This document is made available electronically by the Minnesota Legislative Reference Library as part of an ongoing digital archiving project. https://www.lrl.mn.gov

MNsure Interagency Agreement /Service Level Agreements Quarter Ending June 30, 2017

#	Purpose	Agreement Type	Requesting Agency/Div.	Responding Agency/DIV.	Effective date and duration	Statutory Authority	Dollar Amount
	MNsure and DHS Agreement (IAK 87413)	IAA	DHS	MNsure	7/1/14-6/30/17	Minn Stat §§ 62V.05, 471.59	\$ 34,928,335.00
	MNsure and Office of MN.IT Services Service Level Agreement	SLA	MNsure	MN.IT	2/6/15 - ongoing	Minn Stat §§ 62V.05, 16E	ongoing
	MNsure, Commerce and MDH Agreement (IAK 61408)	IAA	MNsure	Commerce/MDH	4/25/13 - ongoing	Minn Stat §§ 62V.05, 471.59	MDH Budget FY 17 - \$200,000.00; Commerce - \$0.00
	Management Analysis and Development Services MNsure Program Development (IAK 111013)	IAA	MNsure	Minnesota Management and Budget	7/1/16-4/28/17	Minn Stat §§ 62V.05, 471.59	\$ 218,105.00
	Management Analysis and Development Services MNsure Program Development (IAK 111011)	IAA	MNsure	Minnesota Management and Budget	7/1/16-12/31/17	Minn Stat §§ 62V.05, 471.59	\$ 317,440.00
	Management Analysis and Development Services MNsure Consulting Services (IAK 121409)	IAA	MNsure	Minnesota Management and Budget	3/1/2017 - 9/30/17	Minn Stat §§ 62V.05, 471.59	\$ 100,000.00
	Management Analysis and Development Services MNsure Audit (IAK 100624)	IAA	MNsure	Minnesota Management and Budget	9/8/2015 - 6/30/18	Minn Stat §§ 62V.05, 471.59	\$ 282,000.00

STATE OF MINNESOTA INTERAGENCY AGREEMENT

WHEREAS, the Minnesota Department of Health (MDH), the Minnesota Department of Commerce (Commerce) and (MMB), as agency for the Minnesota Insurance Marketplace established under Minnesota Laws 2013, Chapter 9 (MNsure) (collectively, "the Agencies") are authorized to enter into this Agreement pursuant to law, including by Minnesota Statutes, § 471.59, subdivision 10; and

WHEREAS, Public Law 111-148, known as the Patient Protection and Affordable Care Act (ACA) and rules promulgated thereunder have a number of provisions pertaining to the regulation subject to the jurisdiction of the Agencies; and

WHEREAS, Executive Order 11-30 directed the design and development of a Minnesota Health Insurance Exchange to achieve greater access to affordable, high-quality health coverage that maximizes consumer choice and minimizes adverse selection; and

WHEREAS, MMB was recently designated to be the lead agency in the design and development of MNsure/Minnesota Insurance Marketplace; and

WHEREAS, MMB (or its predecessor, Department of Commerce) has been awarded multiple Health Insurance Exchange Level 1 Establishment Grants by the U.S. Department of Health and Human Services through a Health Insurance Exchange Level 1 Establishment Grant Agreement to design and develop a Minnesota Health Insurance Exchange (Exchange) that includes enrollment, eligibility, small business health options program, plan comparison and provider information, fund aggregation and account management functions that have financial impacts across multiple agencies; and

WHEREAS, Minn. Stat. § 62V authorizes the establishment of MNsure/Minnesota Insurance Marketplace; and

WHEREAS, the ACA requires every plan sold through MNsure/Minnesota Insurance Marketplace to be certified as a Qualified Health Plan (QHP) or as a "qualified dental plan" (QDP) before being offered for sale by the MNsure/Minnesota Insurance Marketplace; and

WHEREAS, the ACA provides that the Secretary of the United States Department of Health and Human Services (HHS) shall, by regulation, establish the criteria for certification of health plans as QHPs and QDPs and specifies certain criteria to be included in such certification; and

WHEREAS, MNsure/Minnesota Insurance Marketplace is authorized to certify health plans as QHPs or dental plans as QDPs under Minn. Stat. § 62V.05, subd. 5(c) according to applicable certification requirements.

WHEREAS, the Agencies have expertise in and jurisdiction over certain requirements included

in the mandated QHP certification process; and

WHEREAS, Minnesota law authorizes MDH to issue certificates of authority to Health Maintenance Organizations (HMOs) following review of network adequacy, quality assurance and improvement standards, enrollee rights and other requirements; and

WHEREAS, MDH is required to create and annually update a set of measures by which to assess the quality of health care services offered by health care providers and issue annual public reports on provider quality, and to develop and publish reports on provider cost and quality through the Provider Peer Grouping system; and

WHEREAS, Minnesota law directs MDH to conduct data and research initiatives focused on monitoring and improving the efficiency and effectiveness of Minnesota health care (Minn. Stat., § 62J.301) and to evaluate the impact of health reform activities (Minn. Stat., § 62J.311); and

WHEREAS, Commerce enforces laws relating to insurance in the State of Minnesota, including but not limited to those relating to insurer certificates of authority, licensure, solvency, rates, benefit forms, marketing and consumer protection; and

WHEREAS, the Agencies hold a shared interest in collaborating in the development and implementation of the MNsure/Minnesota Insurance Marketplace, including ensuring that QHPs and QDPs offered through MNsure/Minnesota Insurance Marketplace meet federal and state laws and regulations including but not limited to licensing, network adequacy, and service area standards, evaluating the impact of MNsure/Minnesota Insurance Marketplace on the health insurance market, and in developing options for publicly reporting quality and provider peer grouping information in a consumer-friendly manner on a single, one-stop shopping website while maintaining all relevant administrative and data management rights and regulatory oversight obligations; and

WHEREAS, it is the intent of this Agreement to memorialize the Agencies' joint effort and establish the process by which QHP and QDP certification will take place for plans sold within MNsure/Minnesota Insurance Marketplace; and

WHEREAS, the Health Insurance Exchange Level 1 Establishment Grant Agreement requires, among other items, funding for the Agencies' staff, contracts and support costs for activities associated with the establishment and implementation of MNsure/Minnesota Insurance Marketplace; and

WHEREAS, the Minnesota state accounting system (SWIFT) budgetary and financial management role-based security can be utilized for multiagency access to financial department IDs (FINDEPT IDs) for the purpose of allocating and managing approved federal grants across multiple agencies; and

WHEREAS, it is the desire of agencies impacted by the federal Establishment grants to allow each agency to direct charge approved costs and not implement an invoice and payment process

across agencies, as described in this agreed-upon approach:

- Interagency work group plans and approves the state-wide MNsure/Minnesota Insurance Marketplace Project budget, by funding source, and by agency SWIFT expense budget FINDEPT ID.
- FINDEPT ID expense budgets are established in SWIFT only after all applicable federal CCIIO grant award, federal CMS cost allocation, and Minn. Stat. § 3.3005 approvals are obtained.
- Agency responsibility for establishing and maintaining the FINDEPT ID expense budgets in SWIFT corresponds to the underlying funding source. For example, MMB is responsible for entry in SWIFT of the FINDEPT ID expense budgets that are funded by the federal CCIIO grants.
- As an alternative to an interagency billing process, the interagency work group authorizes SWIFT security access to be granted to a limited number of employees at each agency so SWIFT accounting transactions, inquiries and reports may be processed directly against these FINDEPT IDs.

NOW, THEREFORE, it is agreed:

1. Term of Agreement

- 1.1 *Effective date:* March 15, 2013 or the date the State obtains all required signatures under Minn. Stat. § 16C.05, subd. 2, whichever is later.
- 1.2 *Expiration date*: This Agreement shall remain in effect until any party hereto chooses to terminate upon thirty days written notice to all parties to the Agreement.
- 1.3 The following definitions apply to this Agreement:
 - i. Exchange Interagency Subcabinet is the group that is charged with: effectively executing design, development, and implementation activities for the MNsure/Minnesota Insurance Marketplace that involve multiple agencies; creating an efficient process for decision-making and issue resolution; and establishing clear communication, coordination, project management, and documentation mechanisms. It is chaired by MMB Commissioner Schowalter, or his successor; staffed by Nathan Morocco, or his successor; and includes Commissioners from the Department of Human Services (DHS), Department of Commerce (Commerce), Department of Health (MDH), Office of Enterprise Technology d/b/a MNIT Services (MN.IT), and Administration (Admin); and select MNsure/Minnesota Insurance Marketplace steering members and senior staff, as needed.
 - ii. **FINDEPT ID (SWIFT Financial Department IDs)** is the 8-character code that identifies the specific budget from which payments are made.
 - iii. **Indirect Costs** are all general support costs that cannot be directly charged to any agency program.
 - iv. Procurements include: Requests for Proposals (RFPs), Contracts (both

Professional/Technical and grant contracts), Master Professional/Technical Service Contracts, Statements of Work (SOWs), Work Orders (WOs), and the purchase of Goods and Services.

v. **SWIFT** is the Statewide Integrated Financial Tools system.

vi. **Travel Costs** refers to reimbursement for travel and subsistence expenses actually and necessarily incurred, which must be in no greater amount than provided in the current Bargaining Units Agreements or the "Commissioners Plan" published by MMB, whichever is appropriate.

2. Duties of the Parties

2.1 MMB/MNsure/Minnesota Insurance Marketplace Shall:

- 2.1.1 Delegate authority for review and approval of certain components identified in this Interagency Agreement of QHP/QDP certification, recertification, and decertification processes to Commerce and MDH and compensate Commerce and MDH for these services in accordance with the terms of this Agreement.
- 2.1.2 Seek funding as appropriate to continue the design, development, and implementation of the MNsure/Minnesota Insurance Marketplace, including a module incorporating the display of MDH quality and provider peer grouping information in a user-friendly way. In seeking that federal funding, MMB shall collaborate with partner agencies and be cognizant of the impact that its creation and development have on both existing and future work of its partner agencies. MNsure/Minnesota Insurance Marketplace shall work with MDH to plan and implement user/usability testing activities related to the Provider Display Module and to establish a process for review and approval of provider peer grouping data prior to publishing to the display.

2.1.3 Fulfill the following financial management duties:

- i. Create separate SWIFT FINDEPT IDs and budgets under each federal Establishment grant as outlined in Exhibits A and B. FINDEPT IDs shall be created to meet the needs of both MNsure/Minnesota Insurance Marketplace and the Agencies.
- ii. Ensure cash draws and quarterly federal financial reports are processed in a timely manner to meet the needs of MNsure/Minnesota Insurance Marketplace and the Agencies.
- iii. Obtain any and all necessary approvals/Gate Reviews required by the Center for Consumer Information and Insurance Oversight (CCIIO).
- iv. Initiate the creation of an interagency workgroup to review SWIFT security roles for the project, review grant allocations including mid-year and end of year reallocations and other financial management processes needed to administer the multiagency financing of MNsure/Minnesota Insurance Marketplace.
- v. The MMB staff who is authorized and has the ability through role-based

security in SWIFT to establish and adjust budgets in the SWIFT FINDEPT ID is Jackie Miller or her successor. This activity will be reported monthly and monitored by Barb Juelich or her successor, and by the interagency work group pursuant to IV. Changes in authorized staff including additional staff or replacement staff shall be communicated to all appropriate agency authorized representatives.

- 2.1.4 Manage any appeals related to QHP/QDP certification or decertification, including initiating, as appropriate, a contested case proceeding as required under Minn. Stat. § 62V.05, subd. 6.
- 2.1.5 In collaboration with Commerce, carry out and/or enforce provisions of 45 C.F.R. §§ 156.285 and 156.290 (exchange notification only).

2.2 MDH shall:

- 2.2.1 Collaborate with MNsure/Minnesota Insurance Marketplace staff in the development of the Provider Display module, including:
 - i. Determine that quality and peer grouping data and other content related to this data are accurate and ready to be publicly reported;
 - ii. Develop and maintain a database data dictionary, and other supporting materials for quality and peer grouping data and provide content expertise on the organization of this data;
 - iii. Transfer test files of summary data on health care provider quality and peer grouping, and other data files, to MNsure/Minnesota Insurance Marketplace staff or contractors as necessary for development of the functionality of the Provider Display Module. Information transferred shall be summary level data files representing a sample of facilities, and shall not include any individual private data. MDH shall clearly indicate that data are to be used for testing purposes only;
 - iv. Transfer production files of summary data on health care provider quality and peer grouping to MNsure/Minnesota Insurance Marketplace staff or contractors consistent with a schedule agreed upon by MDH and MNsure/Minnesota Insurance Marketplace. MDH shall attest to the quality and readiness of the data prior to sending to MNsure/Minnesota Insurance Marketplace.
 - v. Participate in meetings with MNsure/Minnesota Insurance Marketplace staff and contractors regarding use/interpretation of quality and provider peer grouping information, display options, content, timelines, and other relevant issues;
 - vi. Participate in the planning and implementation of user/usability testing activities related to the Provider Display module;
 - vii. Provide input to MNsure/Minnesota Insurance Marketplace staff on potential improvements to Provider Display module functionality,

- appearance, and content; and
- viii. Review and troubleshoot issues related to module functionality, administrative functions, security, and other technical issues.
- ix. Work with MNsure/Minnesota Insurance Marketplace staff on providing assistance and technical expertise to create a crosswalk to link quality and peer grouping data to the MNsure/Minnesota Insurance Marketplace provider directory.
- 2.2.2 Provide cross-agency technical assistance to ensure proper use and understanding of data provided by MDH to MNsure/Minnesota Insurance Marketplace contractors.
- 2.2.3 With input from MNsure/Minnesota Insurance Marketplace and Commerce staff, develop and implement a framework for evaluation of the impact of the MNsure/Minnesota Insurance Marketplace on the Minnesota insurance and health care markets.
- 2.2.4 Provide representatives for the MNsure/Minnesota Insurance Marketplace project management structure including the steering committee and technical workgroups.
- 2.2.5 Consistent with the requirements of 45 C.F.R. § 155.1010, in addition to all other regulatory responsibilities, collaborate with Commerce and the MNsure/Minnesota Insurance Marketplace on the QHP/QDP certification, recertification and decertification processes.MDH will ensure sufficient staffing/and or qualified contractor resources are in place to carry out the following duties by August 1 of each year, including but not limited to such duties as:
 - i. **Licensure.** Confirm with the MNsure/Minnesota Insurance Marketplace that carriers seeking to participate in the MNsure/Minnesota Insurance Marketplace subject to MDH's regulatory jurisdiction are licensed consistent with relevant provisions of Minnesota Statutes.
 - ii. **QHP Issuer Benefit Information.** At least annually for plans filed subject to MDH's regulatory jurisdiction, review plan-covered benefits and cost-sharing requirements submitted by issuers via System for Electronic Rate and Form Filing (SERFF). Such review will be made to ensure all ACA requirements are met, including but not limited to:
 - 1. Essential Health Benefits are included.
 - 2. Limitations on cost sharing are met.
 - 3. Ensure benefit design is not discriminatory

- iii. **Network Adequacy.** Review provider network filings submitted by issuers as part of the certification process for the MNsure/Minnesota Insurance Marketplace.
 - a) Conduct detailed analysis to determine if the proposed provider network(s) is adequate in terms of numbers, locations and types of providers, including mental health and substance abuse providers, to ensure that all services are accessible without unreasonable delay throughout the QHP/QDP's service area.
 - b) Review will apply the standards of Minn. Stat. § 62D.124 and Minn. Rules chapter 4685.3300, subpart 9.
 - c) Analysis must include review of any adequacy standards contained in the ACA and federal Exchange regulations as well as in Minnesota law and rules.
 - d) Review and approve or deny all requests for a waiver submitted by an issuer.
 - e) Update the status of the proposed provider network(s) via the SERFF database.
 - f) Reviews will be completed within 90 days of receipt of the network filing or by August 1 of each year.
 - g) Review provider termination notices to determine if any termination will cause the QHP's provider network to no longer meet network adequacy standards. If so, notify MNsure/Minnesota Insurance Marketplace of this determination.
 - h) Require the issuer to file its plan for addressing the network insufficiency with MDH, including notification letters, waiver requests and continuity of care information; monitor the plan and inform MNsure/Minnesota Insurance Marketplace when the network has been corrected. Should the network insufficiency not be corrected, notify MNsure/Minnesota Insurance Marketplace that the network no longer meets adequacy standards of state law.
 - i) Review all service area expansions submitted by issuers to determine if the QHP provider network will be adequate in terms of numbers, locations and type of providers.
 - j) Review all waiver requests to determine if a waiver from network adequacy standards should be granted.
 - k) Review networks for participation by Essential Community Providers consistent with Minn. Stat. § 62Q.19, and 45 CFR § 156.235
- iv. **Services Areas.** Conduct the review of proposed service areas for each QHP/QDP to be offered on MNsure/Minnesota Insurance Marketplace.
 - a) Inform issuers of any supplemental material including maps that must be filed for proposed service areas in addition to data included on the standard template available through SERFF.

- b) Consistent with section 2.2.8 of this Interagency Agreement, work with MNsure/Minnesota Insurance Marketplace staff to determine how MDH will evaluate service area filings to ensure proposed service areas meet certification criteria in 2c, 2d, and 2e below.
- c) Notify issuers that the proposed service area filing must contain an affirmative showing that the service area is being established without regard to racial, ethnic, language, health-status, or other factors that exclude specific high utilizing, high cost or medically-underserved populations.
- d) For each proposed service area, using the identified standards, determine if each QHP has been established without regard to racial, ethnic, language, health status-related factors specified under section 2705(a) of the PHS Act, or other factors that exclude specific high utilizing, high cost or medically underserved populations.
- e) For each proposed service area that is smaller than one county, notify issuers that the filing must contain an affirmative showing that the smaller service area is necessary, nondiscriminatory, and in the best interest of the qualified individuals and employers.
- f) Update the status of each proposed service area in SERFF to indicate whether the service area meets or does not meet all of the minimum criteria under the ACA.
- v. Other functions. Carry out and/or enforce the provisions of 45 C.F.R. §§ 156.210, 156.225 (benefit design), 156.250, and 156.280 for plans subject to MDH jurisdiction. Carry out and/or enforce the provisions of 45 C.F.R. §§ 156.230, 156.235, 156.245, 156.275, and 156.295.
- 2.2.6 On an annual basis and in coordination with Commerce, review written attestations and other submissions made by carriers submitted through an established recertification process and provide determinations to the MNsure/Minnesota Insurance Marketplace on whether certification criteria reviewed by MDH continue to be met. These determinations must be made by August 1 of each year.
- 2.2.7 Provide technical assistance to MNsure/Minnesota Insurance Marketplace in appeals related to decertification/non-certification of a QHP/QDP under Minn. Stat. § 62V.05, subd. 6., to the extent decertification of a QHP or QDP is based on a determination of one or more certification criteria evaluated by MDH, assist the MNsure/Minnesota Insurance Marketplace in the appeal process.

- 2.2.8 To the extent the federally required certification process involves functions or aspects of functions that extend beyond current Commerce and MDH statutory authority, consult with the MNsure/Minnesota Insurance Marketplace prior to carrying out its review process to ensure mutual understanding and agreement on the application of a particular policy.
- 2.2.9 Provide project management services for MDH duties outlined in this section.
- 2.2.10 Fulfill the following financial management duties:
 - i. Participate in the interagency workgroup identified in Section 2.1.3.
 - ii. Administer SWIFT multi-agency FINDEPT IDs with approved security access.
 - iii. Allow MMB access to FINDEPT IDs according to security roles established by the interagency workgroup.
 - iv. Obtain approval for procurements from the MNsure/Minnesota Insurance Marketplace with the exception of general supplies, computers and similar equipment for approved staff, and other general administrative support costs such as rent, communications, and network access.
 - v. Assign approved staff to appropriate FinDept for funding.
 - vi. Obtain approval from MNsure/Minnesota Insurance Marketplace for assigning staff costs to FinDept when the position was not included in the grant.

2.3 Commerce shall:

- 2.3.1 Consistent with the requirements of 45 C.F.R. § 155.1010, in addition to all other regulatory responsibilities, and prior to the beginning of the relevant open enrollment period, collaborate with MDH and MNsure/Minnesota Insurance Marketplace on the QHP/QDP certification, recertification and decertification process. Commerce will ensure sufficient staffing/and or qualified contractor resources are in place to carry out the following duties by August 1 of each year:
 - i. **Licensure.** Confirm with MNsure/Minnesota Insurance Marketplace that carriers seeking to participate in MNsure/Minnesota Insurance Marketplace subject to Commerce's regulatory jurisdiction are licensed consistent with relevant provisions of Minnesota Statutes.
 - ii. **QHP Issuer Rate and Benefit Information.** Review plan rates, covered benefits, and cost-sharing requirements submitted by issuers via the System for Electronic Rate and Form Filing (SERFF) at least annually. Such review will be made to ensure ACA requirements are met, including, but not limited to the following:
 - 1. Essential Health Benefits are included.
 - 2. Limitations on cost sharing are met.

- 3. Actuarial value/metal level requirements are met.
- 4. Ensure benefit design is not discriminatory.
- iii. **Marketing practices.** Ensure applicable state laws are met regarding marketing by health plan issuers and that marketing practices do not discourage enrollment of persons with significant health needs.
- iv. Other functions. Carry out and/or enforce the provisions of 45 C.F.R. §§ 156.210, 156.225 (benefit design), 156.250, 156.280, and 156.290 for plans subject to Commerce jurisdiction. Carry out and/or enforce the provisions of 45 C.F.R. §§ 156.220, 156.225 (marketing), 156.250, 156.255, 156.260, 156.265, and 156.270. In collaboration with MNsure/Minnesota Insurance Marketplace, carry out and/or enforce the provisions of 45 C.F.R. §§ 156.285 and 156.290.
- 2.3.2 Determine access rights to SERFF under existing contract relations and provide access to MDH within agreed upon parameters.
- 2.3.3 Where required under federal rules, collect information on transparency measures described in 45 C.F.R. § 156.220 from QHP/QDP issuers in accordance with the ACA and any further regulations or guidance issued by the United States Department of Health and Human Services on these reporting requirements.
- 2.3.4 On an annual basis and in coordination with MDH, review written attestations and other submissions made by carriers submitted through an established recertification process and provide determinations to MNsure/Minnesota Insurance Marketplace on whether certification criteria reviewed by Commerce continue to be met. These determinations must be made by August 1 of each year.
- 2.3.5 To the extent the federally required certification process involves functions or aspects of functions that extend beyond current Commerce statutory authority, consult with MNsure/Minnesota Insurance Marketplace prior to carrying out its review process to ensure mutual understanding and agreement on the application of a particular policy.
- 2.3.6 Fulfill the following financial management duties:
 - i. Participate in the interagency workgroup identified in Section 2.1.3.
 - ii. Administer SWIFT multi-agency FINDEPT IDs with approved security access.
 - iii. Allow MMB access to FINDEPT IDs according to security roles established by the interagency workgroup.
 - iv. Obtain approval for procurements from MNsure/Minnesota Insurance Marketplace with the exception of general supplies, computers and similar equipment for approved staff, and other general administrative support costs such as rent, communications, and network access.

- v. Assign approved staff to appropriate FinDept for funding.
- vi. Obtain approval from MNsure/Minnesota Insurance Marketplace for assigning staff costs to FinDept when the position was not included in the grant.
- 2.3.7 Provide technical assistance to MNsure/Minnesota Insurance Marketplace in appeals related to the decertification/non-certification of a QHP/QDP under 62V.05, subd. 6, to the extent the decertification/non-certification of an issuer, QHP or QDP is based on one or more of the certification criteria evaluated by Commerce.

2.4 All Parties shall:

- 2.4.1 Participate with other agencies in an interagency workgroup identified in Section 2.1.3. The workgroup shall:
 - i. Review the monthly reports regarding transfer of funds within and among all accounts to ensure accuracy.
 - ii. Be the first level hearing to resolve any disputes regarding these accounts.
 - iii. Escalate any disputes that cannot be resolved at this level to the Exchange Interagency Subcabinet.
 - iv. Recommend roles and responsibilities between the MN sure/Minnesota Insurance Marketplace and other agencies related to the financial management and budget operations of federal Establishment grants.
 - v. Recommend SWIFT security roles to be utilized as part of the multiagency financial management and budget operations of the federal Establishment grants.
 - vi. Recommend mid-year and end of year reallocation of federal Establishment grants.
 - vii. Review business process issues with the SWIFT security roles implemented and recommend adjustments.
 - viii. The workgroup shall report its findings and recommendations to designated leadership in the MNsure/Minnesota Insurance Marketplace Multi-Agency Governance Structure.
- 2.4.2 Participate in audit or compliance activities necessary to meet any federal or state oversight requirements relating to functions carried out under this Agreement. These compliance reviews may include participating in monitoring activities to ensure the timely detection of errors, fraud, waste, and abuse; allowing for certification of performance of agreed-upon procedures; and participating in timely remediation of any findings and recommendations that arise from federal or state audit reviews.

3. Consideration and Payment

- 3.1 All services provided by each agency under this Agreement must be performed to the mutual satisfaction of all parties, as determined at the discretion of each agency's Authorized Representative.
- 3.2 All costs incurred by the Agencies under this Agreement shall be directly charged to appropriate FINDEPT ID according to Exhibits A and B. Direct charges shall only proceed after approval for grant funding has been received by MMB from CCIIO and state approvals under Minn. Stat. § 3.3005 have been obtained.
- 3.3 Modifications to Exhibits A and B may be made by mutual agreement of the workgroup identified in Section 2.1.3 without revision of this Agreement, but such mutual agreement must be made in writing. Modifications related to travel costs may be made by Barb Juelich, MNsure/Minnesota Insurance Marketplace Chief Financial Officer, in consultation with the affected Agencies without the full workgroup.
- 3.4 With prior approval by Barb Juelich, MNsure/Minnesota Insurance Marketplace Chief Financial Officer, reasonable and necessary travel costs incurred by the Agencies in carrying out the duties outlined in this Agreement may be directly charged by the Agencies to appropriate FINDEPT IDs. Upon approving travel, Barb Juelich will increase budget amounts in appropriate FINDEPT IDs and notify the workgroup identified in Section 2.4.1 of the changes to Exhibits A and B.
- 3.5 Cost incurred under Exhibit A and B prior to execution of this Agreement may be included as part of this Agreement.

4. Authorized Representatives

- 4.1 The MDH Authorized Representative is MDH Assistant Commissioner, Ellen Benavides, 625 Robert Street North, St. Paul, MN 55164-0975, 651-201-3565 or her successor.
- 4.2 The Commerce Authorized Representative is Commerce Deputy Commissioner, Tim Vande Hey, 85 7th Place East, Suite 500, St. Paul, MN 55101-2198, 651-297-7030, or his successor.
- 4.3 MMB Authorized Representative is April Todd-Malmlov, MN sure/Minnesota Insurance Marketplace Director, 85 7th Place East, Suite 500, St. Paul, MN 55101-2198, 651-296-6588, or her successor.

5. Amendments

Any amendment to this Agreement must be in writing and will not be effective until it has been executed and approved by the same parties who executed and approved the original Agreement,

or their successors in office.

6. Liability

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

1. STATE ENCUMBRANCE VERIFICATION Individual certifies that funds have been encumbered as required by Minn. Stat. §§ 16A.15 and 16C.05.	2. Department of Commerce By: To Vanle Herr
Signed Jennifa Henothi Date: 1/20/13 Contract - 6/408	By: Vanh Heg (With delegated authority) Title: Deputy Commissioner Date: 4/23/13
2. Department of Health By: (With delegated authority)	3. Minnesota Management and Budget By: (With delegated authority)
Title: 4 · 24 · 13	Title: CO
Date: ASSISTANT COMMISSIONER	Date: 4/25/13

6. Liability

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

1. STATE ENCUMBRANCE VERIFICATION Individual certifies that funds have been encumbered as required by Minn. Stat. §§ 16A.15 and 16C.05. Signed:	2. Department of Commerce By: Ucmbe kley (With delegated authority) Title: Departy (omnissions) Date: 4/2 3/13
2. Department of Health By: (With delegated authority)	3. Minnesota Management and Budget By:
Title: ASSISTANT COMMISSIONET	Title:

Attachment A - Budget for MDH Work Supported by Health Insurance Exchange Grant *January 25, 2013*

Employee Compensation			September 2	012 Grant	January 201	3 Grant
Position	FTE	Ann Salary	Months	Total	Months	Total
QHP - Network Adequacy and Quality Review	12.0	75,010	4	300,040	11	825,110
QHP – IT Maintenance	1.0	98,527	4	32,842	5	41,053
Evaluation - Health Economics Director	0.1	93,380	4	3,113	11	8,560
Evaluation Frame - Health Economics Asst. Dir	0.1	74,642	4	2,488	11	6,842
Evaluation Implem - Health Economics Asst. Dir	0.2	74,642	0	-	12	14,928
Evaluation Frame - Health Economics Analyst	0.4	72,036	4	9,605	11	26,413
Evaluation Implem- Health Economics Analyst	0.6	72,036	0	-	12	43,222
MDH HIX Project Manager	1.0	62,000	0	-	11	56,833
Salary Subtotal				348,088		1,022,961
Fringe at 31.8%				110,692		325,302
Employee Compensation Line-Item Total				458,780		1,348,263
				•		
Contracts						
Evaluation Methodology Analysis				75,000		0
Contracts Line-Item Total			-	75,000		-
Supplies and Equipment						
Computers				16,900		-
Supplies				6,800		20,525
Communications/printing/misc				5,440		16,420
Supplies and Equipment Line-Item Total				29,140		36,945
Indirect						
14% capped indirect, standard MDH methodology				71,809		193,929
Indirect Line-Item Total				71,809		193,929
Grand Total				634,729	·	1,579,137

Attachment B - Budget for Commerce Work Supported by Health Insurance Exchange Grant February 1, 2013

Employee Compensation	Septem	ber 2012 Gr	ant		January 201	3 grant
Position	FTE	Ann Salary	Months	Est Cost	Months	Total
Commerce Rate Analysis	3.0	\$72,036	4	72,036	11	198,097.8
Commerce - Policy Forms Analysis	3.0	\$72,036	4.	72,036	11	198,097.8
Commerce - Policy Review Cooredinator	1.0	\$72,036	4	24,012	11	66,032.6
Commerce SPA Director(prorate)	0.5	\$91,350	4	15,225	11	41,868.8
Commerce Enforcement/Complaint Review	2.0	\$72,390	0	_	3	36,195.2
Salary Subtotal				183,308		540,292
Fringe at 31.8%				58,292	_	171,813
Employee Compensation Line-Item Total				241,600		712,105
Contracts				Est Cost		
Policy Forms Analysis				812,500		
Contracts Line-Item Total			- '	812,500	_	-
Supplies and Equipment				Est Cost		
Computers				9,750		
Supplies				3,750		11063
Rent				6,500		19175
Communications/printing/misc				3,000	_	8850
Supplies and Equipment Line-Item Total				23,000		39,088
Indirect				Est Cost		
14% direct charged salaries and fringe				40,544	. -	105,167
Indirect Line-Item Total			244	40,544	_	105,167
Grand Total				1,117,644	 	856,360

STATE OF MINNESOTA DEPARTMENT OF HUMAN SERVICES INTERAGENCY AGREEMENT

Originator of agreement, co	mplete this section	on:
Total amount of interagency agr	eement: \$	
Proposed Start Date:	//	
Proposed End Date	te:/	
SFY SWIFT FinDeptID: H55EB	<u> </u>	amount
If multiple FinDeptID's will be used to fund this, fill that in below a	nd then define the split bet	ween funds.
SFY SWIFT FinDeptID: H55EB	S	amount
SFY SWIFT FinDeptID: H55EB	\$	amount
Reference the contract number and purchase order number Agreement. Send invoices	to FOD – 0940	
Contract Coordinator, con	plete this section	<u>:</u>
Contract Coordinator, con SWIFT Vendor # for Other State Ag		
SWIFT Vendor # for Other State Ag	ency: <u>HSS000</u>	10000
	gency: <u>HSS000</u> K% 87413	- 10000
SWIFT Vendor # for Other State Ag SWIFT Contract #: <u>IA</u>	ency: <u>HSS 000</u> <u>K % 87413</u> 000 000 869	-

STATE OF MINNESOTA DEPARTMENT OF HUMAN SERVICES & MNsure INTERAGENCY AGREEMENT

Amendment # 1

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

WHEREAS, MNsure, the state health benefit exchange as described in section 1311 of the federal Patient Protection and Affordable Care Act, Public Law 111-148 is empowered to enter into interagency agreements pursuant to Minnesota Statutes, section 471.59, subdivision 10;

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

WHEREAS, MNsure and DHS executed an interagency agreement ("Agreement") for certain services on December 3, 2014; and

WHEREAS, MNsure and DHS are willing to amend Agreement as identified below.

THEREFORE, the Parties agree as follows:

REVISION 1. Section 1.3, B. is amended as follows:

2. MNsure's authorized representative in regards to procurement services is Kevin Marsh Michael Turpin, Deputy Director of Operations MNsure General Counsel, or his successor.

REVISION 2. Section 1.8, D. shall be deleted in its entirety as follows:

D. Attorney General Representation for MNsure DHS Appeals.

- 1. DHS and MNsure shall collaborate regarding shared and separate legal representation from the Minnesota Office of Attorney General ("AGO")
- 2. MNsure shall not make legal proceeding decisions that have financial implications for DHS.
- 3. MNsure shall share information with DHS prior to sharing information with the AGO.
- 4. DHS' authorized representative in regards to AGO communications is

Gregory Gray, Chief Compliance Officer, or his successor.

5. MNsure's authorized representative in regards to AGO communications is Jessica Kennedy, Appeals Manager, or her successor.

REVISION 3. Section 10 shall be deleted in its entirety and replaced with the following:

DHS and MNsure hereby incorporate by reference the separately executed Amended MNsure Data Sharing Agreement, executed on August 23, 2013 by DHS and MNsure ("Data Sharing Agreement"). DHS and MNsure respectively agree that each party shall fully comply with the terms of the Data Sharing Agreement when carrying out any duties or obligations identified in this Agreement.

IN WITNESS WHEREOF, the parties have caused this contract to be duly executed intending to be bound thereby

APPROVED:

1. STATE ENCUMBRANCE VERIFICATION

Individual certifies that funds have been encumbered as required by

STATE OF MINNESOTA DEPARTMENT OF HUMAN SERVICES INTERAGENCY AGREEMENT

Originator of agreement, complete this section: Total amount of interagency agreement: \$ Proposed Start Date: ___/___/ Proposed End Date: / / SFY_ - SWIFT FinDeptID: H55EB _ _ _ _ _ amount If multiple FinDeptID's will be used to fund this, fill that in below and then define the split between funds. SFY - SWIFT FinDeptID: H55EB_____ SFY__ - SWIFT FinDeptID: H55EB_____ amount 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:** IAK % 874 **SWIFT Contract #: 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 INTERAGENCY AGREEMENT

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

WHEREAS, MNsure, the state health benefit exchange as described in section 1311 of the federal Patient Protection and Affordable Care Act, Public Law 111-148 is empowered to enter into interagency agreements pursuant to Minnesota Statutes, section 471.59, subdivision 10;

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

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

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

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:

1. <u>PARTIES' DUTIES – NON-IT SERVICES.</u>

- **Human Resources.** DHS shall provide human resource services to MNsure in accordance with the duties, responsibilities, and obligations set forth in Exhibits B and C.
 - **A. Scope of Work.** MNsure shall retain ownership and responsibility for its human resource decisions, while DHS shall serve in an advisory capacity and provide transaction and other services. MNsure shall be responsible for paying all costs associated with all independent investigations.

B. Authorized Representatives.

- 1. DHS' authorized representative in regards to human resource services is Connie Jones, Human Resources Director, or her successor.
- 2. MNsure's authorized representative in regards to human resource services is Katie Burns, Deputy Director of Operations, or her successor.

- 3. Each representative shall have final authority for acceptance of human resource services of the other party and shall have responsibility to insure that all payments due to the other party with respect to human resource services are made pursuant to the terms of this Agreement
- 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 (\$200,000.00), unless otherwise stated in Exhibit A as amended.

1.2 Payroll and Accounts Payable.

A. Scope of Work. DHS shall:

- 1. Process bi-weekly employee payroll for MNsure's employees.
- 2. Process payroll funding corrections to ensure that all salaries are paid from correct funding source.
- 3. Process other needed payroll adjustments (e.g. retroactive wage increases, changes to claimed sick or vacation).
- 4. Print and review payroll reports as required by MMB policy.
- 5. Maintain audit trail for payment documents.
- 6. Serve as contact for MNsure employees with questions regarding Direct Deposit.
- 7. Pay vendors, contractors, and agencies upon receipt of approved invoice from MNsure. This includes payments to advisory committee members and premium payments to carriers.
- 8. Respond to vendors with questions about payments received.
- 9. Establish blanket encumbrances for certain admin expenses.
 This includes but is not limited to Central mail, Innovative Office Solutions, Issuance Operations Center, Receipt Center, Post Office Box Rentals, and Phone bills.
- 10. Process EIORs for Accounts Payable purchase types for items such as training, registrations, and room rentals.
- 11. Process refunds due to previously receipted MNsure payments.
- 12. Establish vendor numbers in SWIFT for payments when needed.

- 13. Process Employee Business Expenses.
- 14. Maintain audit trail for encumbrance and payment documents.

B. Authorized Representatives.

- (1) DHS' authorized representative in regards to payroll and accounts payable services is Terri Engel, Accounting Operations Manager, or his/her successor.
- (2) MNsure's authorized representative in regards to payroll and accounts payable services is Jackie Miller, Accounting Director, or her successor.
- (3) Each representative shall have final authority for acceptance of payroll and accounts payable services of the other party and shall have responsibility to insure that all payments due to the other party with respect to payroll and accounts payable services are made pursuant to the terms of this Agreement
- C. Consideration. Consideration for all payroll and accounts payable services performed by DHS pursuant to this Agreement shall be paid by MNsure at an annual cost of one hundred thousand dollars (\$100,000.00), unless otherwise stated in Exhibit A as amended.

1.3 Procurement.

- **A. Scope of Work.** DHS shall provide procurement services to MNsure in accordance with the duties, responsibilities, and obligations set forth below. DHS shall provide training and procedural updates for all of the services described in this section.
 - 1. <u>Swift PO Transactions</u>: DHS shall encumber and dispatch various types of purchase orders as requested by MNsure via the Electronic Inter-Office Requisition (EIOR) system. This includes the on-going maintenance of such purchase orders and the year-end closing or certification that is required.
 - 2. <u>Purchasing Card Administration</u>: Per the DHS Purchasing Card Policy, DHS shall provide training for current and new cardholders, transaction support and/or dispute resolution, monthly reconciliation of transactions in SWIFT, record management in Filenet, etc.
 - 3. <u>EIOR system services</u>: DHS shall provide training and support for EIOR. This includes granting user access, functioning reporting features based on MNsure requests, proper approval routing, accurate FinDept sources, etc.

- 4. <u>Agency Buyer Support</u>: Based on commodity, DHS shall support MNsure in the protocol of the procurement process. This includes posting events, coordinating bid events, training in DHS business processes (print buying, Innovative Office Supplies, Multi-Function Devices, and other miscellaneous procurement standards)
- 5. Receipts and Delivery: DHS shall coordinate the receiving of items for delivery unless direct shipped to MNsure. This will include fulfilling the requirement of completing the SWIFT receipt process and subsequent 3-way match on required commodities. The appropriate profiles will be built in SWIFT for any asset related items per the DHS Fixed Asset Policy.
- 6. <u>Asset inventory and management</u>: DHS shall coordinate the inventory and management of MNsure fixed assets. This collaborated effort will be in accordance to the upcoming DHS Fixed Asset Policy and Procedures which will outline the process in accordance to State policy.
- 7. MMB/CAFR asset reporting: DHS shall coordinate the CAFR reporting to be submitted and certified by a MNsure representative. DHS will provide the reporting based on data provided by MNsure and the financials created in SWIFT. This collaborated effort will be in accordance to the upcoming DHS Fixed Asset Policy and Procedures which will outline the process in accordance to State policy.
- 8. <u>Contracts</u>: DHS' Contracts unit shall enter POs in SWIFT for MNSure and MNSure/DHS related contracts, contingent upon the establishment of MNsure/DHS contract work flow procedures.

B. Authorized Representatives.

- 1. DHS' authorized representative in regards to procurement services is Mike LaValle, Procurement Supervisor, or his successor.
- 2. MNsure's authorized representative in regards to procurement services is Kevin Marsh, Deputy Director of Operations, or his successor.
- 3. Each representative shall have final authority for acceptance of procurement services of the other party and shall have responsibility to insure that all payments due to the other party with respect to procurement services are made pursuant to the terms of this Agreement
- C. Consideration. Consideration for all procurement services performed

by DHS pursuant to this Agreement shall be paid by MNsure at an annual cost of one hundred thousand dollars (\$100,000.00), unless otherwise stated in Exhibit A as amended.

1.4 <u>Management Services</u>

A. Scope of Work. DHS shall provide badge security, parking, and space planning services to MNsure.

B. Authorized Representatives.

- 1. DHS' authorized representative in regards to management services is Linda Nelson, Management Services Director, or her successor.
- 2. MNsure's authorized representative in regards to management services is Kevin Marsh, Procurement Coordinator, or his successor.
- 3. Each representative shall have final authority for acceptance of management services of the other party and shall have responsibility to insure that all payments due to the other party with respect to management services are made pursuant to the terms of this Agreement
- C. Consideration. Consideration for all management services performed by DHS pursuant to this Agreement shall be paid by MNsure at an annual cost of twenty five thousand dollars (\$25,000.00), unless otherwise stated in Exhibit A as amended.

1.5 Financial Operations

- A. Scope of Work. DHS' Financial Operations Division shall provide support and financial services to MNsure with respect to SWIFT, SEMA4, cost allocation, accounting and technical assistance, and year end close. DHS and MNsure shall work closely together to ensure that necessary information is shared and reporting is complete and accurate. MNsure shall be responsible for all financial responsibilities as detailed in Exhibit D. DHS shall be responsible for:
 - 1. SWIFT security coordination;
 - 2. SWIFT-ER reporting/data services;
 - 3. SWIFT chart of accounts and budget technical assistance;
 - 4. SEMA4 position funding maintenance;
 - 5. SWIFT budget maintenance;

- 6. Administrative cost allocation technical assistance;
- 7. Accounts receivable and receipt accounting technical assistance;
- 8. Federal project / grant accounting services;
- 9. State grant accounting technical assistance;
- 10. Fiscal year close technical assistance;
- 11. State Financial Statement technical assistance; and
- 12. Federal Single Audit Statement technical assistance.

B. Authorized Representatives.

- 1. DHS' authorized representative in regards to financial operations is Alex Kotze, Chief Financial Officer, or her successor.
- 2. MNsure's authorized representative in regards to financial operations is Marty Cammack, Chief Financial Officer, or his successor.
- 3. Each representative shall have final authority for acceptance of financial operations of the other party and shall have responsibility to insure that all payments due to the other party with respect to financial operations are made pursuant to the terms of this Agreement
- C. Consideration. Consideration for all financial operations performed by DHS pursuant to this Agreement shall be paid by MNsure based on actual direct payroll costs as measured by Time Tracker Code 4007 at an annual not-to-exceed cost of one hundred thousand dollars (\$100,000.00), unless otherwise stated in Exhibit A as amended.

1.6 Background Studies

- **A. Scope of Work.** DHS shall provide background study services to MNsure in accordance with the duties, responsibilities, and obligations set forth below. DHS shall:
 - 1. Provide designated MNsure staff with sufficient user access to the DHS NETStudy application to allow for the performance of their job duties.
 - 2. Provide staff resources to input and process all Consumer Assistance Partner background study requests in a timely manner.

- 3. Conduct a review of criminal records maintained by the Minnesota Bureau of Criminal Apprehension, and compare any discovered convictions against the potentially disqualifying criminal offenses specified under Minnesota Statutes, section 245C.15.
- 4. Notify MNsure through NETStudy of the results of each background study.
- 5. When the result of the background study is a potential disqualification, send the potentially disqualified background study subject a notice explaining the information reviewed, the conclusion reached, the process for challenging the correctness of the information, the process for requesting an individualized review of the individual's fitness and rehabilitation, and the date by which a request for review must be received.
- 6. Provide MNsure a copy of the notice described in item E.
- 7. With respect to the Consumer Assistance Partner programs, provide technical assistance to MNsure in any review or appeal requested by a background study subject.
- 8. Allow DHS access to MNsure data for these purpose including financial information, identity verification, and other relevant data.
- 9. Developing a process for fraud referrals between DHS and MNsure.

B. Authorized Representatives.

- 1. DHS' authorized representative in regards to background study services is Jerry Kerber, Inspector General, or his successor.
- 2. MNsure's authorized representative in regards to background study services is Mike Turpin, General Counsel, or his successor.
- 3. Each representative shall have final authority for acceptance of background study services of the other party and shall have responsibility to insure that all payments due to the other party with respect to background study services are made pursuant to the terms of this Agreement
- C. 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 (\$15.00) per background study at an annual not-to-exceed cost of twenty five thousand dollars (\$25,000.00), unless otherwise stated in Exhibit A as amended.

1.7 Internal Audits

A. Scope of Work. DHS shall conduct financial, operational, and internal control type reviews for MNsure, including an assessment of hiring, payroll, procurement, and testing eligibility; testing Manual ID proofing, and Small Business Options Program ("SHOP"). DHS will perform reviews according to the MNsure's Compliance Plan, which is attached and incorporated into this Agreement as Exhibit F.

B. Authorized Representatives.

- 1. DHS' authorized representative in regards to internal audits is Gary Johnson, Director of Internal Audit, or his successor.
- 2. MNsure's authorized representative in regards to internal audits is John Nyanjom, Compliance & Program Integrity Manager, or his successor.
- 3. Each representative shall have final authority for acceptance of internal audit services of the other party and shall have responsibility to insure that all payments due to the other party with respect to internal audit services are made pursuant to the terms of this Agreement
- C. Consideration. Consideration for all internal audit services performed by DHS pursuant to this Agreement shall be paid by MNsure based on actual audit hours and DHS' standard quarterly cost allocation process for internal audits at an annual not-to-exceed cost of one hundred thousand dollars (\$100,000.00), unless otherwise stated in Exhibit A as amended.

1.8 Fair Hearing and Appeals

A. Scope of Work. DHS shall provide fair hearing appeal adjudication services to MNsure as described in Exhibit E, which is attached and incorporated into this Agreement.

B. Authorized Representatives.

- 1. DHS' authorized representative in regards to fair hearing appeal adjudication services is Darwin Lookingbill, Appeals Division Director, or his successor.
- 2. MNsure's authorized representative in regards to fair hearing appeal adjudication services is Jessica Kennedy, Appeals Manager, or her successor.
- 3. Each representative shall have final authority for acceptance of

fair hearing appeal adjudication services of the other party and shall have responsibility to insure that all payments due to the other party with respect to fair hearing appeal adjudication services are made pursuant to the terms of this Agreement

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 at an annual not-to-exceed cost of five hundred forty thousand dollars (\$540,000.00), unless otherwise stated in Exhibit A as amended.

D. Attorney General Representation for MNsure DHS Appeals.

- 1. DHS and MNsure shall collaborate regarding shared and separate legal representation from the Minnesota Office of Attorney General ("AGO")
- 2. MNsure shall not make legal proceeding decisions that have financial implications for DHS.
- 3. MNsure shall share information with DHS prior to sharing information with the AGO.
- 4. DHS' authorized representative in regards to AGO communications is Gregory Gray, Chief Compliance Officer, or his successor.
- 5. MNsure's authorized representative in regards to AGO communications is Jessica Kennedy, Appeals Manager, or her successor.

1.9 **Health Care Eligibility Operations**

- A. Application Administration of Unassisted Qualified Health Plans (QHP). When applicable, DHS' Health Care Administration shall:
 - 1. Receive and enter paper applications into the system (using county partners when appropriate).
 - 2. Ensure an eligibility determination is made for paper applications.
 - 3. Provide customer service regarding eligibility determinations.
 - 4. Refer all enrollees with a QHP result to MNsure for manual enrollment.
 - 5. Regularly update MNsure on status of applications and administration necessary for MNsure oversight.

- 6. Provide all policies and procedures related to the above duties to MNsure. If MNsure has any issues with the policies or procedures, they will communicate with DHS and provide an explanation. The two groups will work together to resolve any differences.
- 7. Assist with MNsure clients via the walk-in cashier window including collecting first month's premium and taking payments.
- 8. Maintain a team of staff to troubleshoot system issues affecting individual cases, which can benefit QHP financial and non-financial eligible clients.
- B. **Consideration.** With respect to subheading A of this Section, MNsure shall pay DHS for activities performed in support of eligibility determinations for QHP unassisted cases at an annual not-to-exceed cost of three hundred thousand dollars (\$300,000.00), unless otherwise stated in Exhibit A as amended.
- C. Compliance (Testing and Oversight): DHS and MNsure shall work together and with MN.IT Services (as appropriate) on testing eligibility determinations with each agency focusing on its own programs by:
 - 1. Designing and executing testing of eligibility determinations.
 - 2. Developing oversight and monitoring protocols for the Consumer Assistance Partner community.
 - 3. Developing oversight and monitoring protocols for the DHS Receipts Center.
 - 4. Performing fraud or other investigations, as needed.

D. Eligibility and Enrollment Roles and Responsibilities

- 1. The Parties shall carry out the roles and responsibilities set forth in Exhibit G, which is attached and incorporated into this Agreement.
- 2. DHS and MNsure shall jointly draft and maintain notice templates related to enrollment in or eligibility for Medical Assistance (MA) and MinnesotaCare (MCRE).
- 3. MNsure and DHS, for their respective programs, shall update and maintain the Insurance Affordability Programs Manual and all necessary forms needed for eligibility determinations and maintenance of MA, MinnesotaCare, and Subsidized QHP.

E. Training

- 1. DHS shall develop and maintain training materials for Medical Assistance (MA), MinnesotaCare and subsidized Qualified Health Plan (QHP) Advance Premium Tax Credits (APTC), and maintain training introduction courses which they initially developed.
- 2. DHS shall train state, county, and tribal human services agency staff on eligibility for MA, MinnesotaCare and subsidized QHP (APTC).
- 3. DHS shall manage training course loading and maintenance, user registration, and related duties for online MNsure-specific training provided to DHS and county staff.
- 4. DHS and MNsure shall communicate and coordinate on training issues of mutual interest.
- 5. DHS and MNsure shall review resources dedicated to development and provision of training, inform each other of changes and developments that could impact training and provide feedback on training materials.

F. Call Center - Minnesota Health Care Programs

- 1. The *MNsure Contact Center* shall, for non-QHP calls, provide high-level information to existing and potential MHCP enrollees. Calls that require more detailed information or assistance will be transferred to the appropriate DHS Call Center to handle.
- 2. The *MNsure Contact Center* will provide a "warm transfer" when MNsure call volumes allow, otherwise an educated transfer or chat will be utilized.
- 3. The MNsure Contact Center shall refer MHCP enrollees requesting a life event change or enrollment/eligibility into another public program to their county or MinnesotaCare worker.
- 4. *DHS Member Help Desk* will:
 - a. Answer all calls from MA and MinnesotaCare members related to MHCP programs, how to apply, coverage/benefits, claims, accessing services, and notices.
 - b. Answer general questions about MNsure.
 - c. Refer MHCP members to their county or MinnesotaCare caseworker as appropriate.
 - d. Refer QHP calls to MNSure.

- e. Act as a liaison between the MNsure Contact Center, MinnesotaCare Contact Center, and Member Help Desk.)
- 5. DHS Health Care Eligibility Operations Contact Center will:
 - a. Provide consumers with the status of their MinnesotaCare, Medical Assistance and subsidized QHP cases.
 - b. Explain MinnesotaCare, Medical Assistance and Subsidized QHP guidelines to consumers.
 - c. Act on changes reported by consumers enrolled in MinnesotaCare and Medical Assistance.
 - d. Discuss and attempt to resolve escalated issues or complaints with program consumers.

F. Authorized Representative

- 1. DHS' authorized representative in regards to consumer assistance partner services is Nathan Moracco, Health Care Administration Assistant Commissioner, or their successor.
- 2. MNsure's authorized representative in regards to consumer assistance partner services is Katie Burns, Deputy Director of Operations, Chief Financial Officer, or her successor.
- 3. Each representative shall have final authority for acceptance of consumer assistance partner services of the other party and shall have responsibility to insure that all payments due to the other party with respect to consumer assistance partner services are made pursuant to the terms of this Agreement.

1.10 Receipts Center

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

B. Authorized Representatives.

- 1. DHS' authorized representative in regards to receipt center services is Don Mulgrew, Receipt Center Supervisor, or his successor.
- 2. MNsure's authorized representative in regards to receipt center services is Jackie Miller, Accounting Director, or her successor.
- 3. Each representative shall have final authority for acceptance of receipt center services of the other party and shall have responsibility to insure that all payments due to the other party with respect to receipt center services are made pursuant to the terms of

this Agreement

C. Consideration. Consideration for all receipt center services performed by DHS pursuant to this Agreement shall be paid by MNsure based on actual MNsure service utilization multiplied by the current applicable Receipt Center rate at an annual not-to-exceed cost of two hundred thousand dollars (\$200,000.00), unless otherwise stated in Exhibit A as amended.

1.11 Issuance Operations Center.

A. Scope of Work. DHS shall provide Standard Issuance Operations Center print, mail services for MNsure's QHP program.

B. Authorized Representatives.

- 1. DHS' authorized representative in regards to issuance operation services is Lane Gerber, Issuance Operations Center Supervisor, or his/her successor.
- 2. MNsure's authorized representative in regards to issuance operation services is Jackie Miller, Accounting Director, or her successor.
- 3. Each representative shall have final authority for acceptance of issuance operation services of the other party and shall have responsibility to insure that all payments due to the other party with respect issuance operation services are made pursuant to the terms of this Agreement
- 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 at an annual not-to-exceed cost of two hundred fifty thousand dollars (\$250,000.00), unless otherwise stated in Exhibit A as amended.

2. <u>PARTIES' DUTIES – IT SERVICES.</u>

2.1 Standard IT Support

A. Scope of Work. DHS shall provide standard IT support services for MNsure as defined and authorized in the FY2015 current MNsure/MN.IT@DHS service level agreement

B. Authorized Representatives.

1. DHS' authorized representative in regards to IT support services is Tom Baden and Alex Kotze, Chief Information Officer and

Chief Financial Officer, or their successor.

- 2. MNsure's authorized representative in regards to IT support services is Marty Cammack, Chief Financial Officer, or his successor.
- 3. Each representative shall have final authority for acceptance of IT support services of the other party and shall have responsibility to insure that all payments due to the other party with respect to IT support services are made pursuant to the terms of this Agreement
- C. Consideration. Consideration for all IT support services performed by DHS pursuant to this Agreement shall be paid by MNsure at an annual cost of three hundred seventy-five thousand dollars (\$375,000.00), unless otherwise stated in Exhibit A as amended.

2.2 MNsure System Support

- **A. Scope of Work.** DHS through its MN.IT@DHS shall be the technical lead for federally approved MNsure technology projects as defined and authorized in the FY2015 MNsure/MN.IT@DHS service level agreement.
 - 1. The MNsure system development and operations shall be managed collaboratively by MNsure and DHS.
 - 2. Any MN.IT development work shall be detailed and priced separately from this Agreement.
 - 3. Any additional work beyond the service level agreement referenced above shall require an amendment to this Agreement including fiscal considerations associated with the change.

B. Authorized Representatives.

- 1. DHS' authorized representative in regards to MNsure System Support services is Tom Baden and Alex Kotze, Chief Information Officer and Chief Financial Officer, or their successor.
- 2. MNsure's authorized representative in regards to MNsure System Support services is Marty Cammack, Chief Financial Officer, or his successor.
- 3. Each representative shall have final authority for acceptance of MNsure System Support services of the other party and shall have responsibility to insure that all payments due to the other party with respect to MNsure System Support services are made pursuant to the terms of this Agreement

- C. Consideration. Consideration for all MNsure System Support services performed by DHS pursuant to this Agreement shall be paid by MNsure based on actual direct payroll costs as measured by Time Tracker Code 4005 multiplied by 47.2% (the MNsure/CCIIO Grant share) at an annual not-to-exceed cost of two million one hundred twenty-four thousand dollars (\$2,124,000.00), unless otherwise stated in Exhibit A as amended.
 - 1. Consideration for all standard IT support services performed by DHS pursuant to this Agreement shall be paid by MNsure at an annual not-to-exceed cost of ninety-four thousand dollars (\$94,000.00), unless otherwise stated in Exhibit A as amended.

3. CONSIDERATION AND TERMS OF PAYMENT

- A. Consideration. Consideration for all services performed by DHS pursuant to this Agreement shall be paid by the MNsure in accordance with the allocations set forth in Clause 1 "DHS' DUTIES" of this Agreement and Exhibit A, which is attached and incorporated into this Agreement.
- **B. Terms of Payment.** Payment shall be made by the MNsure on a quarterly basis within fifteen (15) days after DHS has presented invoices for services performed to MNsure. DHS shall present invoices to MNsure within forty five (45) days after each calendar quarter end.

C. Total Obligation.

- 1. Non-IT Services. The total obligation of MNsure for all compensation and reimbursements to DHS for non-IT related services under this Agreement shall not exceed one million nine hundred forty thousand dollars (\$1,940,000.00).
- 2. IT Services. The total obligation of MNsure for all compensation and reimbursements to DHS for IT related services under this Agreement shall not exceed two million five hundred ninety three thousand four hundred dollars (\$2,593,400.00).
- **4. CONDITIONS OF PAYMENT.** All services provided by DHS pursuant to this Agreement shall be performed to the satisfaction of MNsure, as determined at the sole discretion of its authorized representative.
- 5. <u>TERMS OF AGREEMENT.</u> This Agreement shall be effective on July 1, 2014, without regard to the Execution Date of this Agreement, and shall remain in effect through June 30, 2015, or until all obligations set forth in this Agreement have been satisfactorily fulfilled, whichever occurs first. Upon the Execution Date of this Agreement, all previous agreements between DHS and MNsure for goods

and services covered by this Agreement shall terminate and be replaced by this Agreement. All previous agreements between DHS and MNsure for goods and services not covered by this Agreement shall remain in full force and effect.

- **CANCELLATION.** This Agreement may be canceled by the 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.
- 7. <u>ASSIGNMENT.</u> Neither the DHS nor the MNsure shall assign or transfer any rights or obligations under this Agreement without the prior written consent of the other party.
- **8. AMENDMENTS.** Any amendments to this Agreement shall be in writing, and shall not be effective until executed by the same parties who executed the original agreement, or their successors in office.
 - A. In the event of an emergency, MNsure's and DHS' Chief Financial Officers may agree, in writing, to the provision and payment of services not otherwise addressed in this Agreement. For purposes of this Section, an emergency shall have the same meaning as Minnesota Statutes, section 16C.02, subdivision 6(b) and due to time constraints, cannot be addressed with an immediate amendment to this Agreement. All services and payments authorized under this Section must be incorporated into a formal amendment in accordance with Clause 8 above within a reasonable time after the emergency.
- **LIABILITY.** The DHS and the MNsure agree that each party will be responsible for its own acts 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 governed by the provisions of the Minnesota Tort Claims Act, Minnesota Statutes, section 3.736, and other applicable law.

10. INFORMATION PRIVACY PROTECTION.

For purposes of executing its responsibilities and to the extent set forth in this Agreement, the DHS will be considered part of the "welfare system," as defined in Minnesota Statutes §13.46, subdivision 1. The DHS's employees and agents will have access to private or confidential data maintained by MNsure to the extent necessary to carry out DHS's and MNsure's respective responsibilities under this Agreement. The DHS and MNSURE agree to comply with all relevant requirements of the Minnesota Government Data Practices Act (hereinafter "Data Practices Act," Minnesota Statutes, Chapter 13) in providing services under this Agreement. Gregory Gray (DHS'S employee or agent) or his/her successor is the responsible authority in charge of all data collected, used, or disseminated by the DHS in connection with the performance of this Agreement. Mike Turpin (MNsure's employee or agent) or his/her successor is the responsible authority in charge of all da-

ta collected, used, or disseminated by the MNsure in connection with the performance of this Agreement. See Minnesota Statutes section 13.46, subdivision 10.

<u>Duty to ensure proper handling of data</u>: DHS and MNsure shall be responsible for training their respective employees who are authorized to access and use the data collected under the terms and for the purposes specified in this Agreement. This responsibility includes ensuring that staff is properly trained regarding:

- 1. The Minnesota Government Data Practices Act (MGDPA), Minnesota Statutes Chapter 13, and in particular, §13.46 ("welfare data");
- 2. The Minnesota Health Records Act, Minn. Stat. §§144.291-144.298;
- 3. Federal law and regulations that govern the use and disclosure of substance abuse treatment records, 42 USCS § 290dd-2 and 42 CFR § 2.1 to § 2.67;
- 4. The Health Insurance Portability Accountability Act ("HIPAA"), 45 CFR Parts 160 and 164 (if applicable);
- 5. Electronic Health Records (as governed by Health Information Technology for Economic and Clinical Health Act (HITECH), 42 U.S.C. §§ 17921(5) and 17931; and
- 6. Any other applicable state and federal statutes, rules, and regulations affecting the collection, storage, use and dissemination of private or confidential information.

Minimum necessary access to data:

The DHS and v shall comply with the "minimum necessary" access and disclosure standards set forth in the Data Practices Act. The dissemination of "private" and/or "confidential" data on individuals is limited to "that necessary for the administration and management of programs specifically authorized by the legislature or local governing body or mandated by the federal government." *See* Minnesota Statutes, §13.05, subd. 3.

DHS and MNSURE shall:

- (1) Not use or further disclose the information other than as permitted or required by this Agreement or as required by law;
- (2) Use appropriate safeguards to prevent use or disclosure of the information by its employees other than as provided for by this Agreement;
- (3) Report any use or disclosure of the information not provided for by this Agreement of which it becomes aware;
- (4) Consistent with this Agreement, ensure that any agents (including contractors and subcontractors), analysts, and others to whom it provides private or confidential data, agree to be bound by the same restrictions and conditions that

apply to them with respect to such information;

(5) Upon completion, expiration or termination of this Agreement, return or destroy all protected information received from the other agency, unless return or destruction is not feasible. If return or destruction is not feasible, each agency will extend the protections of this Agreement to the information collected during the course of this Agreement.

Release of data

No private or confidential data created, collected, received, stored, used, maintained or disseminated in the course or performance of this Agreement will be disseminated except as authorized by statute, either during the period of this Agreement or hereafter. Each party shall be independently responsible for compliance with any requirements of the Health Insurance Portability Accountability Act ("HIPAA," 45 CFR §§160 and 164), and neither party will be liable for any violation of any provision of HIPAA indirectly or directly arising out of, resulting from, or in any manner attributable to actions of the other party or its employees or agents.

The DHS and MNsure agree that each is independently responsible for complying with the Minnesota Data Practices Act, Minnesota Statutes Chapter 13, and that each party will be responsible for its own acts and those of its employees and the results thereof to the extent authorized by law and shall not be responsible for the acts of the other party or its employees, or the results thereof.

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

IN WITNESS WHEREOF, the parties have caused this contract to be duly executed intending to be bound thereby

APPROVED:

1. STATE ENCUMBRANCE VERIFICATION Individual certifies that funds have been encumbered as required by Minn. Stat. §§ 16A.15 and 16C.05 By:
By: Carry
Date: 1-27-15
SWIFT Contract No: IAIC/087413
SWIFT PO#: 3000000881
2. DHS
By:
Title: Depoty Commissione
Date:
3. MNSURE
By: With delegated authority
Title: Chilf Courting Office
Date: 11/11/14

Distribution:

MNsure – Original (fully executed) contract

DHS

Contracting, Procurement & Legal Compliance, Contracts Unit-#0941

EXHIBIT A – FY 2015 Interagency Agreement Budget

II.A Section (i.e. service provided)	Basis for	Maximum	Charge Amount	Authorized Rep	presentative
	Amount Charged	Original	As Amended	MNsure / Marty Cammack	DHS / Alex Kotze
Non-IT Services					
1.1 Human Resources	Fixed	200,000	200,000	Katie Burns	Connie Jones
	30150				
1.2 Payroll & Accounts Payable	Fixed	100,000	100,000	Jackie Miller	Terri Engel
	30150				
1.3 Procurement	Fixed	100,000	100,000	Kevin Marsh	Mike LaValle
	30150				
1.4 Management Services	Fixed	25,000	25,000	Kevin Marsh	Linda Nelson
	30150				
1.5 Financial Operations	Variable	100,000	100,000	Marty Cammack	Alex Kotze
	30150				
1.6 Background Studies	Variable	25,0001	25,000	Mike Turpin	Jerry Kerber
	30350			,	
1.7 Internal Audits	Variable	100,000	100,000	John Nyanjom	Gary Johnson
	30300				
1.8 Appeals	Variable	540,000	540,000	Jessica Kennedy	Darwin Lookingbill
	30350				
1.9 Health Care Administration - QHP unassisted	Fixed	300,000	300,000	Katie Burns	Nathan Moracco
:	30250				
1.10 Receipts Center	Variable	200,000	200,000	Jackie Miller	Don Mulgrew
	30250				
1.11 Issuance Operations Center	Variable	250,000	250,000	Jackie Miller	Lane Gerber
	30250				
Total Non-IT Services		1,940,000	1,940,000		
IT Services		 			
2.1 Standard IT Support (to MNsure employees)	Fixed	375,000	375,000	Marty Cammack	Tom Baden/Alex Kotze
	30150				
2.2 Mnsure System Support (by @DHS employees)				Marty Cammack	Tom Baden/Alex Kotze
* Direct Payroll Costs (up to \$4,500,000)	Variable	2,124,000	2,124,000		
* Standard IT support charge (\$200,000)	Fixed	94,400	94,400		i .
Total IT Services	30510	2,593,400	2,593,400		
Total Interagency Agreement		4,533,400	4,533,400		

EXHIBIT B - Human Resource Services

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

Transactions

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

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

Performance Management

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

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

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

Training

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

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

Classification and Compensation

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

- 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.

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

DHS has received delegated authority from MMB-Enterprise Human Resources to make classification and compensation decisions. DHS must abide by accepted practices and rules 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.

Vacancy-Filling

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

- Advise on minimum qualifications and recruitment options.
- Posting and bidding/expression of interest process for classified positions.
- Review position applications to determine which applicants meet the minimum qualifications and refer successful candidates to the hiring supervisor.
- Assist managers and supervisors in developing interview questions and other selection criteria and exercises.
- 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.
- Investigate all significant workers' compensation claims, process claims, and work through settlements and resolutions on behalf of MNsure.
- Advise supervisors and managers with other employment law issues such as discrimination, sexual harassment, etc.
- 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.
- Inform MNsure on the types of personnel information that should be securely maintained onsite.
- Maintain Personnel files/records.

EXHIBIT C – HR Service Level Agreement

DHS Human Resources Responsibilities:

DHS will provide the following level of service:

- Vacancies will be posted within two business days of receipt of a request to fill (if the position does not need to be allocated or the allocation changed).
- Examine I-9 documentation, after hire, for legal hiring.
- 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 complete position description, organizational chart, and request memo.
- 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:

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

MNsure is responsible for completing the following human resource actions:

Benefits Administration

- Convey benefits information from Minnesota Management and Budget (DHS) to employees of MNsure.
- Benefits questions and issues will be handled directly by the State Employee Group Insurance Program (SEGIP) at MMB. All employees will receive information on the SEGIP contact.
- 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

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

- In conjunction with DHS, train managers and supervisors on human resources practices, employment law, bargaining unit contract language, compensation, code of ethics, and other 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.
- Employees receive copies of general statewide policies and policies and procedures governing their particular jobs.
- 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.
- All employees must be given honest feedback on their performance at least once a year with a written formal evaluation placed in their personnel file.
- Performance expectations are made clear for all employees.
- Employees whose performance, attendance, or behavior is problematic will be coached on their deficiencies to permit them to improve unless the behavior is so severe that immediate action must be taken to end their appointment. All such issues should be discussed with the DHS Labor Relations Representative.

EXHIBIT D - On-going MNsure Financial Responsibilities

Apart from DHS' duties and obligations under Clause 1.5 "Financial Operations" of this Agreement, MNsure shall perform and remain responsible for the following activities:

- 1. Management of overall MNsure finances and operating budget with the federal government, Minnesota Management and Budget (MMB) and the MNsure Board of Directors.
- 2. Reconciliation of MNsure-related legislative actions to MMB Fund Balance Statements; reconciliation of MNsure Enterprise Fund activity to MMB Financial Statements (CAFR).
- 3. Administration of federal grant applications and awards, including coordination with DHS federal APD projects and associated MnSure/DHS cost sharing.
- 4. Administration of federal fiscal reporting requirements; responses to data requests from federal agencies and /or auditors.
- 5. Management SWIFT Agency H60 (MNsure) chart of accounts, budget structure, and budget / commitment control.
- 6. Coordination with MMB Executive Budget Officer (s) assigned to MNsure; authorization of SWIFT Agency H60 (MNsure) appropriation transfers and cash flow assistance.
- 7. Forecasting MNsure premium withhold revenue; budgeting and accounting for premium withhold revenue, including invoicing process.
- 8. Accounting for and reconciliation of MNsure premium pass-through activity within SWIFT and with the MNsure System (as applicable).
- 9. Contract management, including legal/attorney function and SWIFT processes (professional technical contracts and grant contracts)
- 10. Ensuring timely, policy compliant, SEMA4 Employee Self-Serve Timesheet completion and supervisory approvals; and associated employee Business Expense approvals.
- 11. Ensuring MNsure's SEMA4 Department ID structure and SEMA4 position funding records are maintained consistent with the current organization structure and available funding.
- 12. Initiation and approval of E-1768 personnel transaction, including completion of the Funding Tab when required.
- 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 Accounts Payable.
 - 16. Maintaining current SWIFT vendor file and SWIFT customer file so payments and invoicing processes are timely.
 - 17. Troubleshooting and direct follow-up with vendors and customers on payment/invoice inquiries and issues.
 - 18. Annual certifications to MMB, for example: annual sending 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.
 - 21. Administration of interagency agreements with DHS.

EXHIBIT E - Fair Hearing and Appeal Services

1. **DHS Duties.** DHS shall:

- A. Maintain adequate staffing levels for services specified in this Exhibit by employing: human services judges, paralegal, support staff, and a supervisor human services judge.
- B. Submit to MNsure bi-weekly project plan updates.
- D. Adjudicate, including issuing final orders of eligibility determinations, all MNsure eligibility appeals, provided, DHS may, in its discretion, subcontract with the Office of Administrative Hearing (OAH) to provide these services.
- E. Manage the intake of all MNsure eligibility appeals.
- F. Provide redaction of a representative sample of final decisions to be publically posted, provided, DHS may, in its discretion, subcontract with OAH to provide these services.
- G. Upon request, send all correspondence regarding MNsure eligibility appeals to the parties, including, but not limited to, an acknowledgement of receipt of appeal requests, hearing notices, and decisions, provided, DHS may subcontract with OAH.
- H. Submit measurable reports, as agreed upon, to MNsure.
- I. Investigate and respond to all complaints received pertaining to DHS's handling of MNsure appeals and respond to complainant, copying MNsure's Authorized Representative.

2. MNsure Duties: MNsure Shall:

- A. Provide the consultation, coordination, and directive services of a full time MNsure Appeals Manager.
- B. Provide the design for public interfacing for MNsure eligibility appeals.
- C. Pay DHS in accordance with Clause I; and coordinate with DHS on direct charging for salaries utilizing for the following staff: human services judges, paralegal, support staff, and a supervisor human services judge. The direct charging for these staff will follow an agreed upon process for direct charging of staff through SEMA4 and will cover the time period from hire until a mutually agreed upon date to be determined prior to July 1, 2014. If no date for which direct charge will cease is amended into this Agreement prior to July 1, 2014, direct charge will only cover the time period through June 30, 2015.

EXHIBIT E - Fair Hearing and Appeal Services STATEMENT OF WORK

I. DHS Tasks.

1. <u>Staffing and Training.</u>

DHS will provide sufficient staffing levels necessary for adjudicating eligibility appeals and all other functions incorporated through this Agreement, in accordance with state and federal law and MNsure policies and procedures, provided, DHS may subcontract with OAH. DHS will monitor staffing levels **on an ongoing basis** and will preemptively identify options for filling staffing vacancies on short notice. DHS will monitor **on an ongoing basis** all staffing and training weakness and report the same upon identification to MNsure, which will actively identify potential solutions for DHS to explore.

2. **Project Plan.**

DHS will submit **bi-weekly** project plans to MNsure until June 30, 2015 or a later agreed upon date. MNsure will provide DHS with a template project plan to be populated, beginning one week after the final execution of this Agreement or upon a later date, if determined by MNsure's Authorized Representative. MNsure's Authorized Representative will be made available for assistance in developing and updating said project plan, upon request.

3. Adjudication.

DHS will adjudicate all MNsure eligibility appeals, provided, DHS may subcontract with the Office of Administrative Hearings (OAH) on:

- 3.1 Any MNsure determination of eligibility to enroll in a Qualified Health Plan (QHP) through MNsure, including redeterminations in accordance with 45 C.F.R. § 155.305 (a)-(b) (2013); 45 C.F.R. § 155.330 (2013); and 45 C.F.R. § 155.335 (2013);
- 3.2 Any MNsure determination of eligibility for and level of Advanced Payment Tax Credit (APTC), and eligibility for and level of Cost Sharing Reductions (CSR), including redeterminations in accordance with 45 C.F.R. § 155.305 (f)-(g) (2013); 45 C.F.R. § 155.330 (2013); and 45 C.F.R. § 155.335 (2013);
- 3.3 Any MNsure determination or redetermination of eligibility for employee and/or employer in a Small Business Health Option Program (SHOP) in accordance with 45 C.F.R. § 155.710 (a) (2013) and 45 C.F.R. § 155.710 (e) (2013);

- 3.4 Any MNsure determination or redetermination of a grant of certification attesting that, for the purposes of the individual responsibility penalty under section 5000A of the Internal Revenue Service Code of 1986, an individual is exempt from the individual requirement imposed, in accordance with 45 C.F.R. § 155.605 (2013);
- 3.5 Any MNsure determination to deny a request to vacate an appeal dismissal made pursuant to these rules by MNsure in accordance with 45 C.F.R. § 155.530(d)(2) (2013);
- 3.6 Any failure by MNsure to provide timely notice of an eligibility determination in accordance with 45 C.F.R. § 155.310 (g) (2013), 45 C.F.R. § 155.330 (e)(1)(ii) (2013), 45 C.F.R. § 155.335 (h)(ii) (2013), 45 C.F.R. § 155.610 (i) (2013) or 45 C.F.R. § 155.715 (e)-(f) (2013); and
- 3.7 In response to a notice sent by MNsure under 45 C.F.R. § 155.310 (h) (2013), a determination that an employer does not provide minimum essential coverage through an employer-sponsored plan or that the employer does provide coverage but is not affordable coverage with respect to an employee.

The adjudication of MNsure appeals will offer all procedural due process required by federal and state law; offer all accessibility rights under state and federal law; and will adhere to all final and proposed state and federal regulations governing the adjudication of MNsure appeals. **The adjudication will honor the timelines specified in state and federal law**. The adjudication includes "expedited appeals," in accordance with 45 Code of Federal Regulations, part 155.540, and MNsure policies and procedures. The adjudication will include, but not be limited to, the following components:

- A written recommended decision;
- A telephone hearing, a videoconference hearing, or an in-person hearing, when required;
- A prehearing conference, if deemed necessary by the presiding judge;
- A scheduling order;
- A MNsure Order issued on behalf of the MNsure Board;
- Digital recording of the hearing;
- Language interpretation and translation services, where requested, provided, assistance from MNsure in exploring options for providing inperson interpretation when requested; and
- Compliance with all MNsure policies and procedures.

4. <u>Intake and Finalization</u>

DHS will provide, at minimum, daily monitoring of the designated EDMS folder to check for new appeals forms and eligibility records to transfer from MNsure to

DHS. DHS will input all received MNsure appeals forms into the case management system (CMS), categorize and assign the appeal. If DHS subcontracts the appeal to OAH, it should transfer the appeal request form and eligibility records to OAH in a manner agreed upon in the subcontract. MNsure reserves the right to review appeal requests and informally resolve them internally.

If an appeal request arrives at DHS directly, DHS will record the date of arrival and contact MNsure's Authorized Representative for automated filing. If DHS receives an appeal request directly, it will enter the appeal request into the electronic appeal form available via the internet.

DHS will input the eligibility records received from MNsure and/or the appellant into the CMS or records management system. DHS is responsible for ensuring accumulation of the appeal record and its comprehensive retention, including the digital recording of the hearing.

Upon final order, DHS will input the entire Appeal record into the designated EDMS folder for MNsure to maintain.

5. Redaction

DHS will redact for public viewing a sizeable representative sample of MNsure Orders in accordance with state and federal data privacy laws. The size of the representative sample and the methodology for the sampling will be agreed upon by the parties and specified in the Project Plan.

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 upload each redacted order to the decisions database designated by MNsure.

6. <u>Sending and Maintaining Correspondence</u>

Upon request, DHS will send all correspondence regarding filed MNsure appeals, including, but not limited to, an acknowledgement of receipt of appeal requests, hearing notices, decisions and MNsure Orders, and reconsideration requests to MNsure, provided, DHS may subcontract with OAH to perform these services. All correspondence related to MNsure appeals will use letterhead approved by MNsure's Authorized Representative, and will use the appropriate MNsure appeals correspondence template. Correspondence that must be mailed in a "timely" manner will be sent on or before 10(ten) business days. Final Orders will be mailed within 1 (one) business day of finalization and always within 90 (ninety) days of receipt of request, as administratively feasible. Dismissals of expedited appeals and final Orders of expedited appeals will be sent within the timeframes as determined by the Secretary of the United States Department of

Health and Human Services. A copy of all MNsure appeals correspondence will be retained in the case management system, as part of the appeal record. All correspondence related to MNsure appeals will be post-marked no later than one calendar day following the date listed on the MNsure appeals correspondence (i.e., all MNsure appeals correspondence post-marked on Monday will reflect Monday's date on the letter). DHS will investigate all returned MNsure appeals correspondence, and notify MNsure's Authorized Representative of all returned MNsure appeals and their respective resolutions within three business days of return. To the extent that DHS subcontracts the adjudication of certain appeals to OAH, OAH will be responsible for complying with the foregoing terms.

7. Reporting

DHS will submit to MNsure's Authorized Representative, **biweekly** reports to measure various metrics pertaining to MNsure appeals, including, but not limited to, number of appeals; number of hearings; timeliness or pending appeals; timeliness of finalized appeals; caseloads; requests for reconsideration, and any metrics measured by state and/or federal reporting needs or audits.

8. <u>Investigation and Response to complaints</u>

DHS will investigate and respond to all complaints received pertaining to DHS's handling of MNsure appeals and respond to complainant, copying MNsure's Authorized Representative, within 30 days of receiving complaint, per the policy and procedure developed according to this Statement.

9. Invoicing

DHS will submit to MNsure's Authorized Representative, quarterly itemized invoices unless otherwise stated in this Agreement.

II. MNsure Tasks.

1. <u>Consultation, Coordination, and Direction</u>

MNsure shall employ and provide a full-time MNsure Appeals Manager to consult, coordinate, and direct services under this Exhibit E. The MNsure Appeals Manager will coordinate the efforts of the parties under this Agreement; organize weekly meetings; serve as a subject matter expert for MNsure appeals; and generally be available to consult and provide direction on a need-be basis for DHS and OAH. In the absence of the MNsure Appeals Manager (e.g., vacation), an interim replacement will be identified.

2. <u>Public Interfacing for MNsure appeals</u>

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.

3. <u>Payment</u>

MNsure will pay DHS and OAH 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.

EXHIBIT F - MNSURE COMPLIANCE PLAN MNsure-DHS Resource Sharing

Business Function/Area	Description	Shared	MNsure	DHS	MN.IT	Comments
Eligibility-test cases	Eligibility determinations are made on a common platform- the MNsure COTS. The primary testing approach will be the use of test cases (similar to user acceptance testing) and PERM/MECQ type testing. Reviewing the manual ID proofing will also necessary. Includes eligibility for the following: 1. Medicaid (MA) and CHIP 2. MNCRE (BHP) 3. QHP - Subsidized 4. QHP- Unsubsidized 5. Catastrophic 6. Employer	X	480	320		Assumptions: 20 Medicaid/MNCRE and 30 QHP (Subsidized/Unsubsidized/Individual/Employer/Employee) test cases per quarter or release, at 2 hour per test case Update February 2014: Because of system limitations and their impact on eligibility, the number and complexity of test cases will need to be expanded beyond the minimum set by CMS 40 Medicaid/MNCRE and 60 QHP
Eligibility- PERM/MECQ type testing	CMS-required testing. Randomly selection samples of approved and denied determinations for manual reperformance.		440	440		Assumptions: 200 PERM/MECQ testing @ 2 hour per test and 40 hours planning, supervision, and report writing Update February 2014: Because of system limitations and their impact on eligibility, the size of the sample will need to be expanded. In addition, an effort will need to be made to identify manual eligibility determinations. Here it is proposed that the sample size for public programs be doubled and an equivalent number of QHP cases be added.

Business Function/Area	Description	Shared	MNsure	DHS	MN.IT	Comments
Eligibility- Manual ID proofing	Customers that fail online verification must undergo manual ID proofing. Typically this involves providing a copy of a government issued ID (driver's license, state ID, passport)	X	60	60		200 Manual ID account verifications or 5 % of total Manual ID verifications whichever is larger @ 30 minutes per review and 20 hours planning, supervision, and report writing. Equally divided between MNsure and DHS
Enrollment	Includes enrollment for the following: 1. Medicaid (MA) and CHIP 2. MNCRE (BHP) 3. QHP - Subsidized 4. QHP- Unsubsidized 5. Catastrophic 6. Employer		400			Covered under eligibility testing. Note that Medicaid/MA/MNCRE enrollment occurs on DHS systems. Update February 2014: Because of system limitations many customers have had to be manually enrolled. Here the suggestion is to test the enrollment (e.g. trace back to an eligibility determination) of those manually enrolled. Suggested sample size 200 for QHP @2 hours per case.
SHOP	Include eligibility and enrollment of employers and employees.					Covered under eligibility and enrollment testing

Business Function/Area	Description	Shared	MNsure	DHS	MN.IT	Comments
Finance- Budget/ Accounting	MNsure premium processing will be unique to MNsure- DHS will not have an identical premium collection/payment process. The closest DHS will come to a similar premium processing is with MNCRE. Includes 1. Billing clients and collection from clients 2. Processing customer payments (cash, check, credit card) - includes use of DHS Cash Receipts Center 3. Payment of collected premiums to insurance carriers 4. Refunds to customers 5. Payment of MNsure purchases 6. Payroll processing 7. Reconciliation of premium processing between customers, IRS, and insurance customers		310			Assumptions: 1. For billing, processing payments, refunds-selecting a sample of 50 customers and test billing, payment processing, and refunds @ 1 per case plus 30 hours planning, supervision, and report writing. 2. Payments to carriers and reconciliation of premium processing (834/820 etc.) estimate 40 hours 3. Payroll processing: 15 employees @ 30 minutes per test plus 10 hours planning, supervision, and report writing Update February 2014: Because of system limitations the enrollment process had limited functionality. This resulted in many workarounds including manual process of enrollments. Consequently, the sample sizes should be significantly increased to match the increased risk in this area. Sample size for customer billing, premium processing should be 200. Refund testing should be 50 refunds. Because of the large number additional employees added at short notice and the complicated time schedules, test at least 30 employees.
Information Technology- General Controls	Primarily involves general IT controls. We will need to work with Pete Frank and Mark Mathison to determine who will update current documentation and oversee testing of IT controls especially security controls. Design and perform substantive tests in areas such as eligibility. Testing to begin concurrent with open enrollment. Documentation of the MARS-E, SSP, and SPR has begun as part of go-live certification. Updates and testing will continue during open enrollment.	X			100	Likely to be done by an outside vendor?

Business Function/Area	Description	Shared	MNsure	DHS	MN.IT	Comments
Legal-Data Privacy	Involves the publication of data privacy policies and enforcement of these policies. This also includes review of separation of duties in the roles in use for the COTS application. The primary enforcement tool will be the non-participant audit logs. Sanjay Raval is involved in this. It will require MNsure and DHS to develop analytics to be used to ensure minimum necessary access to PII data by employees.	х	480	480		Assumptions: Extensive labor intensive process until ArcSight or alternative reporting mechanisms are developed. 4 days a month
Navigator, Assistor, and Broker	MNsure certified Navigators, Assistors and Brokers but they can sign up Medicaid customers as well. The NABs are spread out all over the 87 counties and will require some level on onsite visits for compliance purposes. MNsure has received grant funds to pay for outreach. DHS has a NAB program through the Assister Resource Center	X	350	350		Assumptions: 1. A significant number of site visits (30?) to ensure compliance with NAB policy. 30 visits @ 10 hours per visit plus 40 hours planning, supervising, report writing. Site visits even split between MNsure and DHS. 2. Grant administration compliance 15 grants @ 10 hours per grant plus 30 hours planning, supervising, and report writing. Same effort at MNsure and DHS.
Plan/Provider Management	There is no intention to audit Commerce. Rather at some point an attestation will be sought to cover controls over the certification process. I understand DHS may also have some interaction with insurance carriers. This involves the certification of plans to participate in MNsure. A preliminary step is the review of the plans by MN Dept. of Commerce prior to certification by MNsure.	N	40			Assumptions: 1. Negotiate attestation with Commerce- 20 hours 2. Review of certification process - 20 including planning, supervision, and report writing
Customer Service-Call Center	Both MNsure and DHS have call centers. The call centers have been coordinating their responses to phone calls.	х				TBD

Business Function/Area	Description	Shared	MNsure	DHS	MN.IT	Comments
Legal- Appeals	Includes appeals of determination of eligibility including for tax credits. Appeals are submitted to MNsure but are actually heard by DHS under contract. There is a chance that DHS might subcontract some appeals to the Office of Administrative Hearings. Once at DHS, appeals are split between Medicaid/MA and MNCRE/BHP appeals and those related to QHPs.	Х	35	35		Assumptions: 1. Review a sample of appeals for timeliness of processing. 50 appeals @ 1 hour per appeal, plus 20 hours planning, supervision, and report writing. Evenly split between MNsure and DHS
Legal- Compliance	1. Reports via compliance email 2. Reports via CRM tool 3. Reports from other agencies 4. Report compilation		240			Assumptions: 1. 20 hours per month
Finance- Grant Management	These funds are subject to the Single Audit Act and will require a traditional grant review. MNsure received or will have received over \$120 million for the establishment of the exchange. Because MNsure did not exist until the Spring of 2013 it relied on Commerce and MMB for administrative support.		40			Assumptions: Review controls around grants for fiscal 2014- 40 hours
Finance- Procurement	The funds received to establish MNsure were primarily used to purchase computer hardware and software. As with grant management, prior to July 1, 2013, MNsure relied on Commerce and MMB for administrative support in the procurement function.		40			Assumptions 1. PO review (fiscal 2014)- 40 hours
Board and Federal Relations	This is MNsure 7 member board. It has several advisory committees composed of members of the public selected by the board.					TBD
Public Relations	Involves branding, legislative operations, and media coordination.					TBD
Legal-General	General legal					TBD

Business Function/Area	Description	Shared	MNsure	DHS	MN.IT	Comments
Risk Assessments	Each business area will conduct risk assessments on key processes within that business area. 1. Eligibility and enrollment 2. SHOP 3. Provider/Plan Management 4. Finance-premium processing 5. Finance- Vendor Payments 6. Finance- Payroll 7. Admin- Procurement 8. Admin- HR 9. Navigator Broker Assister 10. Legal- Appeals 11. Legal- Data Privacy and Security 12. Legal-Compliance		360			Assumptions: 30 hours per risk assessment, including risk brainstorming, ranking, control identification, documentation. 30 x 12
User role evaluation/Separ ation of duties	Detailed reviews of MNsure application and SWIFT roles for separation of duties issues.		60	60		For the MNsure system, multiple reviews as roles are developed. For SWIFT, primarily finance and procurement related reviews.
Total Hours			3,335	1,745	100	

EXHIBIT G - Eligibility and Enrollment Activities

	Activity	MA	MinnesotaCare	QHP with Subsidy	QHP w/o Subsidy
<u>le</u>	Answer questions regarding MNsure (Manual)	MHCP Member Help Desk	MHCP Member Help Desk/Health Care Eligibility Operations (HCEO)	MNsure Contact Ctr	MNsure Contact Ctr
	Answer eligibility questions (Manual)	MHCP Member Help Desk/HCEO	MHCP Member Help Desk/HCEO	MNsure Contact Ctr All	MNsure Contact Ctr HCEOHCEO
General	Respond to requests for an application (Partially automated)	All	All	MNsure Contact Ctr All	MNsure Contact Ctr HCEO
	Help Individual complete an application, if requested (Partially automated)	MNsure Contact Ctr All/Navigator/In person assisters	MNsure Contact Ctr All/Navigator/In person assisters HCEO	MNsure Contact Ctr All/Navigator/in Person Assisters	MNsure Contact Ctr HCEO/Navigator/In Person Assisters
	Accept paper application (Manual)				HCEO(HCEO)MNsure Ops
	Enter paper application data into the MNsure system (Manual)	HCEO	HCEO	HCEO	HCEOMNsure Ops
	Check existing MA/MinnesotaCare coverage (Automated)	DHS's IVR/EVS/MN-ITS	DHS's IVR/EVS/MN-ITS	MNsure system	MNsure system
	Request missing data for paper application, if applicable (Partially automated)	MNsure system, All	MNsure system All	MNsure system All	MNsure system HCEOMNsure Ops
	Determine and request verification(s) needed, if any (Automated)	MNsure system	MNsure system	MNsure system	MNsure system
Application	Accept requested data/verification and enter into MNsure system, if applicable (Manual)	All	All	All	HCEO MNsure Ops
	Determine eligibility (Partially automated)	All	MNsure system	MNsure system	MNsure system
	Screen for potential non-MAGI MA eligibility (Automated)	MNsure system	MNsure system	MNsure system	N/A
	Determine eligibility for non-MAG! MA, if needed (Done in MAXIS)	County/Tribe	N/A	N/A	N/A
	Issue eligibility results notice (Automated)	MNsure system	MNsure system	MNsure system	MNsure system

	Activity	MA	MinnesotaCare	QHP with Subsidy	QHP w/o Subsid
	Accept requested data/verification and enter into MNsure system, if applicable (Manual)	All	All	All	HCEOMNsure Ops
Post-eligibility	MA collect TPL information and enter into MMIS (Manual)	County/Tribe	N/A	N/A	N/A
	MA cost-effective insurance determination (Manual)	County/Tribe/DHS Benefit Recovery Section	N/A	N/A	N/A
	MA referral to medical support, as needed (Manual)	County/Tribe	N/A	N/A	N/A
_	Determine eligibility for MA payment of LTC, if applicable (Done in MAXIS)	County/Tribe	N/A	N/A	N/A
	Accept MinnesotaCare and QHP premium, as needed (Partially automated)	N/A	MNsure system HCEO	MNsure system HCEO	N/A
	Accept appeal request (Partially automated)	MNsure system HCEO	MNsure system	MNsure system	MNsure system HCEOMNsure Ops
4	Follow-up with Individual to determine if appeal can be resolved (i.e., informal resolution process) (Manual)	County/Tribe HCEO	HCEOHCEO	MNsure Ops	MNsure Ops
Appeals	Prepare appeal summary (Manual)	HCEO	HCEOHCEO	MNsure Ops	MNsure Ops
Ap	Participate in appeal hearing (Manual)	HCEO	HCEOHCEO	MNsure Ops	MNsure Ops
	Continue benefits during appeal process, if appropriate (Manual)	MNsure system County/Tribe	MNsure system HCEO	MNsure system HCEOMNsure Ops	MNsure system HCEOMNsure Ops
	Enter order/decision into MNsure system (Manual)	MNsure system County/Tribe	MNsure system HCEO	MNsure system HCEO MNsure Ops	MNsure system HCEO MNsure Ops
<u> </u>	Determine if MA Individual is exempt from managed care (Automated)	MNsure system	N/A	N/A	N/A
Health Plan Enrollment	Assist Individual with health plan enrollment (Partially automated)	County/Tribe/Navigator/In Person Assisters	HCEOHCEO/Navigator/In Person Assisters	MNsure system Navigator/In Person Assisters	MNsure system Navigator/In Persor Assisters
H _e	Notify health plan of Individual's choice (Automated/Manual)	MMIS	MMIS	MNsure system(Automated) MNsure (Manual)	MNsure system(Automated MNsure Ops

	Activity	MA	MinnesotaCare	QHP with Subsidy	QHP w/a Subsidy
Changes	Accept reports of changes in circumstances from Individual (Manual)	All	All	All	HCEOMNsure Ops
	Ex parte renewal process (Under development)	MNsure system	MNsure system	MNsure system	MNsure system
	Issue pre-populated renewal or renewal letter (Under development)	MNsure system	MNsure system	MNsure system	MNsure system
	Accept paper pre-populated renewal or renewal letter (Manual)	County/Tribe	НСЕОНСЕО	HCEOHCEO MNsure Ops	HCEOMNsure Ops
	Enter changes reported on paper pre- populated renewal or renewal letter into the MNsure system (Manual)	County/Tribe	НСЕОНСЕО	HCEOHCEO MNsure Ops	HCEOMNsure Ops
Renewals	Request missing data for paper pre- populated renewal or renewal letter, if applicable (Under development)	MNsure system	MNsure system	MNsure system	MNsure system
_	Determine and request verification(s) needed, if any (Under development)	MNsure system	MNsure system	MNsure system	MNsure system
	Accept requested data/verification and enter into MNsure system, if applicable (Manual)	County/Tribe	HCEO	HCEOHCEO MNsure Ops	HCEOMNsure Ops
	Determine eligibility (Under development)	MNsure system	MNsure system	MNsure system	MNsure system
	Issue eligibility results notice (Under development)	MNsure system	MNsure system	MNsure system	MNsure system
ion	Answer questions regarding exemptions (Manual)	N/A	N/A	N/A	N/A
xempt	Accept requests for an exemption (Automated)	N/A	N/A	N/A	N/A
s of E	Determine eligibility for an exemption (Automated)	N/A	N/A	N/A	N/A
Certificates of Exemption	Issue certificate of exemption (Automated)	N/A	N/A	N/A	N/A
Cen	Maintain case, if applicable (Under development)	N/A	N/A	N/A	N/A

Amendment #3 to IAK%87413

Contract Start Date: July 1, 2014 **Total Contract Amount:** \$34,042,400 Original Expiration Date: June 30, 2015 **Original Contract Amount:** \$4,533,400 **Current Expiration Date:** June 30, 2017 **Previous Amendments Total** \$0.00 Requested Expiration Date: N/A This Amendment: \$29,509,000

This Amendment is by and between the State of Minnesota, through its Executive Director of the Minnesota Insurance Marketplace ("MNsure"), and the Commissioner of Minnesota Department of Human Services ("DHS").

Recitals

- DHS has an Interagency Agreement with MNsure, identified as IAK%87413 (Original Interagency Agreement"), to provide standard, centralized administrative services to MNsure to enable administrative efficiency.
- 2. DHS and MNsure wish to exercise the option to amend the Agreement according to Clause 8. "Amendments" of the Original Agreement.
- 3. MNsure and DHS are willing to amend the Original Interagency Agreement as stated below.

Therefore, the Parties agree as follows:

Contract Amendment

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

REVISION 1. Clause 1 "PARTIES' DUTIES - NON-IT SERVICES", Section 1.4 "Management Services" is amended as follow:

PARTIES' DUTIES – NON-IT SERVICES

1.4 Management Services

A. Scope of Work. DHS shall provide badge security, parking, and space planning services to MNsure. DHS shall provide physical security consulting and advising, and, facilities planning services to MNsure. DHS shall also provide access badge creation services, related reporting, and access management for state employees and state contractors who need access into DHS locations.

B. Authorized Representatives.

1. DHS' authorized representative in regards to management services is Linda Nelson, Management Services Director, or her successor.

- 2. MNsure's authorized representative in regards to management services is Krista Fink, Privacy and Security Manager, or her successor Kevin March, Procurement Coordinator, or his successor.
- Each representative shall have final authority for acceptance of management services of the other party and shall have responsibility to insure that all payments due to the other party with respect to management services are made pursuant to the terms of this Agreement
- Consideration. Consideration for all management services performed by DHS pursuant to this Agreement shall be paid by MNsure at an annual cost of twenty five thousand dollars (\$25,000.00), unless otherwise stated in Exhibit A as amended.

REVISION 2. Clause 1 "PARTIES' DUTIES – NON-IT SERVICES" is being amended to add Section 1.12 "Equal Opportunity and Access" as follow:

1. PARTIES' DUTIES - NON-IT SERVICES

1.12 Equal Opportunity and Access.

- A. Scope of Work. Upon request from MNsure, DHS' Equal Opportunity and Access Division shall provide translation and limited English proficiency related duties for both MNsure and joint MNsure/DHS publications.
 - 1. DHS shall prepare the Application for Health Coverage and Help Paying Costs, document DHS-6696, and related attachments for translation.
 - 2. DHS shall coordinate and contract for translation services, proofread translated documents for MNsure, and finalize translated documents.

B. Authorized Representatives.

- 1. DHS' authorized representative in regards to translation services is Zecharias Hailu, Equal Opportunity and Access Director, or his successor.
- 2. MNsure's authorized representative in regards to translation services is David Rowley, General Counsel, or his successor.
- 3. Each representative shall have final authority for acceptance of translation services of the other party and shall have responsibility to insure that all payments due to the other party with respect to translation services are made pursuant to the terms of this Agreement
- C. Consideration. Consideration for all translation services performed by DHS pursuant to this Agreement shall be paid by MNsure at an annual cost of ten thousand dollars (\$10,000), unless otherwise stated in Exhibit A as amended.

REVISION 3. Clause 2 "PARTIES' DUTIES - IT SERVICES" is amended as follows:

2. PARTIES' DUTIES - IT SERVICES.

2.1 Standard IT Support

A. Scope of Work. DHS shall provide standard IT support services for MNsure as defined and authorized in the current MNsure/MN.IT@DHS service level agreement

B. Authorized Representatives.

- DHS' authorized representative in regards to IT support services is Scott
 Peterson and Alex Kotze, Chief Information Officer and Chief Financial Officer,
 or their her successor.
- 2. MNsure's authorized representative in regards to IT support services is <u>Kari Koob</u>, <u>Chief Financial Officer</u>, or her successor Marty Cammack, <u>Chief Financial Officer</u>, or his successor.
- 3. Each representative shall have final authority for acceptance of IT support services of the other party and shall have responsibility to insure that all payments due to the other party with respect to IT support services are made pursuant to the terms of this Agreement
- Consideration. Consideration for all IT support services performed by DHS pursuant to this Agreement shall be paid by MNsure at an annual cost of three hundred seventy-five thousand dollars (\$375,000.00), unless otherwise stated in Exhibit A as amended.

2.2 MNsure System Support Operations

- A. Scope of Work. DHS through its MN.IT@DHS shall be the technical lead for federally approved MNsure technology projects as defined and authorized in the current MNsure/MN.IT@DHS service level agreement.
 - The MNsure system development and operations shall be managed collaboratively by MNsure and DHS.
 - 2. Any MN.IT development work shall be detailed and priced separately from this Agreement.

32. Any additional work beyond the service level agreement referenced above shall require an amendment to this Agreement including fiscal considerations associated with the change.

B. Authorized Representatives.

- 1. DHS' authorized representative in regards to MNsure System Operations Support services is Tom Baden and Alex Kotze, Chief Information Officer and Chief Financial Officer, or their her successor.
- 2. MNsure's authorized representative in regards to MNsure System <u>Operations</u>
 Support services is <u>Kari Koob</u>, <u>Chief Financial Officer</u>, or her successor <u>Marty</u>
 Cammack, <u>Chief Financial Officer</u>, or his successor.
- Each representative shall have final authority for acceptance of MNsure System <u>Operations Support</u> services of the other party and shall have responsibility to insure that all payments due to the other party with respect to MNsure System <u>Operations Support</u> services are made pursuant to the terms of this Agreement.
- Consideration. Consideration for all MNsure System <u>Operations Support</u> services performed by DHS pursuant to this Agreement shall be paid by MNsure <u>as follows:</u> based on actual direct payroll costs as measured by Time Tracker Code 4005 multiplied by 47.2% (the MNsure/CCIIO Grant share) at an annual not-to-exceed cost of two-million one hundred twenty four thousand dollars (\$2,124,000.00), unless otherwise stated in Exhibit A as amended.
 - Consideration for all standard IT support services performed by DHS pursuant to this Agreement shall be paid by MNsure at an annual not-to-exceed cost of ninety-four thousand dollars (\$94,000.00), unless otherwise stated in Exhibit A as amended.
 - 2. In State Fiscal Years (SFY) 2016 and 2017, consideration for all MNsure System Operations services performed by DHS pursuant to this Agreement shall be paid by MNsure in accordance with the federally approved DHS Public Assistance Cost Allocation Plan ("PACAP") and the line item budget set forth in Exhibit A, as amended.

2.3 MNsure System Development.

A. Scope of Work. DHS through its MN.IT@DHS shall provide ongoing MNsure System

Development services associated with the establishment and implementation of

MNsure's state-based Health Insurance Exchange as authorized in the current

MNsure/MN.IT@DHS service level agreement. MNsure System Development work
is governed by the interagency Executive Steering Committee ("ESC"), a joint
decision making body.

- 1. MNsure system development services and activities shall be managed collaboratively by MNsure and DHS when carrying out duties and obligations defined within this Section.
- 2. Any MN.IT development work shall be detailed and priced separately from this Agreement.
- 3. Any additional work beyond the service level agreement referenced above shall require an amendment to this Agreement including fiscal considerations associated with the change.

B. Authorized Representatives.

- 1. DHS' authorized representative in regards to MNsure System Development services is Alex Kotze, Chief Financial Officer, or her successor.
- MNsure's authorized representative in regards to MNsure System Development services is Kari Koob, Chief Financial Officer, or her successor.
- 3. Each representative shall have final authority for acceptance of MNsure
 System Development services of the other party and shall have responsibility
 to insure that all payments due to the other party with respect to MNsure
 System Development services are made pursuant to the terms of this
 Agreement
- Consideration. Consideration for all ongoing MNsure System Development services performed by DHS pursuant to this Agreement shall be paid by MNsure based on the federally approved DHS Public Assistance Cost Allocation Plan ("PACAP") and in accordance with the line item budget set forth in Exhibit A, as amended.

REVISION 4. Clause 3 "DHS PUBLIC HEALTH CARE PROGRAMS" is amended as follows:

3. DHS PUBLIC HEALTH CARE PROGRAMS.

- A. Scope. DHS and MNsure acknowledge that under an Interagency Agreement titled
 "Interagency Services Agreement for MNsure Participation in the Administration of the
 Minnesota State Plan or Services Under Title XIX" and dated November 3rd, 2014, which
 is incorporated into this Agreement by reference, each party has separate and
 independent obligations related to MNsure's role in DHS' public health care programs.
 - Under the above referenced Interagency Agreement, MNsure has a separate obligation to provide enrollment activities, including eligibility determination, case management, policy renewal, outreach, and post-eligibility to DHS for Minnesotans seeking benefits under DHS' public health care programs, including Medical Assistance and MinnesotaCare.

- 2. The Parties acknowledge that services provided by MNsure under the above referenced interagency Agreement benefits DHS' public health care programs.
- 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 business operations 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:
 - 1. SFY2015: \$6,844,000
 - 2. SFY2016: \$9,609,000
 - 3. SFY2017: \$14,350,000

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

REVISION 5. Clause 4 "CONSIDERATION AND TERMS OF PAYMENT" is amended as follows:

34. CONSIDERATION AND TERMS OF PAYMENT

A. Payment Structure.

- 1. Clause 1 Parties' Duties Non-IT Services. Consideration for all services performed by DHS under Clause 1 of this Agreement represents MNsure's payment to DHS for DHS administrative cost attributable to MNsure's private health care programs.
- Clause 2 Parties' Duties IT Services. Consideration for all services performed by DHS under Clause 2 of this Agreement represents MNsure's payment to DHS for MN.IT information technology costs attributable to MNsure's private health care programs.
- 3. Clause 3 DHS Public Health Care Programs. Clause 3 of this Agreement represents

 DHS' separate and independent obligation to pay MNsure for MNsure business operations costs attributable to the DHS' public health care programs. This Agreement does not obligate DHS to pay MNsure the amounts estimated in Clause 3 for any service performed in this Agreement or the Interagency Agreement referenced in Clause 3.
- 4. Payment Methodology. Payments made and invoices submitted between DHS and MNsure shall be in accordance with the DHS Public Assistance Cost Allocation Plan ("PACAP") methodology and associated Central Office Cost Allocation System ("COCAS") policies and procedures, and in accordance with Centers for Medicare & Medicaid Services' ("CMS") advance planning documents ("APDs") associated with Minnesota's Medicaid Eligibility Determination System ("MEDs"), which are hereby incorporated into this Agreement by reference.

- AB. Consideration. Consideration for all services performed by DHS pursuant to this Agreement shall be paid by the MNsure in accordance with the allocations set forth in Clause 1 "DHS' DUTIES" of this Agreement and Clause 2 "PARTIES' DUTIES IT SERVICES", and Exhibit A, which is attached and incorporated into this Agreement.
- **BC.** Terms of Payment. Payment shall be made by the MNsure on a quarterly basis within thirty (30) fifteen (15) days after DHS has presented invoices for services performed to MNsure. DHS shall present invoices to MNsure within forty five (45) days after each calendar quarter end.

CD. Total Obligation.

- 1. Non-IT Services. The total obligation of MNsure for all compensation and reimbursements to DHS for non-IT related services under this Agreement shall not exceed one million nine hundred forty thousand dollars (\$1,940,000.00).
- 2. IT Services. The total obligation of MNsure for all compensation and reimbursements to DHS for IT related services under this Agreement shall not exceed two million five hundred ninety three thousand four hundred dollars (\$2,593,400.00).
- E. Advance Payments. MNsure's and DHS' Chief Financial Officer, or their successor, may, based on estimated invoices, authorize advance payments between MNsure and DHS for the limited purpose of addressing cash flow issues resulting from quarterly PACAP and COCAS procedures. Advance payments made under this Section must be settled against the next invoice and shall not exceed line item amounts set forth in Exhibit A, Interagency Agreement Budget.

REVISION 6. The following clause headings are amended as follows:

- 45. CONDITIONS OF PAYMENT.
- 56. TERMS OF AGREEMENT.
- 67. CANCELLATION.
- 78. ASSIGNMENT.
- 89. AMENDMENTS.
- 910. LIABILITY,

REVISION 7. Clause 11 "Information Privacy Protection" is amended as follows:

INFORMATION PRIVACY PROTECTION. DHS and MNsure hereby incorporate by reference the separately executed Amended MNsure Data Sharing Agreement, executed on August 23, 2013

June 29, 2015, as amended, by DHS and MNsure ("Data Sharing Agreement"), or, the applicable successive Data Sharing Agreement executed by the Parties. DHS and MNsure respectively agree that each party shall fully comply with the terms of the applicable Data Sharing Agreement when carrying out any duties or obligation identified in this Agreement.

EXCEPT AS AMENDED HEREIN, THE TERMS AND CONDITIONS OF THE ORIGINAL AGREEMENT AND ALL PREVIOUS AMENDMENTS REMAIN IN FULL FORCE AND EFFECT.

IN WITNESS WHEREOF, the parties have caused this contract to be duly executed intending to be bound thereby

APPROVED:

1. STATE ENCUMBRANCE VERIFICATION

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

Ву:	Color	
Date:	10/9/15	mayanaya a Mayaya da Saray ya qaaqaa madaa qaa qaaqaa qaaqaa qaaqaa qaaqaa qaaqaa

SWIFT Contract No: <u>TAK87413.3</u>

SWIFT PO #: 54/6 3-1059

-	-		-
Z.	D	н	5

By: With delegated with prity

Title: Peaty Commission

Date: 12/3/15

3. MNSURE

By: KHWINGBWAY
With delegated authority

Title: [Nict Aperating Affice

Date: 12/8/15

Distribution:

Requesting Agency — Original (fully executed) contract Providing Agency Contracting, Procurement & Legal Compliance

EXHIBIT A Interagency Agreement Budget - As Amended in Amendment No. 23

II.A Section (i.e. services to be provided)	Basis for	Authorized F	lepresentative	Orginal	Maximum Charge A	Amended Maximum Charge Amount			
	Amount Charged	MNsure / Marty Cammack	DHS / Alex Katze	FY 2015	FY 2016	FY 2017	FY 2015	FY 2016	FY 2017
1.1 Human Resources	Fixed	Katie Burns	Connie Jones	200,000	200,000	200,000	200,000		200,000
1.2 Payroll & Accounts Payable	Fixed	Hahn Tran	Terri Engel	100,000	100,000	100,000	100,000	100,000	100,000
1.3 Procurement	Fixed	Mike Turpin	Mike LaVaile	100,000	100,000	100,000	100,000	100,000	100,000
1.4 Management Services	Fixed	Mike Turpin	Linda Nelson	25,000	25,000	25,000	25,000	25,000	25,000
1.5 Financial Operations	Variable	Marty Cammack	Alex Kotze	100,000	100,000	100,000	100,000	300,000	300,000
1.6 Background Studies	Variable	Mike Turpin	Jerry Kerber	25,000	25,000	25,000	25,000	25,000	25,000
1.7 Internal Audits	Variable	John Nyanjom	Gary Johnson	100,000	100,000	100,000	100,000	100,000	100,000
1.8 Appeals	Variable	Jessica Kennedy	Darwin Lookingbill	540,000	540,000	540,000	540,000	540,000	540,000
1.9 Health Care Administration - QHP unassisted	Fixed	Katie Burns	Nathan Moracco	300,000	300,000	300,000	300,000	200,000	200,000
1.10 Receipts Center	Variable	Hanh Tran	Don Mulgrew	200,000	200,000	200,000	200,000	90,000	90,000
1.11 issuance Operations Center	Variable	Hanh Tran	Lane Gerber	250,000	250,000	250,000	250,000	250,000	250,000
1.12 Equal Opportunity and Access	Fixed	David Rowley	Zecharias Hailu	0	0	<u>0</u>	<u>0</u>	10.000	10,000
Total Non-IT Services				1,940,000	1,940,000	1,940,000	1,940,000	1,940,000	1,940,000
2.1 Standard IT Support (to MNsure employees)	Fixed	<u>Kari Koob</u>	Alex Kotze	375,000	375,000	375,000	375,000	375,000	375,000
2.2 Minsure System Support Operations (by @DHS employees)	Variable up to fixed in		,	~					
* Direct Payroll Costs (up to \$4,500,000)1	accordance with federally	Karl Koob	Alex Kotze	2,124,000	2,124,000	2,124,000	2,124,000	<u>o</u>	ō
* Standard IT support charge (\$200,000) ¹	approved PACAP	-		94,400	94,400	94,000	94,400	Q	<u>0</u>
* Ongoing Systems Operation	·	was any constraint		<u>0</u>	0	Ō	<u>o</u>	1,211,000	2,059,000
2.3 MNsure System Development	Variable in accordance with federally approved PACAP	Kan Koob	Alex Kotze	<u>0</u>	Ω	<u>O</u>	<u>0</u>	17,409,000	4,200,000
Total IT Services				2,593,400	2,593,400	2,593,000	2,593,400	18,995,000	6,634,000
Total Interagency Agreement				4,533,400	4,533,400	4,533,000	4,533,400	20,935,000	8,574,000

Amendment #5 to IAK%87413

Contract Start Date:	July 1, 2014	Total Contract Amount:	\$34,928,335
Original Expiration Date:	June 30, 2015	Original Contract Amount:	\$4,533,400
Current Expiration Date:	June 30, 2017	Previous Amendments Total	\$29,509,000
Requested Expiration Date:	N/A	This Amendment:	\$885,935

This Amendment is by and between the State of Minnesota, through its Executive Director of the Minnesota Insurance Marketplace ("MNsure"), and the Commissioner of Minnesota Department of Human Services ("DHS").

Recitals

- DHS has an Interagency Agreement with MNsure, identified as IAK%87413 (Original Interagency Agreement"), to provide standard, centralized administrative services to MNsure to enable administrative efficiency.
- 2. DHS and MNsure wish to exercise the option to amend the Agreement according to Clause 9. "Amendments" of the Original Agreement.
- 3. MNsure and DHS wish to amend Exhibit A of the Original Interagency Agreement to increase and decreased line item budgets for fiscal year (FY) 2017 based on actual expenditures.

Therefore, the Parties agree as follows:

Contract Amendment

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

REVISION 1. Clause 4 "CONSIDERATION AND TERMS OF PAYMENT" is amended as follows:

4. CONSIDERATION AND TERMS OF PAYMENT

A. Payment Structure.

- 1. Clause 1 Parties' Duties Non-IT Services. Consideration for all services performed by DHS under Clause 1 of this Agreement represents MNsure's payment to DHS for DHS administrative cost attributable to MNsure's private health care programs.
- 2. Clause 2 Parties' Duties IT Services. Consideration for all services performed by DHS under Clause 2 of this Agreement represents MNsure's payment to DHS for MN.IT information technology costs attributable to MNsure's private health care programs.
- 3. Clause 3 DHS Public Health Care Programs. Clause 3 of this Agreement represents DHS' separate and independent obligation to pay MNsure for MNsure administrative costs attributable to the DHS' public health care programs. This

Agreement does not obligate DHS to pay MNsure the amounts estimated in Clause 3 for any service performed in this Agreement or the Interagency Agreement referenced in Clause 3.

- 4. Payment Methodology. Payments made and invoices submitted between DHS and MNsure shall be in accordance with the DHS Public Assistance Cost Allocation Plan ("PACAP") methodology and associated Central Office Cost Allocation System ("COCAS") policies and procedures, and in accordance with Centers for Medicare & Medicaid Services' ("CMS") advance planning documents ("APDs") associated with Minnesota's Medicaid Eligibility Determination System ("MEDs"), which are hereby incorporated into this Agreement by reference.
- **B.** Consideration. Consideration for all services performed by DHS pursuant to this Agreement shall be paid by the MNsure in accordance with the allocations set forth in Exhibit A, as amended, which is attached and incorporated into this Agreement.
- **C. Terms of Payment.** Payment shall be made by the MNsure on a quarterly basis within fifteen (15) days after DHS has presented invoices for services performed to MNsure. DHS shall present invoices to MNsure within forty five (45) days after each calendar quarter end.

D. Total Obligation.

- 1. **Non-IT Services.** The total obligation of MNsure for all compensation and reimbursements to DHS for non-IT related services under this Agreement shall not exceed **five million four hundred twenty thousand dollars (5,420,000).**
- 2. IT Services. The total obligation of MNsure for all compensation and reimbursements to DHS for IT related services under this Agreement shall not exceed twenty eight-million six hundred twenty two thousand four hundred dollars (\$28,622,400) twenty nine million five hundred eight thousand three hundred thirty five dollars (\$29,508,335).
- E. Advance Payments. MNsure's and DHS' Chief Financial Officer, or their successor, may, based on estimated invoices, authorize advance payments between MNsure and DHS for the limited purpose of addressing cash flow issues resulting from quarterly PACAP and COCAS procedures. Advance payments made under this Section must be settled against the next invoice and shall not exceed line item amounts set forth in Exhibit A, Interagency Agreement Budget.

EXCEPT AS AMENDED HEREIN, THE TERMS AND CONDITIONS OF THE ORIGINAL AGREEMENT AND ALL PREVIOUS AMENDMENTS REMAIN IN FULL FORCE AND EFFECT.

APPROVED:
1. STATE ENCUMBRANCE VERIFICATION Individual certifies that funds have been encumbered as required by Minn. Stat. §§ 16A.15 and 16C.05
By: 16 aburs
Date: 3-24-17
SWIFT Contract No: <u>TAK 87413</u>
SWIFT PO #: 3000 1297
2. DHS
By: Meeleew VV Te With delegated authority
Title: CFO
Date: 1/24/2017
3. MNSURE
By: With delegated authority
Title: <u>CFO</u>
Date: 1/24/2017
Distribution: Requesting Agency — Original (fully executed) contract Providing Agency Contracting, Procurement & Legal Compliance

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

thereby

EXHIBIT A Interagency Agreement Budget - As Amended in Amendment No. 45

			Authorized Representative Orginal Maximum Charge Amount				Amended Maximum Charge Amount			
	Amount Charged	MNsure / Marty Commack Kari Koob	DHS / Alex Kotze	FY 2015	FY 2016	FY 2017	FY 2015	B/20/6	51.004	
1.1 Human Resources	Fixed	Katie Burns Nate Clark	Connie Jones	200,000	200,000		200,000	FY 2016	FY 2017	
1.1 Human Resources	rixeu	Natio Burns Nate Clark	Connie Jones	200,000	200,000	200,000	200,000	200,000	200,000	
1.2 Payroll & Accounts Payable	Fixed	Hahn Tran Jerry Wood	Terri Engel	100,000	100,000	100,000	100,000	100,000	100,000	
1.3 Procurement	Fixed	Mike Turpin Stacey D'Andres	Mike LaValle	100,000	100,000	100,000	100,000	100,000	100,000	
1.4 Management Services	Fixed	Mike Turpin Dave Rowley	Linda Nelson	25,000	25,000	25,000	25,000	25,000	25,000	
1.5 Financial Operations	Variable	Marty Cammack	Alex Kotze	100,000	100,000	100,000	100,000	180000.00	300,000 <u>240,000</u>	
1.6 Background Studies	Variable	Mike Turpin Dave Rowley	Jerry Kerber	25,000	25,000	25,000	25,000	15,000	25,000	
1.7 Internal Audits	Variable	John Nyanjom	Gary Johnson	100,000	100,000	100,000	100,000	50,000	100,000	
1.8 Appeals	Variable	Jessica Kennedy	Darwin Lookingbill	540,000	540,000	540,000	540,000	540,000	540,000 <u>600,000</u>	
1.9 Health Care Administration - QHP unassisted	Fixed	Katie Burns <u>Nate Clark</u>	Nathan Moracco	300,000	300,000	300,000	300,000	200,000	200,000	
1.10 Receipts Center	Variable	Hanh Tran <u>Jerry Wood</u>	Don Mulgrew	200,000	200,000	200,000	200,000	10,000	90,000	
1.11 Issuance Operations Center	Variable	Hanh Tran Jerry Wood	Lane Gerber	250,000	250,000	250,000	250,000	110,000	250,000	
1.12 Equal Opportunity and Access	Fixed	Mike Turpin Dave Rowley	Zecharias Hailu	0	0	0	0	10,000	10,000	
Total Non-IT Services				1,940,000	1,940,000	1,940,000	1,940,000	1,540,000	1,940,000	
2.1 Standard IT Support (to MNsure employees)	Fixed	Marty Cammack <u>Kari Koob</u>	Scott Peterson/Alex Kotze	375,000	375,000	375,000	375,000	375,000	375,000	
2.2 Mnsure System Support Operations (by @DHS employees) * Direct Payroll Costs (up to \$4,500,000) ¹	Variable up to	Marty Cammack	Scott Peterson/Alex	2,124,000	2,124,000	2,124,000	2,124,000	0	0	
* Standard IT support charge (\$200,000) ¹ * Ongoing Systems Operation	amount	<u>Kari Koob</u>	Kotze	94,400 0	94,400 0	94,000 0	94,400 0	0 1,611,000	0 2,059,000 _2,944,935	
2.3 MNsure System Development	Variable up to not to exceed amount	Marty Cammack <u>Kari Koob</u>	Scott Peterson/Alex Kotze	0	0	0	0	17,409,000	4,200,000 or a total of 21,609,000 over FY 2016-17	
Total IT Services				2,593,400	2,593,400	2,593,000	2,593,400	19,395,000	6,634,000 <u>7,519,935</u>	
Total Interagency Agreement				4,533,400	4,533,400	4,533,000	4,533,400	20,935,000	8,574,000 <u>9,459,935</u>	

Amendment #4 to IAK%87413

Contract Start Date:	July 1, 2014	Total Contract Amount:	\$34,042,400
Original Expiration Date:	June 30, 2015	Original Contract Amount:	\$4,533,400
Current Expiration Date:	June 30, 2017	Previous Amendments Total	\$29,509,000
Requested Expiration Date:	N/A	This Amendment:	\$0.00

This Amendment is by and between the State of Minnesota, through its Executive Director of the Minnesota Insurance Marketplace ("MNsure"), and the Commissioner of Minnesota Department of Human Services ("DHS").

Recitals

- DHS has an Interagency Agreement with MNsure, identified as IAK%87413 (Original Interagency
 Agreement"), to provide standard, centralized administrative services to MNsure to enable
 administrative efficiency.
- 2. DHS and MNsure wish to exercise the option to amend the Agreement according to Clause 9. "Amendments" of the Original Agreement.
- 3. MNsure and DHS wish to amend Exhibit A of the Original Interagency Agreement to increase and decreased line item budgets for fiscal year (FY) 2016 based on actual expenditures.

Therefore, the Parties agree as follows:

Contract Amendment

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

REVISION 1. Clause 4 "CONSIDERATION AND TERMS OF PAYMENT" is amended as follows:

4. CONSIDERATION AND TERMS OF PAYMENT

A. Payment Structure.

- Clause 1 Parties' Duties Non-IT Services. Consideration for all services performed by DHS under Clause 1 of this Agreement represents MNsure's payment to DHS for DHS administrative cost attributable to MNsure's private health care programs.
- Clause 2 Parties' Duties IT Services. Consideration for all services performed by DHS under Clause 2 of this Agreement represents MNsure's payment to DHS for MN.IT information technology costs attributable to MNsure's private health care programs.
- 3. Clause 3 DHS Public Health Care Programs. Clause 3 of this Agreement represents DHS' separate and independent obligation to pay MNsure for MNsure administrative costs attributable to the DHS' public health care programs. This

Agreement does not obligate DHS to pay MN sure the amounts estimated in Clause 3 for any service performed in this Agreement or the Interagency Agreement referenced in Clause 3.

- 4. Payment Methodology. Payments made and invoices submitted between DHS and MNsure shall be in accordance with the DHS Public Assistance Cost Allocation Plan ("PACAP") methodology and associated Central Office Cost Allocation System ("COCAS") policies and procedures, and in accordance with Centers for Medicare & Medicaid Services' ("CMS") advance planning documents ("APDs") associated with Minnesota's Medicaid Eligibility Determination System ("MEDs"), which are hereby incorporated into this Agreement by reference.
- B. Consideration. Consideration for all services performed by DHS pursuant to this Agreement shall be paid by the MNsure in accordance with the allocations set forth in Exhibit A, as amended, which is attached and incorporated into this Agreement.
- C. Terms of Payment. Payment shall be made by the MNsure on a quarterly basis within fifteen (15) days after DHS has presented invoices for services performed to MNsure. DHS shall present invoices to MNsure within forty five (45) days after each calendar quarter end.

D. Total Obligation.

- 1. Non-IT Services. The total obligation of MNsure for all compensation and reimbursements to DHS for non-IT related services under this Agreement shall not exceed one-million-nine-hundred forty thousand dollars (\$1,940,000.00) five million four hundred twenty thousand dollars (5,420,000).
- 2. IT Services. The total obligation of MNsure for all compensation and reimbursements to DHS for IT related services under this Agreement shall not exceed two-million five hundred ninety three thousand four hundred dollars (\$2,593,400.00) twenty eight million six hundred twenty two thousand four hundred dollars (\$28,622,400).
- E. Advance Payments. MNsure's and DHS' Chief Financial Officer, or their successor, may, based on estimated invoices, authorize advance payments between MNsure and DHS for the limited purpose of addressing cash flow issues resulting from quarterly PACAP and COCAS procedures. Advance payments made under this Section must be settled against the next invoice and shall not exceed line item amounts set forth in Exhibit A, Interagency Agreement Budget.

EXCEPT AS AMENDED HEREIN, THE TERMS AND CONDITIONS OF THE ORIGINAL AGREEMENT AND ALL PREVIOUS AMENDMENTS REMAIN IN FULL FORCE AND EFFECT.

APPROVED:	
STATE ENCUMBRANCE VERIFICATION Individual dertifies that funds have been encum	bered as required by Minn. Stat. §§ 16A.15 and 16C.05
By: LOakens	
Date: 8-18-16	
SWIFT Contract No: 87413	_
SWIFT PO #: 3-1059	-
2. DHS	
By: Allegated authority	
Title: CFO	
Date: 8 19 2016	
3. MNSURE	
By: With delegated authority	
Title: CFO	
Date: 8/17/2016	
Distribution:	

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

Providing Agency

Requesting Agency – Original (fully executed) contract

Contracting, Procurement & Legal Compliance

thereby

EXHIBIT A Interagency Agreement Budget - As Amended in Amendment No. 34

II.A Section (i.e. services to be provided)	Basis for	Authorized	Representative	Oreinal	Maximum Charge A	- transmit	Amon	Amended Maximum Charge An		
	Amount Charged	MNsure / Marty Cammack	DHS / Alex Kotze	FY 2015	FY 2016	FY 2017	FY 2015	FY 2016	FY 2017	
1.1 Human Resources	Fixed	Katie Burns	Connie Jones	200,000	200,000	200,000	200,000		200,000	
1.2 Payroll & Accounts Payable	Fixed	Hahn Tran	Terri Engel	100,000	100,000	100,000	100,000	100,000	100,000	
1.3 Procurement	Fixed	Mike Turpin	Mike LaValle	100,000	100,000	100,000	100,000	100,000	100,000	
1.4 Management Services	Fixed	Mike Turpin	Linda Nelson	25,000	25,000	25,000	25,000	25,000	25,000	
1.5 Financial Operations	Variable	Marty Cammack	Alex Kotze	100,000	100,000	100,000	100,000	300,000 180,000	300,000	
1.6 Background Studies	Variable	Mike Turpin	Jerry Kerber	25,000	25,000	25,000	25,000	25,000 - <u>15,000</u>	25,000	
1.7 Internal Audits	Variable	John Nyanjom	Gary Johnson	100,000	100,000	100,000	100,000	100,000 50,000	100,000	
1.8 Appeals	Variable	Jessica Kennedy	Darwin Lookingbill	540,000	540,000	540,000	540,000	540,000	540,000	
1.9 Health Care Administration - QHP unassisted	Fixed	Katie Burns	Nathan Moracco	300,000	300,000	300,000	300,000	200,000	200,000	
1.10 Receipts Center	Variable	Hanh Tran	Don Mulgrew	200,000.	200,000	200,000	200,000	90,000 10,000	90,000	
1.11 Issuance Operations Center	Variable	Hanh Tran	Lane Gerber	250,000	250,000	250,000	250,000	250,000 <u>110,000</u>	250,000	
1.12 Equal Opportunity and Access	Fixed	Mike Turpin	Zecharias Hailu	C	0	0	0	10,000	10,000	
Total Non-IT Services				1,940,000	1,940,000	1,940,000	1,940,000	1,949,000 <u>1,540,000</u>	1,940,000	
2.1 Standard IT Support (to MNsure employees)	Fixed	Marty Cammack	Scott Peterson/Alex Kotze	375,000	375,000	375,000	375,000	375,000	375,000	
2.2 Mnsure System Support Operations (by @DH5 employees)										
* Direct Payroll Costs (up to \$4,500,000) ¹	Variable up to not to exceed	Marty Cammack	Scott Peterson/Alex Kotze	2,124,000 94,400	2,124,000 94,400	2,124,000 94,000	2,124,000 94,400	0	0	
* Standard IT support charge (\$200,000) ¹	amount			0	0	0	0	1,211,000 1,611,000	2,059,000	
* Ongoing Systems Operation										
2.3 MNsure System Development	Variable up to not to exceed amount	Marty Cammack	Scott Peterson/Alex Kotze		0	0	0	17,409,000	4,200,000	
Total IT Services				2,593,400	2,593,400	2,593,000	2,593,400	18,995,000 19,395,000	6,634,000	
Total Interagency Agreement				4,533,400	4,533,400	4,533,000	4,533,400	20,935,000	8,574,000	

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

Intent of the Agreement

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

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

Performance

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

Consideration

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

Signatures	MNsure	DHS
By:	Swit Link	Cra
Title:	CEO	Repty Commissioner
Date:	11-3-14	11/3/14

Amendment #2 to IAK%87413

Contract Start Date:	July 1, 2014	Total Contract Amount:	\$4,533,400
Original Contract Expiration Date:	June 30, 2015	Original Contract:	\$4,533,400
Current Contract Expiration Date:	June 30, 2015	Previous Amendment(s) Total:	\$0.00
Requested Contract Expiration Date:	June 30, 2017	This Amendment:	\$0.00

This amendment is by and between the State of Minnesota, through its Commissioner of Minnesota Department of Human Services, Disability Services Division ("DHS") and through its Executive Director of the Minnesota Insurance Marketplace ("MNsure").

Recitals

- 1. DHS has an interagency agreement with the MNsure identified as IAK%87413 ("Original Interagency Agreement") to provide standard, centralized administrative services for MNsure to enable administrative efficiency
- 2. DHS and MNsure wish to exercise the option to amend the Agreement according to Clause 8. "Amendments" of the Original Agreement.
- 3. MNsure and DHS wish to amend the Agreement to extend the expiration date of the Original Agreement.
- 4. DHS and MNsure are willing to amend the Original Interagency Agreement as stated below.

Therefore, the Parties agree as follows:

Contract Amendment

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

Revision 1. Clause 1.2 "Payroll and Accounts Payable" paragraph B(2) is amended as follows:

1.2 Payroll and Accounts Payable

B. Authorized Representatives

2. MNsure's authorized representative in regards to payroll and accounts payable services is Jackie Miller Hanh Tran, Accounting Director, or her successor.

Revision 2. Clause 1.4 "Management Services" paragraph B(2) is amended as follows:

1.4 Management Services

B. Authorized Representatives

2. MNsure's authorized representative in regards to procurement services is Kevin Marsh, Procurement Coordinator Mike Turpin, General Counsel, or his successor.

Revision 3. Clause 1.10 "Receipts Center" paragraph B(2) is amended as follows:

1.10 Receipts Center

B. Authorized Representatives

2. MNsure's authorized representative in regards to payroll and accounts payable services is Jackie Miller Hanh Tran, Accounting Director, or her successor.

Revision 4. Clause 1.11 "Issuance Operations Center" paragraph B(2) is amended as follows:

1.11 Issuance Operations Center

B. Authorized Representatives

2. MNsure's authorized representative in regards to payroll and accounts payable services is Jackie Miller Hanh Tran, Accounting Director, or her successor.

Revision 5. Clause 2.1 "Standard IT Support" paragraphs A and B(1) are amended as follow:

2.1 Standard IT Support

A. Scope of Work. DHS shall provide standard IT support services for MNsure as defined and authorized in the FY2015 current MNsure/MN.IT@DHS service level agreement.

B. Authorized Representatives

1. DHS' authorized representative in regards to IT support services is Tom Baden <u>Scott Peterson</u> and Alex Kotze, Chief Information Officer and Chief Financial Officer, or their successor.

Revision 6. Clause 2.2 "MNsure System Support" paragraph A is amended as follow:

2.2 MNsure System Support

A. Scope of Work. DHS through its MN.IT@DHS shall be the technical lead for federally approved MNsure technology projects as defined and authorized in the FY2015 current MNsure/MN.IT@DHS service level agreement.

Revision 7. Clause 3 "Consideration and Terms of Payment" paragraph A is amended as follows:

3. CONSIDERATION AND TERMS OF PAYMENT

A. Consideration. Consideration for all services performed by DHS pursuant to this Agreement shall be paid by the MNsure in accordance with the allocations set forth in Clause 1 "DHS' DUTIES" and Clause 2 "PARTIES' DUTIES – IT SERVICES" of this Agreement, and Exhibit A, which is attached and incorporated into this Agreement.

Revision 8. Clause 5 "Terms of Agreement" is amended as follows:

5. TERMS OF AGREEMENT. This Agreement shall be effective on July 1, 2014, without regard to the Execution Date of this Agreement, and shall remain in effect through June 30, 2015 June 30, 2017, or until all obligations set forth in this Agreement have been satisfactorily fulfilled, whichever occurs first. Upon the Execution Date of this Agreement, all previous agreements between DHS and MNsure for goods and services covered by this Agreement shall terminate and be replaced by this Agreement. All previous agreements between DHS and MNsure for goods and services not covered by this Agreement shall remain in full force and effect.

Revision 9. Clause 10 "Information Privacy Protection" is amended as follows:

<u>INFORMATION PRIVACY PROTECTION.</u> DHS and MNsure hereby incorporated by reference the separately executed Amended MNsure Data Sharing Agreement, executed on August 23, 2013, <u>as amended</u>, by DHS and MNsure ("Data Sharing Agreement"). DHS and MNsure respectively agree that each party shall fully comply with the terms of the Data Sharing Agreement when carrying out any duties or obligation identified in this Agreement.

EXCEPT AS AMENDED HEREIN, THE TERMS AND CONDITIONS OF THE ORIGINAL AGREEMENT AND ALL PREVIOUS AMENDMENTS REMAIN IN FULL FORCE AND EFFECT. IF THIS AMENDMENT IS NOT FULLY EXECUTED BEFORE THE EXPIRATION DATE OF THE ORIGINAL AGREEMENT, IDENTIFIED AS INTERAGENCY AGREEMENT IAK%87413, THE ORIGINAL AGREEMENT AND ANY PREVIOUS AMENDMENTS ARE HEREBY INCORPORATED INTO THIS AMENDMENT BY REFERENCE.

IN WITNESS WHEREOF, the parties have caused this contract to be duly executed intending to be bound thereby APPROVED:

1. STATE ENCUMBRANCE VERIFICATION

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

By: _____

SWIFT Contract No: JAK % 87413.2

SWIFT PO #: 300001059

2. DHS

By: With delegated authority

Title: Do An Column 15 column

Date: 6/26/15

3. MNSURE

With delegated authority

Title: Chief Aperting Affice

Date: 0/29/15

Distribution:

Requesting Agency — Original (fully executed) contract Providing Agency Contracting, Procurement & Legal Compliance,

EXHIBIT A - FY2015 Interagency Agreement Budget - As Amended in Amendment No. 2

II.A Section (i.e. services to be provided)	Basis for Authorized Representative		epresentative	Orginal N	Maximum Charge	Amount	Amended Maximum Charge Amount			
·	Amount Charged	MNsure / Marty Cammack	DHS / Alex Kotze	FY 2015	FY 2016	FY 2017	FY 2015	FY 2016	FY 2017	
1.1 Human Resources	Fixed	Katie Burns	Connie Jones	200,000	<u>0</u>	<u>o</u>	200,000	200,000	200,000	
1.2 Payroll & Accounts Payable	Fixed	Hahn Tran	Terri Engel	100,000	0	<u>0</u>	100,000	100,000	100,000	
1.3 Procurement	Fixed	Mike Turpin Kevin Marsh	Mike LaValle	100,000	<u>0</u>	<u>0</u>	100,000	100,000	100,000	
1.4 Management Services	Fixed	<u>Mike Turpin</u> Kevin Marsh	Linda Nelson	25,000	<u>0</u>	<u>0</u>	25,000	25,000	25,000	
1.5 Financial Operations	Variable	Marty Cammack	Alex Kotze	100,000	<u>0</u>	<u>0</u>	100,000	100,000	100,000	
1.6 Background Studies	Variable	Mike Turpin	Jerry Kerber	25,000	<u>0</u>	<u>0</u>	25,000	<u>25,000</u>	25,000	
1.7 Internal Audits	Variable	John Nyanjom	Gary Johnson	100,000	0	<u>0</u>	100,000	100,000	100,000	
1.8 Appeals	Variable	Jessica Kennedy	Darwin Lookingbill	540,000	<u>o</u>	<u>0</u>	540,000	540,000	540,000	
1.9 Health Care Administration - QHP unassisted	Fixed	Katie Burns	Nathan Moracco	300,000	ō	Ō	300,000	300,000	300,000	
1.10 Receipts Center	Variable	<u>Hanh Tran</u> Jackie Miller	Don Mulgrew	200,000	<u>0</u>	<u>0</u>	200,000	200,000	200,000	
1.11 Issuance Operations Center	Variable	<u>Hanh Tran</u> Jackie Miller	Lane Gerber	250,000	<u>0</u>	<u>0</u>	250,000	250,000	250,000	
Total Non-IT Services				1,940,000	<u>o</u>	<u>o</u>	1,940,000	1,940,000	1,940,000	
2.1 Standard IT Support (to MNsure employees)	Fixed	Marty Cammack	Tom Baden Scott Peterson/Alex Kotze	375,000	<u>o</u>	<u>0</u>	375,000	375,000	<u>375,000</u>	
2.2 Mnsure System Support (by @DHS employees)		Marty Cammack	Tom Baden Scott							
* Direct Payroll Costs (up to \$4,500,000)	Variable up to		Peterson/Alex Kotze	2,124,000	<u>ο</u>	<u>0</u>	2,124,000	<u>2,124,000</u>	2,124,000	
* Standard IT support charge (\$200,000)	Fixed ,			94,400	<u>o</u>	<u>o</u>	94,400	94,400	94,400	
Total IT Services				2,593,400			2,593,400	2,593,400	2,593,400	
Total Interagency Agreement				4,533,400	<u>o</u>	<u>0</u>	4,533,400	<u>4,533,400</u>	4,533,400	



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

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 consulting services; and

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:

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 satisfactory, will certify this on each invoice submitted as part of number 3.

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

APPROVED:

1. REQUESTING AGENCY	2. DIVISION
By: KHWIMBW	By: Renda ERouppa
Title: Child Operating office	Vitle: Business Manager
Date: 12/28/15	Date: Dec 22, 2015



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

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 consulting services; and

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:

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, and Exhibit C, which is all are attached and incorporated as part of this contract.

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:

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.

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.

The Division will also invoice up to \$7,920 \$8,000 in project management fees. The total amount the Division will invoice under this agreement shall not exceed \$106,920 \$183,000.

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:

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, 2016, 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 Hersel Title: Deput Direct Date: 6-16-16	By: Renda E Rappa Title: Business Manager 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"):
 - a. Subpart D- Eligibility- 75% of Year 1 level of effort including follow-up of Year 1 findings.
 - b. 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
- 2. 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:
 - a. For Year 2 Scope, a draft of an audit report detailing compliance and non-compliance. Specifically the audit report complies with the (i) programmatic requirements of 45 CFR 1200 (c) 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, and (iv) State-based Marketplace Independent External Audit Technical Assistance dated October 29, 2014. The audit report will be based on an audit conducted in accordance with 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).
 - 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:
 - a. For Year 2 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 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, and (iv) State-based Marketplace Independent External Audit Technical Assistance dated October 29, 2014. The audit report will be based on an audit conducted in accordance with 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).
 - b. 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:

1/3 (One-third) of fee mid-point of the audit. Mid-point of the audit is measured as ½ (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.

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

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 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 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 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, 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 from this engagement.

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 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.

Management Responsibilities

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 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 and regulations and the provisions of contracts and grant agreements.

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 obtain audit evidence.

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) 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 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 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 taken to address significant findings and recommendations resulting from those audits, attestation engagements, performance audits, or other engagements or studies. Management is also responsible for providing its views on your current findings, conclusions, and recommendations, as well as our planned corrective actions, and for the timing and format for providing that information.

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 B, C, D, E, F, 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 that 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 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 report on internal control over compliance issued pursuant to *Government Auditing Standards*.

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 charged with governance internal control related matters that are required to be communicated under professional standards.

Programmatic Audit

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 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 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 result of this engagement.

The examination will meet the requirements of the Centers for Medicare and Medicaid Services final rule (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.

We understand your engagement will not include a detailed inspection of every transaction and cannot be 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 inform us of any other violations of laws or regulations that come to your attention, unless clearly inconsequential.

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.



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

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 consulting services; and

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:

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, and revised Exhibit C, all are attached and incorporated as part of this contract.

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:

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.

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.

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:

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: Meanle	By: Lende E Porppa
Title: C00 Date: 6/30/2017	Title: Business Manager Date: June 30,2017

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)

- 1. 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. To the Authorized State Representative, by March 15, 2018, in electronic form, or at least 10 business days before the scheduled exit conference, whichever occurs earlier:
 - a. For Year 3 Scope, a draft of an audit report detailing compliance and non-compliance. Specifically the audit report complies with the (i) programmatic requirements of 45 CFR 1200 (c) 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, and (iv) State-based Marketplace Independent External Audit Technical Assistance dated October 29, 2014. The audit report will be based on an audit conducted in accordance with 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).
 - b. For Year 3 Scope, a draft of a management letter detailing all findings and associated recommendations arising from the audit of Year 3 Scope.
- 3. To the Authorized State Representative, by April 15, 2018, 3 paper copies and one electronic copy of:
 - a. For Year 3 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 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, and (iv) State-based Marketplace Independent External Audit Technical Assistance dated October 29, 2014. The audit report will be based on an audit conducted in accordance with 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).
 - b. 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:

1/3 (One-third) of fee mid-point of the audit. Mid-point of the audit is measured as ½ (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 end of field work is defined as the end of substantive testing work, when BerryDunn provides MNsure with a list of outstanding questions/requests for the completion of 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 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, 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 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 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 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, 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 from this engagement.

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 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.

Management Responsibilities

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 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 and regulations and the provisions of contracts and grant agreements.

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 obtain audit evidence.

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) 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 the Code of Federal Regulations. Management is also responsible for informing you of our knowledge of 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 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 taken to address significant findings and recommendations resulting from those audits, attestation engagements, performance audits, or other engagements or studies. Management is also responsible for providing its views on your current findings, conclusions, and recommendations, as well as our planned corrective actions, and for the timing and format for providing that information.

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 B, C, D, 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 that you consider relevant to preventing and detecting errors and fraud that are material to Title 45, Part 155, Subparts B, C, D, E, F, H, K, and M of the Code of Federal Regulations and to preventing and 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 report on internal control over compliance issued pursuant to *Government Auditing Standards*.

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 charged with governance internal control related matters that are required to be communicated under professional standards.

Programmatic Audit

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 D, E, F, K, and M of the Code of Federal Regulations, rendered during the year ended June 30, 2016, 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 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 result of this engagement.

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.

We understand your engagement will not include a detailed inspection of every transaction and cannot be 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 inform us of any other violations of laws or regulations that come to your attention; unless clearly inconsequential.

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.



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

Requesting Agency: MNsure MAD Contact: Kristin Batson 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: \$106,920.00 Category Code: Category Code: Category Code: 80101500 Account Code: Account Code: Account Code: Amount: Amounts Amount: Accounting Distribution 1: Accounting Distribution 2: Accounting Distribution 3:

Fund:

Fund:

Fund:

Appr:

Appr:

Dept ID:

Account Code:

Account Code:

Amount:

Processing Information: (Some entries may not apply.)

Begin Date: 9-8-15

Bnd Date: 6-30-15

Contract:

Number/Date/Entry Initials

Number/Date/Clausty

Number/Date/Signatures

[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 & Budget, Management Analysis & Development (Division).

Minnesota Management & Budget, 203 Administration Building, 50 Sherburne Ave., St. Paul, MN 55155 Telephone: 651-259-3800 • Fax: 651-797-1311 • TTY: 800-627-3529 • http://www.mad.state.mn.us

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, which is attached and incorporated as part of this contract.

2. Contacts:

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

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:

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 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 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:

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, 2016, or until all obligations have been satisfactorily fulfilled, whichever comes first.

5. 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,

6. Requesting Agency's Authorized Agent:

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

Interagency Agreement for Management Analysis & Development (Division) Services MAD Project Number: 2016-044

Page 2

7. 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.

8. 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.

9. State Audit:

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.

10. Liability:

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

Approved:

1. Requesting Agency	2. Management Analysis & Development
Date: 9/15/15	By: Render ERappa Title: Business Monager Date: Sept 8,2015

EXHIBIT A - MNsure BerryDunn Proposed Deliverables and Billing Schedule

Deliverables

Year 1 (Minnesota State Fiscal Year 2016):

- 1. The scope of the programmatic audit in year 1 will be limited to the following Subparts of 45 CFR 155 (hereinafter referred to as "Year 1 Scope"):
 - a. Subpart B- General Standards
 - b. Subpart C- General Functions of an Exchange
 - c. Subpart D- Eligibility
 - d. Subpart E- Enrollment
- 2. To the Authorized State Representative, by February 15, 2016, in electronic form, or at least 10 business days before the scheduled exit conference, whichever occurs earlier:
 - a. For Year 1 Scope, a draft of an Independent Accountant's Report on Examination of Compliance (the Examination Report) detailing compliance and non-compliance. 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 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, and (iv) State-based Marketplace Independent External Audit Technical Assistance dated October 29, 2014. The Examination Report will be based on an examination conducted in accordance with 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).
 - b. For Year 1 Scope, a draft of a management letter detailing all findings and associated recommendations not included in the Examination Report.
- 3. To the Authorized State Representative, by March 15, 2016, 3 paper copies and one electronic copy of:
 - a. For Year 1 Scope, a signed Independent Accountant's Report on Examination of Compliance (the Examination Report) that complies with the (i) programmatic requirements of 45 CFR 155.1200 (c) 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, and (iv) State-based Marketplace Independent External Audit Technical Assistance dated October 29, 2014. The Examination Report will be based on an Examination conducted in accordance with 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).
 - b. 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:

1/3 (One-third) of fee mid-point of the audit. Mid-point of the audit is measured as ½ (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 data privacy and security training and have submitted a detailed document request.

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

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



AMENDMENT #2 to INTERAGENCY AGREEMENT for MANAGEMENT ANALYSIS & DEVELOPMENT SERVICES AGREEMENT NUMBER 2017-004

WHEREAS, the State of Minnesota, MNsure, has an interagency agreement identified as 2017-004 (Contract: 111011, Order: 3000001245) with Minnesota Management & Budget, Management Analysis & Development (Division), for consulting services; and

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

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

1. Services to be Performed:

The Division agrees that through its Master Contract with Trissential the Division will sub-contract with Trissential to provide the services identified below:

Wanita Thostenson, Trissential: Lead business process improvement efforts across MNsure and especially in the call center, oversee continued implementation of customer service model, continue to implement policies and procedures to support customer service activity, coordinate with other agencies customer service activities, provide project management and leadership on a portfolio of strategic marketing projects. Coordinate with other agencies customer service activities, and Develop customer service feedback mechanism(s). In addition, the Contractor will provide strategy, planning and implementation leadership to assist MNsure to respond to potential regulatory and legislative changes.

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:

Up to 1,386 1,934 hours, but no more than-forty five (45) hours a week without prior written approval from MNsure's Deputy Chief Operating Officer, at a rate of \$160.00 per hour for services provided by Wanita Thostenson (Trissential). The Division will also invoice up to \$8,000.00 for project management. The total amount the Division will invoice under this agreement shall not exceed \$229,760.00 \$317.440.00.

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:

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 July 1, 2016, 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 February 28, 2017, 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: gm groß Title: CFO Date: 2/28/17	By: Frenda E Roppg Title: Business Manager Date: Feb 28,2017



AMENDMENT #3 to INTERAGENCY AGREEMENT for MANAGEMENT ANALYSIS & DEVELOPMENT SERVICES AGREEMENT NUMBER 2017-004

WHEREAS, the State of Minnesota, MNsure, has an interagency agreement identified as 2017-004 (Contract: 111011, Order: 3000001245) with Minnesota Management & Budget, Management Analysis & Development (Division), for consulting services; and

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

WHEREAS, Paragraph(s) 4 of the second amendment to the original contract shall be amended to read:

4. Effective Dates:

This agreement is effective July 1, 2016, 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, December 31, 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: Nelanti Title: COO Date: 6/18/2017	By: Kunda E Polppg Title: Business Manager Date: June 13, 2017



MAD Project Number: 2017-004 INTERAGENCY AGREEMENT for MANAGEMENT ANALYSIS & DEVELOPMENT SERVICES

Agency:	Fiscal Year:	Vendor Number: ID G10000000, Location 001
Total Amount of Contract: \$157,760.00	Amount of Contract I	
Category Code: 80101500	Category Code:	Category Code:
Account Code:	Account Code:	Account Code:
Amount:	Amount:	Amount:
Accounting Distribution 1:	Accounting Distribution 2:	Accounting Distribution 3:
Fund:	Fund:	Fund:
Appr:	Appr:	Appr:
Dept ID:	Dept ID:	Dept ID:
Account Code:	Account Code:	Account Code:
Amount:	Amount:	Amount:
ocessing Information: (Some entries ontract: 1/10/1/6-19-1 Number/Date/Entry In	may not apply.) Begin Date: 7-1	End Date: 12-31-16 D / 2 45/6-19-16/DB ber/Date/Signatures [Individual signing certifies that funds have been encumbered as required by Minn. Stat. §§16A.15 and 16C.051

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

Minnesota Management & Budget, 203 Administration Building, 50 Sherburne Ave., St. Paul, MN 55155 Telephone: 651-259-3800 • Fax: 651-797-1311 • TTY: 800-627-3529 • http://mn.gov/mmb/mad/

1. Services to be Performed:

The Division agrees that through its Master Contract with Trissential the Division will sub-contract with Trissential to provide the services identified below:

Wanita Thostenson, Trissential: Lead business process improvement efforts across MNsure and especially in the call center, oversee continued implementation of customer service model, continue to implement policies and procedures to support customer service activity, coordinate with other agencies customer service activities, provide project management and leadership on a portfolio of strategic marketing projects. Coordinate with other agencies customer service activities, and Develop customer service feedback mechanism(s).

2. Contacts:

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

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:

Up to 936 hours, but no more than thirty six (36) hours a week, at a rate of \$160.00 per hour for services provided by Wanita Thostenson (Trissential). The Division will also invoice up to \$8,000.00 for project management. The total amount the Division will invoice under this agreement shall not exceed \$157,760.00.

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:

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 July 1, 2016, 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 December 31, 2016, or until all obligations have been satisfactorily fulfilled, whichever comes first.

5. 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.

6. Requesting Agency's Authorized Agent:

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

7. 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.

8. 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.

9. State Audit:

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.

Approved:

1. Requesting Agency	2. Wanagement Analysis & Development
By: PEy Hersch	By: Fenda E Rappa Title: Business Manager
Title: Depaty Director	Title: Business Manager
Date: 6-14-16	Date: June 10, 2016

		·	A Anna Carlo
			وبالمستطاعة ويلايتها فالمراوا والمراوية
			Cope on a pp. Millione de Million.
,			



AMENDMENT to INTERAGENCY AGREEMENT for MANAGEMENT ANALYSIS & DEVELOPMENT SERVICES AGREEMENT NUMBER 2017-004

WHEREAS, the State of Minnesota, MNsure, has an interagency agreement identified as 2017-004 (Contract: 111011, Order: 3000001245) with Minnesota Management & Budget, Management Analysis & Development (Division), for consulting services; and

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

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

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:

Up to 936 1,386 hours, but no more than thirty six (36) forty five (45) hours a week without prior written approval from MNsure's Deputy Chief Operating Officer, at a rate of \$160.00 per hour for services provided by Wanita Thostenson (Trissential). The Division will also invoice up to \$8,000.00 for project management. The total amount the Division will invoice under this agreement shall not exceed \$157,760.00 \$229,760.00.

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:

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 July 1, 2016, 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 December 31, 2016, February 28, 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.

1. REQUESTING AGENCY	2. DIVISION
By: Mark Title: Dynch C00 Date: 11/28/2016	By: Renda E Renppa Title: Business Manager Date: Nov 18, 2016



AMENDMENT to INTERAGENCY AGREEMENT for MANAGEMENT ANALYSIS & DEVELOPMENT SERVICES AGREEMENT NUMBER 2017-006

WHEREAS, the State of Minnesota, MNsure, has an interagency agreement identified as 2017-006 (Contract: 111013, Order: 3000001247) with Minnesota Management & Budget, Management Analysis & Development (Division), for consulting services; and

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

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

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:

Up to 1,170 1530 hours, the consultant will not work more than an average of forty (45) hours a week without prior written approval from MNsure's Deputy Chief Operating Officer, at a rate of \$115 per hour for services provided by Mark Hunt (Trissential). The Division will also invoice up to \$8,000.00 for project management. The total amount the Division will invoice under this agreement shall not exceed \$142,550.00 \$183,950.00.

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:

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 July 1, 2016, 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 December 31, 2016, February 28, 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.

1. REQUESTING AGENCY	2. DIVISION
By: Mann	By: Rendo E Perpa
Title: Deputer COO	Title: Business Manager
Date: 11/28/2016	Date: Nov 18, 2016



AMENDMENT #2 to INTERAGENCY AGREEMENT for MANAGEMENT ANALYSIS & DEVELOPMENT SERVICES AGREEMENT NUMBER 2017-006

WHEREAS, the State of Minnesota, MNsure, has an interagency agreement identified as 2017-006 (Contract: 111013, Order: 3000001247) with Minnesota Management & Budget, Management Analysis & Development (Division), for consulting services; and

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

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

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:

Up to 1,530 1,620 hours, the consultant will not work more than an average of forty (45) hours a week without prior written approval from MNsure's Deputy Chief Operating Officer, at a rate of \$115 per hour for services provided by Mark Hunt (Trissential). The Division will also invoice up to \$8,000.00 for project management. The total amount the Division will invoice under this agreement shall not exceed \$183,950.00 \$194,300.00.

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:

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 July 1, 2016, 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 February 28, 2017, March 24, 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.

1. REQUESTING AGENC	Y 2. DIVISION
By: Aoron	By: Lendon E Rappa
Title: USO	Title: Business Manager
Date: 2/17/2017	Date: Feb 9, 2017



AMENDMENT #3 to INTERAGENCY AGREEMENT for MANAGEMENT ANALYSIS & DEVELOPMENT SERVICES AGREEMENT NUMBER 2017-006

WHEREAS, the State of Minnesota, MNsure, has an interagency agreement identified as 2017-006 (Contract: 111013, Order: 3000001247) with Minnesota Management and Budget, Management Analysis and Development (Division), for consulting services; and

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

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

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:

Up to 1,530 1,620 1,827 hours, the consultant will not work more than an average of forty (45) hours a week without prior written approval from MNsure's Deputy Chief Operating Officer, at a rate of \$115 per hour for services provided by Mark Hunt (Trissential). The Division will also invoice up to \$8,000.00 for project management. The total amount the Division will invoice under this agreement shall not exceed \$183,950.00 \$194,300.00 \$218,105.00.

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:

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 July 1, 2016, 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 February 28, 2017, March 24, 2017 April 28, 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.

1. REQUESTING AGENCY	2. DIVISION
By: Mash	By: Renda E Rappa
Title: COO	Title: Business Manager
Date: 3/20/2017	Date: March 15, 2017



MAD Project Number: 2017-006 INTERAGENCY AGREEMENT for MANAGEMENT ANALYSIS & DEVELOPMENT SERVICES

Lequesting Agency: MNsure	MAD Contact: Kristin Batson		
accounting Information: Business U accounts - 670011.	Init – G1001, Fir	nancial Dept ID – G1031	500, APPRID – G100085, Fund – 5200,
Agency:	Fiscal Year	*	Vendor Number: ID G100000000, Location 001
Total Amount of Contract: \$142,550.00		Amount of Contract Fi	rst FY:
Category Code: 80101500	Category C	ode:	Category Code:
Account Code:	Account Co	ode:	Account Code;
Amount:	Amount:		Amount:
Accounting Distribution 1:	Accountir	ng Distribution 2:	Accounting Distribution 3:
Fund:	Fund:	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Fund:
Appr	Appr:		Appr:
Dept ID:	Dept ID:		Dept ID:
Account Code:	Account Co	ode:	Account Code:
Amount:	Amount:		Amount:
Processing Information: (Some entries Contract: 11013/6-19-1 Number/Date/Entry Ir	,	Begin Date: <u>7-1-</u> Order: <u>300000</u> Numb	End Date: 12-3116 1247/6-19-16 DB er/Date/Signatures [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 & Budget, Management Analysis & Development (Division).

Minnesota Management & Budget, 203 Administration Building, 50 Sherburne Ave., St. Paul, MN 55155 Telephone: 651-259-3800 • Fax: 651-797-1311 • TTY: 800-627-3529 • http://mn.gov/mmb/mad/

1. Services to be Performed:

The Division agrees that through its Master Contract with Trissential the Division will sub-contract with Trissential to provide the services identified below:

Mark Hunt, Trissential: Work as a business analyst for the Assister function at MNsure.

Duties for this position include:

- 1. Lead business functional analysis and develop use cases and functional specifications
- 2. Coordinate process flow modeling
- 3. Ensure that business architecture is integrated across all system functions
- 4. Coordinate business requirements related to Health Plan Benefits and Assister (Navigator/Broker) Certification and Display functionality
- 5. Coordinate identification of data dependencies, issue management and risk mitigation analysis
- 6. Document decisions and ensure that they meet state and federal standards
- 7. Develop business requirements and navigational work flows

2. Contacts:

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

Management Analysis & Development: Kristin Batson Requesting Agency: Stacey D'Andrea

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:

Up to 1,170 hours, the consultant will not work more than an average of forty (45) hours a week without prior written approval from MNsure's Deputy Chief Operating Officer, at a rate of \$115 per hour for services provided by Mark Hunt (Trissential). The Division will also invoice up to \$8,000.00 for project management. The total amount the Division will invoice under this agreement shall not exceed \$142,550.00.

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:

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 July 1, 2016, 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 December 31, 2016, or until all obligations have been satisfactorily fulfilled, whichever comes first.

Interagency Agreement for Management Analysis & Development (Division) Services MAD Project Number: 2017-006

5. 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.

6. Requesting Agency's Authorized Agent:

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

7. 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.

8. 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.

9. State Audit:

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.

Approved:

1. Requesting Agency	2. Wanagement Analysis & Development
By: Pen Hersch	By: Renda E Rappa
Title: Departy Director	Title: Business Manager
Date: 6-14-16	Date: June 10, 2016



Agency:

MAD Project Number: 2017-092 INTERAGENCY AGREEMENT for MANAGEMENT ANALYSIS & DEVELOPMENT SERVICES

Requesting Agency: MNsure MAD Contact: Renda Rappa

Fiscal Year:

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

Vendor Number:

		ID G10000000, Location 001	
Total Amount of Contract: \$69,984.00	Amo	Amount of Contract First FY:	
Category Code: 80101500	Category Code:	Category Code:	
Account Code;	Account Code:	Account Code:	
Amount:	Amount:	Amount:	
Accounting Distribution 1:	Accounting Dist	ribution 2: Accounting Distribution 3:	
Fund:	Fund:	Fund:	
Appr:	Appr:	Appr:	
Dept ID:	Dept ID:	Dept ID:	
Account Code:	Account Code:	Account Code:	
Amount:	Amount:	Amount:	
ocessing Information: (Some entries	s may not apply.) Beg	in Date: 3-1-17 End Date: 6-30-17	
ontract: IAK121409/2	/ -23-17/DB Order	in Date: 3-1-17 End Date: 6-30-17 End Date: 6-30-17 Number/Date/Signatures [Individual signing certifies that finds	
Number Date Entry 11	iitiais	[Interviewed Bighting Corrigtor their Junes	
8		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 & Budget, Management Analysis & Development (Division).

Minnesota Management & Budget, 203 Administration Building, 50 Sherburne Ave., St. Paul, MN 55155 Telephone: 651-259-3800 • Fax: 651-797-1311 • TTY: 800-627-3529 • http://www.mad.state.mn.us

1. Services to be Performed:

The Division agrees that through its Master Contract with North Highland the Division will sub-contract with North Highland to provide the services identified below:

Lee Wyland - North Highland, who is not a state employee, will act as the SharePoint Business Analyst for:

- o SHOP Projects
- o MNsure SharePoint Internal site
 - Partnering with MNIT Sharepoint Developers on defining business needs/requirements for further development of the SHOP enrollment system.
 - Partnering with MNIT Sharepoint Developers on production support issues related to the SHOP enrollment system and MNsure's internal Sharepoint site.

Update technical documentation for the following SHOP work processes in SharePoint, including business process documentation where appropriate:

- Invoicing and financial reconciliation
- Phase 1 and Phase 2 Eligibility
- Rate updates and other regularly recurring processes
- Renewal (employer and employees/dependents)
- New enrollment (employer and employees/dependents)
- SharePoint triggers/work flows surrounding carrier file preparation and transmission.

Deliver individual and group training to the MN.IT SharePoint team, based on the process documentation. He will receive direction from MN.IT and MNsure management on the desired prioritization of the documentation.

Provide development consultation and coaching to MN.IT SharePoint staff on an as needed basis. He will also create a high level architectural diagram of the system and answer questions about system mapping.

Return calls from MN.IT as soon as possible and within 24 hours be available to work on any assignments on most nights and weekends.

2. Contacts:

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

Management Analysis & Development: Renda Rappa

Requesting Agency: Stacey D'Andrea

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:

Up to 400 hours at a rate of \$162.00 per hour for services provided by Lee Wyland (North Highland). The consultant will not work more than twenty (20) hours a week without prior written approval from MNsure's Deputy Chief Operating Officer. The Division will also invoice up to \$5,184.00 for contract management. The total amount the Division will invoice under this agreement shall not exceed \$69,984.00

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:

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 March 1, 2017, 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.

5. 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.

6. Requesting Agency's Authorized Agent:

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

7. 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.

8. 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.

9. State Audit:

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.

Approved:

1. Requesting Agency	2. Management Analysis & Development		
By: Nelous	By: Renda E Pappa		
Title: 000, MNsure	Title: Business Manager		
Date: 2/27/2017	Date: Feb 23, 2017		



AMENDMENT to INTERAGENCY AGREEMENT for MANAGEMENT ANALYSIS & DEVELOPMENT SERVICES AGREEMENT NUMBER 2017-092

WHEREAS, the State of Minnesota, MNsure, has an interagency agreement identified as 2017-092 (IAK 121409, Order: 3000050989) with Minnesota Management & Budget, Management Analysis & Development (Division), for consulting services; and

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

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

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:

Up to 400 568 hours at a rate of \$162.00 per hour for services provided by Lee Wyland (North Highland). The consultant will not work more than twenty (20) hours a week without prior written approval from MNsure's Deputy Chief Operating Officer. The Division will also invoice up to \$5,184.00 \$7,984.00 for contract management. The total amount the Division will invoice under this agreement shall not exceed \$69,984.00 \$100,000.00.

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:

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 March 1, 2017, 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 September 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.

1. REQUESTING AGENCY	2. DIVISION	
By: Nelann	By: Randa & Payapa	
Title: COO	Title: Business Warager	
Date: U/22/2017	Date: June 19,2017	

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

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

State statutory exemptions included in chapter 16E

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

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 the understanding that both parties intend to continue working collaboratively to ensure best value for the state. However, for the avoidance of doubt, both parties also agree that MNsure's choice to follow MN.IT policies and practices it would otherwise be exempt from does not waive that exemption generally and MNsure may choose to rely upon the exemptions as outlined in law as needed.

Chapter 16E exemptions:

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

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

Interagency Agreement with the Minnesota Department of Human Services

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

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

Agency-based Chief Information Officer

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

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

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

1. The Office of MN.IT Services	2. MNsure
By: 1/20/5CC	By: Acou Sup
(With delegated authority)	(With delegated authority)
Title: CT0	Title: CEO
Date: 2-6-2015	Date: 2-6-20/5

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

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

Interagency Agreement with the Minnesota Department of Human Services

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

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

Agency-based Chief Information Officer

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

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,

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

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

Interagency Agreement with the Minnesota Department of Human Services

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

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

Agency-based Chief Information Officer

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

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,

Appendix A – MNsure/MN.IT SLA – Updated March 2016

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

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

1. The Office of Win.11 Services	2. Minsure
By: // L (J./ > L // With delegated authority)	By: AND ADD (With delegated authority)
Title: CTO	Title: CF0
Date: 3-10-2016	Date: 3-10-1(