COMMONWEALTH OF MASSACHUSETTS ~ STANDARD CONTRACT FORM



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CONTRACTOR LEGAL NAME: Fallon Community Health Plan, Inc.		COMMONWEALTH DEPARTMENT NAME: Executive Office of Health and Human Services			
(and d/b/a):		MMARS Department Code: EHS			
egal Address: (W-9, W-4): 10 Chestnut St., Worcester, MA, 01608		Business Mailing Address: One Ashburton Place, 11th Floor, Boston, MA 02108			
Contract Manager: Janis Liepins	Phone: 508-368-9798	Billing Address (if di	fferent):		
E-Mail: Janis.Liepins@fallonhealth.org	Fax:	Contract Manager: /	Aditya Mahalingam-Dhingra	Phone: 617-573-1812	
Contractor Vendor Code: VC6000230412		E-Mail: Aditya.Mahali	ngam-Dhingra@mass.gov	Fax:	
Vendor Code Address ID (e.g. "AD001"): <u>AD005.</u> (Note: The Address ID must be set up for EFT paym		MMARS Doc ID(s): N			
		RFR/Procurement or	Other ID Number: BD-17-1039-EH	S01-EHS01-00000009207	
			CONTRACT AMEND	MENT	
PROCUREMENT OR EXCEPTION TYPE: (Check or			ct End Date Prior to Amendment: D		
Statewide Contract (OSD or an OSD-designated	Department)		nount: \$ no change. (or "no change"		
Collective Purchase (Attach OSD approval, scop	e, budget)		(Check one option only. Attach de		
Department Procurement (includes all Grants - <u>8</u> Notice or RFR, and Response or other procurement	<u>15 CMR 2.00</u>) (Solicitation		ate, Scope or Budget (Attach updat		
Emergency Contract (Attach justification for emergency)	rgency, scope, budget)		Attach justification for Interim Contra		
Contract Employee (Attach Employment Status F	orm, scope, budget)		ee (Attach any updates to scope or b		
Other Procurement Exception (Attach authorizin	g language, legislation with	Other Procurement	nt Exception (Attach authorizing lan	guage/justification and updated	
specific exemption or earmark, and exception justif	ication, scope and budget)	scope and budget			
The Standard Contract Form Instructions and Con	tractor Certifications and the fol	lowing Commonwealth	Terms and Conditions document	are incorporated by reference	
into this Contract and are legally binding: (Check C Services Commonwealth IT Terms and Conditions	UNE option). Is <u>commonwealth t</u>	erms and Conditions	Commonwealth Terms and Condition	ons For Human and Social	
COMPENSATION: (Check ONE option): The Departm		horizod porformanae and	control in accordance with the target	(#1: 0 + + m)	
in the state accounting system by sufficient appropriat	ions of other non-appropriated fun	ds. subject to intercept fr	or Commonwealth owed debts under	815 CMP 9 00	
Kate Contract. (No Maximum Obligation) Attach o	letails of all rates, units, calculation	s. conditions or terms ar	nd any changes if rates or terms are	heing amended)	
Maximum Obligation Contract. Enter total maximum	num obligation for total duration of	this contract (or new tot	al if Contract is being amended). \$	<u>.</u>	
PROMPT PAYMENT DISCOUNTS (PPD): Commonv	vealth payments are issued througl	n EFT 45 days from invoi	ce receipt. Contractors requesting a	ccelerated payments must identify	
a FFD as lollows. Fayment issued within 10 days	% PPD: Payment issued within 15	davs % PPD Pavn	pent issued within 20 days % PP	D. Daymont isquad within 20 days	
% PPD. If PPD percentages are left blank, identify r (subsequent payments scheduled to support standard	Eason: A agree to standard 45 d	ay cycle LI statutory/lee	gal or Ready Payments (<u>M.G.L. c. 2</u>	<u>9, § 23A</u>); □ only initial payment	
BRIEF DESCRIPTION OF CONTRACT PERFORMA	NCE or REASON FOR AMENDME	NT: (Enter the Contract	title nurnose fiscal year(s) and a d	stailed description of the same of	
perioritatice of what is being amended for a Contract	Amendment. Attach all supporting	documentation and just	tifications.)		
This Amendment 1 to the Third Amended and Rest Contract effective January 1, 2021.	ated ACPP Contract with Wellford	ce in partnership with Fa	llon Community Health Plan updates	payment provisions in the	
ANTICIPATED START DATE: (Complete ONE option	only) The Department and Contro	ator partify for this Cart			
□ 1. may be incurred as of the Effective Date (latest	signature date below) and no oblig	ations have been incurre	act, or Contract Amendment, that Co	ontract obligations:	
☑ 2. may be incurred as of <u>January 1, 2021</u> , a date I	ATER than the Effective Date hel	ow and no obligations b	eu <u>prior</u> to the Effective Date.	ive Dete	
□ 3. were incurred as of, 20_, a date PRIO	to the Effective Date below, and	the narties agree that na	ave been incurred <u>prior</u> to the Ellect	ive Date.	
authorized to be made either as settlement paym	ents or as authorized reimburseme	ent payments, and that the	ne details and circumstances of all o	hligations under this Contract are	
attached and incorporated into this Contract. Acc	ceptance of payments forever relea	ases the Commonwealth	from further claims related to these	obligations.	
CONTRACT END DATE: Contract performance shall t	terminate as of December 31, 2022	2 with no new obligations	being incurred after this date unloss	the Contract is preparly and ded	
provided that the terms of this Contract and performan	ice expectations and obligations s	hall survive its termination	in for the nurnose of resolving any o	aim or dispute for completing any	
negotiated terms and warranties, to allow any close of	it or transition performance, report	ing, invoicing or final pay	ments, or during any lapse between	amendments.	
<u>CERTIFICATIONS</u> : Notwithstanding verbal or other in Amendment has been executed by an authorized sign	epresentations by the parties, the	"Effective Date" of this	s Contract or Amendment shall be t	he latest date that this Contract or	
approvais. The contractor certilles that they have acce	essed and reviewed all documents	incornorated by reference	e as electronically nublished and the	Contractor makes all contifications	
required under the Standard Contract Form Instruction	s and Contractor Certifications und	er the pains and penaltic	es of neriury and further agrees to p	rovide any required decumentation	
upon request to support compliance, and agrees that	required under the Standard Contract Form Instructions and Contractor Certifications under the pains and penalties of perjury, and further agrees to provide any required documentation upon request to support compliance, and agrees that all terms governing performance of this Contract and doing business in Massachusetts are attached or incorporated by reference				
herein according to the following hierarchy of document precedence, the applicable Commonwealth Terms and Conditions, this Standard Contract Form, the Standard Contract Instructions and Contractor Certifications, the Request for Response (RFR) or other solicitation, the Contractor's Response (excluding any language stricken by a Departmet			Form, the Standard Contract Form		
Unacceptable, and additional negotiated terms, provided that additional negotiated terms will take precedence over the relevant terms in the DED and the Contractoria Decemenance			the Contractor's Desmanas and if		
made using the process outlined in 601 CMR 21.07, incorporated herein, provided that any amended RFR or Response terms result in best value, lower costs, or a more cost effective					
Contract. AUTHORIZING SIGNATURE FOR THE CONTRACTO					
		AUTHORIZING SIG	NATURE FOR THE COMMONWEA	LIH: NOALOO	
X:	Date: / / ///	X:	Data Mart D. H. Data	te: 12/29/20	
	At time of orginature)		e and Date Must Be Handwritten A	At Time of Signature)	
Print Name: Todd Bailey	· ·	Print Name:	Daniel Tsai		
Print Title: <u>Chief Financial Officer</u>		Print Title:	Assistant Secretary for MassHe	ealth .	

AMENDMENT #1

TO THE

THIRD AMENDED AND RESTATED

ACCOUNTABLE CARE PARTNERSHIP PLAN CONTRACT

FOR THE

MASSHEALTH ACCOUNTABLE CARE ORGANIZATION PROGRAM

WHEREAS, the Executive Office of Health and Human Services ("EOHHS") and the Contractor identified in **Appendix X** ("Contractor") entered into the Contract effective August 25, 2017, and with an Operational Start Date of March 1, 2018, to improve the MassHealth Member experience of care, health of the population, and efficiency of the MassHealth program by substantially shifting towards accountable and integrated models of care and to provide comprehensive health care coverage to MassHealth Members; and

WHEREAS, EOHHS and the Contractor last amended and restated the Contract effective January 1, 2021, (the Third Amended and Restated Accountable Care Partnership Plan Contract);

WHEREAS, in accordance with **Section 6.8** of the Contract, EOHHS and the Contractor desire to amend the Contract effective January 1, 2021; and

WHEREAS, EOHHS and the Contractor agree that the terms stated herein are subject to all required approvals of the federal Centers for Medicare and Medicaid Services (CMS);

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained herein, the Contractor and EOHHS agree as follows:

- 1. Section 2, Contractor Responsibilities, is hereby amended by adding a new Section 2.7.D.6.c as follows:
 - "c. If the Contractor does not comply with this **Section 2.7.D.6**, with respect to its payments to hospitals, EOHHS may decrease the stop-loss payment made to the Contractor as described in **Sections 4.3.H** and **6.5.K.12**."
- 2. Section 2, Contractor Responsibilities, is hereby amended by deleting "as directed by EOHHS:" in Section 2.7.D.7.b and inserting in place thereof the following: "as directed by and at a rate specified by EOHHS."
- 3. Section 2, Contractor Responsibilities, is hereby amended by deleting Sections 2.7.D.7.b.1-3 in their entirety.

- 4. Section 4, Payment and Financial Provisions, is hereby amended by adding a new Section 4.2.L as follows:
 - "L. Loss of Program Authority

As required by CMS, should any part of the scope of work under this contract relate to a state program that is no longer authorized by law (e.g., which has been vacated by a court of law, or for which CMS has withdrawn federal authority, or which is the subject of a legislative repeal), the Contractor must do no work on that part after the effective date of the loss of program authority. The state must adjust capitations to remove costs that are specific to any program or activity that is no longer authorized by law. If the Contractor works on a program or activity no longer authorized by law after the date the legal authority for the work ends, the Contractor will not be paid for that work. If the state paid the Contractor in advance to work on a no-longer-authorized program or activity and under the terms of this contract the work was to be performed after the date the legal authority ended, the payment for that work should be returned to the state. However, if the Contractor worked on a program or activity prior to the date legal authority ended for that program or activity, and the state included the cost of performing that work in its payments to the Contractor, the Contractor may keep the payment for that work even if the payment was made after the date the program or activity lost legal authority."

- 5. Section 4, Payment and Financial Provisions, is hereby amended by deleting Section 4.3.C.3 in its entirety and replacing it with the following Section 4.3.C.3:
 - "3. The Supplemental Specialized Inpatient Psychiatric Services Payment and associated expenditures shall be included in the risk sharing arrangement calculations set forth in Section 4.5, as part of the Non High Cost Drug/Non-HCV Medical Component and actual medical expenditures, respectively."
- 6. Section 4, Payment and Financial Provisions, is hereby amended by adding a new Section 4.3.H as follows:
 - "H. Stop-loss Payment

EOHHS shall pay the Contractor a stop-loss payment as follows and as further specified by EOHHS:

- The stop-loss payment shall be an amount equal to 95 percent (95%) of allowed expenditures in excess of an attachment point per Enrollee hospital inpatient admission as determined by EOHHS and set forth in Appendix D.
- 2. EOHHS shall pay the Contractor such amount as set forth above for each loss on an interim schedule as determined by EOHHS.

- 3. If EOHHS determines that a payment by the Contractor for an inpatient hospital admission does not comply with **Section 2.7.D.6**, EOHHS may decrease a stop-loss payment made to the Contractor in accordance with **Section 6.5.K12**."
- Section 4, Payment and Financial Provisions, is hereby amended by adding in Section 4.5.B.3.b ", including any Claims run-out specified by EOHHS" after "risk sharing arrangement".
- 8. Section 4, Payment and Financial Provisions, is hereby amended by adding a new Section 4.5.B.6 as follows:
 - "6. EOHHS may verify any data the Contractor submits to EOHHS in a manner it determines appropriate."
- 9. Section 4, Payment and Financial Provisions, is hereby amended by deleting Section 4.5.C in its entirety and replacing it with a new Section 4.5.C as follows:
 - "C. Market-Wide Risk Sharing Arrangement ("Market Corridor") for the Contract Year

For all Regions and Rating Categories, the Contractor and EOHHS shall share risk for the Non-High-Cost Drug /Non-HCV Medical ("Core Medical") Component of the Base Capitation Rate and Supplemental Specialized Inpatient Psychiatric Services Payment set forth in **Section 4.3.C** in accordance with the following provisions.

1. Overall Approach

As further described in this section, this risk sharing arrangement shall be based on certain revenue and expenditures across MassHealth managed care plans, described as Market Corridor revenue and Market Corridor expenditures, respectively.

2. Market Corridor Revenue

EOHHS shall first determine the Market Corridor revenue. For each MassHealth Accountable Care Partnership Plan ("ACPP"), Managed Care Organization ("MCO"), Primary Care Accountable Care Organization ("PCACO"), and the Primary Care Clinician Plan ("PCC Plan") (each a "plan"), EOHHS shall multiply by Region and Rating Category each plan's respective Core Medical component of the Base Capitation Rate or total cost of care (TCOC) benchmark, as applicable, for the Contract Year, per member, per month, by each plan's experienced member months for the Contract Year as determined by EOHHS, and by each plan's concurrent risk scores. The sum of such calculation across plans, plus any Supplemental Specialized Inpatient Psychiatric Services Payment and benchmark adjustment, as applicable, for each plan, shall equal the Market Corridor revenue.

3. Market Corridor Expenditures

EOHHS shall then determine the Market Corridor expenditures. Such expenditures shall equal the sum across plans of Core Medical actual medical expenditures related to ACO Covered Services in **Appendix C**, as well as MCO covered services (for MCOs), services included in TCOC (for PCACOs), and comparable services for the PCC Plan, including those services related to the Supplemental Specialized Inpatient Psychiatric Services Payment and benchmark adjustment, as applicable, for the applicable Contract Year in aggregate across all Regions and Rating Categories, as applicable, and based on data provided by ACPPs and MCOs, including by the Contractor in accordance with **Section 4.5.B**, and EOHHS data for PCACOs and the PCC Plan.

- a. Such expenditures shall exclude any and all case management costs.
- b. Such expenditures shall exclude expenditures for which EOHHS makes a payment to the Contractor, and related payments or adjustments for other plans, pursuant to stop-loss provisions at **Section 4.3.H**.
- c. EOHHS may make appropriate adjustments as necessary related to the Market Corridor expenditure calculation described above.
- 4. If the Market Corridor expenditures, as determined by EOHHS in accordance with the above provisions, are greater than or less than the Market Corridor revenue, as determined by EOHHS in accordance with the above provisions, the Contractor shall share in the resulting loss or gain in accordance with **Appendix D**.
- 5. In addition, the Contractor's share of the resulting loss or gain, as set forth above, shall be an adjustment applied to the Contractor's Core Medical revenue for the purposes of calculating the Contract-Wide Risk Sharing Arrangement in **Section 4.5.D** below.
- 6. EOHHS shall exclude from all calculations related to this risk sharing arrangement the Contractor's reinsurance premiums paid and recovery revenues received if the Contractor chooses to purchase reinsurance."
- Section 4, Payment and Financial Provisions, is hereby amended by renumbering existing Sections 4.5.D-K as Sections 4.5.E-L accordingly and adding a new Section 4.5.D as follows:

"D. Contract-Wide Risk Sharing Arrangement ("Plan Corridor") for the Contract Year

For all Regions and Rating Categories, the Contractor and EOHHS shall share risk for the Non-High-Cost Drug /Non-HCV Medical ("Core Medical") Component of the Base Capitation Rate, any Market Corridor adjustment as described in **Section 4.5.C**, and Supplemental Specialized Inpatient Psychiatric Services Payment set forth in **Section 4.3.C** in accordance with the following provisions.

1. Overall Approach

As further described in this section, this risk sharing arrangement shall be based on certain revenue and expenditures for the Contractor, described as Plan Corridor revenue and Plan Corridor expenditures, respectively.

2. Plan Corridor Revenue

EOHHS shall first determine the Plan Corridor revenue. EOHHS shall multiply by Region and Rating Category the Contractor's Core Medical component of the Base Capitation Rate, for the Contract Year, as set forth in **Appendix D**, per member, per month, by the Contractor's experienced member months for the Contract Year as determined by EOHHS, and by the Contractor's concurrent risk scores. Such product, plus any Market Corridor adjustment as described in **Section 4.5.C** and plus any Supplemental Specialized Inpatient Psychiatric Services Payment shall equal the Plan Corridor revenue.

3. Plan Corridor Expenditures

EOHHS shall then determine the Contractor's Plan Corridor expenditures. Such expenditures shall equal the Contractor's Core Medical actual medical expenditures in aggregate across all Regions and Rating Categories related to ACO Covered Services in **Appendix C**, including those services related to the Supplemental Specialized Inpatient Psychiatric Services Payment and benchmark adjustment, as applicable, for the applicable Contract Year based on data provided by the Contractor in accordance with **Section 4.5.B**.

- a. Such expenditures shall exclude any and all case management costs.
- b. Such expenditures shall exclude expenditures for which EOHHS makes a payment to the Contractor pursuant to stop-loss provisions at **Section 4.3.H**.
- c. EOHHS may make appropriate adjustments as necessary related to the Plan Corridor expenditure calculation described above.

- 4. If the Contractor's Plan Corridor expenditures, as determined by EOHHS in accordance with the above provisions is greater than or less than the Contractor's Plan Corridor revenue, the Contractor and EOHHS shall share the resulting loss or gain in accordance with **Appendix D**, subject to the adjustment in **Section 4.5.L** below.
- 5. If the Contractor incurs a loss that would require EOHHS to make a risk sharing payment to the Contractor, and the Contractor has paid an amount for ACO Covered Services that exceeds the amount that EOHHS would have paid for the same services in accordance with EOHHS's fee schedule, then EOHHS may reprice the Contractor's paid Claims to reflect EOHHS's fee schedule for the purposes of calculating the risk-sharing payment described in this section. If EOHHS has approved an Alternative Payment Methodology (APM) for the Contractor, EOHS shall apply an adjustment to the Contractor's repriced paid claims comparable to the APM adjustment that EOHHS used with respect to the Contractor during Capitation Rate development for the Contract Year. If such repricing results in the Contractor incurring a gain, EOHHS shall cap the EOHHS share of such gain at \$0.
- 6. EOHHS shall exclude from all calculations related to this risk sharing arrangement the Contractor's reinsurance premiums paid and recovery revenues received if the Contractor chooses to purchase reinsurance."
- Section 4, Payment and Financial Provisions, is hereby amended by inserting after "For RCs I Child and II Child," in Section 4.5.E and Section 4.5.F (as renumbered) the following: "and for Enrollees in other RCs as determined appropriate by EOHHS,".
- 12. Section 4, Payment and Financial Provisions, is hereby amended by deleting Section 4.5.L (as renumbered) in its entirety and replacing it with a new Section 4.5.L as follows:
 - "L. Quality Score Modifier to Plan Corridor in Section 4.5.D

Upon determination by EOHHS of the resulting Contractor's share of gains or losses from the Plan Corridor as a result of the methodology described in **Sections 4.5.D** and **Appendix D**, EOHHS shall adjust the amount of the Contractor's share of gains or losses based on the Contractor's Quality Score, as follows:

- 1. EOHHS shall calculate the Contractor's Quality Score as described in **Appendix Q**. The Contractor's Quality Score shall be a number between zero (0) and one (1);
- 2. If the Contractor has a gain on the Plan Corridor, EOHHS shall multiply the amount of the Contractor's share of such gain by the Contractor's Quality Score. The resulting amount shall be the final amount of the Contractor's share of the gain on the Plan Corridor;

- 3. If the Contractor has a loss on the Plan Corridor, eighty percent (80%) of the Contractor's share of such loss shall not be impacted by the Contractor's Quality Score. EOHHS shall multiply the remaining twenty percent (20%) of the Contractor's share of such loss by an amount equal to one (1) minus the Contractor's Quality Score. Such product, plus the unmodified eighty percent (80%) of the Contractor's share of the loss, shall equal the final amount of the Contractor's share of the loss on the Plan Corridor."
- 13. Section 6, Additional Terms and Conditions, is hereby amended by adding a new Section 6.3.K.12 as follows:
 - "12. If the Contractor does not comply with **Section 2.7.D.6** with respect to its payments to hospitals, EOHHS may decrease the stop-loss payment made to the Contractor as described in **Section 4.3.H**. Such decrease shall be in an amount to bring the total stop-loss payment to be equal to as if the Contractor had complied with **Section 2.7.D.6**."
- 14. Appendix D, Payment, is hereby deleted in its entirety and replaced with a new Appendix D attached hereto.

APPENDIX D PAYMENT

EXHIBIT 1 BASE CAPITATION RATES AND ADD-ONS Contract Year 4

Listed below are the Per Member Per Month (PMPM) Base Capitation Rates for Contract Year 4 (January 1, 2021, through December 31, 2021) (also referred to as Rate Year 2021 or RY21), subject to state appropriation and all necessary federal approvals;

Base Capitation Rates do not include EOHHS adjustments described in Sections 4.2.C and 4.2.E. of the Contract.

In addition to the Base Capitation Rates tables below, additional tables include the add-ons for the Contract Year for CBHI Services as described in Section 4.5.D, for ABA Services as described in Section 4.5.E, and for SUD Risk Sharing Services as described in Section 4.5.I. The add-ons for CBHI Services, ABA Services and SUD Risk Sharing Services are the same for all Regions and will be added to the Risk Adjusted Capitation Rates as defined in Section 4.2.E.

	ACO Base Capitation Rates / RC I Adult				
	Effe	ctive January 1, 2	<u> 021 – December 3</u>	51, 2021 (RY 21)	
REGION	NON-HIGH COST DRUG / NON-HCV MEDICAL COMPONENT	HCV COMPONENT	<u>NON-HCV</u> <u>HIGH COST</u> <u>DRUG</u> <u>COMPONENT</u>	ADMINISTRATIVE COMPONENT	TOTAL BASE CAPITATION RATE
	<u>(per member</u> per month)	<u>(per member</u> per month)	<u>(per member</u> per month)	<u>(per member per</u> <u>month)</u>	<u>(per member</u> per month)
Northern	\$458.01	\$3.72	\$0.99	\$33.90	\$496.62
Greater Boston	\$461.11	\$3.26	\$1.81	\$34.66	\$500.84
Southern	\$508.40	\$5.78	\$3.12	\$35.63	\$552.93
Central	\$438.45	\$4.10	\$2.51	\$33.30	\$478.36
Western	\$420.47	\$3.11	\$1.49	\$35.79	\$460.86

	ACO Base Capitation Rates / RC I Child				
	Effe	<u>ctive January 1, 2</u>	021 – December 3	51, 2021 (RY 21)	
REGION	NON-HIGH COST DRUG / NON-HCV MEDICAL COMPONENT	HCV COMPONENT	NON-HCV HIGH COST DRUG COMPONENT	ADMINISTRATIVE COMPONENT	TOTAL BASE CAPITATION RATE
	<u>(per member</u> <u>per month)</u>	<u>(per member</u> <u>per month)</u>	<u>(per member</u> <u>per month)</u>	<u>(per member per</u> <u>month)</u>	<u>(per member</u> per month)
Northern	\$204.27	\$0.03	\$4.14	\$28.73	\$237.17
Greater Boston	\$201.79	\$0.03	\$4.17	\$29.37	\$235.36
Southern	\$203.27	\$0.05	\$4.26	\$28.44	\$236.02
Central	\$192.53	\$0.03	\$5.41	\$27.91	\$225.88
Western	\$194.94	\$0.03	\$2.37	\$29.93	\$227.27

	ACO Base Capitation Rates / RC II Adult				
	Effe	ctive January 1, 2	021 – December 3	61, 2021 (RY 21)	
REGION	NON-HIGH COST DRUG / NON-HCV MEDICAL COMPONENT	HCV COMPONENT	NON-HCV HIGH COST DRUG COMPONENT	ADMINISTRATIVE COMPONENT	<u>TOTAL BASE</u> <u>CAPITATION</u> <u>RATE</u>
	<u>(per member</u> per month)	<u>(per member</u> <u>per month)</u>	<u>(per member</u> per month)	<u>(per member per</u> <u>month)</u>	<u>(per member</u> per month)
Northern	\$1,626.68	\$17.13	\$17.31	\$82.84	\$1,743.96
Greater Boston	\$1,747.64	\$21.25	\$18.03	\$88.66	\$1,875.58
Southern	\$1,765.24	\$22.96	\$14.12	\$86.15	\$1,888.47
Central	\$1,579.89	\$16.21	\$21.31	\$81.31	\$1,698.72
Western	\$1,445.34	\$13.41	\$18.11	\$82.38	\$1,559.24

	ACO Base Capitation Rates / RC II Child				
	Effe	<u>ctive January 1, 2</u>	<u> 021 – December 3</u>	51, 2021 (RY 21)	
REGION	NON-HIGH COST DRUG / NON-HCV MEDICAL COMPONENT	HCV COMPONENT	NON-HCV HIGH COST DRUG COMPONENT	ADMINISTRATIVE COMPONENT	TOTAL BASE CAPITATION RATE
	<u>(per member</u> <u>per month)</u>	<u>(per member</u> <u>per month)</u>	<u>(per member</u> <u>per month)</u>	<u>(per member per</u> <u>month)</u>	<u>(per member</u> per month)
Northern	\$892.76	\$0.14	\$76.70	\$67.97	\$1,037.57
Greater Boston	\$911.21	\$0.20	\$170.58	\$75.01	\$1,157.00
Southern	\$873.43	\$0.20	\$37.95	\$66.51	\$978.09
Central	\$866.78	\$0.12	\$96.95	\$67.41	\$1,031.26
Western	\$638.39	\$0.09	\$38.75	\$57.35	\$734.58

	ACO Base Capitation Rates / RC IX				
	Effe	ctive January 1, 2		51, 2021 (RY 21)	
REGION	NON-HIGH COST DRUG / NON-HCV MEDICAL COMPONENT	HCV COMPONENT	NON-HCV HIGH COST DRUG COMPONENT	ADMINISTRATIVE COMPONENT	<u>TOTAL BASE</u> <u>CAPITATION</u> <u>RATE</u>
	<u>(per member</u> <u>per month)</u>	<u>(per member</u> <u>per month)</u>	<u>(per member</u> <u>per month)</u>	<u>(per member per</u> <u>month)</u>	<u>(per member</u> per month)
Northern	\$597.46	\$9.62	\$6.04	\$38.73	\$651.85
Greater Boston	\$567.53	\$9.98	\$7.39	\$38.37	\$623.27
Southern	\$656.80	\$14.06	\$7.21	\$41.76	\$719.83
Central	\$582.22	\$9.03	\$7.39	\$39.23	\$637.87
Western	\$547.37	\$9.58	\$1.99	\$40.66	\$599.60

	ACO Base Capitation Rates / RC X				
	Effe	<u>ctive January 1, 2</u>	<u> 021 – December 3</u>	61, 2021 (RY 21)	
REGION	NON-HIGH COST DRUG / NON-HCV MEDICAL COMPONENT	HCV COMPONENT	NON-HCV HIGH COST DRUG COMPONENT	ADMINISTRATIVE COMPONENT	TOTAL BASE CAPITATION RATE
	<u>(per member</u> <u>per month)</u>	<u>(per member</u> per month)	<u>(per member</u> <u>per month)</u>	<u>(per member per</u> <u>month)</u>	<u>(per member</u> <u>per month)</u>
Northern	\$1,616.66	\$31.90	\$3.47	\$85.06	\$1,737.09
Greater Boston	\$1,535.60	\$34.08	\$50.99	\$81.18	\$1,701.85
Southern	\$1,712.39	\$67.79	\$2.20	\$85.73	\$1,868.11
Central	\$1,650.62	\$29.84	\$2.09	\$86.85	\$1,769.40
Western	\$1,433.81	\$31.43	\$2.90	\$84.49	\$1,552.63

CBHI Add-On to Risk Adjusted Capitation Rates PMPM		
RC-I		
Child	\$26.38	
RC-II		
Child	\$143.32	

<u>CBHI Add-On to Risk Adjusted Capitation Rates</u> Effective January 1, 2021 – December 31, 2021 (RY 21)

<u>ABA Add-On to Risk Adjusted Capitation Rates</u> Effective January 1, 2021 – December 31, 2021 (RY 21)

ABA Add-On to Risk Adjusted Capitation Rates PMPM		
RC-I		
Child	\$7.02	
RC-II		
Child	\$157.62	

<u>SUD Risk Sharing Services Add-On to Risk Adjusted Capitation Rates</u> <u>Effective January 1, 2021 – December 31, 2021 (RY 21)</u>

SUD F	SUD Risk Sharing Services			
Add-	On to Risk Adjusted			
Capi	tation Rates PMPM			
RC-I				
Adult	\$5.28			
RC-I				
Child	\$0.18			
RC-II				
Adult	\$11.87			
RC-II				
Child	\$0.43			
RC-IX	\$17.33			
RC-X	\$145.64			

EXHIBIT 2 ADJUSTMENTS OR ADDITIONS TO PAYMENTS Contract Year 4

The tables below include the Supplemental Maternity Payment per Delivery Event for the Contract Year as described in **Section 4.3.B**, the Supplemental Specialized Inpatient Psychiatric Services Payment for the Contract Year as described in **Sections 2.7.D.7** and **4.3.C**, and the admission-level stop-loss attachment point for the Contract Year as described in **Section 4.3.C**.

Supplemental Maternity Payment All Rating Categories			
Effective January 1, 2021- December 31, 2021			
Region	Supplemental Payment per Delivery Event		
Northern	\$8,231.16		
Greater Boston	Boston \$8,793.20		
Southern	\$8,443.37		
Central \$8,180.71			
Western \$8,002.37			

<u>Supplemental Specialized Inpatient</u> <u>Psychiatric Services Payment</u>		
Effective January 1, 2021 - December 31, 2021		
Region	Supplemental Payment Per Inpatient Day	
Northern	\$600.00	
Greater Boston	\$600.00	
Southern	\$600.00	
Central \$600.00		
Western \$600.00		

Admission Level Stop-Loss Attachment Point

\$150,000

EXHIBIT 3 RISK SHARING ARRANGEMENTS Contract Year 4

Market-Wide Risk Sharing Arrangement (Market Corridor) (Section 4.5.)

1. Gain on the Market Corridor

<u>The amount of the Gain on the Market Corridor shall be defined as the difference between the Market</u> <u>Corridor Revenue (as defined in Section 4.5.D) for the Contract Year and the Market Corridor Expenditures</u> <u>(as defined in Section 4.5.D) for the Contract Year</u>, if such Market Corridor Expenditures are less than such Market Corridor Revenue. The MassHealth Share of the Gain and the Market Share of the Gain shall be calculated in accordance with the table below. The Contractor's share of the Market Share of the Gain shall be directly proportional to the Contractor's share of the Market Corridor Revenue.

Gain	MassHealth Share	Market Share
Absolute value of the Gain less	<u>0%</u>	<u>100%</u>
than or equal to 0.75% of the		
Market Corridor Revenue		
Absolute value of the Gain	<u>95%</u>	<u>5%</u>
greater than 0.75% of the Market		
Corridor Revenue		

2. Loss on the Market Corridor

<u>The amount of the Loss on the Market Corridor shall be defined as the difference between the Market</u> <u>Corridor Revenue (as defined in Section 4.5.D) for the Contract Year and the Market Corridor Expenditures</u> <u>(as defined in Section 4.5.D) for the Contract Year</u>, if such Market Corridor Expenditures are greater than such Market Corridor Revenue. The MassHealth Share and the Market Share of the Loss shall be calculated in accordance with the table below. The Contractor's share of the Market Share of the Loss shall be directly proportional to the Contractor's share of the Market Corridor Revenue.

Loss	MassHealth Share	Market Share
Absolute value of the Loss less	<u>0%</u>	<u>100%</u>
than or equal to 0.75% of the		
Market Revenue		
Absolute value of the Gain	<u>95%</u>	<u>5%</u>
greater than 0.75% of the Market		
Revenue		

Contract-Wide Risk Sharing Arrangement ("Plan Corridor") (Section 4.5)

1. Gain on the Plan Corridor

The amount of Gain on the Plan Corridor for the Contract Year shall be defined as the difference between the

Plan Corridor Revenue for the Contract Year and the Contractor's Plan Corridor Expenditures for ACO Covered Services for the Contract Year, if such actual expenditures are less than such Plan Corridor Revenue. EOHHS and the Contractor shall share such Gain in accordance with the table below:

Gain	MassHealth Share	Contractor Share
Absolute value of the Gain less	0%	<u>100%</u>
than or equal to 5% of Plan		
Corridor Revenue		
Absolute value of the Gain	<u>95%</u>	<u>5%</u>
greater than 5% of the Plan		
Corridor Revenue		

2. Loss on the Plan Corridor

The amount of the Loss on the Plan Corridor shall be defined as the Plan Corridor Revenue for the Contract Year and the Contractor's Plan Corridor Expenditures for ACO Covered Services for the Contract Year, if such actual expenditures are greater than the Plan Corridor revenue for the Contract Year. EOHHS and the Contractor shall share such Loss in accordance with the table below:

Loss	MassHealth Share	Contractor Share
Absolute value of the Loss less	0%	<u>100%</u>
than or equal to 5% of Plan		
Corridor Revenue		
Absolute value of the Loss	<u>95%</u>	<u>5%</u>
greater than 5% of the Plan		
<u>Corridor Revenue</u>		

CBHI Services Risk sharing arrangement (Section 4.5.D)

1. Gain on the CBHI Add-On to the Risk Adjusted Capitation Rate

If the amount paid to the Contractor, as determined by the calculation described in **Section 4.5.D.1.a** is greater than the Contractor's adjusted expenditures, as determined by the calculation described in **Section 4.5.D.1.b** then the Contractor shall be considered to have experienced a gain with respect to CBHI Services for the Contract Year. EOHHS and the Contractor shall share such gain in accordance with the table below:

Gain	MassHealth Share	Contractor Share
Gain up to \$100,000	99%	1%
Gain of more than \$100,000	100%	0%

2. Loss on the CBHI Add-On to the Risk Adjusted Capitation Rate

If the amount paid to the Contractor, as determined by the calculation described in **Section 4.5.D.1.a**, is less than the Contractor's adjusted expenditures, as determined by the calculation described in **Section 4.5.D.1.b**, then the Contractor shall be considered to have experienced a loss with respect to CBHI Services for the Contract Year. EOHHS and the Contractor shall share such loss in accordance with the table below:

Loss	MassHealth Share	Contractor Share
Loss up to \$100,000	99%	1%
Loss of more than \$100,000	100%	0%

ABA Services Risk Sharing Arrangement (Section 4.5.E)

1. Gain on the ABA Add-On to the Risk Adjusted Capitation Rate

If the amount paid to the Contractor, as determined by the calculation described in **Section 4.5.E.1.a** above, is greater than the Contractor's adjusted expenditures, as determined by the calculation described in **Section 4.5.E.1.b** above, then the Contractor shall be considered to have experienced a gain with respect to ABA Services for the Contract Year. EOHHS and the Contractor shall share such gain in accordance with the table below:

Gain	MassHealth Share	Contractor Share
Gain up to \$100,000	99%	1%
Gain of more than \$100,000	100%	0%

2. Loss on the ABA Add-On to the Risk Adjusted Capitation Rate

If the amount paid to the Contractor, as determined by the calculation described in **Section 4.5.E.1.a** above, is less than the Contractor's adjusted expenditures, as determined by the calculation described in **Section 4.5.E.1.b** above, then the Contractor shall be considered to have experienced a loss with respect to ABA Services for the Contract Year. EOHHS and the Contractor shall share such loss in accordance with the table below:

Loss	MassHealth Share	Contractor Share
Loss up to \$100,000	99%	1%
Loss of more than \$100,000	100%	0%

HCV Risk Sharing Arrangement (Section 4.5.F)

1. Gain on the HCV Medical Component of the Risk Adjusted Capitation Rate Payment

The amount of the Gain on the HCV Medical Component of the Risk Adjusted Capitation Rate Payment for the Contract Year shall be defined as the difference between the HCV Medical Component of the Risk Adjusted Capitation Rate Payment for the Contract Year and the Contractor's actual HCV medical expenditures for ACO Covered Services for the Contract Year, if such actual expenditures are less than the HCV Medical Component of the Risk Adjusted Capitation Rate Payment for the Contract Year, if such actual expenditures are less than the HCV Medical Component of the Risk Adjusted Capitation Rate Payment for the Contract Year. The Gain shall be calculated in aggregate across all Regions by Rating Category groups set forth in Appendix D, Exhibit 3.

Gain	MassHealth Share	Contractor Share
Gain up to \$100,000	99%	1%
Gain of more than \$100,000	100%	0%

2. Loss on the HCV Medical Component of the Risk Adjusted Capitation Rate Payment

The amount of the Loss on the HCV Medical Component of the Risk Adjusted Capitation Rate Payment for the Contract Year shall be defined as the difference between the HCV Medical Component of the Risk Adjusted Capitation Rate Payment for the Contract Year and the Contractor's actual HCV medical expenditures for ACO Covered Services for the Contract Year, if such actual expenditures are greater than the HCV Medical Component of the Risk Adjusted Capitation Rate Payment for the Contract Year. The Loss shall be calculated in aggregate across all Regions by Rating Category groups set forth in Appendix D, Exhibit 3.

Loss	MassHealth Share	Contractor Share
Loss up to \$100,000	99%	1%
Loss of more than \$100,000	100%	0%

Non-HCV High Cost Drug Risk Sharing Arrangement (Section 4.5.G)

1. Gain on the Non-HCV High Cost Drug Component of the Risk Adjusted Capitation Rate Payment

The amount of the Gain on the Non-HCV High Cost Drug Component of the Risk Adjusted Capitation Rate Payment for the Contract Year shall be defined as the difference between the Non-HCV High Cost Drug Component of the Risk Adjusted Capitation Rate Payment for the Contract Year and the Contractor's actual Non-HCV High Cost Drug expenditures for ACO Covered Services for the Contract Year, if such actual expenditures are less than the Non-HCV High Cost Drug Component of the Risk Adjusted Capitation Rate Payment for the Contract Year. The Gain shall be calculated in aggregate across all Regions by Rating Category groups set forth in Appendix D, Exhibit 3.

Gain	MassHealth Share	Contractor Share
Gain less than or equal to 2% of the Non-HCV High Cost Drug Component of the Risk Adjusted Capitation Rate payment	0%	100%
Gain of more than 2% of the Non-HCV High Cost Drug Component of the Risk Adjusted Capitation Rate payment	100%	0%

2. Loss on the Non-HCV High Cost Drug Component of the Risk Adjusted Capitation Rate Payment

The amount of the Loss on the Non-HCV High Cost Drug Component of the Risk Adjusted Capitation Rate Payment for the Contract Year shall be defined as the difference between the Non-HCV High Cost Drug Component of the Risk Adjusted Capitation Rate Payment for the Contract Year and the Contractor's actual Non-HCV High Cost Drug expenditures for ACO Covered Services for the Contract Year, if such actual expenditures are greater than the Non-HCV High Cost Drug Component of the Risk Adjusted Capitation Rate Payment for the Contract Year. The Loss shall be calculated in aggregate across all Regions by Rating Category groups set forth in Appendix D, Exhibit 3.

Loss	MassHealth Share	Contractor Share
Loss less than or equal to 2% of the Non- HCV High Cost Drug Component of the Risk Adjusted Capitation Rate payment	0%	100%
Loss of more than 2% of the Non-HCV High Cost Drug Component of the Risk Adjusted Capitation Rate payment	100%	0%

SUD Services Risk Sharing Arrangement (Section 4.5.I)

1. Gain on the SUD Risk Sharing Services Add-On to the Risk Adjusted Capitation Rate

If the amount paid to the Contractor, as determined by the calculation described in **Section 4.5.I.2**, is greater than the Contractor's expenditures, as determined by the calculation described in **Section 4.5.I.3**, then the Contractor shall be considered to have experienced a gain with respect to SUD Risk Sharing Services for the

Contract Year. EOHHS and the Contractor shall share such gain in accordance with the table below:

Gain	MassHealth Share	Contractor Share
Gain up to \$100,000	99%	1%
Gain of more than \$100,000	100%	0%

2. Loss on the SUD Risk Sharing Services Add-On to the Risk Adjusted Capitation Rate

If the amount paid to the Contractor, as determined by the calculation described in Section 4.5.1.2, is less than the Contractor's expenditures, as determined by the calculation described in Section 4.5.1.3, then the Contractor shall be considered to have experienced a loss with respect to SUD Risk Sharing Services for the Contract Year. EOHHS and the Contractor shall share such loss in accordance with the table below:

Loss	MassHealth Share	Contractor Share
Loss up to \$100,000	99%	1%
Loss of more than \$100,000	100%	0%