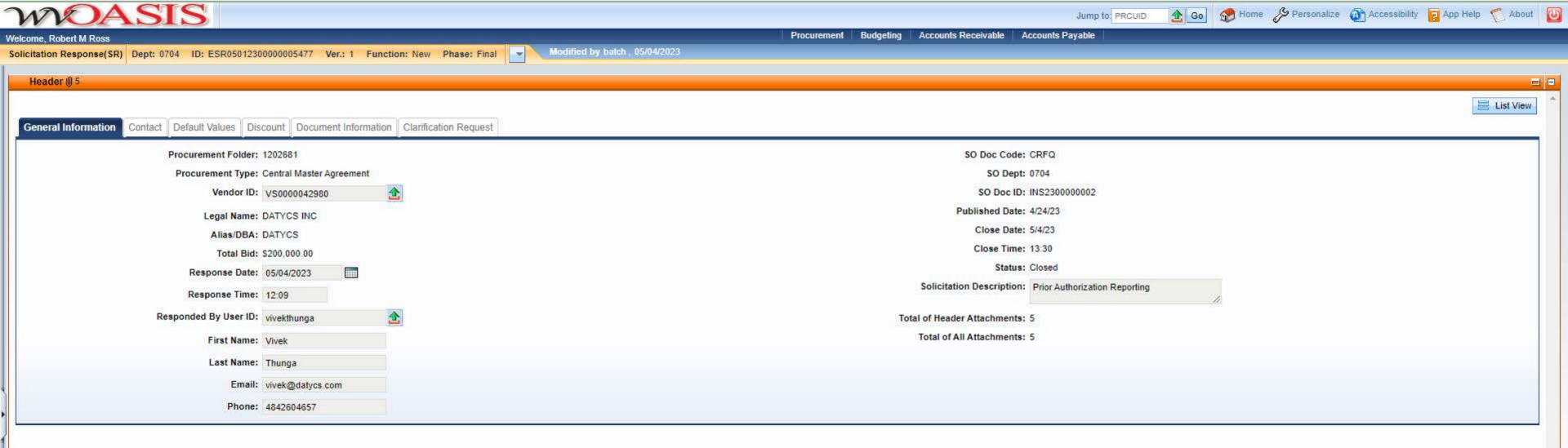


2019 Washington Street, East Charleston, WV 25305 Telephone: 304-558-2306 General Fax: 304-558-6026

Bid Fax: 304-558-3970

The following documentation is an electronically-submitted vendor response to an advertised solicitation from the *West Virginia Purchasing Bulletin* within the Vendor Self-Service portal at *wvOASIS.gov*. As part of the State of West Virginia's procurement process, and to maintain the transparency of the bid-opening process, this documentation submitted online is publicly posted by the West Virginia Purchasing Division at *WVPurchasing.gov* with any other vendor responses to this solicitation submitted to the Purchasing Division in hard copy format.





Department of Administration Purchasing Division 2019 Washington Street East Post Office Box 50130 Charleston, WV 25305-0130

### State of West Virginia Solicitation Response

Proc Folder: 1202681

Solicitation Description: Prior Authorization Reporting
Proc Type: Central Master Agreement

Solicitation Closes	Solicitation Response	Version
2023-05-04 13:30	SR 0704 ESR05012300000005477	1

 VENDOR

 VS0000042980

 DATYCS INC

Solicitation Number: CRFQ 0704 INS2300000002

Total Bid: 200000 Response Date: 2023-05-04 Response Time: 12:09:34

**Comments:** 5% discount will be offered if the total invoice amount is paid with in the first 30 days.

#### FOR INFORMATION CONTACT THE BUYER

Joseph E Hager III (304) 558-2306 joseph.e.hageriii@wv.gov

Vendor
Signature X FEIN# DATE

All offers subject to all terms and conditions contained in this solicitation

 Date Printed:
 May 4, 2023
 Page: 1
 FORM ID: WV-PRC-SR-001 2020/05

Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Ln Total Or Contract Amount
1	Financial and Insurance Services	1000.0000	HOUR	200.000000	200000.00

Comm Code	Manufacturer	Specification	Model #	
84000000				

Commodity Line Comments: Project Plan & Requirements - This phase involves scoping out the project, defining the reporting requirements, and creating a project plan. This phase requires a project manager and a business analyst. Project charter is the deliverable for this phase & the estimated cost for this phase is around \$50,000. The timeline for completion of this phase is 3 weeks.

> System Design & Review - This phase involves defining and building templates and KPIs for reporting. This phase requires a business analyst, UI designer and an architect. System design document is the deliverable for this phase. The estimated cost for this phase is around \$50,000. The timeline for completion of this phase is 7 weeks.

System Development & Configuration: This phase involves connecting with different data sources, run reporting & analytics KPI s. This phase requires a Data analyst, Software engineer, QA tester. Reporting Interface and Analytics Dashboards are the deliverables for this phase. The estimated cost for this phase is around \$40,000. Timeline for completion of this phase is 6-7 Weeks.

Adoption: This phase involves user training & going live. This phase requires a Business Analyst. User Training documentation & training sessions are the deliverables for this phase. Estimated cost for this phase is around \$40,000. Timeline is 3 Weeks.

Support: Datycs will provide support to this project till end of May 2024. This phase requires a support engineer. Estimated cost for this phase \$20000

#### **Extended Description:**

Number of Hours is for evaluation purposes only. The actual number of hours will vary.

FORM ID: WV-PRC-SR-001 2020/05 Date Printed: May 4, 2023 Page: 2



KTANNA

### ACORD° CERTIFIC

#### **CERTIFICATE OF LIABILITY INSURANCE**

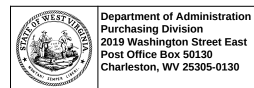
DATE (MM/DD/YYYY) 5/4/2023

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

	nis certificate does not confer rights to							require an endorsemen	l. AS	tatement on
PRO	DUCER				CONTAC NAME:	ਾ Sejal Ko	thari			
	3 International New England Tradecenter Drive Suite 4550				PHONE (A/C, No	, Ext): (781) 3	865-1362	FAX (A/C, No):		
	ourn, MA 01801				E-MAIL ADDRES	<sub>ss:</sub> sejal.kot	hari@hubii	nternational.com		
						INS	SURER(S) AFFOR	RDING COVERAGE		NAIC#
					INSURE	RA: Hartfor	d Underwri	ters Insurance Compa	any	30104
INSU	INSURED Potago Inc.					RB:				
	Datycs Inc. 100 Sylvan Rd				INSURE	RC:				
	Suite G700				INSURER D:					
	Woburn, MA 01801				INSURE	RE:				
				INSURE	RF:					
				E NUMBER:				REVISION NUMBER:		
	HIS IS TO CERTIFY THAT THE POLICIE IDICATED. NOTWITHSTANDING ANY RE									
С	ERTIFICATE MAY BE ISSUED OR MAY	PER <sup>T</sup>	TAIN,	THE INSURANCE AFFOR	DED BY	THE POLIC	IES DESCRIB	ED HEREIN IS SUBJECT 1		
	XCLUSIONS AND CONDITIONS OF SUCH F				BEEN F	POLICY EFF (MM/DD/YYYY)	POLICY EXP			
INSR LTR	TYPE OF INSURANCE  X COMMERCIAL GENERAL LIABILITY	ADDL INSD	WVD	POLICY NUMBER		(MM/DD/YYYY)	(MM/DD/YYYY)	LIMIT		1,000,000
^	CLAIMS-MADE X OCCUR			08SBAAG3EPM		1/31/2023	1/31/2024	EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	1,000,000
	CLAIWS-WADE X OCCUR			UOSBAAGSEPIVI		1/31/2023	1/31/2024		\$	10,000
								MED EXP (Any one person)	\$	1,000,000
	OFAUL ACCRECATE LIMIT APPLIES DEP.							PERSONAL & ADV INJURY	\$	2,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:    X   POLICY   PRO- JECT   LOC							GENERAL AGGREGATE	\$	2,000,000
								PRODUCTS - COMP/OP AGG	\$	
	OTHER: AUTOMOBILE LIABILITY							COMBINED SINGLE LIMIT (Ea accident)	\$ \$	
	ANY AUTO							BODILY INJURY (Per person)	\$	
	OWNED SCHEDULED AUTOS ONLY							BODILY INJURY (Per accident)	\$	
	HIRED NON-OWNED AUTOS ONLY							PROPERTY DAMAGE (Per accident)	\$	
	AUTOS ONLY AUTOS ONLY							(i di doddent)	\$	
	UMBRELLA LIAB OCCUR							EACH OCCURRENCE	\$	
	EXCESS LIAB CLAIMS-MADE							AGGREGATE	\$	
	DED RETENTION \$								\$	
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY							PER OTH- STATUTE ER		
	ANY PROPRIETOR/PARTNER/EXECUTIVE	N/A						E.L. EACH ACCIDENT	\$	
	(Mandatory in NH)							E.L. DISEASE - EA EMPLOYEE	\$	
	If yes, describe under DESCRIPTION OF OPERATIONS below							E.L. DISEASE - POLICY LIMIT	\$	
Α	Employment Practices			08SBAAG3EPM		5/04/2023	1/31/2024	1,000,000		
DES	CRIPTION OF OPERATIONS / LOCATIONS / VEHICL	ES (A	CORD	101, Additional Remarks Schedu	le, may b	e attached if mor	e space is requir	ed)		
	DTIFICATE LIQUEED				CANC	NELL ATION				
CE	RTIFICATE HOLDER				CANC	ELLATION				
	Proof Of Insurance				THE	EXPIRATION	N DATE TH	ESCRIBED POLICIES BE CA EREOF, NOTICE WILL I Y PROVISIONS.		
					AUTHO	RIZED REPRESEI	2000			
			Jag hits							

ACORD 25 (2016/03)



#### State of West Virginia **Centralized Request for Quote** Service - Prof

**Proc Folder:** 1202681

Doc Description: Prior Authorization Reporting

**Reason for Modification:** 

Addendum #1 issued to publish agency responses to all vendor

submitted questions.

**Proc Type:** Central Master Agreement

Solicitation Closes Version Date Issued Solicitation No 2023-04-24

2023-05-04 13:30 CRFQ 0704 INS2300000002 2

#### **BID RECEIVING LOCATION**

**BID CLERK** 

DEPARTMENT OF ADMINISTRATION

PURCHASING DIVISION

2019 WASHINGTON ST E

CHARLESTON WV 25305

US

#### **VENDOR**

Vendor Customer Code: VS00000042890

Vendor Name: Datycs Inc

Address: 100 Tradecenter Suite G-700

Street:

City: Woburn

**Country: United States** Zip: 01801 State: MA

Principal Contact: Srinivasa Rao

Vendor Contact Phone: 617-761-7500 **Extension:** 

#### FOR INFORMATION CONTACT THE BUYER

Joseph E Hager III (304) 558-2306

joseph.e.hageriii@wv.gov

Vendor Srinivasa Roof. Signature X FEIN# 46-4398498 **DATE** 05-03-2023

All offers subject to all terms and conditions contained in this solicitation

FORM ID: WV-PRC-CRFQ-002 2020/05 Date Printed: Apr 24, 2023 Page: 1

#### **ADDITIONAL INFORMATION**

The West Virginia Purchasing Division is soliciting bids on behalf of the West Virginia Offices of the Insurance Commissioner to establish a contract for Prior Authorization Reporting per the attached specifications and terms and conditions.

INVOICE TO		SHIP TO	
OFFICES OF THE INSURANCE COMMISSIONER PO BOX 50540		OFFICES OF THE INSURANCE COMMISSIONER 900 PENNSYLVANIA AVE	
CHARLESTON US	WV	CHARLESTON US	WV

Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Total Price
1	Financial and Insurance Services	1000.00000	HOUR		

Comm Code	Manufacturer	Specification	Model #
84000000			

#### **Extended Description:**

Number of Hours is for evaluation purposes only. The actual number of hours will vary.

#### **SCHEDULE OF EVENTS**

<u>Line</u> <u>Event</u> <u>Event Date</u>

	Document Phase	Document Description	Page 3
INS2300000002	Final	Prior Authorization Reporting	

### ADDITIONAL TERMS AND CONDITIONS

See attached document(s) for additional Terms and Conditions

#### INSTRUCTIONS TO VENDORS SUBMITTING BIDS

- 1. REVIEW DOCUMENTS THOROUGHLY: The attached documents contain a solicitation for bids. Please read these instructions and all documents attached in their entirety. These instructions provide critical information about requirements that if overlooked could lead to disqualification of a Vendor's bid. All bids must be submitted in accordance with the provisions contained in these instructions and the Solicitation. Failure to do so may result in disqualification of Vendor's bid.
- **2. MANDATORY TERMS:** The Solicitation may contain mandatory provisions identified by the use of the words "must," "will," and "shall." Failure to comply with a mandatory term in the Solicitation will result in bid disqualification.

<b>3. PREBID MEETING:</b> The item identified below shall apply to this Solicitation.
[] A pre-bid meeting will not be held prior to bid opening
[] A MANDATORY PRE-BID meeting will be held at the following place and time:

All Vendors submitting a bid must attend the mandatory pre-bid meeting. Failure to attend the mandatory pre-bid meeting shall result in disqualification of the Vendor's bid. No one individual is permitted to represent more than one vendor at the pre-bid meeting. Any individual that does attempt to represent two or more vendors will be required to select one vendor to which the individual's attendance will be attributed. The vendors not selected will be deemed to have not attended the pre-bid meeting unless another individual attended on their behalf.

An attendance sheet provided at the pre-bid meeting shall serve as the official document verifying attendance. Any person attending the pre-bid meeting on behalf of a Vendor must list on the attendance sheet his or her name and the name of the Vendor he or she is representing.

Additionally, the person attending the pre-bid meeting should include the Vendor's E-Mail address, phone number, and Fax number on the attendance sheet. It is the Vendor's responsibility to locate the attendance sheet and provide the required information. Failure to complete the attendance sheet as required may result in disqualification of Vendor's bid.

All Vendors should arrive prior to the starting time for the pre-bid. Vendors who arrive after the starting time but prior to the end of the pre-bid will be permitted to sign in but are charged with knowing all matters discussed at the pre-bid.

Questions submitted at least five business days prior to a scheduled pre-bid will be discussed at the pre-bid meeting if possible. Any discussions or answers to questions at the pre-bid meeting are preliminary in nature and are non-binding. Official and binding answers to questions will be published in a written addendum to the Solicitation prior to bid opening.

**4. VENDOR QUESTION DEADLINE:** Vendors may submit questions relating to this Solicitation to the Purchasing Division. Questions must be submitted in writing. All questions must be submitted on or before the date listed below and to the address listed below to be considered. A written response will be published in a Solicitation addendum if a response is possible and appropriate. Non-written discussions, conversations, or questions and answers regarding this Solicitation are preliminary in nature and are nonbinding.

Submitted emails should have the solicitation number in the subject line.

Question Submission Deadline:

Submit Questions to: 2019 Washington Street, East Charleston, WV 25305 Fax: (304) 558-3970

Email:

- 5. VERBAL COMMUNICATION: Any verbal communication between the Vendor and any State personnel is not binding, including verbal communication at the mandatory pre-bid conference. Only information issued in writing and added to the Solicitation by an official written addendum by the Purchasing Division is binding.
- **6. BID SUBMISSION:** All bids must be submitted on or before the date and time of the bid opening listed in section 7 below. Vendors can submit bids electronically through wvOASIS, in paper form delivered to the Purchasing Division at the address listed below either in person or by courier, or in facsimile form by faxing to the Purchasing Division at the number listed below. Notwithstanding the foregoing, the Purchasing Division may prohibit the submission of bids electronically through wvOASIS at its sole discretion. Such a prohibition will be contained and communicated in the wvOASIS system resulting in the Vendor's inability to submit bids through wvOASIS. The Purchasing Division will not accept bids, modification of bids, or addendum acknowledgment forms via email. Bids submitted in paper or facsimile form must contain a signature. Bids submitted in wvOASIS are deemed to be electronically signed.

Any bid received by the Purchasing Division staff is considered to be in the possession of the Purchasing Division and will not be returned for any reason.

For Request for Proposal ("RFP") Responses Only: Submission of a response to a Request
for Proposal is not permitted in wvOASIS. In the event that Vendor is responding to a request
for proposal, the Vendor shall submit one original technical and one original cost proposal prior
to the bid opening date and time identified in Section 7 below, plus
convenience copies of each to the Purchasing Division at the address shown below. Additionally
the Vendor should clearly identify and segregate the cost proposal from the technical proposal
in a separately sealed envelope.

#### **Bid Delivery Address and Fax Number:**

Department of Administration, Purchasing Division 2019 Washington Street East Charleston, WV 25305-0130

Fax: 304-558-3970

A bid submitted in paper or facsimile form should contain the information listed below on the face of the submission envelope or fax cover sheet. Otherwise, the bid may be rejected by the Purchasing Division.

**VENDOR NAME:** 

BUYER:

**SOLICITATION NO.:** 

**BID OPENING DATE:** 

**BID OPENING TIME:** 

FAX NUMBER:

**7. BID OPENING:** Bids submitted in response to this Solicitation will be opened at the location identified below on the date and time listed below. Delivery of a bid after the bid opening date and time will result in bid disqualification. For purposes of this Solicitation, a bid is considered delivered when confirmation of delivery is provided by wvOASIS (in the case of electronic submission) or when the bid is time stamped by the official Purchasing Division time clock (in the case of hand delivery).

Bid Opening Date and Time:

Bid Opening Location: Department of Administration, Purchasing Division 2019 Washington Street East Charleston, WV 25305-0130

- **8.** ADDENDUM ACKNOWLEDGEMENT: Changes or revisions to this Solicitation will be made by an official written addendum issued by the Purchasing Division. Vendor should acknowledge receipt of all addenda issued with this Solicitation by completing an Addendum Acknowledgment Form, a copy of which is included herewith. Failure to acknowledge addenda may result in bid disqualification. The addendum acknowledgement should be submitted with the bid to expedite document processing.
- **9. BID FORMATTING:** Vendor should type or electronically enter the information onto its bid to prevent errors in the evaluation. Failure to type or electronically enter the information may result in bid disqualification.

- 10. ALTERNATE MODEL OR BRAND: Unless the box below is checked, any model, brand, or specification listed in this Solicitation establishes the acceptable level of quality only and is not intended to reflect a preference for, or in any way favor, a particular brand or vendor. Vendors may bid alternates to a listed model or brand provided that the alternate is at least equal to the model or brand and complies with the required specifications. The equality of any alternate being bid shall be determined by the State at its sole discretion. Any Vendor bidding an alternate model or brand should clearly identify the alternate items in its bid and should include manufacturer's specifications, industry literature, and/or any other relevant documentation demonstrating the equality of the alternate items. Failure to provide information for alternate items may be grounds for rejection of a Vendor's bid.
- [] This Solicitation is based upon a standardized commodity established under W. Va. Code § 5A-3-61. Vendors are expected to bid the standardized commodity identified. Failure to bid the standardized commodity will result in your firm's bid being rejected.
- 11. EXCEPTIONS AND CLARIFICATIONS: The Solicitation contains the specifications that shall form the basis of a contractual agreement. Vendor shall clearly mark any exceptions, clarifications, or other proposed modifications in its bid. Exceptions to, clarifications of, or modifications of a requirement or term and condition of the Solicitation may result in bid disqualification.
- **12. COMMUNICATION LIMITATIONS:** In accordance with West Virginia Code of State Rules §148-1-6.6, communication with the State of West Virginia or any of its employees regarding this Solicitation during the solicitation, bid, evaluation or award periods, except through the Purchasing Division, is strictly prohibited without prior Purchasing Division approval. Purchasing Division approval for such communication is implied for all agency delegated and exempt purchases.
- **13. REGISTRATION:** Prior to Contract award, the apparent successful Vendor must be properly registered with the West Virginia Purchasing Division and must have paid the \$125 fee, if applicable.
- 14. UNIT PRICE: Unit prices shall prevail in cases of a discrepancy in the Vendor's bid.
- **15. PREFERENCE:** Vendor Preference may be requested in purchases of motor vehicles or construction and maintenance equipment and machinery used in highway and other infrastructure projects. Any request for preference must be submitted in writing with the bid, must specifically identify the preference requested with reference to the applicable subsection of West Virginia Code § 5A-3-37, and must include with the bid any information necessary to evaluate and confirm the applicability of the requested preference. A request form to help facilitate the request can be found at: <a href="https://www.state.wv.us/admin/purchase/vrc/Venpref.pdf">www.state.wv.us/admin/purchase/vrc/Venpref.pdf</a>.

- **15A. RECIPROCAL PREFERENCE:** The State of West Virginia applies a reciprocal preference to all solicitations for commodities and printing in accordance with W. Va. Code § 5A-3-37(b). In effect, non-resident vendors receiving a preference in their home states, will see that same preference granted to West Virginia resident vendors bidding against them in West Virginia. Any request for reciprocal preference must include with the bid any information necessary to evaluate and confirm the applicability of the preference. A request form to help facilitate the request can be found at: www.state.wv.us/admin/purchase/vrc/Venpref.pdf.
- 16. SMALL, WOMEN-OWNED, OR MINORITY-OWNED BUSINESSES: For any solicitations publicly advertised for bid, in accordance with West Virginia Code §5A-3-37 and W. Va. CSR § 148-22-9, any non-resident vendor certified as a small, women-owned, or minority-owned business under W. Va. CSR § 148-22-9 shall be provided the same preference made available to any resident vendor. Any non-resident small, women-owned, or minority-owned business must identify itself as such in writing, must submit that writing to the Purchasing Division with its bid, and must be properly certified under W. Va. CSR § 148-22-9 prior to contract award to receive the preferences made available to resident vendors. Preference for a non-resident small, women-owned, or minority owned business shall be applied in accordance with W. Va. CSR § 148-22-9.
- 17. WAIVER OF MINOR IRREGULARITIES: The Director reserves the right to waive minor irregularities in bids or specifications in accordance with West Virginia Code of State Rules § 148-1-4.6.
- **18. ELECTRONIC FILE ACCESS RESTRICTIONS:** Vendor must ensure that its submission in *wv*OASIS can be accessed and viewed by the Purchasing Division staff immediately upon bid opening. The Purchasing Division will consider any file that cannot be immediately accessed and viewed at the time of the bid opening (such as, encrypted files, password protected files, or incompatible files) to be blank or incomplete as context requires and are therefore unacceptable. A vendor will not be permitted to unencrypt files, remove password protections, or resubmit documents after bid opening to make a file viewable if those documents are required with the bid. A Vendor may be required to provide document passwords or remove access restrictions to allow the Purchasing Division to print or electronically save documents provided that those documents are viewable by the Purchasing Division prior to obtaining the password or removing the access restriction.
- 19. NON-RESPONSIBLE: The Purchasing Division Director reserves the right to reject the bid of any vendor as Non-Responsible in accordance with W. Va. Code of State Rules § 148-1-5.3, when the Director determines that the vendor submitting the bid does not have the capability to fully perform or lacks the integrity and reliability to assure good-faith performance."
- **20.** ACCEPTANCE/REJECTION: The State may accept or reject any bid in whole, or in part in accordance with W. Va. Code of State Rules § 148-1-4.5. and § 148-1-6.4.b."

**21. YOUR SUBMISSION IS A PUBLIC DOCUMENT:** Vendor's entire response to the Solicitation and the resulting Contract are public documents. As public documents, they will be disclosed to the public following the bid/proposal opening or award of the contract, as required by the competitive bidding laws of West Virginia Code §§ 5A-3-1 et seq., 5-22-1 et seq., and 5G-1-1 et seq. and the Freedom of Information Act West Virginia Code §§ 29B-1-1 et seq.

DO NOT SUBMIT MATERIAL YOU CONSIDER TO BE CONFIDENTIAL, A TRADE SECRET, OR OTHERWISE NOT SUBJECT TO PUBLIC DISCLOSURE.

Submission of any bid, proposal, or other document to the Purchasing Division constitutes your explicit consent to the subsequent public disclosure of the bid, proposal, or document. The Purchasing Division will disclose any document labeled "confidential," "proprietary," "trade secret," "private," or labeled with any other claim against public disclosure of the documents, to include any "trade secrets" as defined by West Virginia Code § 47-22-1 et seq. All submissions are subject to public disclosure without notice.

- **22. WITH THE BID REQUIREMENTS:** In instances where these specifications require documentation or other information with the bid, and a vendor fails to provide it with the bid, the Director of the Purchasing Division reserves the right to request those items after bid opening and prior to contract award pursuant to the authority to waive minor irregularities in bids or specifications under W. Va. CSR § 148-1-4.6. This authority does not apply to instances where state law mandates receipt with the bid.
- **23. EMAIL NOTIFICATION OF AWARD:** The Purchasing Division will attempt to provide bidders with e-mail notification of contract award when a solicitation that the bidder participated in has been awarded. For notification purposes, bidders must provide the Purchasing Division with a valid email address in the bid response. Bidders may also monitor *wv*OASIS or the Purchasing Division's website to determine when a contract has been awarded.
- **24. ISRAEL BOYCOTT CERTIFICATION:** Vendor's act of submitting a bid in response to this solicitation shall be deemed a certification from bidder to the State that bidder is not currently engaged in, and will not for the duration of the contract, engage in a boycott of Israel. This certification is required by W. Va. Code § 5A-3-63.

#### **GENERAL TERMS AND CONDITIONS:**

- 1. CONTRACTUAL AGREEMENT: Issuance of an Award Document signed by the Purchasing Division Director, or his designee, and approved as to form by the Attorney General's office constitutes acceptance by the State of this Contract made by and between the State of West Virginia and the Vendor. Vendor's signature on its bid, or on the Contract if the Contract is not the result of a bid solicitation, signifies Vendor's agreement to be bound by and accept the terms and conditions contained in this Contract.
- **2. DEFINITIONS:** As used in this Solicitation/Contract, the following terms shall have the meanings attributed to them below. Additional definitions may be found in the specifications included with this Solicitation/Contract.
- **2.1. "Agency"** or "**Agencies"** means the agency, board, commission, or other entity of the State of West Virginia that is identified on the first page of the Solicitation or any other public entity seeking to procure goods or services under this Contract.
- **2.2.** "Bid" or "Proposal" means the vendors submitted response to this solicitation.
- **2.3.** "Contract" means the binding agreement that is entered into between the State and the Vendor to provide the goods or services requested in the Solicitation.
- **2.4. "Director"** means the Director of the West Virginia Department of Administration, Purchasing Division.
- **2.5. "Purchasing Division"** means the West Virginia Department of Administration, Purchasing Division.
- **2.6. "Award Document"** means the document signed by the Agency and the Purchasing Division, and approved as to form by the Attorney General, that identifies the Vendor as the contract holder.
- **2.7. "Solicitation"** means the official notice of an opportunity to supply the State with goods or services that is published by the Purchasing Division.
- **2.8. "State"** means the State of West Virginia and/or any of its agencies, commissions, boards, etc. as context requires.
- **2.9. "Vendor"** or "**Vendors"** means any entity submitting a bid in response to the Solicitation, the entity that has been selected as the lowest responsible bidder, or the entity that has been awarded the Contract as context requires.

determined in accordance with the category that has been identified as applicable to this Contract below:
[ ] Term Contract
Initial Contract Term: The Initial Contract Term will be for a period of The Initial Contract Term becomes effective on the effective start date listed on the first page of this Contract, identified as the State of West Virginia contract cover page containing the signatures of the Purchasing Division, Attorney General, and Encumbrance clerk (or another page identified as), and the Initial Contract Term ends on the effective end date also shown on the first page of this Contract.
Renewal Term: This Contract may be renewed upon the mutual written consent of the Agency, and the Vendor, with approval of the Purchasing Division and the Attorney General's office (Attorney General approval is as to form only). Any request for renewal should be delivered to the Agency and then submitted to the Purchasing Division thirty (30) days prior to the expiration date of the initial contract term or appropriate renewal term. A Contract renewal shall be in accordance with the terms and conditions of the original contract. Unless otherwise specified below, renewal of this Contract is limited to successive one (1) year periods or multiple renewal periods of less than one year, provided that the multiple renewal periods do not exceed the total number of months available in all renewal years combined. Automatic renewal of this Contract is prohibited. Renewals must be approved by the Vendor, Agency, Purchasing Division and Attorney General's office (Attorney General approval is as to form only)
[] Alternate Renewal Term – This contract may be renewed for successive year periods or shorter periods provided that they do not exceed the total number of months contained in all available renewals. Automatic renewal of this Contract is prohibited. Renewals must be approved by the Vendor, Agency, Purchasing Division and Attorney General's office (Attorney General approval is as to form only)
<b>Delivery Order Limitations:</b> In the event that this contract permits delivery orders, a delivery order may only be issued during the time this Contract is in effect. Any delivery order issued within one year of the expiration of this Contract shall be effective for one year from the date the delivery order is issued. No delivery order may be extended beyond one year after this Contract has expired.
[] <b>Fixed Period Contract:</b> This Contract becomes effective upon Vendor's receipt of the notice to proceed and must be completed withindays.

3. CONTRACT TERM; RENEWAL; EXTENSION: The term of this Contract shall be

receipt of the notice to proceed and part of the Contract more fully described in the attached specifications must be completed within days. Upon completion of the
work covered by the preceding sentence, the vendor agrees that:
[ ] the contract will continue for years;
[ ] the contract may be renewed for successive year periods or shorter periods provided that they do not exceed the total number of months contained in all available renewals. Automatic renewal of this Contract is prohibited. Renewals must be approved by the Vendor, Agency, Purchasing Division and Attorney General's Office (Attorney General approval is as to form only).
[] One-Time Purchase: The term of this Contract shall run from the issuance of the Award Document until all of the goods contracted for have been delivered, but in no event will this Contract extend for more than one fiscal year.
[ ] Construction/Project Oversight: This Contract becomes effective on the effective start date listed on the first page of this Contract, identified as the State of West Virginia contract cover page containing the signatures of the Purchasing Division, Attorney General, and Encumbrance clerk (or another page identified as ), and continues until the project for which the vendor is providing oversight is complete.
[] Other: Contract Term specified in
<b>4. AUTHORITY TO PROCEED:</b> Vendor is authorized to begin performance of this contract on the date of encumbrance listed on the front page of the Award Document unless either the box for "Fixed Period Contract" or "Fixed Period Contract with Renewals" has been checked in Section 3 above. If either "Fixed Period Contract" or "Fixed Period Contract with Renewals" has been checked, Vendor must not begin work until it receives a separate notice to proceed from the State. The notice to proceed will then be incorporated into the Contract via change order to memorialize the official date that work commenced.
<b>5. QUANTITIES:</b> The quantities required under this Contract shall be determined in accordance with the category that has been identified as applicable to this Contract below.
[] <b>Open End Contract:</b> Quantities listed in this Solicitation/Award Document are approximations only, based on estimates supplied by the Agency. It is understood and agreed that the Contract shall cover the quantities actually ordered for delivery during the term of the Contract, whether more or less than the quantities shown.
[] <b>Service:</b> The scope of the service to be provided will be more clearly defined in the specifications included herewith.
[] Combined Service and Goods: The scope of the service and deliverable goods to be provided will be more clearly defined in the specifications included herewith.

[] One-Time Purchase: This Contract is for the purchase of a set quantity of goods that are identified in the specifications included herewith. Once those items have been delivered, no additional goods may be procured under this Contract without an appropriate change order approved by the Vendor, Agency, Purchasing Division, and Attorney General's office.
[ ] <b>Construction:</b> This Contract is for construction activity more fully defined in the specifications.
<b>6. EMERGENCY PURCHASES:</b> The Purchasing Division Director may authorize the Agency to purchase goods or services in the open market that Vendor would otherwise provide under this Contract if those goods or services are for immediate or expedited delivery in an emergency. Emergencies shall include, but are not limited to, delays in transportation or an unanticipated increase in the volume of work. An emergency purchase in the open market, approved by the Purchasing Division Director, shall not constitute of breach of this Contract and shall not entitle the Vendor to any form of compensation or damages. This provision does not excuse the State from fulfilling its obligations under a One-Time Purchase contract.
<b>7. REQUIRED DOCUMENTS:</b> All of the items checked in this section must be provided to the Purchasing Division by the Vendor as specified:
[] LICENSE(S) / CERTIFICATIONS / PERMITS: In addition to anything required under the Section of the General Terms and Conditions entitled Licensing, the apparent successful Vendor shall furnish proof of the following licenses, certifications, and/or permits upon request and in a form acceptable to the State. The request may be prior to or after contract award at the State's sole discretion.
[]
[]

The apparent successful Vendor shall also furnish proof of any additional licenses or certifications contained in the specifications regardless of whether or not that requirement is listed above.

**8. INSURANCE:** The apparent successful Vendor shall furnish proof of the insurance identified by a checkmark below prior to Contract award. The insurance coverages identified below must be maintained throughout the life of this contract. Thirty (30) days prior to the expiration of the insurance policies, Vendor shall provide the Agency with proof that the insurance mandated herein has been continued. Vendor must also provide Agency with immediate notice of any changes in its insurance policies, including but not limited to, policy cancelation, policy reduction, or change in insurers. The apparent successful Vendor shall also furnish proof of any additional insurance requirements contained in the specifications prior to Contract award regardless of whether that insurance requirement is listed in this section.

Vendor must maintain:		
[] Commercial General Liability Insurance in at least a occurrence.	n amount of:	per
[] Automobile Liability Insurance in at least an amount occurrence.	of:	per
Professional/Malpractice/Errors and Omission Insur- per occurrence. Notwithstanding the to list the State as an additional insured for this type of pole	rance in at least an am ne forgoing, Vendor's a licy.	ount of: are not required
[ ] Commercial Crime and Third Party Fidelity Insurant per occurrence.	nce in an amount of:	
[] Cyber Liability Insurance in an amount of:occurrence.		_ per
[] Builders Risk Insurance in an amount equal to 100% of	of the amount of the Co	ontract.
[ ] Pollution Insurance in an amount of:	per occurrence.	
[] Aircraft Liability in an amount of:	per occurrence.	
[]		
[]		
[]		
[ ]		

- **9. WORKERS' COMPENSATION INSURANCE:** Vendor shall comply with laws relating to workers compensation, shall maintain workers' compensation insurance when required, and shall furnish proof of workers' compensation insurance upon request.
- **10. VENUE:** All legal actions for damages brought by Vendor against the State shall be brought in the West Virginia Claims Commission. Other causes of action must be brought in the West Virginia court authorized by statute to exercise jurisdiction over it.

11. LIQUIDATED DAMAGES: This clause shall in no way be considered exclusive and shall not limit the State or Agency's right to pursue any other available remedy. Vendor shall not

liquidated damages in the amount specified below or as described in the specifications:			
[]	for	·	
[] Liquidated D	Damages Contained in the Specifications.		
[ ] Liquidated D	Damages Are Not Included in this Contract.		

- **12. ACCEPTANCE:** Vendor's signature on its bid, or on the certification and signature page, constitutes an offer to the State that cannot be unilaterally withdrawn, signifies that the product or service proposed by vendor meets the mandatory requirements contained in the Solicitation for that product or service, unless otherwise indicated, and signifies acceptance of the terms and conditions contained in the Solicitation unless otherwise indicated.
- 13. PRICING: The pricing set forth herein is firm for the life of the Contract, unless specified elsewhere within this Solicitation/Contract by the State. A Vendor's inclusion of price adjustment provisions in its bid, without an express authorization from the State in the Solicitation to do so, may result in bid disqualification. Notwithstanding the foregoing, Vendor must extend any publicly advertised sale price to the State and invoice at the lower of the contract price or the publicly advertised sale price.
- **14. PAYMENT IN ARREARS:** Payments for goods/services will be made in arrears only upon receipt of a proper invoice, detailing the goods/services provided or receipt of the goods/services, whichever is later. Notwithstanding the foregoing, payments for software maintenance, licenses, or subscriptions may be paid annually in advance.
- **15. PAYMENT METHODS:** Vendor must accept payment by electronic funds transfer and P-Card. (The State of West Virginia's Purchasing Card program, administered under contract by a banking institution, processes payment for goods and services through state designated credit cards.)
- **16. TAXES:** The Vendor shall pay any applicable sales, use, personal property or any other taxes arising out of this Contract and the transactions contemplated thereby. The State of West Virginia is exempt from federal and state taxes and will not pay or reimburse such taxes.

- 17. ADDITIONAL FEES: Vendor is not permitted to charge additional fees or assess additional charges that were not either expressly provided for in the solicitation published by the State of West Virginia, included in the Contract, or included in the unit price or lump sum bid amount that Vendor is required by the solicitation to provide. Including such fees or charges as notes to the solicitation may result in rejection of vendor's bid. Requesting such fees or charges be paid after the contract has been awarded may result in cancellation of the contract.
- **18. FUNDING:** This Contract shall continue for the term stated herein, contingent upon funds being appropriated by the Legislature or otherwise being made available. In the event funds are not appropriated or otherwise made available, this Contract becomes void and of no effect beginning on July 1 of the fiscal year for which funding has not been appropriated or otherwise made available. If that occurs, the State may notify the Vendor that an alternative source of funding has been obtained and thereby avoid the automatic termination. Non-appropriation or non-funding shall not be considered an event of default.
- **19. CANCELLATION:** The Purchasing Division Director reserves the right to cancel this Contract immediately upon written notice to the vendor if the materials or workmanship supplied do not conform to the specifications contained in the Contract. The Purchasing Division Director may also cancel any purchase or Contract upon 30 days written notice to the Vendor in accordance with West Virginia Code of State Rules § 148-1-5.2.b.
- **20. TIME:** Time is of the essence regarding all matters of time and performance in this Contract.
- 21. APPLICABLE LAW: This Contract is governed by and interpreted under West Virginia law without giving effect to its choice of law principles. Any information provided in specification manuals, or any other source, verbal or written, which contradicts or violates the West Virginia Constitution, West Virginia Code, or West Virginia Code of State Rules is void and of no effect.
- **22. COMPLIANCE WITH LAWS:** Vendor shall comply with all applicable federal, state, and local laws, regulations and ordinances. By submitting a bid, Vendor acknowledges that it has reviewed, understands, and will comply with all applicable laws, regulations, and ordinances.
  - **SUBCONTRACTOR COMPLIANCE:** Vendor shall notify all subcontractors providing commodities or services related to this Contract that as subcontractors, they too are required to comply with all applicable laws, regulations, and ordinances. Notification under this provision must occur prior to the performance of any work under the contract by the subcontractor.
- **23. ARBITRATION:** Any references made to arbitration contained in this Contract, Vendor's bid, or in any American Institute of Architects documents pertaining to this Contract are hereby deleted, void, and of no effect.

- **24. MODIFICATIONS:** This writing is the parties' final expression of intent. Notwithstanding anything contained in this Contract to the contrary no modification of this Contract shall be binding without mutual written consent of the Agency, and the Vendor, with approval of the Purchasing Division and the Attorney General's office (Attorney General approval is as to form only). Any change to existing contracts that adds work or changes contract cost, and were not included in the original contract, must be approved by the Purchasing Division and the Attorney General's Office (as to form) prior to the implementation of the change or commencement of work affected by the change.
- **25. WAIVER:** The failure of either party to insist upon a strict performance of any of the terms or provision of this Contract, or to exercise any option, right, or remedy herein contained, shall not be construed as a waiver or a relinquishment for the future of such term, provision, option, right, or remedy, but the same shall continue in full force and effect. Any waiver must be expressly stated in writing and signed by the waiving party.
- **26. SUBSEQUENT FORMS:** The terms and conditions contained in this Contract shall supersede any and all subsequent terms and conditions which may appear on any form documents submitted by Vendor to the Agency or Purchasing Division such as price lists, order forms, invoices, sales agreements, or maintenance agreements, and includes internet websites or other electronic documents. Acceptance or use of Vendor's forms does not constitute acceptance of the terms and conditions contained thereon.
- **27. ASSIGNMENT:** Neither this Contract nor any monies due, or to become due hereunder, may be assigned by the Vendor without the express written consent of the Agency, the Purchasing Division, the Attorney General's office (as to form only), and any other government agency or office that may be required to approve such assignments.
- **28.** WARRANTY: The Vendor expressly warrants that the goods and/or services covered by this Contract will: (a) conform to the specifications, drawings, samples, or other description furnished or specified by the Agency; (b) be merchantable and fit for the purpose intended; and (c) be free from defect in material and workmanship.
- **29. STATE EMPLOYEES:** State employees are not permitted to utilize this Contract for personal use and the Vendor is prohibited from permitting or facilitating the same.
- **30. PRIVACY, SECURITY, AND CONFIDENTIALITY:** The Vendor agrees that it will not disclose to anyone, directly or indirectly, any such personally identifiable information or other confidential information gained from the Agency, unless the individual who is the subject of the information consents to the disclosure in writing or the disclosure is made pursuant to the Agency's policies, procedures, and rules. Vendor further agrees to comply with the Confidentiality Policies and Information Security Accountability Requirements, set forth in <a href="http://www.state.wv.us/admin/purchase/privacy/default.html">http://www.state.wv.us/admin/purchase/privacy/default.html</a>.

**31. YOUR SUBMISSION IS A PUBLIC DOCUMENT:** Vendor's entire response to the Solicitation and the resulting Contract are public documents. As public documents, they will be disclosed to the public following the bid/proposal opening or award of the contract, as required by the competitive bidding laws of West Virginia Code §§ 5A-3-1 et seq., 5-22-1 et seq., and 5G-1-1 et seq. and the Freedom of Information Act West Virginia Code §§ 29B-1-1 et seq.

DO NOT SUBMIT MATERIAL YOU CONSIDER TO BE CONFIDENTIAL, A TRADE SECRET, OR OTHERWISE NOT SUBJECT TO PUBLIC DISCLOSURE.

Submission of any bid, proposal, or other document to the Purchasing Division constitutes your explicit consent to the subsequent public disclosure of the bid, proposal, or document. The Purchasing Division will disclose any document labeled "confidential," "proprietary," "trade secret," "private," or labeled with any other claim against public disclosure of the documents, to include any "trade secrets" as defined by West Virginia Code § 47-22-1 et seq. All submissions are subject to public disclosure without notice.

**32. LICENSING:** In accordance with West Virginia Code of State Rules § 148-1-6.1.e, Vendor must be licensed and in good standing in accordance with any and all state and local laws and requirements by any state or local agency of West Virginia, including, but not limited to, the West Virginia Secretary of State's Office, the West Virginia Tax Department, West Virginia Insurance Commission, or any other state agency or political subdivision. Obligations related to political subdivisions may include, but are not limited to, business licensing, business and occupation taxes, inspection compliance, permitting, etc. Upon request, the Vendor must provide all necessary releases to obtain information to enable the Purchasing Division Director or the Agency to verify that the Vendor is licensed and in good standing with the above entities.

**SUBCONTRACTOR COMPLIANCE:** Vendor shall notify all subcontractors providing commodities or services related to this Contract that as subcontractors, they too are required to be licensed, in good standing, and up-to-date on all state and local obligations as described in this section. Obligations related to political subdivisions may include, but are not limited to, business licensing, business and occupation taxes, inspection compliance, permitting, etc. Notification under this provision must occur prior to the performance of any work under the contract by the subcontractor.

- **33. ANTITRUST:** In submitting a bid to, signing a contract with, or accepting a Award Document from any agency of the State of West Virginia, the Vendor agrees to convey, sell, assign, or transfer to the State of West Virginia all rights, title, and interest in and to all causes of action it may now or hereafter acquire under the antitrust laws of the United States and the State of West Virginia for price fixing and/or unreasonable restraints of trade relating to the particular commodities or services purchased or acquired by the State of West Virginia. Such assignment shall be made and become effective at the time the purchasing agency tenders the initial payment to Vendor.
- **34. VENDOR NON-CONFLICT:** Neither Vendor nor its representatives are permitted to have any interest, nor shall they acquire any interest, direct or indirect, which would compromise the performance of its services hereunder. Any such interests shall be promptly presented in detail to the Agency.

**35. VENDOR RELATIONSHIP:** The relationship of the Vendor to the State shall be that of an independent contractor and no principal-agent relationship or employer-employee relationship is contemplated or created by this Contract. The Vendor as an independent contractor is solely liable for the acts and omissions of its employees and agents. Vendor shall be responsible for selecting, supervising, and compensating any and all individuals employed pursuant to the terms of this Solicitation and resulting contract. Neither the Vendor, nor any employees or subcontractors of the Vendor, shall be deemed to be employees of the State for any purpose whatsoever. Vendor shall be exclusively responsible for payment of employees and contractors for all wages and salaries, taxes, withholding payments, penalties, fees, fringe benefits, professional liability insurance premiums, contributions to insurance and pension, or other deferred compensation plans, including but not limited to, Workers' Compensation and Social Security obligations, licensing fees, etc. and the filing of all necessary documents, forms, and returns pertinent to all of the foregoing.

Vendor shall hold harmless the State, and shall provide the State and Agency with a defense against any and all claims including, but not limited to, the foregoing payments, withholdings, contributions, taxes, Social Security taxes, and employer income tax returns.

- **36. INDEMNIFICATION:** The Vendor agrees to indemnify, defend, and hold harmless the State and the Agency, their officers, and employees from and against: (1) Any claims or losses for services rendered by any subcontractor, person, or firm performing or supplying services, materials, or supplies in connection with the performance of the Contract; (2) Any claims or losses resulting to any person or entity injured or damaged by the Vendor, its officers, employees, or subcontractors by the publication, translation, reproduction, delivery, performance, use, or disposition of any data used under the Contract in a manner not authorized by the Contract, or by Federal or State statutes or regulations; and (3) Any failure of the Vendor, its officers, employees, or subcontractors to observe State and Federal laws including, but not limited to, labor and wage and hour laws.
- **37. NO DEBT CERTIFICATION:** In accordance with West Virginia Code §§ 5A-3-10a and 5-22-1(i), the State is prohibited from awarding a contract to any bidder that owes a debt to the State or a political subdivision of the State. By submitting a bid, or entering into a contract with the State, Vendor is affirming that (1) for construction contracts, the Vendor is not in default on any monetary obligation owed to the state or a political subdivision of the state, and (2) for all other contracts, neither the Vendor nor any related party owe a debt as defined above, and neither the Vendor nor any related party are in employer default as defined in the statute cited above unless the debt or employer default is permitted under the statute.
- **38. CONFLICT OF INTEREST:** Vendor, its officers or members or employees, shall not presently have or acquire an interest, direct or indirect, which would conflict with or compromise the performance of its obligations hereunder. Vendor shall periodically inquire of its officers, members and employees to ensure that a conflict of interest does not arise. Any conflict of interest discovered shall be promptly presented in detail to the Agency.

following reports identified by a checked box below:

[] Such reports as the Agency and/or the Purchasing Division may request. Requested reports may include, but are not limited to, quantities purchased, agencies utilizing the contract, total contract expenditures by agency, etc.

[] Quarterly reports detailing the total quantity of purchases in units and dollars, along with a listing of purchases by agency. Quarterly reports should be delivered to the Purchasing Division via email at <a href="mailto:purchasing.division@wv.gov">purchasing.division@wv.gov</a>.

**39. REPORTS:** Vendor shall provide the Agency and/or the Purchasing Division with the

- **40. BACKGROUND CHECK:** In accordance with W. Va. Code § 15-2D-3, the State reserves the right to prohibit a service provider's employees from accessing sensitive or critical information or to be present at the Capitol complex based upon results addressed from a criminal background check. Service providers should contact the West Virginia Division of Protective Services by phone at (304) 558-9911 for more information.
- **41. PREFERENCE FOR USE OF DOMESTIC STEEL PRODUCTS:** Except when authorized by the Director of the Purchasing Division pursuant to W. Va. Code § 5A-3-56, no contractor may use or supply steel products for a State Contract Project other than those steel products made in the United States. A contractor who uses steel products in violation of this section may be subject to civil penalties pursuant to W. Va. Code § 5A-3-56. As used in this section:
  - a. "State Contract Project" means any erection or construction of, or any addition to, alteration of or other improvement to any building or structure, including, but not limited to, roads or highways, or the installation of any heating or cooling or ventilating plants or other equipment, or the supply of and materials for such projects, pursuant to a contract with the State of West Virginia for which bids were solicited on or after June 6, 2001.
  - b. "Steel Products" means products rolled, formed, shaped, drawn, extruded, forged, cast, fabricated or otherwise similarly processed, or processed by a combination of two or more or such operations, from steel made by the open heath, basic oxygen, electric furnace, Bessemer or other steel making process.
  - c. The Purchasing Division Director may, in writing, authorize the use of foreign steel products if:
    - 1. The cost for each contract item used does not exceed one tenth of one percent (.1%) of the total contract cost or two thousand five hundred dollars (\$2,500.00), whichever is greater. For the purposes of this section, the cost is the value of the steel product as delivered to the project; or
    - 2. The Director of the Purchasing Division determines that specified steel materials are not produced in the United States in sufficient quantity or otherwise are not reasonably available to meet contract requirements.

**42. PREFERENCE FOR USE OF DOMESTIC ALUMINUM, GLASS, AND STEEL:** In Accordance with W. Va. Code § 5-19-1 et seq., and W. Va. CSR § 148-10-1 et seq., for every contract or subcontract, subject to the limitations contained herein, for the construction, reconstruction, alteration, repair, improvement or maintenance of public works or for the purchase of any item of machinery or equipment to be used at sites of public works, only domestic aluminum, glass or steel products shall be supplied unless the spending officer determines, in writing, after the receipt of offers or bids, (1) that the cost of domestic aluminum, glass or steel products is unreasonable or inconsistent with the public interest of the State of West Virginia, (2) that domestic aluminum, glass or steel products are not produced in sufficient quantities to meet the contract requirements, or (3) the available domestic aluminum, glass, or steel do not meet the contract specifications. This provision only applies to public works contracts awarded in an amount more than fifty thousand dollars (\$50,000) or public works contracts that require more than ten thousand pounds of steel products.

The cost of domestic aluminum, glass, or steel products may be unreasonable if the cost is more than twenty percent (20%) of the bid or offered price for foreign made aluminum, glass, or steel products. If the domestic aluminum, glass or steel products to be supplied or produced in a "substantial labor surplus area", as defined by the United States Department of Labor, the cost of domestic aluminum, glass, or steel products may be unreasonable if the cost is more than thirty percent (30%) of the bid or offered price for foreign made aluminum, glass, or steel products. This preference shall be applied to an item of machinery or equipment, as indicated above, when the item is a single unit of equipment or machinery manufactured primarily of aluminum, glass or steel, is part of a public works contract and has the sole purpose or of being a permanent part of a single public works project. This provision does not apply to equipment or machinery purchased by a spending unit for use by that spending unit and not as part of a single public works project.

All bids and offers including domestic aluminum, glass or steel products that exceed bid or offer prices including foreign aluminum, glass or steel products after application of the preferences provided in this provision may be reduced to a price equal to or lower than the lowest bid or offer price for foreign aluminum, glass or steel products plus the applicable preference. If the reduced bid or offer prices are made in writing and supersede the prior bid or offer prices, all bids or offers, including the reduced bid or offer prices, will be reevaluated in accordance with this rule.

43. INTERESTED PARTY SUPPLEMENTAL DISCLOSURE: W. Va. Code § 6D-1-2 requires that for contracts with an actual or estimated value of at least \$1 million, the Vendor must submit to the Agency a disclosure of interested parties prior to beginning work under this Contract. Additionally, the Vendor must submit a supplemental disclosure of interested parties reflecting any new or differing interested parties to the contract, which were not included in the original pre-work interested party disclosure, within 30 days following the completion or termination of the contract. A copy of that form is included with this solicitation or can be obtained from the WV Ethics Commission. This requirement does not apply to publicly traded companies listed on a national or international stock exchange. A more detailed definition of interested parties can be obtained from the form referenced above.

- **44. PROHIBITION AGAINST USED OR REFURBISHED:** Unless expressly permitted in the solicitation published by the State, Vendor must provide new, unused commodities, and is prohibited from supplying used or refurbished commodities, in fulfilling its responsibilities under this Contract.
- **45. VOID CONTRACT CLAUSES:** This Contract is subject to the provisions of West Virginia Code § 5A-3-62, which automatically voids certain contract clauses that violate State law.
- **46. ISRAEL BOYCOTT:** Bidder understands and agrees that, pursuant to W. Va. Code § 5A-3-63, it is prohibited from engaging in a boycott of Israel during the term of this contract.

**DESIGNATED CONTACT:** Vendor appoints the individual identified in this Section as the Contract Administrator and the initial point of contact for matters relating to this Contract.

(Printed Name and Title) Srinivasa Rao (President)		
(Address) 100 Tradecenter, Suite G-700, Woburn, MA 01801		
(Phone Number) / (Fax Number) 617-761-7500		
(Email address) Srini@datycs.com		
(Email dedress)		

**CERTIFICATION AND SIGNATURE:** By signing below, or submitting documentation through wvOASIS, I certify that: I have reviewed this Solicitation/Contract in its entirety; that I understand the requirements, terms and conditions, and other information contained herein; that this bid, offer or proposal constitutes an offer to the State that cannot be unilaterally withdrawn; that the product or service proposed meets the mandatory requirements contained in the Solicitation/Contract for that product or service, unless otherwise stated herein; that the Vendor accepts the terms and conditions contained in the Solicitation, unless otherwise stated herein; that I am submitting this bid, offer or proposal for review and consideration; that this bid or offer was made without prior understanding, agreement, or connection with any entity submitting a bid or offer for the same material, supplies, equipment or services; that this bid or offer is in all respects fair and without collusion or fraud; that this Contract is accepted or entered into without any prior understanding, agreement, or connection to any other entity that could be considered a violation of law; that I am authorized by the Vendor to execute and submit this bid, offer, or proposal, or any documents related thereto on Vendor's behalf; that I am authorized to bind the vendor in a contractual relationship; and that to the best of my knowledge, the vendor has properly registered with any State agency that may require registration.

By signing below, I further certify that I understand this Contract is subject to the provisions of West Virginia Code § 5A-3-62, which automatically voids certain contract clauses that violate State law; and that pursuant to W. Va. Code 5A-3-63, the entity entering into this contract is prohibited from engaging in a boycott against Israel.

Datycs Inc	
(Company)	
(Signature of Authorized Representative) Srinivasa Rao , President , May 3, 2023	
(Printed Name and Title of Authorized Representative) (Date) 617-761-7500	
(Phone Number) (Fax Number)	
Srini@datycs.com	

(Email Address)

# ADDENDUM ACKNOWLEDGEMENT FORM SOLICITATION NO.:

Instructions: Please acknowledge receipt of all addenda issued with this solicitation by completing this addendum acknowledgment form. Check the box next to each addendum received and sign below. Failure to acknowledge addenda may result in bid disqualification.

Acknowledgment: I hereby acknowledge receipt of the following addenda and have made the necessary revisions to my proposal, plans and/or specification, etc.

Addendum Numbers Received:					
ped)					
[] Addendum No. 6 [] Addendum No. 7 [] Addendum No. 8 [] Addendum No. 9 [] Addendum No. 10					
t of addenda may be cause for rejection of this bid. ation made or assumed to be made during any oral tives and any state personnel is not binding. Only of the specifications by an official addendum is					

NOTE: This addendum acknowledgement should be submitted with the bid to expedite document processing.

#### **SPECIFICATIONS**

- 1. **PURPOSE AND SCOPE:** The West Virginia Purchasing Division is soliciting bids on behalf of the West Virginia Offices of the Insurance Commissioner to establish a contract for Prior Authorization Reporting.
- **2. DEFINITIONS:** The terms listed below shall have the meanings assigned to them below. Additional definitions can be found in section 2 of the General Terms and Conditions.
  - **2.1 "Contract Services"** means building a reporting module to accept and analyze prior authorization information from commercial carriers, PEIA, and Medicaid Managed Care Organizations as more fully described in these specifications.
  - **2.2 "Pricing Page"** means the pages, contained wvOASIS or attached hereto as Exhibit A, upon which Vendor should list its proposed price for the Contract Services.
  - **2.3 "Solicitation"** means the official notice of an opportunity to supply the State with goods or services that is published by the Purchasing Division.
- **3. QUALIFICATIONS:** Vendor, or Vendor's staff if requirements are inherently limited to individuals rather than corporate entities, shall have the following minimum qualifications:
  - **3.1.** The qualifying vendor must not have active contracts with any licensed insurer in West Virginia.
  - **3.2.** Staff assigned to the project must have experience working with health insurance or claims reporting.

#### 4. MANDATORY REQUIREMENTS:

**4.1 Mandatory Contract Services Requirements and Deliverables:** Contract Services must meet or exceed the mandatory requirements listed below.

#### **4.1.1** Reporting Tool

**4.1.1.1** Tool must be template based and standardized across all reporting companies. Tool must be complete and ready for use by October 1,

- 2023. Tool should be based in Tableau, Microsoft Excel or other similar software.
- **4.1.1.2** A secondary template must be created to gather additional information as needed. Additional information would be detailed to claim level.

#### 4.1.2 Analysis Tool

- **4.1.2.1** Create analysis tool to determine statistical outliers and to develop trending patterns per company and by market.
- **4.1.2.2** Tool must have minimal manual input and must import information from the reporting tool.
- **4.1.2.3** Tool should be based in Tableau, Microsoft Excel or other similar software.

#### 4.1.3 Data Collection and Storage

- **4.1.3.1** Collect and store information from insurance companies and the Public Employees Insurance Agency for reporting an analysis from both web forms and potential manual file uploads or batched uploads. Data may include PII or other health information.
- **4.1.3.2** Data collected will be in aggregate and include, but not be limited to, total authorizations, number denied, and number overturned on denial as per WV State Code 33-15-4s, et.al.
- **4.1.3.3** The data should be stored in a database such as SQL Server, Oracle, Azure, AWS or similar and backed up routinely. A hot site for disaster recovery is not necessary.
- **4.1.3.4** All data and created system will be property of the West Virginia Offices of the Insurance Commissioner. Should the contract terminate for any reason, the data and system access must revert to the Offices of the Insurance Commissioner.

#### 4.1.4 Web Interface

- **4.1.4.1** Create a simplistic web interface to collect data from external entities securely. Some data may include PII and other health information, therefore must comply with federal and state electronic security measures.
- **4.1.4.2** External entities must be differentiated between and authenticated to the site.
- **4.1.4.3** File upload for larger data uploads may be desired.

#### 4.1.3 Training

- **4.1.3.1** Create a comprehensive training program with a Policies and Procedures Manual for agency staff.
- **4.1.3.2** Training shall be virtual, with in person training only as requested.

#### 5. CONTRACT AWARD:

- **5.1 Contract Award:** The Contract is intended to provide Agency with a purchase price for the Contract Services. The Contract shall be awarded to the Vendor that provides the Contract Services meeting the required specifications for the lowest overall total cost as shown on the Pricing Pages.
- **5.2 Pricing Page:** Vendor should complete the Pricing Page by completing the pricing section for the total project in wvOASIS. Vendor should complete the Pricing Page in full as failure to complete the Pricing Page in its entirety may result in Vendor's bid being disqualified.

Vendor should type or electronically enter the information into the Pricing Pages through wvOASIS, if available, or as an electronic document. In most cases, the Vendor can request an electronic copy of the Pricing Pages for bid purposes by sending an email request to the following address: [insert buyer's contact info.]

**6. PERFORMANCE:** Vendor and Agency shall agree upon a schedule for performance of Contract Services and Contract Services Deliverables, unless such a schedule is already included herein by Agency. In the event that this Contract is designated as an open-end contract, Vendor shall perform in accordance with the release orders that may be issued against this Contract.

**7. PAYMENT:** Agency shall pay hourly rate as shown on the Pricing Pages, for all Contract Services performed and accepted under this Contract. Vendor shall accept payment in accordance with the payment procedures of the State of West Virginia.

#### 8. TRAVEL:

Vendor shall be responsible for all mileage and travel costs, including travel time, associated with performance of this Contract. Any anticipated mileage or travel costs may be included in the flat fee or hourly rate listed on Vendor's bid, but such costs will not be paid by the Agency separately.

- **9. FACILITIES ACCESS:** Performance of Contract Services may require access cards and/or keys to gain entrance to Agency's facilities. In the event that access cards and/or keys are required:
  - **9.1.** Vendor must identify principal service personnel which will be issued access cards and/or keys to perform service.
  - **9.2.** Vendor will be responsible for controlling cards and keys and will pay replacement fee, if the cards or keys become lost or stolen.
  - **9.3.** Vendor shall notify Agency immediately of any lost, stolen, or missing card or key.
  - **9.4.** Anyone performing under this Contract will be subject to Agency's security protocol and procedures.
  - **9.5.** Vendor shall inform all staff of Agency's security protocol and procedures.

#### 10. VENDOR DEFAULT:

- **10.1.** The following shall be considered a vendor default under this Contract.
  - **10.1.1.** Failure to perform Contract Services in accordance with the requirements contained herein.
  - **10.1.2.** Failure to comply with other specifications and requirements contained herein
  - **10.1.3.** Failure to comply with any laws, rules, and ordinances applicable to the Contract Services provided under this Contract.
  - **10.1.4.** Failure to remedy deficient performance upon request.
- **10.2.** The following remedies shall be available to Agency upon default.
  - **10.2.1.** Immediate cancellation of the Contract.
  - **10.2.2.** Immediate cancellation of one or more release orders issued under this Contract.
  - **10.2.3.** Any other remedies available in law or equity.

#### 11. MISCELLANEOUS:

**11.1. Contract Manager:** During its performance of this Contract, Vendor must designate and maintain a primary contract manager responsible for overseeing Vendor's responsibilities under this Contract. The Contract manager must be available during normal business hours to address any customer service or other issues related to this Contract. Vendor should list its Contract manager and his or her contact information below.

#### **WV STATE GOVERNMENT**

#### HIPAA BUSINESS ASSOCIATE ADDENDUM

This Health Insurance Portability and Accountability Act of 1996 (hereafter, HIPAA) Business Associate Addendum ("Addendum") is made a part of the Agreement ("Agreement") by and between the State of West Virginia ("Agency"), and Business Associate ("Associate"), and is effective as of the date of execution of the Addendum.

The Associate performs certain services on behalf of or for the Agency pursuant to the underlying Agreement that requires the exchange of information including protected health information protected by the Health Insurance Portability and Accountability Act of 1996 ("HIPAA"), as amended by the American Recovery and Reinvestment Act of 2009 (Pub. L. No. 111-5) (the "HITECH Act"), any associated regulations and the federal regulations published at 45 CFR parts 160 and 164 (sometimes collectively referred to as "HIPAA"). The Agency is a "Covered Entity" as that term is defined in HIPAA, and the parties to the underlying Agreement are entering into this Addendum to establish the responsibilities of both parties regarding HIPAA-covered information and to bring the underlying Agreement into compliance with HIPAA.

Whereas it is desirable, in order to further the continued efficient operations of Agency to disclose to its Associate certain information which may contain confidential individually identifiable health information (hereafter, Protected Health Information or PHI); and

Whereas, it is the desire of both parties that the confidentiality of the PHI disclosed hereunder be maintained and treated in accordance with all applicable laws relating to confidentiality, including the Privacy and Security Rules, the HITECH Act and its associated regulations, and the parties do agree to at all times treat the PHI and interpret this Addendum consistent with that desire.

NOW THEREFORE: the parties agree that in consideration of the mutual promises herein, in the Agreement, and of the exchange of PHI hereunder that:

- 1. **Definitions**. Terms used, but not otherwise defined, in this Addendum shall have the same meaning as those terms in the Privacy, Security, Breach Notification, and Enforcement Rules at 45 CFR Part 160 and Part 164.
  - a. Agency Procurement Officer shall mean the appropriate Agency individual listed at: <a href="http://www.state.wv.us/admin/purchase/vrc/agencyli.html">http://www.state.wv.us/admin/purchase/vrc/agencyli.html</a>.
  - b. Agent shall mean those person(s) who are agent(s) of the Business Associate, in accordance with the Federal common law of agency, as referenced in 45 CFR § 160.402(c).
  - c. Breach shall mean the acquisition, access, use or disclosure of protected health information which compromises the security or privacy of such information, except as excluded in the definition of Breach in 45 CFR § 164.402.
  - d. Business Associate shall have the meaning given to such term in 45 CFR § 160.103.
  - e. HITECH Act shall mean the Health Information Technology for Economic and Clinical Health Act. Public Law No. 111-05. 111<sup>th</sup> Congress (2009).

- f. Privacy Rule means the Standards for Privacy of Individually Identifiable Health Information found at 45 CFR Parts 160 and 164.
- g. Protected Health Information or PHI shall have the meaning given to such term in 45 CFR § 160.103, limited to the information created or received by Associate from or on behalf of Agency.
- h. Security Incident means any known successful or unsuccessful attempt by an authorized or unauthorized individual to inappropriately use, disclose, modify, access, or destroy any information or interference with system operations in an information system.
- i. Security Rule means the Security Standards for the Protection of Electronic Protected Health Information found at 45 CFR Parts 160 and 164.
- j. Subcontractor means a person to whom a business associate delegates a function, activity, or service, other than in the capacity of a member of the workforce of such business associate.

#### 2. Permitted Uses and Disclosures.

- a. PHI Described. This means PHI created, received, maintained or transmitted on behalf of the Agency by the Associate. This PHI is governed by this Addendum and is limited to the minimum necessary, to complete the tasks or to provide the services associated with the terms of the original Agreement, and is described in Appendix A.
- b. Purposes. Except as otherwise limited in this Addendum, Associate may use or disclose the PHI on behalf of, or to provide services to, Agency for the purposes necessary to complete the tasks, or provide the services, associated with, and required by the terms of the original Agreement, or as required by law, if such use or disclosure of the PHI would not violate the Privacy or Security Rules or applicable state law if done by Agency or Associate, or violate the minimum necessary and related Privacy and Security policies and procedures of the Agency. The Associate is directly liable under HIPAA for impermissible uses and disclosures of the PHI it handles on behalf of Agency.
- c. Further Uses and Disclosures. Except as otherwise limited in this Addendum, the Associate may disclose PHI to third parties for the purpose of its own proper management and administration, or as required by law, provided that (i) the disclosure is required by law, or (ii) the Associate has obtained from the third party reasonable assurances that the PHI will be held confidentially and used or further disclosed only as required by law or for the purpose for which it was disclosed to the third party by the Associate; and, (iii) an agreement to notify the Associate and Agency of any instances of which it (the third party) is aware in which the confidentiality of the information has been breached. To the extent practical, the information should be in a limited data set or the minimum necessary information pursuant to 45 CFR § 164.502, or take other measures as necessary to satisfy the Agency's obligations under 45 CFR § 164.502.

## 3. Obligations of Associate.

- a. Stated Purposes Only. The PHI may not be used by the Associate for any purpose other than as stated in this Addendum or as required or permitted by law.
- b. Limited Disclosure. The PHI is confidential and will not be disclosed by the Associate other than as stated in this Addendum or as required or permitted by law. Associate is prohibited from directly or indirectly receiving any remuneration in exchange for an individual's PHI unless Agency gives written approval and the individual provides a valid authorization. Associate will refrain from marketing activities that would violate HIPAA, including specifically Section 13406 of the HITECH Act. Associate will report to Agency any use or disclosure of the PHI, including any Security Incident not provided for by this Agreement of which it becomes aware.
- c. Safeguards. The Associate will use appropriate safeguards, and comply with Subpart C of 45 CFR Part 164 with respect to electronic protected health information, to prevent use or disclosure of the PHI, except as provided for in this Addendum. This shall include, but not be limited to:
  - i. Limitation of the groups of its workforce and agents, to whom the PHI is disclosed to those reasonably required to accomplish the purposes stated in this Addendum, and the use and disclosure of the minimum PHI necessary or a Limited Data Set;
  - ii. Appropriate notification and training of its workforce and agents in order to protect the PHI from unauthorized use and disclosure;
  - Maintenance of a comprehensive, reasonable and appropriate written PHI privacy and security program that includes administrative, technical and physical safeguards appropriate to the size, nature, scope and complexity of the Associate's operations, in compliance with the Security Rule;
  - iv. In accordance with 45 CFR §§ 164.502(e)(1)(ii) and 164.308(b)(2), if applicable, ensure that any subcontractors that create, receive, maintain, or transmit protected health information on behalf of the business associate agree to the same restrictions, conditions, and requirements that apply to the business associate with respect to such information.
- d. Compliance With Law. The Associate will not use or disclose the PHI in a manner in violation of existing law and specifically not in violation of laws relating to confidentiality of PHI, including but not limited to, the Privacy and Security Rules.
- **e. Mitigation.** Associate agrees to mitigate, to the extent practicable, any harmful effect that is known to Associate of a use or disclosure of the PHI by Associate in violation of the requirements of this Addendum, and report its mitigation activity back to the Agency.

- f. Support of Individual Rights.
  - i. Access to PHI. Associate shall make the PHI maintained by Associate or its agents or subcontractors in Designated Record Sets available to Agency for inspection and copying, and in electronic format, if requested, within ten (10) days of a request by Agency to enable Agency to fulfill its obligations under the Privacy Rule, including, but not limited to, 45 CFR § 164.524 and consistent with Section 13405 of the HITECH Act.
  - Amendment of PHI. Within ten (10) days of receipt of a request from Agency for an amendment of the PHI or a record about an individual contained in a Designated Record Set, Associate or its agents or subcontractors shall make such PHI available to Agency for amendment and incorporate any such amendment to enable Agency to fulfill its obligations under the Privacy Rule, including, but not limited to, 45 CFR § 164.526.
  - **iii.** Accounting Rights. Within ten (10) days of notice of a request for an accounting of disclosures of the PHI, Associate and its agents or subcontractors shall make available to Agency the documentation required to provide an accounting of disclosures to enable Agency to fulfill its obligations under the Privacy Rule, including, but not limited to, 45 CFR §164.528 and consistent with Section 13405 of the HITECH Act. Associate agrees to document disclosures of the PHI and information related to such disclosures as would be required for Agency to respond to a request by an individual for an accounting of disclosures of PHI in accordance with 45 CFR § 164.528. This should include a process that allows for an accounting to be collected and maintained by Associate and its agents or subcontractors for at least six (6) years from the date of disclosure, or longer if required by state law. At a minimum, such documentation shall include:
    - the date of disclosure;
    - the name of the entity or person who received the PHI, and if known, the address of the entity or person;
    - a brief description of the PHI disclosed; and
    - a brief statement of purposes of the disclosure that reasonably informs the individual of the basis for the disclosure, or a copy of the individual's authorization, or a copy of the written request for disclosure.
  - **iv.** Request for Restriction. Under the direction of the Agency, abide by any individual's request to restrict the disclosure of PHI, consistent with the requirements of Section 13405 of the HITECH Act and 45 CFR § 164.522, when the Agency determines to do so (except as required by law) and if the disclosure is to a health plan for payment or health care operations and it pertains to a health care item or service for which the health care provider was paid in full "out-of-pocket."
  - v. Immediate Discontinuance of Use or Disclosure. The Associate will immediately discontinue use or disclosure of Agency PHI pertaining to any individual when so requested by Agency. This includes, but is not limited to, cases in which an individual has withdrawn or modified an authorization to use or disclose PHI.

- g. Retention of PHI. Notwithstanding section 4.a. of this Addendum, Associate and its subcontractors or agents shall retain all PHI pursuant to state and federal law and shall continue to maintain the PHI required under Section 3.f. of this Addendum for a period of six (6) years after termination of the Agreement, or longer if required under state law.
- h. Agent's, Subcontractor's Compliance. The Associate shall notify the Agency of all subcontracts and agreements relating to the Agreement, where the subcontractor or agent receives PHI as described in section 2.a. of this Addendum. Such notification shall occur within 30 (thirty) calendar days of the execution of the subcontract and shall be delivered to the Agency Procurement Officer. The Associate will ensure that any of its subcontractors, to whom it provides any of the PHI it receives hereunder, or to whom it provides any PHI which the Associate creates or receives on behalf of the Agency, agree to the restrictions and conditions which apply to the Associate hereunder. The Agency may request copies of downstream subcontracts and agreements to determine whether all restrictions, terms and conditions have been flowed down. Failure to ensure that downstream contracts, subcontracts and agreements contain the required restrictions, terms and conditions may result in termination of the Agreement.
- j. Federal and Agency Access. The Associate shall make its internal practices, books, and records relating to the use and disclosure of PHI, as well as the PHI, received from, or created or received by the Associate on behalf of the Agency available to the U.S. Secretary of Health and Human Services consistent with 45 CFR § 164.504. The Associate shall also make these records available to Agency, or Agency's contractor, for periodic audit of Associate's compliance with the Privacy and Security Rules. Upon Agency's request, the Associate shall provide proof of compliance with HIPAA and HITECH data privacy/protection guidelines, certification of a secure network and other assurance relative to compliance with the Privacy and Security Rules. This section shall also apply to Associate's subcontractors, if any.
- k. Security. The Associate shall take all steps necessary to ensure the continuous security of all PHI and data systems containing PHI. In addition, compliance with 74 FR 19006 Guidance Specifying the Technologies and Methodologies That Render PHI Unusable, Unreadable, or Indecipherable to Unauthorized Individuals for Purposes of the Breach Notification Requirements under Section 13402 of Title XIII is required, to the extent practicable. If Associate chooses not to adopt such methodologies as defined in 74 FR 19006 to secure the PHI governed by this Addendum, it must submit such written rationale, including its Security Risk Analysis, to the Agency Procurement Officer for review prior to the execution of the Addendum. This review may take up to ten (10) days.
- Notification of Breach. During the term of this Addendum, the Associate shall notify the Agency and, unless otherwise directed by the Agency in writing, the WV Office of Technology immediately by e-mail or web form upon the discovery of any Breach of unsecured PHI; or within 24 hours by e-mail or web form of any suspected Security Incident, intrusion or unauthorized use or disclosure of PHI in violation of this Agreement and this Addendum, or potential loss of confidential data affecting this Agreement. Notification shall be provided to the Agency Procurement Officer at <a href="https://www.state.wv.us/admin/purchase/vrc/agencyli.htm">www.state.wv.us/admin/purchase/vrc/agencyli.htm</a> and,

unless otherwise directed by the Agency in writing, the Office of Technology at <a href="mailto:incident@wv.gov">incident@wv.gov</a> or <a href="mailto:https://apps.wv.gov/ot/ir/Default.aspx">https://apps.wv.gov/ot/ir/Default.aspx</a>.

The Associate shall immediately investigate such Security Incident, Breach, or unauthorized use or disclosure of PHI or confidential data. Within 72 hours of the discovery, the Associate shall notify the Agency Procurement Officer, and, unless otherwise directed by the Agency in writing, the Office of Technology of: (a) Date of discovery; (b) What data elements were involved and the extent of the data involved in the Breach; (c) A description of the unauthorized persons known or reasonably believed to have improperly used or disclosed PHI or confidential data; (d) A description of where the PHI or confidential data is believed to have been improperly transmitted, sent, or utilized; (e) A description of the probable causes of the improper use or disclosure; and (f) Whether any federal or state laws requiring individual notifications of Breaches are triggered.

Agency will coordinate with Associate to determine additional specific actions that will be required of the Associate for mitigation of the Breach, which may include notification to the individual or other authorities.

All associated costs shall be borne by the Associate. This may include, but not be limited to costs associated with notifying affected individuals.

If the Associate enters into a subcontract relating to the Agreement where the subcontractor or agent receives PHI as described in section 2.a. of this Addendum, all such subcontracts or downstream agreements shall contain the same incident notification requirements as contained herein, with reporting directly to the Agency Procurement Officer. Failure to include such requirement in any subcontract or agreement may result in the Agency's termination of the Agreement.

m. Assistance in Litigation or Administrative Proceedings. The Associate shall make itself and any subcontractors, workforce or agents assisting Associate in the performance of its obligations under this Agreement, available to the Agency at no cost to the Agency to testify as witnesses, or otherwise, in the event of litigation or administrative proceedings being commenced against the Agency, its officers or employees based upon claimed violations of HIPAA, the HIPAA regulations or other laws relating to security and privacy, which involves inaction or actions by the Associate, except where Associate or its subcontractor, workforce or agent is a named as an adverse party.

## 4. Addendum Administration.

- a. Term. This Addendum shall terminate on termination of the underlying Agreement or on the date the Agency terminates for cause as authorized in paragraph (c) of this Section, whichever is sooner.
- b. Duties at Termination. Upon any termination of the underlying Agreement, the Associate shall return or destroy, at the Agency's option, all PHI received from, or created or received by the Associate on behalf of the Agency that the Associate still maintains in any form and retain no copies of such PHI or, if such return or destruction is not feasible, the Associate shall extend the protections of this Addendum to the PHI and limit further uses and disclosures to the purposes that make the return or destruction of the PHI infeasible. This shall also apply to all agents and subcontractors of Associate. The duty of the Associate and its agents

- and subcontractors to assist the Agency with any HIPAA required accounting of disclosures survives the termination of the underlying Agreement.
- c. Termination for Cause. Associate authorizes termination of this Agreement by Agency, if Agency determines Associate has violated a material term of the Agreement. Agency may, at its sole discretion, allow Associate a reasonable period of time to cure the material breach before termination.
- d. Judicial or Administrative Proceedings. The Agency may terminate this Agreement if the Associate is found guilty of a criminal violation of HIPAA. The Agency may terminate this Agreement if a finding or stipulation that the Associate has violated any standard or requirement of HIPAA/HITECH, or other security or privacy laws is made in any administrative or civil proceeding in which the Associate is a party or has been joined. Associate shall be subject to prosecution by the Department of Justice for violations of HIPAA/HITECH and shall be responsible for any and all costs associated with prosecution.
- **e. Survival.** The respective rights and obligations of Associate under this Addendum shall survive the termination of the underlying Agreement.

## 5. General Provisions/Ownership of PHI.

- a. Retention of Ownership. Ownership of the PHI resides with the Agency and is to be returned on demand or destroyed at the Agency's option, at any time, and subject to the restrictions found within section 4.b. above.
- b. Secondary PHI. Any data or PHI generated from the PHI disclosed hereunder which would permit identification of an individual must be held confidential and is also the property of Agency.
- Electronic Transmission. Except as permitted by law or this Addendum, the PHI or any data generated from the PHI which would permit identification of an individual must not be transmitted to another party by electronic or other means for additional uses or disclosures not authorized by this Addendum or to another contractor, or allied agency, or affiliate without prior written approval of Agency.
- **d. No Sales.** Reports or data containing the PHI may not be sold without Agency's or the affected individual's written consent.
- e. No Third-Party Beneficiaries. Nothing express or implied in this Addendum is intended to confer, nor shall anything herein confer, upon any person other than Agency, Associate and their respective successors or assigns, any rights, remedies, obligations or liabilities whatsoever.
- f. Interpretation. The provisions of this Addendum shall prevail over any provisions in the Agreement that may conflict or appear inconsistent with any provisions in this Addendum. The interpretation of this Addendum shall be made under the laws of the state of West Virginia.
- **g.** Amendment. The parties agree that to the extent necessary to comply with applicable law they will agree to further amend this Addendum.
- h. Additional Terms and Conditions. Additional discretionary terms may be included in the release order or change order process.

AGREED:	
Name of Agency:	Name of Associate: Srinivasa Rao
Signature:	Signature: Srinivasa Roof.
Title:	Title: President
Date:	Date: May 3, 2023

Form - WVBAA-012004 Amended 06.26.2013

APPROVED AS TO FORM THIS 20 17

Patrick Morrisey

Attorney General

# Appendix A

(To be completed by the Agency's Procuremen	t Officer prior to the execution of the Addendum,
and shall be made a part of the Addendum	. PHI not identified prior to execution of the
Addendum may only be added by amending	Appendix A and the Addendum, via Change
Order.)	

Name of Associate:	 9.20		
Name of Agency:			***************************************

Describe the PHI (do not include any <u>actual</u> PHI). If not applicable, please indicate the same.

## WV State Government

## HIPPA Business Associate Addendum

## Appendix A

Type of PHI that may be accessed during the execution of the contract:

1. Insurance claim numbers



The Pricing for 1 year for Reporting and Analytics solution for West Virginia office of Insurance commissioner is as below and the total cost for 1 year is \$200,000 with the assumptions stated below

Milestone	Payment
Project Plan & Requirements	\$50,000
System Design & Review	\$50,000
System Development & Configuration	\$40,000
Adoption	\$40,000
Support (Till May 2024)	\$20,000

	Assumptions
1	Deployment of the solution in WV Insurance cloud else \$3000 per month additional or on actual AWS cost to be billed
2	Datycs employee(s) not needed to be onsite at West Virginia office of Insurance commissioner office except for meetings
3	Development/Services needed beyond the RFQ scope will be billed at \$200/hr

## **Deliverables:**

	Milestone	Tasks	Deliverables		
1			Project Charter detailing information on all the Releases and expected deliverables		
		- Design Standardized Template for all companies			
-		- Define & build Reporting KPIs - Define & build Analytic KPIs			
2	System Design & Review	- Design Secondary Template to gather additional info	System design document		
		Design web interface for external companies to input data     Sample outputs & Testing Strategy			
		- Connect with Data Sources			
3	System Development & Configuration	- Run Reporting KPIs	Reporting Interface and Analytics		
3	System Development & Configuration	- Run Analytic KPIs	Dashboards		
		- User Acceptance Testing			
4	Adoption	- User Training			
1*	Adoption	- Go Live	session		



# Implementation Timeline

PROJECT TITLE	Prior Auth Reporting and Analytics Tool	WV office of Insurance Commissioner
PROJECT MANAGER	Vivek Thunga	5/15/2023

PHASE		DETAILS																QЗ					
			DURATION	MAY				JUN				JUL					AU	3			SEP		
			DORATION	1	8	15	22 29	9	5	12	19 26	3	10	17	24	31	7	14	21 2	B 4	1 11	1 18	25
1	Durings Diag 0 Danwinson	- Detailed Requirements	3																				
'	Project Plan & Requirements	- Project Charter	1																				
		- Design Standardized Template for all companies	2																				
		- Define & build Reporting KPIs	3																				
	0 . 5 . 05 .	- Define & build Analytic KPIs	3																				Р
2	System Design & Review	- Design Secondary Template to gather additional info	1																				R
		- Design web interface for external companies to input data	1																				- O
		- Sample outputs & Testing Strategy	1																				E
		- Connect with Data Sources	2					T															C T
	System Development &	- Run Reporting KPIs	2																				
3	Configuration	- Run Analytic KPIs	2																				E
		- User Acceptance Testing	2																				D
	A -1	- User Training	2																				
4	4 Adoption	- Go Live	1																				
_	C	- Bug fixes	2					T															
5	5 Support	- Ongoing support																					

Implementation of the Prior Auth reporting solution is divided into 5 phases as shown above and each phase is approximately 4 weeks and with some overlap across phases and within phases the project can be completed in less than 4 months and go live before October 1,2023

	Inpatient Medical/ surgical codes													
	Codes with the highest total number of prior authorization requests during the previous plan year:													
	Average determination response time for prior authorizationrequests (hours)													
	Description of service	CPTCode	HCPCSCode	RevenueCode	Total number of priorauthorization requests	Percentageof approvedrequests	ExpeditedDecisions	Standard Decisions	ExtenuatingCircumstancesDecisions					
Code 1	INSJ BIOMCHN DEV INTERVERTEBRAL DSC SPCW/ARTHRD	22853												
		22633												
Code 3	POSTERIOR NON-SEGMENTALINSTRUMENTATION	22840												
Code 4	ARTHRP ACETBLR/PROX FEM PROSTCAGRFT/ALGRFT	27130												
Code 5	LAM FACETECTOMY AND FORAMOTOMY 1SEGMENT LUMBAR	63047												
Code 6	Room & Board - Semiprivate - 2 Beds -General													
Code 7	ALLOGRAFT FOR SPINE SURGERY ONLYMORSELIZED	20930												
Code 8	CHEMOTX ADMN TQ INIT PROLNG CHEMOTXNFUS PMP	96416												
Code 9	LAM FACETECTOMY and FORAMTOMY 1 SGMEA CRV THRC/LIV	63048												
Code 10	AUTOGRAFT SPINE SURGERY LOCAL FROMSAME INCISION	20936												

					Codes with the highest percentage of app	roved prior authorization requests	during the previous plan year	
					codes with the ingliest percentage of app		Average determination response time for prior a	uthorizationrequests (hours)
	Description of service	CPTCode	HCPCSCode	RevenueCode	Total numberof priorauthorizationrequests	Percentageof approvedrequests		Standard Decisions ExtenuatingCircumstancesDecisions
Code 1	Room & Board - Semiprivate - 2 Beds - General							
Code 2	CORONARY ARTERY BYP W/VEIN and ARTERYGRAFT 2 VEIN	33518						
Code 3	LAPS COLECTOMY PRTL W/COLOPXTSTMY LWANAST	44207						
Code 4	CYCLOPHOSPHAMIDE 100 MG	J9070						
Code 5	LAPS SURG BILATERAL TOTAL PELVICLMPHADECTOMY	38571						
Code 6	INJECTION FOSAPREPITANT 1 MG	J1453						
Code 7	ARTHRODESIS POSTERIOR/POSTEROLATERAL EAADDL	22614						
Code 8	LAPAROSCOPY COLECTOMY PARTIALW/ANASTOMOSIS	44204						
Code 9	TCAT PERMANENT OCCLUSION/EMBOLIZATIONPRQ CNS	61624						
Code 10	SLCTV CATH VERTEBRAL ART ANGIO VERTEBRALARTERY	36226						

## Codes with the highest percentage of prior authorization requests that were initially denied and then subsequently approved on appeal

Average determination response time for prior authorizationrequests (hours)												
	Description of service	CPTCode	HCPCSCode	RevenueCode	Total number of priorauthorization requests	Percentageof approvedrequests	ExpeditedDecisions	Standard Decisions	ExtenuatingCircumstancesDecisions			
Code 1	Other Room & Board - Sterile Environment											
Code 2	ANTERIOR INSTRUMENTATION 4-7 VERTEBRALSEGMENTS	22846										
Code 3	LNGTH/SHRT TENDON LEG/ANKLE 1 TENDONSPX	27685										
Code 4	ARTHROPLASTY ANKLE W/IMPLANT	27702										
Code 5	INSJ VENTR ASSIST DEV IMPLTABLE ICORP 1VNTRC	33979										
Code 6	REMOVAL IMPLANT DEEP	20680										
Code 7	Intensive Care - Intermediate (ICU)											
Code 8	ARTHRD ANT INTERDY CERVCL BELW C2 EAADDL NTRSPC	22552										
Code 9	Room & Board - Semiprivate - 2 Beds - General											
Code 10	LAPS PROSTECT RETROPUBIC RAD W/NRVSPARING ROBOT	55866										

Outpatient Medical/surgical codes

Codes with the highest total number of prior authorization requests during the previous plan year

					I	,	Average determination response time for prior authorizationrequests (hours)						
	Description of service	CPTCode	HCPCCode	RevenueCode	Total number of priorauthorization requests	Percentageof approvedrequests	ExpeditedDecisions	Standard Decisions ExtenuatingCircumstancesDecisions					
Code 1	CORONARY ARTERY BYP W/VEIN and ARTERYGRAFT 2 VEIN	33518											
Code 2	CYSTO W/SIMPLE REMOVAL STONE and STENT	52310											
Code 3	UNLISTED LAPAROSCOPIC PX ABDPERTONEUM AND OMENTUM	49329											
Code 4	BREAST AUGMENTATION WITH IMPLANT	19325											
Code 5	LAMNOTMY INCL W/DCMPRSN NRV ROOT 1INTRSPC LUMBR	63030											
Code 6	BONE GRAFT ANY DONOR AREAMAJOR/LARGE	20902											
Code 7	GSTRCT TOT W/ROUX-EN-Y RCNSTJ	43621											
Code 8	EXCISION BENIGN TUMOR/CYST MANDIBLEENCL and CURT	21040											
Code 9	OMENTAL FLAP INTRA-ABDOMINAL	49905											
Code 10	ARTHROPLASTY GLENOHUMERAL JOINT TOTALSHOULDER	23472											

					Codes with the highest percentage of appr	oved prior authorization requests du	ring the previous plan year	
							Average determination response time for prior	authorizationrequests (hours)
	Description of service	CPTCode	HCPCCode	RevenueCode	Total number of priorauthorization requests	Percentageof approvedrequests	ExpeditedDecisions	Standard Decisions ExtenuatingCircumstancesDecisions
Code 1	LAMNOTMY INCL W/DCMPRSN NRV ROOT 1INTRSPC LUMBR	63030						
Code 2	INTERSEX SURG MALE FEMALE	55970						
Code 3	BREAST AUGMENTATION WITH IMPLANT	19325						
Code 4	OMENTAL FLAP INTRA-ABDOMINAL	49905						
Code 5	EXCISION BENIGN TUMOR/CYST MANDIBLEENCL and CURT	21040						
Code 6	DEBRIDEMENT BONE MUSCLE and /FASCIA 20SQ CM OR LT	11044						
Code 7	ARTHROPLASTY GLENOHUMERAL JOINT TOTALSHOULDER	23472						
Code 8	UNLISTED LAPAROSCOPIC PX ABDPERTONEUM AND OMENTUM	49329						
Code 9	LARYNGOSCOPY W/BIOPSYMICROSCOPE/TELESCOPE	31536						
Code 10	CYSTO W/SIMPLE REMOVAL STONE and STENT	52310						
				Codes w	ith the highest percentage of prior authorization	requests that were initially denied a	nd then subsequently approved on appeal	
	Description of service	CPTCode	HCPCCode	RevenueCode	Total number of priorauthorization requests	Percentageof approvedrequests	Expedited Decisions	Standard Decisions ExtenuatingCircumstancesDecisions

				Codes wi	th the highest percentage of prior authorization	requests that were initially denied a	nd then subsequently approved on appeal		
	Description of service	CPTCode	HCPCCode	RevenueCode	Total number of priorauthorization requests	Percentageof approvedrequests	Expedited Decisions	Standard Decisions	ExtenuatingCircumstancesDecisions
Code 1	N/A				N/A	N/A	N/A	N/A	N/A

## Inpatient mental health and substance use disorder codes

					ationt incittal ficultification and substan					
					Codes with the highest total	number of prior authorization reques	sts during the previous plan ye	ar:		
								Average determination response time for prior a	uthorizationrequests	(hours)
	Description of service	CPTCode	HCPCCode	RevenueCode	Total number of priorauthorization requests	Percentageof approvedrequests	ExpeditedDecisions		Standard Decisions	ExtenuatingCircumstancesDecisions
Code 1	INTERSEX SURG MALE FEMALE	55970								
Code 2	ELECTROCONVULSIVE THERAPY	90870								
Code 3	Emergency Room - General									
Code 4	Physical Therapy - Evaluation or Reevaluation									
Code 5	Room & Board - Semiprivate - 2 Beds -Psychiatric	:								
Code 6	Pharmacy - Other Pharmacy									
Code 7	Speech-Language Pathology - General									
	Laboratory - General									
	EKG/ECG (Electrocardiogram) - General									
Code 10	Drugs Requiring Specific Identification - DrugRequ	ui						·		

					Codes with the highest persents	as of approved prior authorization re	quests during the previous plan year		
					codes with the nighest percenta	ge of approved prior authorization re	Average determination response ti	ime for prior authorizationrequests	(hours)
	Description of service	CPTCode	HCPCCode	RevenueCode	Total number of priorauthorization requests	Percentageof approvedrequests	ExpeditedDecisions	Standard Decisions	ExtenuatingCircumstancesDecisions
Code 1	INTERSEX SURG MALE FEMALE	55970							
Code 2	ELECTROCONVULSIVE THERAPY	90870							
Code 3	Room & Board - Semiprivate - 2 Beds -Psychiatric								
Code 4	Room & Board - Semiprivate - 2 Beds - General								
Code 5	Pharmacy - Other Pharmacy								
Code 6	Emergency Room - General								
Code 7	Speech-Language Pathology - General								
Code 8	Drugs Requiring Specific Identification - DrugRequ	Ji							
Code 9	EKG/ECG (Electrocardiogram) - General								
Code 10	Coronary Care - Intermediate Coronary CareUnit (	(							

					Codes with the highest percentage of prior author	orization requests that were initially	denied and then subsequently approved on appeal	
	Codes with the highest percentage of prior authorization requests that were initially denied and then subsequently approved on appeal  Average determination response time for prior authorizationrequests (hours)  Description of service  CPTCode  HCPCCode  H							
	Description of service	CPTCode	HCPCCode	RevenueCode	Total number of priorauthorization requests	Percentageof approvedrequests	ExpeditedDecisions	Standard Decisions ExtenuatingCircumstancesDecisions
Code 1	Room & Board - Semiprivate - 2 Beds - General							

	Outpatient mei	ntal healt	n and sub	stance u	se disord	er codes			
	Codes with the highest total	number of p	rior authoriza	tion requests	during the pr	evious plan y	ear:		
									or authorizatio
	Description of service	CPTCode	HCPCCode	RevenueCod	Total numbe	Percentageo	ExpeditedDe	Standard De	ExtenuatingCi
Code 1	LOW DOSE CT SCAN FOR LUNG CANCERSCREENING	G0297							
Code 2	PSYCHIATRIC DIAGNOSTIC EVALUATION	90791							
Code 3	DRUG TST PRSMV INSTRMNT CHEM ANALYZERSPR DATE	80307							
Code 4	THERAP REPETITIVE TMS TX SUBSEQ DELIVERYAND MNG	90868							
Code 5	REPET TMS TX INITIAL W/MAP/MOTRTHRESHLD/DEL and M	90867							
Code 6	BREAST AUGMENTATION WITH IMPLANT	19325							
Code 7	INTERSEX SURG MALE FEMALE	55970							
Code 8	REPET TMS TX SUBSEQ MOTR THRESHLDW/DELIV and MN	90869							
Code 9	THERAPEUT ACTVITY DIRECT PT CONTACT EACH15 MIN	97530							
Code 10	ELECTROCONVULSIVE THERAPY	90870							

	Codes with the highest percenta	ge of approv	ed prior autho	orization requ	ests during t	he previous p	lan year		
									or authorizatio
	Description of service	CPTCode	HCPCCode	RevenueCod	Total numbe	Percentageo	ExpeditedDe	Standard De	ExtenuatingCi
Code 1	HLA I TYPING HIGH RESOLUTION 1ALLELE/ALLELE GRP	81381							
Code 2	BEHAVIORAL HEALTH CNSL AND THERAPY PER15 MINUTES	H0004							
Code 3	HEALTH BEHAVIOR IVNTJ GROUP F2F 1ST 30MIN	96164							
Code 4	MENTAL HEALTH PARTIAL HOSP TX LT 24HOURS	H0035							
Code 5	EVAL SPEECH SOUND PRODUCT LANGUAGECOMPREHENSION	92523							
Code 6	HEALTH BEHAVIOR IVNTJ GROUP F2F EA ADDL15 MIN	96165							
Code 7	NIPPLE/AREOLA RECONSTRUCTION	19350							
Code 8	NEUROPSYCHOLOGICAL TST EVAL PHYS/QHP EAADDL HR	96133							
Code 9	ELECTROLYSIS EPILATION EACH 30 MINUTES	17380							
Code 10	MRI BRAIN BRAIN STEM W/O CONTRASTMATERIAL	70551							

## Codes with the highest percentage of prior authorization requests that were initially denied and then subsequently approved on appeal

	<u> </u>						<del></del>		
							tion response	e time for pri	or authorizatio
	Description of service	CPTCode	HCPCCode	RevenueCod	<b>Total numbe</b>	Percentageo	ExpeditedDe	Standard De	ExtenuatingCi
Code 1	NEUROPSYCHOLOGICAL TST EVAL PHYS/QHP1ST HOUR	96132							
Code 2	EVALUATION OF SPEECH SOUND PRODUCTIONARTICULATE	92522							
Code 3	EVAL ORAL AND PHARYNGEAL SWLNG FUNCJ	92610							
Code 4	EVAL SPEECH SOUND PRODUCT LANGUAGECOMPREHENSION	92523							
Code 5	NEUROPSYCHOLOGICAL TST EVAL PHYS/QHP EAADDL HR	96133							
Code 6	MENTAL HEALTH PARTIAL HOSP TX LT 24HOURS	H0035							
Code 7	PSYCL/NRPSYCL TST TECH 2 Plus TST 1ST 30MIN	96138							
Code 8	NEUROBEHAVIORAL STATUS XM PHYS/QHP EAADDL HOUR	96121							
Code 9	PSYCL/NRPSYCL TST TECH 2 Plus TST EA ADDL30 MIN	96139							
Code 10	NEUROBEHAVIORAL STATUS XM PHYS/QHP 1STHOUR	96116							

## Diabetes Supplies and equipment codes

Codes with the highest total number of prior authorization requests during the previous plan year:

				•			tion response	time for pri	or authorizatio
	Description of service	CPTCode	HCPCCode	RevenueCod	Total number	Percentageo	ExpeditedDe	Standard De	ExtenuatingC
Code 1	SENSOR;INVSV DISP INTRSTL CONT GLU MONSYS 1U Equal to 1D	A9276							
Code 2	TRANSMITTER; EXT INTERSTITIAL CONT GLUMON SYS	A9277							
Code 3	EXTERNAL AMBULATORY INFUSION PUMPINSULIN	E0784							
Code 4	INFUS SET EXT INSULIN PUMP NONNDLECANNULA TYPE	A4230							
Code 5	SYRINGE W/NDLE EXTERNAL INSULIN PUMPSTERILE 3CC	A4232							
Code 6	SUPPLY ALLOW FOR TX CGM1 MO SPL Equalto 1 U OF SERVICE	K0553							
Code 7	BLD GLU TEST/REAGT STRIPS HOME BLD GLUMON-50	A4253							
Code 8	DIAB ONLY FIT CSTM PREP AND SPL SHOE MXDNSITY INSRT	A5500							
Code 9	UNLISTED EVALUATION AND MANAGEMENTSERVICE	99499							
Code 10	EPIFIX PER SQ CM	Q4186							

	Codes with the highest percentag	e of approved	d prior author	rization reque	sts during th	e previous pl	an year:		
							tion response	time for pri	or authorizatio
	Description of service	CPTCode	HCPCCode	RevenueCod	Total number	Percentageo	ExpeditedDe	Standard De	ExtenuatingCi
Code 1	EXTERNAL AMBULATORY INFUSION PUMPINSULIN	E0784							
Code 2	EXTERNAL AMB INSULIN DEL SYSTEMDISPOSABLE EA	A9274							
Code 3	DIAB ONLY MX DEN INSRT DIRECT CARVCUSTOM FAB EA	A5514							
Code 4	EPIFIX PER SQ CM	Q4186							
Code 5	CONT GLUC MONITORING PATIENT PROVIDEDEQUIPTMENT	95249							
Code 6	INFUS SET EXT INSULIN PUMP NONNDLECANNULA TYPE	A4230							
Code 7	SENSOR; INVSV DISP INTRSTL CONT GLU MONSYS 1U Equal to 1D	A9276							
Code 8	SYRINGE W/NDLE EXTERNAL INSULIN PUMPSTERILE 3CC	A4232							
Code 9	TRANSMITTER; EXT INTERSTITIAL CONT GLUMON SYS	A9277							
Code 10	SUPPLY ALLOW FOR TX CGM1 MO SPL Equalto 1 U OF SERVICE	K0553							

	Codes with the highest percentage of prior author	orization requ	ests that we	re initially der	nied and then	subsequentl	y approved o	n appeal:		
							Average det	ermination re	esponse time fo	or prior author
	Description of service	CPTCode	HCPCCode	RevenueCod	Total number	Percentageo	ExpeditedDe	Standard De	ExtenuatingCi	rcumstancesD
Code 1	SYRINGE W/NDLE EXTERNAL INSULIN PUMPSTERILE 3CC	A4232								1
Code 2	INFUS SET EXT INSULIN PUMP NONNDLECANNULA TYPE	A4230								1
Code 3	TRANSMITTER; EXT INTERSTITIAL CONT GLUMON SYS	A9277								
Code 4	EXTERNAL AMBULATORY INFUSION PUMPINSULIN	E0784I								
Code 5	SENSOR; INVSV DISP INTRSTL CONT GLU MONSYS 1U Equal to 1D	A9276								

					Durable I	Medical Equipment Codes									
					Codes with the highest total number										
							Average determination response time for prior	authorizationrequests	(hours)						
	Description of service	CPTCode	HCPCCode	RevenueCode	Total number of priorauthorization requests	Percentageof approvedrequests	ExpeditedDecisions	Standard Decisions	ExtenuatingCircumstancesDecisions						
Code 1	SENSOR: INVSV DISP INTRSTL CONT GLU MONSYS 1U Equal to 1D	A9276													
Code 2	EXTERNAL AMBULATORY INFUSION PUMPINSULIN	E0784													
Code 3	TRANSMITTER; EXT INTERSTITIAL CONT GLUMON SYS	A9277													
Code 4	INFUS SET EXT INSULIN PUMP NONNDLECANNULA TYPE	A4230													
Code 5	SYRINGE W/NDLE EXTERNAL INSULIN PUMPSTERILE 3CC	A4232													
	PNEUMAT COMPRS SEG HOM MDL W/CALBRTDGRADNT PRSS	E0652													
Code 7	AUTO EXT DEFIB W/INTGR ECG ANALYGARMENT TYPE	K0606													
Code 8	POLISHING/RESURFACING OF OCULARPROSTHESIS	V2624													
Code 9	HOSPITAL BED SEMI-ELEC W/O SIDE RAILSW/MATTRSS	E0294													
Code 10	CONTINUOUS POSITIVE AIRWAY PRESSUREDEVICE	E0601													
					Codes with the highest percentage of app	roved prior authorization requests d	furing the previous plan year								
							ge determination response time for prior authorization requests (hours)								
Description			e RevenueCoo	Total numberof	Percentageof approvedrequests	ExpeditedDecisions	Standard Decisions	ExtenuatingCircum	stancesDecisions						
	EXTERNAL AMBULATORY INFUSION PUMPINSULIN	E0784													
		V2624													
	GEN WC BACK CUSHN WDTH LT 22 IN HTMOUNT HARDWARE	E2611													
	WND CARE SET NEG PRSS WND TX ELEC PUMPSPL	A6550													
	CANISTER DISPOSABLE USED WITH SUCTIONPUMP EACH	A7000													
	NEG PRESS WOUND THERAPY ELEC PUMPSTATION/PRTBLE	E2402													
	SKIN PROTECT and POSITIONING WC CUSHWIDTH LT 22 IN	E2624													
	AFO POSTERIOR SOLID ANK PLASTIC CUSTOMFAB	L1960													
	HOSP BED SEMI-ELEC W/O SIDE RAILS W/OMATTRSS	E0295													
Code 10	OTHER ACCESSORIES	K0108													
				Codes wit	the highest percentage of prior authorization	requests that were initially denied									
							Average determination response time for prior authorizationreq	uests (hours)							
	Description of service	CPTCode	HCPCCode	RevenueCode	Total number of priorauthorization requests	Percentageof approvedrequests	ExpeditedDecisions	Standard Decisions	ExtenuatingCircumstancesDecisions						
ode 1	PROSTHETIC EYE PLASTIC CUSTOM	V2623													
ode 2	ELEC STIM DVC U CANCER TX INCL ALL ACCANY TYPE	E0766						1							
ode 3	FABRICATION AND FITTING OF OCULARCONFORMER	V2628													
	SCLERAL COVER SHELL	V2627													
Code 5	DURABLE MEDICAL EQUIPMENTMISCELLANEOUS	E1399													
ode 6	PROSTHETIC IMPLANT NOT OTHERWISESPECIFIED	L8699						1							
	SEG PNEUMAT APPLINC W/PNEUMAT COMPRSFULL LEG	E0667													
Code 8	PNEUMAT COMPRS SEG HOM MDL W/CALBRTDGRADNT PRSS	E0652						1							
	SYRINGE W/NDLE EXTERNAL INSULIN PUMPSTERILE 3CC	A4232													
Code 9															
	INFUS SET EXT INSULIN PUMP NONNDLE CANNULA TYPE	A4230													

PROJECT TITLE	Prior Auth Reporting and Analytics Tool	WV office of Insurance Commissioner
PROJECT MANAGER	Vivek Thunga	5/15/2023

PHASE		DETAILS													Q3				
			DURATION	MAY			JUN			JUL				AUG			SEP		
			DONATION	1 8	15 2	2 29	5	12	19 20	5 3	10 17	7 24	31	7	14 2	21 28	4 1	1 18	25
1	Project Plan & Requirements	- Detailed Requirements	3																
'	Project Flan & Requirements	- Project Charter	1																
		- Design Standardized Template for all companies	2																
		- Define & build Reporting KPIs	3																
2	System Design & Review	- Define & build Analytic KPIs	3																P R
	System besign & Keview	- Design Secondary Template to gather additional info	1																0
		- Design web interface for external companies to input data	1																J
		- Sample outputs & Testing Strategy	1																E C
		- Connect with Data Sources	2																T
3	System Development &	- Run Reporting KPIs	2																
3	Configuration	- Run Analytic KPIs	2																E
		- User Acceptance Testing	2																D
4	Adoption	- User Training 2																	
<del>- 4</del>	Adoption	- Go Live	1																
5	Support	- Bug fixes	2																
<b>5</b>	5 Support	- Ongoing support																	

	Milestone	Tasks	Deliverables						
1	Dunings Dlan 9 Danwingsmants	- Detailed Requirements	Project Charter detailing information or all the Releases and expected						
	Project Plan & Requirements	- Project Charter	deliverables						
		- Design Standardized Template for all companies							
	System Design & Review	- Define & build Reporting KPIs							
		- Define & build Analytic KPIs	System design document						
2		- Design Secondary Template to gather additional info							
		- Design web interface for external companies to input data							
		- Sample outputs & Testing Strategy							
		- Connect with Data Sources							
2	System Development & Configuration	- Run Reporting KPIs	Reporting Interface and Analytics						
3		- Run Analytic KPIs	Dashboards						
		- User Acceptance Testing							
4	Adoption	- User Training	User Training documentation and training						
Ī	Adoption	- Go Live	session						

Milestones	Payment				
Project Plan & Requirements	\$50,000				
System Design & Review	\$50,000				
System Development & Configuration	\$40,000				
Adoption	\$40,000				
Support (Till May 2024)	\$20,000				