

Office of State Procurement PROACT Contract Certification of Approval

This certificate serves as confirmation that the Office of State Procurement has reviewed and approved the contract referenced below.

Reference Number: 2000100373 (13)

Healthy Blue
Amd 13 MCIP; no change in time or money.
Sue Ellen Hopper
6/25/2018

Your amendment that was submitted to OSP has been approved.

Rev 2017-01

	AMENDMENT TO		Amendment #:	12
	AGREEMENT BETWEEN STATE OF I	OUISIANA	LAGOV#:	2000100373
	LOUISIANA DEPARTMENT OF H			
	Medical Vendor Administratio		LDH #:	060467
(Regional/ Program/			0	
Facility _	Bureau of Health Services Financ AND	ing	Original Contract Amount Original Contract Begin Date	1,964,731,789
			Original Contract End Date	02-01-2015
-	Community Care Health Plan of Louisiana DE Contractor Name	3A Healthy Blue		305PUR-DHHRFP-E
	AMENDMENT	PROVISIONS		1
nge Contract From	^{1:} From Maximum Amount: \$5,341,420,196.00		rent Contract Term: 2/1/15	5-12/31/19
See Attachment	A13.			
nge Contract To:	To Maximum Amount:	Cha	nged Contract Term:	
Justifications for	amendment:			
I want profit affensive find to prevent a second	ed in this amendment are within scope and compl ary to continue to advance LDH's quality strategy.		conditions as set forth in the	RFP. This
This Amendment	Becomes Effective: 02-01-2018			
This amendment	contains or has attached hereto all revised ter	ms and conditions	agreed upon by contractir	ng parties.
IN WITN	ESS THEREOF, this amendment is signed and	d entered into on tl	ne date indicated below.	
	CONTRACTOR		STATE OF LOUISIANA NA DEPARTMENT OF H	EALTH
Community Care	Health Plan of Louisiana DBA Healthy Blue	Secretary, Louisia	na Department of Health o	r Designee

6-4-18 C CONTRACTOR SIGNATURE DATE PRINT NAME Aaron Lambert CONTRACTOR TITLE CEO

Secretary, Louisiana Department of Health or Designee

6 SIGNATURE NAME Jen Steele

TITLE Medicaid Director

OFFICE Bureau of Health Services Financing

PROGRAM SIGNATURE NAME

DATE

8

DATE

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ltem Number	Exhibit/ Attachment/ Document	Change From:	Change To:	Justification
1	Exhibit 3 305PUR- DHHRFP-BH- MCO-2014- MVA	monthly capitated payment shall be applied to incentivize quality, health outcomes, and value-based payments. The withhold amount will be equal to two percent of the monthly capitated payment for physical and basic behavioral health for all MCO members, exclusive of	 5.4.2 Effective February 1, 2018, a withhold of the monthly capitated payment shall be applied to incentivize quality, health outcomes, and value-based payments. The withhold amount will be equal to two percent of the monthly capitated payment for physical and basic behavioral health for all MCO members, exclusive of maternity kick payments, <u>payments under Section 5.18</u>, and the FMP component of the monthly capitated payment. 	This revision is necessary to align with the addition of Section 5.18.
2	Exhibit 3 305PUR- DHHRFP-BH- MCO-2014- MVA	Add new subsection.	 5.18. Voluntary Managed Care Incentive Program 5.18.1 Effective February 1, 2018, LDH may make incentive payments up to 5 percent, in total, above the approved capitation payments attributable to the enrollees or services covered by the Approved Incentive Arrangements, as defined in LDH's MCIP Protocol, implemented by LDH. These incentive payments will support the activities, targets, performance measures, or quality-based outcomes specified in LDH's quality strategy. 5.18.2 Each MCO has the right to determine whether to participate in one or more of the Approved Incentive Arrangements implemented by LDH. The MCO will receive incentive payments under this Section 5.18 	This revision is necessary to continue to advance LDH's quality strategy.

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for only those Approved Incentive Arrangements in which if participating MCO may contract with one or more third parties to assist in its achievement of those Approved incentive Arrangements, including specific provisions participation; payments and obligations of the MCO and such third parties; eligibility for participation; payments and obligations of the MCO and such third parties; eligibility for participation; payments (including) the amount, time and mannerthod); and other such terms particular to that Approved incentive Arrangement as mutually agreed upon in the contract between MCO and such third party. 5.18.3 IDH will, for each Approved incentive Arrangement to be implemented, specify the activities, targets, performance measures, or quality-based outcomes to be achieved and how each will be evaluated. IDH will not implement any Approved incentive Arrangement that is not consistent with the 42 Code of Federal Regulations 438.6 (b) (2) and this Section 5.18, including: 5.18.3.1 Approved incentive Arrangement willbe measured during the </th <th></th>	

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			the Approved Incentive Arrangement is applied.	
			5.18.3.2 <u>Approved Incentive Arrangements will</u> not be renewed automatically.	
			5.18.3.3 <u>Approved Incentive Arrangements will</u> <u>be made available to both public and</u> <u>private contractors under the same terms</u> <u>of performance.</u>	
			5.18.3.4 <u>Neither an MCO's participation in the</u> <u>managed care incentive program, nor any</u> <u>Approved Incentive Arrangement, will be</u> <u>conditioned on the MCO entering into or</u> <u>adhering to an intergovernmental transfer</u> <u>agreement.</u>	
			5.18.4 <u>Each Approved Incentive Arrangement shall</u> define the quality strategy objectives, which may include:	
			5.18.4.1 <u>Improving outcomes for diabetic</u> <u>members</u>	
			5.18.4.2 <u>Improving outcomes for members with</u> <u>hypertension</u>	
			5.18.4.3 Improving member health through increased primary care utilization	

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			 5.18.4.4 <u>Reducing inappropriate emergency department use</u> 5.18.5 <u>For each measurement year ending on or after December 31, 2018, LDH will evaluate performance relative to the specified activities, targets, performance measures, or quality-based outcomes to be achieved for the Approved Incentive Arrangement for that measurement year. LDH's evaluation will be based on documentation, submitted by the MCO, reflecting performance.</u> <u>LDH shall timely notify the MCO regarding achievement, or deficiencies, for the specified activities, targets, performance measures or quality-based outcomes for the Approved Incentive Arrangement for that measurement year. In the event LDH finds a deficiency, LDH will notify the MCO of its findings, including the portion of the incentive payments made attributable to such deficiency. Upon request of MCO, LDH may defer recoupment, and MCO and LDH may confer regarding LDH's findings, proposed action and opportunity for cure. Upon final determination by LDH, which shall be final and not subject to appeal, LDH may recoup from the MCO the portion of the</u> 	

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			 incentive payments made attributable to any uncured deficiency. All LDH recoupments made from MCOs pursuant to this Section 5.18 shall be made in accordance with the recoupment terms established by LDH, which terms shall be provided to MCO in writing at least thirty days in advance of LDH recoupment from the MCOs. 5.18.6 An MCO choosing to participate in Approved Incentive Arrangements implemented under this Section 5.18 shall ensure that any contracts the MCO may have with any third party to fulfill the obligations under this Section 5.18 contain provisions clearly providing for the MCO's right of recovery in situations whereby LDH recoups MCIP payments from the MCO. An MCO's activities to recover such payments, through recoupment, withhold or otherwise, are not subject to the prior notification under Section 15.1.17, or any other notice and reporting obligation set forth in this Contract unless otherwise required by the terms of recoupment specified by LDH under section 5.18.5. 5.18.7 An MCO's participation in one or more Approved Incentive Arrangements shall have no impact on the MCO's rights or obligations 	

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		under this Contract, except as it relates specifically to the MCIP Program. An MCO's participation in an Approved Incentive Arrangement does not represent a binding obligation on the MCO to achieve the approved targeted health outcomes, and failure to achieve such outcomes shall not be considered a breach of this Contract. Further, except for recoupment of MCIP payments, either directly or via offset, no penalty shall be applied for failure to achieve targeted outcomes. The aforementioned penalty limitation shall not apply to instances of MCO's fraudulent conduct. In the event of a conflict with other terms of this Contract, the provisions of this Section 5.18 and LDH's MCIP Protocol shall prevail.	