October 14, 2019

Senator Warren Limmer, Chair
Senate Judiciary and Public Safety
Finance and Policy
3221 Minnesota Senate Building
St. Paul, MN 55155

Representative Carlos Mariani, Chair
Public Safety and Criminal Justice Reform
Finance and Policy Division
381 State Office Building
100 Rev. Dr. Martin Luther King Jr. Blvd
St. Paul, MN 55155

Senator Ron Latz, Minority Lead
Senate Judiciary and Public Safety
Finance and Policy
2215 Minnesota Senate Building
St. Paul, MN 55155

Representative Brian Johnson, Minority Lead
Public Safety and Criminal Justice Reform
Finance and Policy Division
243 State Office Building
100 Rev. Dr. Martin Luther King Jr. Blvd
St. Paul, MN 55155


Minn. Stat. § 15.0395 provides that state agencies must report annually to the chairs and ranking minority members of the legislative committees with jurisdiction over their budgets on the following:

• Interagency or service-level agreements and any renewals or extensions of existing interagency or service-level agreements with another agency if the cumulative value is more than $100,000 in the previous fiscal year.

• Transfers of appropriations between accounts within or between agencies if the cumulative amount is more than $100,000 in the previous fiscal year.

• Copies of each agreement.
In fiscal year 2019, the Department of Corrections (DOC) had 9 interagency and service level agreements with a cumulative value of more than $100,000, for a total amount of $32,413,487. These agreements were made with the MN IT Services, MN Management and Budget, Attorney General, Department of Employment and Economic Development, MN Supreme Court, Department of Human Services. Attached please find a spreadsheet entitled, "FY19 DOC Interagency and Transfer Reports," which lists the agreements DOC has in FY 2019. This document provides details about the agreements, including the agency, amount, legal authority, purpose, effective date and duration.

In fiscal year 2019, DOC had 64 transfers with a cumulative value of more than $100,000, totaling $45,205,935. The attached spreadsheet entitled, “FY19 DOC Interagency and Transfer Report” also lists the transfers of appropriations between accounts within DOC and with other agencies. This document provides details about the transfers, including the agency, amounts, appropriation ID, fund, purpose and legal authority.

I hope this information is helpful to you. Please let me know if you have any additional questions.

Sincerely,

[Signature]

Paul Schnell
Commissioner

Attachments
<table>
<thead>
<tr>
<th>Agency</th>
<th>Amount</th>
<th>Legal Authority</th>
<th>Purpose</th>
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<td>MN.IT Services</td>
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**TOTAL** | **(45,205,935)** | **45,205,935** |
AMENDMENT NO. 1 TO SWIFT ID 127392

Contract Start Date: 7-1-17 
Original Contract Expiration Date: 6-30-19 
Current Contract Expiration Date: 6-30-19 
Requested Contract Expiration Date: N/A 
Total Contract Amount: $752,920 
Original Contract: $623,450 
Previous Amendment(s) Total: $N/A 
This Amendment: $159,470

This amendment is by and between the State of Minnesota, through its Commissioner of Corrections ("Department") and the Minnesota Attorney General's Office ("AGO").

Recitals

1. The Department has a contract with the AGO identified as SWIFT Contract Number 127392 ("Original Contract") for the provision of legal services.

2. The Department has needed legal services in a higher than anticipated amount in FY18 and is increasing the FY18 anticipated expenses listed in the Original Contract to reflect these additional legal services.

3. The Department and the AGO are willing to amend the Original Contract as stated below.

Contract Amendment

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

REVISION 1. Clause 1. ‘Scope’ is amended as follows:

1. Scope: The total costs of all services to be provided to the Department by the Attorney General’s Office ("AGO") in FY 2018 is estimated by AGO and the Department to be $825,000, $1,286,000 (AGO share $519,766, $781,234 and Department share $306,260, $464,720). In FY 2019 the total costs of services is estimated by AGO and the Department to be $850,000 (AGO share $541,800 and Department share $318,200). The billings will be based on the actual hours of service provided. The billings for actual hours of service provided will be based on hourly rates of $131.00 for attorney services and $83.00 for legal assistant and investigator services. The actual breakdown of legal services provided by attorneys by legal assistants will be determined within the AGO’s discretion. Subject to the provisions of paragraph 8, the total cost of all legal services will not exceed the amount set out above.

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

Approvals:

1. STATE ENCUMBRANCE VERIFICATION
   Individual certifies that funds have been encumbered as required by Minn. Stat. §§ 16A.15 and 16C.03.
   Signed: 
   Date: 5/1/18
   SWIFT Contract No.: 127392 / 2-35185

2. MINNESOTA DEPARTMENT OF CORRECTIONS
   By: 
   Title: Assistant Commissioner
   Date: 5/1/18

3. OFFICE OF THE ATTORNEY GENERAL
   By: 
   Title: Deputy Attorney General
   Date: 5/10/18

4. MINNESOTA MANAGEMENT AND BUDGET
   By: 
   Title: Deputy Commissioner
   Date: 5/13/18
STATE OF MINNESOTA  
INTERAGENCY AGREEMENT BETWEEN  
MINNESOTA ATTORNEY GENERAL'S OFFICE AND  
THE MINNESOTA DEPARTMENT OF CORRECTIONS  
FY 2018 through FY 2019

WHEREAS, pursuant to Minnesota Statutes Chapter 8, the Attorney General shall provide legal services to state agencies, boards and commissions; and

WHEREAS, pursuant to Minnesota Statutes Section 8.15, subdivision 3, the Attorney General is authorized to enter into agreements with executive branch agencies to provide legal services; and

WHEREAS, the Minnesota Department of Corrections (“Department”) needs additional legal services in order to administer and deliver its programs; and

NOW, THEREFORE, IT IS AGREED:

1. **Scope:** The total costs of all services to be provided to the Department by the Attorney General’s Office (“AGO”) in FY 2018 is estimated by AGO and the Department to be $825,000 (AGO share $519,750 and Department share $305,250). In FY 2019 the total costs of services is estimated by AGO and the Department to be $860,000 (AGO share $541,800 and Department share $318,200). The billings will be based on the actual hours of service provided. The billings for actual hours of service provided will be based on hourly rates of $131.00 for attorney services and $83.00 for legal assistant and investigator services. The actual breakdown of legal services provided by attorneys and by legal assistants will be determined within the AGO’s discretion. Subject to the provisions of paragraph 8, the total cost of all legal services will not exceed the amount set out above.

2. **Terms of Payment and Transfer Mechanism:** The Department shall process payments to the AGO for legal services provided to it. The amount of payment(s) will be based on monthly billings for actual services provided at the rates agreed upon in paragraph 1 of this Agreement. In addition, the Department will pay for legal costs and expenses associated with the provision of legal services as provided in paragraph 5 of this Agreement. Invoices from third parties for these costs and expenses will be forwarded by the AGO to the Department for payment. Monthly payments shall be made by the Department to the AGO based on billings for hours of service provided for legal work. The payment(s) shall be made within 30 days of the date of the monthly billing. The first monthly billing to the Department under this Agreement will cover the period of time commencing July 1, 2017.

3. **Provision of Services:** The AGO will provide additional legal services to the Department in accordance with Minnesota Statutes Section 8.06, except those duties, if any, delegated to Department personnel or provided by outside counsel under Section 8.06. The scope of legal services to be provided includes all matters pertaining to the Department’s official duties, including representation in litigation or other legal proceedings, provision of legal advice and assistance as requested by the Commissioner of Corrections or his designee, and other legal needs as may be necessary, except no services provided under this agreement will be related to representation in administrative review of sex offender risk-level determinations.
Pursuant to Section 8.06, the Attorney General may authorize outside counsel to be employed to provide legal services to the Department. If the AGO appoints outside counsel to represent the Department in any legal matters, the Department retains the right to be consulted on the choice of counsel. The Department, after consultation and agreement to the appointment of outside counsel selected by the AGO, will pay directly for these legal services.

The relationship between the AGO and the Department shall be one of attorney and client governed by the Minnesota Rules of Professional Conduct, including, but not limited to, client confidences, communications and conflicts of interest. If the AGO determines that any of its responsibilities are inconsistent with representation of the Department, the AGO will communicate those concerns to the Department and, if requested by the Department, provide separate representation for the Department by another AGO attorney or outside counsel.

The AGO shall require attorneys assigned Department cases to maximize use of the Department’s litigation coordinators, paralegal(s), and other Department staff.

The Department has requested, and the AGO agrees to provide, delegations to an attorney(s) employed by the Department to handle all legal matters relating to all habeas corpus actions brought in the district courts of the State of Minnesota and in the United States district courts, as agreed upon by the parties. The AGO will handle any appellate matters related to habeas cases.

AGO staff will meet with the Department upon request to review priorities for legal services, to discuss strategies for reducing litigation and related costs, to review litigation data to ensure accuracy, and to discuss whether, given reductions or increases to Department programs or other significant unforeseen developments, the percentage allocation for all services to be provided as set forth in paragraph 1 of this Agreement should be amended.

4. **Reporting:** The hours of legal services provided under this agreement will be recorded by AGO staff for use in the AGO billing system. When recording hours of legal services provided, the AGO staff will specify specific information about the services provided, including identifying the appropriate AGO docket number and names of Department staff involved, if applicable. The AGO will provide the Department with a report of all hours of services provided under this agreement on a monthly basis. Each report will include data from either two (2) or three (3) complete pay periods, from the end date of the preceding report through the last full pay period of the month in which the report is produced. The AGO will provide each report to the Department no later than six (6) weeks after the end of the period covered by the report.

5. **Legal Costs and Expenses:** Litigation costs and expenses, including, but not limited to, the cost of filing legal documents, hiring expert witnesses and court reporters will be paid directly by the Department and will not come from the funds identified to be paid to AGO in this agreement. AGO staff will complete a “Notice of Need for Encumbrance” form and forward a copy to the Department before special expenses or obligations are incurred.
6. **Amendments:** This Agreement supersedes any and all prior agreements of the parties relating to the provision of legal services. Any further amendments to this agreement shall be in writing and shall be executed as an amendment.

7. **Authorized Agent:** The authorized agent of the AGO for purposes of this Agreement is Ray Smith, Director of Finance. The Department’s authorized agent for purposes of this Agreement is Karen Robinson.

8. The parties acknowledge that the amount set forth in paragraph 1 is simply a good faith estimate of the level of services needed, which estimate may be high or low. However, the parties also acknowledge that each will make decisions and resource allocations based on the estimate. Notwithstanding the foregoing, if there is a substantial change in the circumstances that were the basis for the parties’ mutual estimate, e.g., the unexpected initiation or conclusion of a major lawsuit, the parties may meet and then revise this agreement if necessary to reflect that change in circumstances.

**APPROVED:**

**MINNESOTA DEPARTMENT OF CORRECTIONS**
By: Bruce Riser
Title: Deputy Commissioner
Date: 6-23-17

**MINNESOTA MANAGEMENT AND BUDGET**
By: [Signature]
Title: Deputy Commissioner
Date: 6-27-17

**OFFICE OF THE ATTORNEY GENERAL**
By: [Signature]
Title: Deputy Attorney General
Date: 6-23-17

Encumbrance
Lynn Kuhl
6-28-17
SWIFT Contract #127392
PD# 3-85685
STATE OF MINNESOTA
INTERAGENCY AGREEMENT

This agreement is between the Minnesota Departments of Employment and Economic Development (DEED) and Corrections (DOC).

1 Term of Agreement
   1.1 Effective date: July 1, 2018, or the date the State obtains all required signatures under Minnesota Statutes Section 16C.05, subdivision 2, whichever is later.
   1.2 Expiration date: June 30, 2019, or until all obligations have been satisfactorily fulfilled, whichever occurs first.

2 Scope of Work
   DEED and DOC will cooperate and collaborate to deliver pre- and post-release employment services and resources to offenders under the authority of the Commissioner of Corrections. DEED and DOC will perform and provide all the duties, services, and tasks as specified under the transition and reentry employment services proposed goals and activity plan (Attachment 1) which is attached and incorporated into this agreement.

3 Consideration and Payment
   Funds will be used to pay the costs associated with DEED staff positions assigned to this project. This will include staff salaries, benefits and non-personal services. Non-personal services will include costs necessary to support the staff in carrying out their assigned responsibilities, such as office space costs (rent, telecommunications, equipment, and supplies), travel expenses, printing, data management and reporting.

   The DOC will pay DEED $77,500.00 per quarter for FY 2019, upon receipt of an invoice from DEED. The total obligation of this agreement for FY 2019 is $310,000.00.

   DEED will supplement funding in order to assure that funds are adequate to support four full-time staff to carry out these activities and to provide for any additional costs to enhance these activities.

4 Conditions of Payment
   All services provided by DEED under this agreement must be performed to DOC’s satisfaction, as determined at the sole discretion of DOC’s Authorized Representative.

5 Authorized Representative
   DEED's Authorized Representative is David Niermann, Director of Job Seeker Services, 1st National Bank Building, 332 Minnesota Street, Suite E-200, St. Paul, Minnesota 55101-1351, telephone 651/259-7583, or his successor.

   DOC’s Authorized Representative is Kelley Heifort, Community Reentry Director, as the program monitor, 1450 Energy Park Drive, Suite 200, St. Paul, Minnesota 55108, telephone 651/361-7236 or her successor. Diane Lunda, Grants Specialist, as the financial monitor, 1450 Energy Park Drive, Suite 200, St. Paul, Minnesota 55108, telephone 651/361-7389 or her successor.
6 Amendments  
Any amendment to this agreement must be in writing and will not be effective until it has been executed and approved by the same parties who executed and approved the original agreement, or their successors in office.

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

8 Termination  
Either party may terminate this agreement at any time, with or without cause, upon 30 days’ written notice to the other party.

9 Bloodborne Pathogen Notice  
DEED is hereby notified and agrees to assume full responsibility for notifying all of its employees assigned to this project of the remote possibility that they may be at risk for exposure to a bloodborne pathogen such as the hepatitis B virus (HBV). DEED further agrees to provide training for all its employees assigned to this project and to offer vaccinations to those who could reasonably anticipate an exposure resulting from the performance of this Agreement.

10 Tuberculosis Screening  
DEED must provide documentation to the DOC’s authorized representative within 45 days of the effective date of the Agreement that any individual who will be providing services in the correctional facility more than 10 hours per week has had a negative tuberculin test, chest X-ray or statement from a physician that the individual is free of active tuberculin disease.

11 Public News Media  
DEED must comply with DOC policy 303.110 regarding incarcerated offender contact with the public news media. DEED must comply with DOC policy 101.310 regarding any potential public news media contact regarding this Agreement. Referenced DOC policies are located on the DOC website (www.doc.state.mn.us) and are incorporated by reference.

1. STATE ENCUMBRANCE VERIFICATION  
Individual certificates that funds have been encumbered as required by Minn. Stat. §§ 16A.15 and 16C.05.

Signed:  
Date: 5/11/18 141743 3-98220

2. MN DEPT. OF EMPLOYMENT AND ECONOMIC DEVELOPMENT  

By:  
(With delegated authority)  
Title:  
Date: 5/17/18

3. MN DEPT. OF CORRECTIONS  

By:  
(with delegated authority)  
Title: Deputy Commissioner  
Date: 5-17-18
DEED: JOB SERVICE
PARTNERING FOR SUCCESSFUL TRANSITION AND RE-ENTRY
EMPLOYMENT SERVICES
PROPOSED GOALS AND ACTIVITY PLAN

1. STAFFING GOALS:

➢ DEED will assign four staff to work on the Transition and Reentry Employment Services Program. These staff will be housed in WorkForce Centers located in:
  - St. Paul
  - South Minneapolis
  - Duluth
  - Burnsville

➢ DEED may train additional staff to provide the pre-release and post-release services under this agreement.

➢ These staff will provide services both on-site at Minnesota Correctional Facilities and in the designated WorkForce Centers.

2. PRE-RELEASE ACTIVITY GOALS:

➢ DEED staff will conduct approximately 225 employment preparation classes, events and workshops annually to include Pre-Release, Mock Interviews, Challenge Incarceration Program (CIP) Groups, Chemical Dependency (CD) groups and Sex Offender Treatment Programs (SOTP) at the following Minnesota Correctional Facilities:
  - Shakopee
  - Faribault
  - Moose Lake
  - Rush City
  - Lino Lakes
  - Stillwater
  - St. Cloud
  - Willow River
  - Togo
  - Oak Park Heights
  - Red Wing Minimum Security
  - Stillwater Minimum Security
  - Lino Lakes Minimum Security
  - Faribault Minimum Security
➢ The specific times and dates for these classes will be arranged jointly by DEED and DOC.

➢ Pre-release classes canceled because of security issues, weather, etc., may be rescheduled by mutual agreement between DEED and DOC staff.

3. POST-RELEASE ACTIVITY GOALS:

➢ DEED staff will provide employment-related and other transition assistance to individuals released from Minnesota Correctional Facilities under the authority of the Commissioner of Corrections. This assistance may include:
  - Post-release workshops (New Leaf) focused on the needs of ex-offenders.
  - Post-release employment assistance at WorkForce Centers where project staff are housed.
  - Access and referrals to all WorkForce Center services, including Resource Room assistance, workshops, assessment and training opportunities.
  - Referrals to external education and community based organizations.
  - Employment retention and follow-up assistance.

4. COORDINATION AND NETWORKING ACTIVITY GOALS:

➢ DEED staff assigned to this project will be responsible for coordinating reentry activities with DOC staff, WorkForce Center partners, education agencies and community-based organizations to assist ex-offenders obtain and retain employment. Staff will coordinate activities with:
  - DOC State Office Staff
  - DOC Transition Coordinators
  - Community Corrections Agents
  - WorkForce Center Partners
  - Veterans Employment Program Staff
  - Education and Community-Based Organizations

➢ DEED staff will participate in ongoing meetings as agreed to by DEED and DOC staff, including monthly meetings with DOC Transition Coordinators.

5. STAFF CAPACITY BUILDING GOALS:

➢ DEED staff assigned to this project will participate in training activities in order to build their capacity in assisting ex-offenders. Training may include the DOC Academy, Motivational Interviewing (both individual capacity and train-the-trainer) and completion of certification programs such as Offender Employment Specialist (OES) and Offender Work Development Specialist (OWDS).
➢ DEED staff assigned to this project must have a criminal background check prior to the start of work.

➢ DEED staff assigned to these activities will develop and disseminate materials and information in order to strengthen the capacity of WorkForce Center staff in locations across the state. Best practices in assisting ex-offenders to find and retain employment will be promoted to WorkForce Center staff statewide.

➢ DEED staff assigned to this project are required to be familiar and comply with all DOC policies.

6. PERFORMANCE MEASURES:

➢ DEED and DOC must comply with MN. Stat. Ch. 13 with regards to the sharing of data. DEED will provide monthly reports with summary data to DOC to report the employment outcomes of individuals assisted by this program and who have voluntarily sought and contacted contract-specific DEED staff. DEED will provide summarized and consolidated monthly employment outcome measurements to DOC only from individuals whom they have consent through a voluntarily originated written Release of Information.

➢ Outcome data includes, but is not limited to:
  - The number of individuals voluntarily providing information who obtained employment, type of employment (part-time or full-time), and their wage upon obtaining employment.
  - The number of individuals voluntarily providing information who retained employment for six months after placement and their wage at six months. Such contact with contracted-related DEED staff shall be at the participant’s initiation and discretion.
  - Number of individuals voluntarily providing information terminated from employment or left employment and the reason they are no longer employed.
  - Other measures as mutually determined by the DOC and DEED.

➢ Enhance employment related data sharing between DOC and DEED staff assigned to this project.
CURRICULUM OUTLINE

Curriculum
3 Hours in the morning – with one 15 minutes break
2 ½ Hours in the afternoon – with one 15 minutes break
(5 ½ Hours per Session)

AM  1) Overview: Provide an agenda of curriculum for the day
    • What kind of candidates do employers seek?
    • Why do you go to work?
    • Provide salary converting chart
    • Where are the jobs?
    • Talk about demands and shortages of jobs - research

AM  2) Assessment: Page 5 in MN Careers book

AM  3) Skills Identification:
    • Hand out “Skills Triangle” pink copy
    • Define skills and where they come from
    • Skills breakdown
    • Hard Skills – What do you know how to do?
    • Soft Skills – What kind of worker are you?
    • Different types of skills
    • Handout of action verbs
    • Identify barriers and managing them

AM  4) Resume:
    • Principles of resumes; Dos and Don’ts
    • Types of resumes
      - Hand out samples of each, but suggest which type is appropriate for their situation
    • Difference between a resume and a job application
    • Cover letters
5) Creating a Master Application:
   - Hand out generic one out, explain, show how to complete the application properly
   - Explain how to answer the offense question on job applications and in an interview
   - The PAAR System (which is almost like the C.O.P.E.)
   - The importance of completing a job application, hand out Personal Data Record

6) Job Search:
   - Where to find job leads?
   - Handouts with important job search websites
   - MN Bonding Services handout and explain how to use this service as a sales tool to get a job
   - Tax Credit Programs handout and explain how to use this service as a sales tool to get a job
   - Provide information about WorkForce Center Services and locations

7) The Interview:
   - Purpose and preparation
   - What to bring to an interview checklist
   - Types of interviews
   - Dress and grooming for the job success
   - Answering difficult questions (handout)
   - Thank you letters/notes
   - Job retention (handout)
INTERAGENCY AGREEMENT BETWEEN
MINNESOTA DEPARTMENT OF HUMAN SERVICES AND
MINNESOTA DEPARTMENT OF CORRECTIONS

THIS INTERAGENCY AGREEMENT, and amendments and supplements thereto ("Agreement"), is between the State of Minnesota, acting through its Department of Human Services, Health Care Administration ("DHS"), and the Minnesota Department of Corrections ("DOC").

RECITALS

WHEREAS, DHS and DOC are empowered to enter into interagency agreements pursuant to Minnesota Statutes, section 471.59, Subdivision 10;

WHEREAS, this Agreement sets forth the terms and conditions pursuant to which the parties will share and ensure the privacy and security of Protected Information, as defined inAttachment A of this Agreement;

WHEREAS, this Agreement covers Protected Information that will be shared by and between the Parties for the purposes described herein;

WHEREAS, both parties are "covered entities" in that, for purposes of this Agreement, DHS represents that it performs "covered functions" that make it a "health plan," and DOC represents that it performs "covered functions" that make it a "health care provider," as these terms are defined in and governed by Health Insurance Portability and Accountability Act (45 C.F.R. Parts 160, 162, and 164); and

WHEREAS, pursuant to 45 C.F.R. §§ 164.502(a)(1)(ii) and 164.506(c)(3) and (4), a covered entity may disclose protected health information to another covered entity or a health care provider for the payment activities of the entity that receives the information; and

WHEREAS, DOC represents that the information it seeks to obtain from DHS is necessary for DOC to conduct payment activities and population-based activities relating to improving health or reducing health care costs, for protocol development, for case management and care coordination, and for contacting of health care providers and patients with information about treatment alternatives.

WHEREAS, DOC and DHS agree that mutual coordination and administrative cooperation is required to ensure effective implementation of Sec. 6. Minnesota Statutes, section 256B.055, subdivision 14. This interagency Agreement between DHS and DOC sets the parameters and business rules necessary for said implementation.

THEREFORE, the Parties agree as follows:

1. Duties.

1.1 DHS’s Duties.
A. DHS shall enroll eligible inmates of DOC into Medical Assistance (MA) pursuant to Minnesota Statutes, section 256B.055, subdivision 14, as necessary. The enrollment process for both DOC and non-DOC inmates, which DHS, in cooperation with DOC, may amend from time to time without amending this Agreement, is as follows:

1. The inmate is admitted to a hospital;
2. After discharge from the hospital, the inmate and correctional facility staff person complete the Cover Letter and MNSure Application for Health Coverage and Help Paying Costs (form DHS-6696, hereinafter Application);
3. The correctional facility staff person mails the completed Cover Letter, Application, and supporting evidence as instructed on the Cover Letter;
4. DHS receives the Cover Letter and Application and enters Application data into eligibility system;
5. Eligibility is determined;
6. When the Cover Letter includes the inmate’s release to do so, DHS notifies the correctional facility contact person on the Cover Letter, by either phone or fax, with the inmate’s eligibility status and, if eligible, the inmate’s MA identification (ID) number;
7. Correctional facility staff notifies the hospital of the inmate’s eligibility and, if eligible, gives the hospital the inmate’s MA ID number; and
8. Hospital bills DHS for services.

B. DHS shall be responsible for administering Medical Assistance to enrolled inmates according to Medical Assistance laws, regulations, and policies.

C. DHS shall give written notice (an invoice) to DOC for the non-federal share of claims paid by DHS on behalf of Medical Assistance enrollees pursuant to Minnesota Statutes, section 256B.055, subdivision 14. The written notice shall contain a total dollar amount billed for DOC inmates, and a total dollar amount billed for non-DOC inmates. The notice shall be provided:

1. For claims paid on a quarterly basis.

D. DHS shall provide claims data using the Secure File Transfer Protocol (SFTP) server as the method for delivering Protected Information, as defined in Attachment A, to DOC for inpatient hospitalizations for DOC inmates. The claims data must be patient-specific and include the elements listed in Attachment B, which is attached and incorporated into this Agreement. DHS is responsible for ensuring that its users are properly trained and comply with the information security and privacy requirements described in this Agreement. The notice shall be provided:

1. For claims data related to hospitalizations, on a quarterly basis.

E. On the invoice, DHS shall provide a summary of all DOC paid claims, on a quarterly basis, based on date of service summarized by month.
1.2 DOC’s Duties.

A. DOC shall transfer funds to DHS within 30 days from receipt of written notice, quarterly representing the non-federal share of claims paid by DHS on behalf of Medical Assistance enrollees pursuant to Minnesota Statutes, section 256B.055, subdivision 14.

B. DOC is responsible for ensuring that its users are properly trained and that its users comply the information security and privacy requirements described in this Agreement.

2. Consideration and Terms of Payment.

2.1 Consideration. DOC shall reimburse DHS the full payment of the non-federal share for all claims submitted on behalf of Medical Assistance enrollees pursuant to Minnesota Statutes, section 256B.055, subdivision 14(c), including enrollees who are inmates of non-DOC detention facilities.

Upon DHS’ notice, DOC shall pay DHS $259.36 each quarter for claims data generated under Section 1.1(D) of this Agreement.

2.2 Terms of Payment. Payment shall be made by DOC as set forth above within 30 days after DHS has presented written notice to DOC. DOC shall transfer the payment via SWIFT accounting methodology setup between DOC and DHS.

3. Conditions of Payment. All services provided by DHS pursuant to this Agreement shall be performed in accord with state and federal laws.

4. Terms of Agreement. This Agreement shall be effective on July 1, 2016 and shall remain in effect through June 30, 2021, or until all obligations set forth in this Agreement have been satisfactorily fulfilled, whichever occurs first.

5. Cancellation. This Agreement may be canceled by DHS or DOC at any time, with or without cause, upon thirty (30) days written notice to the other party. In the event of such a cancellation, DHS shall be entitled to payment, determined on a pro rata basis, for work or services satisfactorily performed.

6. Authorized Representatives. DHS’s authorized representative for the purposes of administration of this Agreement is Kim Carolan or her successor. The DOC’s authorized representative for the purposes of administration of this Agreement is Nanette Larson or her successor. Each representative shall have final authority for acceptance of services of the other party and shall have responsibility to insure that all payments due to the other party are made pursuant to the terms of this Agreement.

7. Assignment. Neither DHS nor the DOC shall assign or transfer any rights or obligations under this Agreement without the prior written consent of the other party.
8. **Amendments.** Any amendments to this Agreement shall be in writing, and shall be executed by the same parties who executed the original agreement, or their successors in office.

9. **Liability.** DHS and DOC agree that each party will be responsible for its own acts and the results thereof to the extent authorized by law and shall not be responsible for the acts of the other and the results thereof. The PROVIDING AGENCY and the REQUESTING AGENCY liability shall be governed by the provisions of the Minnesota Tort Claims Act, Minnesota Statutes, section 3.736, and other applicable law.

10. **Information Privacy and Security.** Information privacy and security shall be governed by the “Data Sharing Agreement and Business Associate Agreement Terms and Conditions” which is attached and incorporated into this Agreement as Attachment A, except that the parties further agree to comply with any agreed-upon amendments to the Data Sharing Agreement and Business Associate Agreement.

11. **Other Provisions.** None.
IN WITNESS WHEREOF, the parties have caused this Agreement to be duly executed intending to be bound thereby

APPROVED:

1. DEPARTMENT OF CORRECTIONS ENCUMBRANCE VERIFICATION

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

By: [Signature]
Date: 11/30/16
SWIFT Contract No: 118159
SWIFT PO #: 3-77043

2. DEPARTMENT OF HUMAN SERVICES

By: [Signature]
With delegated authority
Title: Assistant Commissioner
Date: 12/5/16

3. DEPARTMENT OF CORRECTIONS

By: [Signature]
With delegated authority
Title: Assistant Commissioner
Date: 10/9/16

Distribution:
DHS – fully executed contract
DOC – fully executed contract
ATTACHMENT A – DATA SHARING AND BUSINESS ASSOCIATE AGREEMENT TERMS AND CONDITIONS

This Attachment sets forth the terms and conditions in which DHS will share data with and permit DOC to use or disclose Protected Information that the parties are legally required to safeguard pursuant to the Minnesota Data Practices Act under Minnesota Statutes, chapter 13, the Health Insurance Portability and Accountability Act rules and regulations codified at 45 C.F.R. Parts 160, 162, and 164 ("HIPAA") and other applicable laws.

RECITALS

The parties agree to comply with all applicable provisions of the Minnesota Data Practices Act, HIPAA, and any other state and federal statutes that apply to the Protected Information.

DHS is the primary state agency to help people meet their basic needs by providing or administering a variety of services for children, people with disabilities, and older Minnesotans; and

DHS and DOC are “covered entities” in that, for purposes of this Agreement, DHS represents that it performs “covered functions” that make it a “health plan,” and DOC represents that it performs “covered functions” that make it a “health care provider,” as these terms are defined in and governed by HIPAA under 45 C.F.R. Parts 160, 162, and 164; and

Under the Contract, DOC will be creating, receiving, maintaining, and transmitting Protected Information and Protected Health Information on behalf of STATE, including Minnesota Health Care Programs claims data for 2016 through the end of Contract.

DOC represents that the Protected Information it seeks to obtain from DHS under the Contract is necessary for DOC to conduct payment activities and population-based activities relating to improving health or reducing health care costs, for protocol development, for case management and care coordination, and for contacting of health care providers and patients with information about treatment alternatives.

DHS is permitted to share the Protected Information with DOC pursuant to 45 C.F.R. §§ 164.502(a)(1)(ii) and 164.506(c)(3), a covered entity may disclose protected health information to another covered entity or a health care provider for the payment activities of the entity that receives the information.

DOC represents that the protected health information it seeks to obtain from DHS is necessary for DOC to complete the types of health care operations activities described in 45 C.F.R. § 164.506(c)(4).

It is expressly agreed that DOC is a “business associate” of DHS, as defined by HIPAA under 45 C.F.R. § 160.103. The disclosure of protected health information to DOC that is subject to the Health Insurance Portability Accountability Act (HIPAA) is permitted by 45 C.F.R. § 164.502(e)(1)(i).

Minnesota Statutes, section 13.46, subdivision 1(c), allows DHS to enter into agreements to make the other entity part of the “Welfare System”. It is the intention that DOC be made part of the welfare system for the limited purpose described in the Contract and this Attachment; and
WHEREAS, pursuant to Minnesota Statutes, section 13.46, subdivision 2(a)(5), DHS is permitted to release private data on individuals to personnel of the welfare system who require the data to verify an individual's identity; amount of assistance, and the need to provide services to an individual or family across programs; and evaluate the effectiveness of programs.

DEFINITIONS

A. "Agent" means DOC's employees, contractors, subcontractors, and other non-employees and representatives.

B. Applicable Safeguards" means the state and federal provisions listed in Section 2.1 of this Attachment.

C. "Breach" means the acquisition, access, use, or disclosure of unsecured protected health information in a manner not permitted by HIPAA, which compromises the security or privacy of protected health information.

D. "Business associate" shall generally have the same meaning as the term "business associate" at 45 C.F.R. § 160.103, and in reference to the party in the Contract and this Attachment, shall mean DOC.

E. "Contract" means the Interagency Agreement between DHS and DOC identified as IAK%118159

F. "Disclosure" means the release, transfer, provision of access to, or divulging in any manner of information by the entity in possession of the Protected Information.

G. "HIPAA" means the rules and regulations codified at 45 C.F.R. Parts 160, 162, and 164.

H. "Individual" means the person who is the subject of Protected Information.

I. "Privacy incident" means a violation of an information privacy provision of any applicable state and federal law, statute, regulation, rule, or standard, including those listed in the Contract and this Attachment.

J. "Protected Information" means any information that is or will be used by DHS or DOC under the Contract that is protected by federal or state privacy laws, statutes, regulations or standards, including those listed in this Attachment. This includes, but is not limited to, individually identifiable information about a State, county or tribal human services agency client or a client's family member. Protected Information also includes, but is not limited to, protected health information, as defined below, and Protected Information maintained within or accessed via a State information management system, including a State "legacy system" and other State application.

K. "Protected health information" is a subset of "individually identifiable health information" in accordance with 45 C.F.R. § 160.103, but for purposes of this Attachment refers only to that information that is received, created, maintained, or transmitted by DOC as a business associate on behalf of DHS. Protected health information is a specific subset of Protected Information as defined above.
L. "Security incident" means the attempted or successful unauthorized use or the interference with system operations in an information management system or application. Security incident does not include pings and other broadcast attacks on a system's firewall, port scans, unsuccessful log-on attempts, denials of service, and any combination of the above, provided that such activities do not result in the unauthorized use of Protected Information.

M. "Use" or "used" means any activity by the parties during the duration of the Contract involving Protected Information including its creation, collection, access, use, modification, employment, application, utilization, examination, analysis, manipulation, maintenance, dissemination, sharing, disclosure, transmission, or destruction. Use includes any of these activities whether conducted manually or by electronic or computerized means.

N. "User" means an agent of either party, who has been authorized to use Protected Information.

1. INFORMATION EXchanged

1.1 This Attachment governs the data that will be exchanged pursuant to DOC performing the services described in the Contract. The data exchanged under the Contract will include Medical Assistance Claims Data, as specified in Attachment B, which is attached and incorporated into this Agreement.

1.2 The data exchanges under the Contract is provided to DOC in order for DOC to conduct payment activities and population-based activities relating to improving health or reducing health care costs, for protocol development, for case management and care coordination, and for contacting of health care providers and patients with information about treatment alternatives.

1.3 DHS is permitted to share the Protected Information with DOC pursuant to the authorities set forth in the Recitals of the Contract and this Attachment.

2. INFORMATION PRIVACY AND SECURITY

DOC and DHS must comply with the Minnesota Government Data Practices Act, Minn. Stat. § 13, and the Health Insurance Portability Accountability Act ["HIPAA"], 45 C.F.R. § 164.103, et seq., as it applies to all data provided by DHS under the Contract, and as it applies to all data created, collected, received, stored, used, maintained, or disseminated by DOC under the Contract. The civil remedies of Minn. Stat. § 13.08 apply to DOC and DHS. Additionally, the remedies of HIPAA apply to the release of data governed by that Act.

2.1 Compliance with Applicable Safeguards.

A. State and Federal Safeguards. The parties acknowledge that the Protected Information to be shared under the terms of the Contract may be subject to one of the following laws, statutes, regulations, rules, and standards, as applicable ("Applicable Safeguards"). The parties agree to comply with all rules, regulations and laws, including as amended or revised, applicable to the exchange, use and disclosure of data under the Contract.
1. Health Insurance Portability and Accountability Act rules and regulations codified at 45 C.F.R. Parts 160, 162, and 164 ("HIPAA");
2. Minnesota Government Data Practices Act (Minn. Stat. Chapter 13);
3. Minnesota Health Records Act (Minn. Stat. §144.291 - 144.298);
4. Confidentiality of Alcohol and Drug Abuse Patient Records (42 U.S.C. § 290dd-2 and 42 C.F.R. § 2.1 to §2.67);
5. Tax Information Security Guidelines for Federal, State and Local Agencies (26 U.S.C. 6103 and Publication 1075);
6. U.S. Privacy Act of 1974;
7. Computer Matching Requirements (5 U.S.C. 552a);
8. Social Security Data Disclosure (section 1106 of the Social Security Act);
9. Disclosure of Information to Federal, State and Local Agencies (DIFSLA Handbook Publication 3373);
10. Final Exchange Privacy Rule of the Affordable Care Act (45 C.F.R. § 155.260); and
11. NIST Special Publication 800-53, Revision 4 (NIST.SP.800-53r4).

B. Statutory Amendments and Other Changes to Applicable Safeguards. The Parties agree to take such action as is necessary to amend the Contract and this Attachment from time to time as is necessary to ensure, current, ongoing compliance with the requirements of the laws listed in this Section or in any other applicable law.

2.2 DOC Data Responsibilities.

A. Use Limitation.

1. Restrictions on Use and Disclosure of Protected Information. Except as otherwise authorized in the Contract or this Attachment, DOC may only use or disclose Protected Information as necessary to provide the services to DHS as described herein, or as otherwise required by law, provided that such use or disclosure of Protected Information, if performed by DHS, would not violate the Contract, this Attachment, HIPAA, or other state and federal statutes or regulations that apply to the Protected Information.

B. Individual Privacy Rights. DOC shall ensure individuals are able to exercise their privacy rights regarding Protected Information, including but not limited to the following:

1. Complaints. DOC shall work cooperatively with DHS to resolve complaints received from an individual; from an authorized representative; or from a state, federal, or other health oversight agency.

2. Amendments to Protected Information Requested by Data Subject Generally. Within ten (10) business days, DOC must forward to DHS any request to make any amendment(s) to Protected Information in order for DHS to satisfy its obligations under Minn. Stat. § 13.04, subd. 4. If the request to amend Protected Information pertains to Protected Health Information, then DOC must also make any amendment(s) to protected health information as directed or agreed to by DHS pursuant to 45 C.F.R. § 164.526 or otherwise act as necessary to satisfy DHS or
DOC's obligations under 45 C.F.R. § 164.526 (including, as applicable, protected health information in a designated record set).

C. **Background Review and Reasonable Assurances Required of Agents.**

1. **Reasonable Assurances.** DOC represents that, before its Agents are allowed to use or disclose Protected Information, DOC has conducted and documented a background review of such Agents sufficient to provide DOC with reasonable assurances that the Agent will comply with the terms of the Contract, this Attachment and Applicable Safeguards.

2. **Documentation.** DOC shall make available documentation required by this Section upon request by DHS.

D. **Ongoing Responsibilities to Safeguard Protected Information.**

1. **Privacy and Security Policies.** DOC shall develop, maintain, and enforce policies, procedures, and administrative, technical, and physical safeguards to ensure the privacy and security of the Protected Information.

2. **Electronic Protected Information.** DOC shall implement and maintain appropriate safeguards, and comply with Subpart C of 45 C.F.R. Part 164 (HIPAA Security Rule) with respect to electronic Protected Information, including electronic Protected Health Information, to prevent the use or disclosure other than as provided for by the Contract or this Attachment.

3. **Monitoring Agents.** DOC shall ensure that any contractor, subcontractor, or other agent to whom DOC discloses Protected Information on behalf of DHS, or whom DOC employs or retains to create, receive, use, store, disclose, or transmit Protected Information on behalf of DHS, agrees to the same restrictions and conditions that apply to DOC under the Contract and this Attachment with respect to such Protected Information, and in accordance with 45 C.F.R. §§ 164.502(e)(1)(ii) and 164.308(b)(2).

4. **Minimum Necessary Access to Protected Information.** DOC shall ensure that its Agents use only the minimum necessary Protected Information needed to complete an authorized and legally permitted activity.

5. **Training.** DOC shall ensure that Agents are properly trained and comply with all Applicable Safeguards and the terms of the Contract and this Attachment.

E. **Responding to Privacy Incidents, Security Incidents, and Breaches.** DOC will comply with this Section for all Protected Information shared under the Contract. Additional obligations for specific kinds of Protected Information shared under the Contract are addressed in Section 2.2(F).

1. **Mitigation of harmful effects.** Upon discovery of any actual or suspected privacy incident, security incident, or breach, DOC will mitigate, to the extent practicable,
any harmful effect of the privacy incident, security incident, or breach. Mitigation may include, but is not limited to, notifying and providing credit monitoring to affected individuals.

2. **Investigation.** Upon discovery of any actual or suspected privacy incident, security incident, or breach, DOC will investigate to (1) determine the root cause of the incident, (2) identify individuals affected, (3) determine the specific Protected Information impacted, and (4) comply with notification and reporting provisions of the Contract, this Attachment and applicable law.

3. **Corrective action.** Upon identifying the root cause of any privacy incident, security incident, or breach, DOC will take corrective action to prevent, or reduce to the extent practicable, any possibility of recurrence. Corrective action may include, but is not limited to, patching information system security vulnerabilities, employee sanctions, or revising policies and procedures.

4. **Notification to individuals and others; costs incurred.**
   a. **Protected Information.** DOC will determine whether notice to data subjects and/or any other external parties regarding any privacy incident or security incident is required by law. If such notice is required, DOC will comply with DHS’s and DOC’s obligations under any applicable law requiring notification, including, but not limited to, Minn. Stat. §§ 13.05 and 13.055.
   b. **Protected Health Information.** If a privacy incident or security incident results in a breach of protected health information, as these terms are defined in this Attachment, then DOC will provide notice to individual data subjects under any applicable law requiring notification, including but not limited to providing notice as outlined in 45 C.F.R. § 164.404.
   c. **Failure to notify.** If DOC fails to notify individual data subjects or other external parties under subparagraphs (a) and (b), then DOC will reimburse DHS for any costs incurred as a result of DOC’s failure to provide notification.

5. **Obligation to report to DHS.** Upon discovery of a privacy incident, security incident, or breach, DOC will report to DHS in writing as specified in Section 2.2(F).
   a. **Communication with authorized representative.** DOC will send any written reports to, and communicate and coordinate as necessary with, DHS’s authorized representative.
   b. **Cooperation of response.** DOC will cooperate with requests and instructions received from DHS regarding activities related to investigation, containment, mitigation, and eradication of conditions that led to, or resulted from, the security incident, privacy incident, or breach.
   c. **Information to respond to inquiries about an investigation.** DOC will, as soon as possible, but not later than forty-eight (48) hours after a request from DHS,
provide DHS with any reports or information requested by DHS related to an investigation of a security incident, privacy incident, or breach.

6. **Documentation.** DOC will document actions taken under paragraphs 1 through 5 of this Section, and provide such documentation to DHS upon request.

F. **Reporting Privacy Incidents, Security Incidents, and Breaches.** DHS will comply with the reporting obligations of this Section as they apply to the kind of Protected Information involved. DHS will also comply with Section 2.2(E) above in responding to any privacy incident, security incident, or breach.

1. **Protected Health Information.** DOC will report breaches and security incidents involving protected health information to DHS and other external parties. DOC will notify DHS, in writing, of (1) any breach or suspected breach of protected health information; (2) any security incident; or (3) any violation of an individual's privacy rights as they involve protected health information created, received, maintained, or transmitted by DOC or its Agents on behalf of DHS.

   a. **Breach reporting.** DOC will report, in writing, any breach of protected health information to DHS within five (5) business days of discovery, in accordance with 45 C.F.R § 164.410.

   **Content of report to DHS.** Reports to the authorized representative regarding breaches of protected health information will include:

1. Identities of the individuals whose unsecured Protected Health Information has been breached.
2. Date of the breach and date of its discovery.
3. Description of the steps taken to investigate the breach, mitigate its effects, and prevent future breaches.
4. Sanctions imposed on members of DOC's workforce involved in the breach.
5. Other available information that is required to be included in notification to the individual under 45 C.F.R. § 164.404(c).
6. Statement that DOC has notified, or will notify, affected data subjects in accordance with 45 C.F.R. § 164.404.

   b. **Security incidents resulting in a breach.** DOC will report, in writing, any security incident that results in a breach, or suspected breach, of protected health information to DHS within five (5) business days of discovery, in accordance with 45 C.F.R § 164.314 and 45 C.F.R § 164.410.

   c. **Security incidents that do not result in a breach.** DOC will report all security incidents that do not result in a breach, but involve systems maintaining protected health Information created, received, maintained, or transmitted by DOC or its Agents on behalf of DHS, to DHS on a monthly basis, in accordance with 45 C.F.R § 164.314.
d. **Other violations.** DOC will report any other violation of an individual’s privacy rights as it pertains to protected health information to DHS within five (5) business days of discovery. This includes, but is not limited to, violations of HIPAA data access or complaint provisions.

e. **Reporting to other external parties.** DOC will report all breaches of protected health information to the federal Department of Health and Human Services, as specified under 45 C.F.R 164.408. If a breach of protected health information involves 500 or more individuals:

   1. DOC will immediately notify DHS.
   2. DOC will report to the news media and federal Department of Health and Human Services in accordance with 45 C.F.R. §§ 164.406-408.

2. **Other Protected Information.** DOC will report all other privacy incidents and security incidents to DHS.

   a. **Initial report.** DOC will report all other privacy and security incidents to DHS, in writing, within five (5) days of discovery. If DOC is unable to complete its investigation of, and response to, a privacy incident or security incident within five (5) days of discovery, then DOC will provide DHS with all information under Section 2.2(E)(1)-(4), of this Attachment that are available to DOC at the time of the initial report.

   b. **Final report.** DOC will, upon completion of its investigation of and response to a privacy incident or security incident, or upon DHS’s request in accordance with Section 2.2(E)(5) submit in writing a report to DHS documenting all actions taken under Section 2.2(E)(1)-(4), of this Attachment.

G. **Designated Record Set—Protected Health Information.** If, on behalf of DHS, DOC maintains a complete or partial designated record set, as defined in 45 C.F.R. § 164.501, upon request by DHS, DOC shall:

   1. Provide the means for an individual to access, inspect, or receive copies of the individual’s Protected Health Information.

   2. Provide the means for an individual to make an amendment to the individual’s Protected Health Information.

   3. Provide the means for access and amendment in the time and manner that complies with HIPAA or as otherwise directed by DHS.

H. **Access to Books and Records, Security Audits, and Remediation.** DOC shall conduct and submit to audits and necessary remediation as required by this Section to ensure compliance with all Applicable Safeguards and the terms of the Contract and this Attachment.

   1. DOC represents that it has audited and will continue to regularly audit the security of the systems and processes used to provide services under the Contract and this
Attachment, including, as applicable, all data centers and cloud computing or hosting services under contract with DOC. DOC will conduct such audits in a manner sufficient to ensure compliance with the security standards referenced in this Attachment.

2. This security audit required above will be documented in a written audit report which will, to the extent permitted by applicable law, be deemed confidential security information and not public data under the Minnesota Government Data Practices Act, Minn. Stat. § 13.37, subd. 1(a) and 2(a).

3. DOC agrees to make its internal practices, books, and records related to its obligations under the Contract and this Attachment available to DHS or a DHSdesignee upon DHS’s request for purposes of conducting a financial or security audit, investigation, or assessment, or to determine DOC’s or DHS’s compliance with Applicable Safeguards, the terms of this Attachment and accounting standards. For purposes of this provision, other authorized government officials includes, but is not limited to, the Secretary of the United States Department of Health and Human Services.

4. DOC will make and document best efforts to remediate any control deficiencies identified during the course of its own audit(s), or upon request by DHS or other authorized government official(s), in a commercially reasonable timeframe.

I. **Documentation Required.** Any documentation required by this Attachment, or by applicable laws, standards, or policies, of activities including the fulfillment of requirements by DOC, or of other matters pertinent to the execution of the Contract, must be securely maintained and retained by DOC for a period of six years from the date of expiration or termination of the Contract, or longer if required by applicable law, after which the documentation must be disposed of consistent with Section 2.6 of this Attachment.

DOC shall document disclosures of Protected Health Information made by DOC that are subject to the accounting of disclosure requirement described in 45 C.F.R. 164.528, and shall provide to DHS such documentation in a time and manner designated by DHS at the time of the request.

J. **Requests for Disclosure of Protected Information.** If DOC or one of its Agents receives a request to disclose Protected Information, DOC shall inform DHS of the request and coordinate the appropriate response with DHS. If DOC discloses Protected Information after coordination of a response with DHS, it shall document the authority used to authorize the disclosure, the information disclosed, the name of the receiving party, and the date of disclosure. All such documentation shall be maintained for the term of the Contract and shall be produced upon demand by DHS.

K. **Conflicting Provisions.** DOC shall comply with all applicable provisions of HIPAA and with the Contract and this Attachment. To extent that the parties determine, following consultation, that the terms of this Attachment are less stringent than the Applicable Safeguards, DOC must comply with the Applicable Safeguards. In the event of any conflict
in the requirements of the Applicable Safeguards, DOC must comply with the most stringent Applicable Safeguard.

L. **Data Availability.** DOC, or any entity with legal control of any Protected Information provided by DHS, shall make any and all Protected Information under the Contract and this Attachment available to DHS upon request within a reasonable time as is necessary for DHS to comply with applicable law.

2.3 **Data Security.**

A. **DHS Information Management System Access.** If DHS grants DOC access to Protected Information maintained in a DHS Information management system (including a DHS "legacy" system) or in any other DHS application, computer, or storage device of any kind, then DOC agrees to comply with any additional system- or application-specific requirements as directed by DHS.

B. **Electronic Transmission.** The parties agree to encrypt electronically transmitted Protected Information in a manner that complies with NIST Special Publications 800-52, Guidelines for the Selection and Use of Transport Layer Security (TLS) Implementations; 800-77, Guide to IPsec VPNs; 800-113, Guide to SSL VPNs, or others methods validated under Federal Information Processing Standards (FIPS) 140-2.

C. **Portable Media and Devices.** The parties agree to encrypt Protected Information written to or stored on portable electronic media or computing devices in a manner that complies with NIST SP 800-111, Guide to Storage Encryption Technologies for End User Devices.

2.4 **DOC Permitted Uses and Responsibilities.**

A. **Management and Administration.** Except as otherwise limited in the Contract or this Attachment, DOC may:

1. Use Protected Health Information for the proper management and administration of DOC or to carry out the legal responsibilities of DOC.

2. Disclose Protected Health Information for the proper management and administration of DOC, provided that:

   a. The disclosure is required by law; or

   b. The disclosure is required to perform the services provided to or on behalf of DHS or the disclosure is otherwise authorized by DHS, and DOC:

      i. Obtains reasonable assurances, in the form of a data sharing agreement, from the entity to whom the Protected Health Information will be disclosed that the Protected Health Information will remain confidential, and will not be used or disclosed other than for the contracted services or the authorized purposes; and
ii. DOC requires the entity to whom Protected Health Information is disclosed to notify DOC of any compromise to the confidentiality of Protected Health Information of which it becomes aware.

B. Notice of Privacy Practices. If DOC's duties and responsibilities require it, on behalf of DHS, to obtain individually identifiable health information from individual(s), then DOC shall, before obtaining the information, confer with DOC to ensure that any required Notice of Privacy Practices includes the appropriate terms and provisions.

C. De-identify Protected Health Information. DOC may use Protected Health Information to create de-identified Protected Health Information provided that DOC complies with the de-identification methods specified in 45 C.F.R. § 164.514.

D. Aggregate Protected Health Information. DOC may use Protected Health Information to perform data aggregation services for DHS. The use of Protected Health Information by DOC to perform data analysis or aggregation for parties other than DHS must be expressly approve by DHS.

2.5 DHS Data Responsibilities

A. DHS shall disclose Protected Information only as authorized by law to DOC for its use or disclosure.

B. DHS shall obtain any consents or authorizations that may be necessary for it to disclose Protected Information with DOC.

C. DHS shall notify DOC of any limitations that apply to DHS's use and disclosure of Protected Information that would also limit the use or disclosure of Protected Information by DOC.

D. DHS shall refrain from requesting DOC to use or disclose Protected Information in a manner that would violate applicable law or would be impermissible if the use or disclosure were performed by DHS.

2.6 Obligations of DOC Upon Expiration or Cancellation of the Contract. Upon expiration or termination of the Contract for any reason:

A. DOC shall retain only that Protected Health Information which is necessary for DOC to continue its proper management and administration or to carry out its legal responsibilities, and maintain appropriate safeguards and comply with Subpart C of 45 C.F.R. Part 164 with respect to electronic Protected Health Information to prevent the impermissible use or disclosure of any retained Protected Health Information for as long as DOC retains the Protected Health Information.

B. For all other Protected Information, in compliance with the procedures found in the Applicable Safeguards listed in Section 2.1, or as otherwise required by applicable industry standards, or directed by DHS, DOC shall immediately, destroy or sanitize (permanently de-identify without the possibility of re-identification), or return in a secure manner to
DHS all Protected Information that it still maintains.

C. DOC shall ensure and document that the same action is taken for all Protected Information shared by DHS that may be in the possession of its contractors, subcontractors, or agents. DOC and its contractors, subcontractors, or agents shall not retain copies of any Protected Information.

D. In the event that DOC cannot reasonably or does not return or destroy Protected Information, it shall notify DHS of the specific laws, rules or policies and specific circumstances applicable to its retention, and continue to extend the protections of the Contract and this Attachment and take all measures possible to limit further uses and disclosures of the client data for so long as DOC or its contractors, subcontractors, or agents maintain the Protected Information.

E. DOC shall document and verify in a report to DHS the disposition of Protected Information. The report shall include at a minimum the following information:

1. A description of all such information and the media in which it has been maintained that has been sanitized or destroyed, whether performed internally or by a service provider;

2. The method by which, and the date when, the data and media were destroyed, sanitized, or securely returned to DHS; and

3. The identity of organization name (if different than DOC), and name, address, and phone number, and signature of individual, that performed the activities required by this Section.

F. Documentation required by this Section shall be made available upon demand by DHS.

G. Any costs incurred by DOC in fulfilling its obligations under this Section will be the sole responsibility of DOC.

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Attachment B - Data Request Specifications

**Schedule of Deliverables**
Claims data extracts will be provided to the MN Department of Corrections (DOC) on a quarterly basis, aligned with MN Department of Human Services (DHS) quarterly invoicing of DOC.

**Population Definition**
Data will be limited to claims related to inpatient hospital stays (including inpatient facility claims and professional or dental services claims) for DOC inmates. Professional and dental service claims will only be provided if the service date on the claim is within the date range of an inpatient hospital stay.

**Claims Data Elements**
Data elements will be provided in separate files, which can be linked by unique person and claim identifiers.

### File 1: Recipient Data

<table>
<thead>
<tr>
<th>Data Element Name</th>
<th>Data Element Description</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>RecipientID</td>
<td>MHCP Recipient ID</td>
<td>Unique person identifier</td>
</tr>
<tr>
<td>NameLast</td>
<td>Last name of recipient</td>
<td></td>
</tr>
<tr>
<td>NameFirst</td>
<td>First name of recipient</td>
<td></td>
</tr>
<tr>
<td>NameMI</td>
<td>Middle initial of recipient</td>
<td></td>
</tr>
<tr>
<td>NameSuffix</td>
<td>Name suffix of recipient (e.g. Jr.)</td>
<td></td>
</tr>
</tbody>
</table>

### File 2: Provider Data

<table>
<thead>
<tr>
<th>Data Element Name</th>
<th>Data Element Description</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>ProviderID</td>
<td>DHS provider identification number</td>
<td>Unique provider identifier</td>
</tr>
<tr>
<td>ProviderFEIN</td>
<td>Provider Federal Tax Identification Number</td>
<td></td>
</tr>
<tr>
<td>ProviderType</td>
<td>DHS provider type classification</td>
<td>Data dictionary provided separately</td>
</tr>
<tr>
<td>ProviderName</td>
<td>Provider name as it appears in DHS system</td>
<td></td>
</tr>
</tbody>
</table>
### File 3: Inpatient facility claim headers

<table>
<thead>
<tr>
<th>Data Element Name</th>
<th>Data Element Description</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>TCN</td>
<td>Transaction Control Number</td>
<td>Unique claim identifier</td>
</tr>
<tr>
<td>RecipientID</td>
<td>MHCP Recipient ID</td>
<td>Unique person identifier</td>
</tr>
<tr>
<td>PaytoProviderNumber</td>
<td>DHS provider identification number (ProviderID)</td>
<td>Unique provider identifier</td>
</tr>
<tr>
<td>PaytoProviderNPI</td>
<td>National Provider Identifier (NPI)</td>
<td>Billing provider NPI from claim</td>
</tr>
<tr>
<td>PaytoProviderType</td>
<td>DHS provider type classification</td>
<td></td>
</tr>
<tr>
<td>PaytoTaxonomyCode</td>
<td>Provider taxonomy code</td>
<td>Taxonomy code from claim if available</td>
</tr>
<tr>
<td>DRGNumber</td>
<td>Diagnosis Related Group number</td>
<td></td>
</tr>
<tr>
<td>FirstDiagnosisCode</td>
<td>First diagnosis code submitted on claim</td>
<td></td>
</tr>
<tr>
<td>AdmissionDate</td>
<td>Admission date on claim</td>
<td></td>
</tr>
<tr>
<td>ServiceDateFrom</td>
<td>First date of service on claim</td>
<td></td>
</tr>
<tr>
<td>ServiceDateTo</td>
<td>Last date of service on claim (discharge date)</td>
<td></td>
</tr>
<tr>
<td>WarrantDate</td>
<td>Date claim was paid</td>
<td></td>
</tr>
<tr>
<td>ReimbursementAmount</td>
<td>Amount paid on claim</td>
<td></td>
</tr>
<tr>
<td>TotalClaimCharge</td>
<td>Submitted billed charges</td>
<td></td>
</tr>
</tbody>
</table>

### File 4: Inpatient facility procedure codes

<table>
<thead>
<tr>
<th>Data Element Name</th>
<th>Data Element Description</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>TCN</td>
<td>Transaction Control Number</td>
<td>Unique claim identifier</td>
</tr>
<tr>
<td>ICD9_ProcCode</td>
<td>ICD-9-CM procedure code</td>
<td></td>
</tr>
<tr>
<td>ICD9_ProcSequence</td>
<td>Indicates order of submission of procedure codes on claim</td>
<td></td>
</tr>
</tbody>
</table>

### File 5: Inpatient facility revenue codes

<table>
<thead>
<tr>
<th>Data Element Name</th>
<th>Data Element Description</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>TCN</td>
<td>Transaction Control Number</td>
<td>Unique claim identifier</td>
</tr>
<tr>
<td>RevenueCode</td>
<td>Revenue code submitted on claim</td>
<td></td>
</tr>
<tr>
<td>ClaimLineNo</td>
<td></td>
<td></td>
</tr>
<tr>
<td>UnitsSubmitted</td>
<td>Number of units submitted for this code</td>
<td></td>
</tr>
</tbody>
</table>
### File 6: Professional and dental claims (header and line data)

<table>
<thead>
<tr>
<th>Data Element Name</th>
<th>Data Element Description</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>TCN</td>
<td>Transaction Control Number</td>
<td>Unique claim identifier</td>
</tr>
<tr>
<td>ClaimLineNo</td>
<td></td>
<td></td>
</tr>
<tr>
<td>RecipientID</td>
<td>MHCP Recipient ID</td>
<td>Unique person identifier</td>
</tr>
<tr>
<td>PaytoProviderNumber</td>
<td>DHS provider identification number (ProviderID)</td>
<td>Unique provider identifier</td>
</tr>
<tr>
<td>PaytoProviderNPI</td>
<td>National Provider Identifier (NPI)</td>
<td>Billing provider NPI from claim</td>
</tr>
<tr>
<td>PaytoProviderType</td>
<td>DHS provider type classification</td>
<td></td>
</tr>
<tr>
<td>PaytoTaxonomyCode</td>
<td>Provider taxonomy code</td>
<td>Taxonomy code from claim if available</td>
</tr>
<tr>
<td>FirstDiagnosisCode</td>
<td>First diagnosis code submitted on claim</td>
<td></td>
</tr>
<tr>
<td>ServiceDateFrom</td>
<td>First date of service on claim</td>
<td></td>
</tr>
<tr>
<td>ServiceDateTo</td>
<td>Last date of service on claim</td>
<td></td>
</tr>
<tr>
<td>WarrantDate</td>
<td>Date claim was paid</td>
<td></td>
</tr>
<tr>
<td>ProcedureCode</td>
<td>Procedure code on claim line</td>
<td></td>
</tr>
<tr>
<td>ProcedureCodeMod</td>
<td>First modifier for procedure code on line</td>
<td>If applicable</td>
</tr>
<tr>
<td>ProcedureCodeMod2</td>
<td>Second modifier for procedure code on line</td>
<td>If applicable</td>
</tr>
<tr>
<td>ProcedureCodeMod3</td>
<td>Third modifier for procedure code on line</td>
<td>If applicable</td>
</tr>
<tr>
<td>ProcedureCodeMod4</td>
<td>Fourth modifier for procedure code on line</td>
<td>If applicable</td>
</tr>
<tr>
<td>LineReimburseAmount</td>
<td>Amount modifier paid</td>
<td></td>
</tr>
<tr>
<td>LineSubmittedCharge</td>
<td>Submitted billed charges for claim line</td>
<td></td>
</tr>
<tr>
<td>UnitsSubmitted</td>
<td>Units submitted for claim line</td>
<td></td>
</tr>
<tr>
<td>UnitsPaid</td>
<td>Units paid for claim line</td>
<td></td>
</tr>
</tbody>
</table>
STATE OF MINNESOTA
INTERAGENCY AGREEMENT

Pursuant to Minnesota Statutes, Sections 43A.21 and 471.59, this is an agreement between Minnesota Management and Budget and Department of Corrections.

1. Services to be Performed:
MMB will design and implement training and development programs for executive branch employees to promote individual, group, and agency efficiency and effectiveness. The programs will include but are not limited to mandatory training and development requirements.

Authorized Agents:
The following persons will be the primary contacts and authorized agents for all matters concerning this agreement. MMB: Dennis Munkwitz, Chief Financial Officer, or his successor, 400 Centennial Office Building, 658 Cedar Street, St. Paul, MN 55155, (651) 201-8004. For CORR: Ron Solheid, Deputy Commissioner, or his successor, 1450 Energy Park Drive, Suite 200, St. Paul, MN 55108.

2. Consideration and Terms of Payment:
In consideration for the services provided, the Requesting Agency agrees to contribute to this effort as follows:

TOTAL COST for FY 19= $148,922

You will receive a quarterly invoice from MMB for 25% of this amount, beginning August 2018. Each quarterly invoice shall be paid within 30 days of receipt.

3. Term of Agreement:
This agreement is effective July 20, 2018, and shall remain in effect until June 30, 2019.

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

Approved:

<table>
<thead>
<tr>
<th>1. Agency Signature</th>
<th>2. Minnesota Management &amp; Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>By:</td>
<td>By:</td>
</tr>
<tr>
<td>Title: Commissioner</td>
<td>Title: CFO</td>
</tr>
<tr>
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STATE OF MINNESOTA
INTERAGENCY AGREEMENT

This Interagency Agreement is between the Office of MN.IT Services ("MNIT") and the Minnesota Department of Corrections ("AGENCY").

Recitals

The Legislative Advisory Commission has approved the use of the funds transferred by this agreement for work specified in the underlying Information Technology project described below.

1 Term of Agreement
1.1 Effective date: July 1, 2019, or the date the State obtains all required signatures to execute the interagency agreement authorizing the transfer of funds under Minnesota Statutes § 16C.05, subdivision 2, whichever is later. Use of transferred funds is contingent upon MNIT Enterprise Project Management Office approval of the Project Summary.

1.2 Expiration date: June 30, 2023, or until all obligations have been satisfactorily fulfilled, whichever occurs first.

2 Scope of Work
This project is part of an upgrade plan to address technology obsolescence within the AGENCY’S security management systems. This effort will modernize the technologies that are fundamental to the implementation of security strategies. The AGENCY is expanding its use of access control and video surveillance and this project provides the foundation for next generation capabilities for those systems. Incorporated in the initiative is the replacement of hardware and software that is end of life or outside standard product support that adds significant risk exposure for security and safety from systems failure.

3 Consideration and Payment
The AGENCY agrees to contribute $3,100,000.00 to the Information and Telecommunications Account (ITA) for this project.

4 Conditions of Payment
4.1 MNIT Financial Management shall provide the AGENCY Chief Financial Officer with the Statewide Integrated Financial Tools ("SWIFT") system appropriation transfer instructions. As required by Minn. Stat. § 16E.0466, the AGENCY shall submit an appropriation transfer in SWIFT for the amount specified in Section 3 of this agreement.

4.2 MNIT shall serve as the fiscal manager for this agreement. Funds will be deposited in the ITA as authorized in Minn. Stat. § 16E.21 and will be budgeted for the project described in Section 2 above for the term of the agreement.

4.3 The AGENCY shall not begin project activity until the MNIT Enterprise Project Management Office approves the required project planning documentation including: 1) Project Summary, 2) Resource Plan, 3) Project Requirements, and 4) Project Quality Plan.

4.4 The AGENCY agrees that allowable direct and indirect costs associated with managing and
supporting the implementation of the scope of work in Section 2 will be charged to the ITA contribution specified in section 3 above.

5 Authorized Representatives
The AGENCY’S Authorized Representative is Chris Dodge, Chief Financial Officer, by phone at 651-361-7264, or by email Chris.dodge@state.mn.us, or their successor.

MNIT’s Authorized Representative is Tu Tong, Chief Financial Officer, by phone at 651-556-8028, or by email tu.tong@state.mn.us, or their successor.

6 Amendments
Any amendment to this agreement must be in writing and will be effective upon approval and execution by the parties.

7 Liability
Each party is responsible for its own acts and behavior and the results thereof.

8 Termination
Either party may terminate this agreement at any time, with or without cause, upon 30 days’ written notice to the other party.

Signatures:

1. Minnesota Department of Corrections
   (With delegated authority)
   By: Marcus Schmit
   Title: Assistant Commissioner
   Date: 6/26/2019

2. Office of MN.IT Services
   (With delegated authority)
   By: Tracy Kerash
   Title: Procurement Director
   Date: 6/26/2019
STATE OF MINNESOTA
INTERAGENCY AGREEMENT

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Recitals

The Legislative Advisory Commission has approved the use of the funds transferred by this agreement for work specified in the underlying Information Technology project described below.

1 Term of Agreement

1.1 Effective date: July 1, 2019, or the date the State obtains all required signatures to execute the interagency agreement authorizing the transfer of funds under Minnesota Statutes § 16C.05, subdivision 2, whichever is later. Use of transferred funds is contingent upon MNIT Enterprise Project Management Office approval of the Project Summary.

1.2 Expiration date: June 30, 2023, or until all obligations have been satisfactorily fulfilled, whichever occurs first.

2 Scope of Work

Due to the increased risk and recent rise in attacks against Correction Officers, leading to the death of one officer and multiple officers hospitalized, the AGENCY is looking for ways to improve security and safety inside each facility. Having consistent wireless capability across all AGENCY locations will provide previously unavailable options for offender security management including personnel movement and location accuracy, strengthened security systems reliability and targeted location use for access and control, essential offender services spanning tele-medicine, education, health records, offender visitation control, and administrative systems and management capabilities currently tied to location.

These new applications and devices require an improved and upgraded network infrastructure and network cabling to support the infrastructure as well as the addition of 2,200+ access points installed both inside and outside of the Minnesota Correctional Facilities (MCF) buildings. This project will deploy a data grade wireless network to support new security solutions and offender educational programs for all 11 of the AGENCY’S MCF.

3 Consideration and Payment

The AGENCY agrees to contribute $4,718,645.00 to the Information and Telecommunications Account (ITA) for this project.

4 Conditions of Payment

4.1 MNIT Financial Management shall provide the AGENCY Chief Financial Officer with the Statewide Integrated Financial Tools (“SWIFT”) system appropriation transfer instructions. As required by Minn. Stat. § 16E.0466, the AGENCY shall submit an appropriation transfer in SWIFT for the amount specified in Section 3 of this agreement.

4.2 MNIT shall serve as the fiscal manager for this agreement. Funds will be deposited in the ITA as authorized in Minn. Stat. § 16E.21 and will be budgeted for the project described in Section 2.
above for the term of the agreement.

4.3 The AGENCY shall not begin project activity until the MNIT Enterprise Project Management Office approves the required project planning documentation including: 1) Project Summary, 2) Resource Plan, 3) Project Requirements, and 4) Project Quality Plan.

4.4 The AGENCY agrees that allowable direct and indirect costs associated with managing and supporting the implementation of the scope of work in Section 2 will be charged to the ITA contribution specified in section 3 above.

5 Authorized Representatives
The AGENCY’S Authorized Representative is Chris Dodge, Chief Financial Officer, by phone at 651-361-7264, or by email Chris.dodge@state.mn.us, or their successor.

MNIT’s Authorized Representative is Tu Tong, Chief Financial Officer, by phone at 651-556-8028, or by email at tu.tong@state.mn.us, or their successor.

6 Amendments
Any amendment to this agreement must be in writing and will be effective upon approval and execution by the parties.

7 Liability
Each party is responsible for its own acts and behavior and the results thereof.

8 Termination
Either party may terminate this agreement at any time, with or without cause, upon 30 days’ written notice to the other party.

Signatures:

1. Minnesota Department of Corrections
   (With delegated authority)
   By: Marcus Schmidt
   Title: Assistant Commissioner
   Date: 6/26/2019

2. Office of MN.IT Services
   (With delegated authority)
   By: Tracy Berash
   Title: Procurement Director
   Date: 6/26/2019
STATE OF MINNESOTA
INTERAGENCY AGREEMENT

This Interagency Agreement is between the Office of MN.IT Services ("MNIT") and the Minnesota Department of Corrections ("AGENCY").

Recitals

The Legislative Advisory Commission has approved the use of the funds transferred by this agreement for work specified in the underlying Information Technology project described below.

1 Term of Agreement
1.1 Effective date: July 1, 2019, or the date the State obtains all required signatures to execute the interagency agreement authorizing the transfer of funds under Minnesota Statutes § 16C.05, subdivision 2, whichever is later. Use of transferred funds is contingent upon MNIT Enterprise Project Management Office approval of the Project Summary.

1.2 Expiration date: June 30, 2023, or until all obligations have been satisfactorily fulfilled, whichever occurs first.

2 Scope of Work
This project is Phase 2 of the project to replace the AGENCY'S former victim notification system, Minnesota CHOICE. Phase 1 (in progress) will result in the creation of the new MnHaven system in 2020. The main purpose of Phase 1 is to eliminate security risks associated with the MnCHOICE system and turn it off, while providing basic victim services functionality for DOC users only. Phase 2 will expand MnHaven to provide access for victims to self-register and manage their own accounts and notifications. It will also provide access to non-DOC criminal justice professionals, enabling them to provide additional victim services.

3 Consideration and Payment
The AGENCY agrees to contribute $800,000.00 to the Information and Telecommunications Account (ITA) for this project.

4 Conditions of Payment
4.1 MNIT Financial Management shall provide the AGENCY Chief Financial Officer with the Statewide Integrated Financial Tools ("SWIFT") system appropriation transfer instructions. As required by Minn. Stat. § 16E.0466, the AGENCY shall submit an appropriation transfer in SWIFT for the amount specified in Section 3 of this agreement.

4.2 MNIT shall serve as the fiscal manager for this agreement. Funds will be deposited in the ITA as authorized in Minn. Stat. § 16E.21 and will be budgeted for the project described in Section 2 above for the term of the agreement.

4.3 The AGENCY shall not begin project activity until the MNIT Enterprise Project Management Office approves the required project planning documentation including: 1) Project Summary, 2) Resource Plan, 3) Project Requirements, and 4) Project Quality Plan.

4.4 The AGENCY agrees that allowable direct and indirect costs associated with managing and
supporting the implementation of the scope of work in Section 2 will be charged to the ITA contribution specified in section 3 above.

5 **Authorized Representatives**
The AGENCY'S Authorized Representative is Chris Dodge, Chief Financial Officer, by phone at 651-361-7264, or by email Chris.dodge@state.mn.us, or their successor.

MNIT’s Authorized Representative is Tu Tong, Chief Financial Officer, by phone at 651-556-8028, or by email tu.tong@state.mn.us, or their successor.

6 **Amendments**
Any amendment to this agreement must be in writing and will be effective upon approval and execution by the parties.

7 **Liability**
Each party is responsible for its own acts and behavior and the results thereof.

8 **Termination**
Either party may terminate this agreement at any time, with or without cause, upon 30 days’ written notice to the other party.

**Signatures:**

1. **Minnesota Department of Corrections**
   (With delegated authority)
   By: Marcus Schmidt
   Title: Assistant Commissioner
   Date: 6/26/2019

2. **Office of MN.IT Services**
   (With delegated authority)
   By: Tracey Bergesen
   Title: Procurement Director
   Date: 6/26/2019
STATE OF MINNESOTA
INTERAGENCY AGREEMENT

This agreement is between the Minnesota Departments of Corrections and DOC Facilities located in Faribault, Lino Lakes, Oak Park Heights, Red Wing, Rush City, St. Cloud, Shakopee, Stillwater, Willow River/Moose Lake, Togo (hereinafter “DOC”) and Minnesota State Law Library-Law Library Services to Prisoners, G25 Minnesota Judicial Center, 25 Rev. Dr. Martin Luther King Jr. Blvd., St. Paul, MN 55155-6102 (hereinafter “LLSP”).

Agreement

1 Term of Agreement
1.1 Effective date: July 1, 2017, or the date the State obtains all required signatures under Minnesota Statutes Section 16C.05, subdivision 2, whichever is later.
1.2 Expiration date: June 30, 2019, or until all obligations have been satisfactorily fulfilled, whichever occurs first.

2 Scope of Work
2.1 LLSP Duties
2.1.1 Provide law library services to DOC facilities. At a minimum, these services include:
   a. regularly scheduled site visits or interactive video sessions, as mutually agreed between parties, to meet with inmates at all facilities in the DOC, except for the facilities at Red Wing, Willow River and Togo;
   b. timely responses to inmates’ requests arising from meetings, phone calls, letters, and/or kites according to established policies and procedures;
   c. recommendation and oversight for a core legal collection housed in each facility; and
   d. informational flyers to DOC facilities, which give an overview of services provided to inmates (Attachment A).

2.1.2 Provide law library service by mail, based upon established policies and procedures, to DOC inmates housed at Red Wing, Willow River, Togo and in non-DOC facilities.

2.1.3 Provide copies of published legal material on request, based upon established policies and procedures of the DOC and as provided in LLSP’s Attachment B.

2.1.4 LLSP shall not give legal advice nor advocate for individual inmates.

2.1.5 Ensure staff complete training and are notified of appropriate DOC policies and procedures necessary to complete the duties required under this contract. Training participation requirements will be mutually agreed upon by the parties.

2.2 DOC Duties
2.2.1 Maintain the current core legal collection at the facilities by funding the subscription and replacement costs and purchasing new titles recommended by LLSP when economically feasible.

2.2.2 Inform new inmates of LLSP services during the receiving and orientation process.

2.2.3 Treat mail being delivered and/or sent to inmates from LLSP as Special Mail.

2.2.4 Provide photocopies of facility law library materials based upon established policies and procedures.
2.2.5 Not purchase any new titles or establish any satellite collections without agreement of LLSP and provision for upkeep and maintenance.

3 Consideration and Payment
3.1 DOC shall reimburse LLSP for actual costs incurred in the performance of duties outlined in Clause 2.

3.2 Fifteen percent (15%) of the Agreement amount shall be advanced upon the DOC’s receipt of the fully executed agreement.

3.3 Payment shall be made by the DOC within 30 days after LLSP has presented monthly invoices for services given to the DOC.

3.4 The total obligation of this agreement shall not exceed $467,000.

4 Conditions of Payment
All services provided by LLSP under this agreement must be performed to DOC’s satisfaction, as determined at the sole discretion of DOC’s Authorized Representative.

5 Authorized Representative
DOC’s Authorized Representative is Marcie Koetke, or her successor. LLSP’s Authorized Representative is Liz Reppe, or his/her successor.

6 Amendments
Any amendment to this agreement must be in writing and will not be effective until it has been executed and approved by the same parties who executed and approved the original agreement, or their successors in office.

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

8 Termination
Either party may terminate this agreement at any time, with or without cause, upon 30 days’ written notice to the other party.
1. LEGAL REVIEW – MJB LEGAL COUNSEL DIVISION

By

Title: Legal Counsel

Date: 6-27-17

2. STATE ENCUMBRANCE VERIFICATION (DOC)
Individual certifies that funds have been encumbered as required by Minn. Stat. §§16A.15 and 16C.05

Signed

Date: 6-27-17

Contract No./PO No.

3. MINNESOTA STATE LAW LIBRARY – LLSP PROGRAM
With delegated authority

By

Title: State Law Librarian

Date: 6/27/17

4. MINNESOTA DEPARTMENT OF CORRECTIONS
With delegated authority

By

Title

Date
LAW LIBRARY SERVICE TO PRISONERS

Providing Legal Information To Minnesota Department of Corrections Inmates

What is Law Library Service to Prisoners (LLSP)?

LLSP provides Minnesota Department of Corrections prisoners access to legal information and law library materials. Professional law librarians visit the adult correctional facilities on a monthly basis. They will meet with you to discuss your legal information needs and provide materials relevant to your request.

LLSP does the following:

- Helps you use the legal research materials in your facility library.
- Retrieves material for you from the Minnesota State Law Library.
- Provide contact information for legal assistance organizations.

Please Note: LLSP librarians are not attorneys and cannot provide legal advice. Our program provides access to court forms but not assistance in filling them out.

TO CONTACT LLSP, DO ONE OF THE FOLLOWING:

- Request a reference interview for when the law librarian visits any one of the following correctional facilities: Faribault, Lino Lakes, Moose Lake, Oak Park Heights, Rush City, St. Cloud, Shakopee and Stillwater.

- Send a kite to LLSP via facility librarian or education department.

- Write to the program at the following address:

  Law Library Service to Prisoners
  Minnesota State Law Library,
  Minnesota Judicial Center, Room G25
  25 Rev. Dr. Martin Luther King Jr. Blvd.
  St. Paul, Minnesota 55155-6102

- Call (651) 297-4969. LLSP accepts pre-paid phone calls from inmates; be aware, however, that LLSP staff are not always available to answer your phone call.
Attachment B

Materials That LLSP Provides to Inmates

In general, if a requested item contains information concerning case, statutory, or regulatory law, it will be considered legal information and will be provided to inmates. If it contains information about pending legislation or contains information concerning the legal research process, it will be provided. Materials concerning information on social or political issues, however, will not be provided.

LLSP’s primary responsibility has always been to provide information related to an inmate’s appeal, conditions of confinement, and family law topics. These have priority over other legal issues; all other requests will be filled as time permits.

We provide the same service and materials to all inmates, unless we are directed by the DOC not to provide certain materials to specific inmates.

Examples of Legal Materials Provided to Inmates:

- Constitutions and statutes
- Case law from the United States courts, as well as all states
- Regulations of federal and state agencies
- Court rules
- Ordinances
- Attorney general opinions
- Law treatises
- Law reviews
- Commentary on all the primary law materials
- Forms (when available) for U.S., Minnesota, and other state courts
- Addresses for legal and governmental agencies
- Published court briefs housed at MSLL - only the following sections of the MN appellate court briefs:
  o Cover page
  o Table of contents
  o Table of authorities
  o Legal issues in argument list
  o Arguments if specifically requested
  o Conclusion

05/17/2011