REQUEST FOR PROPOSALS

FLEXIBLE SPENDING ARRANGEMENT

&

COBRA ADMINISTRATION SERVICES

RFP#: 3000008300

PROPOSAL DUE DATE: JULY 18, 2017

STATE OF LOUISIANA
DIVISION OF ADMINISTRATION
OFFICE OF GROUP BENEFITS
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1 ADMINISTRATIVE AND GENERAL INFORMATION

1.1 Purpose
The State of Louisiana, Office of Group Benefits (hereinafter called “OGB” or the “State”) requests Proposals from qualified Proposers to administer the Flexible Spending Arrangement (FSA) plans (health care and dependent care) and COBRA for health plan options, including, but not limited to, health care FSAs, offered by OGB in accordance with all federal, state, and any other applicable laws.

The FSA and COBRA third-party administrator will be responsible for all facets of the day-to-day operational administration including, but not limited to, adjudication and payment of claims, customer service, advisory and compliance services, employee communications, COBRA notices, account management, premium billing and collections, as well as reporting.

Upon request, the selected contractor(s) must work with other OGB vendors, the appointed OGB actuary, and/or employees from the Division of Administration to facilitate management of the health plan and flexible benefit plan options offered by OGB.

The general information contained in this RFP is complete and accurate to the best knowledge of OGB and based upon circumstances existing at the time the RFP was prepared. Any such data and information released with the RFP are representations and not warranties by OGB. Each Proposer submitting a Proposal shall assume sole responsibility for reliance upon information included in this RFP.

1.2 Background
OGB is responsible for the administration and management of state health and welfare benefit programs to over 250,000 active and retired State of Louisiana employees and their dependents, as well as the employees and dependents of other government entities that have elected to participate in the OGB plan of benefits. Offered benefits include health coverage, prescription drug coverage, FSA options, and life insurance. Related to this RFP, OGB currently offers self-funded health plans (administered by Blue Cross and Blue Shield of Louisiana) and a fully-insured Health Maintenance Organization plan (administered by Vantage Health Plan, Inc.).

OGB, as part of the benefit package for participating (active) employees, offers FSA plans which are tax-advantaged financial accounts that can be set up through employers. The FSA allows an employee to set aside a portion of earnings to pay for qualified expenses as established in the FSA plan, most commonly for medical expenses, but often for dependent care or other expenses. These deductions are not subject to payroll taxes and result in substantial payroll tax savings.

COBRA is offered to OGB health plan participants, who have been termed from health insurance coverage due to employer lay-off, resignation, dismissal, retirement, or other qualifying events. COBRA is also offered to participants in the General-Purpose Flexible Spending Arrangement (“GPFSA”) or Limited-Purpose Flexible Spending Arrangement (“LPFSA”), who have funds remaining in their FSA account.

Discovery Benefits, Inc., currently serves as the third-party administrator of COBRA and FSA services, and their contract terms December 31, 2017. OGB currently offers a GPFSA and LPFSA as well as a Dependent Care Flexible Spending Arrangement (“DCFSA”). Participants may elect to participate in the FSA during annual enrollment; the specified timeframe for eligible
new hires; or with an OGB Plan-Recognized Qualified Life Event (QLE). OGB follows IRS guidelines allowing the maximum annual contribution amounts to the FSA plans. Health coverage and FSA are currently offered to participants spanning seventy-two (72) different payroll systems.

The FSA is currently operated on a calendar year basis, from January 1 through December 31. The full election amount is made available for use by the participant on January 1 of each calendar year for the GPFSA and LPFSA. Participants have a Grace Period of two (2) months plus fifteen (15) days following the end of each calendar year to incur qualifying expenses to be reimbursed from unused benefits remaining at the end of the immediately preceding calendar year and a Run-out Period until April 30th to submit the subsequent reimbursement requests with all necessary supporting documentation. If a request for reimbursement is received prior to the deadline, but additional information to approve the request is required, such additional information may be submitted after April 30th.

If a participant has a balance greater than zero after all reimbursements have been made for the calendar year and/or Grace Period, such balance shall not be carried over to reimburse the participant for the qualifying expenses during a subsequent calendar year. Any remaining amounts in the participant’s account will be forfeited and returned to OGB.

FSA and COBRA data regarding enrollment and claims expenditures for Calendar Years (‘‘CY’’) 2016 and 2017 is provided below.

<table>
<thead>
<tr>
<th>Flexible Spending Arrangement</th>
<th>CY16 Enrollment</th>
<th>CY16 Claims Paid</th>
<th>CY17 Enrollment (As of 4/30/17)</th>
<th>CY17 Claims Paid (As of 4/30/17)</th>
</tr>
</thead>
<tbody>
<tr>
<td>General-Purpose</td>
<td>9,484</td>
<td>$7,712,815.09</td>
<td>5,929</td>
<td>$9,506,173.76</td>
</tr>
<tr>
<td>Limited-Purpose</td>
<td>163</td>
<td>$68,758.73</td>
<td>86</td>
<td>$113,301.04</td>
</tr>
<tr>
<td>Dependent Care</td>
<td>1,041</td>
<td>$1,285,627.36</td>
<td>440</td>
<td>$1,619,474.26</td>
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</table>

Note: Includes specification data furnished by the incumbent contractor.

<table>
<thead>
<tr>
<th>CY 2016 Letters Description</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>45 Day Notice With 1st Premium Month Paid</td>
<td>16</td>
</tr>
<tr>
<td>45 Day Notice With No Payment</td>
<td>86</td>
</tr>
<tr>
<td>45 Day Notice With Partial Payment</td>
<td>11</td>
</tr>
<tr>
<td>45 Day Notice With Partial Payment (insignificant payment amount)</td>
<td>7</td>
</tr>
<tr>
<td>COBRA General Rights Notice</td>
<td>4,603</td>
</tr>
<tr>
<td>COBRA Specific Rights Notice Letter</td>
<td>9,856</td>
</tr>
<tr>
<td>COBRA Termination Notice</td>
<td>275</td>
</tr>
<tr>
<td>Conversion Option Notice</td>
<td>50</td>
</tr>
<tr>
<td>Disability Extension Confirmation Notice</td>
<td>3</td>
</tr>
<tr>
<td>Disability Extension Denial Notice</td>
<td>2</td>
</tr>
</tbody>
</table>
### CY 2016 Letters Description

<table>
<thead>
<tr>
<th>Description</th>
<th>Quantity</th>
</tr>
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<tbody>
<tr>
<td>Enrollment Confirmation Notice</td>
<td>248</td>
</tr>
<tr>
<td>Insignificant Payment Notice</td>
<td>155</td>
</tr>
<tr>
<td>Medicare Notice</td>
<td>8</td>
</tr>
<tr>
<td>Partial Payment Notice</td>
<td>298</td>
</tr>
<tr>
<td>Plan Change Notice</td>
<td>4,193</td>
</tr>
<tr>
<td>Qualified Beneficiary Premium Coupon Book</td>
<td>63</td>
</tr>
<tr>
<td>Qualified Beneficiary Premium Notice</td>
<td>12</td>
</tr>
<tr>
<td>Reinstatement Notice</td>
<td>12</td>
</tr>
<tr>
<td>Takeover Notice</td>
<td>4</td>
</tr>
<tr>
<td>Unprocessed Payment Notice</td>
<td>6</td>
</tr>
<tr>
<td>Unprocessed Payment Notice Generic</td>
<td>2</td>
</tr>
<tr>
<td>Voided Payment Notice</td>
<td>11</td>
</tr>
<tr>
<td><strong>Total CY 2016 Letters</strong></td>
<td><strong>19,921</strong></td>
</tr>
</tbody>
</table>

*Note: Includes specification data furnished by the incumbent contractor.*

### CY 2017 Letters Description (As of 4/30/17)

<table>
<thead>
<tr>
<th>Description</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>45 Day Notice With 1st Premium Month Paid</td>
<td>5</td>
</tr>
<tr>
<td>45 Day Notice With No Payment</td>
<td>17</td>
</tr>
<tr>
<td>45 Day Notice With Partial Payment</td>
<td>2</td>
</tr>
<tr>
<td>COBRA General Rights Notice</td>
<td>1,134</td>
</tr>
<tr>
<td>COBRA Specific Rights Notice Letter</td>
<td>3,196</td>
</tr>
<tr>
<td>COBRA Termination Notice</td>
<td>93</td>
</tr>
<tr>
<td>Conversion Option Notice</td>
<td>17</td>
</tr>
<tr>
<td>Disability Extension Denial Notice</td>
<td>1</td>
</tr>
<tr>
<td>Enrollment Confirmation Notice</td>
<td>62</td>
</tr>
<tr>
<td>Insignificant Payment Notice</td>
<td>6</td>
</tr>
<tr>
<td>Medicare Notice</td>
<td>2</td>
</tr>
<tr>
<td>Partial Payment Notice</td>
<td>52</td>
</tr>
<tr>
<td>Plan Change Notice</td>
<td>81</td>
</tr>
<tr>
<td>Qualified Beneficiary Premium Coupon Book</td>
<td>15</td>
</tr>
<tr>
<td>Qualified Beneficiary Premium Notice</td>
<td>4</td>
</tr>
<tr>
<td>Reinstatement Notice</td>
<td>10</td>
</tr>
<tr>
<td>Takeover Notice</td>
<td>1</td>
</tr>
<tr>
<td>Unprocessed Payment Notice Generic</td>
<td>1</td>
</tr>
<tr>
<td>Voided Payment Notice</td>
<td>6</td>
</tr>
<tr>
<td><strong>Total CY 2017 Letters</strong></td>
<td><strong>4,705</strong></td>
</tr>
</tbody>
</table>

*Note: Includes specification data furnished by the incumbent contractor.*

Additional details regarding OGB’s FSA plans, COBRA plan resources, and QLEs can be found by accessing the websites listed below.
1.3 **Goals and Objectives**

1. To ensure accurate and timely FSA and COBRA administration.
2. To obtain a competitive financial arrangement with effective third-party FSA and COBRA administration.

1.4 **Term of Contract**

The term of any contract resulting from this RFP shall begin on or about January 1, 2018, and is anticipated to end on December 31, 2020. With all proper approvals and concurrence with the successful Contractor, agency may also exercise an option to extend for up to twenty-four (24) additional months at the same rates, terms, and conditions of the initial contract term. Prior to the extension of the contract beyond the initial thirty-six (36) month term, prior approval by the Joint Legislative Committee on the Budget (JLCB) and/or other approval authorized by law shall be obtained. Written evidence of JLCB approval shall be submitted, along with the contract amendment, to the Office of State Procurement (OSP) to extend contract terms beyond the initial 3-year term. The total contract term, with extensions, shall not exceed five (5) years. The continuation of this contract is contingent upon the appropriation of funds by the legislature to fulfill the requirements of the contract.

1.5 **Definitions**

**Account Management Team** – Denotes Contractor’s staff assigned to OGB which includes a dedicated Account Executive, Implementation Manager, Financial Analysis, Senior Operations Specialist, Compliance Analyst, Privacy Officer, Customer Service Manager, and COBRA Operations Manager.

**COBRA** – Denotes Consolidated Omnibus Budget Reconciliation Act.

**Contractor** – Denotes the successful Proposer who is awarded a Contract and assumes full responsibility and liability for completion of the deliverables.

**CY** – Denotes Calendar Year.

**Dependent Care Flexible Spending Arrangement** - Denotes the Flexible Spending Arrangement option that permits a participant to set aside pre-tax money to pay for dependent care expenses for young children under age thirteen (13) in daycare and elderly or disabled dependents, who cannot care for themselves and spends at least eight (8) hours in your household.

**FSA** – Denotes Flexible Spending Arrangement plans.

**General-Purpose Flexible Spending Arrangement (GPFSA)** – Denotes the Flexible Spending Arrangement option that permits a participant to contribute to an account for pre-tax reimbursement of certain qualifying medical care expenses.

**Grace Period** - Denotes the 2 months plus 15 days immediately following the end of a plan year when participants may incur qualifying expenses to be reimbursed from their respective unused
FSA benefits remaining at the end of the immediately preceding plan year in accordance with IRS Notice 2005-42 or any amendment thereof.

HIPAA – Denotes the Health Insurance Portability and Accountability Act.

IRS – Denotes Internal Revenue Service.

JLCC – Denotes Joint Legislative Committee on the Budget.

Limited-Purpose (Dental/Vision) Flexible Spending Arrangement (LPFSA) - Denotes the Flexible Spending Arrangement option that permits a participant to contribute to an account for pre-tax reimbursement of certain qualifying medical care expenses and to maintain his Health Savings Account eligible individual status.

OGB CEO – Denotes the Office of Group Benefit’s Chief Executive Officer.

OGB Plan-Recognized Qualified Life Event (QLE) – Denotes one or more of the OGB Plan-Recognized Qualified Life Events for COBRA and FSA purposes recognized by OGB from time-to-time.

OSP – Denotes Office of State Procurement.

Proposal – Denotes a response to a RFP.

Proposer – Denotes an individual or organization submitting a proposal in response to a RFP.

RFP – Denotes a Request for Proposals.

Run-out Period – Denotes the time period immediately following the Grace Period, ending on April 30th, when participants may submit qualifying expenses incurred during the preceding plan year and/or Grace Period for reimbursement from their respective unused FSA benefits remaining at the end of the immediately preceding plan year.

Shall, Must, Will – Denotes a mandatory requirement.

Should, May, Can – Denotes an advisable or permissible action.

1.6 Schedule of Events

<table>
<thead>
<tr>
<th>EVENT</th>
<th>DATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Post RFP to LaPAC</td>
<td>June 16, 2017</td>
</tr>
<tr>
<td>Deadline for Receipt of Written Inquiries</td>
<td>4:00 pm CST, June 27, 2017</td>
</tr>
<tr>
<td>Issue Responses to Written Inquiries</td>
<td>July 7, 2017</td>
</tr>
<tr>
<td>Deadline for Receipt of Proposals</td>
<td>4:00 pm CST, July 18, 2017</td>
</tr>
<tr>
<td>Oral Presentations, if required</td>
<td>Week of August 1, 2017</td>
</tr>
<tr>
<td>Notice of Intent to Award Announcement</td>
<td>Week of August 14, 2017</td>
</tr>
<tr>
<td>Begin Implementation</td>
<td>Week of September 4, 2017</td>
</tr>
<tr>
<td>Contract Effective Date</td>
<td>January 1, 2018</td>
</tr>
</tbody>
</table>

NOTE: OGB reserves the right to revise this schedule of events. Revisions, if any, before the Proposal submission deadline will be formalized by issuance of an addendum to the RFP.
1.7 Proposal Submittal

Firms/individuals who are interested in providing services requested under this RFP must submit a Proposal containing the mandatory information specified in this RFP. The Proposal must be received in hard copy (printed) version by the OGB RFP Coordinator/Blackout Period Contact on or before 4:00 pm Central Standard Time (“CST”) on the date specified in the Schedule of Events. Facsimile and electronic mail (“e-mail”) submissions are not acceptable. Proposers mailing their Proposals should allow sufficient mail delivery time to ensure receipt of their Proposal by the time specified.

The Proposer should label Proposal submissions as follows:

Flexible Spending Arrangements and COBRA Administration Services
Proposer’s Name

The Proposal package must be delivered at the Proposer's expense to:

OGB RFP Coordinator/Blackout Period Contact
Office of Group Benefits
1201 N. 3rd Street
Claiborne Building, Suite G-159
Baton Rouge, LA 70802

It is solely the responsibility of each Proposer to ensure that their Proposal is delivered at the specified place and prior to the deadline for submission. Proposals received after the deadline will not be considered. Proposers are hereby advised that the U.S. Postal Service does not make deliveries to OGB’s physical location.

1.8 Qualifications for Proposer

1.8.1 Mandatory Qualifications

Proposers must meet the following qualifications prior to the deadline for receipt of Proposals:

- Authorized to transact business in the State of Louisiana.
- Five (5) continuous years of experience providing COBRA and FSA administration services.
- Account Executive must have at least one (1) back-up staff member designated to handle the overall responsibility of OGB.
- Provide information regarding the Proposer’s last audit, to include a SOC 1, Type II or SOC 2, Type II report resulting from its most recent Statement on Standards for Attestation Engagements (SSAE) No. 16 audit. The results of such audit will be evaluated under the Technical Approach.

Each Proposer must include documentation demonstrating its compliance with the mandatory qualifications referenced above in its Proposal submission.

1.8.2 Desirable Qualifications

It is desirable that Proposers should meet the following qualifications prior to the deadline for receipt of Proposals:
Each member of the Account Management Team should have at least five (5) or more years of day-to-day experience administering COBRA or FSA benefits.

1.9 Proposal Response Format

Proposals submitted for consideration should follow the format and order of presentation described below.

A. Cover Letter

A cover letter should be submitted on the Proposer’s official business letterhead explaining the intent of the Proposer.

B. Table of Contents

The Proposal should be organized in the order contained below.

C. Executive Summary

This section should serve to introduce the scope of the Proposal. It should present administrative information including, Proposer contact name and phone number, and the stipulation that the Proposal is valid for a time period of at least ninety (90) calendar days from the date of submission. This section should also include the following:

1) A summary of the Proposer’s qualifications and ability to meet OGB’s overall requirements in the timeframes set by OGB;

2) Confirmation that the Proposer has not had a record of substandard work within the past five (5) years;

3) Indication of whether the Proposer has, in force, insurance coverage that meets the requirements specified in Section 1.33, or the ability and commitment to obtain all required insurance coverage;

4) A brief statement describing the adequacy of the Proposer’s financial capacity to handle the requirements of this RFP; and

5) Confirmation that the Proposer has not engaged and/or been prosecuted for any unethical practices within the past five (5) years.

The executive summary should include a positive statement of compliance with the contract terms; see Sample Contract, Attachment II. If the Proposer cannot comply with any of the contract terms, an explanation of each exception should be supplied. The Proposer should address the specific language in the Sample Contract, Attachment II and Business Associate Addenda, Attachment III, and submit whatever exceptions or exact contract modifications that its firm may seek. While final wording will be resolved during contract negotiations, the intent of the provisions will not be substantially altered. Selection of a Proposer does not require OGB to agree to any proposed deviation(s). Negotiations may begin with the announcement of the selected Proposer.

D. Company Background, Financial Condition and Experience

The Proposer should give a brief description of its organization, including a brief history, organization structure, number of years in business, and copies of its latest financial
statement, preferably audited. OGB reserves the right to request any additional information to assure itself of a Proposer’s financial status.

This section should also provide a detailed discussion of the Proposer’s prior experience in working on projects similar in size, scope, and function to the proposed contract. Proposers should describe their experience in other states or in corporate and governmental entities of comparable size and diversity with references from previous clients including client name, address, industry, contact person and title, telephone number, and email address. Also, describe any other experience or characteristics of the Proposer which would be relevant in evaluating the experience of your firm to perform the proposed services.

Proposers should clearly describe their ability to meet or exceed the mandatory qualifications set forth in Section 1.8.1 as well as the desirable qualifications in Section 1.8.2 and include any supporting documentation.

E. Approach and Methodology

Proposals should include enough information to satisfy evaluators that the Proposer has the appropriate experience, knowledge and qualifications to perform the scope of services as described herein. Proposers should respond to all requested areas.

The Proposer should:

- Describe its understanding of the nature of the Scope of Services and how its Proposal will best meet the needs of OGB.
- Provide a proposed project work plan that includes implementation plans that fully detail all tasks necessary to begin performance of the contract on January 1, 2018, 12:00 AM CST, IT/data file feed implementation, account management strategy, approach and methodology to be followed in providing the services, all other tasks and services to be performed as well as the responsible party and expected dates of completion.
- Identify areas of project risk and procedures to mitigate risks associated with implementation.
- Describe process for assuming Grace Period or Run-out claims from the incumbent contractor.
- Describe process for assuming COBRA administration from the incumbent contractor.
- Describe current procedures in place to handle Protected Health Information (“PHI”) and Personally-Identifiable Information (“PII”).
- Describe Proposer’s customer service program including hours of operations, location(s), training plan to ensure understanding of OGB’s benefit plan design and QLEs, scoring tool, production expectations (i.e., number of calls per day, time spent in available status, etc.), production metrics, staffing ratio, and available services to handle a diverse population.
Describe the approach to project management and quality assurance for implementation and administration of FSA and COBRA services.

Describe the strategy for ensuring internal fiscal controls will be effective for preventing fraud and abuse.

Include responses to all questions in Attachment I, Technical Questionnaire.

Include sample file layout specifications for the following: 1) new hire file (new hires eligible for health coverage); 2) termination file (employees termed for COBRA QLE regardless of the QLE date); 3) FSA enrollment (enrolled FSA participants and election amounts); 4) FSA substantiation (medical and pharmacy claims for FSA participants); 5) COBRA eligibility file (participants enrolled in COBRA); and 6) COBRA premiums (monthly premiums, including 2% administration fee, paid to Contractor and remitted to OGB) and 7) COBRA carrier notification (information updates on participants enrolled in COBRA).

F. Proposed Staff Qualifications

The Proposer should provide detailed information about the experience and qualifications, as it relates to the proposed role, of the Proposer’s dedicated Account Management Team, including but not limited to, the assigned Account Executive, Implementation Manager, Financial Analysis, Senior Operations Specialist, Compliance Analyst, Privacy Officer, Customer Service Manager, and COBRA Operations Manager, as well as any other personnel considered key to the success of the project. This information should include education, training, technical experience, functional experience, specific dates and names of employers, relevant and related experience, past and present projects with dates and responsibilities and any applicable certifications. This should also specifically include the role and responsibilities of each person on this project, their planned level of effort, their anticipated duration of involvement, and their on-site availability. Customer references (name, title, company name, address, e-mail address, and telephone number) should be provided for the cited projects in the individual resumes.

Proposers should clearly describe their ability to meet or exceed the mandatory qualifications set forth in Section 1.8.1 as well as the desirable qualifications in Section 1.8.2 and include any supporting documentation.

G. Veteran-Owned and Service-Connected Disabled Veteran-Owned Small Entrepreneurships (Veteran Initiative) and Louisiana Initiative for Small Entrepreneurships (Hudson Initiative) Programs Participation

Participation of Veteran Initiative and Hudson Initiative small entrepreneurship will be scored as part of the technical evaluation.

The State of Louisiana Veteran and Hudson Initiatives are designed to provide additional opportunities for Louisiana-based small entrepreneurship (sometimes referred to as LaVet’s and SE’s respectively) to participate in contracting and procurement with the State. A certified Veteran-Owned and Service-Connected Disabled Veteran-Owned small entrepreneurship (LaVet) and a Louisiana Initiative for Small Entrepreneurships (Hudson Initiative) small entrepreneurship are businesses that have been certified by the
Louisiana Department of Economic Development. All eligible vendors are encouraged to become certified.

Qualification requirements and online certification are available at:
http://smallbiz.louisianaeconomicdevelopment.com

Ten percent (10%) of the total evaluation points on this RFP are reserved for Proposers who are a certified Veteran (LaVet) and/or Hudson Initiative small entrepreneurship or who will engage the participation of one or more certified Veteran or Hudson Initiative small entrepreneurships as subcontractors.

If a Proposer is certified as a Hudson and a Veteran small entrepreneurship, the maximum points to be reserved is ten percent (10%) of the total evaluation points.

If a Proposer is not a certified Hudson or Veteran small entrepreneurship as described herein, but plans to use certified Hudson or Veteran small entrepreneurships, Proposer shall include in its Proposal the names of proposed certified Veteran Initiative or Hudson Initiative small entrepreneurship subcontractor(s), a description of the work each will perform, and the dollar value of each subcontract.

Reserved points shall be added to the applicable Proposer’s evaluation score as follows:

**Proposer Status and Reserved Points**

- Proposer is a certified LaVet or Hudson small entrepreneurship: Full amount of the reserved points.
- Proposer is not a certified LaVet or Hudson small entrepreneurship but has engaged one (1) or more LaVet or Hudson certified small entrepreneurships to participate as subcontractors. Points will be allocated based on the following criteria:
  - Number of LaVet and Hudson certified small entrepreneurships to be utilized;
  - Experience and qualifications of the certified LaVet and Hudson certified small entrepreneurship(s);
  - Anticipated earnings to accrue or the percentage of work subcontracted to the certified LaVet and Hudson small entrepreneurship(s); and
  - Percent of work allocated to the certified small entrepreneurship(s) pursuant to the resulting contract award.

During the term of the contract and at expiration, the Contractor will also be required to report Veteran-Owned and Service-Connected Disabled Veteran-Owned and Hudson Initiative small entrepreneurship subcontractor participation and the dollar amount of each.


A current list of certified Veteran-Owned and Service-Connected Disabled Veteran-Owned and Hudson Initiative small entrepreneurships may be obtained from the
Louisiana Economic Development Certification System at http://smallbiz.louisianaeconomicdevelopment.com. Additionally, a list of Hudson and Veteran Initiative small entrepreneurship, which have been certified by the Louisiana Department of Economic Development and who have opted to register in the State of Louisiana LaGov Supplier Portal https://lagoverpvendor.doa.louisiana.gov/irj/portal/anonymous?guest_user= self_reg may be accessed from the State of Louisiana Procurement and Contract (LaPAC) Network https://wwwcfprd.doa.louisiana.gov/osp/lapac/pubMain.cfm.

When using this site, determine the search criteria (i.e. alphabetized list of all certified vendors, by commodities, etc.) and select SmallE, VSE, or DVSE.

H. Cost Proposal

The Proposer must provide the total cost, inclusive of travel and all contract-related expenses, for providing the services described in the RFP. All cost information must be provided within Attachment IV, Cost Proposal Template.

Each cost component (i.e., FSA and COBRA administration) will be scored separately. For FSA administration, the proposed fixed monthly administrative fee will be multiplied by the estimated number of FSA participants to determine the cost for each category. The rates identified for each category will be added together to determine the total FSA cost. For COBRA administration, the proposed fixed monthly administrative fee will be multiplied by the estimated number of employees/retirees enrolled in OGB health plans to determine the total COBRA cost.

Scores for the two (2) cost components will be added together to determine the total Cost Proposal Score. The rates proposed in response to this RFP shall be guaranteed for the term of the contract. OGB requires the same or lower negotiated rates for the entire contract term and any option period.

I. Certification Statement

The Proposer must sign and submit Attachment V, Certification Statement.

J. Outsourcing of Key Internal Controls

Proposer shall provide information regarding the organization’s last internal controls and security audit, to include a SOC 1, Type II and/or SOC 2, Type II report resulting from its most recent Statement on Standards for Attestation Engagements No. 16 (SSAE 16) audit. Cost of the audit shall be borne by the Proposer. The results of such audit will be evaluated under the Technical Approach.

1.10 Number of Copies of Proposals

OGB requests the number of Proposal copies specified below be submitted to the OGB RFP Coordinator/Blackout Period Contact.

- One (1) Original (clearly marked “Original”) and Eight (8) numbered copies of the Technical Proposal. All should be clearly marked Technical Proposal.

- Two (2) CDs or portable drives of the entire Technical proposal in PDF and Word Format. All should be clearly marked Technical Proposal.
- One (1) Original (clearly marked “Original”) and Two (2) numbered copies of the Cost Proposal. All should be clearly marked Cost Proposal.
- Two (2) CDs or portable drives of the entire Cost Proposal in Word and Excel format. All should be clearly marked Cost Proposal.
- If applicable, Proposer should also submit an electronic redacted version of the Proposal. All should be clearly marked Redacted.

At least one (1) copy of the Proposal shall contain original signatures of those company officials or agents duly authorized to sign Proposals or contracts on behalf of the organization. A certified copy of a board resolution granting such authority should be submitted if Proposer is a corporation. The copy of the Proposal with original signatures will be retained for incorporation in any contract resulting from this RFP.

1.11 Technical and Cost Proposals

Proposals should be submitted as specified in Section 1.10, and should include enough information to satisfy evaluators that the Proposer has the appropriate experience and qualifications to perform the scope of services as described herein. Proposers should respond to all requested areas.

1.12 Legibility/Clarity

Responses to the requirements of this RFP in the formats requested are desirable with all questions answered in as much detail as practicable. The Proposer’s response should demonstrate an understanding of the requirements. Proposals prepared simply and economically, providing a straightforward, concise description of the Proposer’s ability to meet the requirements of the RFP, are also desired. Each Proposer shall be solely responsible for the accuracy and completeness of its Proposal.

1.13 Confidential Information, Trade Secrets, and Proprietary Information

All financial, statistical, personal, technical and other data and information relating to OGB’s operation and made available to the Contractor in order to carry out the contract, or which become available to the Contractor in carrying out this contract, shall be protected by the Contractor from unauthorized use and disclosure through the observance of the same or more effective security and procedural requirements as are applicable to OGB. The Contractor shall not be required under the provisions of this paragraph to keep confidential any data or information which is or becomes publicly available through no fault of Contractor or its subcontractors, vendors, agents, or employees, is already rightfully in the Contractor’s possession, is independently developed by the Contractor outside the scope of the contract, or is rightfully obtained from third parties without breach of the contract.

Under no circumstance shall the Contractor discuss and/or release information to the media concerning this contract without prior express written approval of OGB.

1.14 Trade Secrets and Proprietary Information

The designation of certain information as trade secrets and/or privileged or confidential proprietary information shall only apply to the technical portion of the Proposal. The cost proposal will not be considered confidential under any circumstance. Any Proposal copyrighted
or marked as confidential or proprietary in its entirety may be rejected without further consideration or recourse.

For the purposes of this procurement, the provisions of the Louisiana Public Records Act (La. R.S. 44.1 et. seq.) shall be in effect. Pursuant to this Act, all proceedings, records, contracts, and other documents relating to this procurement shall be open to public inspection. Proposers are reminded that while trade secrets and other proprietary information they submit in conjunction with this procurement may not be subject to public disclosure, protections shall be claimed by the Proposer at the time of submission of their technical proposal. Proposers should refer to the Louisiana Public Records Act for further clarification.

The Proposer shall clear designate the part of the Proposal that contains a trade secret and/or privileged or confidential proprietary information as “confidential” in order to claim protection, if any, from disclosure. The Proposer shall mark the cover sheet of the Proposal with the following legend, specifying the specific section(s) of the Proposal sought to be restricted in accordance with the conditions of the legend:

“The data contained in pages _____ of the Proposal have been submitted in confidence and contain trade secrets and/or privileged or confidential information and such data shall only be disclosed for evaluation purposes, provided that if a contract is awarded to this Proposer as a result of or in connection with the submission of this Proposal, the State of Louisiana shall have the right to use or disclose the data therein to the extent provided in the contract. This restriction does not limit the State of Louisiana’s right to use or disclose data obtained from any source, including the Proposer, without restrictions.”

Further, to protect such data, each page containing such data shall be specifically identified and marked “CONFIDENTIAL”.

If the Proposer’s response contains confidential information, the Proposer should also submit a redacted copy of their Proposal along with their original Proposal. When submitting the redacted copy, the Proposer should clearly mark the cover as such - “REDACTED COPY” - to avoid having this copy reviewed by an evaluation committee member. The redacted copy should also state which section(s) or information has/have been removed. The Proposer should also submit one (1) electronic redacted copy of their Proposal on a flash drive or CD. The redacted copy of the Proposal will be the copy produced by the State if a competing Proposer or other person seeks review or copies of the Proposer’s confidential data.

If the Proposer does not submit the redacted copy, it will be assumed that any claim to keep information confidential is waived.

Proposers shall be prepared to defend the reasons why the material should be held confidential. By submitting a Proposal with data, information, or material designated as containing trade secrets and/or privileged or confidential proprietary information, or otherwise designated as “confidential,” the Proposer agrees to indemnify and defend (including attorneys’ fees) the State and hold the State harmless against all actions, fees, expenses, or court proceedings that may ensue, which seek to order the State to disclose the information.

The State reserves the right to make any Proposal, including proprietary information contained therein, available to OSP personnel, the Office of the Governor, the legislative auditor, and other State agencies or organizations for the sole purpose of assisting the State in its evaluation of the
Proposal. The State shall require said individuals to protect the confidentiality of any specifically identified proprietary information or privileged business information obtained as a result of their participation in these evaluations.

Additionally, any Proposal that fails to follow this section and/or La. R.S. 44:3.2(D)(1) shall have failed to properly assert the designation of trade secrets and/or privileged or confidential proprietary information and the information may be considered public record.

1.15 Proposal Clarifications Prior to Submittal

1.15.1 Pre-proposal Conference
OGB will not hold a pre-proposal conference.

1.15.2 Proposer Inquiries
Written questions regarding RFP requirements or Scope of Services must be submitted to the OGB RFP Coordinator/Blackout Period Contact at OGB.Proposals@la.gov.

OGB will only consider written Proposer inquiries and requests for clarification of the content of this RFP received from potential Proposers. OGB reserves the right to modify the RFP should a change be identified that is in the best interest of OGB or the State.

To be considered, written inquiries and requests for clarification of the content of this RFP must be received via email, OGB.Proposals@la.gov, by 4:00 pm CST on the date specified in Section 1.6, Schedule of Events. Any and all questions directed to the OGB RFP Coordinator/Blackout Period Contact will require an official response. Official responses to all questions submitted by potential Proposers will be posted by the date specified in the Schedule of Events, Section 1.6, and can be accessed using the sites listed below.

https://wwwcfprd.doa.louisiana.gov/osp/lapac/pubMain.cfm
http://www.groupbenefits.org/latest-news/

Only the OGB RFP Coordinator/Blackout Period Contact or designee has the authority to officially respond to Proposer’s questions on behalf of OGB. Any communications from any other individuals are not binding upon OGB/State.

1.15.3 Blackout Period
The Blackout Period is a specified period of time during a competitive sealed procurement process in which any Proposer, bidder, or its agent or representative, is prohibited from communicating with any state employee or contractor of OGB/State involved in any step in the procurement process about the affected procurement. The Blackout Period shall apply not only to state employees, but also to any contractor of OGB/State. “Involvement” in the procurement process shall include but shall not be limited to project management, design, development, implementation, procurement management, development of specifications, and evaluation of proposals for a particular procurement. All solicitations for competitive sealed procurements will identify a designated contact person. All communications to and from interested persons regarding this RFP during the Blackout Period must be in accordance with this solicitation’s defined method of communication with the designated contact person. The Blackout Period will
begin upon posting of the solicitation. The Blackout Period will end when the contract is awarded.

In those instances in which a prospective vendor is also an incumbent vendor, OGB/State and the incumbent vendor shall contact each other with respect to the existing contract only. Under no circumstances shall OGB/State and the incumbent vendor and/or its agent(s) or representative(s) discuss the blacked-out procurement.

Any person or entity who violates the Blackout Period may be liable to OGB and the State in damages and/or subject to any other remedy allowed by law. Further, failure to comply with these requirements may result in any involved Proposal’s disqualification.

Any costs associated with cancellation or termination of this RFP will be the responsibility of the Proposer or bidder.

Notwithstanding the foregoing, the Blackout Period shall not apply to the following:

- A protest to a solicitation submitted pursuant to La. R.S. 39:1671, *et seq*. or LAC 34:V.2545, as amended April 7, 2015;
- Duly noticed site visits and/or conferences for bidders or Proposers;
- Oral presentations during the evaluation process; and,
- Communications regarding a particular solicitation between any person and staff of the procuring agency provided the communication is limited strictly to matters of procedure. Procedural matters shall include but not be limited to deadlines for decisions or submission of Proposals and the proper means of communicating regarding the procurement, but shall not include any substantive matter related to the particular procurement or requirements of the RFP.

The Blackout Period begins on June 16, 2017, and concludes upon the announcement of the successful Contractor.

**1.16 Errors and Omissions in Proposals**

OGB/State reserves the right to seek clarification of any Proposal for the purpose of identifying and eliminating minor irregularities or informalities. OGB/State will not be liable for any errors in Proposals.

**1.17 RFP Addenda**

OGB reserves the right to change the schedule of events or revise any part of the RFP by issuing an addendum to the RFP at any time. Addenda, if any, will be posted at the following locations:

https://wwwcfprd.doa.louisiana.gov/osp/ lapac/pubMain.cfm
http://info.groupbenefits.org/latest-news/

It is the responsibility of the Proposer to check the website for addenda to the RFP, if any.
1.18 Withdrawal of Proposal

A Proposer may withdraw a Proposal that has been submitted at any time up to the date and time the Proposal is due. To accomplish this, a written request signed by the authorized representative of the Proposer must be submitted to the OGB RFP Coordinator/Blackout Period Contact.

1.19 Waiver of Administrative Informalities

OGB/State reserves the right, at its sole discretion, to waive minor administrative informalities contained in any Proposal.

1.20 Proposal Rejection/RFP Cancellation

Issuance of this RFP does not constitute a commitment by OGB or the State to award a contract. OGB/State reserves the right to accept or reject, in whole or part, all Proposals submitted and/or cancel this RFP if it is determined to be in its best interest.

1.21 Ownership of Proposal

All materials submitted in response to this RFP shall become a Record of OGB/State. Selection or rejection of a Proposal does not affect this right.

1.22 Cost of Proposal Preparation

OGB/State shall not be liable for any costs incurred by Proposers prior to issuance of or entering into a contract. Costs associated with developing the Proposal, preparing for oral presentations, and any other expenses incurred by the Proposer in responding to this RFP are entirely the responsibility of the Proposer and shall not be reimbursed in any manner by OGB or the State.

1.23 Taxes

Contractor shall be responsible for payment of all taxes and fees on Contractor’s income, property, and entity status (i.e., permits, licenses, etc.) from the funds to be received under the contract awarded from this RFP.

1.24 Determination of Responsibility

Determination of the Proposer’s responsibility relating to this RFP shall be made according to the standards set forth in LAC 34:V.2536. OGB/State must find that the selected Proposer:

- Has adequate financial resources for performance, or has the ability to obtain such resources as required during performance;
- Has the necessary experience, organization, technical qualifications, skills, and facilities, or has the ability to obtain them;
- Is able to comply with the proposed or required time of delivery or performance schedule;
- Has a satisfactory record of integrity, judgment, and performance; and
- Is otherwise qualified and eligible to receive an award under applicable laws and regulations.
Proposers should ensure that their Proposals contain sufficient information for OGB/State to make its determination by presenting acceptable evidence of the above to perform the contracted services.

1.25 **Use of Subcontractors**

OGB/State shall have a single prime Contractor as the result of any contract negotiation, and that prime Contractor shall be responsible for all deliverables specified in the RFP and Proposal. This general requirement notwithstanding, Proposers may enter into subcontractor arrangements but shall acknowledge in their Proposals total responsibility for the entire contract.

If the Proposer intends to subcontract for or sublet portions of the work, the Proposer shall identify any subcontractor/sublet relationships and include specific designations of the tasks to be performed by the subcontractor. Information required of the Proposer under the terms of this RFP shall also be required for each subcontractor. The prime Contractor shall be the single point of contact for all subcontract work.

Unless provided for in the contract with OGB/State, the prime Contractor shall not contract with any other party for any of the services herein contracted without the express prior written approval of OGB/State.

1.26 **Written or Oral Discussions/Presentations**

OGB, at its sole discretion, may require all Proposers reasonably susceptible of being selected for the award to provide an oral presentation of how it proposes to meet OGB’s program objectives. OGB reserves the right to adjust the original scores based upon information received in the presentation, using the original evaluation criteria. Commitments made by the Proposer at the oral presentation, if any, will be considered binding.

1.27 **Acceptance of Proposal Content**

All Proposals will be reviewed to determine compliance with administrative and mandatory requirements as specified in the RFP. Proposals that are not in compliance will be rejected from further consideration.

1.28 **Evaluation and Selection**

The evaluation of Proposals will be accomplished by an evaluation committee, to be designated by OGB, which will determine the Proposal most advantageous to OGB, taking into consideration price and the other evaluation factors set forth in the RFP.

1.29 **Best and Final Offers (BAFO)**

OGB reserves the right to conduct a BAFO negotiation with one or more Proposers identified by the evaluation committee to be reasonably susceptible of being selected for an award. If conducted, the Proposers selected will receive written notification of their selection, a list of specific items to address in the BAFO, and instructions for submittal. The BAFO negotiation may be used to assist OGB in clarifying the scope of services or to obtain the most cost effective pricing available.

The written invitation to participate in a BAFO will not obligate OGB to a commitment to enter into a contract.
1.30 Contract Award and Execution

OGB/State reserves the right to enter into a contract without further discussion of the Proposal submitted based on the initial offers received.

OGB/State reserves the right to contract for all or a partial list of services offered in the Proposal. The RFP, including any addenda added, and the selected Proposal shall become part of the contract initiated by OGB/State.

The selected Proposer shall be expected to enter into a contract that is substantially the same as Attachment II, Sample Contract. A Proposer shall not submit its own standard contract terms and conditions as a response to this RFP. The Proposer should submit with its Proposal any exceptions or exact contract deviations that its firm wishes to negotiate. Additionally, the selected Proposer shall execute a Business Associate Addendum that is substantially the same as Attachment III. Negotiations may coincide with the announcement of the selected Proposer.

If the contract negotiation period exceeds twenty (20) business days or if the selected Proposer fails to sign the final contract within ten (10) business days of delivery from OGB/State, OGB/State may elect to cancel the award and award the contract to the next-highest-ranked Proposer.

1.31 Notice of Intent to Award

The evaluation committee shall compile the scores and make a recommendation to the OGB CEO on the basis of the responsive and responsible Proposer(s) with the highest score.

OGB/State reserves the right to make multiple awards.

OGB/State will notify the successful Proposer(s) in writing by “Notice of Intent to Award” letter and proceed to negotiate terms for final contract(s). The “Notice of Intent to Award” letter is the notification of the award, contingent upon approval by the Division of Administration, Office of State Procurement, and successful negotiation and execution of a written contract. Unsuccessful Proposers will be notified in writing accordingly.

The Proposals received (except for that information appropriately designated and determined as confidential or trade secret in accordance with La. R.S. 44.1 et. eq.), evaluation of Proposers’ strengths and weaknesses including the list of criteria used and the weight assigned each criterion, and scores of each considered Proposal shall be made available, upon request, to all interested parties after the “Notice of Intent to Award” letter has been issued.

Any Proposer aggrieved by the proposed award has the right to submit a protest in writing to the head of the agency issuing the award notice within fourteen (14) calendar days after the award has been announced by the agency.

The award of a contract shall be subject to the approval of the Division of Administration, Office of State Procurement.

1.32 Right to Prohibit Award

In accordance with the provisions of La. R.S. 39:2192, any public entity shall be authorized to reject a Proposal from, or not award a contract to, a business in which any individual with an ownership interest of five percent (5%) or more, has been convicted of, or has entered a plea of
guilty or nolo contendere to any state felony or equivalent federal felony crime committed in the solicitation or execution of a contract or RFP awarded under the laws governing public contracts under the provisions of Chapter 10 of Title 38 of the Louisiana Revised Statutes of 1950, and all contracts under Title 39, Chapter 17 of the Louisiana Procurement Code, including contracts for professional, personal, consulting, and social services.

1.33 Insurance Requirements for Contractors

Contractor's Insurance: The Contractor shall not commence work under the Contract until it has obtained all insurance required herein, and Contractor shall maintain the required insurance for the duration of the Contract or as further indicated herein. The date of the inception of the policy must be no later than the first date of anticipated work under the Contract. Certificates of Insurance shall be filed with the State for approval. If so requested, the Contractor shall also submit copies of insurance policies for inspection and approval of the State before work is commenced. Contractor must provide the State thirty (30) days’ prior written notice of any cancellation or reduction in coverage for any such insurance. Any such cancellation or reduction in coverage, if not approved in advance, may result in termination of the Contract.

Workers' Compensation Insurance: Before any work is commenced, Contractor must have in place and shall maintain during the life of the Contract, Workers’ Compensation Insurance for all of Contractor’s employees and other persons for whom Contractor is required to provide Workers’ Compensation Insurance under applicable law. In case any work is sublet, Contractor shall require the subcontractor similarly to provide Workers’ Compensation Insurance for all the latter’s employees, unless such employees are covered by the protection afforded by the Contractor. Workers’ Compensation Insurance shall be in compliance with the Workers’ Compensation law of the state of the Contractor’s headquarters. Employer’s Liability Insurance shall be included with a minimum limit of $1,000,000 per accident/per disease/per person.

Workers’ Compensation Indemnity: In the event Contractor is not required to provide or elects not to provide workers’ compensation coverage, the parties hereby agree that Contractor, its owners, agents, and employees will have no cause of action against, and will not assert a claim against, the State of Louisiana, its departments, agencies, agents and employees as an employer, whether pursuant to the Louisiana Workers’ Compensation Act or otherwise, under any circumstance. The parties also hereby agree that the State of Louisiana, its departments, agencies, agents and employees shall in no circumstance be, or considered as, the employer or statutory employer of Contractor, its owners, agents, and employees. The parties further agree that Contractor is a wholly-independent contractor and is exclusively responsible for its employees, owners, and agents. Contractor hereby agrees to protect, defend, and indemnify the State of Louisiana, its departments, agencies, agents, and employees from any such assertion or claim that may arise from the performance of this Contract.

Commercial General Liability Insurance: Contractor shall maintain during the life of the Contract such Commercial General Liability Insurance, including Personal and Advertising Injury Liability, which shall protect it, and the State, its officers, trustees, employees, servants, and/or agents, from losses, claims, demands, liabilities, suits, actions, damages, costs, fines, penalties, judgments, forfeitures, assessments, expenses, obligations (including attorneys’ fees), and other liabilities relating to personal injury, general negligence, violation of or failure to comply with any state or federal law, regulation, or other legal mandate, and damage to real or personal tangible property to the extent caused by Contractor, its employees, officers, agents,
partners or subcontractors, and which may arise from operations or services under the Contract, whether such operations or services be by Contractor or by a subcontractor, or by anyone directly or indirectly employed or procured by either of them, or in such manner as to impose liability on the State, its officers, trustees, employees, servants, and/or agents. Such insurance shall name the State of Louisiana, its officers, trustees, employees, servants, and agents as additional insureds. The amount of coverage shall be as follows: Commercial General Liability insurance, including Personal and Advertising Injury Liability, with policy limits of not less than $1,000,000 per occurrence and $2,000,000 in the aggregate, and Umbrella Liability insurance, with policy limits of not less than $5,000,000 per occurrence and $10,000,000 in the aggregate.

The Insurance Services Office (ISO) Commercial General Liability occurrence coverage form CG 00 01 (or current form approved for use in Louisiana), or equivalent, is to be used in the policy. Claims-made form is unacceptable.

**Professional Liability (Errors & Omissions) Insurance:** Contractor shall maintain professional liability insurance, which covers the professional errors, acts, or omissions of the Contractor, with minimum policy limit of $1,000,000 for the purpose of providing coverage for claims arising out of the performance of its services under this Contract. Claims-made coverage is acceptable. Coverage shall be provided for the duration of the Contract and shall have an expiration date no earlier than thirty (30) days after the anticipated completion of the Contract. The policy shall provide an extended reporting period of not less than twenty-four (24) months, with full reinstatement of limits, from the expiration date of the policy, if the policy is not renewed.

**Cyber Liability Insurance:** Contractor shall have in place before commencing work under the Contract and maintain during the life of the Contract and for the extended reporting period herein, cyber liability insurance, including first-party costs, for any electronic breach that compromises the State’s confidential data with a minimum policy limit of $25,000,000 for the purpose of providing coverage for claims arising out of the performance of its services under this Contract. Claims-made coverage is acceptable. Such insurance shall name the State of Louisiana, its officers, trustees, employees, servants, and agents as additional insureds. Coverage shall be provided for the duration of this Contract and shall have an expiration date no earlier than thirty (30) days after the anticipated completion of the Contract. The policy shall provide an extended reporting period of not less than twenty-four (24) months from the expiration date of the policy, if the policy is not renewed. The policy shall not be cancelled for any reason, except non-payment of premiums.

**Owned, Non-Owned and Hired Motor Vehicles:** Contractor shall maintain during the life of the Contract, Automobile Liability Insurance in an amount not less than combined single limits of $1,000,000 per occurrence for bodily injury/property damage. ISO form number CA 00 01 (or current form approved for use in Louisiana), or equivalent, is to be used in the policy. Such insurance shall cover and include third-party bodily injury and property damage liability for any owned, non-owned, and hired motor vehicles engaged in operations within the terms of the Contract, unless such coverage is included in insurance elsewhere specified.

**Subcontractor’s Insurance:** Contractor shall include all subcontractors as insureds under its policies or shall be responsible for verifying and maintaining the Certificates of Insurance provided for any and all subcontractors, which are not protected under the Contractor’s own insurance policies, of the same nature and in the same amounts as required of Contractor.
Subcontractors shall be subject to all of the requirements stated herein. The State reserves the right to request copies of subcontractor’s Certificates of Insurance at any time.

**Deductibles and Self-Insured Retentions:** Any deductibles or self-insured retentions must be declared to and accepted by the State. The Contractor shall be responsible for all deductibles and self-insured retentions.

**Other Insurance Provisions:** The policies are to contain, or be endorsed to contain, the following provisions:

1. **General Liability and Automobile Liability Coverages**
   a. The State, OGB, its officers, agents, employees, and volunteers shall be named as an additional insured as regards negligence by the Contractor. ISO Form CG 20 10 (or current form approved for use in Louisiana), or equivalent, is to be used when applicable. The coverage shall contain no special limitations on the scope of protection afforded to the State.
   b. The Contractor’s insurance shall be primary as respects the State, OGB, its officers, agents, employees, and volunteers. Any insurance or self insurance maintained by the State/OGB shall be excess and non-contributory of the Contractor’s insurance.
   c. Any failure of the Contractor to comply with reporting provisions of the policy shall not affect coverage provided to the State/OGB, its officers, agents, employees, and volunteers.
   d. The Contractor’s insurance shall apply separately to each insured against whom claim is made or suit is brought, except with respect to the policy limits.

2. **Workers’ Compensation and Employer’s Liability Coverage**
   The insurer shall agree to waive all rights of subrogation against the State/OGB, its officers, agents, employees, and volunteers for losses arising from work performed by the Contractor for the State/OGB under the Contract.

3. **All Coverages**
   a. Coverage shall not be cancelled, suspended, or voided by either the Contractor or the insurer or reduced in coverage or in limits, except after 30 days’ written notice has been given to the OGB/State. Ten-day written notice of cancellation is acceptable for non-payment of premium. Notifications shall comply with the standard cancellation provisions in the Contractor’s policy.
   b. Neither the acceptance of the completed work nor the payment thereof shall release the Contractor from the obligations of the insurance requirements or indemnification agreement.
   c. The insurance companies issuing the policies shall have no recourse against the OGB/State for payment of premiums or for assessments under any form of the policies.
   d. Any failure of the Contractor to comply with reporting provisions of the policy shall not affect coverage provided to the State/OGB, its officers, agents, employees, and volunteers.
Acceptability of Insurers: All required insurance shall be provided by a company or companies lawfully authorized to do business in the jurisdiction(s) in which the Project is performed. Insurance shall be placed with insurers with a A.M. Best's rating of A-:VI or higher. This rating requirement may be waived for worker’s compensation coverage only.

If at any time an insurer issuing any such policy does not meet the minimum A.M. Best rating, the Contractor shall obtain a policy with an insurer that meets the A.M. Best rating and shall submit another Certificate of Insurance as required in the Contract.

Verification of Coverage: Contractor shall furnish the OGB/State with Certificates of Insurance reflecting proof of required coverage. The Certificates for each insurance policy are to be signed by a person authorized by that insurer to bind coverage on its behalf. The Certificates are to be received and approved by the OGB/State before work commences and upon any Contract renewal thereafter.

In addition to the Certificates, Contractor shall submit the declarations page and the cancellation provision endorsement for each insurance policy. The OGB/State reserves the right to request complete certified copies of all required insurance policies at any time.

Upon failure of the Contractor to furnish, deliver, or maintain such insurance as above provided, the Contract, at the election of the OGB/State, may be suspended, discontinued, or terminated. Failure of the Contractor to purchase and/or maintain any required insurance shall not relieve the Contractor from any liability or indemnification under the Contract.

1.34 Indemnification and Limitation of Liability

(a) Contractor shall be fully liable for its own actions and the actions of its agents, employees, partners and subcontractors and shall fully protect, defend, and indemnify all State departments, including OGB, Agencies, Boards, and Commissions (collectively the “State”), its officers, trustees, employees, servants, subcontractors, agents, and volunteers from and against any and all losses, claims, demands, liabilities, suits, actions, damages, costs, fines, penalties, judgments, forfeitures, assessments, expenses, obligations (including attorneys’ fees), and other liabilities of every name and description relating to personal injury or death to any person or damages, loss, or destruction of any real or tangible property which may occur, or in any way arise out of, any act or omission, and any violation of or failure to comply with any state or federal law, or other legal or contract requirement (collectively, “Claim/Cost”) to the extent caused by Contractor, its agents, employees, partners or subcontractors; provided, however, that Contractor shall not be required to indemnify for that portion of any Claim/Cost arising hereunder due solely to the negligent or intentional act or failure to act of the State.

(b) Contractor shall fully protect, defend, and indemnify, the State, OGB, its officers, trustees, employees, servants, subcontractors, agents, and volunteers from and against all adverse federal and state tax consequences, loss, liability, damage, expense, attorneys’ fees or other obligations resulting from, or arising out of, any act or omission by Contractor in connection with other obligations resulting from or arising out of any premium charge, tax, or similar assessment by federal, state, and local governmental authorities, for which Contractor is liable.
(c) If applicable, Contractor will protect, defend, and indemnify, the State, OGB, its officers, trustees, employees, servants, subcontractors, agents, and volunteers, from and against all losses, claims, demands, liabilities, suits, actions, damages, costs, fines, penalties, judgments, forfeitures, assessments, expenses, obligations (including attorneys’ fees), and other liabilities of every name and description (collectively, “Claim/Cost”) which may be assessed against the State, OGB, its officers, trustees, employees, servants, subcontractors, agents, and volunteers in any action for infringement of a United States Letter Patent with respect to the products furnished, or of any copyright, trademark, trade secret or intellectual property right, in relation to this Contract provided that the State/OGB shall give Contractor: (i) prompt written notice of any action, claim or threat of infringement suit, or other suit; (ii) the opportunity to take over, settle or defend such Claim/Cost at Contractor’s sole expense; and (iii) reasonable assistance in the defense of any such action at the expense of Contractor. Where a Claim/Cost arises relative to a real or anticipated infringement, the State, OGB, its officers, trustees, employees, servants, subcontractors, agents, and/or volunteers, may require Contractor, at its sole expense, to submit such information and documentation, including formal patent attorney opinions, as to such infringement claim as OGB/the State deems necessary.

(d) Contractor agrees to indemnify and defend the State and OGB from all Claims/Costs relating to Contractor’s or its subcontractors’ fault or negligence, including, but not limited to, any claims relating to the failure of Contractor to provide services or fulfill obligations as specified in this contract due to financial hardship or insolvency.

(e) Contractor agrees to investigate, handle, respond to, provide defense for and defend any such claims, demands, suits, or causes of action at its sole expense and agrees to bear all other costs and expenses related thereto, even if the claims, demands, suits, or causes of action are groundless, false or fraudulent.

(f) In addition to the foregoing remedies for patent infringement Claims/Costs, if the use of the product, material, or service or part(s) thereof shall be enjoined for any reason or if Contractor believes that such use may be enjoined, Contractor shall have the right, at its own expense and sole discretion to take action in the following order of precedence: (i) to procure for the State/OGB the right to continue using such product, material, or service or part(s) thereof, as applicable, under the same terms and conditions as provided in this contract; (ii) to modify the product, material, or service so that it becomes a non-infringing product, material, or service of at least equal quality and performance, in the State’s/OGB’s sole opinion; (iii) to replace the product, material, or service or part(s) thereof, as applicable, with non-infringing components of at least equal quality and performance, in the State’s sole opinion; or (iv) if none of the foregoing is commercially reasonable, provide monetary compensation to the State/OGB.

(g) The State and OGB may, in addition to other remedies available to the State, OGB, its officers, trustees, employees, servants, subcontractors, agents, and/or volunteers at Law or equity and upon notice to Contractor, retain such monies from amounts due Contractor as may be necessary to satisfy any claim for damages, fines, penalties, judgments, assessments, expenses, obligations (including attorneys’ fees), and other liabilities asserted by or against the State, OGB its officers, trustees, employees, servants,
subcontractors, agents, and/or volunteers, for which Contractor owes indemnification and/or defense pursuant to this Section.

1.35 Payment

1.35.1 Payment Terms

In consideration of the services required by this contract, OGB hereby agrees to pay to Contractor a maximum fee to be determined after contract award and negotiation. Payments are predicated upon successful completion and written approval by OGB of the described services and deliverables as provided in the contract. Contractor will not be paid more than the maximum amount of the contract. **No payments will be made by OGB on banking or State holidays.**

The methods of payment may be via EVP, a method that converts check payments to a Visa credit card account with unique security features and electronic remittance notifications, EFT, a method in which payment is sent directly from the State’s bank to the payee’s bank, or wire transfer, a same day electronic funds transfer from OGB/State’s bank account to the payee’s bank account. See Attachment VIII, Electronic Vendor Payment Solution, for additional information regarding electronic payment methods and registration.

Contractor will invoice OGB monthly for payment of administrative fees within five (5) business days after the end of each month. For billing purposes, FSA participant counts will be determined on the last business day of each month. For COBRA administration, the administrative fee will be based on the number of employees/retirees enrolled in the OGB health plans at the end of each month. Participants losing eligibility to receive FSA reimbursement after the first business day of the month are included in the count for that month’s billing. The amount of administrative fees paid will be based upon the number determined by OGB’s eligibility system using the contracted rate. Upon validation of the invoice for administrative fees, OGB shall render payment of undisputed amounts within thirty (30) days.

1.36 Termination of the Contract for Cause

The State may terminate the Contract for cause based upon the failure of Contractor to comply with the terms and/or conditions of the Contract provided that the State shall give Contractor written notice specifying Contractor’s failure. If within thirty (30) days after receipt of such notice, Contractor shall not have corrected such failure or, in the case of failure which cannot be corrected in thirty (30) days, begun in good faith to correct such failure and thereafter proceeded diligently to complete such correction, then the State may, at its option, place Contractor in default and the Contract shall terminate on the date specified in such notice.

Provided Contractor is not in breach of the Contract, Contractor may exercise any rights available to it under Louisiana law to terminate for cause upon the failure of the State to comply with the terms and conditions of the Contract, provided that Contractor shall give the State written notice specifying the State’s failure, provided the failure of the State does not result from force majeure or fault of Contractor, its agents, or representatives, and further provided that Contractor shall give the State a reasonable opportunity for the State to cure the defect.

1.36.1 Termination of the Contract for Convenience

The State may terminate the Contract at any time by giving thirty (30) days’ written notice to Contractor of such termination or negotiating with Contractor an effective date. Contractor shall
be entitled to payment for services completed prior to receipt of such notice and deliverables in
progress, to the extent work has been performed satisfactorily.

1.36.2 Termination for Non-Appropriation of Funds

The continuation of this Contract is contingent upon the appropriation of funds by the Louisiana
Legislature to fulfill the requirements of the Contract. If the Legislature fails to appropriate
sufficient monies to provide for the continuation of the Contract, or if such appropriation is
reduced or eliminated by the veto of the Governor or by any means provided in the
Appropriations Act of Title 39 of the Louisiana Revised Statutes of 1950 to prevent the total
appropriation for the year from exceeding revenues for that year, or for any other lawful purpose,
and the effect of such reduction is to provide insufficient monies for the continuation of the
Contract, the Contract shall terminate on the date of the beginning of the first fiscal year for
which funds have not been appropriated.

1.37 Assignment

Contractor shall not assign any interest in the Contract by assignment, transfer, novation, or
otherwise, without prior written consent of the State of Louisiana, Commissioner of
Administration. This provision shall not be construed to prohibit Contractor from assigning his
bank, trust company, or other financial institution any money due or to become due from
approved contracts without such prior written consent. Notice of any such assignment, novation,
or transfer shall be furnished promptly to the State.

1.38 Right to Audit

The State Legislative Auditor, federal auditors, internal auditors of the Division of
Administration and its designated agents, OGB, or others so designated by OGB/State shall be
entitled to audit all accounts, procedures, matters, and records of any Contractor or subcontractor
under any negotiated Contract or subcontract directly pertaining to the Contract for a period of
five (5) years after final payment under the Contract and by the subcontractor for a period of five
(5) years from the date of final payment under the subcontract, or such longer period as required
by applicable state and federal law. Records, including direct read access to databases and all
tables, shall be made available during normal business hours for this purpose.

OGB/State has the right to hire an independent third-party auditor, if OGB/State deems
necessary, to review all accounts, procedures, matters, and records, and Contractor and/or
subcontractor shall provide access to all files, information system access, and space access upon
request of OGB/State for the third-party auditor selected to perform the indicated audit.

In the event that an examination of records results in a determination that previously paid
invoices included charges which were improper or beyond the scope of the Contract, Contractor
agrees that the amounts paid to the Contractor shall be adjusted accordingly, and that the
Contractor shall within thirty (30) days thereafter issue a remittance to OGB/State of any
payments declared to be improper or beyond the scope of the Contract. In combination therewith,
or alternatively, OGB/State may offset the amounts deemed improper or beyond the scope of the
Contract against Contractor’s outstanding invoices, if any.
1.39 Compliance with Laws


Contractor agrees not to discriminate in its employment practices, and will render services under this Contract without regard to race, color, religion, sex, national origin, veteran status, political affiliation, disability, or age in any matter relating to employment. Any act of discrimination committed by Contractor, or failure to comply with these statutory obligations when applicable shall be grounds for termination of this Contract.

1.40 Record Ownership

All records, reports, documents, or other material related to the Contract, delivered or transmitted to the Contractor by OGB or its employees, agents, or authorized vendors, and/or obtained or prepared by Contractor or its subcontractors in connection with the performance of the services under the Contract shall become the property of OGB/State and are referred to herein as “Records.”

Contractor agrees to retain all Records in accordance with all state and federal laws and regulations. Further, Contractor agrees to retain all Records in accordance with OGB’s official retention schedules (the “Schedules”), Attachment VI, until such time as the Records are returned to OGB/State or other disposition is agreed. In the event the applicable Law and the Schedules contain different retention periods, the Records shall be kept for the longer period. Records shall be in a format and media as required by applicable Law, or as agreed upon by the parties in writing, if allowed by Law. The Schedules in place as of the effective date of this Contract are contained in Attachment VI, Records Retention Schedule, and may be amended from time-to-time as deemed necessary by OGB. To further ensure compliance with the Schedules and Louisiana retention laws and rules, Contractor agrees to abide by the processes outlined in Attachment VII, Imaging System Survey Compliance and Records Destruction. Contractor shall return the Records to OGB/State, at Contractor’s expense, within seven (7) days of request or in the specific instance of termination or expiration of the Contract, within sixty (60) days after the termination or expiration of the Contract, and shall retain no copies of the Records, unless required by applicable Law.

1.41 Entire Agreement/Order of Precedence

The Contract, together with the RFP and addenda issued thereto by OGB/State, the Proposal submitted by the Contractor in response to the RFP, and any exhibits specifically incorporated herein by reference, shall constitute the entire agreement between the parties with respect to the subject matter.

In the event of any inconsistent or incompatible provisions, the signed Contract (excluding the RFP and the Contractor’s Proposal) shall take precedence, followed by the provisions of the RFP, and then by the terms of the Contractor’s Proposal.
1.42 **Contract Modifications**

No amendment or variation of the terms of the Contract shall be valid unless made in writing, signed by the parties, and approved as required by applicable Law. No oral understanding or agreement not incorporated in the contract shall be binding on any of the parties.

1.43 **Substitution of Personnel**

The Contractor’s personnel assigned to the Account Management Team under the Contract shall not be replaced without the prior written consent of the State. Such consent shall not be unreasonably withheld or delayed provided an equally qualified replacement is offered. In the event any Contractor personnel become unavailable due to resignation, illness, or other factors, excluding assignment to projects outside the Contract, outside of the Contractor’s reasonable control, as the case may be, the Contractor shall be responsible for providing an equally qualified replacement in time to avoid delays in providing services. When possible, Contractor will give OGB a minimum of sixty (60) days’ advance written notice of any changes in OGB’s Account Management Team, and a description of the training for new team members. Reasonable exceptions would apply in situations beyond Contractor’s control (i.e., resignation/termination with less than sixty (60) days’ notice). OGB reserves the right to request changes to any of the assigned personnel based on unsatisfactory performance levels as determined by OGB. Additionally, OGB will be provided with the opportunity to interview any new team member(s).

1.44 **Governing Law**

The Contract shall be governed by and interpreted in accordance with the laws of the State of Louisiana, including but not limited to La. R.S. 39:1551-1736 (Louisiana Procurement Code, as applicable), to the extent that federal law does not preempt state law, purchasing rules and regulations, executive orders, standard terms and conditions, special terms and conditions, and specifications listed in the RFP. After exhaustion of all applicable administrative remedies, the sole venue of any action brought with regard to this Contract shall be in the Nineteenth Judicial District Court, Parish of East Baton Rouge, State of Louisiana.

1.45 **Claims or Controversies**

Any claim or controversy arising out of the Contract shall be resolved by the provisions of La. R.S. 39:1672.2-1672.4.

1.46 **Code of Ethics**

Proposers shall be responsible for determining that there will be no conflict or violation of the Louisiana Ethics Code if awarded the Contract. The Louisiana Board of Ethics shall be the only entity which can officially rule on ethics issues.

1.47 **Corporate Requirements**

If the Contractor is a corporation not incorporated under the laws of the State of Louisiana, Contractor shall have obtained a certificate of authority pursuant to La. R.S. 12:301-302 from the Louisiana Secretary of State. If the Contractor is a for-profit corporation whose stock is not publicly traded, the Contractor shall ensure that a disclosure of ownership form has been properly filed with the Louisiana Secretary of State.
1.48 Performance Bond

Unless issuance of such bond is against applicable law, Contractor shall provide a performance (surety) bond in an amount determined by OGB of no more than one hundred percent (100%) of the annual contracted administrative fees to ensure the successful performance under the terms and conditions of the Contract. The performance bond shall be written by a surety or insurance company currently on the U.S. Department of the Treasury Financial Management Services list of approved companies, which is published annually in the Federal Register, or by a Louisiana-domiciled insurance company with at least an A-rating to write individual bonds up to ten percent (10%) of policyholders’ surplus as shown in the latest A.M. Best’s Key Rating Guide. In addition, any performance bond furnished shall be written by a surety or insurance company that is currently licensed to do business in the State of Louisiana.

The performance bond is to be provided at least thirty (30) working days prior to the effective date of the Contract. Failure to provide within the time specified may cause the contract to be cancelled.

2 SCOPE OF SERVICES

2.1 Scope of Services

The Contractor shall provide the following services:

- Proactive support and educate employees on the advantages of FSAs and communication of available benefits with the goal of maximizing program enrollment;
- Solid operational performance, demonstrated by timely adjudication and payment of claims, validation of purchases, and reliable and accurate information of participant accounts; customer service; and
- COBRA administration in compliance with all OGB and regulatory requirements.

2.2 Task and Services

The Contractor must possess the knowledge, capability, and resourcefulness to effectively administer OGB’s FSA plans and COBRA in accordance with all federal, state, and any other applicable laws, regulations, policies, OGB requirements, etc.

The Contractor shall be responsible for successfully transitioning (in conjunction with OGB and the incumbent contractor) to being the Contractor responsible for completing all required services. The Contractor shall provide competent and qualified staff to work on the scope of services under the contract.

The Contractor will be responsible for ensuring the accuracy, timeliness, and completion of all tasks assigned under the resulting contract. OGB reserves the right to modify or delete the tasks and services listed and, if appropriate, add additional tasks and services prior to and during the term of the contract, subject to the approval of the OGB CEO, Office of State Procurement, and any other approval authorized by law.
At a summary level, these tasks include:

1. Implementation/Transition of COBRA and FSA Administration Services
2. General Support Services
3. FSA Administration Services
4. COBRA Administration Services

The Contractor shall perform the following tasks and services:

**Task (1): Implementation/Transition of Services**

- Assign a dedicated implementation team to manage the implementation process and the transition of services from the incumbent contractor.

- Work with OGB and incumbent contractor to transfer competencies and operational expertise essential to administering FSA plans and COBRA with minimum interruption to participants.

- Facilitate system programming including, but not limited to, data collection from OGB; file transfer set-up between OGB and Contractor; and data transfer and mapping. If Contractor requires file mapping and/or subsequent updates, this service will be provided by Contractor at no additional cost to OGB.

- Coordinate with OGB to develop mutually agreeable file layout specifications and transmission frequency for files such as the following:

  Files to be received by Contractor from OGB: 1) new hire file (new hires eligible for health coverage); 2) termination file (employees termed for COBRA QLE for health plan coverage only regardless of the QLE date); 3) FSA enrollment (enrolled FSA participants and election amounts); and 4) FSA substantiation (medical and pharmacy claims for FSA participants).

  Files to be sent by Contractor to OGB: 1) COBRA eligibility file (participants enrolled in COBRA); 2) COBRA premiums (monthly premiums, including two percent (2%) administration fee, paid to Contractor and remitted to OGB); and 3) COBRA carrier notification (information updates on participants enrolled in COBRA).

  **All files must be sent electronically using Secure File Transfer Protocol (“SFTP”) and encrypted using Pretty Good Privacy (“PGP”) with an annually expiring key.**

- Integrate with selected contractor(s) as defined by OGB for the administration of the health plans, including but not limited to the administrative services provider and pharmacy benefit manager for the purpose of out-of-pocket maximum accumulation, COBRA participation, etc.

- Conduct project status implementation meetings with the Contract Supervisor.

- Perform comprehensive systems testing and quality assurance audits, with results reported to OGB prior to the “Go-Live”, date at no additional cost.

- Ensure successful and timely completion of all tasks necessary to begin performance of the contract on January 1, 2018, 12:00 am CST.
Task (2): General Support Services

- Provide knowledgeable staff to attend statewide annual/special enrollments and any other informational meetings as requested by OGB.

- Provide advisory and compliance services to OGB regarding actual or pending state and federal laws, regulations, policies, procedures and potential impact to FSA and COBRA administration.

- Meet with OGB staff onsite, or via teleconference, on a quarterly basis to review and evaluate program administration.

- Provide 24/7 access to an online portal in compliance with the Patient Protection Affordable Care Act (“PPACA”) Section 1557 and any other regulatory requirement, except for scheduled maintenance, to FSA and COBRA participants, and OGB for activities such as claim submission, account monitoring (i.e., approved claims, pending claims, election amount, available balance, etc.), plan benefits and eligibility information, payment history, communications requested and approved by OGB, as well as any other information required by state and federal laws. Reporting capabilities are required for OGB. This online portal must include adequate encryption to guarantee protection of the participant’s privacy and confidential data (i.e., PHI, personal data, and banking information, as applicable). All outages in excess of one (1) hour should be promptly reported to the Contract Supervisor.

- Maintain a service disruption plan or procedure to continue customer service activities and all other business operations when existing service is temporarily unavailable due to either scheduled or unforeseen events (i.e., repairing/restoring utility or power supply, upgrading phone systems, and other events). OGB must be notified in advance for scheduled disruptions and within twenty-four (24) hours of occurrence for other events not related to the online portal.

- Investigate any suspicious activity, related to administration of COBRA and FSA, which it believes to be fraudulent or abusive whenever detected by Contractor or brought to the attention of the Contractor by OGB or other persons. Contractor shall have established procedures to aggressively monitor and proactively search for cases and potential cases of fraud and abuse including providing OGB with a quarterly report of fraud activities and discoveries relating to the contract.

- Administration of COBRA and FSA for participants from at least seventy-five (75) payroll systems within the State of Louisiana.

- Integrated FSA and COBRA systems that generate both health and FSA COBRA notices for applicable QLEs.

- Furnish a dedicated toll-free telephone number for incoming customer service calls in compliance with the PPACA Section 1557, including telephone technology for the hearing impaired and multi-lingual support. The call center must be staffed and available to receive calls Monday through Friday from 8:00 am to 7:00 pm, Central Standard Time (“CST”).
- Notify the applicable state authority (i.e., state treasurer, etc.) and escheat any unclaimed property upon the expiration of the statutory time period for escheatment.

**Task (3): FSA Administration Services**

- Subject to OGB’s customization and approval, Contractor will prepare and distribute all FSA materials, including but not limited to customized educational materials; claim processes and forms; debit cards; covered expenses; explanations of reimbursements and denials of reimbursements; appeals procedure, and monthly account statements for annual/special enrollment and FSA participants. All health care FSA communications must be in compliance with PPACA Section 1557. Contractor will be responsible for all costs associated with producing, printing, distributing, and mailing such materials using first-class mail. All printed material shall be provided in electronic format with final version submitted to OGB in PDF file format.

- Provide a secure online portal to accept individual contribution files and termination notifications from participating agencies and OGB.

- Process and verify claims requests in accordance with the plan design of OGB, all applicable mandatory provisions of the Internal Revenue Code governing such arrangements, including Section 125 (Cafeteria Plans) and any other applicable regulations, rules, and guidance issued by the Internal Revenue Services (“IRS”).

- Recoup funds from participants who fail to provide documentation needed to substantiate the claim(s) or documentation provided does not substantiate claim(s) for debit card transactions.

- Establish and maintain files on all FSA participants including all claims paid and/or denied, accurate account balances, timely activation and deactivation of debit cards, and respond to participant inquiries and document notice of action(s) taken.

- Notify participants, in writing, of the reason for denial of any claim.

- Provide the option for reimbursements using either check or direct deposit to the participant’s account.

- Provide participants with a debit card option to pay for eligible claim expenses. Debit cards, including replacement cards, will be provided to FSA participants and made available for spouse/dependents upon request, at no charge.

- Provide FSA debit card holders with real-time emails of debit card transaction notifications. The notification should include, but not limited to: transaction is fully substantiated, no further action is necessary; transaction is not fully substantiated, please submit documentation; reminder that a transaction is not fully substantiated, card holder has “x” number of days to submit documentation; or card holder has failed to submit substantiation, card is deactivated. Contractor shall prepare, print, and distribute letters to debit card holders with the above information when the debit card holder does not have an email address. Any such notifications must be in compliance with PPACA Section 1557.

- Provide a funding notification to OGB detailing the approved claims and debit card transactions scheduled for reimbursement to receive FSA contributions from OGB.
Contractor may request daily or weekly transfer of funds for debit card transactions and approved claims. **Under no circumstance will OGB prefund the Contractor’s account.**

- Establish and maintain a separate depository account to hold funds provided to Contractor by OGB for payment of plan benefits. Upon termination of this contract, Contractor shall return all OGB funds remaining in the account within sixty (60) calendar days.

- Prepare, print and mail FSA account statements to participants on a quarterly basis showing funds contributed, claims paid, and claims received but not paid. Contractor may distribute account statements electronically if participant elects such method of transmission. All such communications must be in compliance with PPACA Section 1557.

- Prepare, print, and mail end-of-plan-year warning notices to participants regarding Grace Period and Run-out Period for claim submission and subsequent forfeiture of any remaining contributions. Contractor may distribute notices electronically if participant elects such method of transmission.

- Reconcile funds and prepare monthly accounting statement including funds received, amount of claims paid by plan, plan year, amount of substantiated and unsubstantiated claims, account balance, and expense detail.

- Perform annually all federally required Section 125 nondiscrimination tests, reporting, filing, and amendments as required by law.

- Recommend steps to bring FSA plans in compliance if any plan fails any one of the federally required Section 125 nondiscrimination tests and assist OGB with implementation of any corrective action.

- Administer eligible Grace and Run-Out Periods and process run-on claims for the incumbent contractor, if requested by OGB.

- Administer eligible Grace Period and process subsequent run-off claims each calendar year. At OGB’s request, the handling of such claims may be transitioned to a successor appointed by OGB prior to the end of the run-off period, and the Contractor shall cooperate in transitioning such services to any successor appointed by OGB.

- Assist OGB with development of related employee benefit policies, procedures, and summary plan documents and ensure all such documents remain in compliance with all applicable regulations.

**Task (4): COBRA Administration Services**

- Administer all aspects of COBRA, including special limited health care FSA plans, as required by the U.S. Department of Labor and any other applicable federal or state agency, including compliance with all applicable state and federal regulations.

- Prepare, print, and mail all COBRA communications (i.e., COBRA specific rights notice letter, QLE notice, election notice/enrollment applications, premium billing, cancellation notices, rate change letters, termination letters, unavailability, delinquent payments,
payment deadlines, etc.) using first-class mail. All communications are subject to approval and customization by OGB prior to distribution. Contractor will be responsible for all costs associated with producing, printing, and mailing of such communications. All COBRA communications must be in compliance with PPACA Section 1557, [https://www.gpo.gov/fdsys/pkg/PLAW-111publ148/pdf/PLAW-111publ148.pdf](https://www.gpo.gov/fdsys/pkg/PLAW-111publ148/pdf/PLAW-111publ148.pdf).

- Provide technical guidance and administrative support to OGB regarding compliance with COBRA regulations and any other pertinent federal laws, rules, and regulations.
- Determine eligibility of terminated employees and/or COBRA participants and the length of COBRA continuation coverage for second QLEs.
- Track eligibility, elections, payments, cancellation dates due to nonpayment and/or expiration dates and timely notify OGB of such.
- Invoice, collect and maintain premium payment records for COBRA participants and remit payments to OGB, including the two percent (2%) administration fee, with a premium remittance report on a monthly basis. Do not report to OGB as paid any participant that did not remit the required payment amount.
- Maintain communications with COBRA Participants concerning eligibility for Medicare, Plan changes, and/or premium changes.
- Resolve all servicing issues related to the administration of services, including premium received and remitted, enrollment elections and discrepancies, address changes, etc.
- Accommodate various COBRA premium payment structures that OGB currently has in place. **OGB currently offers multiple medical plans with more than one (1) carrier.**
- Determine cancellation dates due to nonpayment or expiration of coverage.
- Submit electronic eligibility files and premium payments to OGB and its benefit administrators using an agreed upon schedule.
- Offer additional insurance offerings through the marketplace for COBRA participants.
- Implement and administer the current COBRA plans by January 1, 2018, administered by the incumbent contractor.
- Administration of COBRA plans for QLEs that occurred prior to calendar year 2015.
- Provide OGB with the ability to run standard reports such as the following: detailed participant reporting, termination reporting, QLE reporting, new hire COBRA notices mailed each month, individuals who elect and decline continuation coverage per month, and Medicare eligible participants.
## 2.3 Deliverables

The Contractor shall provide the following deliverables:

<table>
<thead>
<tr>
<th>Deliverable</th>
<th>Description</th>
<th>Frequency of Submission</th>
</tr>
</thead>
<tbody>
<tr>
<td>Independent Assurances</td>
<td>Contractor and any subcontractor performing key delegated functions shall each supply OGB with an exact copy of the SOC 1, Type II report and/or SOC 2, Type II report (as agreed by OGB) resulting from the SSAE 16 engagement. If a report is not available, the latest report will be provided with an attestation from management that the controls reported on have not significantly changed since the issuance of the report (“bridge letter”).</td>
<td>No later than September 30 of each calendar year.</td>
</tr>
<tr>
<td>Unclaimed Property</td>
<td>A copy of the documentation provided to the applicable state authority for escheatment of unclaimed property.</td>
<td>Within thirty (30) calendar days from submission.</td>
</tr>
<tr>
<td>FSA Contribution Replenishment Report</td>
<td>Detailed listing in a mutually agreeable format of approved claims and debit card transactions scheduled for reimbursement.</td>
<td>Within the established timeframe agreed upon between Contractor and OGB.</td>
</tr>
<tr>
<td>COBRA Accounting Statement</td>
<td>COBRA eligibility and payment status report including all COBRA participants for whom coverage is continued, including such information as name, identification number, effective date of coverage, plan, coverage status, amount and dates of payments made, date through which premium paid, and any outstanding premiums due.</td>
<td>Within fifteen (15) calendar days after the close of each month.</td>
</tr>
<tr>
<td>COBRA Premiums</td>
<td>Remit 100% of collected COBRA premiums (including 2% administrative fee collected from participants) to OGB with a premium remittance report. The content and format of the remittance report are subject to OGB’s prior approval.</td>
<td>Within ten (10) business days after the close of each month.</td>
</tr>
<tr>
<td>FSA Accounting Statement</td>
<td>FSA accounting statement including name, identification number, election amount, claim type (i.e., manual, debit card transaction, etc.), contribution</td>
<td>Within fifteen (15) calendar days after the close of each month.</td>
</tr>
<tr>
<td>Deliverable</td>
<td>Description</td>
<td>Frequency of Submission</td>
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<td>-------------------------------------------------</td>
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<tr>
<td>Deliverable</td>
<td>amounts received from OGB and paid out per month, cumulative year-to-date claim payments, and available balance.</td>
<td></td>
</tr>
<tr>
<td>Grievance Log</td>
<td>A detailed report listing all appeals and grievances filed during the month and the current status of each.</td>
<td>Within fifteen (15) calendar days after the close of each month.</td>
</tr>
<tr>
<td>Performance Guarantees</td>
<td>A detailed monthly report including metrics for the performance guarantees set forth in the contract.</td>
<td>Within thirty (30) calendar days after the close of each month.</td>
</tr>
<tr>
<td>Fraud and Abuse</td>
<td>Report detailing the financial impact of identified fraud and abuse.</td>
<td>Within thirty (30) calendar days after the close of each quarter.</td>
</tr>
</tbody>
</table>
| Forfeited FSA Participant Contributions          | Forfeited FSA participant contributions remittance report including, name, identification number, election amount, cumulative year-to date paid claims, total of denied claims, outstanding balance, and remaining balance, along with any forfeited funds. | Calendar Year 1: Due June 17, 2019, for the period of January 1 – December 31, 2018  
Calendar Year 2: Due June 17, 2020, for the period of January 1 – December 31, 2019  
Calendar Year 3: Due June 17, 2021, for the period of January 1 – December 31, 2020 |
| Ad Hoc Reports                                  | Client-specific ad hoc reports that will include data related to Contractor’s operating performance under the contract.                                                                                     | Within thirty (30) calendar days of request from OGB.                                                                                                  |

2.4 Technical Requirements

NOT APPLICABLE TO THIS CONTRACT

2.5 Project Requirements

OGB will designate an OGB Contract Supervisor to this contract who will serve as the primary point of contact for the Contractor. The Contractor shall be the single point of contact for all subcontract work.

3 EVALUATION

3.1 Evaluation and Review

Proposals that pass the mandatory requirements review, Section 1.8.1 Mandatory Qualifications, will be evaluated based on information provided in the Proposal according to the following criteria:
Phase 1 – Technical Approach

**Approach and Methodology**

- Demonstrated effectiveness of Proposer’s approach and methodology to performing the various services outlined in Section 2, Scope of Services and Attachment I, Technical Questionnaire.

- Ability to address anticipated problem areas, and creativity and feasibility of solutions to problems, and future integration of new procedures and technology.

- Effectiveness of Proposer’s approach to transitioning activities from the incumbent contractor.

- Training methodology proposed for project staff to understand current practices and ongoing training needs to address changes in policy and procedures.

- Quality, depth, and completeness of the project work plan.

- Effectiveness of reporting including the diversity of report types and formats supported.

- Understanding of the work, including a thoroughness shown in understanding the objectives of the Scope of Services (Section 2) and specific services and planned execution of the project.

**Experience and Staff Qualifications**

- Effectiveness of the proposed organization and staffing plan.

- Current and relevant knowledge, quality and depth of experience of the dedicated Account Management Team and any other personnel considered key to the success of the project through completed and ongoing efforts similar in nature to this effort.

- Evidence that the organization has the current capabilities and can assure performance for this requirement.

- Results of the organization’s last internal controls and security audit included in the SOC 1, Type II and/or SOC 2, Type II report.
• Demonstration of successful past experience, including Proposer and any subcontractor(s), that is similar to that necessary to perform services included in Section 2, Scope of Services with public entity accounts.

Phase 2 – Veteran and Hudson Initiative

Veteran-Owned and Service-Connected Disabled Veteran-Owned Small Entrepreneurships (Veteran Initiative) and Louisiana Initiative for Small Entrepreneurships (Hudson Initiative) Programs Participation (Value of 10% of the total evaluation points)

Ten percent (10%) of the total evaluation points on this RFP are reserved for Proposers who are a certified Veteran or Hudson Initiative small entrepreneurship or who will engage the participation of one or more certified Veteran or Hudson Initiative small entrepreneurship as subcontractors.

Reserved points shall be added to the applicable Proposer’s evaluation score as follows:

Proposer Status and Reserved Points:

- Proposer is a certified small entrepreneurship: Full amount of the reserved points.
- Proposer is not a certified small entrepreneurship but has engaged one or more certified small entrepreneurship to participate as subcontractors or distributors. Points will be allocated based on the following criteria:
  - Number of certified small entrepreneurship to be utilized;
  - Experience and qualifications of the certified small entrepreneurship(s);
  - Anticipated earnings to accrue to the certified small entrepreneurship(s); and
  - Percent of work allocated to the certified small entrepreneurship(s) pursuant to the resulting contract award.

Phase 3 – Cost

Cost Proposals for all Proposers will be evaluated and an absolute score calculated. Points will be assigned for cost using a calculation-based evaluation process based on the total costs from the pricing submitted by each Proposer on the Attachment IV: Cost Proposal Template.

Each cost component (i.e., FSA administration and COBRA administration) of the Cost Proposal will be scored separately using the following methodology:

1. The lowest Proposal will receive 100% of the available points for the cost component.
2. Remaining Proposals will receive points based on application of the following formula:

   \[ \text{Cost Points} = \left( \frac{\text{Cost of Lowest Cost Proposal for the cost component}}{\text{Cost of Proposal Being Evaluated for the cost component}} \right) \times \text{Total Points Available for the cost component}. \]

The rates identified for each cost component will be added together to determine the total cost for the respective cost component. Scores for the two (2) cost components will be added together to determine the total Cost Proposal score.

4 PERFORMANCE STANDARDS

4.1 Performance Requirements

See Section 2, Scope of Services
4.2 Performance Measurement/Evaluation/Monitoring Plan

Performance Guarantees:

The following performance guarantees are the minimum acceptable standards for the contract. These metrics shall be reported quarterly and reconciled on an annual basis unless another time period is agreed to between OGB and Contractor.

<table>
<thead>
<tr>
<th>Performance Measure</th>
<th>Performance Standard</th>
<th>Performance Guarantee (Percent at Risk Annually)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Independent Assurances</td>
<td>Contractor shall supply OGB with an exact copy of the SOC 1, Type II report and/or SOC 2, Type II report (as agreed by OGB) for Contractor and any subcontractor performing a key internal control resulting from the SSAE 16 engagement beginning September 30, 2018 and each calendar year thereafter.</td>
<td>$1,000 per day</td>
</tr>
<tr>
<td>First Call Resolution</td>
<td>90% of participant inquiries will be resolved in the first call.</td>
<td>2%</td>
</tr>
<tr>
<td>Written Inquiry Timeliness</td>
<td>98% of all written inquiries will be answered within seven (7) business days.</td>
<td>2%</td>
</tr>
<tr>
<td>Abandoned Call Rate</td>
<td>Less than or equal to 5% of participant calls abandoned after being connected for at least thirty (30) seconds.</td>
<td>2%</td>
</tr>
<tr>
<td>Average Speed to Answer</td>
<td>Average answer time is sixty (60) seconds or less.</td>
<td>2%</td>
</tr>
<tr>
<td>Claims Processing</td>
<td>98% of electronic and non-electronic claims paid within two (2) business days of receipt.</td>
<td>3.5%</td>
</tr>
<tr>
<td>Debit Cards</td>
<td>100% of debit cards mailed to FSA participants within seven (7) business days of Contractor’s receipt of an accurate and usable eligibility file.</td>
<td>3.5%</td>
</tr>
<tr>
<td>COBRA Premium Processing</td>
<td>100% of COBRA premiums remitted to OGB within ten (10) business days after the end of each month in which the premium(s) were received.</td>
<td>3.5%</td>
</tr>
<tr>
<td>Performance Measure</td>
<td>Performance Standard</td>
<td>Performance Guarantee (Percent at Risk Annually)</td>
</tr>
<tr>
<td>---------------------------------------------</td>
<td>---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>-----------------------------------------------</td>
</tr>
<tr>
<td>COBRA Initial Notice</td>
<td>100% of initial notices must be mailed within forty-five (45) calendar days from receipt of accurate and usable eligibility file from OGB for COBRA participants first becoming covered on or after January 1, 2018.</td>
<td>3%</td>
</tr>
<tr>
<td>COBRA Termination Notice</td>
<td>100% of COBRA termination notices mailed within seven (7) business days of Contractor’s determination.</td>
<td>3%</td>
</tr>
<tr>
<td>COBRA Election Notice</td>
<td>100% of COBRA election notices mailed within three (3) business days of notification of a QLE.</td>
<td>3%</td>
</tr>
<tr>
<td>COBRA Unavailability Notice</td>
<td>100% of COBRA unavailability notices mailed within seven (7) business days of notification of a QLE.</td>
<td>3%</td>
</tr>
<tr>
<td>Forfeited FSA Participant Contributions</td>
<td>100% of forfeited FSA participant contributions must be returned to OGB no later than June 17, of each calendar year.</td>
<td>4.5%</td>
</tr>
</tbody>
</table>

**Monitoring Plan:**

The Contract Supervisor will be the OGB Medical and Pharmacy Group Benefits Administrator who will monitor the services and performance provided by the Contractor and the expenditure of funds under the contract. The monitoring plan is as follows:

1. The Contractor will submit various monthly, quarterly, semi-annual, and annual reports to the Contract Supervisor as specified in RFP Section 2, Scope of Services.
2. The Contract Supervisor will work to ensure all deliverables are submitted timely and perform subsequent review and acceptance.
3. The Contract Supervisor will provide oversight of the implementation of the Scope of Services to ensure quality, efficiency, and effectiveness in fulfilling the goals and objectives of OGB.
4.3 Veteran-owned and Service-Connected Disabled Veteran-Owned Small Entrepreneurships (Veteran Initiative) and Louisiana Initiative for Small Entrepreneurships (Hudson Initiative) Programs Reporting Requirements

During the term of the contract and at expiration, the Contractor will be required to report Veteran-Owned and Service-Connected Disabled Veteran-Owned and Hudson Initiative small entrepreneurship subcontractor participation and the dollar amount of each.
ATTACHMENT I:  TECHNICAL QUESTIONNAIRE

Instructions: Provide a response to all questions below. Do not answer a question by referring to the answer of a previous question; restate the answer or recopy the answer under the new question. If, however, the question asks you to provide a copy of something, you may indicate where this copy can be found by referencing an attachment/exhibit number, letter or heading.

You are to state the question, then answer the question. Do not number answers without providing the question.

Note: Representations made by the Proposer in the responses provided below will be evaluated under the Technical Approach and will become contractual obligations that must be met during the contract term.

General

1. Indicate the number of FSA and COBRA plans your firm has in force as of January 1, 2017.
   a. What is the average tenure of your client?
   b. What is the average size of those clients?
2. How many group health plans do you currently support?
3. Does your firm outsource any portions of the FSA and/or COBRA administration?
   a. If so, what specific portions?
4. Describe the administrative system used to record, save, and track FSA and COBRA data including: age of system, date of last update, frequency of updates, recent and planned enhancements, system security and organizational approach to handle security.
5. Is your firm currently in the process of any system conversions (i.e., adjudication platform, reporting tools including web-based, phone, website, etc.)?
   a. If yes, which systems and when is completion expected?
6. Provide the date (month and year) of the last major system revision (i.e., adjudication platform, reporting tools including web-based, phone, website, etc.), how long it took to implement, and describe the type of revision or enhancement to each system.
7. Are there any major changes, upgrades, or modifications of your systems scheduled in the next thirty-six (36) months?
   a. If yes, describe your product changes (i.e., enhancement, upgrades, etc.), processes and procedures, and implementation schedule.
8. Have you been cited or fined or been threatened with citation or financial penalties within the last five (5) years by federal or state regulators for violations of federal or state laws and/or failure to implement regulations?
   a. If yes, explain fully.
9. Provide an overview and the resources assigned to the steps your firm is taking to comply with HIPAA regulations.
10. Identify the name and title of the individual within your organization responsible for HIPAA compliance.

11. Provide an overview of the steps your firm has taken or will take to ensure compliance with PPACA requirements applicable to OGB, including but not limited to Section 1557, when communicating in any way with OGB participants. This would require, for example, that OGB’s Notice of Nondiscrimination and taglines be included with all significant communications.

12. Provide your procedures for unclaimed or returned mail.

13. Describe your firm’s plan for a system back-up in the event of a system failure or disaster.

14. What is the latest date you would be comfortable beginning the implementation of OGB’s business?

15. Have any of your firm’s contracts to provide administration services for FSA and/or COBRA been terminated for cause?
   a. If so, explain and identify the vendor.

16. How does your firm monitor and communicate to clients regarding legislative, regulatory, and compliance issues related to FSA and COBRA administration?

17. Describe internal-control procedures in place to ensure compliance with Department of Labor, IRS, and Department of Treasury regulations for administration of FSA and COBRA.

18. Has your firm filed (or had filed against it) any bankruptcy or insolvency proceeding, whether voluntary or involuntary, or undergone the appointment of a receiver, trustee, or assignment for the benefit of creditors?
   a. If so, provide an explanation including all relevant details.

19. Are there any pending Securities Exchange Commission investigations or other government investigations involving your firm?
   a. If such are pending or in progress, include an explanation providing relevant details and an attached opinion of counsel as to whether the pending investigation(s) will impair the firm’s performance in a contract issued pursuant to this RFP.

20. Identify all open or pending litigation initiated by Proposer or where Proposer is a defendant, involving a customer matter.

21. Identify all suits filed against your firm within the past three (3) years.

22. Identify any and all litigation in which Proposer is a party and in which the amount in controversy exceeds $1,000,000.

23. If applicable, provide details surrounding any mergers, sales, or acquisitions as to your business or book of business scheduled for the next twelve (12) months.

24. Identify the members of the implementation team that will service OGB’s account during implementation.
25. Identify the members of the Account Management Team who will work with the account after implementation.

26. What services and/or special features set your firm apart from its competitors?

27. Does your firm have integrated FSA and COBRA systems that generate both health and FSA COBRA notices for applicable QLEs?
   a. If not, detail how this task is accomplished and the scope of the client’s involvement, if any.

28. Is your website compliant with PPACA Section 1557?
   a. If not, detail the steps you will take to become compliant and timeline for such.

29. Is your website available in languages other than English?
   a. If yes, detail what languages are supported.

30. Provide a link, login and password to access your firm’s online portal as a FSA participant, COBRA participant, and plan sponsor/client.

31. Provide a copy of the unclaimed property reporting and escheatment process.

**FSA Administration**

1. Describe the FSA administration online portal and smart phone capabilities available to participants including the extent of information participants can access regarding his/her account.
   a. Is this online portal compliant with HIPAA privacy requirements and PPACA Section 1557?

2. What is your standard response time to inquiries?

3. Can the FSA system administer multiple plan years concurrently and allow dual records during the first four or so months of a new plan year?
   a. Can the system automatically enroll eligible participants who elect to continue to participate?

4. Provide a description of your client reporting capabilities and provide copies of standard management reports and ad hoc reports available at no additional cost.
   a. Include the frequency of reports and available file formats (i.e., Excel, PDF, etc.).

5. Describe the process a participant would go through to submit health (i.e., general purpose and limited purpose) and dependent care claims.

6. What steps does your organization take to ensure that a submitted FSA claim is a covered expense under IRS Section 125?

7. Does your firm investigate and analyze claims prior to payment?
   a. Describe the administrative process of claims review.

8. What claim documentation will your firm require from a participant in order to pay the claim?
9. How frequently do you make claim reimbursements (i.e., daily, weekly, etc.)?
   a. Can OGB determine the frequency of reimbursements?
10. Describe the typical timeline of claim processing from receipt of claim to release of payment.
11. How soon after a paper claim is received before it is entered into your system and able to be seen by the customer service representatives?
12. What is your average FSA claim turnaround time for the past twelve (12) months (number of days from receipt of a clean claim)?
13. Describe the processing of a claim which is larger than the participant’s balance at the time of receipt and any notifications to the participant of such.
14. Does a participant automatically receive a debit card or do they request one?
   a. Does a participant receive a debit card each plan year?
15. Can a non-debit card reimbursement be issued via check or direct deposit, even though the participant has elected use of a debit card?
16. Does the debit card work with all FSA plans, such as health and dependent care?
   a. Please explain the functionality for each account type.
   b. How are these charges coordinated with manual charges to eliminate duplication?
17. What financial institution do you use for debit cards and how long have you partnered with that institution?
   a. Also, include a copy of their terms and conditions for users of the debit cards.
18. Explain the circumstances in which a debit card would be suspended. How is a participant notified?
19. Are transactions approved based on qualified expense codes under the FSA plans? Please explain.
20. Does your debit card system have the ability to substantiate claims from multiple carriers/plans?
   a. Can your firm load applicable co-pays so the card will substantiate those claims?
21. What process ensures that terminated participants’ debit cards are deactivated?
22. Describe your processes for the following:
   a. Process to replace reimbursement checks or direct deposits into closed accounts.
   b. Handling of stale dated checks.
   c. Process and timeframe to replace lost or stolen checks.
23. What type of notification is provided to participants regarding the status of a claim or reimbursement, and at what frequency?
24. Describe your denial process for unapproved or ineligible claims and reimbursements.
25. Provide a copy of your FSA appeal process.


27. Provide samples of the materials referenced below. These documents will be subject to OGB customization and approval prior to distribution.
   - Enrollment materials (i.e., welcome/enrollment kit)
   - Claim forms
   - Year-end forfeiture letter
   - Explanation of benefits
   - Request for substantiation of claim
   - Account balance statement
   - Annual enrollment materials
   - Any other communications sent to participants regarding their account

28. Describe how forfeitures are handled and the timeline for handling them.

29. Confirm that your firm will generate detailed quarterly account statements to participants, and end-of-plan-year warning notices regarding forfeitures.

30. Explain the time period for un-deposited or outstanding checks.
   a. What is your process for returning funds that have not cleared the bank within the established stale dated check timeframe?

31. Provide the process for month-end processing and reconciliation of all reimbursements issued and voided.

32. Do participants have to substantiate claims under the debit card manually by submitting receipts or supporting documentation?

33. How is a participant notified when additional information is needed to process a claim?

34. Describe the process for recouping money from participants when they fail to submit receipts.

35. Provide a list of all federally required Section 125 nondiscrimination tests, reporting, filing, etc. applicable to OGB that will be performed by your firm annually.

**COBRA Administration**

1. Provide samples of all COBRA notices, including but not limited to the following, and confirm that your firm can transit such notices compliant with PPACA Section 1557 if you are the successful Contractor:
   - COBRA specific rights notice letter
   - Qualifying event notice
   - Late payment, underpayment notice, insufficient funds notice
   - Termination of coverage notice
Unavailability letter
Premium notice
Any other forms and/or letters used to communicate with COBRA participants

2. What is your standard response time to inquiries?

3. Describe the production process and timeline for distribution of COBRA notification letters, including how COBRA notices are mailed, recorded within the system and monitored, including but not limited to general notices; qualifying event notice; notice of enrollment; notice of expiration or termination of coverage; unavailability, etc.

4. Describe the system process for determining if COBRA should be offered to a participant including computation of premium.

5. Describe the COBRA administration online portal and smart phone capabilities available to participants including the extent of information participants can access regarding his/her account.

6. Describe the methods available for participants to remit COBRA premiums and subsequent remittance to OGB.

7. Confirm there is no charge or fee to the participant for use of a debit card, credit card, or ACH transaction for payment of premium.

8. Describe the process to determine extended eligibility in the case of a secondary qualifying event or disability extension and address the scope of the client’s involvement in that process.

9. What COBRA activities are automated systematically?
   a. What activities are performed manually?

10. Describe the process that will be used to administer COBRA for QLEs that occurred prior to CY 2015.

11. Describe the process for notifying participants of nonpayment status and terminating coverage because of nonpayment of premium.

12. Describe the process for the processing of retro terminations.

Customer Service (FSA and COBRA)

1. How is the quality of customer service measured?

2. Will your firm provide a dedicated customer service unit and toll-free line, i.e., customer service representatives who will only handle calls from only OGB FSA and COBRA participants?

3. What facility/facilities will handle customer service for OGB’s FSA and COBRA participants and where will it be located?
   a. Will the customer service numbers be the same?

4. How many full-time call center representatives will be employed by the proposed call center(s) for OGB?
a. How many of these representatives will be dedicated to handling calls to COBRA and FSA administration inquiries from OGB participants?

b. How many of these representatives will be working at any one time?

5. What will the hours of operation be for customer service provided to OGB’s participants?

   a. How will customer service be handled after hours of operation (if hours of operation are not 24/7)?

6. What was the customer service representative turnover rate for the last calendar year for the facility and/or dedicated team you are proposing for OGB?

7. For the proposed customer service facility that will handle the OGB account, provide the following service statistics:

<table>
<thead>
<tr>
<th>Standard Metric</th>
<th>2015 Actual</th>
<th>2016 Actual</th>
<th>2017 Goal</th>
</tr>
</thead>
<tbody>
<tr>
<td>Telephone average speed of answer</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Percentage of calls abandoned</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Average hold time to speak with a customer service representative</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Average hold time to speak with a pharmacist</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Average call time</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Average time for problem resolution from initial notification</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Percentage of problems resolved during first call/contact (participant does not need to call back)</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

8. Confirm that your firm is willing to extend customer service hours for potential participants during OGB’s annual enrollment period, special enrollments, and/or as requested by OGB. Provide the extended hours of operation proposed.

9. How will calls be segmented (i.e., FSA, COBRA, claims inquiries, general service questions, etc.)?

10. What methodologies (i.e., silent call monitoring) are employed to monitor and control the quality of service provided?

11. Confirm that you will digitally record all customer service calls at no additional cost to OGB.

12. How long are the recordings kept?

13. Describe the services available for hearing impaired, visually impaired and non-English speaking customers?

   a. Confirm that these services will be in compliance with PPACA Section 1557.

14. Do you have the ability to warm transfer calls to other vendors?
ATTACHMENT II: SAMPLE CONTRACT

On this ______ day of ________________, 2017, the State of Louisiana, Office of Group Benefits, 1201 N. 3rd Street, Suite G-159, Baton Rouge, LA 70802, hereinafter sometimes referred to as the “OGB” or “State”, and (Contractor Name), (Address), hereinafter sometimes referred to as the “Contractor,” do hereby enter into a Contract under the following terms and conditions.

1 SCOPE OF SERVICES

1.1 CONCISE DESCRIPTION OF SERVICES

(Contractor Name) shall provide COBRA and FSA administration services in support of plan options offered by OGB/State. These services shall include, at a minimum, all services specified in Section 1.2 and the attachments referenced therein.

1.2 STATEMENT OF WORK

The Statement of Work consists of the following and/or any subsequent addendum:

Attachment I: See RFP Section 2, Scope of Services
Attachment II: See RFP Attachment I, Technical Questionnaire
Attachment III: See RFP Attachment III, Business Associate Addendum
Attachment IV: See RFP Attachment IV, Cost Proposal Template
Attachment V: See RFP Attachment VI, Records Retention Schedule
Attachment VI: See RFP Attachment VII, Imaging System Survey Compliance and Records Destruction
Attachment VII: See RFP Attachment VIII, Electronic Vendor Payment Solution

1.3 GOALS AND OBJECTIVES

1. To ensure accurate and timely FSA and COBRA administration.

2. To obtain a competitive financial arrangement with effective third-party FSA and COBRA administration.

1.4 PERFORMANCE MEASURES

The performance of the Contract, including but not limited to RFP Section 2, Scope of Services, and/or any subsequent addendum including performance criteria and corresponding monetary penalties for Contractor’s failure to comply with the identified criteria in Section 3.6, Performance Guarantees, will be measured by the OGB Contract Supervisor. The OGB Contract Supervisor is authorized to evaluate the Contractor’s performance against these criteria.
1.5 MONITORING PLAN

The Contract Supervisor will be the OGB Medical and Pharmacy Group Benefits Administrator who will monitor the services and performance provided by the Contractor and the expenditure of funds under this Contract. The monitoring plan is as follows:

1. The Contractor will submit various monthly, quarterly, semi-annual, and annual reports to the Contract Supervisor as specified in RFP Section 2, Scope of Services.
2. The Contract Supervisor will work to ensure all deliverables are submitted timely and perform subsequent review and acceptance.
3. The Contract Supervisor will provide oversight of the implementation of the Scope of Services to ensure quality, efficiency, and effectiveness in fulfilling the goals and objectives of OGB.

1.6 PROJECT MANAGEMENT

Project Management is as follows:

A. Account Management Team. Contractor will provide an Account Management Team for the duration of the engagement including a dedicated Account Executive, Implementation Manager, Financial Analyst, Senior Operations Specialist, Compliance Analyst, Privacy Officer, Customer Service Manager and COBRA Operations Manager. The Account Executive must have at least one (1) back-up staff member designated to handle the overall responsibility of OGB.

B. Substitution of Key Personnel. The Contractor’s personnel assigned to this Contract shall not be replaced without the prior written consent of OGB/State. Such consent shall not be unreasonably withheld or delayed provided an equally qualified replacement is offered. In the event that any Contractor personnel become unavailable due to resignation, illness, or other factors, excluding assignment to projects outside this Contract, outside of the Contractor’s reasonable control, as the case may be, the Contractor shall be responsible for providing an equally qualified replacement in time to avoid delays in providing services. When possible, Contractor will give OGB a minimum of sixty (60) days’ advance notice of any changes in OGB’s Account Management Team, and a description of the training requirements for new team members. Reasonable exceptions would apply in situations beyond Contractor’s control (i.e., resignation/termination with less than 60 days’ notice). OGB reserves the right to request changes to any of the assigned personnel based on unsatisfactory performance levels as determined by OGB. Additionally, OGB will be provided with the opportunity to interview any new team member(s).

C. Account Management Team Support. The Account Management Team will provide support around account strategy, participant inquiries, issue resolution, reports and other requested projects and deliverables. Contractor will provide an annual service cycle plan as well as an ongoing task log with timelines for all deliverables and weekly status update meetings in person or via teleconference.

D. Quarterly Meetings. The meetings shall be held no later than thirty (30) days following quarter end via teleconference or in person, at OGB’s election. The Account Management Team will provide for OGB approval a draft agenda at least ten
(10) business days in advance of a meeting to allow changes to the agenda and a reasonable opportunity to prepare for the meeting.

E. Minutes. Within three (3) business days after any meeting, Contractor shall provide OGB with detailed and well-documented draft meeting minutes. OGB shall review and revise the draft minutes as appropriate and return to the Contractor. Final minutes must be provided within three (3) business days after receipt of the revised minutes from OGB. Minutes shall include a list of and description of all tasks and/or deliverables, identify the responsible party, and provide a projected delivery date.

F. Coordination with other OGB Vendor(s). Contractor will coordinate and cooperate with OGB’s other administrative services provider(s) for OGB’s self-insured medical plans, pharmacy benefit manager, actuary, and other vendors as needed on integration of information to or from other service providers relative to the services addressed in this Contract.

1.7 DELIVERABLES

The Contract will be considered complete when Contractor has delivered and OGB has accepted all deliverables specified in the Contract.

1.8 VETERAN-OWNED AND SERVICE-CONNECTED SMALL ENTREPRENEURSHIPS (VETERAN INITIATIVE) AND LOUISIANA INITIATIVE FOR SMALL ENTREPRENEURSHIPS (HUDSON INITIATIVE) PROGRAMS REPORTING REQUIREMENTS

During the term of the Contract and at expiration, the Contractor will be required to report Veteran-Owned and Service-Connected Disabled Veteran-Owned and Hudson Initiative small entrepreneurship subcontractor or distributor participation and the dollar amount of each.

2 DEFINITIONS

Account Management Team – Denotes Contractor’s staff assigned to OGB which includes a dedicated Account Executive, Implementation Manager, Financial Analysis, Senior Operations Specialist, Compliance Analyst, Privacy Officer, Customer Service Manager, and COBRA Operations Manager.

COBRA – Denotes Consolidated Omnibus Budget Reconciliation Act.

Contractor – Denotes the successful Proposer who is awarded a Contract and assumes full responsibility and liability for completion of the deliverables.

CY – Denotes Calendar Year.

Dependent Care Flexible Spending Arrangement - Denotes the Flexible Spending Arrangement option that permits a participant to set aside pre-tax money to pay for dependent care expenses for young children under age thirteen (13) in daycare and elderly or disabled dependents, who cannot care for themselves and spends at least eight (8) hours in your household.

FSA – Denotes Flexible Spending Arrangement plans.
**General-Purpose Flexible Spending Arrangement (GPFSA)** – Denotes the Flexible Spending Arrangement option that permits a participant to contribute to an account for pre-tax reimbursement of certain qualifying medical care expenses.

**Grace Period** - Denotes the 2 months plus 15 days immediately following the end of a plan year when participants may incur qualifying expenses to be reimbursed from their respective unused FSA benefits remaining at the end of the immediately preceding plan year in accordance with IRS Notice 2005-42 or any amendment thereof.

**HIPAA** – Denotes the Health Insurance Portability and Accountability Act.

**IRS** – Denotes Internal Revenue Service.

**JLCB** – Denotes Joint Legislative Committee on the Budget.

**Limited-Purpose (Dental/Vision) Flexible Spending Arrangement (LPFSA)** - Denotes the Flexible Spending Arrangement option that permits a participant to contribute to an account for pre-tax reimbursement of certain qualifying medical care expenses and to maintain his Health Savings Account eligible individual status.

**OGB CEO** – Denotes the Office of Group Benefit’s Chief Executive Officer.

**OGB Plan-Recognized Qualified Life Event (QLE)** – Denotes one or more of the OGB Plan-Recognized Qualified Life Events for COBRA and FSA purposes recognized by OGB from time-to-time.

**OSP** – Denotes Office of State Procurement.

**Proposal** – Denotes a response to a RFP.

**Proposer** – Denotes an individual or organization submitting a proposal in response to a RFP.

**RFP** – Denotes a Request for Proposals.

**Run-out Period** – Denotes the time period immediately following the Grace Period, ending on April 30th, when participants may submit qualifying expenses incurred during the preceding plan year and/or Grace Period for reimbursement from their respective unused FSA benefits remaining at the end of the immediately preceding plan year.

**Shall, Must, Will** – Denotes a mandatory requirement.

**Should, May, Can** – Denotes an advisable or permissible action.

3 **ADMINISTRATIVE REQUIREMENTS**

3.1 **TERM OF CONTRACT**

The term of any Contract resulting from this RFP shall begin on or about January 1, 2018, and is anticipated to end on December 31, 2020. With all proper approvals and concurrence with the successful Contractor, OGB may also exercise an option to extend the Contract for up to twenty-four (24) additional months at the same rates, terms and conditions of the initial Contract term. Prior to the extension of the Contract beyond the initial thirty-six (36) month term, prior approval by the Joint Legislative Committee on the Budget (JLCB) and/or other approval authorized by law shall be obtained. Such written evidence of JLCB approval shall
be submitted, along with the Contract amendment, to the Office of State Procurement (OSP) to extend Contract terms beyond the initial three (3)-year term. The total Contract term, with extensions, shall not exceed five (5) years. The continuation of this Contract is contingent upon the appropriation of funds by the legislature to fulfill the requirements of the Contract.

3.2 OGB FURNISHED RESOURCES

OGB shall appoint a Contract Supervisor for this Contract who will provide oversight of the activities conducted hereunder. The assigned Contract Supervisor shall be the principal point of contact on behalf of OGB and will be the principal point of contact for the Contractor concerning Contractor’s performance under this Contract.

3.3 TAXES AND FEES

Contractor is responsible for payment of taxes and fees on Contractor’s income, property, and entity status (i.e., permits, licenses, etc.) from the funds to be received under this Contract. Contractor’s federal tax identification number is _____________.

3.4 PAYMENT TERMS

In consideration of the services required by this Contract, OGB hereby agrees to pay to Contractor a maximum fee to be determined after contract award and negotiation. Payments are predicated upon successful completion and written approval by OGB of the described services and deliverables as provided in the Contract. Contractor will not be paid more than the maximum amount of the Contract. No payments will be made by OGB on banking or State holidays.

The methods of payment may be via EVP, a method that converts check payments to a Visa credit card account with unique security features and electronic remittance notifications, EFT, a method in which payment is sent directly from the State’s bank to the payee’s bank, or wire transfer, a same day electronic funds transfer from OGB/State’s bank account to the payee’s bank account. See Attachment VIII, Electronic Vendor Payment Solution, for additional information regarding electronic payment methods and registration.

Contractor will invoice OGB monthly for payment of administrative fees within five (5) business days after the end of each month. For billing purposes, FSA participant counts will be determined on the last business day of each month. For COBRA administration, the administrative fee will be based on the number of employees/retirees enrolled in the OGB health plans at the end of each month. Participants losing eligibility to receive FSA reimbursement after the first business day of the month are included in the count for that month’s billing. The amount of administrative fees paid will be based upon the number determined by OGB’s eligibility system using the contracted rate. Upon validation of the invoice for administrative fees, OGB shall render payment of undisputed amounts within thirty (30) days.

3.5 PERFORMANCE BOND

Unless issuance of such bond is against applicable law, Contractor shall provide a performance (surety) bond in an amount determined by OGB of no more than one hundred percent (100%) of the annual contracted administrative fees to ensure the successful performance under the terms and conditions of the Contract. The performance bond shall be written by a surety or insurance company currently on the U.S. Department of the Treasury
Financial Management Services list of approved companies which is published annually in the Federal Register, or by a Louisiana-domiciled insurance company with at least an A-rating to write individual bonds up to ten percent (10) of policyholders’ surplus as shown in the latest A.M. Best’s Key Rating Guide. In addition, any performance bond furnished shall be written by a surety or insurance company that is currently licensed to do business in the State of Louisiana.

The performance bond is to be provided at least thirty (30) working days prior to the effective date of the Contract. Failure to provide within the time specified may cause the Contract to be cancelled.

3.6 PERFORMANCE GUARANTEES

Contractor agrees to provide its operational performance guarantees on a client-specific basis and report OGB’s results on a monthly basis. OGB shall have the ability to modify the performance guarantees each Contract year; however, thirty-five percent (35%) of administrative fees payable under the Contract will remain at risk. OGB, at its sole discretion, will allocate amounts at risk for performance guarantees.

All guarantees must be reconciled annually and any penalties owed to OGB shall be paid within ninety (90) calendar days after the end of the calendar year.

Performance Guarantees: The Contractor will be subject to negotiated performance standards and those detailed in RFP Section 4, Performance Measurement/Evaluation/Monitoring Plan.

Audit: OGB reserves the right to audit performance guarantee reports on an annual basis. A third party may be utilized to perform this audit.

Measurement Periods: The first period to be measured shall be January 1, 2018 through December 31, 2018. The second period will be for calendar year 2019, and the third period for calendar year 2020. The fourth period, subject to the renewal option, will be for calendar year 2021, and the fifth period, subject to the renewal option, will be for calendar year 2022. If the performance guarantees are effective for less than a full calendar year, the payment amounts will be prorated for the portion of the Measurement Period.

4 TERMINATION

4.1 TERMINATION FOR CAUSE

OGB/State may terminate the Contract for cause based upon the failure of Contractor to comply with the terms and/or conditions of the Contract, provided that OGB/State shall give Contractor written notice specifying Contractor’s failure. If within thirty (30) days after receipt of such notice, Contractor shall not have corrected such failure or, in the case of failure which cannot be corrected in thirty (30) days, begun in good faith to correct such failure and thereafter proceeded diligently to complete such correction, then OGB/State may, at its option, place Contractor in default and the Contract shall terminate on the date specified in such notice.

Provided Contractor is not in breach of the Contract, Contractor may exercise any rights available to it under Louisiana law to terminate for cause upon the failure of OGB/State to comply with the terms and conditions of the Contract, provided that Contractor shall give
OGB/State written notice specifying OGB’s/State’s failure provided the failure of OGB/State does not result from force majeure or fault of Contractor, its agents, or representatives, and further provided that Contractor shall give OGB/State a reasonable opportunity for OGB/State to cure the defect.

4.2 TERMINATION FOR CONVENIENCE

OGB/State may terminate the Contract at any time by giving thirty (30) days’ written notice to Contractor of such termination or negotiating with Contractor an effective date. Contractor shall be entitled to payment for services completed prior to receipt of such notice and deliverables in progress, to the extent work has been performed satisfactorily.

4.3 TERMINATION FOR NON-APPROPRIATION OF FUNDS

The continuation of this Contract is contingent upon the appropriation of funds by the Louisiana Legislature to fulfill the requirements of the Contract. If the Legislature fails to appropriate sufficient monies to provide for the continuation of the Contract, or if such appropriation is reduced or eliminated by the veto of the Governor or by any means provided in the Appropriations Act of Title 39 of the Louisiana Revised Statutes of 1950 to prevent the total appropriation for the year from exceeding revenues for that year, or for any other lawful purpose, and the effect of such reduction is to provide insufficient monies for the continuation of the Contract, the Contract shall terminate on the date of the beginning of the first fiscal year for which funds have not been appropriated.

5 INDEMNIFICATION

(a) Contractor shall be fully liable for its own actions and the actions of its agents, employees, partners and subcontractors and shall fully protect, defend, and indemnify all State departments, including OGB, Agencies, Boards, and Commissions (collectively the “State”), its officers, trustees, employees, servants, subcontractors, agents, and volunteers from and against any and all losses, claims, demands, liabilities, suits, actions, damages, costs, fines, penalties, judgments, forfeitures, assessments, expenses, obligations (including attorneys’ fees), and other liabilities of every name and description relating to personal injury or death to any person or damages, loss, or destruction of any real or tangible property which may occur, or in any way arise out of, any act or omission, and any violation of or failure to comply with any state or federal law, or other legal or Contract requirement (collectively, “Claim/Cost”) to the extent caused by Contractor, its agents, employees, partners or subcontractors; provided, however, that Contractor shall not be required to indemnify for that portion of any Claim/Cost arising hereunder due solely to the negligent or intentional act or failure to act of the State.

(b) Contractor shall fully protect, defend, and indemnify, the State, OGB, its officers, trustees, employees, servants, subcontractors, agents, and volunteers from and against all adverse federal and state tax consequences, loss, liability, damage, expense, attorneys’ fees or other obligations resulting from, or arising out of, any act or omission by Contractor in connection with other obligations resulting from or arising out of any premium charge, tax, or similar assessment by federal, state, and local governmental authorities, for which Contractor is liable.
(c) If applicable, Contractor will protect, defend, and indemnify, the State, OGB, its officers, trustees, employees, servants, subcontractors, agents, and volunteers, from and against all losses, claims, demands, liabilities, suits, actions, damages, costs, fines, penalties, judgments, forfeitures, assessments, expenses, obligations (including attorneys’ fees), and other liabilities of every name and description (collectively, “Claim/Cost”) which may be assessed against the State, OGB, its officers, trustees, employees, servants, subcontractors, agents, and volunteers in any action for infringement of a United States Letter Patent with respect to the products furnished, or of any copyright, trademark, trade secret or intellectual property right, in relation to this Contract provided that the State/OGB shall give Contractor: (i) prompt written notice of any action, claim or threat of infringement suit, or other suit; (ii) the opportunity to take over, settle or defend such Claim/Cost at Contractor’s sole expense; and (iii) reasonable assistance in the defense of any such action at the expense of Contractor. Where a Claim/Cost arises relative to a real or anticipated infringement, the State, OGB, its officers, trustees, employees, servants, subcontractors, agents, and/or volunteers, may require Contractor, at its sole expense, to submit such information and documentation, including formal patent attorney opinions, as to such infringement claim as OGB/the State deems necessary.

(d) Contractor agrees to indemnify and defend the State and OGB from all Claims/Costs relating to Contractor’s or its subcontractors’ fault or negligence, including, but not limited to, any claims relating to the failure of Contractor to provide services or fulfill obligations as specified in this contract due to financial hardship or insolvency.

(e) Contractor agrees to investigate, handle, respond to, provide defense for and defend any such claims, demands, suits, or causes of action at its sole expense and agrees to bear all other costs and expenses related thereto, even if the claims, demands, suits, or causes of action are groundless, false or fraudulent.

(f) In addition to the foregoing remedies for patent infringement Claims/Costs, if the use of the product, material, or service or part(s) thereof shall be enjoined for any reason or if Contractor believes that such use may be enjoined, Contractor shall have the right, at its own expense and sole discretion to take action in the following order of precedence: (i) to procure for the State/OGB the right to continue using such product, material, or service or part(s) thereof, as applicable, under the same terms and conditions as provided in this contract; (ii) to modify the product, material, or service so that it becomes a non-infringing product, material, or service of at least equal quality and performance, in the State’s/OGB’s sole opinion; (iii) to replace the product, material, or service or part(s) thereof, as applicable, with non-infringing components of at least equal quality and performance, in the State’s sole opinion; or (iv) if none of the foregoing is commercially reasonable, provide monetary compensation to the State/OGB.

(g) The State and OGB may, in addition to other remedies available to the State, OGB, its officers, trustees, employees, servants, subcontractors, agents, and/or volunteers at Law or equity and upon notice to Contractor, retain such monies from amounts due Contractor as may be necessary to satisfy any claim for damages, fines, penalties, judgments, assessments, expenses, obligations (including attorneys’ fees), and other liabilities asserted by or against the State, OGB, its officers, trustees, employees, servants,
subcontractors, agents, and/or volunteers, for which Contractor owes indemnification and/or defense pursuant to this Section.

6 **FORCE MAJEURE**

Neither party shall be liable for any delay or failure in performance beyond its control resulting from acts of God or force majeure. Whether a delay or failure results from a force majeure is ultimately determined by the State based on a review of all facts and circumstances. The parties shall use reasonable efforts to eliminate or minimize the effect of such events upon performance of their respective duties under Contract.

7 **CONTRACT CONTROVERSIES**

Any claim or controversy arising out of the Contract shall be resolved by the provisions of La. R.S. 39:1672.2-1672.4.

8 **FUND USE**

Contractor agrees not to use Contract proceeds to urge any elector to vote for or against any candidate or proposition on an election ballot, nor shall such funds be used to lobby for or against any proposition or matter having the effect of law being considered by the Louisiana Legislature or any local governing authority. This provision shall not prevent the normal dissemination of factual information relative to a proposition on any election ballot or a proposition or matter having the effect of law being considered by the Louisiana Legislature or any local governing authority.

9 **ASSIGNMENT**

Contractor shall not assign any interest in the Contract by assignment, transfer, novation, or otherwise without prior written consent of the State. This provision shall not be construed to prohibit Contractor from assigning his bank, trust company, or other financial institution any money due or to become due from approved contracts without such prior written consent. Notice of any such assignment, transfer, or novation shall be furnished promptly to the State.

10 **RIGHT TO AUDIT**

The State Legislative Auditor, federal auditors, internal auditors of the Division of Administration and its designated agents, the State, OGB, or others so designated by the State/OGB shall be entitled to audit all accounts, procedures, matters, and records of any Contractor or subcontractor under any negotiated Contract or subcontract directly pertaining to the Contract for a period of five (5) years after final payment under the Contract and by the subcontractor for a period of five (5) years from the date of final payment under the subcontract or such longer period as required by applicable state and federal law. Records, including direct read access to databases and all tables, shall be made available during normal business hours for this purpose.

The State has the right to hire an independent third-party auditor, if the State deems necessary, to review all accounts, procedures, matters, and records, and Contractor and/or subcontractor shall provide access to all files, information system access, and space access upon request of the State for the third-party auditor selected to perform the indicated audit.
In the event that an examination of records results in a determination that previously paid invoices included charges which were improper or beyond the scope of the Contract, Contractor agrees that the amounts paid to the Contractor shall be adjusted accordingly, and that the Contractor shall within thirty (30) days of notification of such finding issue a remittance to the State of any payments declared to be improper or beyond the scope of the Contract. In combination therewith, or alternatively, the State may offset the amounts deemed improper or beyond the scope of the Contract against Contractor’s outstanding invoices, if any.

10.1 RECORD OWNERSHIP

All records, reports, documents, or other material related to this Contract, delivered or transmitted to the Contractor by the State or its employees, agents, or authorized vendors, and/or obtained or prepared by Contractor or its subcontractors in connection with the performance of the services under the Contract shall become the property of the State and are referred to herein as “Records.”

Contractor agrees to retain all Records in accordance with all Louisiana and federal laws and regulations. Further, Contractor agrees to retain all Records in accordance with OGB’s official retention schedules (the “Schedules”), RFP Attachment VI, until such time as the Records are returned to the State or other disposition is agreed. In the event the applicable Law and the Schedules contain different retention periods, the Records shall be kept for the longer period. Records shall be in a format and media as required by law or as agreed upon by the parties in writing if allowed by applicable Law. The Schedules in place as of the effective date of this Contract are contained in RFP Attachment VI, Records Retention Schedule, and may be amended from time to time as deemed necessary by the State. To further ensure compliance with the Schedules and Louisiana retention laws and rules, Contractor agrees to abide by the processes outlined in RFP Attachment VII, Imaging System Survey Compliance and Records Destruction. Contractor shall return the Records to OGB, at Contractor’s expense, within seven (7) days of request or in the specific instance of termination or expiration of the Contract, within sixty (60) days after the termination or expiration of this Contract, and shall retain no copies of the Records unless required by applicable Law.

10.2 CONTRACTOR’S COOPERATION

Contractor has the duty to fully cooperate with the State and provide any and all requested information, documentation, or other such requested support to the State when requested. This applies even if the Contract is terminated and/or litigation ensues. Specifically, Contractor shall not limit or impede OGB’s right to audit, or withhold Records.

11 CONTRACT MODIFICATIONS

No amendment or variation of the terms of this Contract shall be valid unless made in writing, signed by the parties and approved as required by law. No oral understanding or agreement not incorporated in the Contract shall be binding on any of the parties.

12 CONFIDENTIALITY OF DATA

All financial, statistical, personal, technical and other data and information relating to the State’s operation or the Contract which are made available to the Contractor in order to carry
out this Contract, or which become available to the Contractor in carrying out this Contract, shall be protected by the Contractor from unauthorized use and disclosure through the observance of the same or more effective security and procedural requirements as are applicable to OGB and the State. The Contractor shall not be required under the provisions of this paragraph to keep confidential any data or information which is or becomes publicly available through no fault of Contractor or its subcontractors, vendors, agents, or employees, is already rightfully in the Contractor’s possession, is independently developed by the Contractor outside the scope of the Contract, or is rightfully obtained from third parties without breach of the Contract.

Under no circumstance shall the Contractor discuss and/or release information to the media concerning this Contract or any participant without prior express written approval of the State.

12.1 DUTIES TO MONITOR AND REPORT SECURITY BREACH OR UNAUTHORIZED RELEASE, USE OR RELEASE OF INFORMATION

The Contractor and its subcontractors/vendors shall implement monitoring plans to detect unauthorized access to or use of confidential information and any attempts to gain unauthorized access to confidential information. The Contractor and its subcontractors/vendors shall provide the Contract Supervisor with immediate notification (not more than twenty-four (24) business hours) of the Contractor’s awareness of any Security Incident (“Security Incident”) involving confidential information and report such Security Incident to any state authority pursuant to applicable state law. The reference to Security Incident herein may include, but not be limited to, the following: successful attempts at gaining unauthorized access to confidential information or the unauthorized use of a system for the processing or storage of confidential information, or the unauthorized use or disclosure, whether intentional or otherwise, of confidential information.

In the event of unauthorized access to or disclosure of information, the Contractor shall consult with the State regarding the necessary steps to address the factors giving rise to the Security Incident and to address the consequences of such Security Incident. Contractor shall also provide assistance performing a risk assessment of any Security Incident that occurs if requested by the State.

Nothing in this Contract shall be deemed to affect any rights an individual participant may have under any applicable state or federal law concerning privacy rights or the unauthorized access, use, or disclosure of protected health information.

12.2 THIRD PARTY REQUESTS FOR RELEASE OF INFORMATION

Should third parties request the Contractor to submit confidential information to them pursuant to an audit not initiated by the Contractor, public records request, subpoena, summons, search warrant or governmental order (other than PHI, which is covered by the Business Associate Addendum, RFP Attachment III, hereto), the Contractor will notify the State immediately upon receipt of such request. Notice shall be forwarded via e-mail to the Chief Executive Officer of OGB. The Contractor shall cooperate with the State with respect to defending against any such requested release of information or obtaining any necessary judicial protection against such release if, in the opinion of the State, the information contains confidential information which should be protected against such disclosure. The reasonable legal fees and related expenses incurred by the Contractor or its subcontractor in resisting the
release of information under this provision shall constitute reimbursable expenses under this Contract.

Legal service fees of law firms engaged pursuant to this Section may not be “marked up” (i.e., invoiced cost-plus) by the Contractor.

13 SUBCONTRACTORS

The Contractor may enter into subcontracts with third parties for the performance of any part of the Contractor’s duties and obligations, with the express prior written approval of the State. In no event shall the existence of a subcontract operate to release or reduce the liability of the Contractor to the State for any breach or deficiency in the performance of the Contractor’s duties. The Contractor will be the single point of contact for all subcontractor work. The Contractor shall require subcontractors who are performing any key internal control to undergo independent assurance project/program review.

14 COMPLIANCE WITH LAWS

The Contractor must comply with all applicable laws while providing services under this Contract. Specifically, Contractor agrees to abide by the requirements of the following as applicable: Title VI and Title VII of the Civil Rights Act of 1964, as amended by the Equal Opportunity Act of 1972, Federal Executive Order 11246, the Federal Rehabilitation Act of 1973, as amended, the Vietnam Era Veteran’s Readjustment Assistance Act of 1974, Title IX of the Education Amendments of 1972, the Age Act of 1975, and the Americans with Disabilities Act of 1990.

Contractor agrees not to discriminate in its employment practices, and will render services under this Contract without regard to race, color, religion, sex, national origin, veteran status, political affiliation, or disabilities. Any act of discrimination committed by Contractor or its subcontractors, or failure to comply with these statutory obligations when applicable, shall be grounds for immediate termination of this Contract.

15 INSURANCE

Contractor’s Insurance: The Contractor shall not commence work under the Contract until it has obtained all insurance required herein, and Contractor shall maintain the required insurance for the duration of the Contract or as further indicated herein. The date of the inception of the policy must be no later than the first date of anticipated work under the contract. Certificates of Insurance shall be filed with the State for approval. If so requested, the Contractor shall also submit copies of insurance policies for inspection and approval of the State before work is commenced. Contractor must provide the State thirty (30) days’ prior written notice of any cancellation or reduction in coverage for any such insurance. Any such cancellation or reduction in coverage, if not approved in advance, may result in termination of the Contract.

Workers’ Compensation Insurance: Before any work is commenced, Contractor must have in place and shall maintain during the life of the Contract, Workers’ Compensation Insurance for all of Contractor’s employees and other persons for whom Contractor is required to provide Workers’ Compensation Insurance under applicable law. In case any work is sublet, Contractor shall require the subcontractor similarly to provide Workers’ Compensation Insurance for all the latter’s employees, unless such employees are covered by the protection
afforded by the Contractor. Workers’ Compensation Insurance shall be in compliance with the Workers’ Compensation law of the state of the Contractor’s headquarters. Employer’s Liability Insurance shall be included with a minimum limit of $1,000,000 per accident/per disease/per person.

Workers’ Compensation Indemnity: In the event Contractor is not required to provide or elects not to provide workers’ compensation coverage, the parties hereby agree that Contractor, its owners, agents, and employees will have no cause of action against, and will not assert a claim against, the State of Louisiana, its departments, agencies, agents and employees as an employer, whether pursuant to the Louisiana Workers’ Compensation Act or otherwise, under any circumstance. The parties also hereby agree that the State of Louisiana, its departments, agencies, agents and employees shall in no circumstance be, or considered as, the employer or statutory employer of Contractor, its owners, agents, and employees. The parties further agree that Contractor is a wholly-independent contractor and is exclusively responsible for its employees, owners, and agents. Contractor hereby agrees to protect, defend, and indemnify the State of Louisiana, its departments, agencies, agents, and employees from any such assertion or claim that may arise from the performance of this Contract.

Commercial General Liability Insurance: Contractor shall maintain during the life of the Contract such Commercial General Liability Insurance, including Personal and Advertising Injury Liability, which shall protect it, and the State, its officers, trustees, employees, servants, and/or agents, from losses, claims, demands, liabilities, suits, actions, damages, costs, fines, penalties, judgments, forfeitures, assessments, expenses, obligations (including attorneys’ fees), and other liabilities relating to personal injury, general negligence, violation of or failure to comply with any state or federal law, regulation, or other legal mandate, and damage to real or personal tangible property to the extent caused by Contractor, its employees, officers, agents, partners or subcontractors, and which may arise from operations or services under the Contract, whether such operations or services be by Contractor or by a subcontractor, or by anyone directly or indirectly employed or procured by either of them, or in such manner as to impose liability on the State, its officers, trustees, employees, servants, and/or agents. Such insurance shall name the State of Louisiana, its officers, trustees, employees, servants, and agents as additional insureds. The amount of coverage shall be as follows: Commercial General Liability insurance, including Personal and Advertising Injury Liability, with policy limits of not less than $1,000,000 per occurrence and $2,000,000 in the aggregate, and Umbrella Liability insurance, with policy limits of not less than $5,000,000 per occurrence and $10,000,000 in the aggregate.

The Insurance Services Office (ISO) Commercial General Liability occurrence coverage form CG 00 01 (or current form approved for use in Louisiana), or equivalent, is to be used in the policy. Claims-made form is unacceptable.

Professional Liability (Errors & Omissions) Insurance: Contractor shall maintain professional liability insurance, which covers the professional errors, acts, or omissions of the Contractor, with minimum policy limit of $1,000,000 for the purpose of providing coverage for claims arising out of the performance of its services under this Contract. Claims-made coverage is acceptable. Coverage shall be provided for the duration of the Contract and shall have an expiration date no earlier than thirty (30) days after the anticipated
completion of the Contract. The policy shall provide an extended reporting period of not less than twenty-four (24) months, with full reinstatement of limits, from the expiration date of the policy, if the policy is not renewed.

**Cyber Liability Insurance:** Contractor shall have in place before commencing work under the Contract and maintain during the life of the Contract and for the extended reporting period herein, cyber liability insurance, including first-party costs, for any electronic breach that compromises the State’s confidential data with a minimum policy limit of $25,000,000 for the purpose of providing coverage for claims arising out of the performance of its services under this Contract. Claims-made coverage is acceptable. Such insurance shall name the State of Louisiana, its officers, trustees, employees, servants, and agents as additional insureds. Coverage shall be provided for the duration of this Contract and shall have an expiration date no earlier than thirty (30) days after the anticipated completion of the Contract. The policy shall provide an extended reporting period of not less than twenty-four (24) months from the expiration date of the policy, if the policy is not renewed. The policy shall not be cancelled for any reason, except non-payment of premiums.

**Owned, Non-Owned and Hired Motor Vehicles:** Contractor shall maintain during the life of the Contract, Automobile Liability Insurance in an amount not less than combined single limits of $1,000,000 per occurrence for bodily injury/property damage. ISO form number CA 00 01 (or current form approved for use in Louisiana), or equivalent, is to be used in the policy. Such insurance shall cover and include third-party bodily injury and property damage liability for any owned, non-owned, and hired motor vehicles engaged in operations within the terms of the Contract, unless such coverage is included in insurance elsewhere specified.

**Subcontractor’s Insurance:** Contractor shall include all subcontractors performing work required by this Contract as insureds under its policies or shall be responsible for verifying and maintaining the Certificates of Insurance provided for any and all subcontractors, which are not protected under the Contractor’s own insurance policies, of the same nature and in the same amounts as required of Contractor. Subcontractors shall be subject to all of the requirements stated herein. The State reserves the right to request copies of subcontractor’s Certificates of Insurance at any time.

**Deductibles and Self-Insured Retentions:** Any deductibles or self-insured retentions must be declared to and accepted by the State. The Contractor shall be responsible for all deductibles and self-insured retentions.

**Other Insurance Provisions:** The policies are to contain, or be endorsed to contain, the following provisions:

1. **General Liability and Automobile Liability Coverages**
   a. The State, OGB, its officers, agents, employees, and volunteers shall be named as an additional insured as regards negligence by the Contractor. ISO Form CG 20 10 (or current form approved for use in Louisiana), or equivalent, is to be used when applicable. The coverage shall contain no special limitations on the scope of protection afforded to the State.
   b. The Contractor’s insurance shall be primary as respects the State, OGB, its officers, agents, employees, and volunteers. Any insurance or self insurance
maintained by the State/OGB shall be excess and non-contributory of the Contractor’s insurance.

c. Any failure of the Contractor to comply with reporting provisions of the policy shall not affect coverage provided to the State/OGB, its officers, agents, employees, and volunteers.

d. The Contractor’s insurance shall apply separately to each insured against whom claim is made or suit is brought, except with respect to the policy limits.

2. Workers’ Compensation and Employer’s Liability Coverage

The insurer shall agree to waive all rights of subrogation against the State/OGB, its officers, agents, employees, and volunteers for losses arising from work performed by the Contractor for the State/OGB under the Contract.

3. All Coverages

a. Coverage shall not be cancelled, suspended, or voided by either the Contractor or the insurer or reduced in coverage or in limits, except after 30 days’ written notice has been given to the OGB/State. Ten-day written notice of cancellation is acceptable for non-payment of premium. Notifications shall comply with the standard cancellation provisions in the Contractor’s policy.

b. Neither the acceptance of the completed work nor the payment thereof shall release the Contractor from the obligations of the insurance requirements or indemnification agreement.

c. The insurance companies issuing the policies shall have no recourse against the OGB/State for payment of premiums or for assessments under any form of the policies.

d. Any failure of the Contractor to comply with reporting provisions of the policy shall not affect coverage provided to the State/OGB, its officers, agents, employees, and volunteers.

Acceptability of Insurers: All required insurance shall be provided by a company or companies lawfully authorized to do business in the jurisdiction(s) in which the Project is performed. Insurance shall be placed with insurers with a A.M. Best's rating of A-:VI or higher. This rating requirement may be waived for worker’s compensation coverage only.

If at any time an insurer issuing any such policy does not meet the minimum A.M. Best rating, the Contractor shall obtain a policy with an insurer that meets the A.M. Best rating and shall submit another Certificate of Insurance as required in the Contract.

Verification of Coverage: Contractor shall furnish the OGB/State with Certificates of Insurance reflecting proof of required coverage. The Certificates for each insurance policy are to be signed by a person authorized by that insurer to bind coverage on its behalf. The Certificates are to be received and approved by the OGB/State before work commences and upon any Contract renewal thereafter.
In addition to the Certificates, Contractor shall submit the declarations page and the
cancellation provision endorsement for each insurance policy. The OGB/State reserves the
right to request complete certified copies of all required insurance policies at any time.

Upon failure of the Contractor to furnish, deliver, or maintain such insurance as above
provided, the Contract, at the election of the OGB/State, may be suspended, discontinued, or
terminated. Failure of the Contractor to purchase and/or maintain any required insurance
shall not relieve the Contractor from any liability or indemnification under the Contract.

16 **APPLICABLE LAW**

This Contract shall be governed by and interpreted in accordance with the laws of
the State of Louisiana, including but not limited to La. R.S. 39:1551-1736 (Louisiana
Procurement Code, as applicable), to the extent federal law does not preempt; rules and
regulations; executive orders; standard terms and conditions, special terms and conditions,
and specifications listed in the RFP and addenda; and this Contract; and any amendments
issued thereto by the State (collectively referred to as the “Law”). After exhaustion of any
available administrative remedies, the exclusive venue of any action brought with regard to
this Contract shall be in the Nineteenth (19th) Judicial District Court, Parish of East Baton
Rouge, State of Louisiana.

17 **CODE OF ETHICS**

Contractor acknowledges that Chapter 15 of Title 42 of the Louisiana Revised Statutes (La.
R.S. 42:1101, et. seq., Code of Governmental Ethics) applies to the contracting parties in the
performance of services called for in this Contract. Contractor agrees to immediately notify
OGB’s CEO if violations or potential violations of the Code of Governmental Ethics by or
through Contractor or its subcontractors under this Contract arise at any time during the term
of this Contract.

18 **SEVERABILITY**

If any term or condition of this Contract or the application thereof is held invalid, such
invalidity shall not affect other terms, conditions, or applications which can be given effect
without the invalid term, condition, or application; to this end, the terms and conditions of
this Contract are declared severable.

19 **INDEPENDENT ASSURANCES**

Contractor shall submit, and cause its subcontractors who perform key internal controls to
submit, to certain independent audits to ascertain that processes and controls related to the
contracted service are operating properly. Independent assurances may be in the form of a
Service Organization Control (“SOC”) 1, Type II and/or SOC 2, Type II report resulting
from an independent annual SSAE 16 engagement of the operations. The SSAE 16
engagement will be performed at least annually by an audit firm that will conduct tests and
render an independent opinion on the operating effectiveness of the controls and procedures.
The audit firm that will conduct the SSAE 16 engagement will submit a final report on
controls placed in operation for the project and include a detailed description of the audit
firm’s tests of the operating effectiveness of controls. The Contractor shall supply the State
with an exact copy of the SOC report resulting from the SSAE 16 engagement within the specified timeframe.

The cost of such independent assurances will be borne by Contractor. Such independent assurances shall be performed at least annually during the term of the Contract. Contractor may review any audit report before delivery to the State and include with the report a supplementary statement containing facts that Contractor considers pertinent to the audit or engagement. Contractor shall implement recommendations as suggested by the program review, audit, and/or SSAE 16 engagement within three (3) months of report issuance and at no cost to the State.

20 NOTICE

Any notice required or permitted by this Contract, unless otherwise specifically provided for in this Contract, shall be in writing and shall be deemed given upon receipt following delivery by: (i) an overnight carrier or hand delivery to the State/OGB; or, (ii) registered or certified mail return receipt requested, and addressed as follows:

To (Contractor Name): Contact Name
Contact Address

To OGB: Mr. Tommy Teague, CEO
Office of Group Benefits
Post Office Box 44036
Baton Rouge, LA 70804

or

Mr. Tommy Teague, CEO
Office of Group Benefits
1201 N. 3rd Street, Suite G-159
Baton Rouge, LA 70802

The U.S. Postal Service does not make deliveries to OGB’s physical location.

At any time, either party may change its addressee and/or address for notification purposes by mailing a notice stating the change and setting forth the new address.

21 HEADINGS

Descriptive headings in this Contract are for convenience only and shall not affect the construction or meaning of Contractual language.

22 ENTIRE AGREEMENT

This Contract, together with the RFP and addenda issued thereto by the State, the Proposal submitted by the Contractor in response to the applicable RFP, and any exhibits incorporated
herein by reference, shall constitute the entire agreement between the parties with respect to the subject matter hereof.

23 ORDER OF PRECEDENCE

In the event of any inconsistent or incompatible provisions, this signed Contract (excluding the RFP and the Contractor’s Proposal) shall take precedence, followed by the provisions of the RFP, and then by the terms of the Contractor’s Proposal.

24 BUSINESS ASSOCIATE ADDENDUM

A Business Associate Addendum, RFP Attachment III, shall be executed between the parties to this Contract to protect the privacy and provide security of Protected Health Information ("PHI") in compliance with the Health Insurance Portability and Accountability Act of 1996 ("HIPAA"), and regulations promulgated thereunder, as amended from time to time.

OGB is a “Covered Entity” under HIPAA/HITECH. For the purposes of this Contract, Contractor is deemed to be a “Business Associate” of OGB as such term is defined by HIPAA and regulations promulgated thereunder, including in the Privacy Standard of the Federal Register, published on December 28, 2000, and the parties have executed a Business Associate Addendum attached to this Contract as RFP Attachment III, and made a part of this Contract. The parties understand and agree that if additional agreements are required to be compliant as required under HIPAA and Law, the parties will execute such agreements in a timely manner. Contractor agrees that its processes, systems and reporting will be in full compliance with federal and state requirements, including but not limited to HIPAA, throughout the term of the Contract. Any fines or penalties imposed on any party related to Contractor’s or its subcontractors’ non-compliance will be the sole responsibility of Contractor. Contractor shall require its subcontractors’ and any other vendors’ processes, systems, and reporting to be in full compliance with federal and state requirements, including but not limited to HIPAA. Further, Contractor agrees that its organization, and that it requires that its subcontractors/vendors, will comply with all HIPAA regulations throughout the term of the Contract with respect to any issue related to the OGB Contract, plans or participants, involving PHI, including but not limited to participant services, complaints, appeals determinations, notification of rights, and confidentiality. Contractor shall require that all agreements with subcontractors include the provisions of this Section and any Attachments referenced herein. OGB shall be provided copies of such subcontractor agreements upon request.

Notwithstanding any provision to the contrary, major delegated functions involving PHI, including but not limited to claims processing, customer service, and any other services as provided by applicable Law, shall not be sourced outside of the territorial and jurisdictional limits of the fifty (50) United States of America.

25 COMMISSIONER’S STATEMENTS

Statements, acts, and omissions made by or on behalf of the Commissioner of Administration regarding the RFP or RFP process, this Contract, any Contractor and/or any subcontractor of the Contractor shall not be deemed a conflict of interest when the Commissioner is discharging his duties and responsibilities under Law, including, but not limited to, the Commissioner of Administration’s authority in procurement matters.
26 CONTRACTOR ELIGIBILITY

At the time of execution, Contractor, and each tier of subcontractors, certifies that it is not on the List of Parties Excluded from Federal Procurement or Non-procurement Programs promulgated in accordance with Executive Orders 12549 and 12689, "Debarment and Suspension," as set forth in 24 CFR Part 24. Contractor has a continuing obligation to disclose any suspensions, debarment, or investigations by any government entity, including but not limited to General Services Administration (GSA). Failure to disclose may constitute grounds for suspension and/or termination of the Contract and debarment from future contracting opportunities.

27 CONTINUING OBLIGATIONS

Notwithstanding any provisions to the contrary herein, upon the termination of this Contract for any reason, the provisions of this Contract which by their nature require some action or forbearance after such termination, including but not limited to confidentiality, PHI, reporting, indemnity, insurance, record retention, grace period/run-out claims, and performance guarantees, shall survive such termination and be binding until any actions, obligations, and/or rights provided therein have been satisfied or released.

28 TRANSITION OF SERVICES AND DATA

Without minimizing Contractor’s obligations under this Contract to perform run-on and run-off claim services for transition to and from another vendor, or otherwise, during any run-on period and prior to the end of the run-off period described in RFP Section 2, Scope of Services, Contractor shall comply with the provisions of this Contract, and other requests of OGB/State, to accomplish a timely transition of services without interruption of services to participants. During any such transition, Contractor will provide all of the same Records and data in the same format as provided during the term of the Contract, to OGB/State or its designee. Contractor further agrees that no dispute or objection it may have regarding the propriety of any transition of services by OGB/State will relieve Contractor of these obligations.
THUS DONE AND SIGNED on the date(s) noted below:

STATE OF LOUISIANA,
DIVISION OF ADMINISTRATION
OFFICE OF GROUP BENEFITS

BY: ____________________________
NAME: Tommy Teague
TITLE: Chief Executive Officer
DATE: _________________________

CONTRACTOR

BY: ____________________________
NAME: _________________________
TITLE: _________________________
DATE: _________________________
ATTACHMENT III: BUSINESS ASSOCIATE ADDENDUM

State of Louisiana, Division of Administration
Office of Group Benefits
HIPAA Business Associate Addendum

THIS HIPAA BUSINESS ASSOCIATE ADDENDUM (the “Addendum”) is entered into effective the _____ day of ___________, 2017 (the “Effective Date”), by and between ___________________ (“Business Associate”) and the State of Louisiana, Division of Administration, Office of Group Benefits, on behalf of itself and its affiliates, if any (individually and collectively, the “Covered Entity”) and adds to the Agreement or Contract dated ___________, 20____, entered into between Covered Entity and Business Associate (the “Agreement”).

WHEREAS, pursuant to the Agreement, Business Associate performs functions or activities or arranges for such on behalf of Covered Entity involving the use and/or disclosure of protected health information that Business Associate accesses, creates, receives, maintains or transmits on behalf of Covered Entity (“PHI”); and

WHEREAS, Covered Entity and Business Associate intend to protect the privacy and provide for the security of PHI in compliance with the Health Insurance Portability and Accountability Act of 1996, and regulations promulgated thereunder by the U.S. Department of Health and Human Services (“HHS”), as amended from time to time including by the Health Information Technology for Economic and Clinical Health Act (“HITECH”) (collectively “HIPAA”).

Business Associate, therefore, agrees to the following terms and conditions set forth in this Addendum.

1. **Definitions.** Terms used, but not otherwise defined, in this Addendum shall have the same meaning as those terms are defined under HIPAA.

2. **Compliance with Applicable Law.** The parties acknowledge and agree that, beginning with the Effective Date, Business Associate shall comply with its obligations under this Addendum and with all obligations of a business associate under HIPAA and other applicable laws, regulations, and record retention policies, as they exist at the time this Addendum is executed and as they are amended, for so long as this Addendum is effective.

3. **Uses and Disclosures of PHI.** Except as otherwise limited in the Agreement or this Addendum, Business Associate may, and shall ensure that its directors, officers, employees, contractors, subcontractors, vendors, and agents use or disclose PHI only as follows:

   (a) Business Associate may use PHI for the proper management and administration of the Business Associate or to carry out the legal responsibilities of the Business Associate.

   (b) Business Associate may disclose PHI for the proper management and administration, or to carry out the legal responsibilities, of the Business Associate, provided that disclosures are required by HIPAA, or Business Associate obtains reasonable written assurances
from the person or entity to whom the PHI is disclosed that it will remain confidential and be used or further disclosed only as required by law or for the purpose for which it was disclosed to the person or entity, and the person or entity notifies the Business Associate of any instances of which it is aware or suspects in which the confidentiality of the PHI has been breached. In such case, Business Associate shall report such known or suspected breaches to Covered Entity as soon as possible and in accordance with timeframes set forth in this Addendum.

(c) Business Associate, upon written request by Covered Entity, may use PHI to provide Data Aggregation services to Covered Entity as permitted by 45 CFR 164.504(e)(2)(i)(B). For purposes of this Section, Data Aggregation means, with respect to PHI, the combining of such PHI by Business Associate with the PHI received by Business Associate in its capacity as a Business Associate of another Covered Entity to permit data analyses that relate to the health care operations of the respective Covered Entities.

(d) Business Associate may de-identify any and all PHI created or received by Business Associate under this Agreement; provided, however, that the de-identification conforms to the requirements of HIPAA and in accordance with any guidance issued by the Secretary. Such resulting de-identified information would not be subject to the terms of this Addendum.

(e) Business Associate may create a Limited Data Set, as defined in HIPAA, and use such Limited Data Set pursuant to a Data Use Agreement that meets the requirements of HIPAA.

4. **Required Safeguards To Protect PHI.** Business Associate shall implement appropriate safeguards in accordance with HIPAA to prevent the use or disclosure of PHI other than pursuant to the terms and conditions of the Agreement. To the extent that Business Associate creates, receives, maintains, or transmits electronic PHI (“ePHI”) on behalf of Covered Entity, Business Associate shall comply with the HIPAA Security Rule as of the relevant effective date and further, shall implement Administrative, Physical, and Technical Safeguards that reasonably and appropriately protect the confidentiality, integrity and availability of the ePHI.

5. **Reporting to Covered Entity.** Business Associate shall immediately report to Covered Entity any use or disclosure of PHI not provided for by this Addendum, including breaches of unsecured PHI in accordance with the Breach Notification Rule (45 CFR Subpart D), and any security incident of which it becomes aware. Business Associate shall cooperate with Covered Entity’s investigation, analysis, notification and mitigation activities, and shall be responsible for all costs incurred by Covered Entity for those activities.

6. **Mitigation of Harmful Effects.** Business Associate agrees to mitigate, to the extent practicable, any harmful effect of a use or disclosure of PHI by Business Associate in violation of the requirements of this Addendum, including, but not limited to, compliance with any state law or contractual data breach requirements.

7. **Agreements with Third Parties.** Business Associate understands and agrees that any agent or subcontractor that may create, receive, maintain or transmit PHI on behalf of Business Associate must comply with all applicable laws and regulations as are applicable to Covered Entity in regard to PHI. Business Associate shall enter into a written agreement with any agent or
subcontractor of Business Associate that will create, receive, maintain, or transmit PHI on behalf of Business Associate. Pursuant to such agreement, the agent or subcontractor shall agree to be bound by the same restrictions, terms, and conditions that apply to Business Associate under this Addendum with respect to such PHI. Such agreements with Business Associates agents and subcontractors shall be provided to Covered Entity upon request and subject to audit hereunder.

8. **Access to Information.** Within ten (10) days of a request by Covered Entity for access to PHI about an individual contained in a Designated Record Set, Business Associate shall make available to Covered Entity such PHI for so long as such information is maintained by Business Associate in the Designated Record Set, as required by 45 CFR 164.524. In the event any individual delivers directly to Business Associate a request for access to PHI, Business Associate shall within five (5) days forward such request to Covered Entity.

9. **Availability of PHI for Amendment.** Within ten (10) days of receipt of a request from Covered Entity for the amendment of an individual’s PHI or a record regarding an individual contained in a Designated Record Set (for so long as the PHI is maintained in the Designated Record Set), Business Associate shall provide such information to Covered Entity for amendment and incorporate any such amendments in the PHI as required by 45 CFR 164.526.

10. **Documentation of Disclosures.** Business Associate agrees to document disclosures of PHI and information related to such disclosures as would be required for Covered Entity to respond to a request by an individual for an accounting of disclosures of PHI in accordance with 45 CFR 164.528. At a minimum, Business Associate shall provide Covered Entity with the following information: (i) the date of the disclosure; (ii) the name of the entity or person who received the PHI, and if known, the address of such entity or person; (iii) a brief description of the PHI disclosed; and (iv) a brief statement of the purpose of such disclosure which includes an explanation of the basis for such disclosure.

11. **Accounting of Disclosures.** Within ten (10) days of notice by Covered Entity to Business Associate that it has received a request for an accounting of disclosures of PHI regarding an individual, Business Associate shall make available to Covered Entity information collected in accordance with Section 10 of this Addendum, to permit Covered Entity to respond to the request for an accounting of disclosures of PHI in accordance with 45 CFR 164.528. In the event the request for an accounting is delivered directly to Business Associate, Business Associate shall within five (5) days forward such request to Covered Entity. Business Associate hereby agrees to implement an appropriate record keeping process to enable it to comply with the requirements of this Section.

12. **Other Obligations.** To the extent that Business Associate is to carry out Covered Entity’s obligation under HIPAA, Business Associate shall comply with the requirements of HIPAA that apply to the Covered Entity in the performance of such obligation.

13. **Availability of Books and Records.** Business Associate hereby agrees to make its internal practices, books, and records relating to the use and disclosure of PHI received from, or created or received by Business Associate on behalf of, Covered Entity available to Covered Entity and to the Secretary for purposes of determining Covered Entity’s compliance with HIPAA for the term of this Agreement and for five years following the final payment under the Agreement.

14. **Effect of Termination of Agreement.** Upon the termination of the Agreement or this Addendum for any reason, Business Associate shall return to Covered Entity, at its expense and
within sixty (60) days of the termination, all PHI owned by or belonging to Covered Entity as provided in the Agreement, and shall retain no copies of the PHI unless required by law. In the event that the law requires Business Associate to retain copies of PHI, Business Associate shall extend the protections of this Addendum to such PHI and limit further uses and disclosures of such PHI to those purposes required by law, for so long as Business Associate maintains such PHI. This provision includes, but is not limited to, PHI: (a) received from Covered Entity; (b) created or received by Business Associate on behalf of Covered Entity; and, (c) in the possession of subcontractors or agents of Business Associate. This provision includes PHI in any form, recorded on any medium, or stored in any storage system. In addition, the Business Associate shall return any books, records, or other documents required by the Agreement.

15. **Breach of Contract by Business Associate.** In addition to any other rights Covered Entity may have in the Agreement, this Addendum or by operation of law or in equity, Covered Entity may (i) immediately terminate the Agreement if Covered Entity determines that Business Associate has violated a material term of this Addendum, or (ii) at Covered Entity’s option, permit Business Associate to cure or end any such violation within the time specified by Covered Entity. Covered Entity’s exercise of its option to permit Business Associate to cure a breach of this Addendum shall not be construed as a waiver of any other rights Covered Entity has in the Agreement, this Addendum or by operation of law or in equity.

16. **Indemnification.** Business Associate shall defend, indemnify and hold harmless Covered Entity and its officers, trustees, employees, subcontractors and agents from and against any and all claims, penalties, fines, costs, liabilities or damages, including but not limited to reasonable attorney fees, incurred by Covered Entity arising from a violation by Business Associate or its subcontractors of Business Associate’s obligations under this Addendum or HIPAA. This Section 16 of the Addendum shall survive the termination of the Agreement or this Addendum.

17. **Exclusion from Limitation of Liability.** To the extent that Business Associate has limited its liability under the terms of the Agreement, whether with a maximum recovery for direct damages or a disclaimer against any consequential, indirect or punitive damages, or other such limitations, all limitations shall exclude any damages to Covered Entity arising from Business Associate’s breach of its obligations relating to the use and disclosure of PHI. This Section 17 of the Addendum shall survive the termination of the Agreement and this Addendum.

18. **Injunctive Relief.** Business Associate acknowledges and stipulates that the unauthorized use or disclosure of PHI by Business Associate or its subcontractors while performing services pursuant to the Agreement or this Addendum would cause irreparable harm to Covered Entity, and in such event, Covered Entity shall be entitled, if it so elects, to institute and prosecute proceedings in any court of competent jurisdiction, either in law or in equity, to obtain damages and injunctive relief, together with the right to recover from Business Associate costs, including reasonable attorneys’ fees, for any such breach of the terms and conditions of the Agreement or this Addendum.

19. **Third Party Rights.** The terms of this Addendum are not intended, nor should they be construed, to grant any rights to any parties other than Business Associate and Covered Entity.

20. **Owner of PHI.** Under no circumstances shall Business Associate be deemed in any respect to be the owner of any PHI used or disclosed by or to Business Associate pursuant to the terms of the Agreement.
21. **Changes in the Law.** Covered Entity may amend either the Agreement or this Addendum, as appropriate, to conform to any new or revised federal or state legislation, rules, regulations, and records retention policies to which Covered Entity is subject now or in the future including, without limitation, HIPAA.

22. **Judicial and Administrative Proceedings.** In the event Business Associate receives a subpoena, court, or administrative order or other discovery request or mandate for release of PHI (other than a standard medical records request), Business Associate shall notify Covered Entity of such within five business days by providing a copy of such and any applicable comments. Covered Entity shall have the right to control Business Associate’s response to such request.

23. **Conflicts.** If there is any direct conflict between the Agreement and this Addendum, the terms and conditions of this Addendum shall control.

IN WITNESS WHEREOF, the parties have executed this Addendum effective the day and year first above written.

---

**STATE OF LOUISIANA**

**CONTRACTOR**

**DIVISION OF ADMINISTRATION**

**OFFICE OF GROUP BENEFITS**

By: ____________________________   By: ____________________________

Signature

______________________________   ________________________________

Tommy Teague   Printed Name

Title: Chief Executive Officer   Title: ______________________________

Date: __________________________   Date: __________________________

75
ATTACHMENT IV: COST PROPOSAL TEMPLATE

Instructions: The Proposer must provide cost information as defined in this Attachment IV. Any Proposal not in this format shall be disqualified. Proposer shall complete all tables in this Section. All pricing must be fully burdened all inclusive of all travel and contract-related expenses necessary to provide the services described in this RFP.

FSA Administration (20 Points)

List the monthly administrative fee for each FSA arrangement provided below.

<table>
<thead>
<tr>
<th>Description of Service</th>
<th>Estimated FSA Participants (As of 4/30/17)</th>
<th>Fixed Monthly Administrative Fee (Per Enrolled Participant Per Month)</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>General-Purpose FSA</td>
<td>5,929</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td>Limited-Purpose FSA</td>
<td>86</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td>Dependent Care FSA</td>
<td>440</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td><strong>Total FSA Cost</strong></td>
<td><strong>419</strong></td>
<td></td>
<td><strong>$</strong></td>
</tr>
</tbody>
</table>

COBRA Administration (15 Points)

Provide the monthly administrative fee per employee/retiree for the administration of all aspects of COBRA, including both health coverage and FSA plans.

<table>
<thead>
<tr>
<th>Description of Service</th>
<th>Estimated Employees/Retirees Enrolled in OGB Health Plans (As of 4/30/17)</th>
<th>Fixed Monthly Administrative Fee (*Per Employee/Retiree Per Month)</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>COBRA Administration</td>
<td>83,534</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td><strong>Total COBRA Cost</strong></td>
<td><strong>83,534</strong></td>
<td></td>
<td><strong>$</strong></td>
</tr>
</tbody>
</table>

*For COBRA administration, the administrative fee shall be based on the number of employees/retirees enrolled in the OGB health plans at the end of each month.
ATTACHMENT V: CERTIFICATION STATEMENT

The undersigned hereby acknowledges she/he has read and understands all requirements and specifications of the Request for Proposals (RFP), including attachments.

OFFICIAL CONTACT. OGB requests that the Proposer designate one person to receive all documents in relation to the RFP and the method in which the documents are best delivered to the designated person. Identify the contact name and fill in the information below (Print Clearly):

Date: ____________________________ Official Contact Name/Title: ____________________________

A. E-mail Address: ________________________________________________________________

B. Facsimile Number with area code: (_____) ______________________________________

C. Telephone Number with area code: (_____) ______________________________________

D. US Mail Address: _____________________________________________________________

Proposer certifies that the above information is true and grants permission to OGB or Agencies to contact the designated person.

By its submission of this Proposal and authorized signature below, Proposer certifies that:

1. The information contained in its response to this RFP is true and accurate.
2. Proposer complies with each of the mandatory requirements listed in the RFP and will meet or exceed the functional and technical requirements specified therein.
3. Proposer accepts the procedures, evaluation criteria, mandatory Contract terms and conditions, and all other administrative requirements set forth in this RFP.
4. Proposer's quote is valid for at least ninety (90) calendar days from the date of Proposer's signature below.
5. Proposer understands that if selected as the successful Proposer, he/she will have either twenty (20) business days to complete the Contract negotiation period or ten (10) business days from the date of delivery of final Contract in which to complete contract negotiations, if any, and execute the final Contract document.
6. Proposer certifies, by signing and submitting a Proposal for $25,000 or more, that Proposer, any subcontractors, and the principals of each, are not suspended or debarred by the General Services Administration (GSA) in accordance with the requirements in OMB Circular A-133. (A list of parties who have been suspended or debarred can be viewed via the internet at https://www.sam.gov.)

Proposer Name: ____________________________________________________________________

Signature of Proposer’s Authorized Representative: ____________________________________________________________________

Typed or Printed Name: ____________________________________________________________________

Title: ____________________________________________________________________

Date: ____________________________________________________________________

Address: ____________________________________________________________________

City: ____________________________ State: ____________ Zip: ____________
<table>
<thead>
<tr>
<th>Purpose</th>
<th>Retention Schedule</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>ACT + 5 Yrs.</td>
</tr>
<tr>
<td>N</td>
<td>ACT + 5 Yrs.</td>
</tr>
<tr>
<td>S</td>
<td>ACT + 5 Yrs.</td>
</tr>
<tr>
<td>N</td>
<td>ACT + 5 Yrs.</td>
</tr>
<tr>
<td>N</td>
<td>ACT + 5 Yrs.</td>
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<tr>
<td>N</td>
<td>ACT + 5 Yrs.</td>
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<td>S</td>
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<tr>
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<td>ACT + 5 Yrs.</td>
</tr>
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</table>

**Notes:**
- ACT = Actual Fiscal Period
- N = No Restriction
- S = Subject to Audit
- A = Actuarial
- Y = Year

**Records Retention Schedule**

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<thead>
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<td>ACT + 5 Yrs.</td>
</tr>
<tr>
<td>N</td>
<td>ACT + 5 Yrs.</td>
</tr>
</tbody>
</table>

**Notes:**
- ACT = Actual Fiscal Period
- N = No Restriction
- S = Subject to Audit
- A = Actuarial
- Y = Year

**Records Retention Schedule**

<table>
<thead>
<tr>
<th>Purpose</th>
<th>Retention Schedule</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>ACT + 5 Yrs.</td>
</tr>
<tr>
<td>N</td>
<td>ACT + 5 Yrs.</td>
</tr>
<tr>
<td>S</td>
<td>ACT + 5 Yrs.</td>
</tr>
<tr>
<td>N</td>
<td>ACT + 5 Yrs.</td>
</tr>
<tr>
<td>N</td>
<td>ACT + 5 Yrs.</td>
</tr>
<tr>
<td>N</td>
<td>ACT + 5 Yrs.</td>
</tr>
<tr>
<td>S</td>
<td>ACT + 5 Yrs.</td>
</tr>
<tr>
<td>N</td>
<td>ACT + 5 Yrs.</td>
</tr>
</tbody>
</table>

**Notes:**
- ACT = Actual Fiscal Period
- N = No Restriction
- S = Subject to Audit
- A = Actuarial
- Y = Year
<table>
<thead>
<tr>
<th>Field</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name</td>
<td>John Doe</td>
</tr>
<tr>
<td>Address</td>
<td>123 Main St</td>
</tr>
<tr>
<td>City</td>
<td>Anytown</td>
</tr>
<tr>
<td>State</td>
<td>CA</td>
</tr>
<tr>
<td>Zip</td>
<td>12345</td>
</tr>
<tr>
<td>Phone</td>
<td>555-123-4567</td>
</tr>
<tr>
<td>Email</td>
<td><a href="mailto:johndo@email.com">johndo@email.com</a></td>
</tr>
</tbody>
</table>

**Records Retention Schedule**

<table>
<thead>
<tr>
<th>Category</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal</td>
<td>Information about personal details</td>
</tr>
<tr>
<td>Financial</td>
<td>Financial transactions and receipts</td>
</tr>
<tr>
<td>Legal</td>
<td>Legal documents and correspondence</td>
</tr>
</tbody>
</table>

**Retention Period**

- Personal: 1 year
- Financial: 7 years
- Legal: 15 years
ATTACHMENT VII: IMAGING SYSTEM SURVEY COMPLIANCE AND RECORDS DESTRUCTION

In connection with OGB’s electronic records retention requirements and within thirty (30) days of the Contract’s effective date, Contractor shall complete a State Archives Imaging System Survey ("System Survey") and forward to OGB.Records@la.gov, or as otherwise directed by OGB. According to LAC 4:XVII.1305(A), the System Survey must contain the following information:

1. A list of all OGB records series maintained/managed by Contractor’s system;
2. The hardware and software used including model number, version number and total storage capacity;
3. The type and density of media used by Contractor’s system;
4. The type and resolution of images being produced (TIFF class 3 or 4 and dpi);
5. Contractor’s quality control procedures for image production and maintenance;
6. Contractor’s system’s back up procedures including location of back-up (on or off-site) and number of existing images; and
7. Contractor’s migration plan for purging images from the system that have met their retention period.

OGB shall review the System Survey to make an initial determination of conformity with LAC 4:XVII.1305(A). Once OGB determines that Contractor’s System Survey contains the requisite information, OGB will forward the System Survey to the Secretary of State. As a continuing requirement, any system changes necessitating a revised System Survey response must be submitted to the Secretary of State within ninety (90) days of the change. To ensure compliance with this rule, Contractor shall notify the Records Officer of these changes within sixty (60) days so that he or she may forward the appropriate information to the Secretary of State.

Further, to ensure compliance with OGB’s Schedules (RFP Attachment VI) and applicable laws, Contractor shall not destroy any OGB records unless records are converted to digital images and thereafter approved for destruction or other disposition by the Secretary of State. Contractor shall request expedited authority to destroy or otherwise dispose of converted records by email to disposals@sos.louisiana.gov with “EDR_I2014-009 OGB [Contractor Name]” in the subject line, carbon copy to the Records Officer and OGB.Records@la.gov, and a description of the subject records per the OGB Schedules (such as “FSA Claims, scanned and inspected, for the week/month of X”) in the body. Upon receiving approval of the Secretary of State to destroy or otherwise dispose of the requested records, Contractor shall commence destruction or other approved disposition of said records. Contemporaneously therewith, Contractor shall complete a Certificate of Destruction (SSARC 933) form which shall be forwarded to the Records Officer. All SSARC forms can be found on the Louisiana Secretary of State’s website http://www.sos.la.gov/HistoricalResources/ManagingRecords/GetForms/Pages/default.aspx.

1 If OGB makes a different designation, OGB will notify Contractor of the change and provide updated contact information.
2 A records series is a group of related or similar records that may be filed together as a unit, used in a similar manner, and typically evaluated as a unit for determining retention periods. LAC 4:XVII.301(A). The records series listed in Contractor’s imaging survey should correspond to the records series listed on the OGB official Record Retention Schedule, RFP Attachment VI.
ATTACHMENT VIII: ELECTRONIC VENDOR PAYMENT SOLUTION

In an effort to increase efficiencies and effectiveness as well as be strategic in utilizing technology and resources for the State and Contractor, the State intends to make all payments to Contractors electronically. The LaCarte Procurement Card will be used for purchases of $5,000 and under, and where feasible, over $5,000. Contractors will have a choice of receiving electronic payment for all other payments by selecting the Electronic Vendor Payment solution (EVP) or Electronic Funds Transfer (EFT). If you receive an award and do not currently accept the LaCarte card or EVP or have not already enrolled in EFT, you will be asked to comply with this request by choosing either the LaCarte Procurement Card and/or ONLY one (1) of the following options: EVP or EFT. You may indicate your acceptance below.

The LaCarte Procurement Card uses a Visa card platform. Contractors receive payment from state agencies using the card in the same manner as other Visa card purchases. Contractors cannot process payment transactions through the credit card clearinghouse until the purchased products have been shipped or received or the services performed.

For all statewide and agency term contracts:

- Under the LaCarte program, purchase orders are not necessary. Orders must be placed against the net discounted products of the contract. All contract terms and conditions apply to purchases made with LaCarte.
- If a purchase order is not used, the Contractor must keep on file a record of all LaCarte purchases issued against this contract during the contract period. The file must contain the particular item number, quantity, line total and order total. Records of these purchases must be provided to the Office of State Purchasing on request.

EVP method converts check payments to a Visa credit card thereby streamlining payments to your organization. Participants receive a credit card account number with unique security features. This card will have $0 available funds until an invoice is approved for payment. As payments are approved, electronic remittance notifications are sent via email along with approval to charge the card for that amount. EVP requires no change to current invoice procedures; it is secure, and does not require your bank information. Charges may apply.

EFT payments are sent from the State’s bank directly to the payee’s bank each weekday. The only requirement is that you have an active checking or savings account at a financial institution that can accept Automated Clearing House (ACH) credit files and remittance information electronically. Additional information is available at:

http://www.doa.la.gov/OSRAP/EFTforWebsite.pdf

To facilitate this payment process, you will need to complete and return both EFT enrollment forms found at: http://www.doa.la.gov/Pages/osrap/Forms/Forms.aspx and http://www.doa.la.gov/OSRAP/EFTforWebsite.pdf
If an award is made to your company, please check which option you will accept or indicate if you are already enrolled.

<table>
<thead>
<tr>
<th>Payment Type</th>
<th>Will Accept</th>
<th>Already Enrolled</th>
</tr>
</thead>
<tbody>
<tr>
<td>LaCarte</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Choose **ONLY One (1) of the following options:**

<table>
<thead>
<tr>
<th>Payment Type</th>
<th>Will Accept</th>
<th>Already Enrolled</th>
</tr>
</thead>
<tbody>
<tr>
<td>EVP</td>
<td></td>
<td></td>
</tr>
<tr>
<td>EFT</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Printed Name of Individual Authorized

_______________________________  ______________________
Authorized Signature for payment type chosen    Date

_______________________________
Email address and phone number of authorized individual