

State of Wisconsin Department of Employee Trust Funds

> 4822 Madison Yards Way Madison, WI 53705-9100

P. O. Box 7931 Madison, WI 53707-7931

Contract by Authorized Board

Commodity or Service:

Contract No./Request for Bid/Proposal No:

Administrative Services for the State of Wisconsin Pharmacy Benefit Program

ETG0013 Amendment #1 dated June 13, 2018

Authorized Board: Group Insurance Board

Contract Period: January 1, 2019 through December 31, 2019 with the option for renewal for an additional five (5) years.

- 1. This Contract Amendment #1 is entered into by the State of Wisconsin, Department of Employee Trust Funds (Department) on behalf of the State of Wisconsin Group Insurance Board (Board) and Navitus Health Solutions, LLC (Contractor), whose address and principal officer appears on page 2 below. The Department is the sole point of contact for this Contract.
- 2. Whereby the Department agrees to direct the purchase and Contractor agrees to supply the Contract requirements in accordance with the Department Terms and Conditions, and the documents specified in the order of precedence below, hereby made a part of the Contract by reference.
- 3. By executing this Contract Amendment #1 the Department and Contractor hereby agree to modify the Contract as follows:
 - (a) The Contract is extended for one (1) year, from January 1, 2019 through December 31, 2019.
 - (b) Exhibit 1 State of Wisconsin Pharmacy Benefit Program Agreement dated July 11, 2017 is modified as shown in the attached Amendment #1, and replaced with the attached, revised Exhibit 1 State of Wisconsin Pharmacy Benefit Program Agreement dated June 1, 2018.
 - (c) Addition of Exhibit C, Contractor's Guaranteed Pricing Terms from January 1, 2019 December 31, 2019.
- 4. For purposes of administering this Contract, the order of precedence is:
 - (a) This Amendment #1 dated June 13, 2018;
 - (b) The Contract between the Department and Navitus Health Solutions, LLC dated July 19, 2017;
 - (c) Exhibit A, Contract clarifications and changes;
 - (d) RFP Exhibit 1 State of Wisconsin Pharmacy Benefit Program Agreement, dated June 1, 2018;
 - (e) RFP Exhibit 1 State of Wisconsin Pharmacy Benefit Program Agreement, dated July 11, 2017;
 - (f) RFP Exhibit 4 Department Terms and Conditions, dated April 27, 2017;
 - (g) RFP Appendix 2 Data Specifications Pharmacy, dated June 20, 2017;
 - (h) Request for Proposal (RFP) ETG0013 dated November 18, 2016, including all appendices, attachments, and amendments thereto:
 - (i) Exhibit C Guaranteed Pricing Terms: January 1, 2019 December 31, 2019, dated June 1, 2018;
 - (j) Exhibit B Guaranteed Pricing Terms: January 1, 2018 December 31, 2018, dated July 18, 2017; and
 - (k) Contractor's proposal dated January 25, 2017.

Contract: ETG0013 Amendment #1

Administrative Services for the State of Wisconsin Pharmacy Benefit Program

State of Wisconsin Department of Employee Trust Funds

Authorized Board:

Group Insurance Board

By (Name) & (Title):

Michael Farrell

Chair, Group Insurance Board

Signature:

Michael Farrell

Date of Signature: 6 (1.5 (2.01.6

6/15/2018 9:18:55 AM CDT

Contact A. John Voelker, ETF Deputy Secretary, if questions arise: (608) 266-9854

Contractor

Legal Company Name:

Navitus Health Solutions, LLC

Trade Name:

Navitus Health Solutions, LLC

Taxpayer Identification Number: 94-3151780

04-3608530

Contractor Address (Street Address, City, State, Zip):

2601 West Beltline Hwy., Suite 600

Madison, WI 53713

Name & Title (print name and title of person authorized to legally sign for and bind Contractor):

Thomas J. Pabich, Senior Vice President, Business Development & Client Services

Signature:

Thomas J. Pabich

Date of Signature: 6/13/2018 10:01:05 AM CDT

Email: Tom.Pabich@navitus.com

Phone: (608) 729-1557

Amendment #1

The following revisions are made to Exhibit 1 – State of Wisconsin Pharmacy Benefit Program Agreement

1) Cover Page revision date updated

State of Wisconsin Pharmacy Benefit Program Agreement

Revised July 11 June 1, 2017 2018

2) Footer version date updated from "v. 07-11-2017" to <u>06-01-2018</u> throughout the Exhibit 1 document.

(v. 07-11-201706-01-2018)

- 3) The term "Uniform Benefits" is replaced with the term <u>UNIFORM PHARMACY BENEFITS</u> throughout the Exhibit 1 document.
- 4) Additions to 000 DEFINITIONS [add alphabetically]

CMS means Centers for Medicare and Medicaid Services in the U.S. Department of Health and Human Services.

<u>DISPENSE AS WRITTEN or DAW</u> indicates the prescriber's instruction regarding substitution of generic equivalents, or an order to dispense the specific prescribed medication, based on the DAW code used:

<u>Code</u>	Code value
<u>0</u>	No Product Selection Indicated/No Special Instructions
<u>1</u>	Substitution NOT Allowed by Prescriber
<u>2</u>	Substitution Allowed - Patient Requested That Brand Product Be Dispensed
<u>3</u>	Substitution Allowed - Pharmacist Selected Product Dispensed
<u>4</u>	Substitution Allowed - Generic Drug Not in Stock
<u>5</u>	Substitution Allowed - Brand Drug Dispensed as Generic
<u>6</u>	Override DAW Code
<u>7</u>	Substitution NOT Allowed - Brand Drug Mandated by Law
8	Substitution Allowed - Generic Drug Not Available in Marketplace
9	<u>Other</u>

MEDICARE ADVANTAGE means a program defined under Title 18, Part C of the U.S. Social Security act of 1965, as amended.

MEDICARE PART A means the hospital insurance program defined under Title 18, Part A of the U.S. Social Security Act of 1965, as amended, and covers inpatient care.

MEDICARE PART B means the medical insurance program defined under Title 18, Part B of the U.S. Social Security Act of 1965, as amended, and covers outpatient care.

<u>UNIFORM PHARMACY BENEFITS</u> mean the BENEFITS described in Section 400 that are administered to PARTICIPANTS enrolled in the HEALTH BENEFIT PROGRAM.

5) Addition to 100 GENERAL

135 Participant Materials and Marketing

135A Informational/Marketing Materials

- 4) The DEPARTMENT reserves the right to require the CONTRACTOR to provide notification to PARTICIPANTS as directed.
 - a) As agreed to in Exhibit A, if the DEPARTMENT requests that the CONTRACTOR provide any notifications, which are of a type and level that are different from those provided previously by CONTRACTOR and which would result in increased costs to CONTRACTOR of \$50,000 or more, then the parties will negotiate in good faith regarding the terms and conditions under which CONTRACTOR will provide such notifications, and CONTRACTOR will not be obligated to provide such notifications until the parties have agreed on such terms.
 - b) Increased costs mentioned above do not include prohibited fees as set forth in Section 130B

6) Addition to 100 GENERAL

150 Miscellaneous General Requirements

150A Reporting Requirements and Deliverables:

1) The CONTRACTOR will provide the DEPARTMENT with standard management reports as determined by the DEPARTMENT, and as outlined in Exhibit A.

Non-standard reports may be requested by the BOARD as may be agreed to from time to time by the BOARD and the CONTRACTOR. The BOARD will review all reports and statements provided by the CONTRACTOR and will notify the CONTRACTOR in writing of any errors or objections known to the BOARD. These reports shall cover both the commercial and Medicare populations of the PHARMACY BENEFIT PLAN.

7) Deletion from 200 PROGRAM REQUIREMENTS

205 Enrollment

205B Identification (ID) Cards

The CONTRACTOR must provide PARTICIPANTS with ID CARDS, indicating, at a minimum, the EFFECTIVE DATE of coverage which will list at minimum the SUBSCRIBER, each DEPENDENT of the SUBSCRIBER, and the SUBSCRIBER's member identification number. The CONTRACTOR must issue new ID CARDS upon enrollment and BENEFIT changes that impact the information printed on the ID CARDS.

The CONTRACTOR shall issue the ID CARDS, along with a welcome packet for newly enrolled PARTICIPANTS, within the timeframes described below:

- 1) The CONTRACTOR shall issue ID CARDS within five (5) BUSINESS DAYS of the generation date of the enrollment file containing the addition or enrollment change, except as noted in item 2) below.
- 2) For elections made during the IT'S YOUR CHOICE OPEN ENROLLMENT period, the CONTRACTOR shall issue ID CARDS by December 15 (or a later date as approved by the DEPARTMENT) for enrollment additions or changes effective the following January 1, as submitted on enrollment files generated on the first DAY of the IT'S YOUR CHOICE OPEN ENROLLMENT period through December 10. The CONTACTOR must notify the DEPARTMENT Program Manager of any delays with issuing the ID CARDS. The

CONTRACTOR shall send a written confirmation to the DEPARTMENT Program Manager in January indicating the date(s) the ID CARDS were issued.

The CONTRACTOR must provide replacement cards upon request at no cost to the PARTICIPANT, including an expedited process to get a replacement card.

8) Addition to 200 PROGRAM REQUIREMENTS

220 Quality

- 1) The CONTRACTOR must demonstrate, upon request by the DEPARTMENT, their efforts in encouraging and/or requiring PARTICIPATING PHARMACIES to participate in quality initiatives, including those identified by the DEPARTMENT. The CONTRACTOR must demonstrate their efforts in encouraging prescribers to participate in quality initiatives as well.
- 2) The CONTRACTOR must demonstrate, upon request by the DEPARTMENT, its support for the DEPARTMENT'S initiatives in monitoring and improving quality of care. This may include providing actual contract language that specifies PARTICIPATING PHARMACY agreement or terms to participate in or report on quality improvement initiatives/patient safety measures and a description of their link, if any, to pharmacy reimbursement.
- 3) The CONTRACTOR shall collaborate with the DEPARTMENT, HEALTH BENEFIT PROGRAM providers and other vendors contracted by the BOARD on quality initiatives to address current population health issues. The CONTRACTOR shall report to the DEPARTMENT semi-annually any initiatives and pilot programs offered by the CONTRACTOR or the PARTICIPATING PHARMACIES, including information on patient engagement and outcomes.
- 4) The DEPARTMENT will monitor health care quality and/or customer satisfaction using performance measures available in the data warehouse and visual business intelligence tool, and will establish performance metrics, baseline results, and target performance levels. The DEPARTMENT will publish measure results and establish financial incentives to encourage performance improvement.
- 5) Prior to the DEPARTMENT holding the CONTRACTOR accountable for any of these measures, either through financial means and/or through publishing the measure results, the DEPARTMENT will provide the CONTRACTOR with an opportunity to review and validate the DEPARTMENT'S results within a specific timeframe, as determined by the DEPARTMENT.
- 6) As agreed to in Exhibit A, the DEPARTMENT will collaborate with the CONTRACTOR to develop a final measure set. Measures agreed upon for the first year of this CONTRACT will not be associated with financial benefits or penalties, but may be subject to such financial penalties or benefits if the CONTRACT is extended.

9) Addition to 200 PROGRAM REQUIREMENTS

255 Miscellaneous Program Requirements

255I Subrogation and Other Payers

The CONTRACTOR shall correspond with PARTICIPANTS to obtain any required additional information and to determine whether other coverage for the claim exists under subrogation rights or other payers such as worker's compensation, insurance contracts, or government-sponsored benefit programs.

The CONTRACTOR shall have authority to retain any attorneys or law firms regarding such subrogation rights and lawsuits involving such rights to represent the BOARD to pursue the BOARD'S subrogation

rights in accordance with this AGREEMENT. Any subrogation settlement agreed to by the CONTRACTOR shall be deemed acceptable by the BOARD. The CONTRACTOR may forego subrogation where, at the CONTRACTOR'S discretion, the circumstances in a particular subrogation matter warrant such a decision.

With respect to these subrogation cases, the CONTRACTOR will hire outside legal counsel or utilize in-house counsel to provide the BOARD with subrogation litigation services on the BOARD'S behalf at a contingency fee not to exceed thirty (30%) percent for outside legal counsel or twenty (20%) percent for in-house legal counsel of net dollars recovered by counsel, with those attorneys' fees being subject to, and being paid consistent with, the Wisconsin Rules of Professional Conduct for Attorneys, the code of professional ethics and performance standards established by the Wisconsin Supreme Court for attorneys practicing law in the State of Wisconsin.

For such subrogation matters, the BOARD shall not pay or provide any additional reimbursement for the outside legal counsel's or in-house legal counsel's legal fees, expenses, costs and disbursements incurred by such counsel while providing subrogation-related legal services and such legal fees, expenses, costs and disbursements are included in, and will be paid out of, the maximum thirty (30%) percent contingency fee that is paid to the outside legal counsel or twenty (20%) percent fee paid to inhouse counsel as set forth in this subsection. The CONTRACTOR will not be paid or receive any portion of the contingency fee that is paid to the outside legal counsel if outside legal counsel is hired. The BOARD shall be solely responsible and liable for paying the contingency fee to outside legal counsel for its attorneys' fees, legal costs and disbursements incurred by the outside legal counsel representing the BOARD in subrogation cases, not the CONTRACTOR. The CONTRACTOR is not responsible or liable for paying the contingency fee or any outside counsel attorneys' fees, legal costs and disbursements.

As agreed to in Exhibit A, the CONTRACTOR's subrogation obligations are limited to situations where, at the CONTRACTOR's discretion, the circumstances in a particular subrogation matter warrant such a decision. This means that if the CONTRACTOR determines that the dollar amount of a subrogation lien is so low as to make recovery cost prohibitive, the CONTRACTOR is not obligated to pursue the BOARD's subrogated interest.

10) Addition to 300 DELIVERABLES

305 Reporting Requirements

As required by the CONTRACT, the CONTRACTOR must submit reports to the DEPARTMENT. Reports must be submitted by SECURE email to the DEPARTMENT, the DEPARTMENT'S sFTP site, or other method as specified by the DEPARTMENT, in the format and timeframe specified by the DEPARTMENT. The DEPARTMENT reserves the right to modify reporting requirements as deemed necessary to monitor the CONTRACT and programs.

Instructions and specific due dates will be provided by the DEPARTMENT annually.

Unless otherwise requested by the DEPARTMENT, each report must be specific to data from the PHARMACY BENEFIT PLAN, not general data from the CONTRACTOR'S book of business.

[continued on next page]

Report	Description	Frequency
Claims Invoicing Pharmacy Claims Reimbursement	The CONTRACTOR notifies the DEPARTMENT twice monthly during the term of this AGREEMENT and informs the DEPARTMENT in writing by submission of an invoice showing the amount due from the DEPARTMENT to the CONTRACTOR. See Section 130A, 1, b. (1)	Semi-Monthly
	Cycle I: Encompasses prescription claims processed day one (1) through day fifteen (15). CONTRACTOR will electronically send an invoice to DEPARTMENT two (2) DAYS after the end of the cycle.	
	Cycle II: Encompasses prescription claims processed day sixteen (16) through the last day of the month. CONTRACTOR will electronically send an invoice to DEPARTMENT two (2) DAYS after the end of the cycle.	
2) Claims Invoicing Member Claims Reimbursement	The CONTRACTOR notifies the DEPARTMENT monthly during the term of this AGREEMENT and informs the DEPARTMENT in writing by submission of an invoice showing the amount due from the DEPARTMENT to the CONTRACTOR. See <u>Section 130A</u> , 2, b. (2)	Monthly
	Direct Member Reimbursement cycles run on a weekly basis but are billed monthly. Each monthly cycle will include between 28 and 35 calendar days (four to five weeks). The CONTRACTOR will electronically send an invoice to the DEPARTMENT two (2) DAYS after the end of the cycle	
3) Administrative Fee Invoicing	The CONTRACTOR notifies the DEPARTMENT twice monthly during the term of this AGREEMENT and informs the DEPARTMENT in writing by submission of an invoice showing the amount due from the DEPARTMENT to the CONTRACTOR. See Section 130A, 2, b. (1) • Cycle I: Encompasses administrative fees for services provided from day one (1) through day fifteen (15). The CONTRACTOR will electronically send an invoice to the DEPARTMENT two (2)	Semi-Monthly
	 DAYS after the end of the cycle. Cycle II: Encompasses administrative fees for services provided from sixteen (16) through the last day of the month. The CONTRACTOR will electronically send an invoice to the DEPARTMENT two (2) DAYS after the end of the cycle. 	
4) Other Fees Invoicing	The CONTRACTOR notifies the DEPARTMENT monthly during the term of this AGREEMENT and informs the DEPARTMENT in writing by submission of an invoice showing the amount due from the DEPARTMENT to the CONTRACTOR. See Section 130A, 2, b. (2) • Each cycle consists of one month, always ending on the last day of the month. The CONTRACTOR will electronically send an invoice to the DEPARTMENT two (2) DAYS after the end of the cycle	Monthly
5) Rebate Payments	The DEPARTMENT will receive REBATE payments on at least a QUARTERLY basis. The CONTRACTOR will provide additional rebate reports as necessary. See Section 130A , 4.	QUARTERLY
6) Drug Manufacturer Revenue Payments	The DEPARTMENT will receive drug manufacturer revenue payments on at least a QUARTERLY basis. The CONTRACTOR will provide additional revenue payment reports as necessary. See Section 130A, 5.	QUARTERLY
7) Claims Data Transfer to Data Warehouse	The CONTRACTOR submits to the DEPARTMENT'S data warehouse in the file format specified by the DEPARTMENT in the most recent Claims Data Specifications document, all claims processed for PARTICIPANTS. See Section 145C	Monthly

	Report	Description	Frequency
	Bank Reconciliation Report	The CONTRACTOR shall perform a monthly bank reconciliation and provide to the DEPARTMENT within 20 BUSINESS DAYS following month-end. See Section 130A, 8	Monthly
9)	Claims Invoice Reconciliation Report	The CONTRACTOR submits a claims invoice reconciliation report each month for the prior month. The report reconciles the semimonthly claims invoice into a monthly report that will match the claims data reported each month to the DEPARTMENT'S data warehouse. See Section 130A, 1, d. As agreed to in Exhibit A, the DEPARTMENT will collaborate with the CONTRACTOR to implement changes to the claims extract reports currently provided by the CONTRACTOR for claims invoice reconciliation, within ninety (90) days of the CONTRACT effective date. These claims extract reports will be used until claims invoice reconciliation processes developed within the DEPARTMENT's data warehouse are functional.	Monthly
	Participating Pharmacy Data Transfer to Data Warehouse	The CONTRACTOR submits to the DEPARTMENT'S data warehouse in the file format specified by the DEPARTMENT in the most recent PARTICIPATING PHARMACY Data Specifications document See Section 145C	Monthly
	Fraud and Abuse Review Results	The CONTRACTOR performs QUARTERLY (unless another timeframe is agreed upon by the DEPARTMENT) fraud and abuse reviews and provides results of material findings to the DEPARTMENT. See Section 150E .	QUARTERLY
	Performance Standards Reports	The CONTRACTOR submits all data and reports as required to measure performance standards specified in <u>Section 315.</u>	QUARTERLY unless otherwise noted
13)	Pilot Programs and Initiatives	The CONTRACTOR reports to the DEPARTMENT any initiatives and pilot programs offered by the CONTRACTOR or the PARTICIPATING PHARMACIES, including information on patient engagement and outcomes. See Section 220, 3.	Semi-Annually
	Business Recovery Plan and Simulation Report	The CONTRACTOR submits to the DEPARTMENT a business recovery plan that is documented and tested annually, at a minimum. See Section 140, 5.	Annually
	Coordination of Benefits (COB) Report	The CONTRACTOR collects from SUBSCRIBERS COB information necessary to coordinate BENEFITS under the Wisconsin Administrative Code and reports this information to the DEPARTMENT at least annually. See Section 205F .	Annually
16)	Financial and Utilization Data Submission	The CONTRACTOR submits to the DEPARTMENT or its designee, as required by the DEPARTMENT, statistical report(s) showing financial and utilization data that includes claims and enrollment information. See Section 150A , 1.	Semi-Annually
17)	Grievance Summary Report	The CONTRACTOR retains records of grievances and submits an annual summary to the DEPARTMENT of the number, types of grievances received, and the resolution or outcome. See Section 115, 9 c.	Annually

Report	Description	Frequency
18)Group Experience / Utilization Report	The CONTRACTOR reports annually to the BOARD its utilization and disease management capabilities and effectiveness in improving the health of PARTICIPANTS and encouraging healthy behaviors, demonstrating support for technology and automation in the format as determined by the DEPARTMENT. The CONTRACTOR also includes details on the PHARMACY BENEFIT PLAN'S experience by disease and risk categories, place of services along with comparisons to aggregate benchmarks and any other measures the CONTRACTOR believes will be useful to DEPARTMENT staff and the BOARD in understanding the source of cost and utilization trends in a format as determined by the DEPARTMENT. See Section 150A.	Annually
19)Rate Renewal Reports	To assist the DEPARTMENT and the BOARD'S consulting actuary with determining PREMIUM projections, the CONTRACTOR shall provide rate renewal reports. See <u>Section 130</u> .	Annually
20)SOC 1, Type 2 Audit Report	The CONTRACTOR agrees to a SOC 1, Type 2 audit of internal controls conducted by an independent CPA firm at the CONTRACTOR'S expense that is in accordance with the SSAE 16 and provides a copy of the CPA's report to the DEPARTMENT. See Section 150D.	Annually

11) Deletion from 300 DELIVERABLES

315 Performance Standards and Penalties

315E Data Management

The DEPARTMENT will specify the timetable and dates for which the claims and provider data transfers must be provided. The total penalties for this performance category shall not exceed four (4%) percent of the total administrative fee for the quarter.

	Performance Standards	Penalties
1)	Claims Data Transfer: The CONTRACTOR must submit on a monthly basis to the DEPARTMENT'S data warehouse in the file format specified by the DEPARTMENT in the most recent Claims Data Specifications document, all claims processed for PARTICIPANTS. See Section 145.	One thousand (\$1,000) dollars per DAY for which the standard is not met
2)	Previder Data Transfer: The CONTRACTOR must submit on a monthly basis to the DEPARTMENT'S data warehouse in the file format specified by the DEPARTMENT in the most recent Provider Data Specifications document, the specified data for all IN NETWORK providers including subcontracted providers, and any OUT OF NETWORK providers for which the CONTRACTOR has processed or expects to processe claims. See Section 145	One thousand (\$1,000) dollars per DAY for which the standard is not met
<u>2</u> 3)	Data File Corrections: Within two (2) BUSINESS DAYS of notification, unless otherwise approved by the DEPARTMENT in writing, the CONTRACTOR shall resolve any data errors on the file as identified by the DEPARTMENT'S data warehouse or the DEPARTMENT. See Sections 145	One thousand (\$1,000) dollars per DAY for which the standard is not met
<u>3</u> 4)	Notification of Data Breach: The CONTRACTOR shall notify the DEPARTMENT Program Manager and Privacy Officer within one (1) BUSINESS DAY of discovering that the PHI and/or PII of one (1) or more PARTICIPANTS may have been breached, or has been breached. The CONTRACTOR is required to report using the form provided by the DEPARTMENT. See Section 150F.	One thousand (\$1,000) dollars per DAY for which the standard is not met

12) Additions to, and Deletions from 400 UNIFORM BENEFITS

NOTE: UNIFORM <u>PHARMACY</u> BENEFITS are reviewed and updated annually. These UNIFORM <u>PHARMACY</u> BENEFITS will be updated with any benefit changes approved by the Group Insurance Board for <u>2018</u>for <u>future plan-years</u>.

These are the UNIFORM <u>PHARMACY</u> BENEFITS or "Summary Plan Description" offered under the Health Benefit Program, <u>specific to Pharmacy Benefits</u>.

This portion of the Agreement is often excerpted and provided to PARTICIPANTS as their Summary Plan Description.

The contractor shall not alter the language, benefits or exclusions and limitations, herein.

These UNIFORM PHARMACY BENEFITS are provided to SUBSCRIBERS via the It's Your Choice materials as their Summary Plan Description. The language in this section is written to the audience of the PARTICIPANT. Included in this section is a set of definitions which is specific to UNIFORM PHARMACY BENEFITS. The contractor does not need to recreate the description of benefits nor distribute it to PARTICIPANTS.

These Uniform Benefits are provided to a SUBSCRIBER who is a retired public employee under Wis. Stat. § 40.02 (25) (b) 11, or any DEPENDENT of such an employee, and, if eligible, has acted under Wis. Stat. § 40.51 (10) to elect group health insurance coverage. SUBSCRIBERS or DEPENDENTS who are ineligible and unenrolled in Medicare may join Program Option 16. SUBSCRIBERS or DEPENDENTS who are eligible and enrolled in Medicare may join Program Option 12. Benefits will be provided to SUBSCRIBERS via the Local Annuitant Health Program (LAHP) materials.

13) Additions to 400 UNIFORM BENEFITS

I. **Definitions** [add alphabetically]

COST DIFFERENTIAL: The difference in the cost of a Non-Preferred Level 3 BRAND NAME DRUG and the cost of that drug's GENERIC EQUIVALENT that is available on the formulary. This applies when the prescription for the Non-Preferred Level 3 BRAND NAME DRUG indicates it is to be dispensed as a DAW-1, and the prescribing doctor does not submit an FDA MedWatch form to the PBM. Refer to the Schedule of Benefits for more information.

14) Addition to 400 UNIFORM BENEFITS

II. Schedule of Benefits

State of Wisconsin PARTICIPANTS without MEDICARE:

DEDUCTIBLES, COINSURANCE, COPAYMENTS and OUT-OF-POCKET LIMITS as described in this schedule:

State of Wisconsin Amounts paid by PARTICIPANTS who do <u>not</u> have MEDICARE as the primary payor			
	IYC Health Plan ¹	IYC High-DEDUCTIBLE Health Plan (HDHP) ²	
Annual Pharmacy DEDUCTIBLE	None	\$1,500 individual / \$3,000 family ³	

Preventive Drugs ⁴	No cost	No cost
Level 1 COPAYMENT	\$5	\$5 ⁵
Level 2 COINSURANCE	20% (\$50 max)	20% (\$50 max)
Level 3 COINSURANCE	40% (\$150 max)	40% (\$150 max)
BRAND NAME DRUG with no GENERIC EQUIVALENT on the FORMULARY		
Level 3 COINSURANCE + DAW-1 COST DIFFERENTIAL BRAND NAME DRUG with a GENERIC EQUIVALENT on the FORMULARY Refer to section II. 1) c) for exceptions.	40% (\$150 max) PLUS Cost difference between the NON-PREFERRED BRAND NAME DRUG and the PREFERRED GENERIC EQUIVALENT.	40% (\$150 max) PLUS Cost difference between the NON-PREFERRED BRAND NAME DRUG and the PREFERRED GENERIC EQUIVALENT.
Level 4 COPAYMENT	\$50	\$50
Level 1 & Level 2 OUT-OF-POCKET LIMIT	\$600 individual / \$1,200 family	\$2,500 individual / \$5,000 family
Level 3 OUT-OF-POCKET LIMIT	\$6,850 individual / \$13,700 family ⁶	
Level 4 OUT-OF-POCKET LIMIT	\$1,200 individual / \$2,400 family	

Local / Wisconsin Public Employers (WPE) without MEDICARE:
DEDUCTIBLES, COINSURANCE, COPAYMENTS and OUT-OF-POCKET LIMITS as described in this schedule:

Local / Wisconsin Public Employer (WPE) Amounts paid by PARTICIPANTS who do <u>not</u> have MEDICARE as the primary payor		
	IYC Local Traditional (Program Option 2/12) or Local Deductible (Program Option 4/14) or Local Health Plan (Program Option 6/16) ¹⁴	IYC Local High-DEDUCTIBLE Health Plan (HDHP) (Program Option 7/17) ^{15 16}
Annual Pharmacy DEDUCTIBLE	None	\$1,500 individual / \$3,000 family ³
Preventive Drugs ¹⁷	No cost	No cost
Level 1 COPAYMENT	\$5	\$5 ¹⁸
Level 2 COINSURANCE	20% (\$50 max)	20% (\$50 max)

Level 3 COINSURANCE BRAND NAME DRUG with no GENERIC EQUIVALENT on the FORMULARY	40% (\$150 max)	40% (\$150 max)
Level 3 COINSURANCE + DAW-1 COST DIFFERENTIAL BRAND NAME DRUG with a GENERIC EQUIVALENT on the FORMULARY Refer to section II. 1) c) for exceptions.	40% (\$150 max) PLUS Cost difference between the NON-PREFERRED BRAND NAME DRUG and the PREFERRED GENERIC EQUIVALENT.	40% (\$150 max) PLUS Cost difference between the NON-PREFERRED BRAND NAME DRUG and the PREFERRED GENERIC EQUIVALENT.
Level 4 COPAYMENT	\$50	\$50
Level 1 & Level 2 OUT-OF-POCKET LIMIT	\$600 individual / \$1,200 family	\$2,500 individual / \$5,000 family
Level 3 OUT-OF-POCKET LIMIT ¹⁹	\$6,850 individual / \$13,700 family	
Level 4 OUT-OF-POCKET LIMIT	\$1,200 individual / \$2,400 family	

15) Additions to 400 UNIFORM BENEFITS

II. Schedule of Benefits

Additional Coverage Provisions

[...]

1) Prescription Drugs and Insulin (Except SPECIALTY MEDICATIONS):

r 1

c) Cost Sharing Levels for Non-Preventive Prescription Drugs:

Level 1:

The Level 1 COPAYMENT applies to Preferred GENERIC DRUGS and certain lower-cost Preferred BRAND NAME DRUGS.

Level 2:

The Level 2 COINSURANCE applies to Preferred BRAND NAME DRUGS, and certain higher-cost Preferred GENERIC DRUGS.

<u>Level 3</u> - BRAND NAME DRUG with no GENERIC EQUIVALENT on the FORMULARY: The Level 3 COINSURANCE applies to NON-PREFERRED BRAND NAME DRUGS that have PREFERRED GENERIC EQUIVALENT drugs on the FORMULARY, as well as drugs that have been approved for coverage through the exceptions process or independent medical review.

Level 3 – BRAND NAME DRUG with a GENERIC EQUIVALENT on the FORMULARY: For a BRAND NAME DRUG with a GENERIC EQUIVALENT on the FORMULARY, the Level 3 COINSURANCE + COST DIFFERENTIAL applies to NON-PREFERRED BRAND NAME DRUGS that are prescribed as DAW-1 when a GENERIC EQUIVALENT drug is available on the FORMULARY. This only applies to Non-Medicare PARTICIPANTS. If the non-Medicare PARTICIPANT's prescribing doctor submits an FDA MedWatch form to the PBM, the PARTICIPANT will pay the Level 3 COINSURANCE without the COST DIFFERENTIAL. [...]

Exhibit 1

to

Request for Proposal (RFP) ETG0013

Administrative Services for the State of Wisconsin

Pharmacy Benefit Program



State of Wisconsin Pharmacy Benefit Program Agreement

Revised June 1, 2018

Issued by the State of Wisconsin

Department of Employee Trust Funds

On behalf of the Group Insurance Board

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000 DEFINITIONS

Unless otherwise defined herein, any term needing definition shall have the definition found in UNIFORM PHARMACY BENEFITS (of this AGREEMENT), the RFP #ETG0013, the PROPOSAL or in applicable Wisconsin law. These terms, when used and capitalized in this AGREEMENT are defined and limited to that meaning only:

AGREEMENT means the State of Wisconsin Pharmacy Benefit Program Agreement, which is the binding agreement between the BOARD and CONTRACTOR for the administration of the PHARMACY BENEFIT PROGRAM.

ANNUITANT

When not specified, ANNUITANT means all ANNUITANTS, including state and LOCAL.

STATE ANNUITANT means any retired EMPLOYEE of the State of Wisconsin: receiving an immediate annuity under the Wisconsin Retirement System, a currently insured recipient of a long-term disability benefit under Wis. Adm. Code % ETF 50.40, a currently insured recipient of a disability benefit under Wis. Stat. % 40.65; or a terminated EMPLOYEE with twenty (20) years of creditable service.

LOCAL ANNUITANT means:

- 1) Any currently insured retired EMPLOYEE of a participating EMPLOYER: receiving an immediate annuity under the Wisconsin Retirement System, or a long-term disability benefit under Wis. Adm. Code § ETF 50.40, or a disability benefit under Wis. Stat. § 40.65, or a person with twenty (20) years of creditable service who is eligible for an immediate annuity but defers application, or a person receiving an annuity through a program administered by the DEPARTMENT under Wis. Stat. § 40.19 (4) (a).
- 2) A retired public employee under Wis. Stat. § 40.02 (25) (b) 11, who is receiving an annuity under the Wisconsin Retirement System (but not a disability benefit under Wis. Stat. § 40.65 or Long-Term Disability Insurance (LTDI)), or any DEPENDENT of such an employee, who is receiving a continuation of the employee's annuity, and, if eligible, and who has acted under Wis. Stat. § 40.51 (10) to elect the Local Annuitant Health Program (LAHP).

BENEFITS means those items and services as listed in UNIFORM PHARMACY BENEFITS. A PARTICIPANT'S right to BENEFITS is subject to the terms, conditions, limitations and exclusions of the PHARMACY BENEFIT PLAN.

BOARD means the State of Wisconsin Group Insurance Board.

BUSINESS DAY means each calendar DAY except Saturday, Sunday, and official State of Wisconsin holidays (see also: DAY).

CMS means Centers for Medicare and Medicaid Services in the U.S. Department of Health and Human Services.

COINSURANCE means that portion of the charge for COVERED PRODUCTS, calculated as a percentage of the charge for such services, which is to be paid by PARTICIPANTS pursuant to the PHARMACY BENEFIT PLAN.

CONTINUANT means any SUBSCRIBER enrolled under the federal or state continuation provisions as described in the PHARMACY BENEFIT PLAN.

CONTRACT means this document which includes all exhibits, attachments, supplements, endorsements or riders and the CONTRACTOR'S PROPOSAL.

CONTRACTOR means the legal signatory to this AGREEMENT.

COPAYMENT means a fixed dollar portion of the charge for COVERED PRODUCTS, which is to be paid by PARTICIPANTS pursuant to the PHARMACY BENEFIT PLAN.

COVERED PRODUCTS means those PRODUCTS that are covered under the PHARMACY BENEFIT PLAN. COVERED PRODUCTS may include, but are not limited to, brand or generic prescription medications, medications not requiring a prescription, and/or medical supplies and equipment.

DAY means Business DAY unless otherwise indicated.

DEDUCTIBLE means a predetermined amount of money that a PARTICIPANT must pay before benefits are eligible for payment.

DEPARTMENT means the State of Wisconsin Department of Employee Trust Funds.

DEPENDENT as defined in UNIFORM PHARMACY BENEFITS.

DISPENSE AS WRITTEN or DAW indicates the prescriber's instruction regarding substitution of generic equivalents, or an order to dispense the specific prescribed medication, based on the DAW code used:

Code	Code value
0	No Product Selection Indicated/No Special Instructions
1	Substitution NOT Allowed by Prescriber
2	Substitution Allowed - Patient Requested That Brand Product Be Dispensed
3	Substitution Allowed - Pharmacist Selected Product Dispensed
4	Substitution Allowed - Generic Drug Not in Stock
5	Substitution Allowed - Brand Drug Dispensed as Generic
6	Override DAW Code
7	Substitution NOT Allowed - Brand Drug Mandated by Law
8	Substitution Allowed - Generic Drug Not Available in Marketplace
9	Other

DOMESTIC PARTNER as defined in UNIFORM PHARMACY BENEFITS.

EFFECTIVE DATE means the date, as certified by the DEPARTMENT and shown on the records of the CONTRACTOR in which the PARTICIPANT becomes enrolled and entitled to the BENEFITS specified in this CONTRACT.

EGWP or "800 SERIES" EGWP means Employer Group Waiver Plan as defined by CMS.

ELIGIBLE PRODUCT means the brand name or generic PRODUCT that is included in the CONTRACTOR-recommended and BOARD-approved formulary and for which a PRODUCT manufacturer and CONTRACTOR have entered into a contractual REBATE agreement.

EMPLOYEE

When not specified, EMPLOYEE means all EMPLOYEES, including state and LOCAL.

STATE EMPLOYEE means an ELIGIBLE EMPLOYEE of the State of Wisconsin as defined under Wis. Stat. § 40.02 (25) (a), 1., 2., or (b), 1m., 2., 2g., or 8.

LOCAL EMPLOYEE means an ELIGIBLE EMPLOYEE as defined under <u>Wis. Stat. §</u> 40.02 (46) or 40.19 (4) (a), of an EMPLOYER as defined under <u>Wis. Stat. §</u> 40.02 (28), other than the state, which has acted under <u>Wis. Stat. §</u> 40.51 (7), to make health care coverage available to its EMPLOYEES.

EMPLOYER

When not specified, EMPLOYER means all EMPLOYERS, including state and LOCAL.

STATE EMPLOYER means an eligible State of Wisconsin agency as defined in <u>Wis. Stat.</u> § 40.02 (54).

LOCAL EMPLOYER means an employer who has acted under Wis. Stat. § 40.51 (7), to make health care coverage available to its EMPLOYEES.

HEALTH BENEFIT PROGRAM means the program that provides group health BENEFITS to eligible State of Wisconsin and participating LOCAL EMPLOYEES, ANNUITANTS, CONTINUANTS and their eligible DEPENDENTS in accordance with Chapter 40, Wisconsin Statutes. This program is established, maintained and administered by the BOARD.

IDENTIFICATION CARDS or ID CARDS means cards indicating eligibility of PARTICIPANTS, printed in the most current NCPDP (National Council for Prescription Drug Processing) version. These cards will be distributed upon initial enrollment, upon a change in the PHARMACY BENEFIT PLAN, or upon request of the PARTICIPANT.

IT'S YOUR CHOICE OPEN ENROLLMENT or IYC means the enrollment period referred to in the DEPARTMENT materials as the IYC enrollment period that is available at least annually to insured SUBSCRIBERS allowing them the opportunity to change health plans and/or coverage and also to eligible individuals to enroll for coverage in any health plan offered by the BOARD.

LOCAL means a Wisconsin Public Employer who has acted under Wis. Stat. § 40.51 (7), to participate in the HEALTH BENEFIT PROGRAM for its EMPLOYEES.

MEDICARE ADVANTAGE means a program defined under Title 18, Part C of the U.S. Social Security act of 1965, as amended.

MEDICARE PART A means the hospital insurance program defined under Title 18, Part A of the U.S. Social Security Act of 1965, as amended, and covers inpatient care.

MEDICARE PART B means the medical insurance program defined under Title 18, Part B of the U.S. Social Security Act of 1965, as amended, and covers outpatient care.

ONLINE TRANSACTION PROCESSING means the process of settling claims, from submission through final disposition, between two or more parties.

PARTICIPANT means the SUBSCRIBER or any of the SUBSCRIBER'S DEPENDENTS who have been specified by the DEPARTMENT for enrollment and are entitled to BENEFITS.

PARTICIPATING PHARMACY means a pharmacy or a company that is authorized to represent one or more subsidiary, affiliated, or franchised pharmacies, that has entered into a PARTICIPATING PHARMACY agreement with CONTRACTOR to provide COVERED PRODUCTS to PARTICIPANTS.

PARTICIPATING PRESCRIBERS means those prescribers who are authorized to prescribe medication to PARTICIPANTS under the PHARMACY BENEFIT PLAN.

PBM means Pharmacy Benefit Manager.

PHARMACY BENEFIT PLAN means the portion of the BOARD'S HEALTH BENEFIT PROGRAM that provides for the coverage of certain pharmacological and related COVERED PRODUCTS subject to certain COPAYMENTS, DEDUCTIBLES, or COINSURANCE requirements, limitations and exclusions as described in the UNIFORM PHARMACY BENEFITS.

PREMIUM means the rates shown in the IYC materials that includes the medical, pharmacy, and dental (when applicable) components, and administration fees required by the BOARD. Those rates may be revised by the BOARD annually, effective on each succeeding January 1 following the effective date of this AGREEMENT. The PREMIUM includes the amount paid by the EMPLOYER when the EMPLOYER contributes toward the PREMIUM.

PRIOR AUTHORIZATION means a prospective review to verify that certain criteria approved by the DEPARTMENT are satisfied for specific PRODUCTS prior to processing the claim for such PRODUCTS.

PRODUCTS means brand or generic prescription medications, medications not requiring a prescription, and/or medical supplies and equipment.

PROPOSAL means the complete response of a proposer submitted and setting forth the proposer's pricing for providing the services described in the Request for Proposal (RFP) #ETG0013.

QUARTERLY means a period consisting of every consecutive three (3) months beginning January 2018.

REBATE means the total dollar amount paid by a PRODUCT manufacturer to CONTRACTOR for ELIGIBLE PRODUCT utilization. This includes any revenue offered by a PRODUCT manufacturer for administrative services.

SECURE means the confidentiality, integrity, and availability of the DEPARTMENT'S data is of the highest priority and must be protected at all times. All related hardware, software, firmware, protocols, methods, policies, procedures, standards, and guidelines that govern, store, or transport the data must be implemented in manners consistent with current industry standards, such as, but not limited to the Health Insurance Portability and Accountability Act (HIPAA), Genetic Information Nondiscrimination Act (GINA), National Institute of Standards and Technology (NIST) 800-53, and Center for Internet Security (CIS) Critical Security Controls to ensure the protection of all DEPARTMENT data.

SPECIALTY DRUGS means high-cost, large-molecule prescription medications used to treat complex and/or chronic conditions (e.g. cancer, rheumatoid arthritis, multiple sclerosis). These drugs often require special handling and administration.

SUBSCRIBER means an EMPLOYEE, ANNUITANT, or his or her surviving DEPENDENTS, who have been specified by the DEPARTMENT to the CONTRACTOR for enrollment and who is entitled to BENEFITS.

UNIFORM PHARMACY BENEFITS mean the BENEFITS described in <u>Section 400</u> that are administered to PARTICIPANTS enrolled in the HEALTH BENEFIT PROGRAM.

WRAP PLAN means the benefits coverage made additionally available to PARTICIPANTS in the BOARD's EGWP plan. This additional coverage supplements the Medicare Part D coverage and seeks to align PARTICIPANT coverage with the coverage experienced during employment.

100 GENERAL

105 Introduction

This State of Wisconsin Pharmacy Benefit Program Agreement ("AGREEMENT") is for the purposes of administering the PHARMACY BENEFIT PLAN. The PHARMACY BENEFIT PLAN is the umbrella term used to describe the portion of the HEALTH BENEFIT PROGRAM that provides pharmaceutical coverage for the State of Wisconsin Group Benefits Program and the Wisconsin Public Employers Group Benefits Program, herein referred to as "STATE" and "LOCAL", respectively. The PHARMACY BENEFIT PLAN is administered for the Group Insurance Board (BOARD) by the State of Wisconsin Department of Employee Trust Funds (DEPARTMENT).

This AGREEMENT is subject to all other terms, conditions, and provisions in the Request for Proposal (RFP) #ETG0013 and in the PROPOSAL.

By statute, the BOARD has the authority to negotiate the scope and content of the PHARMACY BENEFIT PROGRAM for EMPLOYEES and ANNUITANTS of the State of Wisconsin, as well as for LOCAL units of government who choose to participate. The DEPARTMENT regularly provides the most current rosters for state agencies and authorities as well as the LOCAL employer roster (forms ET-1404 and ET-1407, respectively).

110 Objectives

The BOARD's objectives of the PHARMACY BENEFIT PLAN include, but are not limited to the following:

- 1) Management and delivery of pharmacy benefits per the GUIDELINES as provided by the BOARD.
- 2) To provide excellent customer service to PARTICIPANTS.
- 3) To provide high-quality services at a competitive price.
- 4) To provide complete transparency in the contracting, purchasing, and provision of pharmacy benefits through this program as defined in the RFP #ETG0013 for PBM services.
- 5) Accurate, timely and responsive administration of pharmacy claims.
- 6) To assist the BOARD in achieving strategic goals that include:
 - a) Managing total pharmacy costs.
 - b) Supporting PARTICIPANTS by providing them with tools and resources needed to manage their drug utilization decisions and their overall health.

c) Promoting behavior change and accountability.

115 General Requirements

The CONTRACTOR must meet the minimum requirements of Wis. Stat. § 40.03 (6) (a) and this AGREEMENT. The CONTRACTOR must:

- 1) Share data, claims information and other operational information as necessary for the smooth functioning of the program, for example to the health plans participating in the health insurance program, the BOARD's consulting actuary, DEPARTMENT'S data warehouse and the wellness and disease management vendor, using the most recent file and data specifications provided by the DEPARTMENT.
- Administer deductibles and out-of-pocket maximums that depend upon information sharing from one CONTRACTOR to another. Also, assist with the transferring of accumulations towards PARTICIPANTS' meeting deductibles, BENEFIT maximums, and out-of-pocket limits (OOPL).
- 3) Cooperate with the DEPARTMENT to develop procedures and protocols for sharing information as necessary.
- 4) Provide, in a format acceptable to the DEPARTMENT, at no cost and in a timely manner, all data and written or recorded material pertaining to this AGREEMENT.
- 5) Provide the specified level of services as indicated in this AGREEMENT to PARTICIPANTS.
- 6) Assist the DEPARTMENT with the administration of this AGREEMENT, including PARTICIPANT enrollment, record keeping, and general operations.
- 7) Have a mechanism for accurately maintaining records for a minimum of seven (7) years on each PARTICIPANT.
- 8) Apply effective methods for containing costs for pharmacy BENEFITS with effective utilization review mechanisms for monitoring prescription drug related costs and the administration of Coordination of Benefit (COB) provisions.
- 9) Have a mechanism, as approved by the DEPARTMENT, for handling complaints and grievances made by PARTICIPANTS.
 - a) This includes a formal grievance procedure, which at a minimum complies with <u>federal law</u>, whereby the individual is provided the opportunity to present a complaint to the CONTRACTOR and the CONTRACTOR will consider the complaint and advise the PARTICIPANT of its final decision. PARTICIPANTS must be advised of the grievance process when a claim or referral is denied or if the PARTICIPANT expresses, in writing, dissatisfaction with the administration or claims practices or provision of services by the CONTRACTOR. In all final grievance decision letters, the CONTRACTOR shall cite the

- specific UNIFORM PHARMACY BENEFIT contractual provision(s) upon which the CONTRACTOR bases its decision and relies on to support its decision.
- b) When necessary, the BOARD intends to take a proactive approach in resolving complaints. The CONTRACTOR must cooperate fully with the efforts of the DEPARTMENT in resolving complaints. Adverse decisions are subject to review by the BOARD for compliance with the terms of this agreement if the PARTICIPANT is not satisfied with the CONTRACTOR'S action on the matter.
- c) The CONTRACTOR must retain records of grievances and submit an annual summary to the DEPARTMENT of the number, types of grievances received, and the resolution or outcome. The annual summary report will contain data and be in a format established by the DEPARTMENT.
- 10) Submit to the DEPARTMENT or its designee, as required by the DEPARTMENT, statistical report(s) showing financial and utilization data that includes claims and enrollment information.
- 11) Have a process for managing services and charges in the event a PARTICIPANT incurs claims in an emergency or urgent situation that results in services provided by a non-PARTICIPATING PHARMACY.
- 12) Comply with state and federal regulations pertaining to mandated or minimum BENEFITS which may be applicable to the CONTRACTOR under insurance statutes or as directed by the BOARD.
- 13) Provide DEPARTMENT-approved materials to PARTICIPANTS as required under this AGREEMENT.
- 14) Provide notification of all significant events:
 - a) The CONTRACTOR shall notify the BOARD in writing of any "significant event" within ten (10) calendar DAYS after the CONTRACTOR becomes aware of it. (In the event of insolvency, the BOARD must be notified immediately.) As used in this provision, a "significant event" is any occurrence or anticipated occurrence that might reasonably be expected to have a material effect upon the CONTRACTOR'S ability to meet its obligations under this AGREEMENT, including, but not limited to, any of the following: disposal of major assets; loss of fifteen (15%) percent or more of the CONTRACTOR'S program membership; termination or modification of any contract or subcontract if such termination or modification will have a material effect on the CONTRACTOR'S obligations under this AGREEMENT; the imposition of, or notice of the intent to impose, a receivership, conservatorship or special regulatory monitoring; the withdrawal of, or notice of intent to withdraw, or dissolution of existing relationship, state licensing or certification, United States Department of Health and Human Services (HHS) qualification or any other status under state or federal law; default on a loan or other financial obligations; strikes,

slow-downs or substantial impairment of the CONTRACTOR'S facilities or of other facilities used by the CONTRACTOR in the performance of this AGREEMENT.

- b) In addition, any change in the ownership of or controlling interest in the CONTRACTOR, or any merger with another entity is a "significant event." A change in ownership or controlling interest means any change in ownership that results in a change to or acquisition of majority (fifty-one (51%) percent) interest in the CONTRACTOR or any transfer of ten (10%) percent or more of the indicia of ownership, including but not limited to shares of stock. The CONTRACTOR agrees to provide to the BOARD at least sixty (60) DAYS advance notice of any such event. The BOARD may accept a shorter period of notice when it determines the circumstances so justify.
- c) The BOARD requires the information concerning any change in ownership or controlling interest, any merger or any acquisition of another entity in order to fulfill the BOARD's responsibility to assess the effects of the pending action upon the best interests of the PHARMACY BENEFIT PLAN and its PARTICIPANTS. The BOARD agrees to keep the information disclosed as required under paragraph (b) above, confidential under Wis.Stat. § 19.36 (5) of the Wisconsin Public Records Law until the earliest of one of the dates noted below unless the CONTRACTOR waives confidentiality or a court orders the DEPARTMENT or the BOARD to disclose the information or the DEPARTMENT or the BOARD determines that under the particular circumstances, any harm to the public interest that would result from permitting inspection is outweighed by the public interest in immediate inspection of the records.

The BOARD also agrees to notify the CONTRACTOR of a request to disclose the information as a public record prior to making such disclosure, so as to permit the CONTRACTOR to defend the confidentiality of the information. Information disclosed by a CONTRACTOR concerning any change in ownership or controlling interest, any merger or any acquisition of another entity will be disclosed by the BOARD as a public record beginning on the earliest of the following dates:

- i) The date the pending change in ownership or controlling interest, any merger or any acquisition of another entity becomes public knowledge, as evidenced by public discussion of the action including but not limited to newspaper accounts.
- ii) The date such action becomes effective.
- iii) Sixty (60) DAYS after the BOARD receives the information.
- d) The BOARD shall reserve the right to institute action as it deems necessary to protect the interests of the PARTICIPANTS of the PHARMACY BENEFIT PLAN as the result of a "significant event."
- 15) Agree to utilize identification numbers (group and SUBSCRIBER) according to the system established by the DEPARTMENT. Identification numbers must not correlate to Social Security numbers. Social Security numbers may be incorporated into the SUBSCRIBER'S

data file and may be used for identification purposes only and not disclosed or used for any other purpose. CONTRACTORS must always keep record of Social Security numbers for providing data and other reports to the DEPARTMENT or its authorized vendors and track the eight (8)-digit unique member identification number that is assigned by the DEPARTMENT. Notwithstanding the foregoing, the DEPARMENT and CONTRACTOR will work together to minimize all processes where social security numbers are used in order to limit potential security risks, with the goal of removing the use of social security numbers entirely by Contractor, if practicable.

- 16) Provide coverage for PARTICIPANTS deemed eligible and enrolled by the DEPARTMENT.
- 17) Have legal and technical staff available to the DEPARTMENT for consultation as needed for program administration, and for assistance with any appeals processes. The CONTRACTOR shall monitor the development of and provide notification and information to the DEPARTMENT in a timely manner concerning state or federal regulations or legislation that may affect the PHARMACY BENEFITS PLAN. Notwithstanding the foregoing, information provided by CONTRACTOR to the DEPARTMENT shall not be deemed to be legal advice provided to the DEPARTMENT or be deemed as intended to replace or over-rule any legal advice provided to the DEPARTMENT by the State of Wisconsin's attorneys.
- 18) Shall not use or disclose names, addresses, or other data for any purpose other than specifically provided for in the CONTRACT.
- 19) Comply with all applicable requirements and provisions of the <u>Americans with Disabilities Act</u> (ADA) of 1990. Evidence of compliance with ADA shall be made available to the DEPARTMENT upon request.
- 20) The DEPARTMENT must be notified of any changes to the CONTRACTOR'S administrative and/or operative systems

120 Board Authority

- 1) Wis. Stat. § 40.03 (6) (a), provides authority for the BOARD to enter into contracts with insurers authorized to transact insurance business in this state for the purpose of providing the group insurance plans, or, provide any group insurance plan on a self-insured basis in which case the BOARD shall approve a written description setting forth the terms and conditions of the plan, and may contract directly with providers of HOSPITAL, medical or ancillary services to provide eligible and enrolled EMPLOYEES with the BENEFITS.
- 2) The BOARD shall establish enrollment periods, known as the IT'S YOUR CHOICE OPEN ENROLLMENT period, which shall permit eligible EMPLOYEES, ANNUITANTS, and CONTINUANTS to enroll or transfer coverage to any benefit plan offered by the BOARD as required by Wis. Stat. § 40.51. Unless otherwise provided by the BOARD, the IT'S YOUR CHOICE OPEN ENROLLMENT period shall be held once annually in the fall of each year with coverage effective the following January 1.

- 3) The BOARD reserves the right to change to a fiscal year or to some other schedule that it deems appropriate.
- 4) In cases where data submitted by the CONTRACTOR is deemed to be inadequate by the BOARD, the DEPARTMENT, or the BOARD'S consulting actuary, the BOARD may take any action up to and including limiting new enrollment into the PHARMACY BENEFIT PROGRAM administered by the CONTRACTOR.
- 5) In the event a CONTRACTOR becomes, or is at risk for becoming insolvent, experiences a significant event or significant loss of PARTICIPATING PHARMACIES, or if the BOARD so directs due to a significant event as described in <u>Section 115</u>, the BOARD may do any of the following, including any combination of the following:
 - a) Terminate the CONTRACT upon any notice it deems appropriate, including no notice.
 - b) Close the PHARMACY BENEFIT PROGRAM administered by the CONTRACTOR to any new enrollments for the remainder of the CONTRACT period.
 - c) Take no action.
- 6) The BOARD may forfeit a SUBSCRIBER'S rights to the PHARMACY BENEFIT PLAN if a PARTICIPANT fraudulently or inappropriately assigns or transfers rights to an ineligible individual(s), or aids any other person in obtaining BENEFITS to which they are not entitled, or otherwise fraudulently attempts to obtain BENEFITS. The DEPARTMENT may at any time request such documentation as it deems necessary to substantiate SUBSCRIBER or DEPENDENT eligibility. Failure to provide such documentation upon request shall result in the suspension of BENEFITS.
- 7) The BOARD may initiate disenrollment efforts in situations where a PARTICIPANT has committed acts of physical or verbal abuse, or is unable to establish/maintain a satisfactory physician-patient relationship with the current or alternate primary care provider. The SUBSCRIBER'S disenrollment is effective the first of the month following completion of the grievance process and approval of the BOARD. The BOARD may limit re-enrollment options in the PHARMACY BENEFITS PROGRAM.
- 8) The BOARD shall determine all policy for the PHARMACY BENEFIT PLAN. In the event that the CONTRACTOR requests, in writing, that the BOARD issue program policy determinations or operating guidelines required for proper performance of the AGREEMENT, the DEPARTMENT shall acknowledge receipt of the request in writing and respond to the request within a mutually agreed upon time frame.
- 9) The BOARD must be notified of any major system changes to the CONTRACTOR'S administrative and/or operative systems.

125 Eligibility

125A General

For PHARMACY BENEFIT PLAN purposes eligible EMPLOYEES include:

- 1) General state EMPLOYEES: active state and university EMPLOYEES participating in the Wisconsin Retirement System (WRS), as described in Wis. Stat. § 40.02 (25) (a).
- 2) Elected state officials (Wis. Stat. § 40.02 (25) (a) 2).
- 3) Members or EMPLOYEES of the legislature (Wis. Stat. § 40.02 (25) (a) 2).
- 4) Any blind EMPLOYEES of the Beyond Vision (aka WISCRAFT) authorized under <u>Wis. Stat.</u> § 40.02 (25) (a) 3.
- 5) Any EMPLOYEE on leave of absence who has chosen to continue their insurance as described in Wis. Stat. § 40.02 (40).
- 6) Any EMPLOYEE on layoff whose PREMIUMS are being paid from accumulated unused sick leave as described in Wis. Stat. § 40.02 (40).
- 7) The following in the University of Wisconsin (UW) System and UW Hospital and Clinics Authority (Wis. Stat. §40.02 (25) (b)):
 - a) Any teacher (employment category 40) who is employed by the university for an expected duration of not fewer than six (6) months on at least a one-third (33%) full-time appointment.
 - b) Any teacher who is a participating EMPLOYEE and who is employed by the UW System for an expected duration of not fewer than six (6) months on at least a one-third (33%) full-time appointment.
 - c) Certain visiting faculty members in the UW System.
 - d) Graduate student assistants (research assistants, fellows, advanced opportunity fellows, scholars, trainees, teaching assistants and project/program assistants) holding a combined one-third (33%) or greater appointment of at least one (1) semester per academic year (nine month) appointments or six (6) months for annual (twelve month) appointments.
 - e) Employees-in-training (research associates, post-doctoral fellows, post-doctoral trainees, post-graduate trainees 1 through 7, interns (non-physician), research interns, and graduate interns/trainees) holding a combined one-third time (33%) or greater appointment of at least one (1) semester for academic year (nine (9) month) or six (6) months for annual (twelve (12) month) appointments.

- f) Short-term academic staff who are employed in positions not covered under the Wisconsin Retirement System (WRS) and who are holding a fixed-term terminal, acting/provisional or interim (non UW-Madison) appointment of twenty-eight (28%) percent or more with an expected duration of at least one (1) semester but less than one (1) academic year if on an academic year (nine (9) month) appointment or have an appointment of twenty-one (21%) percent or more with an expected duration of at least six (6) months but fewer than twelve (12) months if on an annual (twelve (12) month) appointment.
- g) Visiting appointees (e.g., visiting professors, visiting scientists, visiting lecturers) may be eligible.
- h) Any person employed as a graduate assistant and other employees-in-training as designated by the board of directors of the UW Hospital and Clinics Authority who are employed on at least a one-third full-time appointment with an expected duration of employment of at least six (6) months.
- 8) LOCAL EMPLOYEES as described in Wis. Stat. § 40.02 (46) or 40.19 (4) (a).
- 9) ANNUITANTS and CONTINUANTS (Wis. Stat. § 40.02 (25) (b)), which includes the following:
 - a) Any covered EMPLOYEE who is retired on an immediate annuity or disability annuity, or who receives a lump sum payment under WRS which would have been an immediate annuity if paid as an annuity under Wis. Stat. § 40.25 (1).
 - b) The surviving spouse of a SUBSCRIBER.
 - c) The surviving insured domestic partner of a SUBSCRIBER.
 - d) Covered EMPLOYEES who terminate employment, have attained minimum retirement age (fifty (50) for protective services or fifty-five (55) for all other categories), have twenty (20) years of WRS creditable service and defer their annuity are eligible to continue in the PHARMACY BENEFIT PLAN if a timely application is submitted.
 - e) Any participating STATE EMPLOYEE who terminates employment after attaining twenty (20) years of WRS creditable service, remains an inactive WRS participant and is ineligible for an immediate annuity (that is, under the minimum retirement age) may enroll at a later date. Enrollment is restricted to the IT'S YOUR CHOICE OPEN ENROLLMENT period in the fall for coverage effective the following January 1, unless there is a HIPAA qualifying event.
 - f) Any rehired ANNUITANT electing to return to active WRS participation is immediately eligible to apply for coverage through the EMPLOYER.
 - g) Any retired LOCAL EMPLOYEE under <u>Wis. Stat. § 40.02 (25) (b) 11</u>, who is receiving an annuity under the Wisconsin Retirement System (but not a disability benefit under <u>Wis. Stat. § 40.65</u> or Long Term Disability Insurance (LTDI), or any DEPENDENT of such an

employee, who is receiving a continuation of the employee's annuity, and, if eligible, and who has acted under <u>Wis. Stat. § 40.51 (10)</u> to elect the Local Annuitant Health Program (LAHP).

- h) Any LOCAL ANNUITANT receiving an annuity through a program administered by the DEPARTMENT under Wis. Stat. § 40.19 (4) (a).
- i) PARTICIPANTS who meet federal or state continuation provisions. See Section 260.
- 10) Disabled persons entitled to benefits under Wis. Adm. Code § ETF 50.40 or Wis. Stat. § 40.65 include:
 - a) Insured EMPLOYEES or former EMPLOYEES who choose to continue coverage when the EMPLOYEE'S Long-Term Disability Insurance (LTDI) benefit under <u>Wis. Adm. Code</u> <u>§ ETF 50.40</u> or a duty disability benefit under <u>Wis. Stat. § 40.65</u> is approved.
 - b) Previously insured EMPLOYEES or former EMPLOYEES whose coverage lapsed and who are eligible and apply for an LTDI benefit under <u>Wis. Adm. Code § ETF 50.40</u>, or a duty disability benefit under <u>Wis. Stat. § 40.65</u>.

125B Dependent Coverage Eligibility

Individual coverage covers only the SUBSCRIBER. All eligible DEPENDENTS listed on the application are covered under a family contract. A SUBSCRIBER cannot choose to exclude any eligible DEPENDENT from family coverage, unless that DEPENDENT is already covered under the PHARMACY BENEFIT PLAN.

125C Change to Family Coverage

An EMPLOYEE eligible for and enrolled in individual coverage only may change to family coverage effective on the date of change to family status, including transfer of custody of eligible DEPENDENTS, if an application is received by the EMPLOYER within thirty (30) DAYS after the date of the change to family status. The difference in PREMIUM between individual and family coverage for that month shall be due only if the change is effective before the 16th of the month. ANNUITANTS and CONTINUANTS shall be subject to this provision, except that those ANNUITANTS and CONTINUANTS for whom the EMPLOYER makes no contribution toward PREMIUM shall submit the application to the DEPARTMENT.

Notwithstanding the paragraph above, the birth or adoption of a child to a SUBSCRIBER under an individual benefit plan, who was previously eligible for family coverage, will allow the SUBSCRIBER to change to family coverage if an application is received by the EMPLOYER within sixty (60) DAYS of the birth, adoption, or placement for adoption.

125D No Double Coverage

A DEPENDENT or SUBSCRIBER cannot be covered at the same time by two separate SUBSCRIBERS of the PHARMACY BENEFIT PLAN (including state and LOCAL). In the event it is determined that a DEPENDENT is covered by two (2) separate SUBSCRIBERS, the

SUBSCRIBERS will be notified and will have thirty (30) DAYS to determine which SUBSCRIBER will remove coverage of the DEPENDENT and submit an application to remove the DEPENDENT. The EFFECTIVE DATE will be the first of the month following receipt of the application.

125E Local Annuitants

LOCAL ANNUITANTS who cancel coverage for any reason are not eligible to reenroll in the program as a SUBSCRIBER.

125F Medicare Participants

ANNUITANTS and their DEPENDENTS, or surviving DEPENDENTS, who become enrolled in Medicare may continue to be covered at reduced PREMIUM rates, as specified by the BOARD.

Enrollment in Medicare by SUBSCRIBERS and their DEPENDENTS who are eligible for Medicare programs is waived if the SUBSCRIBER remains covered as an active EMPLOYEE of the STATE or participating LOCAL EMPLOYER. Enrollment in Medicare Parts A and B is required for the EMPLOYEE and/or Medicare-eligible DEPENDENTS at the first Medicare enrollment period after active employment ceases. If an ANNUITANT or an ANNUITANT'S spouse is covered under an active EMPLOYEE'S group health benefit policy with another employer and that policy is the primary payer for Medicare Parts A and B charges, the ANNUITANT and/or the ANNUITANT'S spouse covered under that policy may also defer enrollment in Medicare Part B (to the extent allowed by federal law) under this provision and shall pay the Medicare reduced PREMIUM for coverage under this program.

As required by Medicare rules, Medicare is the primary payer for DOMESTIC PARTNERS age sixty-five (65) and older who are enrolled in Medicare, regardless of the work status of the SUBSCRIBER. The reduction in PREMIUM is available only when the coverage is provided under a non-employer group number.

Enrollment in Medicare by EMPLOYEES, ANNUITANTS and their DEPENDENTS who are eligible for those programs is waived if the covered EMPLOYEE, ANNUITANT or DEPENDENT is required to pay a premium to enroll in the hospital portion of Medicare (Part A). However, if Part A is not elected, the reduced PREMIUM rate is not available.

125G Premiums

The BOARD determines the portion of the total PREMIUM for the HEALTH BENEFIT PROGRAM that applies to the PHARMACY BENEFIT PLAN. This PHARMACY BENEFIT PLAN portion of the PREMIUM is established after review of claims experience, trends, and other factors, after consultation with the BOARD'S consulting actuary. To assist the DEPARTMENT and the BOARD'S consulting actuary with determining PREMIUM projections, the CONTRACTOR shall provide rate renewal reports that shall include, but not be limited to:

- a) Projection of incurred claims costs for the renewal benefit period.
- b) The most recent thirty-six (36) months of incurred/paid triangular reports for the current benefit period.

- c) Actual and projected weighted cost and utilization trends for the immediate-past, current and renewal benefit period, for both the PHARMACY BENEFIT PLAN and the CONTRACTOR's book of business.
- d) Actual and projected Medicare Part D subsidies, administrative fees and REBATE histories.
- e) Updates regarding the pharmacy network contracting and discount negotiation efforts; drug manufacturer REBATE and pricing negotiation efforts; clinical programs; new drug indications and pipeline projections; and brand-to-generic savings.
- f) Complete documentation of the methodology and assumptions utilized to develop the projected costs.
- g) Disclosure of supporting data used in the calculation, including monthly paid claims and enrollment, network pharmacy fee-structure analysis, pharmacy negotiations updates, utilization analysis to report on unusual patterns, large claims analysis, trend analysis, and demographic analysis.

The CONTRACTOR will work with the BOARD'S consulting actuary independently to agree on a format, and the frequency of providing this data.

- 1) SUBSCRIBER PREMIUM payments will be arranged through deductions from salary, accumulated sick leave account (STATE EMPLOYEES only), or annuity. For all other SUBSCRIBERS, PREMIUMS will be paid directly to the CONTRACTOR and the CONTRACTOR must notify the DEPARTMENT of SUBSCRIBERS who terminate or reinstate coverage. Also see 245 and 250.
- 2) The State of Wisconsin's current contribution toward the total health benefit for EMPLOYEES (non-retired) for both individual and family contracts is based on a tiered structure in accordance with Wis. Stat. § 40.51 (6). The tiered structure is based on recommendations from the BOARD'S consulting actuary.
- 3) For changes in coverage effective after the 1st of the month, the difference in PREMIUM between individual and family coverage for that month shall be due only if the change is effective before the 16th of the month.
- 4) Medicare Participant Premiums
 - a) A reduction in PREMIUM shall be effective on the first DAY of the calendar month, which begins on or after the date the PARTICIPANT is eligible for the Medicare HOSPTIAL and medical insurance BENEFITS (Parts A and B) as the primary payer and coverage is provided under an ANNUITANT group number, or under an EMPLOYER group number in the case of a LOCAL EMPLOYER paid ANNUITANT.

- b) If a Medicare coordinated family PREMIUM category has been established for a family, and one or more family members enrolled in both parts of Medicare dies, the family PREMIUM category in effect shall not change solely as a result of the death.
- c) Except in cases of fraud which shall be subject to Section 150E, coverage for any PARTICIPANT enrolled in Medicare coordinated coverage who does not enroll in Medicare Part B when it is first available as the primary payer, or who subsequently cancels Medicare coverage, shall be limited in accordance with UNIFORM PHARMACY BENEFITS or the IYC Medicare Plus certificate administered by the statewide/nationwide HEALTH BENEFIT PROGRAM contractor. However, retrospective adjustments to PREMIUM or claims for coverage not validly in force shall be limited to the shortest retroactive enrollment limit set by Medicare for either medical or prescription drug claims, not to exceed six (6) months. In such a case, the PARTICIPANT must enroll in Medicare Part B at the next available opportunity.
- d) In the event that a PARTICIPANT is enrolled in regular coverage, the DEPARTMENT will refund any PREMIUM paid in excess of the Medicare reduced PREMIUM for any months for which BENEFITS are reduced in accordance with UNIFORM PHARMACY BENEFITS or the IYC Medicare Plus certificate administered by the statewide/nationwide HEALTH BENEFIT PROGRAM contractor. In such cases, the CONTRACTOR will make claims adjustments prospectively. However, PREMIUM refunds for retroactive enrollment on a Medicare reduced contract will correspond with the retroactive enrollment limits and requirements established by Medicare for medical and/or prescription drug coverage. This may limit the amount of PREMIUM refund for the SUBSCRIBER

130 Administrative Fee and Financial Administration

130A Financial Provisions

1) Claims Invoicing:

- a) The BOARD assumes all financial responsibility for claims submitted for PARTICIPANTS to the CONTRACTOR, whether by PARTICIPATING PHARMACIES or PARTICIPANTS. The DEPARTMENT shall initiate Automated Clearinghouse ("ACH") transfers to the CONTRACTOR within four (4) business days of receipt of the CONTRACTOR'S invoices as authorized below for administrative fees and commercial line of business, and within three (3) business days for EGWP line of business.
- b) Billing and payment cycles for pharmacy claims and administrative fees will occur twice monthly. Billing and payment cycles for claims submitted directly by PARTICIPANTS will occur monthly. Billing and payment cycles may be modified if mutually agreed upon by the CONTRACTOR and the DEPARTMENT. The CONTRACTOR will electronically send invoices, in forms satisfactory to both parties, to the DEPARTMENT as follows:
 - (1) Pharmacy Claims Reimbursement. Cycle I: Encompasses prescription claims processed day one (1) through day fifteen (15). The CONTRACTOR will electronically send an invoice to the DEPARTMENT two DAYS after the end of the cycle. Cycle II: Encompasses prescription claims processed day sixteen (16) through the last day of

- the month. The CONTRACTOR will electronically send an invoice to the DEPARTMENT two (2) DAYS after the end of the cycle.
- (2) Member Claims Reimbursements (manual claims received directly from PARTICIPANTS). Each cycle consists of one month, always ending on the last day of the month. The CONTRACTOR will electronically send an invoice to the DEPARTMENT two (2) DAYS after the end of the cycle.

2) Administrative and Other Fee Invoicing:

- a) As payment in full for the services described in this CONTRACT (except as expressly set forth otherwise herein), the BOARD agrees to pay a per-member-per-month (PMPM) administrative fee that is multiplied by the number of active members in the claims processing system on the fifteenth (15th) of each month.
- b) Payments shall be made semi-monthly, based on the number of active members in the claims processing system on the 15th of the month.
 - (1) Administrative Fees. Cycle I: Encompasses administrative fees for services provided from day one (1) through day fifteen (15). The CONTRACTOR will electronically send an invoice to the DEPARTMENT two business days after the end of the cycle. Cycle II: Encompasses administrative fees for services provided from sixteen (16) through the last day of the month. The CONTRACTOR will electronically send an invoice to the DEPARTMENT two (2) DAYS after the end of the cycle.
 - (2) Other Fees. For any fees other than the administrative fees, each cycle consists of one month, always ending on the last day of the month. The CONTRACTOR will electronically send an invoice to the DEPARTMENT two (2) DAYS after the end of the cycle.
- c) The PMPM administrative fee effective January 1, 2018, may be adjusted annually, during the initial term of the contract, as of January 1 of each year. Cost increases for any CONTRACT shall be negotiated in good faith and mutually agreed upon by both parties.
- d) Medicare Part D Drug Program. The CONTRACTOR shall administer a Medicare Part D Program for eligible PARTICIPANTS as described in Section 215C. Payment in full by the BOARD for Medicare Part D related services will be a PMPM administrative fee that is multiplied by the number of Medicare Part D active members in the claims processing system on the fifteenth (15th) of each month.
- e) In the event the BOARD determines that additional services, not originally contemplated in this CONTRACT, are necessary to realize the purposes or in the best interests of the individuals covered by the pharmacy benefit, the DEPARTMENT may first approach the CONTRACTOR about providing those services. If the parties both agree, the DEPARTMENT and the CONTRACTOR shall negotiate in good faith in an attempt to establish fair and reasonable additional compensation for the CONTRACTOR to perform

the additional services. If unable to reach an agreement, the DEPARTMENT may seek the services elsewhere.

- 3) **REBATE Calculation and Payment.** The DEPARTMENT will receive 100% of all earned REBATES, including future REBATES on new, REBATE--ELIGIBLE PRODUCTS such as SPECIALTY DRUGS.
 - a) The DEPARTMENT shall have the right, at its expense, at reasonable times and upon reasonable notice, to review and audit the books and records of the CONTRACTOR pertaining to such REBATES; provided, however, that the CONTRACTOR shall not be obligated to disclose any documents or information that would cause the CONTRACTOR to violate any laws, any contractual obligations of confidentiality, or other legally binding obligations.
 - b) The DEPARTMENT will receive REBATE payments on at least a QUARTERLY basis. The CONTRACTOR will provide additional rebate reports as necessary.
- 4) Pass Through of Drug Manufacturer Revenue. The DEPARTMENT will receive 100% of all drug manufacturer revenue obtained by the CONTRACTOR, including, but not limited to, administrative fees; data fees; clinical programs fees; education and research grants; invoice charge-back fees; and product selection switching incentives.
 - a) The DEPARTMENT shall have the right, at its expense, at reasonable times and upon reasonable notice, to review and audit the books and records of the CONTRACTOR pertaining to such revenue.
 - b) The DEPARTMENT will receive drug manufacturer revenue payments on at least a QUARTERLY basis. The CONTRACTOR will provide additional revenue payment reports as necessary.
- 5) Contractor Maximum Allowable Cost List. The CONTRACTOR maintains a single Maximum Allowable Cost ("MAC") list for generic drug PRODUCTS that is the basis for payment of multi-source PRODUCTS from all distribution channels, including but not limited to retail, mail and specialty pharmacies. The unit cost of products on the MAC is solely determined by CONTRACTOR and updated at least quarterly based upon review and analysis of current pricing in the marketplace.. In addition, MAC prices may be increased or decreased as needed to account for sudden fluctuations in pharmacy acquisition costs and MAC prices for new generic entities may be established prior to the QUARTERLY updates. The MAC list will be the same for each distribution channel (i.e. Retail, Retail 90 day, Mail Order, Specialty) and the basis for generic DRUG reimbursement at PARTICIPATING PHARMACIES.

6) **Banking**:

a) The DEPARTMENT shall deposit funds into the bank account designated by the DEPARTMENT within four (4) business days following the DEPARTMENT'S receipt of the request for payment by the CONTRACTOR or three (3) days for EGWP services as set forth above. This bank account shall be used to disburse funds and make claim payments made on behalf of the DEPARTMENT.

- b) The CONTRACTOR shall perform a monthly bank reconciliation and provide a reconciliation report to the DEPARTMENT within twenty (20) BUSINESS DAYS following each month's end.
- c) The CONTRACTOR shall submit a claims invoice reconciliation report each month for the prior month. The report will reconcile the weekly claims invoice into a monthly report that will match the claims data reported each month to the DEPARTMENT'S data warehouse. The weekly claims invoice must show claims by the benefit period in which they were incurred, and by STATE and LOCAL subgroups.
- d) No such amounts that are rightfully transferred to the CONTRACTOR shall be considered PHARMACY BENEFIT PROGRAM assets. Amounts incorrectly transferred to the CONTRACTOR by the DEPARTMENT on behalf of the BOARD remain assets of the Public Employee Trust Fund for which the BOARD is trustee.

130B Prohibited Fees

- The CONTRACTOR is prohibited from including in their administrative fee the cost to handle any claims paid outside of UNIFORM PHARMACY BENEFITS or IYC Medicare Plus benefits unless expressly authorized by the DEPARTMENT.
- 2) The CONTRACTOR is prohibited from billing separate fees that are not pre-approved by the BOARD, including, but not limited to travel and meal expenses.
- 3) The payments to the CONTRACTOR under the terms of the CONTRACT do not include compensation for providing the following services:
 - a) On-site personnel. At the DEPARTMENT's request, the CONTRACTOR shall provide on-site support and administrative services by providing personnel to work at the DEPARTMENT offices to perform tasks associated with the administration of the contract.
 - b) Expert services. At the request of the BOARD, the CONTRACTOR shall make available to the DEPARTMENT qualified medical consultants to assist the DEPARTMENT in its reviews of questionable claims, claims recommended for denial for medical reasons, reconsiderations and appealed claim determinations.
 - c) Mailing & Postage. The CONTRACTOR will pay for all mailing, postage and handling costs for the distribution of materials as required by 135 Participant Materials and MarketingSection 135 Participant Materials and Marketing, or by other express provisions of this CONTRACT.
 - d) *Pilot Clinical Services*. Any clinical services entered into as a pilot or limited-term trial shall be paid for by the CONTRACTOR.

130C Recovery of Overpayments

- 1) Overpayments:
 - a) If it is determined that any payment has been made under the PHARMACY BENEFIT PLAN and this AGREEMENT to an ineligible person, or if it is determined that more or

less than the correct amount has been paid by the CONTRACTOR, the CONTRACTOR shall make a diligent attempt to recover the payment, or shall adjust the underpayment. The CONTRACTOR shall not be required to initiate court proceedings to obtain any such recovery.

- b) If any overpayments made for benefits for ineligible persons were the result of fraud or criminal acts or omissions on the part of the CONTRACTOR or any of its directors, officers, and employees, the CONTRACTOR shall reimburse the DEPARTMENT for the amount of such excess payments.
- c) Overpayments resulting from negligence of the CONTRACTOR or any of its directors, officers and employees and which are caused by a systemic problem due to the CONTRACTOR'S design and/or operation of its claims processing system, including maintenance or pricing arrangements, which are determined by the CONTRACTOR to be uncollectible, despite diligent efforts by the CONTRACTOR to recover the overpayments, shall be recoverable from the CONTRACTOR by the DEPARTMENT provided that the determination of the amount due shall be based on actual verified overpayments.
- d) Any overpayment caused by the CONTRACTOR'S error shall be the responsibility of the CONTRACTOR, not to be charged to the DEPARTMENT, regardless of whether or not any such overpayment can be recovered by the CONTRACTOR. The DEPARTMENT shall provide reasonable cooperation to the CONTRACTOR in its recovery efforts.
- e) The CONTRACTOR and the DEPARTMENT shall agree upon reasonable procedures to be used by the CONTRACTOR to recover or collect overpayments and underpayments. The CONTRACTOR shall notify the DEPARTMENT of each uncollectible overpayment of fifty (\$50.00) dollars or more within ten (10) BUSINESS DAYS following the CONTRACTOR'S determination that such overpayment is uncollectible after using such recovery and collection procedures.
- 2) The BOARD shall hold the CONTRACTOR and its directors, officers, and employees harmless from any liability for any overpayments and/or underpayments made to any ineligible former PARTICIPANT when payments result from a failure of the BOARD, the DEPARTMENT or any other State department or agency to make a timely report to the CONTRACTOR of any PARTICIPANT'S loss of eligibility.
- 3) The BOARD reserves the sole right to institute litigation for the purpose of recovering any overpayment. The BOARD reserves the right to join in any litigation instituted by the CONTRACTOR for the purpose of recovering any overpayment which is the responsibility of the CONTRACTOR.
- 4) The CONTRACTOR shall be given full credit for all refunds that result from recovery of any overpayment to the extent that the CONTRACTOR is held financially responsible for such overpayment within this AGREEMENT.

5) Disputes Over Payments to a PARTICIPATING PHARMACY:

Notwithstanding any other terms, conditions, and provisions of this AGREEMENT, the CONTRACTOR shall pay a PARTICIPATING PHARMACY as determined by the provisions of the agreement between the CONTRACTOR and PARTICIPATING PHARMACY. Disputes as to payment will be referred, on a timely basis, to the CONTRACTOR who shall actively attempt to settle the dispute with the PARTICIPATING PHARMACY in a reasonable time frame. The CONTRACTOR shall inform the DEPARTMENT as soon as is reasonably possible of any such disputes.

If no settlement is reached after such referral and a lawsuit is brought against a PARTICIPANT, the PARTICIPANT shall contact the DEPARTMENT or the CONTRACTOR within fourteen (14) DAYS of the date on which the lawsuit is received by the PARTICIPANT. Within two (2) DAYS of the CONTRACTOR becoming aware of a lawsuit, the CONTRACTOR shall notify the DEPARTMENT about the lawsuit.

130D Automated Clearinghouse (ACH)

The CONTRACTOR shall support an ACH mechanism to request and receive electronic funds transfer (EFT) of claims payments for BENEFITS.

135 Participant Materials and Marketing

135A Informational/Marketing Materials

 All materials and communications shall be pre-approved by the DEPARTMENT prior to distribution to PARTICIPANTS, potential PARTICIPANTS, and EMPLOYERS of the PHARMACY BENEFIT PLAN. This includes written and electronic communication, such as marketing, informational letters, explanation of BENEFITS, summary plan descriptions, claim denials and appeals, and summary of BENEFITS and coverage.

All CONTRACTORs must follow the guidance issued in <u>Section 1557</u> of the Affordable Care Act (ACA) and Federal civil rights laws. Upon request, the CONTRACTOR will provide information on programs, services, and activities in alternate formats to PARTICIPANTS with qualified disabilities as defined by the Americans with Disabilities Act (ADA) of 1990, as well as those whose primary language is not English.

The notice in Appendix A of the federal <u>Section 1557</u> ACA regulations must be published in conspicuously-visible font size in all significant communications and significant publications, both print and web, related to the State of Wisconsin and Wisconsin Public Employers Group Health Insurance Programs. The CONTRACTOR must use the notice as provided below, or a significantly similar version that meets the regulation requirements.

"Significant communications" and "significant publications," while not defined in the law, are interpreted broadly to include the following:

a) Documents intended for the public, such as outreach, education, and marketing materials;

- b) Written notices requiring a response from an individual; and,
- c) Written notices to an individual, such as those pertaining to rights and benefits.

The notice is as follows:

"[Name of CONTRACTOR] complies with applicable Federal civil rights laws and does not discriminate on the basis of race, color, national origin, age, disability, or sex. [Name of CONTRACTOR] does not exclude people or treat them differently because of race, color, national origin, age, disability, or sex.

[Name of CONTRACTOR]:

- Provides free aids and services to people with disabilities to communicate effectively with us, such as:
 - Qualified sign language interpreters
 - Written information in other formats
- Provides free language services to people whose primary language is not English, such as:
 - Qualified interpreters
 - Information written in other languages

If you need these services, contact [Name of CONTRACTOR's Civil Rights Coordinator].

If you believe that [Name of CONTRACTOR] has failed to provide these services or discriminated in another way on the basis of race, color, national origin, age, disability, or sex, you can file a grievance with: [Name and Title of Civil Rights Coordinator], [Mailing Address], [Telephone number], [TTY number—if covered entity has one], [Fax], [Email]. You can file a grievance in person or by mail, fax, or email. If you need help filing a grievance, [Name and Title of Civil Rights Coordinator] is available to help you. You can also file a civil rights complaint with the U.S. Department of Health and Human Services, Office for Civil Rights electronically through the Office for Civil Rights Complaint Portal, available at https://ocrportal.hhs.gov/ocr/portal/lobby.jsf, or by mail or phone at: U.S. Department of Health and Human Services, 200 Independence Ave SW., Room 509F, HHH Building, Washington, DC 20201, 1-800-368-1019, 800-537-7697 (TDD).

Complaint forms are available at http://www.hhs.gov/ocr/office/file/index.html.

Wherever the above notice in Appendix A appears, it is also required to contain the tagline in Appendix B, translated into at least the top fifteen (15) languages spoken by individuals with limited English proficiency in the State of Wisconsin. That tagline reads:

"ATTENTION: If you speak [insert language], language assistance services, free of charge, are available to you. Call 1-xxx-xxx (TTY: 1-xxx-xxxx)."

- For purposes of consistency with the DEPARTMENT'S IYC materials, the CONTRACTOR is required to use the <u>top fifteen (15) language list</u> provided on the Centers for Medicare and Medicaid Services' <u>website</u>. The CONTRACTOR shall use the <u>translations</u> of the above-referenced tagline as provided by the federal Department of Health and Human Services.
- 2) The CONTRACTOR must ensure that its marketing and communication materials are culturally sensitive and professional in content, appearance, and design. At the request of the DEPARTMENT, the CONTRACTOR must replace images or artwork on the dedicated website, web-portal, or promotional materials within seven (7) BUSINESS DAYS of the CONTRACTOR's receipt of the DEPARTMENT's request. The DEPARTMENT reserves the right to require removal of any objectionable content sooner.
- 3) The CONTRACTOR's costs for developing and distributing communications to PARTICIPANTS in order to correct an error in previous CONTRACTOR communication(s) that was the result of a CONTRACTOR error will be at the cost of the CONTRACTOR.
- 4) The DEPARTMENT reserves the right to require the CONTRACTOR to provide notification to PARTICIPANTS as directed.
 - a) As agreed to in Exhibit A, if the DEPARTMENT requests that the CONTRACTOR provide any notifications, which are of a type and level that are different from those provided previously by CONTRACTOR and which would result in increased costs to CONTRACTOR of \$50,000 or more, then the parties will negotiate in good faith regarding the terms and conditions under which CONTRACTOR will provide such notifications, and CONTRACTOR will not be obligated to provide such notifications until the parties have agreed on such terms.
 - b) Increased costs mentioned above do not include prohibited fees as set forth in Section 130B

135B It's Your Choice Open Enrollment Materials

The CONTRACTOR will be required to prepare informational materials in a form and content acceptable to the BOARD, as determined by the DEPARTMENT, and clearly indicate any changes from the previous year's materials when submitting draft materials to the DEPARTMENT for review and approval.

- 1) The CONTRACTOR shall issue written notice to PARTICIPANTS enrolled in its benefit plan(s) prior to the IT'S YOUR CHOICE OPEN ENROLLMENT period, identifying those PARTICIPATING PHARMACIES that will not be IN-NETWORK for the upcoming benefit period and include any specific language directed by the DEPARTMENT summarizing any BENEFIT or other PHARMACY BENEFIT PLAN changes. This notification cannot be combined with informational materials sent to non-PARTICIPANTS. The CONTRACTOR shall send a written confirmation to the DEPARTMENT Program Manager indicating the date(s) this written notice was issued.
- 2) The CONTRACTOR shall submit the following information to the DEPARTMENT, in the format as determined by the DEPARTMENT, for inclusion in the communications from the DEPARTMENT for the IT'S YOUR CHOICE OPEN ENROLLMENT period:

- a) CONTRACTOR information, including address, toll-free customer service telephone number, and website address.
- b) CONTRACTOR's content for the pharmacy benefit related information page, including available features.
- c) Information for PARTICIPANTS to access the CONTRACTOR's pharmacy network directory on its web site, including a link to the pharmacy network directory.
- 3) The CONTRACTOR shall submit all informational materials intended for distribution to PARTICIPANTS during the IT'S YOUR CHOICE OPEN ENROLLMENT period to the DEPARTMENT for review and approval.
- 4) The CONTRACTOR shall submit three (3) hard copies of all IT'S YOUR CHOICE OPEN ENROLLMENT materials in final format to the DEPARTMENT at least two (2) weeks prior to the start of the IT'S YOUR CHOICE OPEN ENROLLMENT period.

135C Required Member and Prescriber Outreach

When making any changes to the formulary, the CONTRACTOR will be required to send notification a minimum 90 days prior to the change to all PARTICIPANTS who are currently prescribed drugs affected by the change. The notification should include the drug affected, the tier/cost-share level of the drug prior to change, the tier/cost-share level of the drug after change, contact information for the CONTRACTOR's customer service, and information on members' rights to appeal. This does not preclude the CONTRACTOR from implementing the formulary change immediately for PARTICIPANTS who have a new prescription written for the affected drug.

The CONTRACTOR will also be required to update formulary information on PRESCRIBERS and PARTICIPATING PHARMACIES portal as part of the CONTRACTOR's standard formulary notification process. In addition, CONTRACTOR will be required to send notification of any negative formulary updates directly to frequent PRESCRIBERS. Portal updates and direct notification to frequent PRESCRIBERS should be made no less than 90 days prior to the change in formulary.

140 Information Systems

- 1) The CONTRACTOR'S systems must have the capability of adapting to any future changes that become necessary as a result of modifications to the state and LOCAL programs and their requirements. The CONTRACTOR'S systems shall be scalable and flexible so they can be adapted as needed, within negotiated timeframes, as requirements may change.
- 2) If the CONTRACTOR has plans to migrate to a different data or web platform, the DEPARTMENT must be notified no less than six (6) months in advance of the migration.
- 3) The CONTRACTOR must transmit data SECURELY using current industry standard SECURE transmission protocols, e.g., sFTP/SSH or SSL/TLS. This may require software on

desktops or an automated system that collects files from the CONTRACTOR'S repository and SECURELY transmits data.

- 4) The CONTRACTOR'S data centers, network, web-portal and personal computers (PCs) must be protected by an up-to-date firewall. PCs and applications must be updated with the latest security fixes and continually maintained and up-to-date. Servers must be SECURED with only authorized staff allowed access to servers. All ETF related data in the claims processing system (including eligibility) that is at rest must be encrypted. The CONTRACTOR must have a password policy with a complex password scheme, which, at a minimum, meet these criteria:
 - a) A minimum of eight (8) characters,
 - b) Does not use the user's name or user ID in the password,
 - c) Requires users to change passwords at least every sixty (60) DAYS,
 - d) Does not repeat any of the last twenty-four (24) passwords used, and
 - e) The password must contain at least three (3) of these four (4) data types:
 - i) Upper case alphabetic letters (A Z),
 - ii) Lower case alphabetic letters (a z),
 - iii) Numeric (0 9),
 - iv) Special characters (all special characters available on the keyboard).

Other password complexity rules may be acceptable, if approved by the DEPARTMENT.

An audit program must be in place to ensure above practices are being followed. The CONTRACTOR'S staff must be trained and follow SECURE computing best practices. Wireless networks must be protected using strong encryption and password policies. Connectivity to all networks, wired or wireless, must be protected from unwanted/unknown connections. Any sub-contractors must agree to and abide by all the network and data security requirements.

- 5) All data backups must be handled or transmitted SECURELY. Offsite storage must be audited for compliance (i.e. physical security, all used tapes are accounted for). A business recovery plan must be documented and tested annually, at a minimum, by the CONTRACTOR, and submitted to the DEPARTMENT.
- 6) The CONTRACTOR must be able to confirm that emails sent to program PARTICIPANTS and/or EMPLOYERS have been successfully transmitted and will track failed emails and initiate requests to be whitelisted for EMPLOYER groups that may be blocking the

CONTRACTOR'S email communication. The CONTRACTOR must deliver failed messages to PARTICIPANTS in another format), within ten (10) BUSINESS DAYS, (e.g. hard copy mail, phone call) if the email transmission is not successful.

- 7) Upon request by the DEPARTMENT, the CONTRACTOR must be able to generate and provide a listing of all individuals that were electronically sent a particular document or communication by the CONTRACTOR or the CONTRACTOR'S subcontractor, the date and time that the document or communication was generated, and the date and time that it was sent to particular individuals. The CONTRACTOR must also provide a listing of those who were sent the communication piece in another format as required by 6), above.
- 8) The CONTRACTOR shall verify and commit that during the length of the contract, it shall not undertake a major system change or conversion for, or related to, the system used to deliver services for the PHARMACY BENEFIT PLAN without specific prior written notice of at least one hundred eighty (180) DAYS to the DEPARTMENT. Examples of a major system change include a new platform for enrollment. This does not apply to any program fixes, modifications and enhancements.

145 Data Requirements

145A Data Integration and Technical Requirements

The DEPARTMENT is currently in the process of consolidating multiple legacy information technology systems to a single BENEFITS administration system. This new system will become the system of record for enrollment and demographic information. The upgrade to this new system may impact the formatting or data fields required for transmitting enrollment files and may also impact the way in which enrollment data is communicated to the CONTRACTOR. The CONTRACTOR must make any necessary updates to its system to accommodate changes to the enrollment file, per the most recent 834 Companion Guide as issued by the DEPARTMENT. The next roll-out for the new system is currently scheduled for 2018.

The DEPARTMENT'S systems identify PARTICIPANT records using an eight (8)-digit member ID. This member ID is transmitted to and must be stored by the CONTRACTOR to communicate information about PARTICIPANTS. The CONTRACTOR must support use of the DEPARTMENT'S member ID in all interfaces that contain PARTICIPANT data. Further, the CONTRACTOR must supply member ID values on any communication or data transmission that refers to individual PARTICIPANTS, including but not limited to HIPAA 834 file transfers, reports, data extracts, and invoices. Given the ubiquitous and central nature of the member ID in the DEPARTMENT'S systems, it is strongly preferred that the member ID is stored in the CONTRACTOR'S system directly, thereby facilitating ad hoc queries, data integrity, and referential integrity within the CONTRACTOR'S system.

The CONTRACTOR must follow the DEPARTMENT'S SECURE file transfer protocols (sFTP) using the DEPARTMENT'S sFTP site to submit and retrieve files from the DEPARTMENT or provide another acceptable means for SECURE electronic exchanging of files with the DEPARTMENT, as approved by the DEPARTMENT.

145B Eligibility/834 File Requirements

The CONTRACTOR'S system(s) must be able to accept and accommodate a HIPAA 834 file transfer from the DEPARTMENT, per the most recent 834 Companion Guide as issued by the DEPARTMENT.

- a) The CONTRACTOR must accept an enrollment file update on a daily basis and accurately process the enrollment file additions, changes, and deletions within two (2) BUSINESS DAYS of the file receipt.
- b) The CONTRACTOR must resolve all enrollment discrepancies (any difference of values between the DEPARTMENT'S database and the CONTRACTOR'S database) as identified within one (1) BUSINESS DAY of notification by the DEPARTMENT or identification by the CONTRACTOR.
- c) The CONTRACTOR shall assist with a full file comparison (FFC) of enrollment data at the frequency as directed by the DEPARTMENT by submitting a file to the DEPARTMENT containing current enrollment data. The DEPARTMENT will verify that data, compare that data with the DEPARTMENT'S data, and generate an exception report. The CONTRACTOR will be responsible for resolving differences between the DEPARTMENT'S data and the CONTRACTOR'S data, updating the CONTRACTOR'S data, and informing the DEPARTMENT, as appropriate.
- d) The CONTRACTOR shall maintain an exception report spreadsheet that includes the error details and final resolution, and submit it to the DEPARTMENT, at the frequency directed by the DEPARTMENT.
- e) Delays in processing the 834 file must be communicated to the DEPARTMENT Program Manager or designee within one (1) BUSINESS DAY.

145C Data Warehouse File Requirements

The CONTRACTOR must establish and maintain a SECURE data transfer with the DEPARTMENT'S data warehouse and as otherwise noted in this section. The CONTRACTOR data transfers include, but will not be limited to:

a) Pharmacy Claims Data - The CONTRACTOR must submit on a monthly basis, or other frequency agreed upon by the CONTRACTOR and the DEPARMENT, to the DEPARTMENT'S data warehouse in the file format specified by the DEPARTMENT in the most recent Pharmacy Claims Data Specifications document, all claims processed for PARTICIPANTS. At least ninety-five (95%) percent of claims must be submitted to the DEPARTMENT'S data warehouse in the correct file layout within ninety (90) DAYS of the end date of the claims time period. One hundred (100%) percent of the claims must be submitted to the DEPARTMENT'S data warehouse in the correct file layout within one hundred eighty (180) DAYS. Within two (2) BUSINESS DAYS of notification, unless otherwise approved by the DEPARTMENT in writing, the CONTRACTOR shall resolve any data errors on the file as identified by the DEPARTMENT'S data warehouse or the DEPARTMENT.

- b) PARTICIPATING PHARMACY Data The CONTRACTOR must submit on a monthly basis, or other frequency agreed upon by the CONTRACTOR and the DEPARTMENT, to the DEPARTMENT'S data warehouse, in the file format specified by the DEPARTMENT in the most recent Network Pharmacy Data Specifications document, the current list, as of the periodic file creation of PARTICIPATING PHARMACIES available to CONTRACTOR in the network(s) employed by CONTRACTOR. The electronic information includes pharmacy demographic information and any industry standard identifiers. Within two (2) BUSINESS DAYS of notification, unless otherwise approved by the DEPARTMENT in writing, the CONTRACTOR shall resolve any data errors on the file as identified by the DEPARTMENT'S data warehouse or the DEPARTMENT
- c) Medical Claims Data The CONTRACTOR must establish a data transfer process to retrieve medical claims data from the DEPARTMENT'S data warehouse for its PARTICIPANTS and integrate the data as required later in this section. The medical claims data is based on data provided by the DEPARTMENT's contracted, participating health coverage plans to the DEPARTMENT'S data warehouse. If directed by the DEPARTMENT, the CONTRACTOR must also be able to accept and accommodate a daily file from the participating health coverage plans that will be in a file format compliant with the most recent Claims Data Specifications provided by the DEPARTMENT with consultation with the participating health coverage plans.
- d) Wellness and Disease Management Data The CONTRACTOR must establish a data transfer process to retrieve this data from the DEPARTMENT'S data warehouse for its PARTICIPANTS and integrate the data into its medical management program. This data includes results from biometric screenings, health risk assessments, and unique PARTICIPANT enrollment in wellness health coaching and/or disease management programs as provided by the wellness and disease management vendor to the DEPARTMENT'S data warehouse. If directed by the DEPARTMENT, the CONTRACTOR must also be able to accept and accommodate a weekly file from the wellness and disease management vendor that will include this data. The file format must comply with the most recent Wellness Data Specifications as provided by the DEPARTMENT.
- e) Dental Claims Data The CONTRACTOR shall establish a data transfer process to retrieve dental claims data from the DEPARTMENT'S data warehouse for its PARTICIPANTS and integrate the data into its medical management program. This data is based on claims data as provided by the DEPARTMENT'S dental benefits administrator to the DEPARTMENT'S data warehouse.
- f) Benefit Accumulator Data On each BUSINESS DAY, the CONTRACTOR must submit and retrieve data files with the vendor designated by the DEPARTMENT for the purpose of calculating the benefit accumulator for medical and pharmacy benefits. The CONTRACTOR must retrieve the pharmacy accumulator data and apply it to any combined deductibles and/or maximum out-of-pocket amounts for PARTICIPANTS. The CONTRACTOR must work with the DEPARTMENT to audit the benefit accumulator

against the DEPARTMENT'S HEALTH BENEFIT PROGRAM contractors to ensure the accumulator amounts are in sync.

Delays in submitting program data to the DEPARTMENT'S data warehouse must be communicated via email to the DEPARTMENT Program Manager or designee within one (1) DAY of the scheduled transfer.

For data transfers between vendors of the state and LOCAL program not specified in this CONTRACT, the CONTRACTOR must establish vendor to vendor data transfers within ninety (90) calendar DAYS of written notification from the DEPARTMENT to do so.

All file formats are subject to change, as determined by the DEPARTMENT, to better serve the needs of the HEALTH BENEFIT PROGRAM and the PHARMACY BENEFIT PLAN.

The CONTRACTOR data provided to vendors of the state and LOCAL program must be accurate, complete and timely. The CONTRACTOR must not place restrictions on the use of the data provided to the STATE and LOCAL program vendors.

Health information provided to the DEPARTMENT will be de-identified, unless authorized by the PARTICIPANT for the purpose of appeal, issue resolution, or fraud investigation.

145D Data Integration and Use

The CONTRACTOR shall provide and receive all reasonable requests for data and other information as needed in a file format as identified by the DEPARTMENT. The CONTRACTOR will place no restraints on the use of the data; provided that the DEPARTMENT shall not disclose to third parties any data received from CONTRACTOR that constitutes a trade secret as defined under Wisconsin law.

The CONTRACTOR will provide the DEPARTMENT with an electronic file in the DEPARTMENT-specified standard format of all paid, denied, rejected, and duplicate claims for the BOARD's PRESCRIPTION DRUG PLAN on a daily basis for the purposes of integration into the DEPARTMENT's data warehouse. Such data also be provided from time to time, at the request of the DEPARTMENT, to a DEPARTMENT designee for purposes of assisting in the implementation and management of disease management programs or other programs desired by the BOARD.

The CONTRACTOR shall submit all prescription drug claims (except Medicaid) data to WHIO for the CONTRACTOR'S commercial and Medicare lives residing in Wisconsin at a minimum. Claims shall be submitted to WHIO in a manner compliant with WHIO requirements.

The CONTRACTOR agrees to assign ID numbers according to the system established by the DEPARTMENT. Social security numbers shall be incorporated into the PARTICIPANT'S data file and may be used for identification purposes only and not disclosed and used for any other purpose, unless the parties have agreed upon a different identification system.

145E Data Submission Requirements

The CONTRACTOR shall cooperate with the DEPARTMENT'S designated data warehouse vendor by submitting to the vendor all of the following data on a schedule to be determined by the DEPARTMENT:

- Data on payments for BENEFITS provided to PARTICIPANTS under this CONTRACT. Payment data shall include claim payments made or denied, capitation or per-member payments, administrative payments, and payments made after coordinating responsibility with third parties;
- 2) Data on other financial transactions associated with claim payments, including charged amount, allowed amount, per-claim rebates, discounts, and charges to members as co-payments, coinsurance, and deductibles;
- 3) Data on the providers of those BENEFITS provided under this CONTRACT; and
- 4) Other data, as specified by the DEPARTMENT.

The CONTRACTOR shall comply with the DEPARTMENT'S specifications for submission of the required data elements in the standard formats attached to this CONTRACT.

To comply with the data submission requirements, the CONTRACTOR must follow the specified data file layout and formatting of all data elements within it and the DEPARTMENT"S specifications for data filtering and extraction. The CONTRACTOR must submit documentation on its data files including a data dictionary. The data files must use the valid values specified in the data dictionary. The claim adjustment data the CONTRACTOR submits must follow the logic the CONTRACTOR defines in the documentation. A unique person/member identified is required on all data files and the identifier must match the person identifier on the DEPARTMENT'S eligibility file. On all provider and claim files, the CONTRACTOR must supply the 10-digit National Provider Identifier (NPI) as issued by the US Centers for Medicare and Medicaid Services' National Plan and Provider Enumeration System (NPPES).

The CONTRACTOR must designate someone as a data steward who is knowledgeable of its data and the systems that generate it. The data steward shall attend data submission planning meetings scheduled by the DEPARTMENT'S data warehouse vendor on the DEPARTMENT'S behalf and shall be the key point of contact for the DEPARTMENT'S data warehouse vendor on the submission of data and the correction of data errors should they occur.

The CONTRACTOR shall follow the data transmission instructions provided by the DEPARTMENT'S data warehouse vendor, which shall include industry-standard electronic transmission methods via secure Internet technology.

The quality of CONTRACTOR'S data submissions will be assessed by the DEPARTMENT'S data warehouse vendor for timeliness, validity and completeness. If the DEPARTMENT'S data warehouse vendor determines that the data submitted by CONTRACTOR fails to meet the DEPARTMENT'S data warehouse vendor's thresholds for data quality, the CONTRACTOR must cooperate with the DEPARMTENT'S data warehouse vendor in submitting corrected data.

The CONTRACTOR must submit data and corrected data when necessary by the dates indicated by the DEPARTMENT'S data warehouse vendor.

The CONTRACTOR agrees to financial penalties for failure to submit data in accordance with this AGREEMENT, which are assessed by the DEPARTMENT'S data warehouse vendor on behalf of the DEPARTMENT and which are the direct result of the CONTRACTOR'S failure to meet the DEPARTMENT'S data submission requirements or timelines, and which the DEPARTMENT will deduct from any payment owed the CONTRACTOR in the payment period.

During the initial implementation of the DEPARTMENT'S data warehouse, the CONTRACTOR will have two chances to submit acceptable data. The DEPARTMETN will charge the CONTRACTOR a penalty for each data file submitted after the second submission not accepted by the DEPARTMENT'S data warehouse vendor and a penalty for each data file submitted more than one (1) BUSINESS DAY after the deadline for data file submission.

During the ongoing operation of the DEPARTMENT'S data warehouse, the DEPARTMENT will charge the CONTRACTOR a per occurrence penalty for any failure to communicate to the DEPARTMENT'S data warehouse vendor a change to the valid values or data fields in the CONTRACTOR'S next data file submission by ten (1) BUSINESS DAYS before the next data file submission deadline.

The penalties assessed in Section 145E apply to the penalty maximum described in Section 315.

150 Miscellaneous General Requirements

150A Reporting Requirements and Deliverables:

1) The CONTRACTOR will provide the DEPARTMENT with standard management reports as determined by the DEPARTMENT, and as outlined in Exhibit A.

Non-standard reports may be requested by the BOARD as may be agreed to from time to time by the BOARD and the CONTRACTOR. The BOARD will review all reports and statements provided by the CONTRACTOR and will notify the CONTRACTOR in writing of any errors or objections known to the BOARD. These reports shall cover both the commercial and Medicare populations of the PHARMACY BENEFIT PLAN.

- Each report submitted by the CONTRACTOR to the DEPARTMENT must:
 - a) Be verified by the CONTRACTOR for accuracy and completeness prior to submission,
 - b) Be delivered on or before scheduled due dates,
 - c) Be submitted as directed by the DEPARTMENT,
 - d) Fully disclose all required information in a manner that is responsive and with no material omission, and
 - e) Be accompanied by a brief narrative that describes the content of the report and highlights significant findings of the report, if applicable.

- 3) The DEPARTMENT requirements regarding the frequency of report submissions may change during the term of the CONTRACT. The CONTRACTOR must comply with such changes within forty-five (45) DAYS.
- 4) The CONTRACTOR must notify the DEPARTMENT regarding any significant changes in its ability to collect information relative to required data or reports.
- 5) The CONTRACTOR will present to the DEPARTMENT semi-annually on the overall status of the PHARMACY BENEFIT PLAN to include reviews of drug utilization (SPECIALTY DRUGS and non-specialty drugs); formulary, network and clinical program management; historical and prospective trends; drug pipeline forecasting; and PHARMACY BENEFIT PLAN opportunities. Information and data will be presented for both the commercial and Medicare populations of the PHARMACY BENEFIT PLAN.
- 6) The CONTRACTOR must fully support the BOARD and the DEPARTMENT in responding timely to informational requests made by the Legislature.
- 7) The CONTRACTOR shall promptly respond to all inquiries from the BOARD and the DEPARTMENT concerning any aspect of the PHARMACY BENEFIT PLAN management.
- 8) The CONTRACTOR shall work cooperatively with BOARD designees on budget and policy implementation.

150B Performance Standards and Penalties

- The CONTRACTOR must guarantee performance sufficient to fulfill the needs of the CONTRACT. The CONTRACTOR must meet all performance standards listed in <u>Section 315</u>. After the CONTRACT start date, if additional resources are needed, the CONTRACTOR will bear all costs necessary to satisfy the requirements of the CONTRACT.
- 2) Written notification of each failure to meet a performance standard that is listed in <u>Section 315</u> will be given to the CONTRACTOR prior to assessing penalties. Upon notification by the DEPARTMENT, the CONTRACTOR will have five (5) BUSINESS DAYS to cure the failure, or if agreed to by the DEPARTMENT, to provide an action plan of how the failure will be cured. Additional DAYS can be approved by the DEPARTMENT Program Manager if deemed necessary. If the failure is not resolved within this warning/cure period, penalties may be imposed retroactively to the date of failure to perform. The imposition of penalties is not in lieu of any other remedy available to the DEPARTMENT/BOARD.
- 3) If the DEPARTMENT elects to not exercise a penalty clause in a particular instance, this decision shall not be construed as an acceptance of the CONTRACTOR'S performance. The DEPARTMENT retains the right to pursue future assessment of that performance requirement and associated penalties.
- 4) The DEPARTMENT shall be the sole determinant as to whether or not the CONTRACTOR meets a performance standard.

150C Nondiscrimination Testing

The CONTRACTOR shall work in conjunction with the DEPARTMENT or its designee to complete Internal Revenue Code (IRC) Sec. 105(h) compliant nondiscrimination testing for the DEPARTMENT. The DEPARTMENT or its designee will provide a schedule, process for testing, and data requirements. The CONTRACTOR shall complete any necessary requirements by the due date(s) specified by the DEPARTMENT or its designee.

150D Audit and Other Services

- Records. The CONTRACTOR shall maintain books, records, documents and other evidence
 pertaining to the administrative services under this CONTRACT to the extent and in such
 detail as shall properly reflect all performance of the CONTRACTOR's duties herein and in
 accordance with full transparency as defined in the RFP #ETG0013.
- 2) <u>Cooperation with Auditors</u>. The CONTRACTOR will, in conjunction with BOARD-designated personnel, participate in and cooperate fully with audits of the CONTRACTOR's services under this CONTRACT as required under Federal or State law, and with other audits or reviews of the CONTRACTOR's services under this CONTRACT determined by the BOARD to be necessary and appropriate. This may include an audit on behalf of the Wisconsin State Legislature by the Legislative Audit Bureau (LAB). The LAB conducts periodic and other audits at the request of legislators.

3) Annual Audits.

- a) The CONTRACTOR is required to submit to annual audits of its services, operations, and compliance under this CONTRACT according to audit guidelines established by the BOARD and in accordance with full transparency as defined in the RFP #ETG0013. The audits will be completed by the firm contracted by the BOARD to complete third party contract audits of the PHARMACY BENEFIT PLAN, and will be paid for by the BOARD. The audits by the third party contractor will be based upon BOARD specifications and will evaluate 100% of the claims processed by the CONTRACTOR. The audit firm will deliver to both the CONTRACTOR and to the BOARD a report of findings and recommendations within the guidelines established by the BOARD.
- b) The report will be prepared in accordance with generally accepted auditing standards, and will include the following matters and other matters as agreed by the BOARD and the CONTRACTOR: comprehensive compliance audit of the program; evaluation of internal control; risk assessment of the administration of the program; analyses of data, billing, etc. to ascertain compliance with CONTRACT provisions and accepted accounting principles, good business practice, etc.; and substantive tests to evaluate the accuracy of recording and processing transactions and the effectiveness, efficiency, and economy of transaction processing.
- c) The audits by the third party contractor of the BOARD will also audit the flow and proper use of the BOARD's funds through the CONTRACTOR's claims processing system; review the content of, and audit cash flows pertaining to all contracts between the CONTRACTOR and pharmaceutical manufacturers, including payments

of REBATES from those manufacturers to the CONTRACTOR; and review the content of, and audit cash flows pertaining to all contracts between the CONTRACTOR and PARTICIPATING PHARMACIES.

- d) The CONTRACTOR shall agree to a Service Organization Control (SOC) 1, Type 2 audit of internal controls conducted by an independent CPA firm at the CONTRACTOR'S expense that is in accordance with the Statement of Standard for Attestation Engagements (SSAE) 16 and provide a copy of the CPA's report to the DEPARTMENT. (Allowable time will be given to provide this information, if the CONTRACTOR doesn't currently have a completed SSAE 16 audit.) The audit report must be submitted annually.
- 4) <u>Internal Controls Review.</u> The CONTRACTOR will cooperate with an independent third-party auditor's study and evaluation of and testing of the effectiveness of the internal controls over its contract tasks at least once per year. The study evaluation shall be at the BOARD's expense.

150E Fraud and Abuse

1) Participant Fraud

a) Policy on Participant Fraud

No person other than a PARTICIPANT is entitled to BENEFITS under this AGREEMENT. The SUBSCRIBER or any of his or her DEPENDENTS are not authorized by this AGREEMENT to assign or transfer their rights under the AGREEMENT, aid any other person in obtaining BENEFITS to which they are entitled or knowingly present or cause a false or fraudulent claim. The SUBSCRIBER'S rights to coverage under the PHARMACY BENEFITS PLAN are forfeited if a PARTICIPANT assigns or transfers such rights, or aids any other person in obtaining BENEFITS to which they are not entitled, or otherwise falsely or fraudulently attempts to obtain BENEFITS. Coverage terminates the beginning of the month following action of the BOARD. Re-enrollment rights may be limited as determined by the BOARD.

The DEPARTMENT may at any time request such documentation as it deems necessary to substantiate SUBSCRIBER or DEPENDENT eligibility. Failure to provide such documentation upon request shall result in the suspension of BENEFITS.

b) Contractor Responsibility Related to Participant Fraud

Upon discovery, the CONTRACTOR shall report to the DEPARTMENT any suspected or identified PARTICIPANT fraud. The CONTRACTOR must cooperate with the investigation of fraud and provide information including aggregate claim amounts or other documentation, as requested by the DEPARTMENT. Fraud may result in the reprocessing of claims and recovery of overpayments. For information see Section130C Recovery of Overpayments.

2) Pharmacy and Prescriber Review Requirements

The CONTRACTOR, within thirty (30) DAYS of the execution of this CONTRACT, must submit a fraud and abuse review plan to the DEPARTMENT. Upon the DEPARTMENT'S approval of the plan, the CONTRACTOR must perform QUARTERLY (unless another timeframe is agreed upon by the DEPARTMENT) fraud and abuse reviews and provide results of material findings to the DEPARTMENT.

Examples of potential findings that could be included in QUARTERLY reviews include, but are not limited to:

- a) Controlled Substance Prescribing: Identification of PARICIPANTS who have received multiple prescriptions in drug categories with high potential for abuse (e.g. opioids, benzodiazepines, barbiturates, amphetamines, etc.) from more than one provider and filled at more than one pharmacy.
- b) Duplicate Therapy: Identification of PARTICI[ANTS who are prescribed multiple drug regimens of related medications for more than one condition, by more than one provider;
- c) Evidence of claims testing, excessive claim rejections and/or overcharge for cost of drug or PARTICIPANT cost-share amount by a PARTICIPATING PHARMACY.
- d) Indications of a PARTICIPANT with multi-prescriber, multi-pharmacy and/or multiprescription instances.

3) Appeal Process Support.

- a) The CONTRACTOR shall participate in all administrative hearings under Wis. Admin. Code Ch. ETF 11 to the extent determined to be necessary by the attorney(s) representing the DEPARTMENT.
- b) Participation means providing evidence and testimony necessary to explain the claim decisions made by the CONTRACTOR. The CONTRACTOR shall be responsible for any cost required for participation in the administrative hearings by the CONTRACTOR'S staff and any approved subcontractors, including but not limited to time spent at the hearing and travel time to and from the hearing.

150F Privacy Breach Notification

The CONTRACTOR shall comply with all state and federal laws regarding patient privacy, as well as the confidentiality provision of terms and conditions of the CONTRACT. In addition to (and in accordance with) the provisions of section 22 of the Department Terms and Conditions, the CONTRACTOR shall notify the DEPARTMENT Program Manager and Privacy Officer within twenty-four (24) hours of discovering that the protected health information (PHI) and/or personally identifiable information (PII) of one (1) or more PARTICIPANTS may have been breached, or has been breached, as defined by state and federal law, including Wis. Stat. § 134.98, HIPAA, and GINA. The CONTRACTOR is required to report using the form provided by the DEPARTMENT.

Even if the full details are not known, the CONTRACTOR must report all identified information to the DEPARTMENT, then follow up to provide additional information as details are known, and as requested by the DEPARTMENT. At a minimum, the CONTRACTOR shall report to the DEPARTMENT the following:

- 1) A description of the incident(s).
- 2) The identified root cause(s).
- 3) The actual or estimated number of PARTICIPANTS impacted.
- 4) The actual impact list (as soon as known).
- 5) A copy of any correspondence sent to affected PARTICIPANTS (this must be pre-approved by the DEPARTMENT).
- 6) A description of the steps taken to ensure a similar incident will not be repeated.

This notification requirement shall apply only to PHI or PII received or maintained by the CONTRACTOR pursuant to this AGREEMENT. The CONTRACTOR shall make good faith efforts to communicate with the DEPARTMENT about breaches by major provider groups if the CONTRACTOR knows those breaches affect PARTICIPANTS.

The CONTRACTOR shall notify the DEPARTMENT Program Manager and Privacy Officer no less than one (1) BUSINESS DAY before any external communications are made regarding a data breach.

150G Department May Designate Vendor

At its discretion, the DEPARTMENT may designate a common vendor who shall provide the annual description of BENEFITS and such other information or services it deems appropriate, including audit services.

150H Contract Termination

In addition to the provisions in the Department Standard Terms and Conditions, the following applies if the CONTRACT is terminated:

- 1) If the BOARD terminates this CONTRACT, then all rights to BENEFITS provided by the CONTRACTOR shall cease as of the date of termination.
- 2) In the event of contract termination or non-renewal, the CONTRACTOR will be responsible for processing claims during the run-out period specified by the DEPARTMENT.
- 3) Membership changes and corrections not processed during the term of the contract will continue to be processed by the CONTRACTOR during the entire run-out period. During the entire run-out period, all performance standards and penalties remain in force.

4) The CONTRACTOR will be required to coordinate turnover and transition planning and activities, subject to the DEPARTMENT'S approval.

150I Transition Plan

During the implementation period, upon DEPARTMENT request, and prior to CONTRACT termination, the CONTRACTOR must provide a comprehensive transition plan in a mutually agreed upon format that provides a timeline of major tasks, activities, and information that will be provided to the succeeding vendor when relinquishing responsibilities at termination of the CONTRACT. In the event that the CONTRACTOR terminates the CONTRACT, an updated transition plan must accompany the notice of termination. In the event the BOARD terminates the CONTRACT, the CONTRACTOR must send an updated transition plan to the DEPARTMENT within thirty (30) DAYS of the written notice of termination to the CONTRACTOR. The transition plan must be approved by the DEPARTMENT prior to the transition begin date and must include the CONTRACTOR'S cooperation and participation in planning calls or meetings with the succeeding vendor.

The CONTRACTOR must administer a program run-out period to process claims and to handle related customer service inquiries. The run-out period begins on the CONTRACT termination date and will be no longer than one (1) year. The CONTRACTOR shall be paid three (3) months of administrative expenses based on the membership census as of November 1 of the last year of the contract. The administrative fee shall be the fee in effect during the last year of the contract. The fee shall be paid in three (3) installments. The first installment shall be paid in December of the last year of the contact. The second installment shall be paid in January of the year of run-out. The final payment will be made no later than December of the year of run-out unless issues arise with data submission to the DEPARTMENT'S data warehouse. In the event of issues receiving run-out claims per the DEPARTMENT'S timeline, the DEPARTMENT will withhold the final fee payment until all run-out claims are received.

Leading up to and during the run-out period, the CONTRACTOR must:

- 1) Participate in all DEPARTMENT requested meetings.
- 2) Provide all reports for program close out.
- 3) Report on performance standards specified in Section 315.
- 4) Invoice the DEPARTMENT as specified in <u>Section 130A</u>.
- 5) Transmit program data to the new vendor.
- 6) Continue grievance, hospital bill audit, subrogation services and overage disabled dependent reviews.
- 7) Transmit run-out claims data to the DEPARTMENT'S data warehouse as specified in <u>Section</u> 150.

200 PROGRAM REQUIREMENTS

205 Enrollment

CONTRACTORS must participate in the annual IT'S YOUR CHOICE OPEN ENROLLMENT offering. The IT'S YOUR CHOICE OPEN ENROLLMENT period is scheduled for each fall prior to the covered program year. During the IT'S YOUR CHOICE OPEN ENROLLMENT period, the CONTRACTOR will accept any eligible EMPLOYEE or state retiree under Wis. Stat. § 40.51 (16) who enrolls.

Although the DEPARTMENT is responsible for eligibility determination and enrollment, the CONTRACTOR shall maintain an enrollment/eligibility system to support the PHARMACY BENEFIT PLAN.

205A Enrollment Files

The daily and full file compare of the DEPARTMENT'S HIPAA 834 enrollment files must be fully tested and are ready for program operation no later than forty-five (45) calendar DAYS prior to the effective (i.e., "go-live") date. Also see Section 145 Data Requirements

The CONTRACTOR shall cooperate with the DEPARTMENT to accommodate the DEPARTMENT'S benefit administration system (BAS) IT upgrade, which the DEPARTMENT anticipates would impact this program starting in year 2018. The BAS system will be the system of record for participant demographic and benefit information, and the upgrade may impact the formatting or data fields required for transmitting enrollment files and may also affect the way in which enrollment is communicated to the CONTRACTOR.

205B Identification (ID) Cards

The CONTRACTOR must provide PARTICIPANTS with ID CARDS, which will list at minimum the SUBSCRIBER, each DEPENDENT of the SUBSCRIBER, and the SUBSCRIBER's member identification number. The CONTRACTOR must issue new ID CARDS upon enrollment and BENEFIT changes that impact the information printed on the ID CARDS.

The CONTRACTOR shall issue the ID CARDS, along with a welcome packet for newly enrolled PARTICIPANTS, within the timeframes described below:

- The CONTRACTOR shall issue ID CARDS within five (5) BUSINESS DAYS of the generation date of the enrollment file containing the addition or enrollment change, except as noted in item 2) below.
- 2) For elections made during the IT'S YOUR CHOICE OPEN ENROLLMENT period, the CONTRACTOR shall issue ID CARDS by December 15 (or a later date as approved by the DEPARTMENT) for enrollment additions or changes effective the following January 1, as submitted on enrollment files generated on the first DAY of the IT'S YOUR CHOICE OPEN ENROLLMENT period through December 10. The CONTACTOR must notify the DEPARTMENT Program Manager of any delays with issuing the ID CARDS. The CONTRACTOR shall send a written confirmation to the DEPARTMENT Program Manager in January indicating the date(s) the ID CARDS were issued.

The CONTRACTOR must provide replacement cards upon request at no cost to the PARTICIPANT, including an expedited process to get a replacement card.

205C Participant Information

The CONTRACTOR must provide the following information, at a minimum, to PARTICIPANTS upon enrollment:

- 1) Information about PARTICIPANT requirements, including PRIOR AUTHORIZATIONS and appeals/grievance procedures.
- An "Overview of Benefits" brochure that will include a description of how the formulary is developed, information about the web site, and a description of PHARMACY BENEFIT PLAN features.
- 3) A mail-order brochure.
- 4) The CONTRACTOR'S contact information, including the toll-free customer service phone number, business hours, and website address.

205D Termination of Coverage

The CONTRACTOR shall relay to the DEPARTMENT in a timely manner any information received from PARTICIPANTs regarding the PARTICIPANT's request for termination of coverage.

205E Date of Death

The CONTRACTOR shall relay any information received regarding a PARTICIPANT'S death to the DEPARTMENT in a timely manner.

205F Coordination of Benefits (COB)

In the event the CONTRACTOR learns of a PARTICIPANT having other prescription drug coverage that may require COB, the CONTRACTOR shall collect any COB information necessary to coordinate BENEFITS under the Wisconsin Administrative Code and report this information to the DEPARTMENT in a timely manner. The CONTRACTOR will conduct ONLINE TRANSACTION PROCESSING of COVERED PRODUCTS for PARTICIPANTS that have one secondary insurance. The CONTRACTOR will report this information to the BOARD at least annually.

210 Pharmacy Benefit Management

The CONTRACTOR shall be responsible for ONLINE TRANSACTION PROCESSING of claims for COVERED PRODUCTS submitted by PARTICIPATING PHARMACIES, according to the benefit plan coverage parameters provided under UNIFORM PHARMACY BENEFITS. PARTICIPANT file information will be supplied by the BOARD. Such ONLINE TRANSACTION PROCESSING shall include eligibility and coverage determination, calculation of allowable costs and applicable DEDUCTIBLES, COINSURANCE or COPAYMENTS, and communication of payment disposition to PARTICIPATING PHARMACIES, and shall be subject to the terms and conditions of this CONTRACT, including but not limited to the procedures set forth in

Section 230 Claims. In addition to administering pharmacy claims, the CONTRACTOR, with the consent of the BOARD, shall establish the collateral procedures and services necessary to provide PHARMACY BENEFITS under the BOARD's PHARMACY BENEFIT PLAN in accord with the PROPOSAL and this CONTRACT, including enrollment and eligibility systems, according to Health Insurance PBM ANSI 834 Project Documents.

210A Pharmacy & Therapeutics Committee and Population Health ManagementThe CONTRACTOR shall collaborate and support activities related to population health management as directed by the BOARD.

The CONTRACTOR shall have utilization management processes that are evidence-based and focus on quality, positive PARTICIPANT outcomes, and cost savings. The CONTRACTOR shall use these processes for evidence based policy development for coverage of new technologies and to provide input to the DEPARTMENT on benefit design changes, as appropriate. The CONTRACTOR shall provide these policies to PARTICIPANTS upon request.

Pharmacy & Therapeutics (P&T) Committee. The CONTRACTOR will create an independent P&T Committee to evaluate the safety, efficacy, and uniqueness of a PRODUCT to determine whether that PRODUCT should be included on the formulary. The DEPARTMENT will appoint at least one member who will serve on the P&T Committee. The DEPARTMENT, on behalf of the BOARD, will consider the recommendations of the P&T Committee to assist in making formulary or other coverage determinations, requests or recommendations. The DEPARTMENT agrees that the formulary recommended by the CONTRACTOR and approved by the DEPARTMENT, on behalf of the BOARD will be the only formulary in place during the term of this CONTRACT, and that changes to the formulary will be recommended by the P&T Committee and approved by the DEPARTMENT, on behalf of the BOARD.

Prior Authorization

For a select group of PRODUCTS, as identified by the CONTRACTOR or the DEPARTMENT, CONTRACTOR personnel will implement PRIOR AUTHORIZATION procedures to assist prescribers and PARTICIPANTS in obtaining coverage for otherwise non-covered PRODUCTS. The CONTRACTOR will provide the DEPARTMENT with the CONTRACTOR's previously established PRIOR AUTHORIZATION procedures and will work with the DEPARTMENT to expand or modify previously established PRIOR AUTHORIZATION procedures as recommended by the DEPARTMENT.

The CONTRACTOR will accept PRIOR AUTHORIZATION requests from prescribers or PARTICIPANTS (EGWP only) and will approve or deny such requests in accordance with the approved process. The CONTRACTOR will notify the prescriber and/or the PARTICIPANT who submitted the PRIOR AUTHORIZATION request of the coverage determination for such request. Approvals will be entered into the CONTRACTOR claim adjudication system. PRIOR AUTHORIZATION approval and denial reports shall be furnished to the DEPARTMENT upon request.

Step Therapy Protocols

The CONTRACTOR may provide a step therapy program, pursuant to which limitations on drug coverage may be established for categories of drugs that are not otherwise covered by or included

in the plan. Such coverage limitations are defined and established based upon agreement between the CONTRACTOR and the DEPARTMENT, on behalf of the BOARD. Claims for these drugs will be rejected if the coverage requirements established by applicable step therapy protocols are not satisfied.

Step therapy will involve an automated PRIOR AUTHORIZATION process developed by the CONTRACTOR and implemented upon agreement with the DEPARTMENT regarding certain drugs and drug classes. For selected PRODUCTS, the claims system will search the claims history to determine if step-therapy criteria for coverage have been met.

The BOARD acknowledges that the step therapy program is an automated, non-discretionary processing technique intended to provide better management of the BOARD's PRESCRIPTION DRUG PLAN based on objective criteria agreed to with the DEPARTMENT, on behalf of the BOARD. The CONTRACTOR shall not undertake, and is not required, to determine medical necessity or appropriateness of therapy determinations, to make diagnoses, or to substitute the CONTRACTOR's judgment for the professional judgment and responsibility of the prescribing physician.

The CONTRACTOR is required to implement and report on DEPARTMENT programs designed to manage cost. Programs are subject to change, as determined by the DEPARTMENT, to better serve the needs of the PHARMACY BENEFIT PLAN PARTICIPANTS.

The current DEPARTMENT programs are:

- Access to Mail Order Services. The CONTRACTOR shall establish a fair and competitive process to identify, evaluate, and contract with a single vendor of mail order pharmacy services while this CONTRACT is in effect. The process and choice of vendor are subject to approval by the DEPARTMENT, on behalf of the BOARD.
 - a) <u>Distribution of Information.</u> The contract with the mail order pharmacy vendor shall provide that a member may begin the mail order process with the chosen vendor by phone, online, or by filling out a mail order brochure. In addition, refills can be ordered online. The vendor will provide to PARTICIPANTS, on request, informational material explaining its services and the forms necessary for PARTICIPANTS to utilize the mail service.
 - b) <u>Delivery and Dispensing</u>. Subject to, and in accordance with plan design, the CONTRACTOR's Mail Order pharmacy will dispense new or refill prescription orders upon receipt from a PARTICIPANT of (i) a valid prescription order or a completed refill order form; and (ii) the applicable COPAYMENT, COINSURANCE, or DEDUCTIBLE amount. The CONTRACTOR's Mail Order pharmacy will fill and mail to each PARTICIPANT via common carrier at the address set forth in the eligibility file, or as appearing on the face of the prescription, so long as such addresses are within the United States.
 - c) The CONTRACTOR'S Mail Order pharmacy shall be subject to all provisions of this CONTRACT that apply to all other PARTICIPATING PHARMACIES.

- 2) Specialty Drug Management Program. The CONTRACTOR shall make available to the BOARD a SPECIALTY DRUG management program through the vendor or vendors chosen by the CONTRACTOR and in agreement with the BOARD to provide that service. After initial implementation, the BOARD agrees that it will provide incentives based on benefit design for PARTICIPANTS to use the SPECIALTY DRUG management program as the preferred channel for obtaining SPECIALTY DRUGS.
- 3) <u>Contractor Standard Formulary Management</u>. The BOARD agrees to cooperate and work with the CONTRACTOR to affect the adoption, distribution, and implementation of an evidence based drug formulary designed to achieve the lowest overall net program cost consistent with the highest level of quality outcomes.
- 4) <u>Generic Alternatives</u>. The CONTRACTOR will implement a Generic Alternatives Program designed to offer generic alternatives to brand PRODUCTS to reduce costs for both the BOARD and the PARTICIPANT.
- 5) <u>Dose Consolidation</u>. The CONTRACTOR will implement a Dose Consolidation Program designed to identify opportunities for MEMBERS who are on multiple dose medications that can be safely administered in a single dose to reduce costs for both the BOARD and the PARTICIPANT.
- 6) Pill-Splitting Program. The CONTRACTOR will develop and implement a voluntary half-tablet program designed to encourage the use of half-tablet medications by reducing the COPAYMENT or COINSURANCE for certain PRODUCTS in accord with the provisions of the PHARMACY BENEFIT PLAN. The program will only be available for PRODUCTS that: (i) are COVERED DRUGS on the formulary; (ii) are recognized as an appropriate PRODUCT to split by the CONTRACTOR's P&T Committee; (iii) the various strengths of the PRODUCT are comparably priced; and (iv) the PRODUCT has once-daily dosing. If the Half-Tablet Program is adopted by the BOARD, CONTRACTOR will provide pill splitting devices to PARTICIPANTS. These pill splitting devices may contain the CONTRACTOR logo or may be customized to carry the DEPARTMENT's logo.
- 7) Web Site. The CONTRACTOR will maintain a publicly accessible website. The site will include but will not be limited to the formulary, benefit design, individual look-up capabilities, claims history, "contact us" information, information on pill splitting, mail order services and other programs offered. There will be direct access to the BOARD's program functions.
- 8) Pharmacy Auditing Program. Each PARTICIPATING PHARMACY in the CONTRACTOR's network shall be subject to audit. The BOARD may require use of an independent auditor rather than the CONTRACTOR. Auditing will be conducted in four phases starting at a high-level system audit and progressing through further drill-down and analysis to on-site audits if necessary. Desk-top audits will be conducted on a daily/weekly/monthly basis, depending on the type of audit report. On-site audits will be conducted as needed. Settlements that are the result of reversing or adjusting claims

- found to be processed in error will be passed back through to the BOARD for inclusion in the funds for the PHARMACY BENEFIT PLAN AND HEALTH BENEFIT PROGRAM.
- 9) Pharmacy Educational Services. The CONTRACTOR will conduct a program by which PARTICIPATING PHARMACIES are reimbursed for providing clinical and educational services to PARTICIPANTS. The CONTRACTOR shall report on the cost and effectiveness of the program and the BOARD shall have the opportunity to periodically review, suspend or cancel all or part of the program at its discretion.

215 Benefits

215A Overview

The CONTRACTOR must provide the BENEFITS and services listed in UNIFORM PHARMACY BENEFITS (Section 400) to all PARTICIPANTS. Any BENEFIT changes must be implemented as directed by the BOARD. This shall include developing the necessary reporting and/or data transfers needed by the DEPARTMENT and other vendors to administer the change.

215B Benefit Plan Specifications

The CONTRACTOR acknowledges that the BOARD has provided, in the UNIFORM PHARMACY BENEFITS, specifications for the PHARMACY BENEFIT PLAN in sufficient detail to permit the CONTRACTOR to reasonably perform its duties under this CONTRACT. However, in the event of any changes to the details of the PHARMACY BENEFIT PLAN or if any future unanticipated circumstances arise for which the UNIFORM PHARMACY BENEFITS provide inadequate guidance, the CONTRACTOR may request a clarification from the DEPARTMENT via the PHARMACY BENEFIT PLAN program manager.

- 1) Because BOARD changes to the PHARMACY BENEFIT PLAN may require programming changes, such changes will be coordinated with the CONTRACTOR to assure timely implementation and minimal disruption of the ongoing PHARMACY BENEFIT PLAN. The time required for new PHARMACY BENEFIT PLAN changes will generally be as follows:
 - a) Two weeks for changes within the existing PHARMACY BENEFIT PLAN structure, which require minimal or no changes to the CONTRACTOR's claims and/or eligibility processing systems.
 - b) Four to six weeks for changes for which functionality is currently available in the CONTRACTOR's claims and/or eligibility processing systems, but not utilized within the PHARMACY BENEFIT PLAN structure.
 - c) Twelve to twenty-four weeks for changes for which functionality needs to be developed in the CONTRACTOR's claims and/or eligibility processing systems.
- 2) The CONTRACTOR will notify the BOARD as promptly as reasonably possible following receipt of the request as to the feasibility and timing of the requested change. The CONTRACTOR shall not be responsible for implementing any changes to any previously established PHARMACY BENEFIT PLAN information until the CONTRACTOR has

confirmed its agreement to and acceptance of implementation of such changes to the BOARD in writing, including a timetable for change implementation.

Plan Design Information; Participant Eligibility. The BOARD, at its own expense, will provide the CONTRACTOR all information concerning its plan design, health plans and employers participating in the PHARMACY BENEFIT PLAN, and PARTICIPANTS, which is necessary for the CONTRACTOR to perform its obligations under this CONTRACT, including any updates to this information as necessary. This information must be complete and accurate, provided timely, and in a format and media agreed to by the BOARD and the CONTRACTOR. The CONTRACTOR, PARTICIPANTS, PARITICIPATING PRESCRIBERS, and PARTICIPATING PHARMACIES are entitled to rely on the accuracy and completeness of this information and updates thereto.

215C Medicare Part D/EGWP Coverage

The CONTRACTOR will administer an EGWP and WRAP PLAN on behalf of the BOARD. The CONTRACTOR will maintain the contractual relationship with CMS, and will be responsible with ensuring that all aspects of the program are CMS compliant per 42 CFR 423. This includes, but is not limited to:

- Claims processing standards;
- Member and pharmacy call center standards;
- Pharmacy network access standards;
- Grievance and redetermination standards;
- Coordination of benefits;
- Member marketing materials;
- · Reporting requirements;
- Prescription drug event (PDE) reconciliation;
- Records maintenance;
- Audit requirements; and
- Subsidy and REBATE processing.

In cases where CMS requirements and the non-Medicare Part D/EGWP requirements of this contract differ, the more rigorous standard shall supersede.

220 Quality

- 1) The CONTRACTOR must demonstrate, upon request by the DEPARTMENT, their efforts in encouraging and/or requiring PARTICIPATING PHARMACIES to participate in quality initiatives, including those identified by the DEPARTMENT. The CONTRACTOR must demonstrate their efforts in encouraging prescribers to participate in quality initiatives as well.
- 2) The CONTRACTOR must demonstrate, upon request by the DEPARTMENT, its support for the DEPARTMENT'S initiatives in monitoring and improving quality of care. This may include providing actual contract language that specifies PARTICIPATING PHARMACY agreement or terms to participate in or report on quality improvement initiatives/patient safety measures and a description of their link, if any, to pharmacy reimbursement.

- 3) The CONTRACTOR shall collaborate with the DEPARTMENT, HEALTH BENEFIT PROGRAM providers and other vendors contracted by the BOARD on quality initiatives to address current population health issues. The CONTRACTOR shall report to the DEPARTMENT semi-annually any initiatives and pilot programs offered by the CONTRACTOR or the PARTICIPATING PHARMACIES, including information on patient engagement and outcomes.
- 4) The DEPARTMENT will monitor health care quality and/or customer satisfaction using performance measures available in the data warehouse and visual business intelligence tool, and will establish performance metrics, baseline results, and target performance levels. The DEPARTMENT will publish measure results and establish financial incentives to encourage performance improvement.
- 5) Prior to the DEPARTMENT holding the CONTRACTOR accountable for any of these measures, either through financial means and/or through publishing the measure results, the DEPARTMENT will provide the CONTRACTOR with an opportunity to review and validate the DEPARTMENT'S results within a specific timeframe, as determined by the DEPARTMENT.
- 6) As agreed to in Exhibit A, the DEPARTMENT will collaborate with the CONTRACTOR to develop a final measure set. Measures agreed upon for the first year of this CONTRACT will not be associated with financial benefits or penalties, but may be subject to such financial penalties or benefits if the CONTRACT is extended.

225 Pharmacy Network Administration

The CONTRACTOR has created a network of PARTICIPATING PHARMACIES, which will perform pharmacy services for PARTICIPANTS. The CONTRACTOR will adjudicate claims submitted by PARTICIPATING PHARMACIES in accordance with the PARTICIPATING PHARMACY's agreement with the CONTRACTOR. Each PARTICIPATING PHARMACY shall exercise its professional judgment in the dispensing of COVERED PRODUCTS and may refuse to dispense any DRUG PRODUCT based upon the professional judgment of its pharmacists. The BOARD and its actuaries will have access to these agreements and the CONTRACTOR will notify the BOARD if the agreements change in a manner that materially affects this CONTRACT.

The CONTRACTOR's creation and maintenance of a network of PARTICIPATING PHARMACIES is undertaken in the capacity of an independent contractor. The BOARD is not a party to the agreements between the CONTRACTOR and the PARTICIPATING PHARMACIES.

The CONTRACTOR shall conduct audits of the PARTICIPATING PHARMACIES in accordance with Subsection 150D, Audit and Other Services. If the CONTRACTOR becomes aware that any PARTICIPATING PHARMACY, pharmacy, or company that is authorized to represent one or more subsidiary, affiliated, or franchised pharmacies has engaged in any fraudulent practice or has violated any applicable standard of care or applicable law, including without limitation, the Health Insurance Portability and Accountability Act of 1996 ("HIPAA") or the regulations promulgated thereunder, the CONTRACTOR shall immediately disclose such information to the DEPARTMENT. The CONTRACTOR and the DEPARTMENT shall consult and shall take such action as appears to them jointly to be reasonable under the circumstances, including but not

limited to exclusion of that PARTICIPATING PHARMACY from the CONTRACTOR'S PARTICIPATING PHARMACY network.

The CONTRACTOR shall have staff solely dedicated to network management and pharmacy relations that includes a credentialing process, collaboration on quality initiatives, and pharmacy communications. The CONTRACTOR must engage in regular pharmacy negotiations to strategically realize cost savings to the PHARMACY BENEFIT PLAN. The CONTRACTOR must, at a minimum, provide an annual update on pharmacy discount negotiations efforts and outcomes to be included in the rate renewal reports. The DEPARTMENT reserves the right to require more frequent status updates on pharmacy negotiation strategies, efforts, and outcomes.

The CONTRACTOR will maintain a PARTICIPATING PHARMACY relations program that includes a communications plan with updated network information for new and on-going programs and processes. The program should also include assistance for PARTICIPATING PHARMACIES and their staff regarding pharmacy network issues. In addition, the program should actively consider suggestions and guidance from participating pharmacies about how the pharmacy network can best serve consumers. The CONTRACTOR must provide a copy of the current PARTICIPATING PHARMACY relations program administrative manual upon request by the DEPARTMENT.

The CONTRACTOR must submit provider data to the DEPARTMENT'S data warehouse as specified in Section 145. The DEPARTMENT will not amend its contract with the data warehouse vendor in a manner that directly or indirectly changes the terms of this section without prior notice to the CONTRACTOR. The DEPARTMENT'S notice to the CONTRACTOR will allow for comment by the CONTRACTOR, and when requested by the CONTRACTOR, discussion between the DEPARTMENT and the CONTRACTOR about the proposed changes.

The CONTRACTOR must certify annually that their pharmacy contracts meet the requirements in <u>Section 230</u>. The DEPARTMENT reserves the right to review any contracts with PARTICIPATING PHARMACIES that are IN-NETWORK for the PHARMACY BENEFIT PLAN.

225A Pharmacy Network Access

The CONTRACTOR must provide an annual pharmacy network submission to the DEPARTMENT containing the network of PARTICIPATING PHARMACIES for the upcoming benefit period. Additionally, the DEPARTMENT requires the CONTRACTOR to submit a monthly data submission as detailed in <u>Section 145C</u>.

The DEPARTMENT will use this data to ensure PARTICIPANT access to PARTICIPATING PHARMACIES is reasonable and adequate. The DEPARTMENT will also use this data to evaluate possible pharmacy network management changes.

225B Pharmacy Network Directory

The CONTRACTOR is required to have a current pharmacy directory easily accessible on their website at all times. If the PARTICIPATING PHARAMACIES change during the benefit period, an updated pharmacy directory must be provided by the CONTRACTOR and include a revision date. All past versions within a benefit period must be available and provided to the DEPARTMENT upon request for the purposes of resolving complaints.

The pharmacy network data submission and the published pharmacy network directory must be in alignment for the IT'S YOUR CHOICE OPEN ENROLLMENT for the upcoming benefit period.

225C Pharmacy Network Contracts Shall Include Compliance Plans

All new (and upon renewal of) PARTICIPATING PHARMACY contracts shall include requirements that PARTICIPATING PHARMACY staff be educated about health care laws, rules and regulations, applicable standards, and how to identify and report inappropriate behavior.

Examples of the types of contract provisions that should be in place include:

- 1) Effective internal controls to assure compliance with Federal and State laws, rules, regulations and internal policies and procedures; and
- 2) Establish procedures that allow the prompt, thorough investigation of possible misconduct by employees and independent contractors.

230 Claims

230A Claims Administration

With respect to claims for pharmacy benefits, the CONTRACTOR shall serve as third-party administrator, providing all necessary services to administer, process, and pay all pharmacy benefit claims as indicated in UNIFORM PHARMACY BENEFITS arising under the PHARMACY BENEFIT PLAN offered by the BOARD under Wisconsin Statutes Chapter 40. The CONTRACTOR shall not administer claims for any pharmacy benefits reserved to the health care coverage plans under the UNIFORM PHARMACY BENEFITS or the contracts between the BOARD and those health care coverage plans.

The CONTRACTOR shall administer claims in accord with the CONTRACT. The BOARD acknowledges that it has the sole authority to control and administer the PHARMACY BENEFIT PLAN and has contracted with the CONTRACTOR for assistance in administering claims. The BOARD further acknowledges that although CONTRACTOR has the authority to make initial determinations to approve or reject claims, the BOARD has the ultimate authority over such decisions, in the event the CONTRACTOR's initial decision is challenged. Nothing in this CONTRACT shall be construed or deemed to confer on the CONTRACTOR any responsibility for or control over the terms or validity of the PHARMACY BENEFIT PLAN. Further, because CONTRACTOR is not an insurer, plan sponsor, or a provider of health services to PARTICIPANTS, the CONTRACTOR shall have no responsibility for (i) any funding of plan benefits; (ii) any insurance coverage relating to the BOARD, the HEALTH BENEFIT PROGRAM, or the PARTICIPANTS; or (iii) the nature or quality of professional health services rendered to PARTICIPANTS, except as otherwise expressly provided in Sections 210

230B Review of Claims Decisions

The CONTRACTOR shall make claims decisions according to its understanding of the PHARMACY BENEFIT PLAN. The CONTRACTOR's decision to deny a pharmacy benefit claim, in whole or part, is subject to review only as described in Section 235 Grievances.

230C Claims Submitted by Participants

The CONTRACTOR will accept claims submitted directly by PARTICIPANTS when such PARTICIPANTS complete a standard claim form provided by the CONTRACTOR along with proof of payment. The CONTRACTOR will process such properly submitted claims and produce and mail, within thirty (30) calendar days of receipt of a request for reimbursement: (a) an explanation of benefits to PARTICIPANTS for allowable claims, together with checks for the agreed upon reimbursement amounts; or (b) requests for information for claims that are ineligible or incomplete; or (c) notification to the PARTICIPANT that the claims decision denied coverage or reimbursement of their claim.

235 Grievances

235A Grievance Process Overview

The CONTRACTOR must have an internal grievance process that complies with the HHS-administered federal external review in accordance with federal law, except as otherwise provided in this AGREEMENT. The CONTRACTOR must submit its grievance procedure, including the DEPARTMENT administrative and external review rights and sample grievance decision letters, for the DEPARTMENT'S review and approval during the implementation process and upon request by the DEPARTMENT.

Any dispute about BENEFITS or claims arising under this AGREEMENT shall first be submitted for resolution through the CONTRACTOR'S internal grievance process and may then, if necessary and appropriate, be submitted to the DEPARTMENT for administrative review.

Grievances regarding non-covered services or services excluded from coverage by the PHARMACY BENEFIT PLAN shall be handled like any other grievance. Written inquiries received by the CONTRACTOR not related to BENEFITS determinations shall be resolved by the CONTRACTOR within ten (10) BUSINESS DAYS following the CONTRACTOR'S receipt of the inquiry.

If any PARTICIPANT has a problem or complaint relating to a determination of BENEFITS, he/she should contact the CONTRACTOR. The CONTRACTOR shall assist the PARTICIPANT in trying to resolve the matter on an informal basis, and may initiate a claim review of the BENEFITS determination. If the PARTICIPANT wishes, he/she may omit this step and immediately file a formal grievance. A claim review is not a substitute for a grievance.

The following provides an overview of the steps in the PARTICIPANT grievance process. Details are provided in Sections 235B – H.

- Claim review (optional for PARTICIPANT);
- 2) PARTICIPANT notice;
- 3) Investigation and resolution;
- 4) Notification of DEPARTMENT Administrative Review Rights (not all grievances eligible): Administrative review by DEPARTMENT staff, and/or the DEPARTMENT appeals process

including filing an appeal with the BOARD, an administrative appeal hearing, consideration of the appeal by the BOARD, right to appeal the BOARD's final decision to circuit court; or,

5) Federal external review (not all grievances eligible).

235B Claim Review

The CONTRACTOR shall perform a claim review when a PARTICIPANT requests a review of denied BENEFITS. When a claim review has been completed, the CONTRACTOR shall notify the PARTICIPANT of the decision. If the decision is to uphold the denial of BENEFITS, the PARTICIPANT shall receive written notification as to the specific reason(s) for the continued denial of BENEFITS and of his/her right to file a grievance.

235C Participant Notice

The CONTRACTOR must provide the PARTICIPANT with notice of their grievance rights and a period of ninety (90) calendar days to file a grievance after written denial of a BENEFIT or other occurrence of the cause of the grievance along with the UNIFORM PHARMACY BENEFIT contractual provision(s) upon which the denial is based.

235D Investigation and Resolution Requirements

Investigation and resolution of any grievance will be initiated by the CONTRACTOR within five (5) DAYS of the date the grievance is filed by the complainant for a timely resolution of the problem. Grievances related to an urgent health concern will be handled within three (3) DAYS of the CONTRACTOR'S receipt of the grievance.

235E Notification of Department Administrative Review Rights

In the final grievance decision letters, the CONTRACTOR shall inform PARTICIPANTS of their right to request a DEPARTMENT review of the grievance committee's final decision and their right to request an HHS-administered federal external review in accordance with federal law, using the language approved by the DEPARTMENT. In all final grievance decision letters, the CONTRACTOR shall cite the specific UNIFORM PHARMACY BENEFITS contractual provision(s) upon which the CONTRACTOR bases its decision and relies on to support its decision.

In the event the PARTICIPANT disagrees with the grievance committee's final decision, they may submit a written request for review to the DEPARTMENT within sixty (60) calendar DAYS of the date of the final grievance decision letter. The DEPARTMENT will review and communicate the outcome of the review to the PARTICIPANT. In the event that the PARTICIPANT disagrees with the outcome, they may file a written request for determination from the DEPARTMENT. The request must be received by the DEPARTMENT within sixty (60) calendar DAYS of the date of the DEPARTMENT'S final review letter.

The determination of the DEPARTMENT is final and not subject to further review unless a timely appeal of the determination by the DEPARTMENT is submitted to the BOARD, as provided by Wis. Stat. § 40.03 (6) (i) and Wis. Adm. Code ETF 11.01 (3). However, the DEPARTMENT will not issue a determination regarding denials of coverage by a CONTRACTOR based on medical necessity, appropriateness, health care setting, level of care, effectiveness of a covered benefit,

experimental treatment, or the rescission of a policy or certificate that can be resolved through the HHS-administered federal external review process.

Following a determination by the DEPARTMENT, a PARTICIPANT may submit an appeal to the BOARD, as provided by Wis. Stat. § 40.03 (6) (i) and Wis. Adm. Code ETF 11.01 (3). This process includes an administrative hearing. The CONTRACTOR shall, upon the DEPARTMENT'S request, participate in all administrative hearings requested by PARTICIPANTS or the CONTRACTOR, as determined by the DEPARTMENT. The hearings shall be conducted in accordance with guidelines and rules and regulations promulgated by the DEPARTMENT.

BOARD decisions can only be further reviewed as provided by <u>Wis. Stat. § 40.08 (12)</u> and <u>Wis.</u> Adm. Code ETF 11.15.

235F External Review

The PARTICIPANT shall have the option to request an HHS-administered federal external review. In accordance with federal law, any decision by an Independent Review Organization (IRO) is final and binding. PARTICIPANTS have no further right to administrative review by the DEPARTMENT or the BOARD once the external review decision is rendered.

Within fourteen (14) calendar DAYS of the CONTRACTOR'S receipt of the notification of the external review's determination, the CONTRACTOR must notify the DEPARTMENT of the outcome.

The CONTRACTOR shall not be in breach of this AGREEMENT solely because the external reviewer does not comply with the timeframes set forth in the statutes or regulations.

235G Provision of Complaint Information

All information and documentation pertinent to any decisions or actions taken regarding any PARTICIPANT complaint or grievance by a CONTRACTOR shall be made available to the DEPARTMENT upon request. If an authorization from the PARTICIPANT is necessary, the CONTRACTOR shall cooperate in obtaining the authorization and shall accept the DEPARTMENT'S form that complies with all applicable laws regarding patient privacy. Information may include complete copies of grievance files, medical records, consultant reports, customer service contact worksheets or any other documentation the DEPARTMENT deems necessary to review a PARTICIPANT complaint, resolve disputes or to formulate determinations. Such information must be provided at no charge within fifteen (15) BUSINESS DAYS, or by an earlier date as requested by the DEPARTMENT.

235H Department Request for Grievance

The DEPARTMENT may require the CONTRACTOR to treat and process a complaint received by the DEPARTMENT as a grievance and the DEPARTMENT will forward the complaint to the CONTRACTOR on behalf of the PARTICIPANT. The CONTRACTOR shall process the complaint as a grievance in compliance with the PHARMACY BENEFIT PLAN'S provisions regarding a formal grievance.

235I Notification of Legal Action

If a PARTICIPANT files a lawsuit naming the CONTRACTOR as a defendant, the CONTRACTOR must notify the DEPARTMENT'S chief legal counsel within ten (10) BUSINESS DAYS of notification of the legal action. This requirement does not extend to cases of subrogation.

235J Compliance with Departmental Determination

If a departmental determination overturns a CONTRACTOR'S decision on a PARTICIPANT'S grievance, the CONTRACTOR shall comply with the determination within ninety (90) calendar DAYS of the date of the determination. As used in this section, "comply" means to take action as directed in the departmental determination within ninety (90) calendar DAYS. Failure to either comply within ninety (90) calendar DAYS will result in penalties as described in Section 315 Performance Standards.

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255 Miscellaneous Program Requirements

255A Implementation

The CONTRACTOR is required to have an Implementation Manager and Implementation Team available to manage the project from the CONTRACT start date until all implementation tasks are complete, as determined by the DEPARTMENT, and all remaining responsibilities are transferred over to the Account Manager and key staff. The Implementation Manager must be available Monday through Friday from 8:00 a.m. to 4:30 p.m. CST/CDT to assist DEPARTMENT staff. The CONTRACTOR will provide the DEPARTMENT with an emergency contact number in case issues arise that need to be resolved outside of the aforementioned, normal business hours. The CONTRACTOR will continuously assess the implementation process to ensure a smooth and successful implementation. The Account Manager who will be responsible for the CONTRACT must be an active member of the Implementation Team.

The CONTRACTOR must conduct status meetings with the DEPARTMENT concerning project development, project implementation and CONTRACTOR performance at least twice a week during implementation and for the first two to three (2-3) months following the launch of the benefit period, unless otherwise approved by the DEPARTMENT in writing. Meetings may be in person or by teleconference/webinar, as determined by the DEPARTMENT.

The DEPARTMENT reserves the right to make on-site visits to any CONTRACTOR locations.

The CONTRACTOR is required to perform and/or manage the following activities by the date indicated:

Implementation Requirements Timeline

Activity	Due Dates
Implementation Plan: The CONTRACTOR submits an updated implementation plan in a mutually agreed upon format and timeline to the DEPARTMENT Program Manager or designee.	Within ten (10) BUSINESS DAYS of execution of this CONTRACT
Fraud and Abuse Review Plan: The CONTRACTOR submits a fraud and abuse review plan to the DEPARTMENT	Within thirty (30) DAYS of execution of this CONTRACT
Program Information: All program informational materials for the 2018 benefit period have been submitted to the DEPARTMENT Program Manager or designee for review and approval.	September 1, 2017
Web Content: The CONTRACTOR must provide the DEPARTMENT Program Manager or designee the customized web pages dedicated to the program and for the upcoming IT'S YOUR CHOICE ENROLLMENT period for review and approval.	September 16, 2017
Employer Meeting: The CONTRACTOR attends the IYC EMPLOYER Kick-Off meeting.	Fall 2017 (Date TBD)
Customer Service: The CONTRACTOR'S toll-free customer service telephone number is operational and customer service staff for the PHARMACY BENEFIT PLAN are trained.	September 30, 2017
Web Content Launch: The web content dedicated to the PHARMACY BENEFIT PLAN and upcoming IT'S YOUR CHOICE OPEN ENROLLMENT period is completed, as determined by the DEPARTMENT Program Manager or designee, and launched.	September 30, 2017
Informational Mailing: The CONTRACTOR shall send an informational mailing with materials approved by the DEPARTMENT Program Manager or designee to eligible program households one (1) week prior to the start of the IT'S YOUR CHOICE OPEN ENROLLMENT period.	September 2017 (Date TBD)
Employer Health Fairs: The CONTRACTOR shall participate in IT'S YOUR CHOICE OPEN ENROLLMENT health fairs sponsored by EMPLOYERS in their service area.	October – November 2017
Enrollment File: The daily and full file compare of the DEPARTMENT HIPAA 834 enrollment files have been fully tested and are ready for program operation according to pre-established timelines.	November 16, 2017
Financial Administration: Financial administration requirements are operational, including but not limited to:	November 30, 2017
 Establishment of bank account(s) for funds for claims payments, and determine bank account(s) ownership. Establishment of mutually agreed upon written procedures related to managing the bank account(s) and invoicing (including data fields to be included). 	

Activity	Due Dates
ACH mechanism for EFT of claims payments and fees.	
Grievance Procedure: The CONTRACTOR must submit its grievance procedure, including the DEPARTMENT administrative and independent review rights and sample grievance decision letters, for the DEPARTMENT'S review and approval.	November 30, 2017
ID CARDS: The CONTRACTOR issues welcome packets that contain ID CARDS for SUBSCRIBERS with coverage effective January 1, 2018.	December 15, 2017
Claims Administrative Services: All claims administrative services for the PHARMACY BENEFIT PLAN are fully operational.	January 1, 2018
Accumulator File Data: The medical and pharmacy data transfer processes for accumulating PARTICIPANT out-of-pocket costs for deductibles and out-of-pocket limits is established, tested and working correctly according to pre-established timelines.	January 1, 2018
Web-Portal: The CONTRACTOR'S web-portal tracking PARTICIPANT level information is launched.	January 1, 2018
Medical and Dental Data: The medical and dental data transfer process is established, tested, and working correctly.	January 15, 2018
Wellness and Disease Management Data: The wellness and disease management data transfer process is established, tested, and working correctly.	January 31, 2018
Pharmacy Claims & Network Data: The pharmacy claims and network data transfer process to the DEPARTMENT'S data warehouse has been established, tested, and working correctly.	February 28, 2018

255B Account Management and Staffing

Upon execution of this CONTRACT, the CONTRACTOR shall designate an Account Manager and a backup, assigned to the DEPARTMENT for the life of the CONTRACT, who is accountable for and has the authority to:

- 1) Manage the entire range of services specified in the CONTRACT;
- 2) Respond to DEPARTMENT requests and inquiries;
- 3) Provide daily operational support;
- 4) Implement the DEPARTMENT changes to benefit plan design and procedures; and,
- 5) Resolve general administrative problems identified by the DEPARTMENT.

The Account Manager or backup must be available for consultation with the DEPARTMENT during the hours of 8:00 a.m. to 4:30 p.m. CST/CDT, Monday through Friday, as required to fulfill the scope of services specified in the contract. The Account Manager or backup must provide an

initial response to DEPARTMENT requests and inquiries within one (1) BUSINESS DAY. The CONTRACTOR shall resolve DEPARTMENT issues within five (5) BUSINESS DAYS of receipt, unless otherwise approved by the DEPARTMENT. The CONTRACTOR will provide the DEPARTMENT with an emergency contact number in case issues arise that need to be resolved outside of the aforementioned business hours.

The CONTRACTOR must have a designated Information Technology contact and a backup Information Technology contact who will have overall responsibility for the information technology aspects of the CONTRACT. The Information Technology contact shall be available for consultation with the DEPARTMENT during the hours of 8:00 a.m. to 4:30 p.m. CST/CDT, Monday through Friday, as required to fulfill the scope of services specified in the CONTRACT. The CONTRACTOR will provide the DEPARTMENT with an emergency contact number in case issues arise that need to be resolved outside of the aforementioned business hours.

The CONTRACTOR shall provide and maintain key, qualified staff at a level that enables the CONTRACTOR to fulfil the requirements of the CONTRACT. The CONTRACTOR shall ensure that all persons, including independent contractors, subcontractors and consultants assigned to perform under the CONTRACT, have the experience and credentials necessary to perform the work required. The CONTRACTOR shall provide the DEPARTMENT with contact information for the key staff, which the DEPARTMENT will share with EMPLOYERS.

The CONTRACTOR shall notify the DEPARTMENT if the Account Manager (within one (1) BUSINESS DAY), backup or key staff (within three (3) BUSINESS DAYS) changes. The DEPARTMENT reserves the right to deny the CONTRACTOR'S designees.

The CONTRACTOR must also provide a central point of contact for EMPLOYER issues related to the PHARMACY BENEFIT PLAN. The CONTRACTOR must acknowledge receipt of the inquiry from the benefit/payroll processing centers and/or EMPLOYER benefit/payroll staff within two (2) BUSINESS DAYS of the inquiry and actively communicate on issue resolution status with the payroll processing centers and/or other payroll.

The CONTRACTOR shall provide onsite staff attendance at the annual IYC EMPLOYER Kick-Off Meeting and other EMPLOYER sponsored meetings, such as health fairs, throughout the state for the annual IT'S YOUR CHOICE OPEN ENROLLMENT period.

The CONTRACTOR will ensure that staff providing services under the CONTRACT have received comprehensive orientation and ongoing training, understand applicable requirements of the CONTRACT, and are knowledgeable about the CONTRACTOR'S operations and policies.

The CONTRACTOR must participate in meetings as requested by the DEPARTMENT. This may include QUARTERLY coordination meetings with other stakeholders of the PHARMACY BENEFIT PLAN. Meetings may be in person or by teleconference/webinar, as determined by the DEPARTMENT.

The CONTRACTOR must not modify any of the services or program content provided as part of this CONTRACT without prior written approval by the DEPARTMENT Program Manager.

The CONTRACTOR shall achieve a ninety-five percent (95%) satisfaction or better (defined as "top two-box" satisfaction/approval using an approved standard 5 point survey tool) on a survey developed and administered by the DEPARTMENT to DEPARTMENT staff, benefit/payroll staff, and other parties that work with the CONTRACTOR to assess the quality of services provided by the CONTRACTOR. The survey will include assessments in areas that include, but are not limited to, professionalism, responsiveness, communication, technical knowledge, notifications in disruption of any service (e.g., customer service telephone outage, website outage, etc.), and notification of changes impacting PHARMACY BENEFIT PLAN services. The survey will be developed by the parties.

255C Customer Service

The CONTRACTOR shall operate a dedicated customer service department for the PHARMACY BENEFIT PLAN between 7:30 a.m. and 6:00 p.m., CST/CDT Monday through Thursday and 7:30 a.m. to 5:00 p.m. CST/CDT on Friday at a minimum, except for legal holidays. The CONTRACTOR will also have a sufficient number of customer service representatives available to members, pharmacists and prescribers 24 hours a day, seven days a week, excluding some holidays, via a toll-free customer service call center. PARTICIPANTS must also be able to submit questions using a secure website. The call center must be equipped with Telephone Device for the Deaf (TDD) in order to serve the hearing impaired population. Calls and correspondence to customer services representatives shall be tracked, recorded, and retrieved when necessary by name or the DEPARTMENT'S eight (8)-digit member ID.

The CONTRACTOR must have a toll free number for the PHARMACY BENEFIT PLAN and have customer service staff who are sufficiently trained to respond appropriately to PARTICIPANT inquiries, correspondence, complaints, and issues. The toll free number must not have more than two (2) menu prompts to reach a live person.

The CONTRACTOR'S customer service staff will be able to respond to PARTICIPANTS' questions regarding: plan design; coverage eligibility; DEDUCTIBLE and out-of-pocket limit status; required COPAY/COINSURANCE levels; clinical programs; the pharmacy network and alternative distribution channels; formulary related topics including alternate/equivalent drug options; and claims submission processes.

The CONTRACTOR shall notify the DEPARTMENT Program Manager of any disruption in customer service availability or toll-free access regardless of reason for disruption, within one (1) hour of realization that a problem exists.

The CONTRACTOR must monitor and report to the DEPARTMENT the performance standards for the PHARMACY BENEFIT PLAN that include call answer timeliness and call abandonment rate. Targets for the customer service performance standards and associated penalties are specified in Section 315D and are based on the toll free number for the PHARMACY BENEFIT PLAN.

The CONTRACTOR must have a customer service inquiry system for inquiries received by phone and/or website. The system must maintain a history of inquiries for performance management,

quality management and audit purposes. Related correspondence and calls shall be indexed and properly recorded to allow for reporting and analysis based on a distinct transaction.

The system must track and log, at a minimum, the following detail:

- 1) The PARTICIPANTS identifying information;
- 2) The date and time the inquiry was received;
- 3) The reason for the inquiry (including a reason code using a coding scheme);
- 4) The origin of the transaction (e.g., inbound call, the DEPARTMENT, EMPLOYER group);
- 5) The representative that handled the inquiry;
- 6) For phone inquiries, the length of call; and,
- 7) The resolution of the inquiry (open or closed).

Inquiries not resolved within two (2) BUSINESS DAYS must be added to a tracking document/log that must summarize the issue and the current resolution status. This tracking document/log must be kept current and must be provided to the DEPARTMENT Program Manager or designee within one (1) BUSINESS DAY of the DEPARTMENT'S request.

At the DEPARTMENT'S request, the CONTRACTOR must provide the policies and procedures related to the operation of the customer service department. The DEPARTMENT reserves the right to require changes to the policies and procedures that directly impact PARTICIPANTS.

The CONTRACTOR must have and implement procedures for monitoring and ensuring the quality of services provided by its customer service representatives. At least five (5%) percent each month of a reasonable sample size of CONTRACTOR'S total book of business inquiries made by each submission type (e.g. phone, email, website) must be audited by the CONTRACTOR'S management staff (e.g. lead worker, supervisor, manager) to ensure accurate information was given to PARTICIPANTS and appropriate coaching and training is given to customer service representatives who failed to accurately respond to PARTICIPANTS. At the DEPARTMENT'S request, the CONTRACTOR must provide the audit results.

The CONTRACTOR must respond directly to PARTICIPANTS upon the DEPARTMENT'S request. For matters designated as urgent by the DEPARTMENT, the CONTRACTOR must contact the PARTICIPANT within one (1) BUSINESS DAY of receiving a request from the DEPARTMENT and actively communicate to the DEPARTMENT'S Program Manager or designee on issue resolution status until the issue is resolved.

255D Contractor Web Content and Web-Portal

The CONTRACTOR must provide dedicated web content (that may be via a microsite that meets all criteria below) and a web-portal as part of the AGREEMENT. Web content will provide basic program information. The web-portal will be used to present and track PARTICIPANT level information, such as claim status and out of pocket limit accumulation.

- 1) The CONTRACTOR must host and maintain customized web pages and a web-portal dedicated to PARTICIPANTS of the PHARMACY BENEFIT PLAN.
 - a) The CONTRACTOR must submit the web content and web-portal design for review as directed by the DEPARTMENT.
 - b) The DEPARTMENT must approve the content prior to publishing.
 - c) The web-portal must be available via the three (3) most recent versions of each of the popular browsers available in the market which include Internet Explorer/Edge, Mozilla Firefox, Chrome and Safari.
 - d) The web-portal must be simple, intuitive and easy to use and navigate.
 - e) The web-portal must be able to render effectively on any form factor for mobile devices which include smartphones and tablets.
 - f) The website and web-portal must have mobile capabilities. At a minimum the mobile capabilities must allow the PARTICIPANT to access program information.
 - g) The website must ensure response time averaging two (2) seconds or better, and never more than three (3) second response time, from the time the CONTRACTOR receives the request to the time the response is sent, for all on-line activities. Response time will be measured from the time that the request is received by the website and a response is sent from the website.
 - h) The solution must use SSL/TLS for end-to-end encryption for all connections between the user devices and the portal with the use of browsers or smartphone applications (apps).
 - The portal must be SECURED with a minimum of SHA2-256 (or similar system such as SHA-256 as approved by the DEPARTMENT) bit EV certificates to provide the latest in encryption and cryptography.
 - j) The portal must disable SSL/TLS negotiations which are using non-SECURE protocols and weak ciphers.
 - k) The CONTRACTOR must provide the DEPARTMENT reports on the current security safeguards enabled for the website and web-portal, upon the DEPARTMENT'S request.
 - I) After the initial website and web-portal implementation, the CONTRACTOR must grant the DEPARTMENT access to the website and web-portal test environment for the DEPARTMENT'S review and approval no less than four (4) weeks prior to the subsequent annual launch dates for each, and for each new major iteration of the website and webportal. No less than two (2) weeks prior to the annual launch dates for each, the CONTRACTOR must have final content and functionality completed, as determined by

- the DEPARTMENT provided that eligibility and benefit setup information is received by CONTRACTOR in a timely manner.
- m) Prior to any launch of the CONTRACTOR website or web-portal, the CONTRACTOR must test the accessibility of the website and web-portal on multiple web browsers and from multiple internet carriers to ensure system capability.
- n) The CONTRACTOR must submit to the DEPARTMENT for review and approval the updated website content for the upcoming IT'S YOUR CHOICE OPEN ENROLLMENT period. The DEPARTMENT will annually communicate the due date for this submission. The CONTRACTOR will provide the website content to the DEPARTMENT for approval and implement any changes to the website content requested by the DEPARTMENT as soon as practicable after receiving all required information from the DEPARTMENT, with the goal of launching the updated website content at least two (2) weeks prior to the annual IT'S YOUR CHOICE OPEN ENROLLMENT period.
- o) The CONTRACTOR must obtain prior approval from the DEPARTMENT Program Manager for the inclusion of any links from the website or web-portal to an external (governmental and non-governmental) website/portal or webpage.
- p) The CONTRACTOR will notify the DEPARTMENT Program Manager of any substantial changes being made to the website prior to implementation.
- 2) Basic information must be available on the CONTRACTOR'S website without requiring log in credentials, including:
 - a) General information about the PHARMACY BENEFIT PLAN and other programs offered by the BOARD;
 - b) Directions on how to access the PHARMACY BENEFIT PLAN PARTICIPATING PHARMACY directory;
 - c) Information about PARTICIPANT requirements, including PRIOR AUTHORIZATION requirements;
 - d) Ability for PARTICIPANTS to access the PHARMACY BENEFIT PLAN abbreviated or quick reference formulary;
 - e) A pharmacy benefit modeling tool for new members to project approximate cost sharing before electing to enroll; and,
 - f) Contact information including the toll-free customer service phone number, business hours, and mailing address.
- 3) To ensure accessibility among persons with a disability, the CONTRACTOR'S website must comply with Section 508 of the Rehabilitation Act of 1973 (29 USC Section 794d) and

implementing regulations at 36 CFR 1194 Subparts A-D. The website must also and conform to W3C's Web Content Accessibility Guidelines (WCAG) 2.0 (see http://www.w3.org/TR/WCAG20/).

4) The website must be hosted in a SECURE data center with system monitoring, managed firewall services and managed backup services within the United States and available twenty-four (24) hours a DAY, seven (7) DAYS a week, except for regularly scheduled maintenance.

The data center network shall include robust firewall, intrusion prevention and intrusion detection systems to prevent and detect unauthorized access. Any scheduled maintenance must occur between the hours of 9:30 p.m. and 5:00 a.m. CST/CDT or another time agreed to by the DEPARTMENT Program Manager, and must be scheduled in advance with a notification on the program website/portal. Downtime for unscheduled maintenance is not to exceed six (6) incidents in a calendar year unless agreed to by the parties. Unscheduled disruption to the availability of the website or web-portal must be communicated to the DEPARTMENT Program Manager within one (1) hour of realization that a problem occurred.

The CONTRACTOR must have a regular patch management process defined for the infrastructure. The CONTRACTOR must have a defined maintenance time window for system patches, software upgrades. Outages in the system must be communicated through the webportal or via alerts.

- 5) The CONTRACTOR must be able to link user profiles and site access permissions to the daily enrollment file provided by the DEPARTMENT and make updates based on current enrollment within three (3) BUSINESS DAYS of data receipt. The CONTRACTOR may utilize another process for validation if the process is pre-approved by the DEPARTMENT.
- 6) The CONTRACTOR will provide the web-portal content to the DEPARTMENT for approval and implement any changes to the web-portal content requested by the DEPARTMENT as soon as practicable after receiving all required information from the DEPARTMENT, with the goal of launching the web-portal with content and functionality updated, tested and approved by the DEPARTMENT Program Manager or designee at least fourteen (14) calendar DAYS prior to the benefit period start date. The web-portal will SECURELY authenticate the user. After the user is authenticated, all web-portal features must be available without the need for an additional login. Available features must include:
 - a) User name and password creation and recovery;
 - b) Enrollment confirmation;
 - c) SECURE upload functionality for submitting program required documentation; and,
 - d) Communication functions that allow users to submit SECURE questions to the CONTRACTOR and allow the CONTRACTOR to push general and targeted

communications to users via USPS, e-mail, text and other standard communication vehicles, as requested by the DEPARTMENT.

255E Patient Rights and Responsibilities

The CONTRACTOR shall comply with and abide by the Patient's Rights and Responsibilities as provided in the DEPARTMENT'S IYC materials. CONTRACTORS that have their own Patient's Rights and Responsibilities may use them unless there is a conflict. In this case the Patient's Rights and Responsibilities which are more favorable to the PARTICIPANT will apply.

255F Errors

Clerical errors made by the EMPLOYER, the DEPARTMENT or the CONTRACTOR shall not invalidate BENEFITS of a PARTICIPANT otherwise validly in force, nor continue such BENEFITS otherwise validly terminated, nor create eligibility for any BENEFITS where none otherwise existed under the PHARMACY BENEFIT PLAN.

Retrospective adjustments to PREMIUM or claims for coverage not validly in force shall be limited to no more than six (6) months of PREMIUMS paid, except in cases of fraud, material misrepresentation, resolution of a BOARD appeal, or when required by Medicare.

In cases where Medicare is the primary payer, retroactive adjustments to PREMIUM or claims for coverage not validly in force shall correspond with the shortest retroactive enrollment limit set by Medicare for either medical or prescription drug claims, not to exceed six (6) months and in accordance with UNIFORM PHARMACY BENEFITS.

No retroactive PREMIUM refunds shall be made for coverage resulting from any application due to fraud or material misrepresentation.

Contractor / Provider / Subcontractor Errors

If the CONTRACTOR or a PARTICIPATING PHARMACY or subcontractor sends erroneous or misleading information to PARTICIPANTS, the DEPARTMENT may require the CONTRACTOR to send a corrected mailing at the cost of the CONTRACTOR to inform PARTICIPANTS.

255G Examination of Records

The DEPARTMENT, or its designee, shall have the right to examine any records of the CONTRACTOR relating to the PHARMACY BENEFIT PLAN in compliance with <u>Wis. Stat. § 40.07</u> and any applicable federal or other state laws and rules. The information shall be furnished within ten (10) BUSINESS DAYS of the request or as directed by the DEPARTMENT. All such information is the sole property of the DEPARTMENT.

Upon a showing satisfactory to the BOARD that the CONTRACTOR is required by law to maintain a copy of such information, the DEPARTMENT and the CONTRACTOR shall agree to terms, conditions and provisions permitting the CONTRACTOR to maintain information to the minimum extent and for the minimum time required by law. Any such agreement shall require the CONTRACTOR to:

- 1) Keep confidential and properly safeguard each "medical record" and all "personal information", as those terms are respectively defined in <u>Wis. Admin. Code ETF 10.01 (3m)</u> and ETF 10.70 (1), that are included in such information;
- 2) Not make any disclosure of such information without providing advance notice to the DEPARTMENT; and,
- 3) Include a liability clause for damages in the event the CONTRACTOR makes any disclosure of personal information or any medical record that would violate Wis. Stat. § 40.07 (1) or (2), respectively, if the disclosure was made by the DEPARTMENT.

255H Record Retention

The CONTRACTOR agrees that the BOARD, until the expiration of seven (7) years after the termination of this AGREEMENT, and any extensions, shall have access to and the right to examine any of the CONTRACTOR'S pertinent books, financial records, documents, papers, and records and those of any parent, affiliate, or subsidiary organization performing under formal or informal arrangement any service or furnishing any supplies or equipment to the CONTRACTOR involving transactions related to this AGREEMENT.

The period of access and examination described in the paragraph above, for records that relate to: (1) litigation or settlement of claims arising out of the performance of this AGREEMENT; or (2) costs or expenses of this AGREEMENT with which exception is taken by litigation, claims, or exceptions have been disposed.

The CONTRACTOR further agrees that the substance of this clause shall be inserted in any subcontract that the CONTRACTOR enters into with any subcontractor to carry out any of the CONTRACTOR'S obligations under this AGREEMENT.

255I Subrogation and Other Payers

The CONTRACTOR shall correspond with PARTICIPANTS to obtain any required additional information and to determine whether other coverage for the claim exists under subrogation rights or other payers such as worker's compensation, insurance contracts, or government-sponsored benefit programs.

The CONTRACTOR shall have authority to retain any attorneys or law firms regarding such subrogation rights and lawsuits involving such rights to represent the BOARD to pursue the BOARD'S subrogation rights in accordance with this AGREEMENT. Any subrogation settlement agreed to by the CONTRACTOR shall be deemed acceptable by the BOARD. The CONTRACTOR may forego subrogation where, at the CONTRACTOR'S discretion, the circumstances in a particular subrogation matter warrant such a decision.

With respect to these subrogation cases, the CONTRACTOR will hire outside legal counsel or utilize in-house counsel to provide the BOARD with subrogation litigation services on the BOARD'S behalf at a contingency fee not to exceed thirty (30%) percent for outside legal counsel or twenty (20%) percent for in-house legal counsel of net dollars recovered by counsel, with those attorneys' fees being subject to, and being paid consistent with, the Wisconsin Rules of

Professional Conduct for Attorneys, the code of professional ethics and performance standards established by the Wisconsin Supreme Court for attorneys practicing law in the State of Wisconsin.

For such subrogation matters, the BOARD shall not pay or provide any additional reimbursement for the outside legal counsel's or in-house legal counsel's legal fees, expenses, costs and disbursements incurred by such counsel while providing subrogation-related legal services and such legal fees, expenses, costs and disbursements are included in, and will be paid out of, the maximum thirty (30%) percent contingency fee that is paid to the outside legal counsel or twenty (20%) percent fee paid to in-house counsel as set forth in this subsection. The CONTRACTOR will not be paid or receive any portion of the contingency fee that is paid to the outside legal counsel if outside legal counsel is hired. The BOARD shall be solely responsible and liable for paying the contingency fee to outside legal counsel for its attorneys' fees, legal costs and disbursements incurred by the outside legal counsel representing the BOARD in subrogation cases, not the CONTRACTOR. The CONTRACTOR is not responsible or liable for paying the contingency fee or any outside counsel attorneys' fees, legal costs and disbursements.

As agreed to in Exhibit A, the CONTRACTOR's subrogation obligations are limited to situations where, at the CONTRACTOR's discretion, the circumstances in a particular subrogation matter warrant such a decision. This means that if the CONTRACTOR determines that the dollar amount of a subrogation lien is so low as to make recovery cost prohibitive, the CONTRACTOR is not obligated to pursue the BOARD's subrogated interest.

255J Disaster Recovery and Business Continuity

The CONTRACTOR shall ensure that critical PARTICIPANT, provider and other web accessible and/or telephone-based functionality and information, including the website, are available to the applicable system users, except during periods of scheduled system unavailability agreed upon by the DEPARTMENT and the CONTRACTOR. Unavailability caused by events outside of the CONTRACTOR'S span of control is outside of the scope of this requirement. Any scheduled maintenance, which is anticipated to result in downtime, shall be scheduled in advance with notification by the CONTRACTOR directly to the DEPARTMENT and on the PARTICIPANT website and web-portal.

255K Other

The CONTRACTOR shall not provide claims or other rating information to individual LOCAL EMPLOYERS participating in the PHARMACY BENEFIT PLAN.

255L Gifts and/or Kickbacks Prohibited

No gifts from the CONTRACTOR or any of the CONTRACTOR'S subcontractors are permissible to any EMPLOYEES whose work relates to the PHARMACY BENEFIT PLAN, or members of the BOARD. Neither the CONTRACTOR nor any of its subcontractors shall request or receive kickbacks.

255M Conflict of Interest

During the term of this AGREEMENT, the CONTRACTOR shall have no interest, direct or indirect, that would conflict in any manner or degree with the performance of services required under this AGREEMENT.

Without limiting the generality of the preceding paragraph, the CONTRACTOR agrees that it shall not, during the initial AGREEMENT period and any extension thereof, acquire or hold any business interest that conflicts with the CONTRACTOR'S ability relating to its performance of its services under this AGREEMENT.

The CONTRACTOR shall not engage in any conduct which violates, or induces others to violate, the provision of the Wisconsin statutes regarding the conduct of public employees. If a BOARD member or an organization in which a BOARD member holds at least ten (10%) percent interest is a party to this AGREEMENT, then this AGREEMENT is voidable by the BOARD unless appropriate disclosure has been made to the Wisconsin Ethics Commission.

300 DELIVERABLES

305 Reporting Requirements

As required by the CONTRACT, the CONTRACTOR must submit reports to the DEPARTMENT. Reports must be submitted by SECURE email to the DEPARTMENT, the DEPARTMENT'S sFTP site, or other method as specified by the DEPARTMENT, in the format and timeframe specified by the DEPARTMENT. The DEPARTMENT reserves the right to modify reporting requirements as deemed necessary to monitor the CONTRACT and programs.

Instructions and specific due dates will be provided by the DEPARTMENT annually.

Unless otherwise requested by the DEPARTMENT, each report must be specific to data from the PHARMACY BENEFIT PLAN, not general data from the CONTRACTOR'S book of business.

	Report	Description	Frequency
1)	Claims Invoicing	The CONTRACTOR notifies the DEPARTMENT twice monthly during the term of this AGREEMENT and informs the DEPARTMENT in writing by submission of an invoice showing	Semi-Monthly
	Pharmacy Claims	the amount due from the DEPARTMENT to the CONTRACTOR. See Section 130A, 1, b. (1)	
	Reimbursement	Cycle I: Encompasses prescription claims processed day one (1) through day fifteen (15). CONTRACTOR will electronically send an invoice to DEPARTMENT two (2) DAYS after the end of the cycle.	
		Cycle II: Encompasses prescription claims processed day sixteen (16) through the last day of the month. CONTRACTOR will electronically send an invoice to DEPARTMENT two (2) DAYS after the end of the cycle.	
2)	The CONTRACTOR notifies the DEPARTMENT monthly during the term of this AGREEMENT and informs the DEPARTMENT in writing by submission of an invoice showing the amount due from the DEPARTMENT to the CONTRACTOR. See Section 130A, 2, b. (2)		Monthly
	Reimbursement	Direct Member Reimbursement cycles run on a weekly basis but are billed monthly. Each monthly cycle will include between 28 and 35 calendar days (four to five weeks). The CONTRACTOR will electronically send an invoice to the DEPARTMENT two (2) DAYS after the end of the cycle	

	Report	Description	Frequency
3)	Administrative Fee Invoicing	The CONTRACTOR notifies the DEPARTMENT twice monthly during the term of this AGREEMENT and informs the DEPARTMENT in writing by submission of an invoice showing the amount due from the DEPARTMENT to the CONTRACTOR. See Section 130A , 2, b. (1)	Semi-Monthly
		 Cycle I: Encompasses administrative fees for services provided from day one (1) through day fifteen (15). The CONTRACTOR will electronically send an invoice to the DEPARTMENT two (2) DAYS after the end of the cycle. 	
		Cycle II: Encompasses administrative fees for services provided from sixteen (16) through the last day of the month. The CONTRACTOR will electronically send an invoice to the DEPARTMENT two (2) DAYS after the end of the cycle.	
4)	Other Fees Invoicing	The CONTRACTOR notifies the DEPARTMENT monthly during the term of this AGREEMENT and informs the DEPARTMENT in writing by submission of an invoice showing the amount due from the DEPARTMENT to the CONTRACTOR. See Section 130A, 2, b. (2)	Monthly
		 Each cycle consists of one month, always ending on the last day of the month. The CONTRACTOR will electronically send an invoice to the DEPARTMENT two (2) DAYS after the end of the cycle 	
5)	Rebate Payments	The DEPARTMENT will receive REBATE payments on at least a QUARTERLY basis. The CONTRACTOR will provide additional rebate reports as necessary. See Section 130A, 4.	QUARTERLY
6)	Drug Manufacturer Revenue Payments	The DEPARTMENT will receive drug manufacturer revenue payments on at least a QUARTERLY basis. The CONTRACTOR will provide additional revenue payment reports as necessary. See Section 130A, 5.	QUARTERLY
7)	Claims Data Transfer to Data Warehouse	The CONTRACTOR submits to the DEPARTMENT'S data warehouse in the file format specified by the DEPARTMENT in the most recent Claims Data Specifications document, all claims processed for PARTICIPANTS. See Section 145C	Monthly
8)	Bank Reconciliation Report	The CONTRACTOR shall perform a monthly bank reconciliation and provide to the DEPARTMENT within 20 BUSINESS DAYS following month-end. See Section 130A, 8	Monthly
9)	Claims Invoice Reconciliation Report	The CONTRACTOR submits a claims invoice reconciliation report each month for the prior month. The report reconciles the semi-monthly claims invoice into a monthly report that will match the claims data reported each month to the DEPARTMENT'S data warehouse. See Section 130A, 1, d. As agreed to in Exhibit A, the DEPARTMENT will collaborate	Monthly
		with the CONTRACTOR to implement changes to the claims extract reports currently provided by the CONTRACTOR for claims invoice reconciliation, within ninety (90) days of the CONTRACT effective date. These claims extract reports will be used until claims invoice reconciliation processes developed within the DEPARTMENT's data warehouse are functional	

Report	Description	Frequency
10) Participating Pharmacy Data Transfer to Data Warehouse	The CONTRACTOR submits to the DEPARTMENT'S data warehouse in the file format specified by the DEPARTMENT in the most recent PARTICIPATING PHARMACY Data Specifications document See Section 145C	Monthly
11) Fraud and Abuse Review Results	The CONTRACTOR performs QUARTERLY (unless another timeframe is agreed upon by the DEPARTMENT) fraud and abuse reviews and provides results of material findings to the DEPARTMENT. See Section 150E .	QUARTERLY
12) Performance Standards Reports	The CONTRACTOR submits all data and reports as required to measure performance standards specified in <u>Section 315.</u>	QUARTERLY unless otherwise noted
13) Pilot Programs and Initiatives	The CONTRACTOR reports to the DEPARTMENT any initiatives and pilot programs offered by the CONTRACTOR or the PARTICIPATING PHARMACIES, including information on patient engagement and outcomes. See Section 220 , 3.	Semi- Annually
14) Business Recovery Plan and Simulation Report	Recovery Plan recovery plan that is documented and tested annually, at a minimum. See Section 140, 5.	
15) Coordination of Benefits (COB) Report	The CONTRACTOR collects from SUBSCRIBERS COB information necessary to coordinate BENEFITS under the Wisconsin Administrative Code and reports this information to the DEPARTMENT at least annually. See Section 205F .	Annually
16) Financial and Utilization Data Submission	Utilization Data designee, as required by the DEPARTMENT, statistical	
17) Grievance Summary Report	The CONTRACTOR retains records of grievances and submits an annual summary to the DEPARTMENT of the number, types of grievances received, and the resolution or outcome. See Section 115, 9 c.	Annually
The CONTRACTOR reports annually to the BOARD its utilization and disease management capabilities and effectiveness in improving the health of PARTICIPANTS and encouraging healthy behaviors, demonstrating support for technology and automation in the format as determined by the DEPARTMENT. The CONTRACTOR also includes details on the PHARMACY BENEFIT PLAN'S experience by disease and risk categories, place of services along with comparisons to aggregate benchmarks and any other measures the CONTRACTOR believes will be useful to DEPARTMENT staff and the BOARD in understanding the source of cost and utilization trends in a format as determined by the DEPARTMENT. See Section 150A.		Annually
19) Rate Renewal Reports	To assist the DEPARTMENT and the BOARD'S consulting actuary with determining PREMIUM projections, the CONTRACTOR shall provide rate renewal reports. See <u>Section 130</u> .	Annually

Report Description		Frequency
20) SOC 1, Type 2 Audit Report	The CONTRACTOR agrees to a SOC 1, Type 2 audit of internal controls conducted by an independent CPA firm at the CONTRACTOR'S expense that is in accordance with the SSAE 16 and provides a copy of the CPA's report to the DEPARTMENT. See Section 150D.	Annually

310 Deliverables

As required by the CONTRACT, the CONTRACTOR must provide deliverables specified in the sections below.

310A Deliverables to the Department

Instructions on submitting the deliverable and specific due dates will be provided by the DEPARTMENT annually.

	Deliverable	Description	Frequency
1)	Implementation Plan	The CONTRACTOR submits an updated implementation plan in a mutually agreed upon format and timeline to the DEPARTMENT Program Manager or designee. See Section 255A.	Within ten (10) BUSINESS DAYS of execution of this CONTRACT
2)	Emergency Contact Numbers	The CONTRACTOR provides the DEPARTMENT with an emergency contact number for the Implementation Manager and Account Manager or backup in case issues arise that need to be resolved outside of the aforementioned business hours. See Sections 255A and 255B .	Within ten (10) BUSINESS DAYS of execution of this CONTRACT
3)	Fraud and Abuse Review Plan	The CONTRACTOR submits a fraud and abuse review plan to the DEPARTMENT. See <u>Section 155B</u> and <u>255A</u> .	Within thirty (30) DAYS of execution of this CONTRACT
4)	Identification (ID) Card Issuance Delays	The CONTRACTOR notifies the DEPARTMENT Program Manager of any delays with issuing the ID CARDS. See Section 205B, 2.	Upon identification of issue
5)	ID CARD Confirmation	The CONTRACTOR sends a written confirmation to the DEPARTMENT Program Manager indicating the date(s) the ID CARDS were issued. See Section 205B, 2.	January
6)	Key Contacts Listing (ET-1728)	The CONTRACTOR provides the DEPARTMENT with contact information for the key staff, which the DEPARTMENT will share with EMPLOYERS. See Section 255B.	April August
7)	PARTICIPATING PHARMACY Submission for Upcoming Benefit Period	The CONTRACTOR provides an annual submission to the DEPARTMENT containing their PARTICIPATING PHARMACY network for the upcoming benefit period. See Section 225B .	June

Deliverable	Description	Frequency
8) It's Your Choice Information	The CONTRACTOR submits the following information to the DEPARTMENT, in the format as determined by the DEPARTMENT, for inclusion in the communications from the DEPARTMENT for the IT'S YOUR CHOICE OPEN ENROLLMENT period: CONTRACTOR information, including address, toll-free customer service telephone number, twenty-four (24)-hour nurse line telephone number, and web site address.	July
	 Content for the CONTRACTOR'S plan description page, including available features. Information for PARTICIPANTS to access the CONTRACTOR'S PARTICIPATING PHARMACY directory on its web site, including a link to the pharmacy directory. See Section 135B. 	
9) It's Your Choice Informational Materials Review	The CONTRACTOR submits all informational materials intended for distribution to PARTICIPANTS during the IT'S YOUR CHOICE OPEN ENROLLMENT period to the DEPARTMENT for review and approval. See Section 135B.	July
10) Copies of Materials	The CONTRACTOR submits three (3) hard copies of all IT'S YOUR CHOICE OPEN ENROLLMENT materials in final form to the DEPARTMENT at least two (2) weeks prior to the start of the IT'S YOUR CHOICE OPEN ENROLLMENT period. See Section 135B.	September
11) SUBSCRIBER Notification of Changes	The CONTRACTOR submits the written notice that it will be issuing to PARTICIPANTS enrolled in its benefit plan(s) prior to the IT'S YOUR CHOICE OPEN ENROLLMENT period identifying those providers PARTICIPATING PHARMACIES that will not be IN-NETWORK for the upcoming benefit period and including any language directed by the DEPARTMENT summarizing any BENEFIT or other HEATLH BENEFIT PROGRAM changes. See Section 135B.	September
12) SUBSCRIBER Notification Confirmation	The CONTRACTOR submits a written confirmation to the DEPARTMENT Program Manager indicating the date(s) the written notice described in item 11) above was issued. See Section 135B.	October
13) Enrollment Discrepancy Tracker	The CONTRACTOR maintains an exception report spreadsheet that includes the error details and final resolution, and submits it to the DEPARTMENT. See Section 145B, d.	As directed by the DEPARTMENT

Deliverable	Description	Frequency
14) Enrollment Reconciliation Report Full File Compare (FFC)	The CONTRACTOR assists with a FFC of enrollment by submitting a file to the DEPARTMENT containing current enrollment data. See Section 145B, c.	As directed by the DEPARTMENT
15) Web Content and Web- Portal Design and Changes	The CONTRACTOR submits the web content and web-portal design for review, as directed by the DEPARTMENT. The CONTRACTOR notifies the DEPARTMENT Program Manager of any substantial changes being made to the website prior to implementation. See Section 255D , 1a and 1p.	As directed by the DEPARTMENT
16) Major Administrative and Operative System Changes	The CONTRACTOR submits written notice to the DEPARTMENT at least one hundred eighty (180) DAYS prior to undertaking a major system change or conversion for, or related to, the system used to deliver services for the PHARMACY BENEFIT PLAN. See Section 140, 8.	As needed
17) Notification of Account Manager or Key Staff Changes	The CONTRACTOR notifies the DEPARTMENT if the Account Manager, backup or key staff changes. See Section 255B .	As needed
18) Recovery of Overpayments	The CONTRACTOR notifies the DEPARTMENT of each uncollectible overpayment of fifty (\$50.00) dollars or more within ten (10) BUSINESS DAYS following the CONTRACTOR'S determination that such overpayment is uncollectible after using such recovery and collection procedures. See Section 130C .	As needed
19) Notification of Legal Action	If a PARTICIPANT files a lawsuit naming the CONTRACTOR as a defendant, the CONTRACTOR notifies the DEPARTMENT'S chief legal counsel within ten (10) BUSINESS DAYS of notification of the legal action. See Section 2351.	As needed
20) Notification of Legal Action Against PARTICIPANT in Dispute over Charges	If no settlement is reached in a dispute over charges and a lawsuit is brought against a PARTICIPANT, the PARTICIPANT contacts the DEPARTMENT or the CONTRACTOR within fourteen (14) DAYS of the date on which the lawsuit is received by the PARTICIPANT. Within two (2) BUSINESS DAYS of the CONTRACTOR becoming aware of a lawsuit, the CONTRACTOR notifies the DEPARTMENT about the lawsuit. The CONTRACTOR provides the DEPARTMENT with monthly reports giving each lawsuit's status in a mutually agreeable format. See Section 130C, 5.	As needed
21) Notification of Privacy Breach	See Section 150F above. See Department Terms and Conditions for requirements.	As required
22) Notification of Significant Events	The CONTRACTOR provides notification of all significant events as described in Section 115, 14.	As needed

Deliverable	Description	Frequency
23) External Review Determination	Within fourteen (14) calendar DAYS of the CONTRACTOR'S receipt of the notification of the external review's determination, the CONTRACTOR notifies the DEPARTMENT of the outcome. See Section 235F.	See description
24) Medicare Enrollment Denial	The CONTRACTOR notifies the DEPARTMENT in writing if Medicare does not allow an enrollment due to a PARTICIPANT'S residence in a given area. The notification must be provided within five (5) BUSINESS DAYS of the later of receipt of the DEPARTMENT'S enrollment file or notification by Medicare. See Section 215C.	See description
25) Transition Plan	The CONTRACTOR provides a comprehensive transition plan in a mutually agreed upon format that provides a timeline of major tasks, activities, and information that will be provided to the succeeding vendor when relinquishing responsibilities at termination of the CONTRACT. See Section 150I.	During the implementation period, upon DEPARTMENT request, and prior to CONTRACT termination

310B Deliverables to Participants

Deliverabl	е	Description	Frequency
1) ID CARDS		The CONTRACTOR provides PARTICIPANTS with ID CARDS indicating, at a minimum, the EFFECTIVE DATE of coverage, and the emergency room and office visit copayment amounts. See Section 205B.	Upon enrollment and BENEFIT changes that impact the information printed on the ID CARDS
2) PARTICIPAN Enrollment Information	IT	 The CONTRACTOR provides the following information, at a minimum, to PARTICIPANTS upon enrollment: Information about PARTICIPANT requirements, including PRIOR AUTHORIZATIONS and referrals. The PARTICIPATING PHARMACY directory or directions on how to request a printed copy of the provider directory. Directions on how to access the PARTICIPATING PHARMACY directory on the CONTRACTOR'S website. The CONTRACTOR'S contact information, including the toll-free customer service phone number, business hours, twenty-four (24)-hour nurse line, and website address. See Section 205C. 	Upon enrollment

	Deliverable	Description	Frequency
3)	SUBSCRIBER Notification of Changes	The CONTRACTOR issues written notice to PARTICIPANTS enrolled in its benefit plan(s) prior to the IT'S YOUR CHOICE OPEN ENROLLMENT period identifying those PARTICIPATING PHARMACIES that will not be IN-NETWORK for the upcoming benefit period and including any language directed by the DEPARTMENT summarizing any BENEFIT or other PHARMACY BENEFIT PLAN changes. See Section 135B.	September
4)	PARTICIPANT Notification of Terminated Pharmacy Agreement	At least thirty (30) DAYS prior to the termination of a pharmacy agreement during the benefit period (excluding terminations for violations of law), the CONTRACTOR sends written notification, as approved by the DEPARTMENT, to all PARTICIPANTS who have had services from that pharmacy in the past twelve (12) months that includes the following information: How to find a new IN-NETWORK PARTICIPATING PHARMACY, The continuity of care provision as it relates to this situation, and Contact information for questions. See Section 225.	See description
5)	PARTICIPANT Notification of Grievance Rights	The CONTRACTOR provides the PARTICIPANT with notice of their grievance rights and a period of one hundred eighty (180) calendar DAYS to file a grievance after written denial of a BENEFIT or other occurrence of the cause of the grievance along with the UNIFORM PHARMACY BENEFIT contractual provision(s) upon which the denial is based. See Section 235A.	See description
6)	PARTICIPANT Notification of DEPARTMENT Administrative Review Rights	In the final grievance decision letters, the CONTRACTOR informs PARTICIPANTS of their right to request a DEPARTMENT review of the grievance committee's final decision and their right to request an HHS-administered federal external review in accordance with federal law, using the language approved by the DEPARTMENT. See Section 235D.	See description
7)	Removed		
8)	Removed		
9)	Removed		
10)) Removed		

315 Performance Standards and Penalties

Performance standards are specific to data from the PHARMACY BENEFIT PLAN, not general data from the CONTRACTOR'S book-of-business. The CONTRACTOR must track performance using the template provided by the DEPARTMENT. The CONTRACTOR must submit reports and supporting documentation for validation as mutually agreed upon with the DEPARTMENT. The CONTRACTOR shall notify the DEPARTMENT upon realization that a standard will not be met, prior to the deadline.

The penalties assessed in Section 145 and Section 315 shall not exceed twenty-five (25%) percent of the CONTRACTOR'S total administrative fee in any given quarter. After implementation, all performance standards will be measured by the DEPARTMENT on a QUARTERLY basis and assessed based on PARTICIPANT counts as of the first calendar DAY of the quarter, as determined by DEPARTMENT enrollment records. The DEPARTMENT reserves the right to waive a penalty in certain circumstances when the DEPARTMENT determines it is warranted. The performance categories and associated penalty are shown below and explained in greater detail in the tables that follow:

Section	Performance Category	Maximum Penalty	
<u>315A</u>	Implementation	Three (3%) percent	
<u>315B</u>	Account Management	Three (3%) percent	
315C Claims Processing		Four (4%) percent	
<u>315D</u>	Customer Service	Four (4%) percent	
315E	Data Management	Four (4%) percent	
<u>315F</u>	Eligibility/Enrollment	Four (4%) percent	
<u>315G</u>	Other	Three (3%) percent	
	TOTAL	Twenty-five (25%) percent	

315A Implementation

The CONTRACTOR shall complete the task by the date specified below. If an alternate date is approved by the DEPARTMENT in the implementation plan, the CONTRACTOR shall complete the task by the alternate date. The total penalties for this performance category shall not exceed three (3%) percent of the total estimated administrative fee for year one (1) of the CONTRACT.

	Performance Standards – three (3%) percent Penalty	Penalties
1) Program Information: All program informational materials for the 2018 calendar year benefit period have been submitted to the DEPARTMENT Program Manager or designee by September 1, 2017 for review and approval. See <u>Section 255A</u> .	One thousand (\$1,000) dollars per DAY for which the standard is not met
2	Web Content: The CONTRACTOR must provide the DEPARTMENT Program Manager or designee no later than September 16, 2017, the customized web pages dedicated to the program and for the upcoming IT'S YOUR CHOICE OPEN ENROLLMENT period for review and approval. See Section 255A.	One thousand (\$1,000) dollars per DAY for which the standard is not met

	Performance Standards – three (3%) percent Penalty	Penalties
3)	Customer Service: The CONTRACTOR's toll-free customer service telephone number is operational and customer service staff for the PHARMACY BENEFIT PLAN are trained no later than September 30, 2017. See <u>Section 255A</u> .	One thousand (\$1,000) dollars per DAY for which the standard is not met
4)	Web Content Launch: The web content dedicated to the HEATLH BENEFIT PROGRAM and upcoming IT'S YOUR CHOICE OPEN ENROLLMENT period is completed, as determined by the DEPARTMENT Program Manager or designee, and launched no later than September 30, 2017. See Section 255A.	One thousand (\$1,000) dollars per DAY for which the standard is not met
5)	Informational Mailing: The CONTRACTOR shall send an informational mailing with materials approved by the DEPARTMENT Program Manager or designee to eligible program households one (1) week prior to the start of the IT'S YOUR CHOICE OPEN ENROLLMENT period. See Section 255A.	One thousand (\$1,000) dollars per DAY for which the standard is not met
6)	Enrollment File: The daily and full file compare of the DEPARTMENT HIPAA 834 enrollment files have been fully tested and are ready for program operation as determined by the DEPARTMENT no later than November 16, 2017. See Section 255A.	One thousand (\$1,000) dollars per DAY for which the standard is not met
7)	Financial Administration: Financial administration requirements are operational no later than November 30, 2017. See <u>Section 255A</u> .	One thousand (\$1,000) dollars per DAY for which the standard is not met
8)	Grievance Procedure: The CONTRACTOR has submitted the grievance procedure, including the DEPARTMENT administrative and independent review rights and sample grievance decision letters, by November 30, 2017, for the DEPARTMENT'S review and approval. See <u>Section 255A</u> .	One thousand (\$1,000) dollars per DAY for which the standard is not met
9)	ID CARDS: No later than December 15, 2017, the CONTRACTOR has issued welcome packets that contain ID CARDS for SUBSCRIBERS with coverage effective January 1, 2018. See Section 255A.	One thousand (\$1,000) dollars per DAY for which the standard is not met
10	Claims Administrative Services: All claims administrative services for the PHARMACY BENEFIT PLAN shall be fully operational as determined by the DEPARTMENT no later than January 1, 2018. See Section 255A.	One thousand (\$1,000) dollars per DAY for which the standard is not met
11	Outbound Pharmacy Data: The pharmacy data transfer process is established, tested, and working correctly no later than January 15, 2018. See Section 255A.	One thousand (\$1,000) dollars per DAY for which the standard is not met

315B Account Management

The total penalties for this performance category shall not exceed three (3%) percent of the total administrative fee for the quarter.

Performance Standards	Penalties
1) CONTRACTOR Services: The CONTRACTOR shall achieve a ninety-five (95%) percent satisfaction or better (defined as "top two-box" satisfaction/approval using an approved standard five (5) point survey tool with five (5) being the highest satisfaction/approval rating) on a survey developed and administered by the DEPARTMENT to DEPARTMENT staff, benefit/payroll staff, and other parties that work with the CONTRACTOR to assess the quality of services provided by the CONTRACTOR. The survey will include assessments in areas that include, but are not limited to, professionalism, responsiveness, communication, technical knowledge, and notifications in disruption of any service (e.g., customer service telephone outage, website outage, etc.). See Section 255B.	Ten thousand (\$10,000) dollars for each percentage point for which the standard is not met, per survey
2) Approval of Communications: All materials and communications shall be pre-approved by the DEPARTMENT prior to distribution to PARTICIPANTS, potential PARTICIPANTS, and EMPLOYERS of the PHARMACY BENEFIT PLAN. This includes website content that shall be approved by the DEPARTMENT prior to launch. This also includes written and electronic communication, such as marketing, informational, standard letters, explanation of BENEFITS, summary plan descriptions, claim denials and appeals, and summary of BENEFITS and coverage. See Section 135A.	Five thousand (\$5,000) dollars per incident

315C Claims Processing

The CONTRACTOR shall report monthly values on a QUARTERLY basis for these standards. The total penalties for this performance category shall not exceed four (4%) of the total administrative fee for the quarter.

	Performance Standards	Penalties
1)	Financial Accuracy: At least ninety-nine (99%) percent level of financial accuracy. Financial accuracy means the claim dollars paid in the correct amount divided by the total claim dollars paid. See Section 230.	Five thousand (\$5,000) dollars for each percentage point for which the standard is not met in each month
2)	Processing Accuracy: At least ninety-nine and one-half percent (99.5%) level of processing accuracy. Processing accuracy means all claims processed correctly in every respect, financial and technical (e.g., coding, procedural, system, payment, etc.), divided by total claims processed. See Section 230 .	Five thousand (\$5,000) dollars for each percentage point for which the standard is not met in each month

	Performance Standards	Penalties
3)	Accumulator File: At least ninety-five percent (95%) accuracy in health plan file processing, accumulation, and file return to health plans within twenty-four (24) hours.	Five thousand (\$5,000) dollars for each percentage point for which the standard is not met in each month
4)	Direct Member Reimbursement: At least ninety-nine percent (99%) of clean claims adjudicated within 30 days.	Five thousand (\$5,000) dollars for each percentage point for which the standard is not met in each month
5)	Claims Processing Time: At least ninety-nine and one-half percent (99.5%) of the time claims are paid (including reversals and adjustments) in accordance with the pharmacy contract reimbursement provisions effective at the time the claim is adjudicated. See Section 230.	Five thousand (\$5,000) dollars for each percentage point for which the standard is not met in each month
6)	Claims Processing System Availability: At least ninety-nine (99%) percent of the time the claims processing system is available for adjudication of online claims submitted by network pharmacies. This includes downtime for system maintenance.	Five thousand (\$5,000) dollars for each percentage point for which the standard is not met in each month

315D Customer Service

The CONTRACTOR shall report monthly values on a QUARTERLY basis for these standards. The total penalties for this performance category shall not exceed four (4%) percent of the total administrative fee for the quarter.

	Performance Standards	Penalties
1)	Call Answer Timeliness : At least eighty (80%) percent of calls received by the organization's customer service (during operating hours) during the measurement period were answered by a live voice within thirty (30) seconds. See Section 255C .	Five thousand (\$5,000) dollars for each percentage point for which the standard is not met in each month)
2)	Call Abandonment Rate: Less than three (3%) percent of calls abandoned, measured by the number of total calls that are not answered by customer service (caller hangs up before answer) divided by the number of total calls received. See Section 255C .	Five thousand (\$5,000) dollars for each percentage point for which the standard is not met in each month)

	Performance Standards	Penalties
3)	Open Call Resolution Turn-Around-Time: At least ninety (90%) percent of customer service calls that require follow-up or research will be resolved within two (2) BUSINESS DAYS of initial call. Measured by the number of issues initiated by a call and resolved (completed without need for referral or follow-up action) within two (2) BUSINESS DAYS, divided by the total number of issues initiated by a call. See Section 255C.	Five thousand (\$5,000) dollars for each percentage point for which the standard is not met in each month)
4)	Inquiry Resolution Tracking Document/Log: Inquiries not resolved within two (2) BUSINESS DAYS must be added to a tracking document/log that must summarize the issue and the current resolution status. This tracking document/log must be kept current and must be provided to the DEPARTMENT Program Manager or designee within one (1) BUSINESS DAY of the DEPARTMENT'S request. See Section 255C.	Five thousand (\$5,000) dollars for each percentage point for which the standard is not met in each month)
5)	Electronic Written Inquiry Response: At least ninety-eight (98%) percent of customer service issues submitted by email and website are responded to within two (2) BUSINESS DAYS. See Section 255C.	Five thousand (\$5,000) dollars for each percentage point for which the standard is not met in each month)
6)	Key Stakeholder Satisfaction: See 315B (1) above.	

315E Data Management

The DEPARTMENT will specify the timetable and dates for which the claims and provider data transfers must be provided. The total penalties for this performance category shall not exceed four (4%) percent of the total administrative fee for the quarter.

	Performance Standards	Penalties
1)	Claims Data Transfer: The CONTRACTOR must submit on a monthly basis to the DEPARTMENT'S data warehouse in the file format specified by the DEPARTMENT in the most recent Claims Data Specifications document, all claims processed for PARTICIPANTS. See Section 145.	One thousand (\$1,000) dollars per DAY for which the standard is not met
2)	Data File Corrections: Within two (2) BUSINESS DAYS of notification, unless otherwise approved by the DEPARTMENT in writing, the CONTRACTOR shall resolve any data errors on the file as identified by the DEPARTMENT'S data warehouse or the DEPARTMENT. See Sections 145	One thousand (\$1,000) dollars per DAY for which the standard is not met

Performance Standards	Penalties
3) Notification of Data Breach: The CONTRACTOR shall notify the DEPARTMENT Program Manager and Privacy Officer within one (1) BUSINESS DAY of discovering that the PHI and/or PII of one (1) or more PARTICIPANTS may have been breached, or has been breached. The CONTRACTOR is required to report using the form provided by the DEPARTMENT. See Section 150F .	One thousand (\$1,000) dollars per DAY for which the standard is not met

315F Eligibility/Enrollment

The CONTRACTOR shall report QUARTERLY any DAY for which any of the following standards are not met. The total penalties for this performance category shall not exceed four (4%) percent of the total administrative fee for the quarter.

Performance Standards	Penalties
1) Enrollment File: The CONTRACTOR must accept an enrollment file update on a daily basis and accurately process the enrollment file additions, changes, and deletions within two (2) BUSINESS DAYS of the file receipt. Delays in processing the 834 file must be communicated to the DEPARTMENT Program Manager or designee within one (1) BUSINESS DAY. See Section 145B .	One thousand (\$1,000) dollars per DAY for which the standard is not met
2) Enrollment Discrepancies: The CONTRACTOR must resolve all enrollment discrepancies (any difference of values between the DEPARTMENT'S database and the CONTRACTOR's database) as identified within one (1) BUSINESS DAY of notification by the DEPARTMENT or identification by the CONTRACTOR. See Section 145B.	One thousand (\$1,000) dollars per DAY for which the standard is not met
3) ID CARDS: The CONTRACTOR shall issue ID CARDS within five (5) BUSINESS DAYS of the generation date of the enrollment file containing the addition or enrollment change, except as noted in item 4) below. See <u>Section 205B</u> , 1.	One thousand (\$1,000) dollars per DAY for which the standard is not met
4) ID CARDS for elections made during the IT'S YOUR CHOICE OPEN ENROLLMENT Period: The CONTRACTOR shall issue ID CARDS by December 15 (or a later date as approved by the DEPARTMENT) for enrollment additions or changes effective the following January 1 calendar year, as submitted on enrollment files generated on the first DAY of the IT'S YOUR CHOICE OPEN ENROLLMENT period through December 10. See Section 205B, 2.	One thousand (\$1,000) dollars per DAY for which the standard is not met
5) Removed	

315G Other

The total penalties for this performance category shall not exceed three (3%) percent of the total administrative fee for the quarter.

	Performance Standards	Penalties
1)	Audit: The CONTRACTOR shall address any areas of improvement as identified in the audit in the timeframe as determined by the DEPARTMENT. See <u>Section 150D</u> .	One thousand (\$1,000) dollars per DAY for which the standard is not met
2)	Grievance Resolution: Investigation and resolution of any grievance will be initiated within five (5) BUSINESS DAYS of the date the grievance is filed by the complainant for a timely resolution	One thousand (\$1,000) dollars per

	Performance Standards	Penalties
	of the problem. Grievances related to an urgent health concern will be handled within seventy-two (72) hours of the CONTRACTOR'S receipt of the grievance. See Section 235D .	DAY for which the standard is not met
3)	Major System Changes and Conversions: The CONTRACTOR shall verify and commit that during the length of the contract, it shall not undertake a major system change or conversion for, or related to, the system used to deliver services for the PHARMACY BENEFIT PLAN without specific prior written notice of at least one hundred-eighty (180) days to the DEPARTMENT. See Section 140, 8.	One thousand (\$1,000) dollars per DAY for which the standard is not met
4)	REMOVED	
5)	Non-Disclosure: The CONTRACTOR shall not use or disclose names, addresses, or other data for any purpose other than specifically provided for in the CONTRACT. See <u>Section 115</u> , 18.	Five thousand (\$5,000) dollars per incident
6)	 Reporting and Deliverables Requirements: The CONTRACTOR must submit the reports and deliverables as outlined in Sections 305 and 310. Each report submitted by the CONTRACTOR to the DEPARTMENT must: Be verified by the CONTRACTOR for accuracy and completeness prior to submission; Be delivered on or before scheduled due dates; Be submitted as directed by the DEPARTMENT; Fully disclose all required information in a manner that is responsive and with no material omission; and Be accompanied by a brief narrative that describes the content of the report and highlights significant findings of the report. See Section 150A, 2. 	Twenty–five hundred (\$2,500) dollars per report or deliverable for which the standard is not met
7)	Mail Order Dispensing Accuracy: At least ninety-nine (99%) percent of the time, prescriptions are dispensed accurately with no errors.	Twenty-five hundred (\$2,500) dollars for each percentage point below the Performance Standard listed, assessed on a monthly basis.
8)	Mail Order Shipping Time: At least ninety (90%) percent of clean prescriptions are shipped within two (2) business days. At least ninety-nine (99%) percent of prescriptions requiring intervention are shipped within five (5) business days.	Twenty-five hundred (\$2,500) dollars for each percentage point below the Performance Standard listed, assessed on a monthly basis.

400 UNIFORM PHARMACY BENEFITS

NOTE: UNIFORM PHARMACY BENEFITS are reviewed and updated annually. These UNIFORM PHARMACY BENEFITS will be updated with any benefit changes approved by the Group Insurance Board for future plan-years.

These are the UNIFORM PHARMACY BENEFITS or "Summary Plan Description" offered under the Health Benefit Program specific to Pharmacy Benefits.

The contractor shall not alter the language, benefits or exclusions and limitations, herein.

These UNIFORM PHARMACY BENEFITS are provided to SUBSCRIBERS via the It's Your Choice materials as their Summary Plan Description. The language in this section is written to the audience of the PARTICIPANT. Included in this section is a set of definitions which is specific to UNIFORM PHARMACY. The contractor does not need to recreate the description of benefits nor distribute it to PARTICIPANTS.

I. Definitions

The following terms, when used and capitalized in this UNIFORM PHARMACY BENEFITS description in Section 400, are defined and limited to that meaning only:

ALLOWED AMOUNT: Means the maximum amount on which payment is based for covered pharmacy services. Generally, this is composed of the pharmacy cost, less any discount negotiated by the PHARMACY BENEFIT MANAGER.

BENEFIT PLAN: Means the BENEFIT PLAN design option that the SUBSCRIBER is enrolled in under the State of Wisconsin Group Benefit Program.

BRAND NAME DRUGS: Are defined by MediSpan (or similar organization). MediSpan is a national organization that determines brand and GENERIC DRUG classifications.

CONFINEMENT/CONFINED: Means (a) the period of time between admission as an inpatient or outpatient to a HOSPITAL, covered residential center, SKILLED NURSING FACILITY or licensed ambulatory surgical center on the advice of the PARTICIPANT'S physician; and discharge therefrom, or (b) the time spent receiving EMERGENCY care for ILLNESS or INJURY in a HOSPITAL. HOSPITAL swing bed CONFINEMENT is considered the same as CONFINEMENT in a SKILLED NURSING FACILITY.

CONGENITAL: Means a condition which exists at birth.

COINSURANCE: A specified percentage of the DRUG costs that the PARTICIPANT or family must pay each time those covered services are provided, subject to any limits specified in the SCHEDULE OF BENEFITS.

COPAYMENT: A specified dollar amount that the PARTICIPANT or family must pay each time those covered services are provided, subject to any limits specified in the SCHEDULE OF BENEFITS.

COST DIFFERENTIAL: The difference in the cost of a Non-Preferred Level 3 BRAND NAME DRUG and the cost of that drug's GENERIC EQUIVALENT that is available on the formulary. This applies when the prescription for the Non-Preferred Level 3 BRAND NAME DRUG indicates it is to be dispensed as a DAW-1, and the prescribing doctor does not submit an FDA MedWatch form to the PBM. Refer to the Schedule of Benefits for more information.

DEDUCTIBLE: The amount the PARTICIPANT owes for health care services the BENEFIT PLAN covers before the BENEFIT PLAN begins to pay. For example, if the DEDUCTIBLE is \$1,500, the BENEFIT PLAN will not pay anything until the PARTICIPANT has incurred \$1,500 in out-of-pocket expenses for covered health care services subject to the DEDUCTIBLE. The DEDUCTIBLE may not apply to all services.

DEPARTMENT: Means the State of Wisconsin Department of Employee Trust Funds.

DEPENDENT: Means, as provided herein, the SUBSCRIBER'S:

- 1) Spouse.1
- 2) Child.^{2, 3, 4}
- 3) Legal ward who becomes a permanent legal ward of the SUBSCRIBER or SUBSCRIBER'S spouse prior to age 19. ^{2, 3, 4}
- 4) Adopted child when placed in the custody of the parent as provided by Wis. Stat. § 632.896.^{2, 3, 4}
- 5) Stepchild. 1, 2, 3, 4
- 6) Grandchild if the parent is a DEPENDENT child.^{2, 3, 4, 5}
 - ¹ A spouse and a stepchild cease to be DEPENDENTS at the end of the month in which a marriage is terminated by divorce or annulment.
 - ² All other children cease to be DEPENDENTS at the end of the month in which they turn 26 years of age, except when:
 - a) An unmarried DEPENDENT child who is incapable of self-support because of a physical or mental disability that can be expected to be of long-continued or indefinite duration of at least one year is an eligible DEPENDENT, regardless of age, as long as the child remains so disabled and he or she is DEPENDENT on the SUBSCRIBER (or the other parent) for at least 50% of the child's support and maintenance as demonstrated by the support test for federal income tax purposes, whether or not the child is claimed. If the SUBSCRIBER should decease, the disabled adult DEPENDENT must still meet the remaining disabled criteria and be incapable of self-support. The CONTRACTOR will monitor eligibility annually, notifying the EMPLOYER and DEPARTMENT when terminating coverage prospectively upon determining the DEPENDENT is no longer so disabled and/or meets the support requirement. The CONTRACTOR will assist the DEPARTMENT in making a final determination if the SUBSCRIBER disagrees with the CONTRACTOR determination.
 - b) After attaining age 26, as required by <u>Wis. Stat. § 632.885</u>, a DEPENDENT includes a child that is a full-time student, regardless of age, who was called to federal active duty when the child was under the age of 27 years and while the child was attending, on a full-time basis, an institution of higher education.
 - ³ A child born outside of marriage becomes a DEPENDENT of the father on the date of the court order declaring paternity or on the date the acknowledgement of paternity is filed with the Department of Health Services (or equivalent if the birth was outside of Wisconsin) or the date of birth with a birth certificate listing the father's name. The EFFECTIVE DATE of coverage will be the date of birth if a statement or court order of paternity is filed within 60 days of the birth.
 - ⁴ A child who is considered a DEPENDENT ceases to be a DEPENDENT on the date the child becomes insured as an ELIGIBLE EMPLOYEE.
 - ⁵ A grandchild ceases to be a DEPENDENT at the end of the month in which the DEPENDENT child (parent) turns age 18.

EFFECTIVE DATE: The date, as certified by the DEPARTMENT and shown on the records of the HEALTH PLAN and/or PBM, on which the PARTICIPANT becomes enrolled and entitled to the benefits specified in the contract.

ELIGIBLE EMPLOYEE: As defined under <u>Wis. Stat. § 40.02 (25)</u> or <u>40.02 (46)</u> or <u>Wis. Stat. § 40.19 (4) (a)</u>, of an employer as defined under <u>Wis. Stat. § 40.02 (28)</u>. Employers, other than the State, must also have acted under <u>Wis. Stat. § 40.51 (7)</u>, to make health care coverage available to its employees.

EMBEDDED: Means the individual portion of PARTICIPANT financial responsibility (DEDUCTIBLE, OOPL, MOOP) within the family's total financial responsibility. For example, when a PARTICIPANT within a family plan meets the individual DEDUCTIBLE, that PARTICIPANT is no longer responsible for any further DEDUCTIBLE. The remaining family DEDUCTIBLE will still apply to other family PARTICIPANTS.

EMERGENCY: Means a medical condition that manifests itself by acute symptoms of sufficient severity, including severe pain, to lead a prudent layperson who possesses an average knowledge of health and medicine to reasonably conclude that a lack of medical attention will likely result in any of the following:

- 1) Serious jeopardy to the PARTICIPANT'S health. With respect to a pregnant woman, it includes serious jeopardy to the unborn child.
- 2) Serious impairment to the PARTICIPANT'S bodily functions.
- 3) Serious dysfunction of one or more of the PARTICIPANT'S body organs or parts.

Examples of EMERGENCIES are listed in <u>Section III, A, 1, d.</u> EMERGENCY services from an OUT-OF-NETWORK PROVIDER may be subject to USUAL AND CUSTOMARY CHARGES. However, the HEALTH PLAN must hold the PARTICIPANT harmless from any effort(s) by third parties to collect from the PARTICIPANT the amount above the USUAL AND CUSTOMARY CHARGES for medical/HOSPITAL services.

EXPERIMENTAL: The use of any service, treatment, procedure, facility, equipment, drug, device or supply for a PARTICIPANT'S ILLNESS or INJURY that, as determined by the HEALTH PLAN and/or PBM: (a) requires the approval by the appropriate federal or other governmental agency that has not been granted at the time it is used; or (b) isn't yet recognized as acceptable medical practice to treat that ILLNESS or INJURY for a PARTICIPANT'S ILLNESS or INJURY. The criteria that the HEALTH PLAN and/or PBM uses for determining whether or not a service, treatment, procedure, facility, equipment, drug, device or supply is considered to be EXPERIMENTAL or investigative include, but are not limited to: (a) whether the service, treatment, procedure, facility, equipment, drug, device or supply is commonly performed or used on a widespread geographic basis; (b) whether the service, treatment, procedure, facility, equipment, drug, device or supply is generally accepted to treat that ILLNESS or INJURY by the medical profession in the United States; (c) the failure rate and side effects of the service, treatment, procedure, facility, equipment, drug, device or supply; (d) whether other, more conventional methods of treating the ILLNESS or INJURY have been exhausted by the PARTICIPANT; (e) whether the service, treatment, procedure, facility, equipment, drug, device or supply is medically indicated; (f) whether the service, treatment, procedure, facility, equipment, drug, device or supply is recognized for reimbursement by MEDICARE, MEDICAID and other insurers and self-insured plans.

FORMULARY: Means a list of prescription drugs, developed by a committee established by the PBM. The committee is made up of physicians and pharmacists. The PBM may require PRIOR AUTHORIZATION for certain Preferred and NON-PREFERRED DRUGS before coverage applies. Drugs that are not included on the FORMULARY are not covered by the benefits of this program.

GENERIC DRUGS: Are defined by MediSpan (or similar organization). MediSpan is a national organization that determines brand and generic classifications.

GENERIC EQUIVALENT: Means a prescription drug that contains the same active ingredients, same dosage form, and strength as its Brand Name Drug counterpart.

GRIEVANCE: Means a written complaint filed with the HEALTH PLAN and/or PBM concerning some aspect of the HEALTH PLAN and/or PBM. Some examples would be a rejection of a claim, denial of a formal REFERRAL, etc.

HEALTH PLAN: Means the health plan that is under contract with the Group Insurance Board to provide benefits and services to PARTICIPANTS of the State of Wisconsin Health Benefit Program.

HIGH DEDUCTIBLE HEALTH PLAN (HDHP): A benefit plan that, under federal law, has a minimum annual DEDUCTIBLE and a maximum annual OOPL set by the IRS. An HDHP does not pay any health care costs until the annual DEDUCTIBLE has been met (with the exception of preventive services mandated by the Patient Protection and Affordable Care Act). The HDHP is designed to offer a lower monthly premium in turn for more shared health care costs.

ILLNESS: Means a bodily disorder, bodily INJURY, disease, mental disorder, or pregnancy. It includes ILLNESSES which exist at the same time, or which occur one after the other but are due to the same or related causes.

IMMEDIATE FAMILY: Means the DEPENDENTS, parents, brothers and sisters of the PARTICIPANT and their spouses.

INJURY: Means bodily damage that results directly and independently of all other causes from an accident.

MAINTENANCE CARE: Means ongoing care delivered after an acute episode of an ILLNESS or INJURY has passed. It begins when a patient's recovery has reached a plateau or improvement in his/her condition has slowed or ceased entirely and only minimal rehabilitative gains can be demonstrated. The determination of what constitutes "MAINTENANCE CARE" is made by the HEALTH PLAN after reviewing an individual's case history or treatment plan submitted by a PROVIDER.

MEDICALLY NECESSARY: A service, treatment, procedure, equipment, drug, device or supply provided by a HOSPITAL, physician or other health care PROVIDER that is required to identify or treat a PARTICIPANT'S ILLNESS or INJURY and which is, as determined by the HEALTH PLAN and/or PBM:

1) Consistent with the symptom(s) or diagnosis and treatment of the PARTICIPANT'S ILLNESS or INJURY, and

- 2) appropriate under the standards of acceptable medical practice to treat that ILLNESS or INJURY, and
- 3) not solely for the convenience of the PARTICIPANT, physician, HOSPITAL or other health care PROVIDER, and
- 4) the most appropriate service, treatment, procedure, equipment, drug, device or supply which can be safely provided to the PARTICIPANT and accomplishes the desired end result in the most economical manner.

MEDICARE: Title XVIII (Health Insurance Act for the Aged) of the United States Social Security Act, as added by the Social Security Amendments of 1965 as now or hereafter amended.

MEDICARE PRESCRIPTION DRUG PLAN: Means the prescription drug coverage provided by the PBM to Covered Individuals who are enrolled in MEDICARE Parts A and B, and eligible for MEDICARE Part D; and who are covered under a MEDICARE coordinated contract in the State of Wisconsin or Wisconsin Public Employers group health insurance programs.

MEDICAID: Means a program instituted as required by Title XIX (Grants to States for Medical Assistance Program) of the United States Social Security Act, as added by the Social Security Amendments of 1965 as now or hereafter amended.

NON-EMBEDDED: Means that families must meet the full family amount before benefits are paid.

NON-PARTICIPATING PHARMACY: Means a pharmacy who does not have a signed written agreement and is not listed on the most current listing of the PBM'S directory of PARTICIPATING PHARMACIES.

NON-PREFERRED DRUG: Means a drug the PBM has determined offers less value and/or cost-effectiveness than PREFERRED DRUGS. This would include Non-Preferred GENERIC DRUGS, Non-Preferred BRAND NAME DRUGS and Non-Preferred SPECIALTY MEDICATIONS included on the FORMULARY, which are covered by the benefits of this program with a higher COPAYMENT.

MAXIMUM OUT-OF-POCKET LIMIT (MOOP): Means the most the PARTICIPANT pays during a policy period (usually a calendar year) before the BENEFIT PLAN begins to pay 100% of the ALLOWED AMOUNT. This limit never includes premium, balance-billed charges or charges for health care that the BENEFIT PLAN does not cover. Note: payments for out-of-network services or other expenses do not accumulate toward this limit.

OUT-OF-AREA SERVICE: Means any services provided to PARTICIPANTS outside the SERVICE AREA.

OUT-OF-POCKET LIMIT (OOPL): The most YOU pay during a policy period (usually a calendar year) before YOUR BENEFIT PLAN begins to pay 100% of the ALLOWED AMOUNT. This limit never includes YOUR premium, balance-billed charges or charges for health care YOUR BENEFIT

PLAN does not cover. Note: payments for out-of-network services or other expenses do not accumulate toward this limit. The most YOU pay during a policy period (usually a calendar year) for benefits considered essential health benefits under federal law. This limit never includes YOUR premium, balance-billed charges, charges for health care YOUR BENEFIT PLAN does not cover, or services that are not considered essential health benefits.

PARTICIPANT: The SUBSCRIBER or any of his/her DEPENDENTS who have been specified for enrollment and are entitled to benefits.

PARTICIPATING PHARMACY: Means a pharmacy who has agreed in writing to provide the services to PARTICIPANTS that are administered by the PBM and covered under the policy. The pharmacy's written participation agreement must be in force at the time such services, or other items covered under the policy are provided to a PARTICIPANT. The PBM agrees to give YOU lists of PARTICIPATING PHARMACIES.

PHARMACY BENEFIT MANAGER (PBM): The PBM is a THIRD PARTY ADMINISTRATOR that is contracted with the Group Insurance Board to administer the prescription drug benefits under this health insurance program. It is primarily responsible for processing and paying prescription drug claims, developing and maintaining the FORMULARY, contracting with pharmacies, and negotiating discounts and rebates with drug manufacturers.

PREFERRED DRUG: Means a drug the PBM has determined offers more value and/or cost-effective treatment options compared to a NON-PREFERRED DRUG. This would include Preferred GENERIC DRUGS, Preferred BRAND NAME DRUGS and Preferred SPECIALTY MEDICATIONS included on the FORMULARY, which are covered by the benefits of this program.

PREFERRED SPECIALTY PHARMACY: Means a PARTICIPATING PHARMACY which meets criteria established by the PBM to specifically administer SPECIALTY MEDICATION services, with which the PBM has executed a written contract to provide services to PARTICIPANTS, which are administered by the PBM and covered under the policy. The PBM may execute written contracts with more than one PARTICIPATING PHARMACY as a PREFERRED SPECIALTY PHARMACY.

PRIOR AUTHORIZATION: Means obtaining approval from YOUR HEALTH PLAN before obtaining the services. Unless otherwise indicated by YOUR HEALTH PLAN, PRIOR AUTHORIZATION is required for care from any OUT-OF-NETWORK PROVIDERS unless it is an EMERGENCY or URGENT CARE. The PRIOR AUTHORIZATION must be in writing. PRIOR AUTHORIZATIONS are at the discretion of the HEALTH PLAN and are described in the It's Your Choice materials. Some prescriptions may also require PRIOR AUTHORIZATION, which must be obtained from the PBM and are at its discretion.

PROVIDER: Means (a) a doctor, HOSPITAL, and clinic; and (b) any other person or entity licensed by the State of Wisconsin, or other applicable jurisdiction, to provide one or more benefits.

SCHEDULE OF BENEFITS: The document that is issued to accompany this document which details specific benefits for covered services provided to PARTICIPANTS by the BENEFIT PLAN YOU elected.

SELF-ADMINISTERED INJECTABLE: Means an injectable that is administered subcutaneously and can be safely self-administered by the PARTICIPANT and is obtained by prescription. This does not include those drugs delivered via IM (intramuscular), IV (intravenous) or IA (intra-arterial) injections or any drug administered through infusion.

SPECIALTY MEDICATIONS: Means medications that are used to treat complex chronic and/or life threatening conditions; are more costly to obtain and administer; may not be available from all PARTICIPATING PHARMACIES; require special storage, handling and administration; and involve a significant degree of patient education, monitoring and management.

SUBSCRIBER: An ELIGIBLE EMPLOYEE or annuitant who is enrolled for (a) single coverage; or (b) family coverage and whose DEPENDENTS are thus eligible for benefits.

URGENT CARE: Means care for an accident or ILLNESS which is needed sooner than a routine doctor's visit. If the accident or INJURY occurs when the PARTICIPANT is out of the SERVICE AREA, this does not include follow-up care unless such care is necessary to prevent his/her health from getting seriously worse before he/she can reach his/her PRIMARY CARE PROVIDER. It also does not include care that can be safely postponed until the PARTICIPANT returns to the SERVICE AREA to receive such care from an IN-NETWORK PROVIDER. Urgent services from an OUT-OF-NETWORK PROVIDER may be subject to USUAL AND CUSTOMARY CHARGES. However, the HEALTH PLAN must hold the PARTICIPANT harmless from any effort(s) by third parties to collect from the PARTICIPANT the amount above the USUAL AND CUSTOMARY CHARGES for medical/HOSPITAL services.

USUAL AND CUSTOMARY CHARGE: An amount for a treatment, service or supply provided by an OUT-OF-NETWORK PROVIDER that is reasonable, as determined by the HEALTH PLAN, when taking into consideration, among other factors determined by the HEALTH PLAN, amounts charged by health care PROVIDERS for similar treatment, services and supplies when provided in the same general area under similar or comparable circumstances and amounts accepted by the health care PROVIDER as full payment for similar treatment, services and supplies. In some cases the amount the HEALTH PLAN determines as reasonable may be less than the amount billed. In these situations, the PARTICIPANT is held harmless for the difference between the billed and paid CHARGE(S), other than the COPAYMENTS or COINSURANCE specified on the SCHEDULE OF BENEFITS, unless he/she accepted financial responsibility, in writing, for specific treatment or services (that is, diagnosis and/or procedure code(s) and related CHARGES) prior to receiving services. HEALTH PLAN approved REFERRALS or PRIOR AUTHORIZATIONS to OUT-OF-NETWORK PROVIDERS are not subject to USUAL AND CUSTOMARY CHARGES. EMERGENCY or urgent services from an OUT-OF-NETWORK PROVIDER may be subject to USUAL AND CUSTOMARY CHARGES, however, the HEALTH PLAN must hold the PARTICIPANT harmless from any effort(s) by third parties to collect from the PARTICIPANT the amount above the USUAL AND CUSTOMARY CHARGES for medical/HOSPITAL/dental services.

II. Schedule of Benefits

All benefits are paid per the terms of this contract between the PBM and the Group Insurance Board. UNIFORM PHARMACY BENEFITS and this SCHEDULE OF BENEFITS are wholly incorporated in the contract. This SCHEDULE OF BENEFITS describes certain essential dollar or visit limits of the PHARMACY BENEFIT. Information on medical coverage can be found in the UNIFORM PHARMACY BENEFITS included in the Health Program Agreement.

The Group Insurance Board contracts with a PBM to provide prescription drug benefits. The PBM is responsible for the prescription drug benefit as provided for under the terms and conditions of the UNIFORM PHARMACY BENEFITS for those who are COVERED under the State of Wisconsin Health Benefit Program.

This Summary Plan Description applies to services received from PARTICIPATING PHARMACIES. Services received from NON-PARTICIPATING PHARMACIES are not covered except for EMERGENCY or URGENT situations. Members may submit paper claims for prescriptions filled at NON-PARTICIPATING PHARMACIES in URGENT or EMERGENCY situations. Members may receive reimbursement based on the PBM contracted rate, minus their appropriate COPAY.

Except as specifically stated for EMERGENCY and URGENT CARE (see Sections III, A, 1 and III, A, 2), YOU do not have coverage for services from NON-PARTICIPATING PHARMACIES.

The covered benefits are subject to the following:

State of Wisconsin PARTICIPANTS without MEDICARE:

DEDUCTIBLES, COINSURANCE, COPAYMENTS and OUT-OF-POCKET LIMITS as described in this schedule:

State of Wisconsin Amounts paid by PARTICIPANTS who do not have MEDICARE as the primary payor		
	IYC Health Plan ¹	IYC High-DEDUCTIBLE Health Plan (HDHP) ²
Annual Pharmacy DEDUCTIBLE	None	\$1,500 individual / \$3,000 family ³
Preventive Drugs ⁴	No cost	No cost
Level 1 COPAYMENT	\$5	\$5 ⁵
Level 2 COINSURANCE	20% (\$50 max)	20% (\$50 max)
Level 3 COINSURANCE	40% (\$150 max)	40% (\$150 max)
BRAND NAME DRUG with no GENERIC EQUIVALENT on the FORMULARY		
Level 3 COINSURANCE + DAW-1 COST DIFFERENTIAL	40% (\$150 max) PLUS Cost difference between the NON-PREFERRED BRAND	40% (\$150 max) PLUS Cost difference between the NON-PREFERRED BRAND
BRAND NAME DRUG with a GENERIC EQUIVALENT on the FORMULARY	NAME DRUG and the PREFERRED GENERIC EQUIVALENT.	NAME DRUG and the PREFERRED GENERIC EQUIVALENT.
Refer to section II. 1) c) for exceptions.		
Level 4 COPAYMENT	\$50	\$50
Level 1 & Level 2 OUT-OF-POCKET LIMIT	\$600 individual / \$1,200 family	\$2,500 individual / \$5,000 family
Level 3 OUT-OF-POCKET LIMIT	\$6,850 individual / \$13,700 family ⁶	

¹ IYC Health Plan Pharmacy Benefits are also the IN-NETWORK benefits for the IYC ACCESS PLAN. There are no out-of-network pharmacy benefits for non-emergency or urgent care services.

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² IYC HDHP Pharmacy Benefits are also the IN-NETWORK benefits for the IYC ACCESS HDHP PLAN.

There are no out-of-network pharmacy benefits for non-emergency or urgent care services.

3 HDHP DEDUCTIBLE is combined with the medical benefit DEDUCTIBLE. See the HEALTH PLAN Uniform Benefits for additional information.

⁴ Federally-required preventive drugs are covered at 100%.

⁵ COPAYMENTS and COINSURANCE apply after DEDUCTIBLE has been met for HDHPs.

⁶ The Level 3 OOPL is based on the federally-defined maximum out of pocket limit. Level 1 & Level 2 OOPL and Level 4 OOPL accumulate toward the Level 3 OOPL.

State of Wisconsin Amounts paid by PARTICIPANTS who do <u>not</u> have MEDICARE as the primary payor		
	IYC Health Plan ¹	IYC High-DEDUCTIBLE Health Plan (HDHP) ²
Level 4 OUT-OF-POCKET LIMIT	\$1,200 individual / \$2,400 family	

State of Wisconsin PARTICIPANTS with MEDICARE:

State of Wisconsin Amounts paid by PARTICIPANTS who have MEDICARE as the primary payor		
	IYC Health Plan ⁷	IYC High-DEDUCTIBLE Health Plan (HDHP)89
Annual Pharmacy DEDUCTIBLE	None	\$1,500 individual / \$3,000 family ¹⁰
Preventive Drugs ¹¹	No cost	No cost
Level 1 COPAYMENT	\$5	\$5 ¹²
Level 2 COINSURANCE	20% (\$50 max)	20% (\$50 max)
Level 3 COINSURANCE	40% (\$150 max)	40% (\$150 max)
Level 4 Preferred COPAYMENT	\$50	\$50
Level 4 Non-Preferred COINSURANCE	40% (\$200 max)	40% (\$200 max)
Level 1 & Level 2 OUT-OF-POCKET LIMIT	\$600 individual / \$1,200 family	\$2,500 individual / \$5,000 family
Level 3 OUT-OF-POCKET LIMIT	\$6,850 individual / \$13,700 family ¹³	
Level 4 OUT-OF-POCKET LIMIT	\$1,200 individual / \$2,400 family	

⁷ IYC Health Plan Pharmacy Benefits are also the IN-NETWORK benefits for the IYC ACCESS PLAN. There are no out-of-network pharmacy benefits for non-emergency or urgent care services.

⁸ IYC HDHP Pharmacy Benefits are also the IN-NETWORK benefits for the IYC ACCESS HDHP. There are no out-of-network pharmacy benefits for non-emergency or urgent care services.

⁹ SUBSCRIBERS with MEDICARE as primary payor cannot elect the IYC HDHP or IYC ACCESS HDHP; subscribers with DEPENDENTS who have MEDICARE as primary payor may still elect the IYC HDHP or IYC ACCESS HDHP.

¹⁰ HDHP DEDUCTIBLE is combined with the medical benefit DEDUCTIBLE. See the HEALTH PLAN Uniform Benefits for additional information.

¹¹ Federally-required preventive drugs are covered at 100%.

¹² COINSURANCE and COPAYMENTS apply after the deductible has been met for HDHP plans.

¹³ The Level 3 OOPL is based on the federally-defined maximum out of pocket limit. Level 1 & Level 2 OOPL and Level 4 OOPL accumulate toward the Level 3 OOPL.

Local / Wisconsin Public Employers (WPE) without MEDICARE:

DEDUCTIBLES, COINSURANCE, COPAYMENTS and OUT-OF-POCKET LIMITS as described in this schedule:

Local / Wisconsin Public Employer (WPE) Amounts paid by PARTICIPANTS who do not have MEDICARE as the primary payor		
	IYC Local Traditional (Program Option 2/12) or Local Deductible (Program Option 4/14) or Local Health Plan (Program Option 6/16) ¹⁴	IYC Local High Deductible Health Plan (Program Option 7/17) ¹⁵¹⁶
Annual Pharmacy DEDUCTIBLE	None	\$1,500 individual / \$3,000 family
Preventive Drugs ¹⁷	No cost	No cost
Level 1 COPAYMENT	\$5	\$5 ¹⁸
Level 2 COINSURANCE	20% (\$50 max)	20% (\$50 max)
Level 3 COINSURANCE	40% (\$150 max)	40% (\$150 max)
BRAND NAME DRUG with no GENERIC EQUIVALENT on the FORMULARY		
Level 3 COINSURANCE + DAW-1	40% (\$150 max) PLUS Cost difference between the NON-PREFERRED BRAND	40% (\$150 max) PLUS Cost difference between the
COST DIFFERENTIAL BRAND NAME DRUG with a GENERIC EQUIVALENT on the FORMULARY	NAME DRUG and the PREFERRED GENERIC EQUIVALENT.	NON-PREFERRED BRAND NAME DRUG and the PREFERRED GENERIC EQUIVALENT.
Refer to section II. 1) c) for exceptions.		
Level 4 COPAYMENT	\$50	\$50
Level 1 & Level 2 OUT-OF-POCKET LIMIT	\$600 individual / \$1,200 family	\$2,500 individual / \$5,000 family

¹⁴ IYC Program Option (PO) 2/12 / PO 4/14 / PO 6/16 Pharmacy Benefits are also the IN-NETWORK benefits for the IYC ACCESS PLAN. There are no out-of-network pharmacy benefits for non-emergency or urgent care services.

¹⁵ IYC PO 7/17 Pharmacy Benefits are also the IN-NETWORK benefits for the IYC ACCESS HDHP. There are no out-of-network pharmacy benefits for non-emergency or urgent care services.

¹⁶ HDHP DEDUCTIBLE is combined with the medical benefit DEDUCTIBLE. See the HEALTH PLAN Uniform Benefits for additional information.

¹⁷ Federally-required preventive drugs are covered at 100%.

¹⁸ COPAYMENTS and COINSURANCE apply after DEDUCTIBLE has been met for HDHPs.

Local / Wisconsin Public Employer (WPE) Amounts paid by PARTICIPANTS who do <u>not</u> have MEDICARE as the primary payor		
	IYC Local Traditional (Program Option 2/12) or Local Deductible (Program Option 4/14) or Local Health Plan (Program Option 6/16) ¹⁴	IYC Local High Deductible Health Plan (Program Option 7/17) ¹⁵¹⁶
Level 3 OUT-OF-POCKET LIMIT ¹⁹	\$6,850 individual / \$13,700 family	
Level 4 OUT-OF-POCKET LIMIT	\$1,200 individual / \$2,400 family	

 $^{^{19}}$ The Level 3 OOPL is based on the federally-defined maximum out of pocket limit. Level 1 & Level 2 OOPL and Level 4 OOPL accumulate toward the Level 3 OOPL.

Local/Wisconsin Public Employers with MEDICARE:

Wisconsin Public Employer MEDICARE eligible annuitants and their MEDICARE eligible DEPENDENTS are limited to participation under the PO2/12 UNIFORM PHARMACY BENEFITS SCHEDULE OF BENEFITS.

State of Wisconsin		
Amounts paid by PARTICIPANTS who have MEDICARE as the primary payor		
	Local Traditional (Program Option 2/12) ²⁰²¹	
Annual Pharmacy DEDUCTIBLE	None	
Preventive Drugs ²²	No cost	
Level 1 COPAYMENT	\$5	
Level 2 COINSURANCE	20% (\$50 max)	
Level 3 COINSURANCE	40% (\$150 max)	
Level 4 Preferred COPAYMENT	\$50	
Level 4 Non-Preferred COINSURANCE	40% (\$200 max)	
Level 1 & Level 2 OUT-OF-POCKET LIMIT	\$600 individual / \$1,200 family	
Level 3 OUT-OF-POCKET LIMIT	\$6,850 individual / \$13,700 family ²³	
Level 4 OUT-OF-POCKET LIMIT	\$1,200 individual / \$2,400 family	

²⁰ Local Traditional PARTICIPANTS with MEDICARE as primary payor are limited to participating in Program Option 2/12.

²¹ IYC Health Plan Pharmacy Benefits are also the IN-NETWORK benefits for the IYC ACCESS PLAN.

²² Federally-required preventive drugs are covered at 100%.

²³ Level 1 & Level 2 OOPL and Level 4 OOPL accumulate toward the Level 3 OOPL. The Level 3 OOPL is based on the federally-defined maximum out of pocket limit.

Additional Coverage Provisions

The benefits that are administered by the PHARMACY BENEFIT MANAGER (PBM) are subject to the following:

1) Prescription Drugs and Insulin (Except SPECIALTY MEDICATIONS):

- a) Drugs that are not included on the FORMULARY are not covered by the benefits of this program unless approved through an exceptions process.
- b) Preventive Prescription Drugs:
 - i) Non-HDHP (State IYC Health Plan and PO2/12, PO4/14, and PO 6/16): Certain preventive prescription drugs on the PBM FORMULARY are covered at 100% as required by federal law.
 - ii) **HDHP (State IYC HDHP and PO7/17):** Certain preventive prescription drugs as defined by federal law are not subject to the DEDUCTIBLE and are covered at 100%.
 - iii) The PBM will publish a list of prescriptions drugs that are considered preventive drugs.
- c) Cost Sharing Levels for Non-Preventive Prescription Drugs:

Level 1:

The Level 1 COPAYMENT applies to Preferred GENERIC DRUGS and certain lower-cost Preferred BRAND NAME DRUGS.

Level 2:

The Level 2 COINSURANCE applies to Preferred BRAND NAME DRUGS, and certain higher-cost Preferred GENERIC DRUGS.

Level 3 – BRAND NAME DRUG with no GENERIC EQUIVALENT on the FORMULARY:

The Level 3 COINSURANCE applies to NON-PREFERRED BRAND NAME DRUGS that have PREFERRED GENERIC EQUIVALENT drugs on the FORMULARY, as well as drugs that have been approved for coverage through the exceptions process or independent medical review.

Level 3 - BRAND NAME DRUG with a GENERIC EQUIVALENT on the FORMULARY:

For a BRAND NAME DRUG with a GENERIC EQUIVALENT on the FORMULARY, the Level 3 COINSURANCE + COST DIFFERENTIAL applies to NON-PREFERRED BRAND NAME DRUGS that are prescribed as DAW-1 when a GENERIC EQUIVALENT drug is available on the FORMULARY. This only applies to Non-Medicare PARTICIPANTS. If the non-Medicare PARTICIPANT's prescribing doctor submits an FDA MedWatch form to the PBM, the PARTICIPANT will pay the Level 3 COINSURANCE without the COST DIFFERENTIAL

Non-HDHP (State IYC Health Plan and PO2/12, PO4/14, and PO 6/16): The above levels apply to all prescription drugs until plan OOPLs are met. YOU do not need to meet the DEDUCTIBLE before coverage begins.

HDHP (State IYC HDHP and PO7/17): The DEDUCTIBLE must be met before coverage begins. Once the DEDUCTIBLE has been met, the above cost sharing levels apply until the HDHP OOPL is met.

Level 1/Level 2 Annual OOPL (State IYC Health Plan and PO2/12, PO 4/14, and PO 6/16):

a) Cost sharing for Level 1 and Level 2 drugs accumulate to the Level 1/Level 2 Annual OOPL.

When this OOPL is met, YOU pay no more out-of-pocket expenses for covered Level 1 and Level 2 prescription drugs.

Level 3/Level 4 Non-Preferred Annual OOPL (State IYC Health Plan and PO2/12, PO 4/14, and PO 6/16):

Cost sharing for all drugs accumulates to the Level 3 Annual OOPL. The Level 3 Annual OOPL is based on the federally-defined maximum out of pocket limit.

When this OOPL is met, YOU pay no more out-of-pocket costs for covered medical services or prescription drugs.

2) SPECIALTY MEDICATIONS

Specialty Drug Cost Share:

Level 4:

The Level 4 COPAYMENT applies when Preferred SPECIALTY MEDICATIONS are obtained from a PREFERRED SPECIALTY PHARMACY.

If YOU do not have MEDICARE as YOUR primary coverage, YOU must use a PREFERRED SPECIALITY PHARMACY or your medication will not be covered.

Level 4 COINSURANCE: 40% (\$200 max)

Medicare Members Only: The Level 4 COINSURANCE applies when any SPECIALTY MEDICATION is obtained from a PARTICIPATING PHARMACY other than a PREFERRED SPECIALTY PHARMACY <u>and</u> when Non-Preferred SPECIALTY MEDICATIONS are obtained from a PREFERRED SPECIALTY PHARMACY.

Level 4 Preferred Annual OOPL:

The maximum annual amount YOU pay for YOUR Level 4 <u>Preferred</u> SPECIALTY MEDICATIONS.

Level 4 Preferred SPECIALTY MEDICATIONS out-of-pocket costs accumulate toward OOPLs as follows:

a) IYC Health Plan, IYC MEDICARE, MEDICARE Advantage, MEDICARE Plus, IYC Local Traditional (PO2/12), IYC Local DEDUCTIBLE (PO4/14), IYC Local Health Plan (PO6/16): \$1,200 per individual or \$2,400 per family.

b) IYC HDHP, IYC Local HDHP (PO7/17): all medical and prescription drug out-of-pocket costs combined count towards meeting the combined OOPL of \$2,500 for single coverage, or \$5,000 for family coverage.

When this OOPL is met, YOU pay no more out-of-pocket expenses for covered medical services or prescription drugs.

- 3) Discount eligible medications as defined by the PBM: Certain medications as defined by the PBM are available to YOU at a discount, but are not covered by the benefit plan. These medications may include drugs for weight loss, infertility, and erectile dysfunction. YOU will pay 100% of the cost of these medications, and amounts you pay will not accumulate toward OOPL or the federal maximum allowable out-of-pocket.
- 4) Disposable Diabetic Supplies and Glucometers:
 - a) **Non-HDHP:** 20% PARTICIPANT COINSURANCE applies to the prescription drug Level 1/Level 2 annual OOPL.
 - b) **HDHP:** DEDUCTIBLE, then 20% COINSURANCE. Applies to the combined OOPL of \$2,500 for single coverage or \$5,000 for family coverage.
- 5) Smoking Cessation: Two ninety (90)-day courses of pharmacotherapy are covered per calendar year. This includes all FDA approved prescription and OTC smoking cessation products. PRIOR AUTHORIZATION is required if the first quit attempt is extended by the prescriber.
- 6) Lifetime Maximum Benefit on All Pharmacy Benefits: NONE

III. Benefits and Services

The benefits and services provided under the Pharmacy Benefit Program are those set forth below. These services and benefits are available if received after your EFFECTIVE DATE and when the EMPLOYER premium has been paid.

Benefits are subject to: (a) Any COPAYMENT, COINSURANCE and other limitations shown in the SCHEDULE OF BENEFITS; and (b) all other terms and conditions outlined in this UNIFORM PHARMACY BENEFITS description. All services must be MEDICALLY NECESSARY, as determined by the HEALTH PLAN and/or PBM.

Prescription Drugs and Other Benefits Administered by the PHARMACY BENEFIT MANAGER (PBM)

YOU must obtain pharmacy benefits at a PBM PARTICIPATING PHARMACY except when not reasonably possible because of EMERGENCY or URGENT CARE. In these circumstances, YOU may need to file a claim as described in the paragraph below.

When obtaining benefits at a PBM PARTICIPATING PHARMACY, YOU must show YOUR PBM identification card at the pharmacy. If YOU do not show YOUR identification card, YOU may need to pay the full amount and submit to the PBM for reimbursement an itemized bill, statement, and receipt that includes the pharmacy name, pharmacy address, patient's name, patient's identification number, NDC (national drug classification) code, prescription name, and retail price (in U.S. currency). In these situations, YOU may be responsible for more than the COPAYMENT amount. The PBM will determine the benefit amount based on the network price.

Except as specifically provided, all provisions of medical UNIFORM PHARMACY BENEFITS including, but not limited to, exclusions and limitations, coordination of benefits and services, and miscellaneous provisions, apply to the benefits administered by the PBM. The PBM may offer cost savings initiatives as approved by the DEPARTMENT. Contact the PBM if YOU have questions about these benefits.

Any benefits that are not listed in this section and are covered under this program are administered by the HEALTH PLAN.

1) Prescription Drugs

Coverage includes legend drugs and biologics that are FDA approved which by law require a written prescription; are prescribed for treatment of a diagnosed ILLNESS or INJURY; and are purchased from a PBM Network Pharmacy after a COPAYMENT or COINSURANCE amount, as described in the SCHEDULE OF BENEFITS. A COPAYMENT will be applied to each prescription dispensed. The PBM may lower the COPAYMENT amount in certain situations. The PBM may classify a prescription drug as not covered if it determines that prescription drug does not add clinical or economic value over currently available therapies.

An annual OOPL and MOOP applies to pharmacy benefits. See the SCHEDULE OF BENEFITS for details.

The HEALTH PLAN, not the PBM, will be responsible for covering prescription drugs administered during home care, office setting, CONFINEMENT, EMERGENCY room visit or

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URGENT CARE setting, if otherwise covered under UNIFORM PHARMACY BENEFITS. However, prescriptions for covered drugs written during home care, office setting, CONFINEMENT, EMERGENCY room visit or URGENT CARE setting will be the responsibility of the PBM and payable as provided under the terms and conditions of UNIFORM PHARMACY BENEFITS, unless otherwise specified in UNIFORM PHARMACY BENEFITS (for example, SELF-ADMINISTERED INJECTABLE).

MEDICARE eligible PARTICIPANTS will be covered by a MEDICARE Part D prescription drug plan (PDP) provided by the PBM. PARTICIPANTS who choose to be enrolled in another MEDICARE Part D PDP other than this PDP will not have benefits duplicated.

Where a MEDICARE PRESCRIPTION DRUG PLAN is the primary payor, the PARTICIPANT is responsible for the COPAYMENT plus any charges in excess of the PBM ALLOWED AMOUNT. The ALLOWED AMOUNT is based on the pricing methodology used by the preferred prescription drug plan administered by the PBM.

In most instances, claims for MEDICARE Part D immunizations, vaccinations and other prescription drugs, including costs to administer injections for PARTICIPANTS with MEDICARE Part D coverage, will be submitted to the PBM for adjudication even when the HEALTH PLAN or a contracted PROVIDER administers the injection. If the HEALTH PLAN or a contracted PROVIDER is unable to submit such a claim to the PBM, the PARTICIPANT is responsible for submitting the claims to the PBM.

Prescription drugs will be dispensed as follows:

- a) In maximum quantities, not to exceed a 30-consecutive day supply per COPAYMENT.
- b) The PBM may apply quantity limits to medications in certain situations (for example, due to safety concerns or cost).
- c) Single packaged items are limited to two items per COPAYMENT or up to a 30-day supply, whichever is more appropriate, as determined by the PBM.
- d) Oral contraceptives are not subject to the 30-day supply and will be dispensed at one COPAYMENT per package or a 28-day supply, whichever is less.
- e) Smoking cessation coverage includes pharmacological products that by law require a written prescription and are prescribed for the purpose of achieving smoking cessation and are on the FORMULARY. These require a prescription from a physician and must be filled at a PARTICIPATING PHARMACY. Only one 30-day supply of medication may be obtained at a time and is subject to the prescription drug COPAYMENT and annual OOPL. Coverage is limited to a maximum of 180 consecutive days of pharmacotherapy per calendar year unless the PARTICIPANT obtains PRIOR AUTHORIZATION for a limited extension.
- f) PRIOR AUTHORIZATION from the PBM may be required for certain prescription drugs. A list of prescription drugs requiring PRIOR AUTHORIZATION is available from the PBM.

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- g) Cost-effective GENERIC EQUIVALENTS will be dispensed unless the IN-NETWORK PROVIDER specifies the Brand Name Drug and indicates that no substitutions may be made, in which case the Brand Name Drug will be covered at the COPAYMENT specified in the FORMULARY.
- h) Mail order is available for many prescription drugs. For certain Level 1 and Level 2 Preferred prescription drugs determined by the PBM that are obtained from a designated mail order vendor, two COPAYMENTS will be applied to a 90-day supply of drugs if at least a 90-day supply is prescribed. SELF-ADMINISTERED INJECTABLES and narcotics are among those for which a 90-day supply is not available.
- i) Tablet splitting is a voluntary program in which the PBM may designate certain Level 1 and Level 2 PREFERRED DRUGS that the PARTICIPANT can split the tablet of a higher strength dosage at home. Under this program, the PARTICIPANT gets half the usual quantity for a 30-day supply, for example, 15 tablets for a 30-day supply. PARTICIPANTS who use tablet splitting will pay half the normal COPAYMENT amount.
- j) The PBM reserves the right to designate certain over-the-counter drugs on the FORMULARY.
- k) SPECIALTY MEDICATIONS and SELF-ADMINISTERED INJECTABLES when obtained by prescription and which can safely be administered by the PARTICIPANT, must be obtained from a PBM PARTICIPATING PHARMACY OR PREFERRED SPECIALTY PHARMACY. In some cases, the PBM may need to limit availability to specific pharmacies.

This coverage includes investigational drugs for the treatment of HIV, as required by <u>Wis. Stat.</u> § 632.895 (9).

- Insulin, Disposable Diabetic Supplies, Glucometers
 The PBM will list approved products on the FORMULARY. PRIOR AUTHORIZATION is required for anything not listed on the FORMULARY.
 - a) Insulin is covered as a prescription drug. Insulin will be dispensed in a maximum quantity of a 30-consecutive-day supply for one prescription drug COPAYMENT, as described on the SCHEDULE OF BENEFITS.
 - b) Disposable Diabetic Supplies and Glucometers will be covered after a 20% COINSURANCE as outlined in the SCHEDULE OF BENEFITS when prescribed for treatment of diabetes and purchased from a PBM Network Pharmacy. Disposable diabetic supplies include needles, syringes, alcohol swabs, lancets, lancing devices, blood or urine test strips. The PARTICIPANT'S COINSURANCE will be applied to the annual OOPL for prescription drugs.
- 3) Other Devices and Supplies

Other devices and supplies administered by the PBM that are subject to a 20% COINSURANCE and applied to the annual OOPL for prescription drugs are as follows:

a) Diaphragms

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- b) Syringes/Needles
- c) Spacers/Peak Flow Meters

Note that if YOU participate in a HDHP (State IYC HDHP or Local PO 7/17), YOU must satisfy YOUR DEDUCTIBLE before YOUR PLAN begins coverage, except for preventive prescription drugs.

IV. Exclusions and Limitations

A. Exclusions

The following is a list of services, treatments, equipment or supplies that are excluded (meaning no benefits are payable under UNIFORM PHARMACY BENEFITS); or have some limitations on the benefit provided. All exclusions listed below apply to benefits offered by HEALTH PLANs and the PBM. To make the comprehensive list of exclusions easier to reference, exclusions are listed by the category in which they would typically be applied. The exclusions do not apply solely to the category in which they are listed except that Subsection 10 applies only to the pharmacy benefit administered by the PBM. Some of the listed exclusions may be MEDICALLY NECESSARY, but still are not covered under this program, while others may be examples of services which are not MEDICALLY NECESSARY or not medical in nature, as determined by the HEALTH PLAN and/or PBM.

- 1) Outpatient Prescription Drugs Administered by the PBM
 - a) Charges for supplies and medicines with or without a doctor's prescription, unless otherwise specifically covered.
 - b) Charges for prescription drugs which require PRIOR AUTHORIZATION unless approved by the PBM.
 - c) Charges for cosmetic drug treatments such as Retin-A, Rogaine, or their medical equivalent.
 - d) Any FDA medications approved for weight loss (for example, appetite suppressants, Xenical).
 - e) Anorexic agents.
 - f) Non-FDA approved prescriptions, including compounded estrogen, progesterone or testosterone products, except as authorized by the PBM.
 - g) All over-the-counter drug items, except those designated as covered by the PBM.
 - h) Unit dose medication, including bubble pack or pre-packaged medications, except for medications that are unavailable in any other dose or packaging.
 - i) Charges for injectable medications, except for SELF-ADMINISTERED INJECTABLE medications.
 - j) Charges for supplies and medicines purchased from a NON-PARTICIPATING PHARMACY, except when EMERGENCY or URGENT CARE is required.
 - k) Drugs recently approved by the FDA may be excluded until reviewed and approved by the PBM'S Pharmacy and Therapeutics Committee, which determines the therapeutic advantage of the drug and the medically appropriate application.

- I) Charges for infertility and fertility medications.
- m) Charges for drugs prescribed for erectile dysfunction.
- n) Charges for medications obtained through a discount program or over the Internet, unless PRIOR AUTHORIZED by the PBM.
- o) Charges to replace expired, spilled, stolen or lost prescription drugs.

2) General

- a) Any additional exclusion as described in the SCHEDULE OF BENEFITS.
- b) Services to the extent the PARTICIPANT is eligible for all MEDICARE benefits, regardless of whether or not the PARTICIPANT is actually enrolled in MEDICARE. This exclusion only applies if the PARTICIPANT enrolled in MEDICARE coordinated coverage does not enroll in MEDICARE Part B when it is first available as the primary payor or who subsequently cancels MEDICARE coverage or is not enrolled in a MEDICARE Part D Plan.
- c) Treatment, services and supplies for which the PARTICIPANT: (a) has no obligation to pay or which would be furnished to a PARTICIPANT without charge; (b) would be entitled to have furnished or paid for, fully or partially, under any law, regulation or agency of any government; or (c) would be entitled, or would be entitled if enrolled, to have furnished or paid for under any voluntary medical benefit or insurance plan established by any government; if this contract was not in effect.
- d) INJURY or ILLNESS caused by: (a) Atomic or thermonuclear explosion or resulting radiation; or (b) any type of military action, friendly or hostile. Acts of domestic terrorism do not constitute military action.
- e) Treatment, services and supplies for any INJURY or ILLNESS as the result of war, declared or undeclared, enemy action or action of Armed Forces of the United States, or any state of the United States, or its Allies, or while serving in the Armed Forces of any country.
- f) Treatment, services and supplies furnished by the U.S. Veterans Administration (VA), except for such treatment, services and supplies for which under the policy the HEALTH PLAN and/or PBM is the primary payor and the VA is the secondary payor under applicable federal law. Benefits are not coordinated with the VA unless specific federal law requires such coordination.
- g) Services for holistic medicine, including homeopathic medicine, or other programs with an objective to provide complete personal fulfillment.
- h) Treatment, services or supplies used in educational or vocational training.

- Treatment or service in connection with any ILLNESS or INJURY caused by a PARTICIPANT (a) engaging in an illegal occupation or (b) commission of, or attempt to commit, a felony.
- j) Charges for injectable medications administered in a nursing home when the nursing home stay is not covered by the BENEFIT PLAN.
- k) Expenses incurred prior to the EFFECTIVE DATE of coverage by the HEALTH PLAN and/or PBM, or services received after the HEALTH PLAN and/or PBM coverage or eligibility terminates. Except when a PARTICIPANT'S coverage terminates because of SUBSCRIBER cancellation or nonpayment of premium, benefits shall continue to the PARTICIPANT if he or she is CONFINED as an inpatient on the coverage termination date but only until the attending physician determines that CONFINEMENT is no longer MEDICALLY NECESSARY; the contract maximum is reached; the end of 12 months after the date of termination; or CONFINEMENT ceases, whichever occurs first. If the termination is a result of a SUBSCRIBER changing coverage under HEALTH PLANS during a prescribed enrollment period as determined by the Board, benefits after the EFFECTIVE DATE with the succeeding HEALTH PLAN will be the responsibility of the succeeding HEALTH PLAN unless the facility in which the PARTICIPANT is CONFINED is not part of the succeeding HEALTH PLAN'S network. In this instance, the liability will remain with the previous HEALTH PLAN.
- Any service, treatment, procedure, equipment, drug, device or supply which is not reasonably and MEDICALLY NECESSARY or not required in accordance with accepted standards of medical, surgical or psychiatric practice.
- m) EXPERIMENTAL services, treatments, procedures, equipment, drugs, devices or supplies, including, but not limited to: Treatment or procedures not generally proven to be effective as determined by the HEALTH PLAN and/or PBM following review of research protocol and individual treatment plans; orthomolecular medicine, acupuncture, cytotoxin testing in conjunction with allergy testing, hair analysis except in conjunction with lead and arsenic poisoning. Phase I, II and III protocols for cancer treatments and certain organ transplants. In general, any service considered to be EXPERIMENTAL, except drugs for treatment of an HIV infection, as required by Wis. Stat. § 632.895 (9) and routine care administered in a cancer clinical trial as required by Wis. Stat. § 632.87 (6).
- n) Services provided by members of the SUBSCRIBER'S IMMEDIATE FAMILY or any person residing with the SUBSCRIBER.
- o) Services or medications provided by NON-PARTICIPATING PHARMACIES. Exceptions to this exclusion:
 - a. Prescriptions related to EMERGENCY or URGENT CARE services outside the SERVICE AREA.
- p) Any diet control program, treatment, or supply for weight reduction.

- q) Food or food supplements except when provided during a covered outpatient or inpatient CONFINEMENT.
- r) Services to the extent a PARTICIPANT receives or is entitled to receive, any benefits, settlement, award or damages for any reason of, or following any claim under, any Worker's Compensation Act, employer's liability insurance plan or similar law or act. Entitled means YOU are actually insured under Worker's Compensation.
- s) Services related to an INJURY that was self-inflicted for the purpose of receiving HEALTH PLAN and/or PBM Benefits.
- t) Charges directly related to a non-covered service, such as hospitalization charges, except when a complication results from the non-covered service that could not be reasonably expected and the complication requires MEDICALLY NECESSARY treatment that is performed by an IN-NETWORK PROVIDER or PRIOR AUTHORIZED by the HEALTH PLAN. The treatment of the complication must be a covered benefit of the HEALTH PLAN and PBM. Non-covered services do not include any treatment or service that was covered and paid for under any HEALTH PLAN as part of this program.
- u) Treatment, services and supplies for cosmetic or beautifying purposes, including removal of keloids resulting from piercing and hair restoration, except when associated with a covered service to correct a functional impairment related to CONGENITAL bodily disorders or conditions or when associated with covered reconstructive surgery due to an ILLNESS or accidental INJURY (including subsequent removal of a prosthetic device that was related to such reconstructive surgery). Psychological reasons do not represent a medical/surgical necessity.
- v) Any smoking cessation program, treatment, or supply that is not specifically covered in the Benefits and Services Section.
- w) Any charges for, or in connection with, travel. This includes but is not limited to meals, lodging and transportation. Travel vaccines are covered by the HEALTH BENEFIT PLAN.
- x) Medications or services related to infertility.
- y) Services that a child's school is legally obligated to provide, whether or not the school actually provides the services and whether or not YOU choose to use those services.

B. Limitations

- 1) COPAYMENTS or COINSURANCE are required for:
 - a) State of Wisconsin program PARTICIPANTS, except for retirees for whom MEDICARE is the primary payor, for all services unless otherwise required under federal and state law.
 - b) State of Wisconsin PARTICIPANTS for whom MEDICARE is the primary payor, and for all PARTICIPANTS of the Wisconsin Public Employers program, and/or limitations apply to,

the following services: durable medical equipment, Prescription Drugs, Smoking Cessation, Cochlear Implants, treatment of Temporomandibular Disorders and care received in an emergency room.

- 2) Major Disaster or Epidemic: If a major disaster or epidemic occurs, IN-NETWORK PROVIDERS and HOSPITALS must render medical services (and arrange extended care services and home health service) insofar as practical according to their best medical judgment, within the limitation of available facilities and personnel. This extends to the PBM and its PARTICIPATING PHARMACIES. In this case, PARTICIPANTS may receive covered services from OUT-OF-NETWORK PROVIDERS and/or NON-PARTICIPATING PHARMACIES.
- 3) Circumstances Beyond the HEALTH PLAN'S and/or PBM'S Control: If, due to circumstances not reasonably within the control of the HEALTH PLAN and/or PBM, such as a complete or partial insurrection, labor disputes not within the control of the HEALTH PLAN and/or PBM, disability of a significant part of HOSPITAL or medical group personnel or similar causes, the rendition or provision of services and other benefits covered hereunder is delayed or rendered impractical, the HEALTH PLAN, IN-NETWORK PROVIDERS and/or PBM will use their best efforts to provide services and other benefits covered hereunder. In this case, PARTICIPANTS may receive covered services from OUT-OF-NETWORK PROVIDERS and/or NON-PARTICIPATING PHARMACIES.

V. Coordination of Benefits and Services

A. Applicability

- This Coordination of Benefits (COB) provision applies to THIS PLAN when a PARTICIPANT has health care coverage under more than one PLAN at the same time. "PLAN" and "THIS PLAN" are
- 2) defined below.
- 3) If this COB provision applies, the order of benefit determination rules shall be looked at first. The rules determine whether the benefits of THIS PLAN are determined before or after those of another PLAN. The benefits of THIS PLAN:
 - a) Shall not be reduced when, under the order of benefit determination rules, THIS PLAN determines its benefits before another PLAN, but
 - b) May be reduced when, under the order of benefit determination rules, another PLAN determines its benefits first. This reduction is described in <u>Section D</u> below, Effect on the Benefits of THIS PLAN.

B. Definitions

In this <u>Section V</u>, the following words are defined as follows:

ALLOWABLE EXPENSE: means a necessary, reasonable, and customary item of expense for health care, when the item of expense is covered at least in part by one or more PLANS covering the person for whom the claim is made. The difference between the cost of a private HOSPITAL room and the cost of a semi-private HOSPITAL room is not considered an ALLOWABLE EXPENSE unless the patient's stay in a private HOSPITAL room is MEDICALLY NECESSARY either in terms of generally accepted medical practice or as specifically defined by the PLAN. When a PLAN provides benefits in the form of services, the reasonable cash value of each service rendered shall be considered both an ALLOWABLE EXPENSE and a benefit paid.

However, notwithstanding the above, when there is a maximum benefit limitation for a specific service or treatment, the SECONDARY PLAN will also be responsible for paying up to the maximum benefit allowed for its PLAN. This will not duplicate benefits paid by the PRIMARY PLAN.

CLAIM DETERMINATION PERIOD: means a calendar year. However, it does not include any part of a year during which a person has no coverage under THIS PLAN or any part of a year before the date this COB provision or a similar provision takes effect.

PLAN: means any of the following which provides benefits or services for, or because of, medical, pharmacological or dental care or treatment:

- 1) Group insurance or group-type coverage, whether insured or uninsured, that includes continuous 24-hour coverage. This includes prepayment, group practice or individual practice coverage. It also includes coverage other than school accident-type coverage.
- 2) Coverage under a governmental plan or coverage that is required or provided by law. This does not include a state plan under MEDICAID (Title XIX, Grants to States for Medical Assistance

Programs, of the United States Social Security Act as amended from time to time). It also does not include any PLAN whose benefits, by law, are excess to those of any private insurance program or other non-governmental program. Each contract or other arrangement for coverage under a. or b. is a separate PLAN. Also, if an arrangement has two parts and COB rules apply only to one of the two, each of the parts is a separate PLAN.

PRIMARY PLAN / SECONDARY PLAN: The order of benefit determination rules state whether THIS PLAN is a PRIMARY PLAN or SECONDARY PLAN as to another PLAN covering the person.

When THIS PLAN is a SECONDARY PLAN, its benefits are determined after those of the other PLAN and may be reduced because of the other PLAN'S benefits.

When THIS PLAN is a PRIMARY PLAN, its benefits are determined before those of the other PLAN and without considering the other PLAN'S benefits.

When there are more than two PLANS covering the person, THIS PLAN may be a PRIMARY PLAN as to one or more other PLANS and may be a SECONDARY PLAN as to a different PLAN or PLANS.

THIS PLAN: means the part of YOUR Summary Plan Description (group contract) that provides benefits for health care and pharmaceutical expenses.

C. Order of Benefit Determination Rules

1) General

When there is a basis for a claim under THIS PLAN and another PLAN, THIS PLAN is a SECONDARY PLAN that has its benefits determined after those of the other PLAN, unless:

- a) The other PLAN has rules coordinating its benefits with those of THIS PLAN, and
- b) Both those rules and THIS PLAN'S rules described in subparagraph 2 require that THIS PLAN'S benefits be determined before those of the other PLAN.

2) Rules

THIS PLAN determines its order of benefits using the first of the following rules which applies:

- a) Non-Dependent/DEPENDENT
 - The benefits of the PLAN which covers the person as an employee or PARTICIPANT are determined before those of the PLAN which covers the person as a DEPENDENT of an employee or PARTICIPANT.
- b) DEPENDENT Child/Parents Not Separated or Divorced Except as stated in subparagraph 2, c below, when THIS PLAN and another PLAN cover the same child as a DEPENDENT of different persons, called "parents":
 - i) The benefits of the PLAN of the parent whose birthday falls earlier in the calendar year are determined before those of the PLAN of the parent whose birthday falls later in that calendar year, but

ii) If both parents have the same birthday, the benefits of the PLAN which covered the parent longer are determined before those of the PLAN which covered the other parent for a shorter period of time.

However, if the other PLAN does not have the rule described in i) above but instead has a rule based upon the gender of the parent, and if, as a result, the PLANS do not agree on the order of benefits, the rule in the other PLAN shall determine the order of benefits.

c) DEPENDENT Child/Separated or Divorced Parents

If two or more PLANS cover a person as a DEPENDENT child of divorced or separated parents, benefits for the child are determined in this order:

- i) First, the PLAN of the parent with custody of the child,
- ii) Then, the PLAN of the spouse of the parent with the custody of the child, and
- iii) Finally, the PLAN of the parent not having custody of the child.

Also, if the specific terms of a court decree state that the parents have joint custody of the child and do not specify that one parent has responsibility for the child's health care expenses or if the court decree states that both parents shall be responsible for the health care needs of the child but gives physical custody of the child to one parent, and the entities obligated to pay or provide the benefits of the respective parents' PLANS have actual knowledge of those terms, benefits for the DEPENDENT child shall be determined according to C, 2, b.

However, if the specific terms of a court decree state that one of the parents is responsible for the health care expenses of the child, and the entity obligated to pay or provide the benefits of the PLAN of that parent has actual knowledge of those terms, the benefits of that PLAN are determined first. This paragraph does not apply with respect to any CLAIM DETERMINATION PERIOD or PLAN year during which any benefits are actually paid or provided before the entity has that actual knowledge.

d) Active/Inactive Employee

The benefits of a PLAN which covers a person as an employee who is neither laid off nor retired or as that employee's DEPENDENT are determined before those of a PLAN which covers that person as a laid off or retired employee or as that employee's DEPENDENT. If the other PLAN does not have this rule and if, as a result, the PLANS do not agree on the order of benefits, this paragraph d is ignored.

e) Continuation Coverage

i) If a person has continuation coverage under federal or state law and is also covered under another PLAN, the following shall determine the order of benefits:

- (1) First, the benefits of a PLAN covering the person as an employee, member, or SUBSCRIBER or as a DEPENDENT of an employee, member, or SUBSCRIBER.
- (2) Second, the benefits under the continuation coverage.
- ii) If the other PLAN does not have the rule described in subparagraph 1, and if, as a result, the PLANS do not agree on the order of benefits, this paragraph e is ignored.
- f) Longer/Shorter Length of Coverage If none of the above rules determines the order of benefits, the benefits of the PLAN which covered an employee, member or SUBSCRIBER longer are determined before those of the PLAN which covered that person for the shorter time.

D. Effect on the Benefits of THIS PLAN

1) When This Section Applies

This section applies when, in accordance with <u>Section C</u>, Order of Benefit Determination Rules, THIS PLAN is a SECONDARY PLAN as to one or more other PLANS. In that event, the benefits of THIS PLAN may be reduced under this section. Such other PLAN or PLANS are referred to as "the other PLANS" in subparagraph 2 below.

2) Reduction in THIS PLAN'S Benefits

The benefits of THIS PLAN will be reduced when the sum of the following exceeds the ALLOWABLE EXPENSES in a CLAIM DETERMINATION PERIOD:

- a) The benefits that would be payable for the ALLOWABLE EXPENSES under THIS PLAN in the absence of this COB provision, and
- b) The benefits that would be payable for the ALLOWABLE EXPENSES under the other PLANS, in the absence of provisions with a purpose like that of this COB provision, whether or not claim is made. Under this provision, the benefits of THIS PLAN will be reduced so that they and the benefits payable under the other PLANS do not total more than those ALLOWABLE EXPENSES.

When the benefits of THIS PLAN are reduced as described above, each benefit is reduced in proportion. It is then charged against any applicable benefit limit of THIS PLAN.

E. Right to Receive and Release Needed Information

The PBM has the right to decide the facts it needs to apply these COB rules. It may get needed facts from or give them to any other organization or person without the consent of the insured but only as needed to apply these COB rules. Medical records remain confidential as provided by state and federal law. Each person claiming benefits under THIS PLAN must give the PBM any facts it needs to pay the claim.

F. Facility of Payment

A payment made under another PLAN may include an amount which should have been paid under THIS PLAN. If it does, the PBM may pay that amount to the organization which made that payment. That amount will then be treated as though it was a benefit paid under THIS PLAN. The PBM will

not have to pay that amount again. The term "payment made" means reasonable cash value of the benefits provided in the form of services.

G. Right of Recovery

If the amount of the payments made by the PBM is more than it should have paid under this COB provision, it may recover the excess from one or more of:

- 1) The persons it has paid or for whom it has paid,
- 2) Insurance companies, or
- 3) Other organizations.

The "amount of payments made" includes the reasonable cash value of any benefits provided in the form of services.

VI. Miscellaneous Provisions

A. Right to Obtain and Provide Information

Each PARTICIPANT agrees that the PBM may obtain from the PARTICIPANT'S health care PROVIDERS the information (including medical records) that is reasonably necessary, relevant and appropriate for the PBM to evaluate in connection with its treatment, payment, or health care operations. Each person claiming benefits must, upon request by the PBM, provide any relevant and reasonably available information which the PBM believes is necessary to determine benefits payable. Failure to provide such information may result in denial of the claim at issue.

Each PARTICIPANT agrees that information (including medical records) will, as reasonably necessary, relevant and appropriate, be disclosed as part of treatment, payment, or health care operations, including not only disclosures for such matters within the PBM but also disclosures to:

- 1) Health care PROVIDERS as necessary and appropriate for treatment,
- Appropriate DEPARTMENT employees as part of conducting quality assessment and improvement activities, or reviewing the PBM'S claims determinations for compliance with contract requirements, or other necessary health care operations,
- 3) The tribunal, including an external review organization, and parties to any appeal concerning a claim denial.

C. Case Management/Alternate Treatment

The PBM may employ a professional staff to provide case management services. As part of this case management, the PBM or the PARTICIPANT'S attending physician may recommend that a PARTICIPANT consider receiving treatment for an ILLNESS or INJURY which differs from the current treatment if it appears that:

- 1) The recommended treatment offers at least equal medical therapeutic value, and
- 2) The current treatment program may be changed without jeopardizing the PARTICIPANT'S health, and
- 3) The CHARGES (including pharmacy) incurred for services provided under the recommended treatment will probably be less.

If the PBM agrees to the attending physician's recommendation or if the PARTICIPANT or his/her authorized representative and the attending physician agree to the PBM'S recommendation, the recommended treatment will be provided as soon as it is available. If the recommended treatment includes services for which benefits are not otherwise payable (for example weight loss medications), payment of benefits will be as determined by the PBM.

D. Disenrollment

No person other than a PARTICIPANT is eligible for health benefits. The SUBSCRIBER'S rights to group health benefits coverage is forfeited if a PARTICIPANT assigns or transfers such rights, or aids any other person in obtaining benefits to which they are not entitled, or otherwise

fraudulently attempts to obtain benefits. Coverage terminates the beginning of the month following action of the Board. Re-enrollment is possible only if the person is employed by an employer where the coverage is available and is limited to occur during the annual It's Your Choice open enrollment period. Re-enrollment options may be limited under the Board's authority.

The DEPARTMENT may at any time request such documentation as it deems necessary to substantiate SUBSCRIBER or DEPENDENT eligibility. Failure to provide such documentation upon request shall result in the suspension of benefits.

In situations where a PARTICIPANT has committed acts of physical or verbal abuse, or is unable to establish/maintain a satisfactory physician-patient relationship with the current or alternate PRIMARY CARE PROVIDER, disenrollment efforts may be initiated by the HEALTH PLAN or the Board. The SUBSCRIBER'S disenrollment is effective the first of the month following completion of the GRIEVANCE process and approval of the Board. Coverage and enrollment options may be limited by the Board.

E. Recovery of Excess Payments

The HEALTH PLAN and/or PBM might pay more than the HEALTH PLAN and/or PBM owes under the policy. If so, the HEALTH PLAN and/or PBM can recover the excess from YOU. The HEALTH PLAN and/or PBM can also recover from another insurance company or service plan, or from any other person or entity that has received any excess payment from the HEALTH PLAN and/or PBM.

Each PARTICIPANT agrees to reimburse the HEALTH PLAN and/or PBM for all payments made for benefits to which the PARTICIPANT was not entitled. Reimbursement must be made immediately upon notification to the SUBSCRIBER by the HEALTH PLAN and/or PBM. At the option of the HEALTH PLAN and/or PBM, benefits for future CHARGES may be reduced by the HEALTH PLAN and/or PBM as a set-off toward reimbursement.

F. Limit on Assignability of Benefits

This is YOUR personal policy. YOU cannot assign any benefit to other than a physician, HOSPITAL or other PROVIDER entitled to receive a specific benefit for YOU.

G. Severability

If any part of the policy is ever prohibited by law, it will not apply any more. The rest of the policy will continue in full force.

H. Subrogation

Each PARTICIPANT agrees that the payer under these UNIFORM PHARMACY BENEFITS, whether that is a HEALTH PLAN or the DEPARTMENT, shall be subrogated to a PARTICIPANT'S rights to damages, to the extent of the benefits the HEALTH PLAN provides under the policy, for ILLNESS or INJURY a third party caused or is liable for. It is only necessary that the ILLNESS or INJURY occur through the act of a third party. The HEALTH PLAN'S or DEPARTMENT'S rights of full recovery may be from any source, including but not limited to:

1) The third party or any liability or other insurance covering the third party.

- 2) The PARTICIPANT'S own uninsured motorist insurance coverage.
- 3) Under-insured motorist insurance coverage.
- 4) Any medical payments, no-fault or school insurance coverages which are paid or payable.

PARTICIPANT'S rights to damages shall be, and they are hereby, assigned to the HEALTH PLAN or DEPARTMENT to such extent.

The HEALTH PLAN'S or DEPARTMENT'S subrogation rights shall not be prejudiced by any PARTICIPANT. Entering into a settlement or compromise arrangement with a third party without the HEALTH PLAN'S or DEPARTMENT'S prior written consent shall be deemed to prejudice the HEALTH PLAN'S or DEPARTMENT'S rights. Each PARTICIPANT shall promptly advise the HEALTH PLAN or DEPARTMENT in writing whenever a claim against another party is made on behalf of a PARTICIPANT and shall further provide to the HEALTH PLAN or DEPARTMENT such additional information as is reasonably requested by the HEALTH PLAN or DEPARTMENT. The PARTICIPANT agrees to fully cooperate in protecting the HEALTH PLAN'S or DEPARTMENT'S rights against a third party. The HEALTH PLAN or DEPARTMENT has no right to recover from a PARTICIPANT or insured who has not been "made whole" (as this term has been used in reported Wisconsin court decisions), after taking into consideration the PARTICIPANT'S or insured's comparative negligence. If a dispute arises between the HEALTH PLAN or DEPARTMENT and the PARTICIPANT over the question of whether or not the PARTICIPANT has been "made whole", the HEALTH PLAN or DEPARTMENT reserves the right to a judicial determination whether the insured has been "made whole."

In the event the PARTICIPANT can recover any amounts, for an INJURY or ILLNESS for which the HEALTH PLAN or DEPARTMENT provides benefits, by initiating and processing a claim as required by a workmen's or worker's compensation act, disability benefit act, or other employee benefit act, the PARTICIPANT shall either assert and process such claim and immediately turn over to the HEALTH PLAN or DEPARTMENT the net recovery after actual and reasonable attorney fees and expenses, if any, incurred in effecting the recovery, or, authorize the HEALTH PLAN or DEPARTMENT in writing to prosecute such claim on behalf of and in the name of the PARTICIPANT, in which case the HEALTH PLAN or DEPARTMENT shall be responsible for all actual attorney's fees and expenses incurred in making or attempting to make recovery. If a PARTICIPANT fails to comply with the subrogation provisions of this contract, particularly, but without limitation, by releasing the PARTICIPANT'S right to secure reimbursement for or coverage of any amounts under any workmen's or worker's compensation act, disability benefit act, or other employee benefit act, as part of settlement or otherwise, the PARTICIPANT shall reimburse the HEALTH PLAN or DEPARTMENT for all amounts theretofore or thereafter paid by the HEALTH PLAN or DEPARTMENT which would have otherwise been recoverable under such acts and the HEALTH PLAN or DEPARTMENT shall not be required to provide any future benefits for which recovery could have been made under such acts but for the PARTICIPANT'S failure to meet the obligations of the subrogation provisions of this contract. The PARTICIPANT shall advise the HEALTH PLAN or DEPARTMENT immediately, in writing, if and when the PARTICIPANT files or

otherwise asserts a claim for benefits under any workmen's or worker's compensation act, disability benefit act, or other employee benefit act.

I. Proof of Claim

As a PARTICIPANT, it is YOUR responsibility to notify YOUR PROVIDER of YOUR participation in the HEALTH PLAN and PBM.

Failure to notify an IN-NETWORK PROVIDER of YOUR membership in the BENEFIT PLAN may result in claims not being filed on a timely basis. This could result in a delay in the claim being paid.

If YOU received allowable covered services (in most cases only EMERGENCIES or URGENT CARE) from an OUT-OF-NETWORK PROVIDER outside the SERVICE AREA, obtain and submit an itemized bill and submit to the HEALTH PLAN, clearly indicating the PROVIDER'S name and address. If the services were received outside the United States, indicate the appropriate exchange rate at the time the services were received and provide an English language itemized billing to facilitate processing of YOUR claim.

Claims for services must be submitted as soon as reasonably possible after the services are received. If the HEALTH PLAN and/or PBM does not receive the claim within 12 months, or if later, as soon as reasonably possible, after the date the service was received, the HEALTH PLAN and/or PBM may deny coverage of the claim.

J. Grievance Process

All participating HEALTH PLANs and the PBM are required to make a reasonable effort to resolve PARTICIPANTS' problems and complaints. If YOU have a complaint regarding the HEALTH PLAN'S and/or PBM'S administration of these benefits (for example, denial of claim or REFERRAL), YOU should contact the HEALTH PLAN and/or PBM and try to resolve the problem informally. If the problem cannot be resolved in this manner, YOU may file a written GRIEVANCE with the HEALTH PLAN and/or PBM. Contact the HEALTH PLAN and/or PBM for specific information on its GRIEVANCE procedures.

If YOU exhaust the HEALTH PLAN'S and/or PBM'S GRIEVANCE process and remain dissatisfied with the outcome, YOU may appeal to the DEPARTMENT by completing a DEPARTMENT complaint form. YOU should also submit copies of all pertinent documentation including the written determinations issued by the HEALTH PLAN and/or PBM. The HEALTH PLAN and/or PBM will advise YOU of YOUR right to appeal to the DEPARTMENT within 60 days of the date of the final GRIEVANCE decision letter from the HEALTH PLAN and/or PBM.

However, YOU may not appeal to the DEPARTMENT issues which do not arise under the terms and conditions of UNIFORM PHARMACY BENEFITS, for example, determination of MEDICAL NECESSITY, appropriateness, health care setting, level of care, effectiveness of a covered benefit, EXPERIMENTAL treatment, or the rescission of a policy or certificate that can be resolved through an external review process under applicable federal or state law. YOU may request an external review. In this event, YOU must notify the TPA and/or PBM of YOUR request. Any decision rendered through an external review is final and binding in accordance with applicable

federal or state law. YOU have no further right to administrative review once the external review decision is rendered.

K. Appeals to the Group Insurance Board

After exhausting the HEALTH PLAN'S or PBM'S GRIEVANCE process and review by the DEPARTMENT, the PARTICIPANT may appeal the DEPARTMENT'S determination to the Group Insurance Board, unless an external review decision that is final and binding has been rendered in accordance with applicable federal or state law. The Group Insurance Board does not have the authority to hear appeals relating to issues which do not arise under the terms and conditions of UNIFORM PHARMACY BENEFITS, for example, determination of MEDICAL NECESSITY, appropriateness, health care setting, level of care, effectiveness of a covered benefit, EXPERIMENTAL treatment or the rescission of a policy or certificate that can be resolved through the external review process available under applicable federal or state law. These appeals are reviewed only to determine whether the HEALTH PLAN and/or PBM breached its contract with the Group Insurance Board.

Exhibit C

ETG0013 - Administrative Services for the State of Wisconsin Pharmacy Benefit Program

Guaranteed Pricing Terms: January 1, 2019 – December 31, 2019 Contract Renewal – June 1, 2018

Contract Kenewar Jane	_,	
Navitus Health Solutions , LLC	Commercial	EGWP
Base Admin Fee (PMPM) ¹	\$2.10	\$10.88
Retail		
AWP Discounts – Brand ²	18.20%	17.60%
AWP Discounts - Generic ²	83.00%	82.50%
Dispensing Fees per Claim - Brand	\$0.90	\$0.98
Dispensing Fees per Claim - Generic	\$0.90	\$0.98
Minimum Rebate per Claim - Brand ^{3,4}	\$100.00	\$90.00
90-Day Retail		
AWP Discounts – Brand ²	22.00%	21.00%
AWP Discounts – Generic ²	87.50%	87.00%
Dispensing Fees per Claim - Brand	\$0.00	\$0.00
Dispensing Fees per Claim - Generic	\$0.00	\$0.00
Minimum Rebate per Claim - Brand ^{3,4}	\$210.00	\$200.00
Mail Order		
AWP Discounts – Brand ²	23.00%	23.00%
AWP Discounts – Generic ²	87.00%	87.00%
Dispensing Fees per Claim - Brand	\$0.00	\$0.00
Dispensing Fees per Claim - Generic	\$0.00	\$0.00
Minimum Rebate per Claim - Brand ^{3,4}	\$260.00	\$200.00
Specialty ⁵		
AWP Discounts - PBM Specialty Pharmacy	18.35%	18.35%
Dispensing Fees per Claim - PBM Specialty Pharmacy	\$0.00	\$0.00
Dispensing Fees per Claim - Retail Specialty	\$0.90	\$0.98
Minimum Rebate per Claim - Specialty Medication ^{3,4}	\$750.00	\$475.00

Footnotes:

- 1. Administrative Fees: Administrative fees include:
 - a. The addition of the Pharmacoadherence program for two disease states (Commercial);
 - b. The addition of the Respiratory Adherence Program (Commercial and EGWP);
 - c. The addition of 90-day at retail promotion;
 - d. The inclusion of an onsite Navitus staff person at ETF as agreed by the parties.
- 2. <u>Network Pharmacy Discounts</u>: The following are pricing guarantee caveats as presented by Navitus in their RFP ETG0013 Section 8 Cost Proposal submission:

3. Network Discounts and Guarantees

Commercial discount and dispensing fee guarantees are applicable only to the NaviCare Limited Network implemented on 1/1/2018. CVS and other pharmacies, as agreed upon between ETF and Navitus, are excluded from the ETF Network. At no time will more than 80% of pharmacies eligible to participate in the NaviCare Broad Network be allowed to participate in the ETF specific NaviCare Limited Network.

Navitus passes through all pharmacy discounts to its clients. We do not assess network fees or any other forms of revenue from the pharmacies that participate in our network. We will pass through the amount paid to the participating pharmacy, which will be the same amount that we invoice the client. The network guarantees are representative pharmacy reimbursement amounts (including AWP discount and MAC) and dispensing fees. Under the Navitus transparent, full pass-through model, the client pays the actual reimbursement rate (discounts and dispense fees) paid to the pharmacy from which the claim originates, less the member copay or coinsurance. The actual reimbursement to a participating pharmacy may be greater or less than the estimates identified in our financial offer.

Please note the AWP and Dispensing Fees listed above are based on averages. Also note that AWP/WAC pricing for all claims is based on the 11-digit National Drug Code (NDC) as of the date of service, and as reported and verifiable by Medi-Span, a national pricing source. Medi-Span is Navitus' only source of drug pricing data and is utilized for all claims adjudication. For the applicable guarantees to be in effect, a minimum of 1,000 claims for a category is required in a reporting period.

Navitus will manage the pharmacy network, will determine which pharmacies are to be included in the network, and will negotiate all pharmacy pricing and terms. Network participation will vary, and we do not guarantee the number of participating pharmacies.

Network discounts and fees may exclude claims that originate from non-traditional providers, such as long-term care pharmacies, home infusion providers, military pharmacies, Indian Tribal pharmacies, pharmacies subject to states' most-favored nations, rural pharmacies, Medicaid pricing formulas, claims from the preferred specialty pharmacy, and those pharmacies deemed by the client as necessary to include in the network, but which do not meet Navitus discount or credential standards. Network rates may be modified if more than 5 percent of claims are incurred in Massachusetts, Georgia, Hawaii, Alaska, Puerto Rico, or any U.S. Territory. Additional exclusions from retail network discounts include compound, secondary, 340B, vaccination, pharmaceutical care incentive (PCI) (if applicable), and member-submitted claims.

Retail is defined as 1-83 Days' Supply. Retail 90 is defined as 84+ Days' Supply.

- 4. Rebate Guarantees Commercial: Rebate guarantees are based on primary claims and use of the Navitus Select Formulary with the current ETF plan designs (01/01/2017). Excludes any claims for which Navitus is unable to submit and collect rebates (e.g., 340B, Long Term Care facilities, Hospital pharmacies, FSS pharmacies, GPO pricing), including any claims that may qualify for rebates under any government program (e.g., managed Medicaid rebate discounts). Per claim guarantees do not include vaccines, medical devices, generically named products, compounded prescriptions and non-legend drugs designated as overthe-counter (OTC) excluding diabetic test strips. In the event a member pays greater than 50% of the cost of the claim, the plan may not be eligible for that claim's rebates. Post patent rebates are subject to change based on market dynamics and can impact the rebate guarantee. Specialty minimum rebate guarantees are defined by the specialty drug regardless of channel used and exclude HIV/Transplant medications. Navitus reserves the right (with ETF review and approval) to revise the rebate minimum guarantees if lower net cost products become available, resulting in significant change in rebates. Brand Synthroid is removed from the calculation due to the lower net cost available to ETF.
- 5. Rebate Guarantees EGWP: Rebate guarantees are based on primary claims and use of the Navitus Med D Formulary with the current ETF plan designs (01/01/2017). Excludes any claims for which Navitus is unable to submit and collect rebates (e.g., 340B, Long Term Care facilities, Hospital pharmacies, FSS pharmacies, GPO pricing), including any claims that may qualify for rebates under any government program (e.g., managed Medicaid rebate discounts). Per claim guarantees do not include vaccines, medical devices, generically named products, compounded prescriptions and non-legend drugs designated as over-the-counter (OTC) excluding diabetic test strips. In the event a member pays greater than 50% of the cost of the claim, the plan may not be eligible for that claim's rebates. Post patent rebates are subject to change based on market dynamics and can impact the rebate guarantee. Specialty minimum rebate guarantees are defined by the specialty drug regardless of channel used and exclude HIV/Transplant medications. Navitus reserves the right (with ETF review and approval) to revise the rebate minimum guarantees if lower net cost products become available or a change in government legislation which materially impacts the current economics of the rebating process between pharmaceutical manufacturers and Navitus that results in significant change in rebates.
- 6. Specialty Discounts and Guarantees: The AWP Discount and Dispensing Fees are based on averages. Also, the Retail AWP Discount and Dispensing Fees apply for all Specialty claims filled at Retail Pharmacies. Specialty Claims originating at Retail Pharmacies will be included with all claims in the respective Retail Guarantee calculation. A separate Specialty AWP Discount or Dispensing Fee at Retail will not be calculated. Specialty guarantees are provided in aggregate and include both brand and generic specialty drug products for both Commercial and EGWP claims dispensed through the exclusive Wisconsin based network of Lumicera and UW Health Services only. Drugs originating outside the exclusive network will be passed through at 100% of the contracted rate with the specialty pharmacy provider with no mark-up or spread.

Please note the AWP and Dispensing are based on averages. Also, the Retail AWP Discount and Dispensing Fees apply for all Specialty claims filled at Retail Pharmacies. Specialty claims originating at Retail Pharmacies will be included with all claims in the respective Retail Guarantee calculation. A separate Specialty AWP Discount or Dispensing Fee at Retail will not be calculated.

Specialty guarantees for claims filled at the Specialty Pharmacies are provided in aggregate and include both brand and generic specialty drug products for both Commercial and EGWP claims dispensed through the exclusive Wisconsin-based network of Lumicera and UW Health Services, and Diplomat as the limited distribution wrap pharmacy only. This guarantee excludes specialty drugs originating outside of this

exclusive network. Drugs originating outside the exclusive network will be passed through at 100% of the contracted rate with the specialty pharmacy provider with no mark-up or spread.

Please refer to the Navitus - Specialty List for our confidential specialty drug list. Note the pricing provided on the Navitus - Specialty List are not guarantees. The specialty drug pricing provided is based on commonly dispensed doses and dosage forms. Due to Lumicera's unique acquisition plus pricing model, AWP discounts may vary based on the dosage form and dose dispensed. The AWP discounts provided are estimates and are not guarantees. The estimates provided include ancillary supplies. Lumicera's pricing model offers advantages to ETF including increased pricing transparency, avoidance of default discounts and inflationary price protection. Drug-specific pricing is the same regardless of an open or exclusive pharmacy arrangement. For specialty drugs originating outside of Lumicera, pricing will be passed through at 100% of the contracted rate with no mark up or spread.

The list provided is a comprehensive specialty drug list, but not all drugs listed are mandated to specialty pharmacy providers. For example, HIV and transplant medications are not mandated to specialty. Navitus recommends that these medications be dispensed in the retail setting due to the community-based resources and local physician, pharmacy and member relationships available to support care.