of your audit of MNsure's compliance. Your report will be addressed to Board of Directors of MNsure. You cannot provide assurance that an unmodified opinion will be expressed. Circumstances may arise in which it is necessary

may not satisfy the relevant legal, regulatory, or contractual requirements. those charged with governance that an audit in accordance with U.S. generally accepted auditing standards and the standards for attestation engagements contained in Government Auditing Standards that is not encompassed in the terms of this engagement, you will communicate to management and any other purpose. If during your audit you become aware that MNsure is subject to an audit requirement compliance, and the results of that testing, and not to provide an opinion on the effectiveness of the entity's internal control over compliance. The paragraph will also state that the report is not suitable for that states that the purpose of the report is solely to describe the scope of testing of internal control over You will also provide a report (which will not include an opinion) on internal control over compliance with Title 45, Part 155, Subparts B, C, D, E, F, K, and M of the Code of Federal Regulations, as required by Government Auditing Standards. The report on internal control over compliance will include a paragraph

Management Responsibilities

and regulations and the provisions of contracts and grant agreements. contracts and grant agreements. Management is also responsible for compliance with applicable laws responsible for implementing systems designed to achieve compliance with applicable laws, regulations, Management of MNsure is responsible for establishing and maintaining effective internal controls, including monitoring ongoing activities; helping to ensure that appropriate goals and objectives are met; following laws and regulations; and ensuring that management is reliable. Management is also

that is relevant to the audit, (b) additional information that you may request for the purpose of the audit, and (c) unrestricted access to persons within MNsure from whom you determine it necessary to obtain audit evidence Management is also responsible for providing you with (a) access to all information of which we are aware

any allegations of fraud or suspected fraud affecting MNsure received in communications from employees, former employees, grantors, regulators, or others. In addition, management is responsible for identifying and ensuring that MNsure complies with applicable laws, regulations, contracts, agreements, and grants and for taking timely and appropriate steps to remedy fraud, noncompliance with management, (b) employees who have significant roles in internal control, or (c) others where the fraud could have a material effect on compliance with Title 45, Part 155, Subparts B, C, D, E, F, K, and M of the Code of Federal Regulations. Management is also responsible for informing you of our knowledge of detect fraud, and for informing you about all known or suspected fraud affecting MNsure involving (a) provisions of laws, regulations, contracts or grant agreements, or abuse that you report. Management is responsible for the design and implementation of programs and controls to prevent and

planned corrective actions, and for the timing and format for providing that information. for providing its views on your current findings, conclusions, and recommendations, as well as our engagements, performance audits, or other engagements or studies. Management is also responsible Management is responsible for establishing and maintaining a process for tracking the status of audit findings and recommendations. Management is also responsible for identifying for you previous financial audits, attestation engagements, performance audits, or other studies related to the objectives discussed in the Audit Objectives section of this letter. This responsibility includes relaying to you corrective actions taken to address significant findings and recommendations resulting from those audits, attestation

Audit Procedures – Internal Control

internal control over compliance issued pursuant to Government Auditing Standards. compliance. We understand your tests, if performed, will be less in scope than would be necessary to render an opinion on internal control and, accordingly, no opinion will be expressed in your report on noncompliance resulting from illegal acts and other matters that have a direct and material effect on Your audit will include obtaining an understanding of MNsure and its environment, including internal control, sufficient to assess the risks of material noncompliance with Title 45, Part 155, Subparts B, C, D, E, F, K, and M of the Code of Federal Regulations and to design the nature, timing, and extent of further you consider relevant to preventing and detecting errors and fraud that are material to Title 45, Part 155, Subparts B, C, D, E, F, K, and M of the Code of Federal Regulations and to preventing and detecting audit procedures. Tests of controls may be performed to test the effectiveness of certain controls that

charged with governance internal control related matters that are required to be communicated under An audit is not designed to provide assurance on internal control or to identify significant deficiencies or material weaknesses. However, during the audit, you will communicate to management and those professional standards.

Programmatic Audit

will include tests of our records and other procedures you consider necessary to enable you to express BerryDunn will examine MNsure's compliance with the federal government regulations for state health insurance exchanges for services, specifically Title 45, Part 155, Subparts B, C, D, E, and M of the Code of Federal Regulations, rendered during the year ended June 30, 2015, and Title 45, Part 155, Subparts you are unable to complete the examination, you will not issue a report as a result of this engagement. an opinion as to whether MNsure is compliant with the requirements described above. If for any reason Government Auditing Standards, issued by the Comptroller General of the United States. Accordingly, it Institute of Certified Public Accountants and the standards for compliance audits D, E, F, K, and M of the Code of Federal Regulations, rendered during the year ended June 30, 2016. Your examination will be conducted in accordance with attestation standards established by the American

(9957-F) issued August 30, 2013, effective October 1, 2013, and Title 45, Part 155.1200 of the Code of Federal Regulations, Exchange Establishment Standards and Other Related Standards under the ACA. The examination will meet the requirements of the Centers for Medicare and Medicaid Services final rule

inconsequential inform us of any other violations of laws or regulations that come to your attention, unless clearly However, you will inform us of any material errors or fraud that comes to your attention. You will also be relied on to disclose all material errors, fraud, or other violations of laws or regulations, that may exist We understand your engagement will not include a detailed inspection of every transaction and cannot

You understand that we will provide you with the basic information required for your examination and that we are responsible for the accuracy and completeness of that information. You may advise us about appropriate criteria or assist in the development of the subject matter but the responsibility of that subject matter remains with us



for MANAGEMENT ANALYSIS & DEVELOPMENT SERVICE AGREEMENT NUMBER 2016-044 AMENDMENT #3 to INTERAGENCY AGREEMENT

consulting services; and WHEREAS, the State of Minnesota, MNsure, has an interagency agreement identified as 2016-044 (Contract: 100624, Order: 3000001166) with Minnesota Management & Budget, Management Analysis & Development (Division), for

WHEREAS, the Requesting Agency and the Division agree that the above-referenced contract should be amended; and

WHEREAS, Paragraph(s) 1, 3 and 4 of amendment #2 to the original contract shall be amended to read:

Services to be Performed:

are attached and incorporated as part of this contract. The Division agrees that through its Master Contract with BerryDunn the Division will sub-contract with BerryDunn to provide the services identified in Exhibit A, Exhibit A1, Exhibit A2, and revised Exhibit C, all

3. Consideration and Terms of Payment:

In consideration for all services performed and materials provided, the Requesting Agency agrees to pay the Division as follows:

of Exhibit A, not to exceed a fixed fee total of \$99,000. The Requesting Agency will be invoiced three installments of \$33,000 as identified in the Billing Schedule

as identified in the Billing Schedule of Exhibit A1 not to exceed a fixed fee total of \$76,000 In Year 2 Programmatic Audit - The Requesting Agency will be invoiced three installments of \$25,333.34

In Year 3 Programmatic Audit - The Requesting Agency will be invoiced three installments of \$33,000 as identified in the Billing Schedule of Exhibit A2 not to exceed a fixed fee total of \$99,000.

The Division will also invoice up to \$8,000 in project management fees. The total amount the Division will invoice under this agreement shall not exceed \$183,000 \$282,000

The Requesting Agency will pay the Division for services performed within 30 days of receipt of invoices submitted by the Division. The invoices will be submitted according to the following schedule:

cumulative payments not to exceed the total agreed amount listed above. Payment to be requested by invoice based on hours of service performed in the previous month, with

4. Effective Dates:

This agreement is effective September 8, 2015, or when all necessary approvals and signatures have been obtained pursuant to MN Stat. 16C.05 subd. 2, whichever occurs later, and shall remain in effect until June 30, 2017 2018, or until all obligations have been satisfactorily fulfilled, whichever comes first.

Except as herein amended, the provisions of the original agreement remain in full force and effect.

APPROVED:

1. REQUESTING AGENCY	2. DIVISION
By: Russil	By: Lende E Rouppy
Title: COO	Title: Business Manager
Date: 6/30/2017	Date: June 36, 2017

Exhibit A2 - MNsure BerryDunn Proposed Deliverables and Billing Schedule

Deliverables

Year 3 Programmatic Audit (Minnesota State Fiscal Year 2018)

Audit scope: (July 1, 2016 through June 30, 2017/Minnesota State Fiscal Year 2017)

- The scope of the programmatic audit in year 3 will be limited to the following Subparts of 45 CFR 155 (hereinafter referred to as "Year 3 Scope"):
- a. Subpart C General Functions of an Exchange
- b. Subpart D- Eligibility
- c. Subpart E- Enrollment
- d. Subpart H- SHOP
- e. Subpart K QHP certification
- 2 business days before the scheduled exit conference, whichever occurs earlier: To the Authorized State Representative, by March 15, 2018, in electronic form, or at least 10
- the American Institute of Certified Public Accountants. The audit will also have been audit conducted in accordance with generally accepted auditing standards established by performed in accordance with generally accepted government auditing standards Audit Technical Assistance dated October 29, 2014. The audit report will be based on an (SBMs) dated June 18, 2014, and (iv) State-based Marketplace Independent External Questions about the Annual Independent External Audit of State-based Marketplaces Audit of State-based Marketplaces (SBMs) dated March 5, 2014, (iii) Frequently Asked 1200 (c) and (d), (ii) Frequently Asked Questions about the Annual Independent External Specifically the audit report complies with the (i) programmatic requirements of 45 CFR For Year 3 Scope, a draft of an audit report detailing compliance and non-compliance.
- Ь. recommendations arising from the audit of Year 3 Scope. For Year 3 Scope, a draft of a management letter detailing all findings and associated
- ω of: To the Authorized State Representative, by April 15, 2018, 3 paper copies and one electronic copy
- a government auditing standards (GAGAS). auditing standards established by the American Institute of Certified Public Accountants. report will be based on an audit conducted in accordance with generally accepted The audit will also have been performed in accordance with generally accepted Independent External Audit Technical Assistance dated October 29, 2014. The audit based Marketplaces (SBMs) dated June 18, 2014, and (iv) State-based Marketplace (iii) Frequently Asked Questions about the Annual Independent External Audit of State-Independent External Audit of State-based Marketplaces (SBMs) dated March 5, 2014, requirements of 45 CFR 1200 (c) and (d), (ii) Frequently Asked Questions about the Annual For Year 3 Scope, a signed audit report that complies with the (i) programmatic
- 5 For Year 3 Scope, a signed management letter detailing all findings and associated recommendations arising from the audit of Year 3 Scope.

Exhibit A2 - MNsure BerryDunn Proposed Deliverables and Billing Schedule

Billing Schedule

For each year of the contract, progress billings will be submitted as follows:

- detailed document request. report and management letter. Fieldwork commences when BerryDunn staff participating in the days between the date of commencement of fieldwork and the scheduled delivery of the signed audit engagement have completed MNsure's annual data privacy and security training and have submitted a 1/3 (One-third) of fee mid-point of the audit. Mid-point of the audit is measured as % (One-half) of the
- for the completion of the audit. substantive testing work, when BerryDunn provides MNsure with a list of outstanding questions/requests 1/3 (One-third) of fee upon completion of field work. The end of field work is defined as the end of
- 1/3 (One-third) of fee upon delivery of signed audit report and management letter.

Exhibit C

Audit Objectives

the audit or are unable to form or have not formed an opinion, you may decline to express an opinion or emphasis-of-matter or other-matter paragraph. If your opinion on compliance is other than unmodified, you will discuss the reasons with management in advance. If, for any reason, you are unable to complete Standards, issued by the Comptroller General of the United States, and will include tests of our records and other procedures you consider necessary to enable you to express such an opinion. You will issue a The objective of your audit is the expression of an opinion about whether MNsure complied, in all material respects, with the requirements contained within Title 45, Part 155, Subparts B, C, D, E, F, H, K and M of the Code of Federal Regulations: Subparts B, C, D, E and M are included in FY2015 audit scope, issue reports, or you may withdraw from this engagement. expressed. Circumstances may arise in which it is necessary for you to modify your opinion or add an Board of Directors of MNsure. You cannot provide assurance that an unmodified opinion will be written report upon completion of your audit of MNsure's compliance. Your report will be addressed to subparts D, E, F, K, and M are included in FY2016 audit scope, and subparts C, D, E, H, K, and M are included in FY2017 audit scope. Your audit will be conducted in accordance with U.S. generally accepted auditing standards and the standards for attestation engagements contained in Government Auditing

that states that the purpose of the report is solely to describe the scope of testing of internal control over compliance, and the results of that testing, and not to provide an opinion on the effectiveness of the entity's internal control over compliance. The paragraph will also state that the report is not suitable for any other purpose. If during your audit you become aware that MNsure is subject to an audit requirement that is not encompassed in the terms of this engagement, you will communicate to management and those charged with governance that an audit in accordance with U.S. generally accepted auditing standards and the standards for attestation engagements contained in Government Auditing Standards may not satisfy the relevant legal, regulatory, or contractual requirements. You will also provide a report (which will not include an opinion) on internal control over compliance with Title 45, Part 155, Subparts B, C, D, E, F, H, K, and M of the Code of Federal Regulations, as required by Government Auditing Standards. The report on internal control over compliance will include a paragraph

Management Responsibilities

and regulations and the provisions of contracts and grant agreements. responsible for implementing systems designed to achieve compliance with applicable laws, regulations, contracts and grant agreements. Management is also responsible for compliance with applicable laws following laws and regulations; and ensuring that management is reliable. Management is also including monitoring ongoing activities; helping to ensure that appropriate goals and objectives are met; Management of MNsure is responsible for establishing and maintaining effective internal controls

Management is also responsible for providing you with (a) access to all information of which we are aware that is relevant to the audit, (b) additional information that you may request for the purpose of the audit, and (c) unrestricted access to persons within MNsure from whom you determine it necessary to

employees, former employees, grantors, regulators, or others. In addition, management is responsible for any allegations of fraud or suspected fraud affecting MNsure received in communications from the Code of Federal Regulations. Management is also responsible for informing you of our knowledge of management, (b) employees who have significant roles in internal control, or (c) others where the fraud could have a material effect on compliance with Title 45, Part 155, Subparts B, C, D, E, F, H, K, and M of detect fraud, and for informing you about all known or suspected fraud affecting MNsure involving (a) Management is responsible for the design and implementation of programs and controls to prevent and identifying and ensuring that MNsure complies with applicable laws, regulations, contracts, agreements

and grants and for taking timely and appropriate steps to remedy fraud, noncompliance with provisions of laws, regulations, contracts or grant agreements, or abuse that you report.

Management is responsible for establishing and maintaining a process for tracking the status of audit findings and recommendations. Management is also responsible for identifying for you previous financial audits, attestation engagements, performance audits, or other studies related to the objectives discussed in the Audit Objectives section of this letter. This responsibility includes relaying to you corrective actions corrective actions, and for the timing and format for providing that information. providing its views on your current findings, conclusions, and recommendations, as well as our planned engagements, performance audits, or other engagements or studies. Management is also responsible for taken to address significant findings and recommendations resulting from those audits, attestation

Audit Procedures - Internal Control

report on internal control over compliance issued pursuant to Government Auditing Standards detecting noncompliance resulting from illegal acts and other matters that have a direct and material effect on compliance. We understand your tests, if performed, will be less in scope than would be necessary to render an opinion on internal control and, accordingly, no opinion will be expressed in your 155, Subparts B, C, D, E, F, H, K, and M of the Code of Federal Regulations and to preventing and that you consider relevant to preventing and detecting errors and fraud that are material to Title 45, Part Your audit will include obtaining an understanding of MNsure and its environment, including internal control, sufficient to assess the risks of material noncompliance with Title 45, Part 155, Subparts B, E, F, H K, and M of the Code of Federal Regulations and to design the nature, timing, and extent of further audit procedures. Tests of controls may be performed to test the effectiveness of certain controls C, D,

material weaknesses. However, during the audit, you will communicate to management and those charged with governance internal control related matters that are required to be communicated under professional standards. An audit is not designed to provide assurance on internal control or to identify significant deficiencies or

Programmatic Audit

and Subparts C, D, E, H, K, and M of the Code of Federal Regulations, rendered during the year ended June 30, 2017. Your examination will be conducted in accordance with attestation standards established BerryDunn will examine MNsure's compliance with the federal government regulations for state health insurance exchanges for services, specifically Title 45, Part 155, Subparts B, C, D, E, and M of the Code of Federal Regulations, rendered during the year ended June 30, 2015, and Title 45, Part 155, Subparts engagement. for any reason you are unable to complete the examination, you will not issue a report as a result of this you to express an opinion as to whether MNsure is compliant with the requirements described above. If Accordingly, it will include tests of our records and other procedures you consider necessary to enable by the American Institute of Certified Public Accountants and the standards for compliance audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. D, E, F, K, and M of the Code of Federal Regulations, rendered during the year ended June 30, 2016,

The examination will meet the requirements of the Centers for Medicare and Medicaid Services final rule (9957 MF) issued August 30, 2013, effective October 1, 2013, and Title 45, Part 155, 1200 of the Code of Federal Regulations, Exchange Establishment Standards and Other Related Standards under the ACA.

Inconsequential inform us of any other violations of laws or regulations that come to your attention; unless clearly However, you will inform us of any material errors or fraud that comes to your attention. You will also relied on to disclose all material errors, fraud, or other violations of laws or regulations, that may exist We understand your engagement will not include a detailed inspection of every transaction and cannot be

You understand that we will provide you with the basic information required for your examination and that we are responsible for the accuracy and completeness of that information. You may advise us about appropriate criteria or assist in the development of the subject matter but the responsibility of that subject matter remains with us.



AGREEMENT NUMBER 2016-044 for MANAGEMENT ANALYSIS & DEVELOPMENT SERVICES AMENDMENT #4 to INTERAGENCY AGREEMENT

consulting services; and Order: 3000001166) with Minnesota Management & Budget, Management Analysis & Development (Division), for WHEREAS, the State of Minnesota, MNsure, has an interagency agreement identified as 2016-044 (Contract: 100624,

WHEREAS, the Requesting Agency and the Division agree that the above-referenced contract should be amended; and

WHEREAS, Paragraph(s) 1, 3 and 4 of amendment #3 to the original contract shall be amended to read

1. Services to be Performed:

The Division agrees that through its Master Contract with BerryDunn the Division will sub-contract with BerryDunn to provide the services identified in Exhibit A, Exhibit A1, Exhibit A2, Exhibit A3 and revised Exhibit C, all are attached and incorporated as part of this contract.

3. Consideration and Terms of Payment:

Division as follows: In consideration for all services performed and materials provided, the Requesting Agency agrees to pay the

of Exhibit A, not to exceed a fixed fee total of \$99,000 The Requesting Agency will be invoiced three installments of \$33,000 as identified in the Billing Schedule

In Year 2 Programmatic Audit - The Requesting Agency will be invoiced three installments of \$25,333.34 as identified in the Billing Schedule of Exhibit A1 not to exceed a fixed fee total of \$76,000.

In Year 3 Programmatic Audit - The Requesting Agency will be invoiced three installments of \$33,000 as identified in the Billing Schedule of Exhibit A2 not to exceed a fixed fee total of \$99,000.

identified in the Billing Schedule of Exhibit A3 not to exceed a fixed fee total of \$71,000 In Year 4 Programmatic Audit - The Requesting Agency will be invoiced three installments of \$23,667 as

The Division will also invoice up to \$8,000 in project management fees. The total amount the Division will invoice under this agreement shall not exceed \$282,000 \frac{\$353,000}{2}.

The Requesting Agency will pay the Division for services performed within 30 days of receipt of invoices submitted by the Division. The invoices will be submitted according to the following schedule:

cumulative payments not to exceed the total agreed amount listed above. Payment to be requested by invoice based on hours of service performed in the previous month, with

4. Effective Dates:

This agreement is effective September 8, 2015, or when all necessary approvals and signatures have been obtained pursuant to MN Stat. 16C.05 subd. 2, whichever occurs later, and shall remain in effect until June 30, 2018, 2019, or until all obligations have been satisfactorily fulfilled, whichever comes first.

Except as herein amended, the provisions of the original agreement remain in full force and effect.

APPROVED:

1. REQUESTING AGENCY	2. DIVISION
By:	By: Render & Rayopa
Title: Grand Course	Title: Business Manager
Date: 6/26/17	Date: June 12, 2018

Exhibit A3 - MNsure BerryDunn Proposed Deliverables and Billing Schedule

Year 4 Programmatic Audit (Minnesota State Fiscal Year 2019)

Audit scope: (July 1, 2017 through June 30, 2018/Minnesota State Fiscal Year 2018)

- 155 (hereinafter referred to as "Year 4 Scope"):a. Subpart C General Functions of an Exchange The scope of the programmatic audit in year 4 will be limited to the following Subparts of 45 CFR
- Subpart D Eligibility
- Subpart E Enrollment
- Ö
- Subpart K QHP Certification
 Subpart M 45 CFR §155,1210 -Maintenance of records
- To the Authorized State Representative, by March 15, 2019, in electronic form, or at least 10 business days before the scheduled exit conference, whichever occurs earlier:
- generally accepted auditing standards established by the American Institute of Certified Public Accountants. The audit will also have been performed in accordance with generally accepted government auditing standards (GAGAS). and (iv) State-based Marketplace Independent External Audit Technical Assistance dated and (d), (ii) Frequently Asked Questions about the Annual Independent External Audit of State-based Marketplaces (SBMs) dated March 5, 2014, (iii) Frequently Asked Questions about the Annual Independent External Audit of State-based Marketplaces (SBMs) dated June 18, 2014, October 29, 2014. The audit report will be based on an audit conducted in accordance with Specifically the audit report complies with the (i) programmatic requirements of 45 CFR 1200 (c) For Year 4 Scope, a draft of an audit report detailing compliance and non-compliance.
- Ö recommendations arising from the audit of Year 4 Scope For Year 4 Scope, a draft of a management letter detailing all findings and associated
- ယ To the Authorized State Representative, by April 15, 2019, 3 paper copies and one electronic copy of ä Audit of State-based Marketplaces (SBMs) dated March 5, 2014, (iii) Frequently Asked Questions about the Annual Independent External Audit of State-based Marketplaces (SBMs) dated June dated October 29, 2014. The audit report will be based on an audit conducted in accordance with Accountants. The audit will also have been performed in accordance with generally accepted generally accepted auditing standards established by the American Institute of Certified Public 18, 2014, and (iv) State-based Marketplace Independent External Audit Technical Assistance For Year 4 Scope, a signed audit report that complies with the (i) programmatic requirements of 45 CFR 1200 (c) and (d), (ii) Frequently Asked Questions about the Annual Independent External
- Ö recommendations arising from the audit of Year 4 Scope For Year 4 Scope, a signed management letter detailing all findings and associated

government auditing standards (GAGAS).

Exhibit A3 - MNsure BerryDunn Proposed Deliverables and Billing Schedule

Billing Schedule

For each year of the contract, progress billings will be submitted as follows:

1/3 (One-third) of fee mid-point of the audit. Mid-point of the audit is measured as $\frac{1}{2}$ (One-half) of the days between the date of commencement of fieldwork and the scheduled delivery of the signed audit report and management letter. Fieldwork commences when BerryDunn staff participating in the engagement have completed MNsure's annual data privacy and security training and have submitted a detailed document request.

1/3 (One-third) of fee upon completion of field work. The completion of field work is defined as the end of substantive audit testing work, when Berry Dunn provides MNsure with a list of outstanding questions or requests to be answered to complete the audit.

1/3 (One-third) of fee upon delivery of signed audit report and management letter.

Exhibit C

Audit Objectives

The objective of your audit is the expression of an opinion about whether MNsure complied, in all material respects, with the requirements contained within Title 45, Part 155, Subparts C, D, E, K and M (45 Code of Federal Regulations, Section 155.1210) of the Code of Federal Regulations. Your audit will be from this engagement. management in advance. If, for any reason, you are unable to complete the audit or are unable to form or have not formed an opinion, you may decline to express an opinion or issue reports, or you may withdraw paragraph. If your opinion on compliance is other than unmodified, you will discuss the reasons with necessary to enable you to express such an opinion. You will issue a written report upon completion of your audit of MNsure's compliance. Your report will be addressed to Board of Directors of MNsure. You conducted in accordance with U.S. generally accepted auditing standards and the standards for which it is necessary for you to modify your opinion or add an emphasis-of-matter or other-matter cannot provide assurance that an unmodified opinion will be expressed. Circumstances may arise in General of the United States, and will include tests of our records and other procedures you consider attestation engagements contained in *Government Auditing Standards*, issued by the Comptroller

also state that the report is not suitable for any other purpose. If during your audit you become aware that MNsure is subject to an audit requirement that is not encompassed in the terms of this engagement, you will communicate to management and those charged with governance that an audit in accordance with Government Auditing Standards may not satisfy the relevant legal, regulatory, or contractual U.S. generally accepted auditing standards and the standards for attestation engagements contained in provide an opinion on the effectiveness of the entity's internal control over compliance. The paragraph will describe the scope of testing of internal control over compliance, and the results of that testing, and not to control over compliance will include a paragraph that states that the purpose of the report is solely to Title 45, Part 155, Subparts C, D, E, K and M (45 Code of Federal Regulations, section 155.1210) of the Code of Federal Regulations, as required by *Government Auditing Standards*. The report on internal You will also provide a report (which will not include an opinion) on internal control over compliance with

Management Responsibilities

and regulations and the provisions of contracts and grant agreements. responsible for implementing systems designed to achieve compliance with applicable laws, regulations Management of MNsure is responsible for establishing and maintaining effective internal controls, including monitoring ongoing activities; helping to ensure that appropriate goals and objectives are met, following laws and regulations; and ensuring that management is reliable. Management is also contracts and grant agreements. Management is also responsible for compliance with applicable laws

obtain audit evidence. aware that is relevant to the audit, (b) additional information that you may request for the purpose of the audit, and (c) unrestricted access to persons within MNsure from whom you determine it necessary to Management is also responsible for providing you with (a) access to all information of which we are

MNsure received in communications from employees, former employees, grantors, regulators, or others responsible for informing you of our knowledge of any allegations of fraud or suspected fraud affecting Federal Regulations, section 155.1210) of the Code of Federal Regulations. Management is also management, (b) employees who have significant roles in internal control, or (c) others where the fraud could have a material effect on compliance with Title 45, Part 155, Subparts C, D, E, K and M (45 Code of Management is responsible for the design and implementation of programs and controls to prevent and detect fraud, and for informing you about all known or suspected fraud affecting MNsure involving (a)

laws, regulations, contracts, agreements, and grants and for taking timely and appropriate steps to remedy fraud, noncompliance with provisions of laws, regulations, contracts or grant agreements, or abuse that you report. In addition, management is responsible for identifying and ensuring that MNsure complies with applicable

Management is responsible for establishing and maintaining a process for tracking the status of audit findings and recommendations. Management is also responsible for identifying for you previous financial audits, attestation engagements, performance audits, or other studies related to the objectives discussed in the Audit Objectives section of this letter. This responsibility includes relaying to you corrective actions corrective actions, and for the timing and format for providing that information. providing its views on your current findings, conclusions, and recommendations, as well as our planned engagements, performance audits, or other engagements or studies. Management is also responsible for taken to address significant findings and recommendations resulting from those audits, attestation

Audit Procedures - Internal Control

Your audit will include obtaining an understanding of MNsure and its environment, including internal control, sufficient to assess the risks of material noncompliance with Title 45, Part 155, Subparts C, D, E K and M (45 Code of Federal Regulations, section 155.1210) of the Code of Federal Regulations and to design the nature, timing, and extent of further audit procedures. Tests of controls may be performed to on internal control and, accordingly, no opinion will be expressed in your report on internal control over compliance issued pursuant to Government Auditing Standards. section 155.1210) of the Code of Federal Regulations and to preventing and detecting noncompliance understand your tests, if performed, will be less in scope than would be necessary to render an opinion fraud that are material to Title 45, Part 155, Subparts C, D, E, K and M (45 Code of Federal Regulations, resulting from illegal acts and other matters that have a direct and material effect on compliance. We test the effectiveness of certain controls that you consider relevant to preventing and detecting errors and

professional standards. charged with governance internal control related matters that are required to be communicated under material weaknesses. However, during the audit, you will communicate to management and those An audit is not designed to provide assurance on internal control or to identify significant deficiencies or

Programmatic Audit

established by the American Institute of Certified Public Accountants and the standards for compliance audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Accordingly, it will include tests of our records and other procedures you consider necessary to enable you to express an opinion as to whether MNsure is compliant with the requirements described above. If for any reason you are unable to complete the examination, you will not issue a report as a BerryDunn will examine MNsure's compliance with the federal government regulations for state health insurance exchanges for services, specifically Title 45, Part 155, Subparts C, D, E, K and M (45 Code of Federal Regulations, rendered during the year result of this engagement. ended June 30, 2018. Your examination will be conducted in accordance with attestation standards

The examination will meet the requirements of the Centers for Medicare and Medicaid Services final rule (9957 MF) issued August 30, 2013, effective October 1, 2013, and Title 45, Part 155, 1200 of the Code of Federal Regulations, *Exchange Establishment Standards and Other Related Standards under the ACA*.

relied on to disclose all material errors, fraud, or other violations of laws or regulations, that may exist However, you will inform us of any material errors or fraud that comes to your attention. You will also We understand your engagement will not include a detailed inspection of every transaction and cannot be inconsequential inform us of any other violations of laws or regulations that come to your attention; unless clearly

You understand that we will provide you with the basic information required for your examination and that we are responsible for the accuracy and completeness of that information. You may advise us about appropriate criteria or assist in the development of the subject matter but the responsibility of that subject matter remains with us.



DEVELOPMENT SERVICES INTERAGENCY AGREEMENT for MANAGEMENT ANALYSIS AND MAD Project Number: 2019-150

Requesting Agency: MNsure

MAD Contact: Renda Rappa

Accounting Information: Business Unit – G1001, Financial Dept ID – G1031500, APPRID – G100085, Fund – 5200, Accounts - 670011.

Agency:	Fiscal Year:	Vendor Number:
		ID G100000000, Location 001
Total Amount of Contract:	Amount of Contract First FY:	FY:
\$8,554.00		
Commodity Code:	Commodity Code:	Commodity Code:
OUCTAING		
Object Code:	Object Code:	Object Code;
Amount:	Amount:	Amount:
Accounting Distribution 1:	Accounting Distribution 2:	Accounting Distribution 3:
Fund:	Fund:	Fund:
Appr:	Appr:	Appr
Org/Sub:	Org/Sub:	Org/Sub:

Rept Catg: Amount: Rept Catg: Amount: Rept Catg: Amount:

Processing Information: (Some entries may not apply.)

Begin Date: 3 19.19

End Date: 630

Contract: 154556/318.19/DB

Order 3 - 1503/3-18-19/DB

[Individual signing certifies that funds have been encumbered as required by Minn. Stat. §§16A.15 and 16C.05]

This is an agreement between the MNsure (Requesting Agency) and Minnesota Management and Budget, Management Analysis and Development (Division).

Services to be Performed:

Project Consulting Group to provide consulting services to the Requesting Agency as identified below: The Division agrees that through its Master Contract with Project Consulting Group it will sub-contract with

Mary Kellogg (project manager), Project Consulting Group: will provide the services identified below:

and identify risks to the timeline. The project manager will also direct and coordinate stakeholders and coordination with stakeholders from MNsure, MNIT Services, the Department of Administration, moving vendors and building management companies. facilitate decision-making within the agency in accordance with the project timeline. This necessitates The project manager will be asked to develop a project timeline based on the numerous project constraints

Contacts:

The following persons will be the primary contacts for all matters concerning this agreement.

Management Analysis and Development: Renda Rappa Requesting Agency: Katie DegrioChanning

Consideration and Terms of Payment:

In consideration for all services performed and materials provided, the Requesting Agency agrees to pay the Division as follows:

Up to 80 hours at rate of \$99.00 hour for services provided by Mary Kellogg. The Division will also invoice up to \$634.00 for contract management as documented by invoice prepared by the Division. The total amount the Division will invoice under this agreement shall not exceed \$8,554.00.

The Requesting Agency will pay the Division for services performed within 30 days of receipt of invoices submitted by the Division. The invoices will be submitted according to the following schedule:

cumulative payments not to exceed the total agreed amount listed above. Payment to be requested by invoice based on actual hours of service performed in the previous month, with

4. Condition of Payment:

All services provided by the Division under this agreement must be performed to the Requesting Agency's satisfaction, as determined at the sole discretion of Requesting Agency's Authorized Representative.

5. Effective Dates:

This agreement is effective March 19, 2019, or when all necessary approvals and signatures have been obtained pursuant to MN Stat. 16C.05 subd. 2, whichever occurs later, and shall remain in effect until June 30, 2019, or until all obligations have been satisfactorily fulfilled, whichever comes first.

6. Termination:

This agreement may be terminated by the Requesting Agency or the Division at any time with thirty (30) days written notice to the other party. In this event, the Division shall receive payment on a pro rata basis for the work performed.

7. Requesting Agency's Authorized Representative:

certify this on each invoice submitted as part of number 3, person shall have final authority for accepting the Division's services and if the services are satisfactory, will The Requesting Agency's authorized representative for the purposes of this agreement is Nate Clark. This

8. Interagency Agreement Authorization:

authorized to enter into this agreement. Pursuant to Minnesota Statutes, Sections 16A.055 Subd. 1a.; 43A.55 Subd. 2.; and 471.59, the Division is

Amendments:

Any amendments to this agreement will be in writing and will be executed by the same parties who executed the original agreement, or their successors in office.

10. State Audit:

845 P.

The books, records, documents, and accounting practices and procedures of the Division relevant to this agreement, shall be subject to examination by the Requesting Agency and either the Minnesota Legislative Auditor or State Auditor, as appropriate, for a minimum of six years

11. Liability:

Each party will be responsible for its own acts and behavior and the results thereof.

Approved:

1. Requesting Agency	2. Management Analysis and Development
By: Rinne	By: 2 20 000
Title: 060	Title: Business Manager
Date: 3/18/19	Date: Narch 18, 2019

PROFESSIONAL AND TECHNICAL SERVICES WORK ORDER CONTRACT #16 STATE OF MINNESOTA

Development ("State") and Project Consulting Group, 510 First Avenue North, Suite 400, Minneapolis, MN 55403 Contract 79337, and is subject to all provision of the master contract with is incorporated by reference ("Contractor"). This work order contract is between the State of Minnesota, acting through its director of Management Analysis & This work order contract is issued under the authority of Master Contract T-Number 1510A, SWIFT

Work Order Contract

1.0 Term of contract

- Effective date: March 19, 2019, or the date the State obtains all required signatures under Minn. Stat 16C.05, sbd.2, whichever is later.
- Contractor has been notified by the State's Authorized Representative to begin the work. The Contractor must not begin work under this contract until this contract is fully executed and the
- 1.2 Expiration date: June 30, 2019, or until all obligations have been satisfactorily fulfilled, whichever occurs

2.0 Contractor's Duties

The Contractor, who is not a state employee, will provide services to MNsure in cooperation with Management Analysis Division through its Master Contract with Project Consulting Group. Mary Kellogg (project manager), Project Consulting Group, will provide the services identified below:

facilitate decision-making within the agency in accordance with the project timeline. This necessitates coordination with stakeholders from MNsure, MNIT Services, the Department of Administration, moving vendors and building management companies. and identify risks to the timeline. The project manager will also direct and coordinate stakeholders and The project manager will be asked to develop a project timeline based on the numerous project constraints

3.0

- Consideration and Payment

 3.1 Consideration. The State will pay for all services performed by the Contractor under this work order contract as follows:
- 3.1.1 \$99.00/hour. Compensation. The Contractor will be paid up to 80 hours for consulting services at a rate of
- 3.1.2 incurred by the Contractor as a result of this work order contract will not exceed \$0.00. Travel/supply expenses. Reimbursement for travel and supply expenses actually and necessarily
- 3.1.3 Total Obligation. The total obligation of the State for all compensation and reimbursements to the Contractor under this work order contract will not exceed \$7,920.00.
- 3.2 hours of service provided by the Contractor in the previous month, with cumulative payments not to Invoices must be submitted timely and according to the following schedule: Invoice based on actual exceed the total obligation listed above. the services actually performed and the State's Authorized Representative accepts the invoiced services. Invoices. The State will promptly pay the Contractor after the Contractor presents an itemized invoice for

4.0

Representative will certify acceptance on each invoice submitted for payment. The State's Project Manager is Renda Rappa, Business Manager, Management Analysis & Development, 203 Administration Building, 50 Sherburne Avenue, St. Paul, MN 55155, 651-259-3803. The State's Authorized

contract, the Contractor must immediately notify the State. The Contractor's Project Manager is Kevin McGrane, Project Consulting Group, 510 First Avenue North, Suite 400, Minneapolis, MN 55403. If the Contractor's Project Manager changes at any time during this work order

5.0 E-Verify Certification (In accordance with Minn. Stat. §16C.075)

Subcontractor Certification Form available at http://www.mmd.admin.state.mn.us/doc/EverifySubCertForm.doc. the State, Contractor and all its subcontractors will have implemented or be in the process of implementing the federal For services valued in excess of \$50,000, Contractor certifies that as of the date of services performed on behalf of All subcontractor certifications must be kept on file with Contractor and made available to the State upon request. Contractor is responsible for collecting all subcontractor certifications and may do so utilizing the E-Verify E-Verify program for all newly hired employees in the United States who will perform work on behalf of the State.

6.0 Certification of Nondiscrimination (In accordance with Minn. Stat. § 16C.053)

nationality or national origin and is not based on a valid business reason. doing business in Israel, when such actions are taken in a manner that in any way discriminates on the basis of business activities, or other actions that are intended to limit commercial relations with Israel, or persons or entities For purposes of this section, "discrimination" includes but is not limited to engaging in refusals to deal, terminating The following term applies to any contract for which the value, including all extensions, is \$50,000 or more: persons or entities doing business in Israel, when making decisions related to the operation of the vendor's business. Contractor certifies it does not engage in and has no present plans to engage in discrimination against Israel, or against

required by Minn. Stat. §§ 16A.15 and 16C.05.	Individual certifies that funds he	1. STATE ENCUMBRANCE V
5 and 16C.05.	fies that funds have been encumbered as	VERIFICATION

SWIFT Contract No. 154553

20

3. STATE AGENCY

By: (with delegated authority)

Title: Syntianess

CONTRACTOR

The Contractor certifies that the appropriate person(s) have executed the contract on behalf of the Contractor as required by applicable articles, bylaws, resolutions, or ordinances.



Purchase Order



Management Analysis & Devlopmt Minnesota Management & Budget

Dispatched

Phone Dispatch

	USD	651/259-3804	Margaret E Hoff
Agency Reference	Currency	Phone	Buyer
	Ground	FOB PAllow	Net 30
Event ID	Ship Via	Freight Terms	Payment Terms
1 of 1		03/18/2019	G1001-3000005010
Page	Revision	Date	Purchase Order

PROJECT CONSULTING GROUP INC 510 1ST AVE N #400 MPLS MN 55403 0000250792 United States Vendor:

United States

Ship To: MN MANAGEMENT & BUDGET 400 CENTENNIAL BLDG 658 CEDAR ST ST PAUL MN 55155-1603

Attention: Not Specified

Bill To: MAD RM 300 658 CEDAR ST ST PAUL MN 55155-1603 CENTENNIAL OFFICE BLDG

United States

Tax Exempt?
Line - Sch Ite Mfg Itm ID Item/Description Manufacturer Name Tax Exempt ID: Quantity MOU Replenishment Option: Standard PO Price Extended Amt **Due Date**

1,0000

EA

7920,00000

7920.00

03/18/2019

Chartfields Status **GLUnit** Account 100.0000 Fund Dept **Budget Yr** 1.0000

7920.000

DIST: 1

2019-150

MN001 411301 5200 G1031500 2019

etails/Tax **BaseAmt**

BaseCurrency

Location

Consigned

USD Currency

G104THFL00

Z

7920.000

Contract ID: 00000000000000000000154553

Contract Line: 1

Schedule Total

7920.00

Item Total

7920.00

7920.00

Total PO Amount

- 1. Show the purchase order number on invoice and all tags, packages and
- correspondence.

 2. This purchase order incorporates by reference all terms, conditions and specifications of the Contract, the RFP/RFB and vendor's response. In case of a conflict in terms, the order of precedence shall be: First, this P.O., second the contract, third the RFP/RFB, and fourth the vendor's response.
- and Federal laws. 3. All deliveries hereunder shall comply with all applicable State of Minnesota
- Minnesota State agencies use a Direct Pay Authorization to pay the applicable sales and use tax directly to the Department of Revenue under Minnesota Tax Invoicing must match line items on the purchased order.
 DO NOT COLLECT SALES TAX on this order unless instructed to do so on this Purchase Order or the solicitation document. Effective July 1, 1995, ID 4405717. The Department of Revenue does not require State agencies to
- complete the ST3 Form with this order. 6. Payment terms are Net 30 unless a discount is offered for early payment.

Issuer certifies that funds have been encumbered and appropriate approvals have been obtained

Unauthorized

Interagency Services Agreement for MNsure Participation in the Administration of the Minnesota State Plan for Services Under Title XIX

Intent of the Agreement

and MNSure are formally recognizing that work performed by MNSure benefits public health important role in the Department of Human Services' outreach and enrollment strategies for Minnesota and, as such, is responsible for management and oversight of Medical Assistance The Department of Human Services is designated as the Medicaid Agency for the State of programs and MNsure expenditures will be included, as necessary, in the Department of MinnesotaCare and Medicaid. Through this agreement, the Department of Human Services Minnesotans seeking the services of public health coverage programs and services, including (MA), which is Minnesota's Medicaid program. The day-to-day operations of MNsure play an Human Services public assistance cost allocation plan and operational advance planning

the public assistance cost allocation plan. It is further understood that any billing will be based for billing will be the operational advance planning document and the quarterly operation of assistance services available for those qualifying for Medicaid. (Minnesota's SHOP plans), the basic health insurance plan (MinnesotaCare), and medical programs, including individual qualified health insurance plans, plans for small employers individuals and their families into the entire range of public and private health insurance Services to outreach, identify, intake, accept, determine eligibility for, and formally enroll This agreement confirms that the services furnished by MNsure help the Department of Human on the actual cost incurred. It is understood that the basis

Performance

including, but not limited to application, on-going case maintenance and renewal activities, variety of services related to Medicaid eligibility determination and enrollment activities policy, outreach and post-eligibility activities, and other activities necessary for administration Beginning January 1, 2015, MNsure shall provide to the Department of Human Services a of the state plan for services under Title XIX.

Consideration

share of any eligible expenditures via operation of its amended public assistance cost allocation obtain annual appropriations for the ongoing operation of MNsure, and shall claim the federal In consideration for the above described performance the Department of Human Services shall plan and operational advance planning document, beginning January 1, 2015.

•		
11/3/14	11-3-14	Date:
Repty Commessioner	CEO	Title:
Cart	Sut lit	Ву:
DHS	MNsure	Signatures