





Frank Edelblut Commissioner Christine M. Brennan Deputy Commissioner

STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION 101 Pleasant Street Concord, NH 03301 TEL. (603) 271-3495 FAX (603) 271-1953

March 26, 2019

His Excellency, Governor Christopher T. Sununu and the Honorable Council State House Concord, New Hampshire 03301

REQUESTED ACTION

Authorize the New Hampshire Department of Education, Bureau of Vocational Rehabilitation to exercise a renewal option with Alliance Enterprises, Inc. of Lacey, WA (VC 257836) by increasing the price limitation by \$1,580,522 from \$2,986,539 to \$4,567,061 to provide a hosted case management system effective July 1, 2019 through June 30, 2024, upon Governor and Council approval. The contract was originally approved on March 26, 2014 (item # 64). 100% Federal Funds

Funds are anticipated to be available in the account titled VR Field Programs in Fiscal Years 2020, 2021, 2022, 2023, and 2024, upon the availability and continued appropriation of funds in the future operating budgets, with the ability to adjust encumbrances between Fiscal Years through the Budget Office without further Governor and Council approval, if needed and justified:

06-56-56-565010-25380000-102-500731	FY 20	<u>FY 21</u>	FY22	FY23	FY24
Contract for Program Services	\$297,699	\$306,629	\$315,828	\$325,304	\$335,062

Total: \$1,580,522

EXPLANATION

Approval of this request will allow the Department of Education, Bureau of Vocational Rehabilitation to continue to provide services for individuals with disabilities, consistent with their strengths, resources, priorities, concerns, abilities, capabilities, interests, and informed choice, so that they may prepare for and engage in competitive integrated employment and achieve economic self-sufficiency. The NH Vocational Rehabilitation program serves over 6,000 participants a year and this system provides the tools to move them through the mandated processes. The system facilitates multiple federal reports, the largest consisting of 392 individual data elements reported quarterly. The contract also includes a case management system that supports the Randolph Sheppard Vending Facility Program providing management and federal reporting as well as Independent Living Services for older individuals who are blind.

His Excellency, Governor Christopher T. Sununu and the Honorable Council March 26, 2019 Page 2

The system is hosted by Alliance Enterprises, Inc. and currently maintains approximately 40,000 individual customer records used by approximately 70 employees located in five regional offices statewide plus a central administrative office located in Concord. Each year over 12,000 payments are processed in the system for goods and services to assist participants in entering and returning to the workforce. Services range from disability assessment and restoration to assistive technology and career and technical training.

The New Hampshire Department of Education issued Request for Proposal #2012-010 and subsequently entered into a contract with Alliance Enterprises, Inc. on March 26, 2014 for the Vocational Rehabilitation Case Management System. Approximately \$1,700,000 went into implementation and data conversion of 40,000 case records from the Bureau's legacy system to this current system and setting up financial interfaces with Administrative Services for daily payment processing. Alliance Enterprises, Inc. system is currently used in 34 states.

In the event Federal Funds become no longer available, General Funds will not be requested to support this contract.

Respectfully submitted,

Frank Edelblut

Commissioner of Education



STATE OF NEW HAMPSHIRE DEPARTMENT OF INFORMATION TECHNOLOGY

27 Hazen Dr., Concord, NH 03301 Fax: 603-271-1516 TDD Access: 1-800-735-2964 www.nh.gov/doit

Denis GouletCommissioner

April 19, 2019

Frank Edelblut, Commissioner Department of Education State of New Hampshire 101 Pleasant Street Concord, NH 03301

Dear Commissioner Edelblut:

This letter represents formal notification that the Department of Information Technology (DoIT) has approved your agency's request to enter into a contract amendment with Alliance Enterprises, Inc., of Lacey, WA, as described below and referenced as DoIT No. 2012-010A.

This is a request to enter into an amendment with Alliance Enterprises, Inc., for the continuation of hosted services for the Vocational Rehabilitation Case Management System. The contract will be extended for five additional years.

The contract price will increase by \$1,580,522, from \$2,986,539 to \$4,567,061, and the contract end date will be extended from June 30, 2019 to June 30, 2024, effective upon Governor and Executive Council approval.

A copy of this letter should accompany the Department of Education's submission to the Governor and Executive Council for approval.

Sincerely,

Denis Goulet

DG/ik DoIT #2012-010A

cc: Chris Hensel, IT Manager, DoIT

WHEREAS, pursuant to an Agreement approved by Governor and Council, as a result of RFP 2012-010, on March 26th, 2014 Item # 64 (herein after referred to as the "Agreement"), Alliance Enterprises Inc. (hereinafter referred to as "Vendor") agreed to supply certain services upon the terms and conditions specified in the Agreement and in consideration of payment by the Department of Education (hereinafter referred to as the "Department"), certain sums as specified therein;

WHEREAS, pursuant to the Agreement Section 18: Amendment and the provisions of the Agreement, the Agreement may be modified or amended only by a written instrument executed by the parties thereto and approved by the Governor and Executive Council:

WHEREAS, the Vendor and the Department have agreed to amend the Agreement in certain respects;

WHEREAS, the Department is enacting the option to extend the contract an additional five (5) years;

WHEREAS, The Vendor agrees to provide the Hosting, Maintenance, and Software as a Service to specified in the original contract for an additional five (5) years;

WHEREAS, the Department and the Vendor wish to extend the contract expiration date from 6/30/2019 to 6/30/2024;

WHEREAS, the Department and the Vendor wish to increase the Contract price by \$1,580,522.00 from \$2,986,539.00 to \$4,567,061.00

NOW THEREFORE, in consideration of the foregoing, and the covenants and conditions contained in the Agreement and set forth herein, the parties agree as follows:

The Agreement is hereby amended as follows:

- 1. Amend Section 1.7 of the Agreement by extending the Completion Date from 6/30/2019 to 6/30/2024.
- 2. Amend Section 1.8 of the Agreement by increasing the Price Limitation by \$1,580,522.00 from \$2,986,539.00 to \$4,567,061.00.
- 3. Add Exhibit 1, Contractor Obligations
- 4. Add Exhibit 2, Anti-Lobbying
- 5. The Agreement is further amended as described in Table 1:

Table 1

Contract #2012-010	AMENDED TEXT
Agreement Part - 1	
1.6 Account Number	The Account number has changed to 06-56-56-565010-2538000-102-500731
1.9 Contracting Officer for State Agency	Lisa Hinson-Hatz, Vocational Rehabilitation State Director
1.10 State Agency Telephone Number	603.271.7080
1.15 Name and Title of State Agency Signatory	Frank Edelblut, Commissioner of Education
Contract #2012-010 Contract Agreement Part - 2	AMENDED TEXT
1.3 Contract Term	The Contract shall begin on the Effective Date and extend through June 30, 2024.
2.2 Non-Exclusive, NOT TO EXCEED Contract	Notwithstanding any other provision of the Contract to the contrary, in no event shall total payments under the Contract exceed \$4,567,061.00
3.4 State Contract Manager	Lisa Hinson-Hatz Department of Education, Vocational Rehabilitation 21 S. Fruit Street, Suite 20, Concord, NH 03301 Tel: (603) 271-7080 Fax: (603) 271-7095 Email: Lisa.Hinson-Hatz@doe.nh.gov
3.5 State Project Manager	Christopher Semonelli Department of Education, Vocational Rehabilitation 21 S. Fruit Street, Suite 20, Concord, NH 03301 Tel: (603) 271-4178 Fax: (603) 271-7095 Email: Christopher.Semonelli@doe.nh.gov
16. Dispute Resolution	State Project Management Team (PMT) & Paul K. Leather, Deputy Commissioner to Deputy Commissioner Christine Brennon
	Commissioner Virginia M. Barry to Commissioner Frank Edelblut

Contract #2012-010 Part - 3	AMENDED TEXT		
Exhibit B Price and	Add below table to section to extend contract		
Payment Schedule	Web-based Software as a Service	Delivery Type	Payment
	SFY2020 Subscription (SAAS) Fee (7/1/2019-6/30/2020) with at Rest Encryption	Annual Fee	\$270,635.00
	SFY2020 Change Contingency	As needed	\$27,064.00
	SFY2021 Subscription (SAAS) Fee (7/1/2020-6/30/2021) with at Rest Encryption	Annual Fee	\$278,754.00
	SFY2021 Change Contingency	As needed	\$27,875.00
	SFY2022 Subscription (SAAS) Fee (7/1/2021-6/30/2022) with at Rest Encryption	Annual Fee	\$287,116.00
	SFY2022 Change Contingency	As needed	\$28,712.00
	SFY2023 Subscription (SAAS) Fee (7/1/2012-6/30/2023) with at Rest Encryption	Annual Fee	\$295,731.00
	SFY2023 Change Contingency	As needed	\$29,573.00
	SFY2024 Subscription (SAAS) Fee (7/1/2013-6/30/2024) with at Rest Encryption	Annual Fee	\$304,602.00
	SFY2024 Change Contingency Total Software as a Service Fee	As needed	\$30,460.00
		Annual Fee	\$1,436,838.00
	Total Change Contingency	As needed	\$143,684.00
	Total Amendment		\$1,580,522.00
Exhibit B Price and Payment Schedule 1. Deliverable Payment Schedule 1.1 Not to Exceed	Change Not to Exceed Contract totaling \$2,986,53		
Exhibit B Price and Payment Schedule 1. Deliverable Payment Schedule 2. Total Contract Price	Change where it states in no event shall the total of State exceed \$2,986,539 to \$4,567,061	f all paymer	nts made by the
Exhibit B Price and Payment Schedule 1. Deliverable	Invoices shall be sent to: Bureau of Vocational Rehabilitation Attention: Christopher Morton		
Payment Schedule 3. Invoicing	21 S. Fruit Street, Suite 20 Concord, NH 03301		

Table 2 CONTRACT HISTORY 2012-010 DOE VR CASE MGT CONTRACT

CONTRACT AND AMENDMENT NUMBER	AMENDMENT TYPE	G&C APPROVAL DATE	END DATE	CONTRACT AMOUNT
2012-010	Original Contract	March 26 th , 2014 #64	6/30/2019	\$2,986,539
	CONTRACT TOTAL			\$2,986,539

Page 3 of 7

Vendor Initials

Date 5-2-1

EXHIBIT 1

Contractor Obligations

Contracts in excess of the simplified acquisition threshold (currently set at \$250,000) must address **administrative**, **contractual**, **or legal remedies** in instances where the contractors violate or breach contract terms, and provide for such sanctions and penalties as appropriate. Reference:

2 C.F.R. § 200.326 and 2 C.F.R. 200, Appendix II, required contract clauses.

The contractor acknowledges that 31 U.S.C. Chap. 38 (Administrative Remedies for False Claims and Statements) applies to the contractor's actions pertaining to this contract.

The Contractor, certifies and affirms the truthfulness and accuracy of each statement of its certification and disclosure, if any. In addition, the Contractor understands and agrees that the provisions of 31 U.S.C. § 3801 et seq., apply to this certification and disclosure, if any.

Breach

A breach of the contract clauses above may be grounds for termination of the contract, and for debarment as a contractor and subcontractor as provided in 29 C.F.R. § 5.12.

Fraud and False Statements

The Contractor understands that, if the project which is the subject of this Contract is financed in whole or in part by federal funds, that if the undersigned, the company that the Contractor represents, or any employee or agent thereof, knowingly makes any false statement, representation, report or claim as to the character, quality, quantity, or cost of material used or to be used, or quantity or quality work performed or to be performed, or makes any false statement or representation of a material fact in any statement, certificate, or report, the Contractor and any company that the Contractor represents may be subject to prosecution under the provision of 18 USC §1001 and §1020.

Environmental Protection

(This clause is applicable if this Contract exceeds \$150,000. It applies to Federal-aid contracts only.)

The Contractor is required to comply with all applicable standards, orders or requirements issued under Section 306 of the Clean Air Act (42 U.S.C. 1857 (h), Section 508 of the Clean Water Act (33 U.S.C. 1368), Executive Order 11738, and Environmental Protection Agency (EPA) regulations (40 CFR Part 15) which prohibit the use under non-exempt Federal contracts, grants or loans of facilities included on the EPA List of Violating Facilities. Violations shall be reported to the FHWA and to the U.S. EPA Assistant Administrator for Enforcement.

Procurement of Recovered Materials

In accordance with Section 6002 of the Solid Waste Disposal Act (42 U.S.C. § 6962), State agencies and agencies of a political subdivision of a state that are using appropriated Federal funds for procurement must procure items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item exceeds \$10,000 or the value of the quantity acquired in the preceding fiscal year exceeded \$10,000; must procure solid waste management services in a manner that maximizes energy and resource recovery; and must have established an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines.

Vendor Initials

Date 5-2-19

Exhibit 2

Anti-Lobbying

The Contractor agrees to comply with the provisions of Section 319 of Public Law 101-121, Government wide Guidance for New Restrictions on Lobbying, and 31 U.S.C. 1352, and further agrees to have the Contractor's representative, execute the following Certification:

The Contractor certifies, by signing and submitting this contract, to the best of his/her knowledge and belief, that:

- a. No federal appropriated funds have been paid or shall be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence any officer or employee of any State or Federal Agency, a Member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the awarding of any Federal contract, the making of any federal grant, the making of any federal loan, the entering into any cooperative agreement, and the extension, continuation, renewal amendment, or modification of any Federal contract grant, loan, or cooperative agreement.
- b. If any funds other than federally appropriated funds have been paid or shall be paid to any person for influencing or attempting to influence an officer or employee of any Federal Agency, a Member of Congress, and officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit the "Disclosure of Lobbying Activities" form in accordance with its instructions (http://www.whitehouse.gov/omb/grants/sflllin.pdf).
- c. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making and entering into this transaction imposed by Section 1352, Title 31 and U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.
- d. The Contractor also agrees, by signing this contract that it shall require that the language of this certification be included in subcontracts with all Sub-Contractor(s) and lower-tier Sub-Contractors which exceed \$100,000 and that all such Sub-Contractors and lower-tier Sub-Contractors shall certify and disclose accordingly.
- a. The DOE shall keep the firm's certification on file as part of its original contract. The Contractor shall keep individual certifications from all Sub-Contractors and lower-tier Sub-Contractors on file. Certification shall be retained for three (3) years following completion and acceptance of any given project.

Vendor Initials

Date 5-2-19

Page 5 of 7

Except as provided herein, all provisions of the Agreement shall remain in full force and effect. This modification shall take effect upon the approval date from the Governor and the Executive Council.

IN WITNESS WHEREOF, the parties have hereunto set their hands as of the day and year first above written. Date: 52 19 Darcy Schab, CEO Alliance Enterprises, Inc. Corporate Signature Notarized: STATE OF COUNTY OF PILY (On this the 2^{nA} day of 3^{nA} day of 3^{nA} , before the undersigned officer, personally appeared the person identified directly above, or satisfactory proven to be the person whose name is signed above, and acknowledged that s/he executed this document in the capacity indicated above. IN WITNESS WHEREOF I hereunto set my hand and official seal. Notary Public/Justice of the Peace Holli D. Coleman My Commission Expires: May (SEAL) HOLLI D COLEMAN STATE OF WASHINGTON

Frank Edelblut, Commissioner of Education

COMMISSION EXPIRES MAY 9, 2021

State of New Hampshire

Date: 5,20,19

Vendor Initials Date 5-2-19

The preceding Amendment, having been reviewed by this office, is approved as to form, substance, and execution.

Approved by the Attorney General

State of New Hampshire, Depar	tment of Justice	Date: <u>MAY 29, 2019</u>
I hereby certify that the foregoing as State of New Hampshire at the Mee	• • • • • • • • • • • • • • • • • • • •	e Governor and Executive Council of the (date of meeting)
Office of the Secretary of State	;	
By:		
Title:		
Date:		

CERTIFICATE OF VOTE (Corporation without a Seal)

I,	Lisa Gittord	, do hereby certify that:
-	(Name of the Clerk of the Corporation, cames be signatory)	
(I)	I am the duly elected clerk of Alliance Ente	erprises, Inc.
(2)	The following are true copies of the resolutions duly adopted Corporation duly held on	at a meeting of the Board of Directors of the
	RESOLVED: That this Corporation enter into a contract wit its Department of Education.	h the State of New Hampshire, acting through
	RESOLVED: That Darcy Schab (Name of Contract Schab) is hereby authorized on behalf of this Agency to enter into the and all documents, agreements and other instruments, and an thereto, as he/she may deem necessary, desirable or appropri	e said contract with the State and to execute y amendments, revisions, or modifications
(3)	The foregoing resolution(s) have not been amended or revok 2 2 day of	ed, and remain in full force and effect as of the
(4)	Darcy Schab is the duly elected (name of contract signatury)	CEO of the corporation.
IN W	ITNESS WHEREOF, I have hereunto set my hand as the Busine 2nd day of, 20 19.	ess Representative of the Corporation this
		Line (Jerk of Corporation)
	TE OF WASHINGTON	
COUN	NTY OF PILVE	
	On May 22, 20 19, the foregoing instrument was acl	knowledged before me.
	In witness whereof I hereunto set my hand and official seal.	Dur No
	My commission expires on: May 9, 2021	Holli D. Cricos Services Holli D. Cricos Services Holli D. Coleman Notary Public State of Washington Commission expires May 9, 2021

State of New Hampshire Department of State

CERTIFICATE

I, William M. Gardner, Secretary of State of the State of New Hampshire, do hereby certify that ALLIANCE ENTERPRISES, INC. is a Washington Profit Corporation registered to do business in New Hampshire as ALLIANCE ENTERPRISES OF WASHINGTON on May 29, 2012. I further certify that all fees and documents required by the Secretary of State's office have been received and is in good standing as far as this office is concerned.

Business ID: 671683

Certificate Number: 0004512453



IN TESTIMONY WHEREOF,

I hereto set my hand and cause to be affixed the Seal of the State of New Hampshire, this 8th day of May A.D. 2019.

William M. Gardner

Secretary of State



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 6/4/2019

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

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed.

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US	Insurance Services LLC			E-MAIL ADDRESS					
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Frank Edelblut Commissioner Christine M. Brennan Deputy Commissioner

STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION 101 Pleasant Street Concord, NH 03301 TEL. (603) 271-3495 FAX (603) 271-1953

March 26, 2019

Mr. Denis Goulet Commissioner Department of Information Technology 27 Hazen Drive Concord, NH 03301-6506

Summary of Requested Action

Authorize the Department of Education, Division of Workforce Innovation, Bureau of Vocational Rehabilitation to amend the competitive bid contract # 2012-010 with Alliance Enterprises, Inc. of Lacey, WA (VC 257836) for providing a case management system as a service; hosting the system, and providing required upgrades and maintenance. This amendment exercises the five-year renewal option in the original contract, extending the expiration date of June 30, 2019 to June 30, 2024 and increasing the amount \$1,580,522 from \$2,986,539 to \$4,567,061. Funds are available pending legislative approval of the next three biennial budgets.

Prior Related Actions

The State of New Hampshire issued Request for Proposal #2012-010 and subsequently entered into a contract with Alliance Enterprises, Inc. on March 26, 2014 (item #64) for the Vocational Rehabilitation Case Management System.

Supporting Documentation

The supporting documentation includes the Alliance Enterprises, Inc. contract.

Alternatives

Vocational Rehabilitation has been using this system in production since July 2015. The year prior to implementation was a year of data conversion and fiscal and data interface development. Over \$1,500,000 was spent on project implementation, data conversion, training, and interface development. The system was a major change for the then 70 counselors who took most of the year to learn the new system and the business process changes that came along with it. Not renewing the system would jeopardize the Bureau's ability to produce the required quarterly and yearly reports to the Federal Government and have a negative impact upon service provision to students and adults with disabilities, their families and the citizens of New Hampshire.

Alliance Enterprises, Inc. is currently the system provider for 34 other agencies nationwide and in the previous five years' the State has had no issues with the vendor. During this contract there have been two major federal reporting changes and the vendor has made all the required changes on time while other vendors nationwide have struggled.

DOIT Approval Letter Mr. Denis Goulet, Commissioner March 26, 2019 Page 2 of 3

Benefits

The Department of Education, Division of Workforce Innovation, Bureau of Vocational Rehabilitation (VR) currently maintains approximately 40,000 individual customer records used by approximately 70 employees located in five regional offices statewide plus a central administrative office located in Concord. The system is used for tracking customer progress, case closure, financial authorizations, processing payments, and federal reporting to the Department of Education's parent federal agency the Rehabilitation Service Administration, U. S. Department of Education.

The maintenance and enhancements that are required under this contract keep the Bureau in compliance with Federal requirements. The system as a service incorporates updates using the latest technologies which are tested fully before being released. The financial module within the system processes and interfaces over 10,000 payments a year. This allows for a rapid response in providing services to customers with disabilities. This system is completely hosted and run by Alliance Enterprises, Inc. with no State DolT maintenance required. This contract has provided the Bureau with an integrated solution which will combines three programs; Vocational Rehabilitation, Older Blind Independent Living, and the Business Enterprise Program while making daily operations and federal reporting more cost and time effective.

Impact on Other State Agencies and Municipalities

The Bureau of Vocational Rehabilitation is a core partner under the Workforce Opportunities and Innovation Act of 2014. Performance indicators are currently being reported to the New Hampshire Department of Business and Economic Affairs, Office of Workforce Opportunity.

Summary of Requested Action

Date of the most Recently Approved SITP: October 18, 2005

SITP Initiative/Project: New Hampshire Vocational Rehabilitation Case Management System (NHVR

CMS)

SITP Initiative/Project Number: Appendix IV, Project 108

Project Beginning Date: April 1, 2014 Project Ending Date: June 30, 2024

A&E RID: n/a

Requisition Information

Vendor Name: Alliance Enterprises, Inc.

DOIT Approval Letter Mr. Denis Goulet, Commissioner March 26, 2019 Page 3 of 3

Funding Sources and Amounts:

	Object Codes	SFY 2014	SFY 2015	SFY 2016	SFY 2017	SFY 2018	SFY 2019	Subtotal
Other								
State								
Federal		\$127,724	\$1,239,662	\$807,006	\$257,620	\$270,501	\$284,026	\$2,986,539
Total		\$127,724	\$1,239,662	\$807,006	\$257,620	\$270,501	\$284,026	\$2,986,539

	Object Codes	SFY 2020	SFY 2021	SFY 2022	SFY 2023	SFY 2024	Total
Other							
State							
Federal		\$297,699	\$306,629	\$315,828	\$325,304	\$335,062	\$4,567,061
Total		\$297,699	\$306,629	\$315,828	\$325,304	\$335,062	\$4,567,061

Contact Person:
Chris Hensel
IT Manager
Department of Information Technology
101 Pleasant Street
Concord, NH 03301
603-271-0007
Chris.Hensel@doit.nh.gov

Agency IT Lead Approval:

Chris Hensel, IT Manager

Department of Information Technology

Department Head Approval:

Frank Edelblut, Commissioner Department of Education

State of New Hampshire Department of State

CERTIFICATE

I, William M. Gardner. Secretary of State of the State of New Hampshire, do hereby certify that ALLIANCE ENTERPRISES. INC. is a Washington Profit Corporation registered to do business in New Hampshire as ALLIANCE ENTERPRISES OF WASHINGTON on May 29, 2012. I further certify that all fees and documents required by the Secretary of State's office have been received and is in good standing as far as this office is concerned.

Business ID: 671683

Certificate Number: 0004476846



IN TESTIMONY WHEREOF.

I hereto set my hand and cause to be affixed the Seal of the State of New Hampshire. this 29th day of March A.D. 2019.

William M. Gardner Secretary of State

AV LOW



Virginia M. Barry, Ph.D. Commissioner of Education Tel. 603-271-3144 Paul Leather
Deputy Commissioner of Education
Tel. 603-271-3801

STATE OF NEW HAMPSHIRE
DEPARTMENT OF EDUCATION
101 Pleasant Street
Concord, N.H. 03301
FAX 603-271-1953
Citizens Services Line 1-800-339-9900

February 25, 2014

Her Excellency, Governor Margaret Wood Hassan and the Honorable Executive Council State House Concord, New Hampshire 03301

REQUESTED ACTION

Authorize the Department of Education, Division of Career Technology and Adult Learning to enter into a contract with Alliance Enterprises, Inc. of Lacey, Washington (Vendor # 257836) to provide a hosted Vocational Rehabilitation Case Management System, provision of technical support to assist in the adaptation of the current data, implementation of the system, training, upgrades and maintenance effective April 1, 2014 or upon Governor and Council approval whichever is later through June 30, 2019 in an amount not to exceed \$2,986,539.00 for a five-year period with an option to renew for an additional five years with authority to adjust encumbrances in each of the State fiscal years through the Budget Office if needed and justified. 100% Federal Funds.

Funding is available in the account entitled Field Program-Match for FY 14/15 and pending legislative approval of the next two biennium budgets, as follows:

FY 2014 06-56-56-565510-40200000-102-500731	\$ 127,724.00
FY 2015 06-56-56-565510-40200000-102-500731	\$1,239,662.00
FY 2016 06-56-56-565510-40200000-102-500731	\$ 807,006.00
FY 2017 06-56-56-565510-40200000-102-500731	\$ 257,620.00
FY 2018 06-56-56-565510-40200000-102-500731	\$ 270,501.00
FY2019 06-56-56-565510-40200000-102-500731	\$ 284,026.00
Total	\$2,986,539.00

EXPLANATION

The Department of Education, Division of Career Technology and Adult Learning, Bureau of Vocational Rehabilitation currently maintains approximately 40,000 individual customer records used by approximately 100 employees located in seven regional offices statewide plus a central administrative office located in Concord. The Bureau is currently using a windows-based system originally developed and implemented in 2001, with further reconfiguring done in 2006. This case management system is used for tracking customer progress, case closure, financial authorizations, payment uploads to NH First and federal reporting to the Department of Education's parent federal agency the Rehabilitation Service Administration, U.S. Department of Education.

Her Excellency, Governor Margaret Wood Hassan and the Honorable Executive Council February 25, 2014 Page Two

The current case management system is thirteen years old which requires frequent Department of Information Technology (DOIT) maintenance to keep it running and to troubleshoot problems. The system utilizes nearly obsolete software (Microsoft Access 2003) and Citrix Terminal server software. All of the server software requires updating and the system data converted. DOIT contracts with consultants to complete these actions.

In 2009 a Federal Monitoring Report by RSA recommended that NH Vocational Rehabilitation consider a new web-based case management solution to assist in meeting all program requirements, reporting and guidelines. The Vocational Rehabilitation case management system must be kept current with Federal and State requirements in order to receive grant funding from the U.S. Department of Education. Withholding of these federal funds would have a negative impact upon service provision to students and adults with disabilities, their families and the citizens of New Hampshire.

The State of New Hampshire issued a Request for Proposal (#2012-010) on March 16, 2012 for a web-based case management system. Three proposals were reviewed by a panel consisting of Department of Education and Department of Information Technology staff utilizing an evaluation tool that was developed based on the Request for Proposal requirements and scoring system established by the Department of Information Technology (see Attachment A). The review panel recommended funding Alliance Enterprises, Inc.

The maintenance and enhancements that are required under this contract will keep Vocational Rehabilitation in compliance with Federal and State requirements. The system as a service incorporates updates using the latest technologies which are tested fully before being released. The financial module for payments and purchase authorizations will be interfaced with the State's NH First financial system. This system will be completely hosted and run by Alliance Enterprises, Inc. with little to no State DOIT maintenance required. There will be no DOIT operated servers; currently there are four full-time servers running the Vocational Rehabilitation case management system and one shared server. DOIT staff monitors, maintains, and troubleshoots these servers. The impact this contract will have on DOIT is a savings of personnel time and software expenditures as DOIT will not be managing the current server farm and the SQL database. This contract will provide an integrated solution which will combine the four programs of Vocational Rehabilitation, Older Blind Independent Living, Independent Living and Business Enterprise Program while making daily operations and federal reporting more cost and time effective.

Alliance Enterprises, Inc. has demonstrated a high level of quality and performance in thirty Vocational Rehabilitation agencies across the country. The Department feels that this vendor is the best vendor to provide a hosted Vocational Rehabilitation case management system.

In the event that the Federal funds are no longer available, General funds will not be requested to support this contract.

Respectfully submitted,

The Respectfully submitted,

Respectfully submitted,

Virginia M. Barry, Ph.D. Commissioner of Education

ATTACHMENT A

Vendor Technical, Service and Project Management

Maximum Total Points: 30

Vendor Technical Expertise	Alliance Enterprises	Iron Data	Libera
Ken Young-DOE	10.0	8.0	8.0
Teresa Vincent-DOIT	9.5	6.0	9.9
Chris Hensel-DOIT	8.0	6.0	9.0
Lisa Hatz-DOE	10.0	9.0	9.0
Sharon DeAngelis-DOE	10.0	8.0	8.0
William Finn-DOE	9.0	7.0	8.0
Sue Roma-DOE	10.0	7.5	8.0
Lawrence DeAngelis-DOE	10.0	6.0	7.0
Total	9.6	7.2	8.4

Ability to Provide Professional Services	Alliance Enterprises	Iron Data	Libera
Ken Young-DOE	10.0	9.0	8.0
Teresa Vincent-DOIT	9.5	6.0	8.0
Chris Hensel-DOIT	8.0	5.0	9.0
Lisa Hatz-DOE	10.0	6.0	6.0
Sharon DeAngelis-DOE	10.0	5.0	5.0
William Finn-DOE	8.0	7.0	7.0
Sue Roma-DOE	10.0	9.0	8.0
Lawrence DeAngelis-DOE	10.0	8.0	9.0
Total	9.4	6.9	7.5

Project Management Competence	Alliance Enterprises	Iron Data	Libera
Ken Young-DOE	10.0	7.0	8.0
Teresa Vincent-DOIT	9.0	6.0	8.0
Chris Hensel-DOIT	8.0	7.0	9.0
Lisa Hatz-DOE	10.0	9.0	4.0
Sharon DeAngelis-DOE	10.0	5.0	5.0
William Finn-DOE	8.0	6.5	8.0
Sue Roma-DOE	9.0	7.0	7.0
Lawrence DeAngelis-DOE	10.0	4.0	8.0
Total	9.3	6.4	7.1

Vendor Technical, Service and Project Management Total	Alliance Enterprises	Iron Data	Libera
Ken Young-DOE	30.0	24.0	24.0
Teresa Vincent-DOIT	28.0	18.0	25.9
Chris Hensel-DOIT	24.0	18.0	27.0
Lisa Hatz-DOE	30.0	24.0	19.0
Sharon DeAngelis-DOE	30.0	18.0	18.0
William Finn-DOE	25.0	20.5	23.0
Sue Roma-DOE	29.0	23.5	23.0
Lawrence DeAngelis-DOE	30.0	18.0	24.0
Total	28.3	20.5	23.0

Review Panel Qualifications

Ken Young, VR Consultant. Mr. Young brings thirty-three years of experience in Vocational Rehabilitation and twenty-five of those years have been working directly with the VR case management systems. He has a wide range of experience in this area.

Teresa Vincent, Systems Development Specialist VI. Ms. Vincent supports the development and maintenance of multiple systems at the Department of Education, including but not limited to the Educator Information System, Food and Nutrition Services, Adult Education, English Speakers of Other Languages, and also provides support for VR/CMS and the Ticket To Work System. Ms. Vincent has been directly involved with Vocational Rehabilitation's software and IT needs for six years.

Chris Hensel, IT Leader for the Department of Education. Mr. Hensel has over thirty years' experience in the information systems field in a variety of technical environments, providing operational, programming, analytical and management services to meet business application objectives. He has a bachelor's degree in Computer Science from Keene State.

Lisa Hatz, Administrator III/VR National Director. Ms. Hatz brings thirteen years of experience in developing and monitoring new contracts and initiatives related to Vocation Rehabilitation field services. She offers a wide range of experience related to service provision to people with disabilities.

Sharon DeAngelis, Business Administrator II. Ms. DeAngelis has 20 years of experience in developing and monitoring budgets for the Division as well as contract development and monitoring contract requirements.

William Finn, Administrator I. Mr. Finn has spent over twenty years in the Bureau of Vocational Rehabilitation in the area of the blind and visually impaired. He has worked closely with previous case management contractors to ensure accessibility.

Sue Roma, Systems Development Specialist I. Ms. Roma has fifteen years of experience in her current position and a total of thirty-five years with Vocational Rehabilitation. She completes and submits federal reports and compiles data reports through VR's case management system focusing on data integrity.

Lawrence DeAngelis, Program Specialist III. Mr. DeAngelis brings more than twenty-five years of experience working for VR with ten of those working for DOIT supporting VR's technology needs. He served on the development team of the current case management system implementation and provided training.

A CAN

Peter C. Hastings Commissioner

STATE OF NEW HAMPSHIRE

DEPARTMENT OF INFORMATION TECHNOLOGY

27 Hazen Dr., Concord, NH 03301 Fax: 603-271-1516 TDD Access: 1-800-735-2964 www.nh.gov/doit

March 7, 2014

Virginia Barry, Commissioner State of New Hampshire Department of Education 101 Pleasant Street Concord, NH 03301-3860

Dear Commissioner Barry:

This letter represents formal notification that the Department of Information Technology (DoIT) has approved the Department of Education's request to enter into a contract with Alliance Enterprises, Inc. (Alliance), of Lacey, WA as described below and referenced as DoIT No.2012-010.

This is a request to enter into a contract to replace the current DOE case management system for Vocational Rehabilitation (VR) with a web-based software solution to meet agency required case management, financial and federal reporting requirements for Vocational Rehabilitation, Independent Living Services for Older Individuals who are Blind (OBIL), the Business Enterprise (BEP) and Independent Living (IL) programs. The contract will become effective upon Governor and Council approval through June 30, 2019. The amount of the contract is not to exceed \$2,986,539.

A copy of this letter should accompany the Department of Education's submission to the Governor and Executive Council for approval.

Peter C Hastings

PCH/ltm

RFP: 2012-010

cc: Chris Hensel, DoIT Leslie Mason, DoIT Lisa Hatz, DOE

STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION

Web Based Case Management System Software Project CONTRACT 2012-010 AGREEMENT- PART 1

Subject:

Bureau of Vocational Rehabilitation, Web-Based Case Management System Software Project

AGREEMENT

The State of New Hampshire and the Contractor hereby mutually agree as follows:

GENERAL PROVISIONS

1. IDENTIFICATION.			
1.1 State Agency Name		1.2 State Agency Address	
Department of Education, Burea	u of Vocational Rehabilitation	21 S. Fruit Street, Suite 20, Con	cord, NH 03301
1.3 Contractor Name		1.4 Contractor Address	
Alliance Enterprises, Inc.		2625 Willamette Drive, NE, Lac	cey, WA 98516
1.5 Contractor Phone	1.6 Account Number	1.7 Completion Date	1.8 Price Limitation
Number	06-56-56-565510-		\$2,986,539
360.412.3264	40200000-102-500731	6/30/2019	
1.9 Contracting Officer for Stat	e Agency	1.10 State Agency Telephone N	umber
Paul K. Leather, Deputy Commi	ssioner	603.271.3802	
1.11 Contractor Signature		1.12 Name and Title of Contra	ctor Signatory
Chuit	6	Chris M. Pi	eger, CEO
1.13 Acknowledgement: State	of New Hampshire	, County of Merrimack	
On January 31, 2014 , before	e the undersigned officer, personal	lly appeared the person identified i	n block 1.12, or satisfactorily
proven to be the person whose n	ame is signed in block 1.11, and a	cknowledged that s/he executed th	is document in the capacity
indicated in block 1.12.			
1.13.1 Signature of Notary Pub		~~~~~	
Livi D. Colman	HOLLI D. C	COLEMAN	
[Seal]	y or Justice of the Peggate of W	PUBLIC	
Holli D. Coleman	COMMISSIO MAY 9	N EXPIRES , 2017	
1.14 State Agency Signature		1.15 Name and Title of State A	Agency Signatory
Virginia M. Barry, Ph.D., Commissioner of Education			
V			
1.16 Approval by the N.H. Dep	partment of Administration, Divisi		
Ву:	/	Director, On:	
1.17 Approval by the Attorne	General (Form, Substance and Ex	ecution)	
By: 2 /////		On: 3/4/14	
1.18 Approval by the Governor	and Executive Council		
By:		On:	

2. EMPLOYMENT OF CONTRACTOR/SERVICES TO BE PERFORMED. The State of New Hampshire, acting through the agency identified in block 1.1 ("State"), engages contractor identified in block 1.3 ("Contractor") to perform, and the Contractor shall perform, the work or sale of goods, or both, identified and more particularly described in the attached EXHIBIT A which is incorporated herein by reference ("Services").

3. EFFECTIVE DATE/COMPLETION OF SERVICES.

3.1 Notwithstanding any provision of this Agreement to the contrary, and subject to the approval of the Governor and Executive Council of the State of New Hampshire, this Agreement, and all obligations of the parties hereunder, shall not become effective until the date the Governor and Executive Council approve this Agreement ("Effective Date").

3.2 If the Contractor commences the Services prior to the Effective Date, all Services performed by the Contractor prior to the Effective Date shall be performed at the sole risk of the Contractor, and in the event that this Agreement does not become effective, the State shall have no liability to the Contractor, including without limitation, any obligation to pay the Contractor for any costs incurred or Services performed. Contractor must complete all Services by the Completion Date specified in block 1.7.

4. CONDITIONAL NATURE OF AGREEMENT. Notwithstanding any provision of this Agreement to the contrary, all obligations of the State hereunder, including, without limitation, the continuance of payments hereunder, are contingent upon the availability and continued appropriation of funds, and in no event shall the State be liable for any payments hereunder in excess of such available appropriated funds. In the event of a reduction or termination of appropriated funds, the State shall have the right to withhold payment until such funds become available, if ever, and shall have the right to terminate this Agreement immediately upon giving the Contractor notice of such termination. The State shall not be required to transfer funds from any other account to the Account identified in block 1.6 in the event funds in that Account are reduced or unavailable.

5. CONTRACT PRICE/PRICE LIMITATION/PAYMENT.

- 5.1 The contract price, method of payment, and terms of payment are identified and more particularly described in EXHIBIT B which is incorporated herein by reference.
- 5.2 The payment by the State of the contract price shall be the only and the complete reimbursement to the Contractor for all expenses, of whatever nature incurred by the Contractor in the performance hereof, and shall be the only and the complete compensation to the Contractor for the Services. The State shall have no liability to the Contractor other than the contract price.
- 5.3 The State reserves the right to offset from any amounts otherwise payable to the Contractor under this Agreement

those liquidated amounts required or permitted by N.H. RSA 80:7 through RSA 80:7-c or any other provision of law.

5.4 Notwithstanding any provision in this Agreement to the contrary, and notwithstanding unexpected circumstances, in no event shall the total of all payments authorized, or actually made hereunder, exceed the Price Limitation set forth in block 1.8.

6. COMPLIANCE BY CONTRACTOR WITH LAWS AND REGULATIONS/ EQUAL EMPLOYMENT OPPORTUNITY.

6.1 In connection with the performance of the Services, the Contractor shall comply with all statutes, laws, regulations, and orders of federal, state, county or municipal authorities which impose any obligation or duty upon the Contractor, including, but not limited to, civil rights and equal opportunity laws. In addition, the Contractor shall comply with all applicable copyright laws.

6.2 During the term of this Agreement, the Contractor shall not discriminate against employees or applicants for employment because of race, color, religion, creed, age, sex, handicap, sexual orientation, or national origin and will take affirmative action to prevent such discrimination.

6.3 If this Agreement is funded in any part by monies of the United States, the Contractor shall comply with all the provisions of Executive Order No. 11246 ("Equal Employment Opportunity"), as supplemented by the regulations of the United States Department of Labor (41 C.F.R. Part 60), and with any rules, regulations and guidelines as the State of New Hampshire or the United States issue to implement these regulations. The Contractor further agrees to permit the State or United States access to any of the Contractor's books, records and accounts for the purpose of ascertaining compliance with all rules, regulations and orders, and the covenants, terms and conditions of this Agreement.

7. PERSONNEL.

- 7.1 The Contractor shall at its own expense provide all personnel necessary to perform the Services. The Contractor warrants that all personnel engaged in the Services shall be qualified to perform the Services, and shall be properly licensed and otherwise authorized to do so under all applicable laws.
- 7.2 Unless otherwise authorized in writing, during the term of this Agreement, and for a period of six (6) months after the Completion Date in block 1.7, the Contractor shall not hire, and shall not permit any subcontractor or other person, firm or corporation with whom it is engaged in a combined effort to perform the Services to hire, any person who is a State employee or official, who is materially involved in the procurement, administration or performance of this Agreement. This provision shall survive termination of this Agreement.
- 7.3 The Contracting Officer specified in block 1.9, or his or her successor, shall be the State's representative. In the event of any dispute concerning the interpretation of this Agreement, the Contracting Officer's decision shall be final for the State.

Contractor Initials Date 1-31-14

8. EVENT OF DEFAULT/REMEDIES.

- 8.1 Any one or more of the following acts or omissions of the Contractor shall constitute an event of default hereunder ("Event of Default"):
- 8.1.1 failure to perform the Services satisfactorily or on schedule:
- 8.1.2 failure to submit any report required hereunder; and/or
- 8.1.3 failure to perform any other covenant, term or condition of this Agreement.
- 8.2 Upon the occurrence of any Event of Default, the State may take any one, or more, or all, of the following actions:
- 8.2.1 give the Contractor a written notice specifying the Event of Default and requiring it to be remedied within, in the absence of a greater or lesser specification of time, thirty (30) days from the date of the notice; and if the Event of Default is not timely remedied, terminate this Agreement, effective two (2) days after giving the Contractor notice of termination;
- 8.2.2 give the Contractor a written notice specifying the Event of Default and suspending all payments to be made under this Agreement and ordering that the portion of the contract price which would otherwise accrue to the Contractor during the period from the date of such notice until such time as the State determines that the Contractor has cured the Event of Default shall never be paid to the Contractor;
- 8.2.3 set off against any other obligations the State may owe to the Contractor any damages the State suffers by reason of any Event of Default; and/or
- 8.2.4 treat the Agreement as breached and pursue any of its remedies at law or in equity, or both.

9.DATA/ACCESS/CONFIDENTIALITY/PRESERVATION.

- 9.1 As used in this Agreement, the word "data" shall mean all information and things developed or obtained during the performance of, or acquired or developed by reason of, this Agreement, including, but not limited to, all studies, reports, files, formulae, surveys, maps, charts, sound recordings, video recordings, pictorial reproductions, drawings, analyses, graphic representations, computer programs, computer printouts, notes, letters, memoranda, papers, and documents, all whether finished or unfinished.
- 9.2 All data and any property which has been received from the State or purchased with funds provided for that purpose under this Agreement, shall be the property of the State, and shall be returned to the State upon demand or upon termination of this Agreement for any reason.
- 9.3 Confidentiality of data shall be governed by N.H. RSA chapter 91-A or other existing law. Disclosure of data requires prior written approval of the State.
- 10. TERMINATION. In the event of an early termination of this Agreement for any reason other than the completion of the Services, the Contractor shall deliver to the Contracting Officer, not later than fifteen (15) days after the date of

termination, a report ("Termination Report") describing in detail all Services performed, and the contract price earned, to and including the date of termination. The form, subject matter, content, and number of copies of the Termination Report shall be identical to those of any Final Report described in the attached EXHIBIT A.

11. CONTRACTOR'S RELATION TO THE STATE. In the performance of this Agreement the Contractor is in all respects an independent contractor, and is neither an agent nor an employee of the State. Neither the Contractor nor any of its officers, employees, agents or members shall have authority to bind the State or receive any benefits, workers' compensation or other emoluments provided by the State to its employees.

12. ASSIGNMENT/DELEGATION/SUBCONTRACTS. The Contractor shall not assign, or otherwise transfer any interest in this Agreement without the prior written consent of the N.H. Department of Administrative Services. None of the Services shall be subcontracted by the Contractor without the prior written consent of the State.

13. INDEMNIFICATION. The Contractor shall defend, indemnify and hold harmless the State, its officers and employees, from and against any and all losses suffered by the State, its officers and employees, and any and all claims, liabilities or penalties asserted against the State, its officers and employees, by or on behalf of any person, on account of, based or resulting from, arising out of (or which may be claimed to arise out of) the acts or omissions of the Contractor. Notwithstanding the foregoing, nothing herein contained shall be deemed to constitute a waiver of the sovereign immunity of the State, which immunity is hereby reserved to the State. This covenant in paragraph 13 shall survive the termination of this Agreement.

14. INSURANCE.

- 14.1 The Contractor shall, at its sole expense, obtain and maintain in force, and shall require any subcontractor or assignee to obtain and maintain in force, the following insurance:
- 14.1.1 comprehensive general liability insurance against all claims of bodily injury, death or property damage, in amounts of not less than \$250,000 per claim and \$2,000,000 per occurrence; and
- 14.1.2 fire and extended coverage insurance covering all property subject to subparagraph 9.2 herein, in an amount not less than 80% of the whole replacement value of the property. 14.2 The policies described in subparagraph 14.1 herein shall be on policy forms and endorsements approved for use in the State of New Hampshire by the N.H. Department of Insurance, and issued by insurers licensed in the State of New Hampshire.
- 14.3 The Contractor shall furnish to the Contracting Officer identified in block 1.9, or his or her successor, a certificate(s) of insurance for all insurance required under this Agreement. Contractor shall also furnish to the Contracting Officer

Contractor Initials

Date 1-31-14

identified in block 1.9, or his or her successor, certificate(s) of insurance for all renewal(s) of insurance required under this Agreement no later than fifteen (15) days prior to the expiration date of each of the insurance policies. The certificate(s) of insurance and any renewals thereof shall be attached and are incorporated herein by reference. Each certificate(s) of insurance shall contain a clause requiring the insurer to endeavor to provide the Contracting Officer identified in block 1.9, or his or her successor, no less than ten (10) days prior written notice of cancellation or modification of the policy.

15. WORKERS' COMPENSATION.

- 15.1 By signing this agreement, the Contractor agrees, certifies and warrants that the Contractor is in compliance with or exempt from, the requirements of N.H. RSA chapter 281-A ("Workers' Compensation").
- 15.2 To the extent the Contractor is subject to the requirements of N.H. RSA chapter 281-A, Contractor shall maintain, and require any subcontractor or assignee to secure and maintain, payment of Workers' Compensation in connection with activities which the person proposes to undertake pursuant to this Agreement. Contractor shall furnish the Contracting Officer identified in block 1.9, or his or her successor, proof of Workers' Compensation in the manner described in N.H. RSA chapter 281-A and any applicable renewal(s) thereof, which shall be attached and are incorporated herein by reference. The State shall not be responsible for payment of any Workers' Compensation premiums or for any other claim or benefit for Contractor, or any subcontractor or employee of Contractor, which might arise under applicable State of New Hampshire Workers' Compensation laws in connection with the performance of the Services under this Agreement.
- 16. WAIVER OF BREACH. No failure by the State to enforce any provisions hereof after any Event of Default shall be deemed a waiver of its rights with regard to that Event of Default, or any subsequent Event of Default. No express failure to enforce any Event of Default shall be deemed a waiver of the right of the State to enforce each and all of the provisions hereof upon any further or other Event of Default on the part of the Contractor.
- 17. NOTICE. Any notice by a party hereto to the other party shall be deemed to have been duly delivered or given at the time of mailing by certified mail, postage prepaid, in a United States Post Office addressed to the parties at the addresses given in blocks 1.2 and 1.4, herein.
- 18. AMENDMENT. This Agreement may be amended, waived or discharged only by an instrument in writing signed by the parties hereto and only after approval of such amendment, waiver or discharge by the Governor and Executive Council of the State of New Hampshire.

- 19. CONSTRUCTION OF AGREEMENT AND TERMS.
- This Agreement shall be construed in accordance with the laws of the State of New Hampshire, and is binding upon and inures to the benefit of the parties and their respective successors and assigns. The wording used in this Agreement is the wording chosen by the parties to express their mutual intent, and no rule of construction shall be applied against or in favor of any party.
- 20. THIRD PARTIES. The parties hereto do not intend to benefit any third parties and this Agreement shall not be construed to confer any such benefit.
- 21. HEADINGS. The headings throughout the Agreement are for reference purposes only, and the words contained therein shall in no way be held to explain, modify, amplify or aid in the interpretation, construction or meaning of the provisions of this Agreement.
- 22. SPECIAL PROVISIONS. Additional provisions set forth in the attached EXHIBIT C are incorporated herein by reference.
- 23. SEVERABILITY. In the event any of the provisions of this Agreement are held by a court of competent jurisdiction to be contrary to any state or federal law, the remaining provisions of this Agreement will remain in full force and effect.
- 24. ENTIRE AGREEMENT. This Agreement, which may be executed in a number of counterparts, each of which shall be deemed an original, constitutes the entire Agreement and understanding between the parties, and supersedes all prior Agreements and understandings relating hereto.

Contractor Initials Date 1-31-14

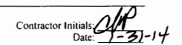
TERMS AND DEFINITIONS

The following general contracting terms and definitions apply except as specifically noted elsewhere in this document.

Acceptance	Notice from the State that a Deliverable has
•	satisfied Acceptance Test or Review.
Acceptance Letter	An Acceptance Letter provides notice from the
•	State that a Deliverable has satisfied
	Acceptance Tests or Review.
Acceptance Period	The timeframe during which the Acceptance
·	Test is performed.
Acceptance Test Plan	The Acceptance Test Plan provided by Alliance
•	and agreed to by the State that describes at a
	minimum, the specific Acceptance process,
	criteria, and Schedule for Deliverables.
Adaptation	Configuration of AWARE by non-technical
	staff
Agreement	A contract duly executed and legally binding.
Appendix	Supplementary material that is collected and
	appended at the back of a document.
Audit Trail Capture and Analysis	Supports the identification and monitoring of
	activities within an application or system.
Breach or Breach of Security	Unlawful and unauthorized acquisition of
	unencrypted computerized Data that materially
	compromises the security, confidentiality or
	integrity of personal information maintained by
	a person or commercial entity.
Business Enterprise Program (BEP)	The Business Enterprise Program is a
	federal/state program designed to provide
	employment opportunities for legally blind
COD	Vocational Rehabilitation customers.
CCP	Change Control Procedures.
CR	Change Request.
COTS	Commercial Off-The-Shelf Software.
CM	Configuration Management.
CMS	Current NHVR Case Management System.
Certification	Alliance's written declaration with full
	supporting and written Documentation (including without limitation test results as
	`
	applicable) that Alliance has completed development of the Deliverable and certified its
	readiness for applicable Acceptance Testing or
	Review.
Change Control	Formal process for initiating changes to the
Change Control	proposed solution or process once development
	has begun.
Change Order	Formal documentation prepared for a proposed
Change Oraci	. officer decamentation prepared for a proposed

Contractor Initials:

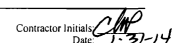
	change in the Specifications.
Completion Date	End date for the Contract.
Confidential Information	Any information that a receiving party knows or has reason to know is confidential or propriety information of the disclosing party. However, Confidential Information does not include any information that: (a) was known to the receiving party prior to receiving the same from the disclosing party in connection with this Agreement; (b) is independently developed by the receiving party; (c) is acquired by the receiving party from another source without restriction as to use or disclosure; or (d) is or becomes part of the public domain through no fault or action of the receiving party.
Configuration	Changes made to AWARE by adapting parameters and adding values to lookup tables
Contract	This Agreement between the State of New Hampshire and Alliance, which creates binding obligations for each party to perform as specified in the Contract Documents.
Contract Conclusion	Refers to the conclusion of the Contract, for any reason, including but not limited to, the successful Contract completion, termination for convenience, or termination for default.
Contract Documents	Documents that comprise this Contract (See Contract Agreement, Section 1.1).
Contract Managers	The persons identified by the State and Alliance who shall be responsible for all contractual authorization and administration of the Contract. These responsibilities shall include but not be limited to processing Contract Documentation, obtaining executive approvals, tracking costs and payments, and representing the parties in all Contract administrative activities. (See Section 3: Contract Management).
Contracted Vendor/Vendor	The Vendor whose proposal or quote was awarded the Contract with the State and who is responsible for the Services and Deliverables of the Contract.
Conversion Test	A test to ensure that a Data conversion process correctly takes Data from a legacy system and successfully converts it to a form that can be used by the new System.
CPT	Counselor Planning Tools for Comprehensive Assessment.



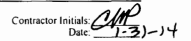
Cure Period	The thirty (30) day period following written
	notification of a default within which Alliance
	must cure the default identified.
Custom Code	Code developed by Alliance specifically for this
	Project for the State of New Hampshire.
Custom Software	Software developed by Alliance specifically for
Cusion Solivage	this Project for the State of New Hampshire.
Customer	Individuals with disabilities the NHVR agency
Customer	,
	serves; formerly "clients".
Data	State's records, files, forms, Data and other
	documents or information, in either electronic or
	paper form, that will be used /converted by
	Alliance during the Contract Term.
Data Conversion	The conversion of computer Data from one
	format to another
Data Migration	The process of transferring Data between
	storage types, formats, or computer systems
DBA	Database Administrator.
Deficiencies/Defects	A failure, deficiency or defect in a Deliverable
	resulting in a Deliverable, the Software, or the
	System, not conforming to its Specifications.
	Class A Deficiency - Software - Critical, does
	not allow System to operate, no work around,
	demands immediate action; Written
	Documentation - missing significant portions of
	information or unintelligible to State; Non
	Software - Services were inadequate and require
	re-performance of the Service.
	Class B Deficiency – Software - important, does
	not stop operation and/or there is a work around
	and user can perform tasks; Written
	Documentation - portions of information are
	missing but not enough to make the document
	unintelligible; Non Software - Services were
	deficient, require reworking, but do not require
	re-performance of the Service.
	re-performance of the Service.
	Class C. Deficiency C. C.
	Class C Deficiency - Software - minimal,
	cosmetic in nature, minimal effect on System,
	low priority and/or user can use System; Written
	Documentation - minimal changes required and
	of minor editing nature; Non Software - Services
	require only minor reworking and do not require
	re-performance of the Service.
Deliverable	
Deliverable	A Deliverable is any Written, Software, or Non-Software Deliverable (letter, report,



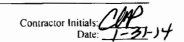
	manual, book, other), provided by Alliance to the State or under the terms of a Contract requirement.
Department	An agency of the State.
Department of Information Technology (DoIT)	The Department of Information Technology established under RSA 21-R by the Legislature effective September 5, 2008.
Deployment	Are the activities that make Aware and all customizations available for use in Production.
Documentation	All information that describes the installation, operation, and use of the Software, either in printed or electronic format.
Digital Signature	Guarantees the unaltered state of a file.
Effective Date	The Contract and all obligations of the parties hereunder shall become effective on the date the Governor and the Executive Council of the State of New Hampshire approves the Contract.
Encryption	Supports the encoding of Data for security purposes.
Enhancements	Updates, additions, modifications to, and new releases for the Software, and all changes to the Documentation as a result of Enhancements, including, but not limited to, Enhancements produced by Change Orders.
Event of Default	Any one or more of the following acts or omissions of Alliance shall constitute an event of default hereunder ("Event of Default"): a. Failure to perform the Services satisfactorily or on Schedule; b. Failure to submit any report required; and/or c. Failure to perform any other covenant, Term or condition of the Contract.
Firm Fixed Price Contract	A Firm-Fixed-Price Contract provides a price that is not subject to increase, i.e., adjustment on the basis of Alliance's cost experience in performing the Contract.
Fully Loaded	Rates are inclusive of all allowable expenses, including, but not limited to: meals, hotel/housing, airfare, car rentals, car mileage, and out of pocket expenses.



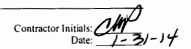
FFY	Federal Fiscal Year: Goes from 10/1 to 9/30 of any given year.
GAAP	Generally Accepted Accounting Principles.
Go-Live	Transition of AWARE from test to production
	for the first time
Governor and Executive Council	The New Hampshire Governor and Executive Council.
Hosted Solution	Alliance or their Subcontractor hosts: application, Data and web site Services.
Implementation	The process for making the System fully operational for processing the Data.
Implementation Plan	Sets forth the transition from development of the System to full operation, and includes without limitation, training, business and technical procedures.
Independent Living (IL)	A variety of Services are available in New Hampshire to assist people with disabilities in achieving their personal life choices and goals.
Information Technology (IT)	Refers to the tools and processes used for the gathering, storing, manipulating, transmitting, sharing, and sensing of information including, but not limited to, Data processing, computing, information systems, telecommunications, and various audio and video technologies.
Interface	A defined process to exchange Data or events between two application systems.
Input Validation	Ensure the application is protected from buffer overflow, cross-site scripting, SQL injection, and canonicalization.
Intrusion Detection	Supports the detection of illegal entrance into a computer system
Invoking Party	In a dispute, the party believing itself aggrieved.
Key Project Staff	Personnel identified by the State and by Alliance as essential to work on the Project.
Licensee	The State of New Hampshire.
NH First	The State of New Hampshire's Web Based Financial System.



NH Vocational Rehabilitation (NHVR/VR)	The Bureau of Vocational Rehabilitation of the
	State of New Hampshire's Department of
	Education.
Non Exclusive Contract	A Contract executed by the State that does not
	restrict the State from seeking alternative
	sources for the Deliverables or Services
	provided under the Contract.
Non-Software Deliverables	Deliverables that are not Software Deliverables
	or Written Deliverables, e.g., meetings, help
	support, Services, other.
Normal Business Hours	Normal Business Hours - 8:00 a.m. to 5:00
	p.m. EST, Monday through Friday excluding
	State of New Hampshire holidays. State
	holidays are: New Year's Day, Martin Luther
	King Day, President's Day, Memorial Day,
	July 4th, Labor Day, Veterans Day,
	Thanksgiving Day, the day after Thanksgiving
•	Day, and Christmas Day. Specific dates will
	be provided.
Notice to Proceed (NTP)	The State Contract Manager's written direction
	to Alliance to begin work on the Contract on a
	given date and time.
OBIL	Independent Living Services for Older
	Individuals who are Blind.
Open Data Formats	A Data format based on an underlying Open
	Standard.
Open Source Software	Software that guarantees the user unrestricted
	use of the Software as defined in RSA 21-R:10
	and RSA 21-R:11.
Open Standards	Specifications for the encoding and transfer of
	computer Data that is defined in RSA 21-R:10
	and RSA 21-R:13.
Operating System	System is fully functional, all Data has been
	loaded into the System, and is available for use
	by the State in its daily operations.
Operational	Operational means that the System is operating
	and fully functional, all Data has been loaded;
	the System is available for use by the State in
	its daily operations, and the State has issued an
	Acceptance Letter.
Order of Precedence	The order in which Contract/Documents are
	controlled in the event of a conflict or
	ambiguity. A Term or condition in a document
	controls over a conflicting or ambiguous Term
	or condition in a document that is lower in the
	Order of Precedence.



Pilot Test	A rehearsal for Go Live
Primary State Contacts	A limited number of State employees, who will be authorized to contact Alliance for
	administrative, operational, and technical support issues.
Professional Services	Additional consulting Services requested by the State and provided by Alliance as set forth in a Statement of Work.
Project	The planned undertaking regarding the entire subject matter of an RFP and Contract and the activities of the parties related hereto.
Project Team	The group of State Employees and Alliance's personnel responsible for managing the processes and mechanisms required such that the Services are procured in accordance with the Work Plan on time, on budget and to the required Specifications and quality.
Project Management Plan	A document that describes the processes and methodology to be employed by Alliance to ensure a successful Project.
Project Managers	The persons identified who shall function as the State's and Alliance's representative with regard to Review and Acceptance of Contract Deliverables, invoice sign off, and review and approval of Change Requests (CR) utilizing the Change Control Procedures (CCP).
Project Staff	State personnel assigned to work with Alliance on the Project.
Proposal	The submission from Alliance in response to the Request for a Proposal or Statement of Work.
Regression Test Plan	A plan integrated into the Work Plan used to ascertain whether fixes to Defects have caused errors elsewhere in the application/process.
Review	The process of reviewing Deliverables for Acceptance.
Review Period	The period set for Review of a Deliverable. If none is specified then the Review Period is five (5) business days.
RFP (Request for Proposal)	A Request For Proposal solicits Proposals to satisfy State functional requirements by supplying Data processing product and/or Service resources according to specific terms and conditions.
RSA	The Rehabilitation Services Administration of the Department of Education.



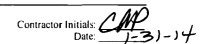
SaaS- Software as a Service	Occurs where the COTS application is hosted
Saas- Software as a Service	but the State does not own the license or the
	code. Alliance allows the use of the software as
	a part of their service.
Schedule	The dates described in the Work Plan for
Selledule	deadlines for performance of Services and
	other Project events and activities under the
	Contract.
Service Level Agreement (SLA)	A signed Agreement between Alliance and the
(3 = 1.2)	State specifying the level of Service that is
	expected of, and provided by, Alliance during
	the Term of the Contract.
Services	The work or labor to be performed by Alliance
,	on the Project as described in the Contract. The
	Services may include the Subscription Services,
	Support Services and/or Professional Services.
	Agreement
SME	Subject Matter Expert
Software	All custom Software and COTS Software
	provided by Alliance under the Contract.
Software Deliverables	COTS Software and Enhancements.
Software License	Licenses provided to the State under this
	Contract.
Solution	The Solution consists of the total Solution,
	which includes, without limitation, Software
	and Services, addressing the requirements and
	terms of the Specifications. The off-the-shelf
	Software and configured Software customized
	for the State provided by Alliance in response to
	this RFP.
Specifications	The written Specifications that set forth the
•	requirements which include, without limitation,
	this RFP, the Proposal, the Contract, any
	performance standards, Documentation,
	applicable State and federal policies, laws and
	regulations, State technical standards,
	subsequent State-approved Deliverables, and
	other Specifications and requirements described
	in the Contract Documents. The Specifications
	are, by this reference, made a part of the
	Contract as though completely set forth herein.
SSA	Social Security Administration.
State	STATE is defined as:
	State of New Hampshire
	Department of Education
	101 Pleasant Street
	Concord, NH 03301
	Reference to the Term "State" shall include

Contractor Initials: Date: J-3]-)4

	applicable agencies.
Statement of Work (SOW)	A Statement of Work clearly defines the basic requirements and objectives of a Project. The Statement of Work also defines a high level view of the architecture, performance and design requirements, the roles and responsibilities of the State and Alliance. The Contract Agreement SOW defines the results that Alliance remains responsible and accountable for achieving.
Statuses	NHVR CMS Status numbering process flow system. Refer to Section 2.4
State's Confidential Records	State's information regardless of its form that is not subject to public disclosure under applicable state and federal laws and regulations, including but not limited to RSA Chapter 91-A
State Data or Subscriber Data	Any information contained within State systems in electronic or paper format, in addition to the State's information or other Data processed, stored, or transmitted by, in or through the Subscription Services.
State Fiscal Year (SFY)	The New Hampshire State Fiscal Year extends from July 1 st through June 30 th of the following calendar year.
State's Project Leader	State's representative with regard to Project oversight.
State's Project Manager (PM)	State's representative with regard to Project management and technical matters. Agency Project Managers are responsible for review and Acceptance of specific Contract Deliverables, invoice sign off, and Review and approval of a Change Proposal (CP).
Steering Committee	A committee that sets agendas and schedules of business
Subcontractor	A person, partnership, or company not in the employment of, or owned by, Alliance, which is performing Services under this Contract under a separate Contract with or on behalf of Alliance.
Subscription Services	Access to the Alliance proprietary software applications and the related Services as further described in the Contract.
Support Services	Collectively, the Telephone and E-Mail Support and Online Support Services Alliance provides to Primary State Contacts related to the Subscription Services.
SVES	State Verification Exchange System



System	All Software, specified hardware, and
•	interfaces and extensions, integrated and
	functioning together in accordance with the
	specifications.
TBD	To Be Determined.
Technical Authorization	Direction to Alliance, which fills in details,
	clarifies, interprets, or specifies technical
	requirements. It must: (1) be consistent with
	Statement of Work within statement of
	Services; (2) not constitute a new assignment;
	and (3) not change the terms, documents of
	specifications of the Contract Agreement.
Term	Period of the Contract from the Effective Date
	through termination.
Term License	Term License grants end-user permission to use
	copies of Alliance's software for a specified
	period of time; with options after Term is done.
Ticket Tracker Ticket-to-Work Program (TTW)	A plan, integrated in the Work Plan, to verify
	the code (new or changed) works to fulfill the
	requirements of the Project. It may consist of a
	timeline, a series of tests and test Data, test
	scripts and reports for the test results as well as
	a tracking mechanism.
	A software system for tracking and processing
	Traditional Reimbursements and Ticket to
	Work (both outcome and milestone) payments.
	"Ticket to Work" is a voluntary program of the
	Social Security Administration for people who
	receive SSI or SSDI and want assistance to go
Transition Services	to work or earn more money. Services and support provided when Alliance is
	supporting System changes.
UAT	User Acceptance Test.
Unit Test	Developers create their own test Data and test
	scenarios to verify the code they have created or
	changed functions properly as defined.
	Tests done by knowledgeable business users
User Acceptance Testing	who are familiar with the scope of the Project.
	They create/develop test cases to confirm the
	System was developed according to specific
	user requirements. The test cases and
	scripts/scenarios should be mapped to business
	requirements outlined in the user requirements
	documents.
User Guides	A subset of Documentation, User Guides
	include Subscription Services documentation
	i
	and user guides as made available by Alliance



	via the Help tab. USER GUIDE(s) may be
	available in multiple forms including written
	,
	documentation, electronic documentation, and
	other electronically distributable media.
User Management	Supports the administration of computer,
	application and network accounts within an
	organization.
Vendor/ Contracted Vendor	Vendor/ Contracted Vendor whose proposal or
	quote was awarded the Contract with the State
	and who is responsible for the Services and
	Deliverables of the Contract.
Verification	Supports the confirmation of authority to enter
	a computer system, application or network.
VR	Vocational Rehabilitation, same as NHVR.
Walk Through	A step-by-step review of a Specification,
- B	usability features or design before it is handed
	off to the technical team for development.
Warranty Period	A period of coverage during which Alliance is
wattaning 1 of too	responsible for providing a guarantee for
	products and Services delivered as defined in
	the Contract.
Warranty Releases	Code releases that are done during the Warranty
wattanty receases	Period.
Warranty Services	The Services to be provided by Alliance during
warranty services	the Warranty Period.
Work Hours	Alliance personnel shall work normal business
Work Hours	hours between 8:00 am and 5:00 pm, eight (8)
	hour days, forty (40) hour weeks, excluding
	State of New Hampshire holidays. Changes to
	, ,
	this schedule may be made upon Agreement
W. I. Diam	with the State Project Manager.
Work Plan	The overall plan of activities for the Project
	created in accordance with the Contract. The
	plan and delineation of tasks, activities and
	events to be performed and Deliverables to be
	produced under the Project as specified in
	Appendix C. The Work Plan shall include a
	detailed description of the Schedule,
	tasks/activities, Deliverables, critical events,
	task dependencies, and the resources that would
	lead and/or participate on each task.Agreement
Written Deliverables	Non-Software written Deliverable
	Documentation (letter, report, manual, book,
	other) provided by Alliance either in paper or
	electronic format.



This Contract is by and between the State of New Hampshire, acting through the Department of Education ("State"), and Alliance Enterprises, Inc., a Lacey, Washington Corporation, ("Alliance Enterprises, Inc."), having its principal place of business at 2625 Willamette Drive Northeast, Lacey, Washington 98516.

Alliance Enterprises, Inc. will implement the *AWARE* Commercial Off The Shelf ("COTS) Case Management Software as a Subscription Service. Upon Implementation, NHVR will use *AWARE* to manage cases, process case service financial transactions, analyze information, and generate federal and agency reports.

RECITALS

The State desires to have Alliance Enterprises, Inc. provide a Commercial-Off-The-Shelf Software System as a Subscription Service ("SaaS"), and associated Services for the Department of Education, Bureau of Vocational Rehabilitation;

Alliance Enterprises, Inc. wishes to provide a Commercial-Off-The-Shelf Software System as a Subscription Service and associated Services for the State.

The parties therefore agree as follows:

1. CONTRACT DOCUMENTS

1.1 Contract Documents

This Contract is comprised of the following documents ("Contract Documents"):

- a. Part 1 State Terms and Conditions contained in the Form P-37
- **b.** Part 2 The Contract Agreement
- c. Part 3 Consolidated Exhibits

Exhibit A- Contract Deliverables

Exhibit B- Price and Payment Schedule

Exhibit C- Special Provisions

Exhibit D- Administrative Services

Exhibit E - Security

Exhibit F- Implementation Services

Exhibit G- Testing Services

Exhibit H- Maintenance and Support Services

Exhibit I- Requirements- Alliance's Responses

Exhibit J- Work Plan

Exhibit K- Software License and Related Terms

Exhibit L- Warranty and Warranty Services

Exhibit M- Training Services

Exhibit N- Agency RFP with Addendums, by reference

Exhibit O- Alliance Proposal, by reference

Exhibit P- Certificates and Attachments



1.2 Order of Precedence

In the event of conflict or ambiguity among any of the text of the Contract Documents, the following Order of Precedence shall govern:

- a. The State of New Hampshire Terms and Conditions, Form P-37-Contract Agreement Part 1
- **b.** General Contract Requirements in Section 6 of the RFP document.
- c. State of New Hampshire, Department of Education Contract 2012-010.
- d. RFP 2012-010 Web-Based Case Management System Software Project, dated 3/16/12, with addendum(s) #1 on 5/15/12, #2 on 5/15/12, #3 on 4/16/12, #4 on 5/22/12, #5 on 5/22/12 incorporated; then
- e. Alliance's Proposal, dated 5/22/12.

1.3 Contract Term

The Contract and all obligations of the parties hereunder shall become effective after full execution by the parties, and the receipt of required governmental approvals, including, but not limited to, Governor and Executive Council of the State of New Hampshire approval ("Effective Date").

The Contract shall begin on the Effective Date and extend through June 30, 2019. The Term may be extended up to 5 years, ("Extended Term") at the sole option of the State, subject to the parties' prior written Agreement on applicable fees for each extended Term.

Alliance Enterprises, Inc. shall commence work upon issuance of a Notice to Proceed by the State.

<u>Time is of the essence in the performance of Alliance Enterprise Inc.'s obligations under the Contract.</u>

2. COMPENSATION

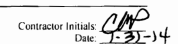
2.1 Contract Price

The Contract price, method of payment, and terms of payment are identified are more specifically described in Contract Exhibit B: *Price and Payment Schedule*.

2.2 Non-Exclusive, NOT TO EXCEED Contract

This is a Non-Exclusive, Not to Exceed ("NTE") Contract with price and Term limitations as set forth in the Contract.

The State reserves the right, at its discretion, to retain other contractors to provide any of the Services or Deliverables identified under this procurement or make an award by item, part or portion of an item, group of items, or total Proposal. Alliance shall not be responsible for any delay, act, or omission of such other contractors, except that Alliance shall be responsible for any delay, act, or omission of the other contractors if such delay, act, or omission is caused by or due to the fault of Alliance.



Notwithstanding any other provision of the Contract to the contrary, in no event shall total payments under the Contract exceed \$2,986,539.

3. CONTRACT MANAGEMENT

The Project will require the coordinated efforts of a Project Team consisting of both Alliance and State personnel. Alliance shall provide all necessary resources to perform its obligations under the Contract and shall be responsible for managing the Project to its successful completion.

3.1 Alliance's Contract Manager

Alliance shall assign a Contract Manager who shall be responsible for all Contract authorization and administration. Alliance's Contract Manager is:

Chris Pieper Chief Executive Officer 2625 Willamette Drive NE, Lacey, WA 98516

Tel: 360-412-3264 Fax: 360-456-7100

Email: Chris.Pieper@allianceenterprises.com

3.2 Alliance's Project Manager

3.2.1 Contract Project Manager

Alliance shall assign a Project Manager who meets the requirements of the Contract, including but not limited to, the requirements set forth in the RFP. Alliance's selection of Alliance Project Manager shall be subject to the prior written approval of the State. The State's approval process may include, without limitation, at the State's discretion, review of the proposed Alliance Project Manager's resume, qualifications, references, and background checks, and an interview. The State may require removal or reassignment of Alliance's Project Manager who, in the sole judgment of the State, is found unacceptable or is not performing to the State's satisfaction.

- 3.2.2 Alliance's Project Manager must be qualified to perform the obligations required of the position under the Contract, shall have full authority to make binding decisions under the Contract, and shall function as Alliance's representative for all administrative and management matters. Alliance's Project Manager shall perform the duties required under the Contract, including, but not limited to, those set forth in Contract Exhibit I, Section 2. Alliance's Project Manager must be available to promptly respond during Normal Business Hours within two (2) hours to inquiries from the State, and be at the site as needed. Alliance's Project Manager must work diligently and use his/ her best efforts on the Project.
- 3.2.3 Alliance shall not change its assignment of Project Manager without providing the State written justification and obtaining the prior written approval of the State. State approvals for replacement of Alliance's Project Manager shall not be unreasonably withheld. The replacement Project Manager shall have comparable or greater skills than the Alliance Project Manager being replaced; meet the requirements of the Contract, (including but not limited to, the requirements set forth in RFP); and be subject to reference and background checks described above in Contract Agreement Part 2, Section 3.2.1:

Contractor Initials:

Contract Project Manager, and in Contract Agreement Part 2, Section 3.6: Reference and Background Checks, below. Alliance shall assign a replacement Project Manager within ten (10) business days of the departure of the prior Alliance Project Manager, and Alliance shall continue during the ten (10) business day period to provide competent Project Management Services through the assignment of a qualified interim Alliance Project Manager.

3.2.4 Notwithstanding any other provision of the Contract, the State shall have the option, at its discretion, to terminate the Contract, declare Alliance in default, and pursue its remedies at law and in equity, if Alliance fails to assign an Alliance Project Manager meeting the requirements and terms of the Contract.

3.2.5 Contracted Alliance Project Manager:

Name Cecile Bentley, MA, CRC, PMP

Title Project Planning Manager Address 2625 Willamette Dr. NE

City Costs Large WA 00516

City, State, Lacey, WA 98516

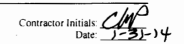
Zip

Telephone 360-412-3251 Fax 360-456-7100

Email cecile@allianceenterprises.com

3.3 Alliance Key Project Staff

- 3.3.1 Alliance shall assign Key Project Staff who meet the requirements of the Contract, and can implement the Software Solution meeting the requirements set forth in RFP Appendix C: System Requirements and Deliverables, Table C.1: System Requirements and Deliverables-Alliance Response Checklist. The State may conduct reference and background checks on Alliance Key Project Staff. The State reserves the right to require removal or reassignment of Alliance's Key Project Staff who are found unacceptable to the State. Any background checks shall be performed in accordance with the Contract Agreement Section 3.6: Background Checks.
- 3.3.2 Alliance shall not change any Alliance Key Project Staff commitments without providing the State written justification and obtaining the prior written approval of the State. State approvals for replacement of Alliance Key Project Staff will not be unreasonably withheld. The replacement Alliance Key Project Staff shall have comparable or greater skills than Alliance Key Project Staff being replaced; meet the requirements of the Contract, including but not limited to the requirements set forth in RFP Appendix C: System Requirements and Deliverables and be subject to reference and background checks described in Contract Agreement-Part 2, Section 3.6: Reference and Background Checks,
- 3.3.3 Notwithstanding any other provision of the Contract to the contrary, the State shall have the option to terminate the Contract, declare Alliance in default and to pursue its remedies at law and in equity, if Alliance fails to assign Key Project Staff meeting the requirements and terms of the Contract or if it is dissatisfied with Alliance's replacement Project staff.



3.3.3.1 Alliance Key Project Staff shall consist of the following individuals in the roles identified below:

Alliance's Key Project Staff:

Key Member	Title
Lisa	Project Management
Gifford	Department Director
Lisa	Project Oversight Manager
Gifford	
Kevin	IT Director
Spurgin	
Sven	Director of Engineering
Akerman	and Technical Services
Craig	Quality Assurance
Keating	Manager

3.4 State Contract Manager

The State shall assign a Contract Manager who shall function as the State's representative with regard to Contract administration. The State Contract Manager is:

Sharon B. DeAngelis

Department of Education, Vocational Rehabilitation

21 S. Fruit Street, Suite 20, Concord, NH 03301

Tel: (603) 271-3806 Fax: (603) 271-7095

Email: Sharon.DeAngelis@doe.nh.gov

3.5 State Project Manager

The State shall assign a Project Manager. The State Project Manager's duties shall include the following:

- a. Assist in leading the Project;
- b. Engaging and managing all vendors;
- c. Assisting in the management of significant issues and risks.
- d. Reviewing and accepting Contract Deliverables;
- e. Invoice sign-offs;
- f. Review and approval of change proposals;
- g. Managing stakeholders' concerns;
- h. Managing Change Requests; and
- i. Approving decision documents.

Contractor Initials:

The State Project Manager is:

Lisa K. Hatz, M.A., C.R.C. Department of Education, Vocational Rehabilitation 21 S. Fruit Street, Suite 20, Concord, NH 03301

Tel: (603) 271-7080 Fax: (603) 271-7095

Email: Lisa.Hatz@doe.nh.gov

3.6 Reference and Background Checks

The State may, at its sole expense, conduct reference and background screening of the Alliance Project Manager and the Alliance Key Project Staff. The State shall maintain the confidentiality of background screening results in accordance with the Contract Agreement, Part 2-Section 11: Use of State's Information, Confidentiality.

4. DELIVERABLES

4.1 Alliance Responsibilities

Alliance shall be solely responsible for meeting all requirements, and terms and conditions specified in this Contract, regardless of whether or not a Subcontractor is used.

Alliance may subcontract Services subject to the provisions of the Contract, including but not limited to, the terms and conditions in Section 6: General Contract Requirements herein and the Contract Agreement Part 1: State of New Hampshire Terms and Conditions-P-37. Alliance must submit all information and documentation relating to the Subcontractor, including terms and conditions consistent with this Contract. The State will consider Alliance to be wholly responsible for the performance of the Contract and the sole point of contact with regard to all contractual matters, including payment of any and all charges resulting from the Contract.

4.2 Deliverables and Services

Alliance shall provide the State with the Deliverables and Services in accordance with the time frames in the Work Plan for this Contract, and as more particularly described in Contract Exhibit A: Contract Deliverables.

Upon its submission of a Deliverable or Service, Alliance represents that it has performed its obligations under the Contract associated with the Deliverable or Service.

4.3 Non-Software and Written Deliverables Review and Acceptance

After receiving written Certification from Alliance that a Non-Software or Written Deliverable is final, complete, and ready for Review, the State will Review the Deliverable to determine whether it meets the Requirements outlined in Contract Exhibit A: Contract Deliverables. The State will notify Alliance in writing of its Acceptance or rejection of the Deliverable within five (5) business days of the State's receipt of Alliance's written Certification. If the State rejects the Deliverable, the State shall notify Alliance of the nature and class of the Deficiency and Alliance shall correct the Deficiency within the period identified in the Work Plan. If no period for Alliance's correction of the Deliverable is identified, Alliance shall correct the Deficiency in the Deliverable within five (5) business days. Upon receipt of the corrected Deliverable, the State



shall have five (5) business days to review the Deliverable and notify Alliance of its Acceptance or rejection thereof, with the option to extend the Review Period up to five (5) additional business days. If Alliance fails to correct the Deficiency within the allotted period of time, the State may, at its option, continue reviewing the Deliverable and require Alliance to continue until the Deficiency is corrected, or immediately terminate the Contract, declare Alliance in default, and pursue its remedies at law and in equity.

4.4 System/Software Testing and Acceptance

System/Software Testing and Acceptance shall be performed as set forth in the Test Plan and more particularly described in Exhibit G: *Testing Services*.

4.5 Security

The State must ensure that appropriate levels of security are implemented and maintained in order to protect the integrity and reliability of its Information Technology resources, information, and Services. State resources, information, and Services must be available on an ongoing basis, with the appropriate infrastructure and security controls to ensure business continuity and safeguard State networks, Systems and Data.

IT Security involves all functions pertaining to the securing of State Data and Systems through the creation and definition of security policies, procedures, and controls covering such areas as identification, authentication, and non-repudiation.

All components of the Software shall be reviewed and tested to ensure they protect the State's hardware, software, and its related Data assets. See *Contract Agreement -Part 3 - Exhibit G: Testing Services* for detailed information on requirements for Security testing.

5. SOFTWARE

5.1 COTS Software and Documentation

Alliance shall provide the State with Software and Documentation set forth in the Contract, and particularly described in Exhibit K: Software License and Related Terms.

5.2 COTS Software Support and Maintenance

Alliance shall provide the State with Software support and Maintenance Services set forth in the Contract, and particularly described in Exhibit K: Software License and Related Terms.

5.3 Restrictions

Except as otherwise permitted under the Contract, the State agrees not to:

- a. Remove or modify any program markings or any notice of Alliance's proprietary rights;
- b. Make the programs or materials available in any manner to any third party for use in the third party's business operations, except as permitted herein; or
- c. Cause or permit reverse engineering, disassembly or recompilation of the programs.



5.4 Title

Alliance must hold the right to allow the State to use the Software or hold all title, right, and interest in the Software and its associated Documentation.

6. WARRANTY

Alliance shall provide the Warranty and Warranty Services set forth in the Contract, and particularly described in Exhibit L: Warranty and Warranty Services.

7. SERVICES

Alliance shall provide the Services required under the Contract Documents. All Services shall meet, and be performed, in accordance with the Specifications.

7.1 Administrative Services

Alliance shall provide the State with the administrative Services set forth in the Contract, and particularly described in Exhibit D: Administrative Services.

7.2 Implementation Services

Alliance shall provide the State with the Implementation Services set forth in the Contract, and particularly described in Exhibit F: *Implementation Services*.

7.3 Testing Services

Alliance shall perform testing Services for the State set forth in the Contract, and particularly described in Exhibit G: *Testing Services*.

7.4 Training Services

Alliance shall provide the State with training Services set forth in the Contract, and particularly described in Exhibit M: *Training Services*.

7.5 Maintenance and Support Services

Alliance shall provide the State with Maintenance and support Services for the Software set forth in the Contract, and particularly described in Exhibit H: *Maintenance and Support Services*.

8. WORK PLAN DELIVERABLE

Alliance shall provide the State with a Work Plan that shall include, without limitation, a detailed description of the Schedule, tasks, Deliverables, major milestones, task dependencies, and payment Schedule.

The initial Work Plan shall be a separate Deliverable and is set forth in Contract Exhibit J: Work Plan. Alliance shall update the Work Plan as necessary, but no less than every two weeks, to accurately reflect the status of the Project, including without limitation, the Schedule, tasks, Deliverables, major milestones, task dependencies, and payment Schedule. Any such updates to the Work Plan must be approved by the State, in writing, prior to final incorporation into Contract Exhibit J: Work Plan. The updated Contract Exhibit J: Work Plan, as approved by the State, is incorporated herein by reference.



Unless otherwise agreed in writing by the State, changes to the Contract Exhibit J Work Plan shall not relieve Alliance from liability to the State for damages resulting from Alliance's failure to perform its obligations under the Contract, including, without limitation, performance in accordance with the Schedule.

In the event of any delay in the Schedule, Alliance must immediately notify the State in writing, identifying the nature of the delay, i.e., specific actions or inactions of Alliance or the State causing the problem; its estimated duration period to reconciliation; specific actions that need to be taken to correct the problem; and the expected Schedule impact on the Project.

In the event additional time is required by Alliance to correct Deficiencies, the Schedule shall not change unless previously agreed in writing by the State, except that the Schedule shall automatically extend on a day-to-day basis to the extent that the delay does not result from Alliance's failure to fulfill its obligations under the Contract. To the extent that the State's execution of its major tasks takes longer than described in the Work Plan, the Schedule shall automatically extend on a day-to-day basis.

Notwithstanding anything to the contrary, the State shall have the option to terminate the Contract for default, at its discretion, if it is dissatisfied with the Alliance's Work Plan or elements within the Work Plan.

9. CHANGE ORDERS

The State may make changes or revisions at any time by written Change Order. The State originated changes or revisions shall be approved by the Department of Information Technology. Within five (5) business days of Alliance's receipt of a Change Order, Alliance shall advise the State, in detail, of any impact on cost (e.g., increase or decrease), the Schedule, or the Work Plan.

Alliance may request a change within the scope of the Contract by written Change Order, identifying any impact on cost, the Schedule, or the Work Plan. The State shall attempt to respond to Alliance's requested Change Order within five (5) business days. The State Agency, as well as the Department of Information Technology, must approve all Change Orders in writing. The State shall be deemed to have rejected the Change Order if the parties are unable to reach an Agreement in writing.

All Change Order requests from Alliance to the State, and the State Acceptance of Alliance's estimate for a State requested change, will be acknowledged and responded to, either Acceptance or rejection, in writing. If accepted, the Change Order(s) shall be subject to the Contract amendment process, as determined to apply by the State.

10. INTELLECTUAL PROPERTY

With the exception of any intellectual property owned by Alliance, the State shall hold all ownership, title, and rights in any Custom Software developed in connection with performance of obligations under the Contract, or modifications to the Software, and their associated Documentation including any and all performance enhancing operational plans and Alliance's special utilities. The State shall have sole right to produce, publish, or otherwise use such Software, modifications, and Documentation developed under the Contract and to authorize others to do so.



10.1 State's Data

All rights, title, and interest in State Data shall remain with the State.

10.2 Alliance's Materials

Subject to the provisions of this Contract, Alliance may develop for itself, or for others, materials that are competitive with, or similar to, the Deliverables. In accordance with the confidentiality provision of this Contract, Alliance shall not distribute any products containing or disclose any State Confidential Information. Alliance shall be free to use its general knowledge, skills and experience, and any ideas, concepts, know-how, and techniques that are acquired or used in the course of its performance under this Contract, provided that such is not obtained as the result of the deliberate memorization of the State Confidential Information by Alliance employees or third party consultants engaged by Alliance.

Without limiting the foregoing, the parties agree that the general knowledge referred to herein cannot include information or records not subject to public disclosure under New Hampshire RSA Chapter 91-A, which includes but is not limited to the following: records of grand juries and petit juries; records of parole and pardon boards; personal school records of pupils; records pertaining to internal personnel practices, financial information, test questions, scoring keys and other examination Data used to administer a licensing examination, examination for employment, or academic examination and personnel, medical, welfare, library use, video tape sale or rental, and other files containing personally identifiable information that is private in nature.

10.3 State Website Copyright

WWW Copyright and Intellectual Property Rights

All right, title and interest in the State WWW site, including copyright to all Data and information, shall remain with the State. The State shall also retain all right, title and interest in any user interfaces and computer instructions embedded within the WWW pages. All WWW pages and any other Data or information shall, where applicable, display the State's copyright. The provisions within this section shall not apply to any intellectual property owned by Alliance.

10.4 Custom Software Source Code

In the event that the State opts for the License Conversion Option, Alliance shall provide the State with a copy of the source code for any Custom Software, which shall be subject to the License rights. The State shall receive a worldwide, perpetual, irrevocable, non-exclusive paid-up right and license to use, copy, modify and prepare derivative works of any custom developed software.

10.5 Survival

This Contract Agreement Section 10: *Intellectual Property* shall survive the termination of the Contract.

11. USE OF STATE'S INFORMATION, CONFIDENTIALITY

11.1 Use of State's Information

In performing its obligations under the Contract, Alliance may gain access to information of the State, including State Confidential Information. "State Confidential Information" shall include,



but not be limited to, information exempted from public disclosure under New Hampshire RSA Chapter 91-A: Access to Public Records and Meetings (see e.g. RSA Chapter 91-A: 5 Exemptions). Alliance shall not use the State Confidential Information developed or obtained during the performance of, or acquired, or developed by reason of the Contract, except as directly connected to and necessary for Alliance's performance under the Contract.

11.2 State Confidential Information

Alliance shall maintain the confidentiality of and protect from unauthorized use, disclosure, publication, and reproduction (collectively "release"), all State Confidential Information that becomes available to Alliance in connection with its performance under the Contract, regardless of its form.

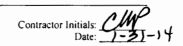
Subject to applicable federal or State laws and regulations, Confidential Information shall not include information which: (i) shall have otherwise become publicly available other than as a result of disclosure by the receiving party in breach hereof; (ii) was disclosed to the receiving party on a non-confidential basis from a source other than the disclosing party, which the receiving party believes is not prohibited from disclosing such information as a result of an obligation in favor of the disclosing party; (iii) is developed by the receiving party independently of, or was known by the receiving party prior to, any disclosure of such information made by the disclosing party; or (iv) is disclosed with the written consent of the disclosing party. A receiving party also may disclose Confidential Information to the extent required by an order of a court of competent jurisdiction.

Any disclosure of the State Confidential Information shall require the prior written approval of the State. Alliance shall immediately notify the State if any request, subpoena or other legal process is served upon Alliance regarding the State Confidential Information, and Alliance shall cooperate with the State in any effort the State undertakes to contest the request, subpoena, or other legal process, at no additional cost to the State.

In the event of the unauthorized release of State Confidential Information, Alliance shall immediately notify the State, and the State may immediately be entitled to pursue any remedy at law and in equity, including, but not limited to, injunctive relief.

11.3 Alliance Confidential Information

Insofar as Alliance seeks to maintain the confidentiality of its confidential or proprietary information, Alliance must clearly identify in writing all information it claims to be confidential or proprietary. Notwithstanding the foregoing, the State acknowledges that Alliance considers the Software and Documentation to be Confidential Information. Alliance acknowledges that the State is subject to State and federal laws governing disclosure of information including, but not limited to, RSA Chapter 91-A. The State shall maintain the confidentiality of the identified Confidential Information insofar as it is consistent with applicable State and federal laws or regulations, including but not limited to, RSA Chapter 91-A. In the event the State receives a request for the information identified by Alliance as confidential, the State shall notify Alliance and specify the date the State will be releasing the requested information. At the request of the State, Alliance shall cooperate and assist the State with the collection and review of Alliance's information, at no additional expense to the State. Any effort to prohibit or enjoin the release of the information shall be Alliance's sole responsibility and at Alliance's sole expense. If Alliance fails to obtain a court order enjoining the disclosure, the State shall release the



information on the date specified in the State's notice to Alliance, without any liability to Alliance.

11.4 Survival

This Contract Agreement Section 11, *Use of State's Information, Confidentiality*, shall survive termination or conclusion of the Contract.

12. LIMITATION OF LIABILITY

12.1 State

Subject to applicable laws and regulations, in no event shall the State be liable for any consequential, special, indirect, incidental, punitive, or exemplary damages. Subject to applicable laws and regulations, the State's liability to Alliance shall not exceed the total Contract price set forth in Contract Agreement, Section 1.8 of the Contract Agreement – Part 1-General Provisions.

Notwithstanding the foregoing and any provision of this Contract to the contrary, in no event does the State waive its sovereign immunity or any applicable defenses or immunities.

12.2 Alliance

Subject to applicable laws and regulations, in no event shall Alliance be liable for any consequential, special, indirect, incidental, punitive or exemplary damages and Alliance's liability to the State shall not exceed two times (2X) the total Contract price set forth in Contract Agreement, Section 1.8 of the Contract Agreement -Part 1-General Provisions.

Notwithstanding the foregoing, the limitation of liability in this SOW Section 12.2 shall not apply to Alliance's indemnification obligations set forth in the *Contract Agreement* Part 1-Section 13: *Indemnification* and confidentiality obligations in Contract Agreement-Part 2-Section 11: *Use of State's Information, Confidentiality*, which shall be unlimited.

12.3 State's Immunity

Notwithstanding the foregoing, nothing herein contained shall be deemed to constitute a waiver of the sovereign immunity of the State, which immunity is hereby reserved to the State. This covenant shall survive termination or Contract conclusion.

12.4 Survival

This Contract Agreement- Part 2-Section 12: Limitation of Liability shall survive termination or Contract conclusion.

13. TERMINATION

This Section 13 shall survive the termination or Contract Conclusion.

13.1 Termination for Default

Any one or more of the following acts or omissions of Alliance shall constitute an event of default hereunder ("Event of Default")

a. Failure to perform the Services satisfactorily or on Schedule;

- **b.** Failure to submit any report required; and/or
- c. Failure to perform any other covenant, term or condition of the Contract
- 13.1.1 Upon the occurrence of any Event of Default, the State may take any one or more, or all, of the following actions:
 - a. Unless otherwise provided in the Contract, the State shall provide Alliance written notice of default and require it to be remedied within, in the absence of a greater or lesser specification of time, within thirty (30) days from the date of notice, unless otherwise indicated within by the State ("Cure Period"). If Alliance fails to cure the default within the Cure Period, the State may terminate the Contract effective two (2) days after giving Alliance notice of termination, at its sole discretion, treat the Contract as breached and pursue its remedies at law or in equity or both.
 - b. Give Alliance a written notice specifying the Event of Default and suspending all payments to be made under the Contract and ordering that the portion of the Contract price which would otherwise accrue to Alliance during the period from the date of such notice until such time as the State determines that Alliance has cured the Event of Default shall never be paid to Alliance.
 - c. Set off against any other obligations the State may owe to Alliance any damages the State suffers by reason of any Event of Default;
 - **d.** Treat the Contract as breached and pursue any of its remedies at law or in equity, or both.
 - e. Procure Services that are the subject of the Contract from another source and Alliance shall be liable for reimbursing the State for the replacement Services, and all administrative costs directly related to the replacement of the Contract and procuring the Services from another source, such as costs of competitive bidding, mailing, advertising, applicable fees, charges or penalties, and staff time costs; all of which shall be subject to the limitations of liability set forth in the Contract.
- 13.1.2 The Alliance shall provide the State with written notice of default, and the State shall cure the default within thirty (30) days.
- 13.1.3 Notwithstanding the foregoing, nothing herein contained shall be deemed to constitute a waiver of the sovereign immunity of the State, which immunity is herby reserved to the State. This covenant shall survive termination or Contract Conclusion.

13.2 Termination for Convenience

- 13.2.1 The State may, at its sole discretion, terminate the Contract for convenience, in whole or in part, by thirty (30) days written notice to Alliance. In the event of a termination for convenience, the State shall pay Alliance the agreed upon price, if separately stated in this Contract, for Deliverables for which Acceptance has been given by the State. Amounts for Services or Deliverables provided prior to the date of termination for which no separate price is stated under the Contract shall be paid, in whole or in part, generally in accordance with Contract Exhibit B, *Price and Payment Schedule*, of the Contract.
- 13.2.2 During the thirty (30) day period, Alliance shall wind down and cease Services as quickly and efficiently as reasonably possible, without performing unnecessary

Contractor Initials:

Services or activities and by minimizing negative effects on the State from such winding down and cessation of Services.

13.3 Termination for Conflict of Interest

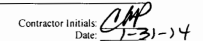
13.3.1 The State may terminate the Contract by written notice if it determines that a conflict of interest exists, including but not limited to, a violation by any of the parties hereto of applicable laws regarding ethics in public acquisitions and procurement and performance of Contracts.

In such case, the State shall be entitled to a pro-rated refund of any current development, support, and maintenance costs. The State shall pay all other contracted payments that would have become due and payable if Alliance did not know, or reasonably did not know, of the conflict of interest.

13.3.2 In the event the Contract is terminated as provided above pursuant to a violation by Alliance, the State shall be entitled to pursue the same remedies against Alliance as it could pursue in the event of a default of the Contract by Alliance.

13.4 Termination Procedure

- 13.4.1 Upon termination of the Contract, the State, in addition to any other rights provided in the Contract, may require Alliance to deliver to the State any property, including without limitation, the licensed Software and Written Deliverables, for such part of the Contract as has been terminated.
- 13.4.2 After receipt of a notice of termination, and except as otherwise directed by the State, Alliance shall:
 - a. Stop work under the Contract on the date, and to the extent specified, in the notice;
 - b. Promptly, but in no event longer than thirty (30) days after termination, terminate its orders and subcontracts related to the work which has been terminated and settle all outstanding liabilities and all claims arising out of such termination of orders and subcontracts, with the approval or ratification of the State to the extent required, which approval or ratification shall be final for the purpose of this Section;
 - c. Take such action as the State directs, or as necessary to preserve and protect the property related to the Contract which is in the possession of Alliance and in which the State has an interest;
 - d. Transfer title to the State and deliver in the manner, at the times, and to the extent directed by the State, any property which is required to be furnished to the State and which has been accepted or requested by the State; and
 - e. Provide written Certification to the State that Alliance has surrendered to the State all said property.
 - **f.** Assist in Transition Services, as reasonably requested by the State at no additional cost.



14. CHANGE OF OWNERSHIP

In the event that Alliance should change ownership for any reason whatsoever, the State shall have the option of continuing under the Contract with Alliance, its successors or assigns for the full remaining Term of the Contract; continuing under the Contract with Alliance, its successors or assigns for such period of time as determined necessary by the State; or immediately terminate the Contract without liability to Alliance, its successors or assigns.

15. ASSIGNMENT, DELEGATION AND SUBCONTRACTS

- 15.1 Alliance shall not assign, delegate, subcontract, or otherwise transfer any of its interest, rights, or duties under the Contract without the prior written consent of the State. Such consent shall not be unreasonably withheld. Any attempted transfer, assignment, delegation, or other transfer made without the State's prior written consent shall be null and void, and may constitute an event of default at the sole discretion of the State.
- 15.2 Alliance shall remain wholly responsible for performance of the entire Contract even if assignees, delegates, Subcontractors, or other transferees ("Assigns") are used, unless otherwise agreed to in writing by the State, and the Assigns fully assumes in writing any and all obligations and liabilities under the Contract from the Effective Date. In the absence of a written assumption of full obligations and liabilities of the Contract, any permitted assignment, delegation, subcontract, or other transfer shall neither relieve Alliance of any of its obligations under the Contract nor affect any remedies available to the State against Alliance that may arise from any event of default of the provisions of the Contract. The State shall consider Alliance to be the sole point of contact with regard to all contractual matters, including payment of any and all charges resulting from the Contract.
- 15.3 Notwithstanding the foregoing, nothing herein shall prohibit Alliance from assigning the Contract to the successor of all or substantially all of the assets or business of Alliance provided that the successor fully assumes in writing all obligations and responsibilities under the Contract. In the event that Alliance should change ownership, as permitted under this Contract Agreement Part 2, Section 14: Change of Ownership, the State shall have the option to continue under the Contract with Alliance, its successors or assigns for the full remaining Term of the Contract; continue under the Contract with Alliance, its successors or assigns for such period of time as determined necessary by the State; or immediately terminating the Contract without liability to Alliance, its successors or assigns.

16. DISPUTE RESOLUTION

Prior to the filing of any formal proceedings with respect to a dispute (other than an action seeking injunctive relief with respect to intellectual property rights or Confidential Information), the party believing itself aggrieved (the "Invoking Party") shall call for progressive management involvement in the dispute negotiation by written notice to the other party. Such notice shall be without prejudice to the Invoking Party's right to any other remedy permitted under the Contract.

The parties shall use reasonable efforts to arrange personal meetings and/or telephone conferences as needed, at mutually convenient times and places, between negotiators for the parties at the following successive management levels, each of which shall have a period of allotted time as specified below in which to attempt to resolve the dispute:

Contractor Initials: (1970)

Dispute Resolution Responsibility and Schedule Table

LEVEL	CONTRACTOR	STATE	CUMULATIVE ALLOTTED TIME
Primary	Lisa Gifford Project Management Director	Lisa K. Hatz Director	5 Business Days
First	Wendy Massey Operations Director	State Project Management Team (PMT) & Paul K. Leather, Deputy Commissioner	10 Business Days
Second	Chris Pieper CEO	Commissioner Virginia M. Barry	15 Business Days

The allotted time for the first level negotiations shall begin on the date the Invoking Party's notice is received by the other party. Subsequent allotted time is 30 business days from the date that the original Invoking Party's notice is received by the other party.

17. ESCROW OF CODE

Not applicable.

18. GENERAL PROVISIONS

18.1 Travel Expenses

The State will not be responsible for any travel or out of pocket expenses incurred in the performance of the Services.

The Alliance must assume all travel and related expenses by "fully loading" the proposed labor rates to include, but not limited to: meals, hotel/housing, airfare, car rentals, car mileage, and out of pocket expenses.

18.2 Shipping and Delivery Fee Exemption

The State will not pay for any shipping or delivery fees unless specifically itemized in the Contract.

18.3 Project Workspace and Office Equipment

The State agency will work with Alliance to determine the requirements for providing all necessary workspace and office equipment, including desktop computers for Alliance's staff.

18.4 Access/Cooperation

As applicable, and reasonably necessary, and subject to the applicable State and federal laws and regulations and restrictions imposed by third parties upon the State, the State shall provide Alliance with access to all program files, libraries, personal computer-based systems, software packages, network systems, security systems, and hardware as required to complete contracted Services.

The State shall use reasonable efforts to provide approvals, authorizations, and decisions reasonably necessary to allow Alliance to perform its obligations under the Contract.

18.5 Required Work Procedures

All work done must conform to standards and procedures established by the Department of Information Technology and the State.

18.6 Computer Use

In consideration for receiving access to and use of the computer facilities, network, licensed or developed software, software maintained or operated by any of the State entities, systems, equipment, Documentation, information, reports, or Data of any kind (hereinafter "Information"), Alliance understands and agrees to the following rules:



- a. Every Authorized User has the responsibility to assure the protection of information from unauthorized access, misuse, theft, damage, destruction, modification, or disclosure.
- **b.** That information shall be used solely for conducting official State business, and all other use or access is strictly forbidden including, but not limited to, personal, or other private and non-State use and that at no time shall Alliance access or attempt to access any information without having the express authority to do so.
- c. That at no time shall Alliance access or attempt to access any information in a manner inconsistent with the approved policies, procedures, and /or Agreements relating to system entry/access.
- d. That all software licensed, developed, or being evaluated by the State cannot be copied, shared, distributed, sub-licensed, modified, reverse engineered, rented, or sold, and that at all times Alliance must use utmost care to protect and keep such software strictly confidential in accordance with the license or any other Agreement executed by the State. Only equipment or software owned, licensed, or being evaluated by the State, can be used by Alliance. Personal software (including but not limited to palmtop sync software) shall not be installed on any equipment.
- e. That if Alliance is found to be in violation of any of the above-stated rules, the User may face removal from the State Contract, and/or criminal or civil prosecution, if the act constitutes a violation of law.

18.7 Email Use

Mail and other electronic communication messaging systems are State of New Hampshire property and are to be used for business purposes only. Email is defined as "internal Email systems" or "State-funded Email systems". Alliance understands and agrees that use of email shall follow State standard policy (available upon request).

18.8 Internet/Intranet Use

The Internet/Intranet is to be used for access to and distribution of information in direct support of the business of the State of New Hampshire according to State standard policy (available upon request).

18.9 Regulatory Government Approvals

Alliance shall obtain all necessary and applicable regulatory or other governmental approvals necessary to perform its obligations under the Contract.

18.10 Force Majeure

Neither Alliance nor the State shall be responsible for delays or failures in performance resulting from events beyond the control of such party and without fault or negligence of such party. Such events shall include, but not be limited to, acts of God, strikes, lock outs, riots, and acts of War, epidemics, acts of Government, fire, power failures, nuclear accidents, earthquakes, and unusually severe weather.

Except in the event of the foregoing, Force Majeure events shall not include Alliance's inability to hire or provide personnel needed for Alliance's performance under the Contract.

Contractor Initials: CMP
Date: 1-21-14

18.11 Insurance

18.11.1 Alliance Insurance Requirement

See Contract Agreement Part 1-Form P-37 Section 14.

18.11.2 The ACORD Insurance Certificate should note the Certificate Holder in the lower left hand block including State of New Hampshire, Department Name, name of the individual responsible for the funding of the contracts and his/her address.

18.12 Exhibits

The Exhibits referred to, in and attached to the Contract are incorporated by reference as if fully included in the text.

18.13 Venue and Jurisdiction

Any action on the Contract may only be brought in the State of New Hampshire Merrimack County Superior Court.

18.14 Survival

The terms, conditions and warranties contained in the Contract that by their context are intended to survive the completion of the performance, cancellation or termination of the Contract shall so survive, including, but not limited to, the terms of the Contract Agreement Exhibit D Section 3: Records Retention and Access Requirements, Contract Agreement Exhibit D Section 4: Accounting Requirements, and Contract Agreement Part 2-Section 11: Use of State's Information, Confidentiality and Contract Agreement Part 1- Section 13: Indemnification which shall all survive the termination of the Contract.



STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION Web-Based Case Management System Software Project CONTRACT 2012-010-PART 3 EXHIBIT A CONTRACT DELIVERABLES

1. DELIVERABLES, MILESTONES AND ACTIVITIES

Alliance shall provide the State with a commercial off the shelf ("COTS") case management System named "AWARE" as a Subscription Service, which shall meet and perform in accordance with the Specifications and Deliverables that are in accordance with the time frames in the Work Plan.

Prior to the commencement of work on Non-Software and Written Deliverables, Alliance shall provide to the State a template, table of contents, or agenda for Review and prior approval by the State.

The Deliverables are set forth in the Schedule below in Section 2. By unconditionally accepting a Deliverable, the State reserves the right to reject any and all Deliverables in the event the State detects any Deficiency in the System, in whole or in part, through completion of all Acceptance Testing, including but not limited to, Software/System Acceptance Testing, and any extensions thereof.

Pricing for Deliverables set forth in Exhibit B: *Price and Payment Schedule*. Pricing shall be effective for the Term of this Contract, and any extensions thereof.

2. DELIVERABLES, MILESTONES, AND ACTIVITIES SCHEDULE

2.1 Implementation Schedule - Activities / Deliverables / Milestones

Task Name	Start	Finish
Project Duration (Assumes 4/1/2014 Start	4/1/2014	11/31/2015
Date)	4/1/2014	9/5/2014
1.0 Planning Phase	4/1/2014	5/16/2014
1.1 Work Plan		
1.1a Kickoff Meeting	4/1/2014	4/30/2014
1.1b Baseline Work Plan	4/17/2014	5/16/2014
1.2 Project Status Reports	4/1/2014	5/16/2014
1.3 Business Improvement Plan	4/17/2014	7/18/2014
1.4 Communications and Change Control Plan	4/15/2014	5/21/2014
1.5 Requirements Traceability Matrix	4/1/2014	7/31/2014
1.5a Setup Server for AWARE Validation	4/1/2014	5/12/2014
1.5b Baseline RTM	4/17/2014	5/8/2014
1.6 Software Design Document	4/17/2014	5/14/2014
1.7 Interface Plan	4/28/2014	7/3/2014
1.8 Software Change Control Process Document	5/23/2014	6/19/2014
1.9 Conduct Infrastructure Assessment	4/1/2014	6/16/2014
1.10 Risk and Issue Management Plan	4/14/2014	5/14/2014
1.11 Go-Live Plan	4/15/2014	1/19/2015
1.12 System Administration and Support Plan	6/3/2014	8/28/2014
1.13 Test Management and Detailed Test Plan	6/3/2014	9/5/2014

2012-010 Exhibit A Contract Deliverables

Contractor Initials: Date: 1-3)-14

STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION

Web-Based Case Management System Software Project CONTRACT 2012-010-PART 3 EXHIBIT A

CONTRACT DELIVERABLES

Task Name	Start	Finish
1.13a Test Management Plan	6/3/2014	7/3/2014
1.13b Detailed Test Plan	8/9/2014	9/5/2014
1.14 Conduct and Document Joint		8/12/2014
Application Development ("JAD") Sessions	4/17/2014	8/12/2014
1.14a Adaptation - Mandatory Elements	4/17/2014	7/19/2014
1.14b Gap Analysis	5/17/2014	7/25/2014
1.14c Conduct JAD Sessions - AWARE	5/1/2014	8/12/2014
Customizations and Interfaces	5/1/2014	8/12/2014
1.15 Conduct Information Architecture	4/20/2014	5/21/2014
Review	4/30/2014	
1.16 Data Conversion Plan	5/16/2014	7/10/2014
2.0 Documentation Phase	12/1/2014	1/28/2015
2.1 Documentation of Operational	12/1/2014	12/29/2014
Procedures	12/1/2014	
2.2 Systems Administration Documentation	12/1/2014	12/30/2014
2.3 User Documentation	1/19/2015	1/28/2015
3.0 Training Phase	5/21/2014	1/19/2015
3.1 Training Plan	5/21/2014	9/19/2014
3.2 Knowledge Transfer Plan	4/31/2014	7/8/2014
3.3 Conduct Train-the-Trainer Training	11/1/2014	1/19/2015
4.0 Deployment Phase	7/18/2014	5/29/2015
4.1 Adaptation – Non Mandatory	10/20/2014	12/16/2014
4.2 Customization Development and	7/18/2014	1/9/2015
Release	//18/2014	
4.3 Adaptation Test	8/15/2014	11/29/2014
4.4 Functioning In-bound and Outbound	8/5/2014	11/24/2014
Interfaces	8/3/2014	
4.4a Ticket to Work	8/5/2014	11/7/2014
4.4b MyNHDOE	8/5/2014	10/10/2014
4.4c NH First	8/5/2014	11/24/2014
4.5 Fully Tested Data Conversion Software	8/28/2014	2/20/2015
4.5a Data Conversion - Organizational Data	6/28/2014	10/7/2014
4.5b Data Conversion - Case Flow Data	7/15/2014	11/7/2014
4.5c Data Conversion - Financial Data	7/30/2014	11/21/2014
4.5d Data Conversion - End User Validation	11/3/2014	12/5/2014
4.5c Fully Tested Data Conversion Software	12/1/2014	1/7/2015
4.5f Setup Production Environment	2/2/2015	4/17/2015
4.6 Converted Data Loaded into Production	3/29/2015	4/12/2015
Environment		
4.7 Tools for Backup and Recovery	2/15/2015	3/19/2015
4.8 Conduct User Acceptance Test	1/5/2015	3/6/2015
4.9 Conduct Integration Test	3/2/2015	4/10/2015
4.10 Pilot Test	3/27/2015	5/4/2015
4.11 Implementation Cutover to New	5/4/2015	5/29/2015

2012-010 Exhibit A Contract Deliverables

Contractor Initials:

Date: 1-3).14

STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION

Web-Based Case Management System Software Project **CONTRACT 2012-010-PART 3**

EXHIBIT A CONTRACT DELIVERABLES

Task Name	Start	Finish
Software		
5.0 Warranty	6/1/2015	8/31/2015
5.1 90 day Warranty	6/1/2015	8/31/2015
Stage 2: BEP and Stage 2 Customizations	11/1/2014	11/31/2015
6.1 Stage 2 Planning	11/1/2014	1/31/2015
6.2 Stage 2 Adaptation and Design	12/1/2014	3/31/2015
6.3 Stage 2 BEP Data Conversion Mapping and Pan	1/1/2015	3/31/2015
6.4 Stage 2 BEP Data Conversion	1/1/2015	8/31/2015
6.5 Stage 2 Customization Development and Release	1/1/2015	8/31/2015
6.6 Stage 2 User Acceptance Test	4/1/205	11/31/2015
6.7 Stage 2 Go-Live	11/1/2015	11/31/2015

3. TRAINING DELIVERABLES

Training shall be in accordance with the requirements set forth in Contract Exhibit M: Training Services and the Schedule established by the Work Plan, Contract Exhibit J. All pricing has been established in Contract Exhibit B: Price and Payment Schedule.

2012-010 Exhibit A Contract Deliverables

STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION

Web-Based Case Management System Software Project CONTRACT 2012-010-PART 3 EXHIBIT B

PRICE AND PAYMENT SCHEDULE

Activity. Deliverable or Milessone		TT 138	
		Holdback if	(MM/DD/YY)
		applicable)	
STACE I. VLRSOT Laboured & Comments			5 5 5 5 7 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5
	เลา การเกรเล้า	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
1.1 Work Plan	7	£14175	1.70.001 (
	Von-Software /	\$14,135	4/30/2014
	ion-Software	\$11,565	5/31/2014
	Verten	411,503	3,31,121,
	Vritten.	\$3,855	5/31/2014
	Vritten.	\$5,140	7/31/2014
	Vritten	\$7,710	5/31/2014
1.5 Requirements Traceability Matrix (RTM)	İ		
	lon-Software /	\$16,961	5/31/2014
	Vritea		
L	loo-Software /	\$39,578	7/31/2014
	Vritten		
	Ion-Software	\$5,140	5/31/2014
	Vritten	\$16,202	7/31/2014
1.8 Software Change Control Process Document	Vritten	\$6,168	6/30/2014
1.9 Infrastructure Assessment and Recommendations	Vritten	\$15,420	6/30/2014
1.10 Risk and Issue Management Plan	Vritten	\$5,140	5/31/2014
1.11 Go-Live Plan	Vritten	\$25,700	1/31/2015
1.12 System Administration and Support Plan W	Vritten	\$25,700	8/31/2014
1.13 Testing Management and Detailed Test Plan			
	Vritten	\$4,523	7/31/2014
	Vritten	\$16,036	9/30/2014
1.14 Conduct and Document Joint Application Development (JAD) Sessions		·	
1.14a Adaptatism-Mandatory Elements W	Vritten	\$17,921	7/31/2014
	Vritten	\$7,965	7/31/2014
	Vritten	\$13,938	B/31/2014
	ion-Software	\$6,425	5/31/2014
1.16 Data Conversion Mapping and Plan	Vritten	\$47,966	7/31/2014
	્રાજ સ્ત્રું		ate a grand of the second
2.1 Documentation of Operational Procedures W	Vritten.	\$7,710	12/31/2014
2.2 Systems Administration Documentation N	lon-Software	\$5,140	12/31/2014
2.3 User Documentation N	lon-Software	\$5,140	1/31/2015

2012-010 Exhibit B Price and Payment Schedule

Contractor Initials: 4

Date: 1-31-14

STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION

Web-Based Case Management System Software Project CONTRACT 2012-010-PART 3

EXHIBIT B

PRICE AND PAYMENT SCHEDULE

FINAL PROPOSAL - STAGGERED LAUNCH Activity, Deliverable or Milestone	Delivery Type	Holdback if applicable)	(MM/DD/VV)
STASS IS PARAMETERS.	《詹 伊斯·蒙古	to katha wildy	
		a realization of the second	plants and the
3.1Training Plan	Non-Software	\$0,977	5: JG 2014
3.2 Knowledge Transfer Plan	Written	\$10,280	
3.3 ConductTrain the Trainer Training	Non-Software	\$41,119	
			The state of the s
4.1 Adaptation - Non-Mandatory	Non-Software	\$46,259	12/31/2014
4.2 Customization Development and Release	Software	\$53,730	1/31/2015
4.3 Adaptation Test	Software	\$52,941	11/30/2014
4.4 Functioning Inbound and Ourbound Interfaces	Software		
4.4a Tirket to Work	Software	\$22,759	11/30/2014
4.46 MyNHDOE	Software	\$29,261	10/31/2014
4.4c NHFirst	Software	\$13,005	11/30/2014
4.5 Fully Tested Data Conversion Software			
4.5a Data conversion - Organizational Data	Software	\$14390	
4.56 Data Conversion - Case Flow Data	Software	\$35,974	
4.5c Data Conversion - Financial Data	Software	\$21,585	
4.5d Data Conversion - End User Validation	Software	\$35,974	12/31/2014
4.5d Fully Tested Data Conversion Software	Software	\$18,707	1/30/2015
4.5f Set Up Production Environment	Software	\$17,267	4/30/2015
4.6 Converted Data Loaded into Production Environment	Software	\$26,163	4/30/2015
4.7 Tools for Backup and Recovery of all Applications and Data	Written	\$14,135	3/31/2015
4.8 User Acceptance Test (UAT)	Non-Software	\$38,970	3/31/2015
4.9 Conduct Integration Testing	Software	\$33,410	4/30/2015
4.10 Pilot Test	Writen	\$38,550	5/31/2015
4.11 Go-Live	Non-Software	\$41,118	
	<u> </u>	The state of the s	
5.1 90 day Watranty	Non-Software	SC	8/31/2015
Hokback Payment	D/a	\$105,081	8/31/2015
The second secon		The second second	
STAGE 2: BEP and Stage 2 Customizations			
6.1 Stage 2 Planning	Written	\$61,664	
6.2 Stage 2 Adaptation and Design	Written	\$143,88	
6.3 Stage 2 BEP Data Conversion Mapping and Plan	Written	\$20,55	
6.4 Stage 2 BEP Data Conversion	Non-Software	\$34,25	
6.5 Stage 2 Customization Development and Release	Software	\$205,55	
6.6 Stage 2 User Acceptance Test	Software	\$191,85	
6.7 Stage 2 Go-Line	Non-Software	\$27,40	
Combined Implementation and Data Conversion Subtotal		\$1,736,03	

2012-010 Exhibit B Price and Payment Schedule

Contractor Initials:

Data:

ate: 1-31-14

STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION

Web-Based Case Management System Software Project **CONTRACT 2012-010-PART 3**

EXHIBIT B PRICE AND PAYMENT SCHEDULE

FINAL PROPOSAL - STAGGERED LAUNCH Activity, Deliverable of Milestone	Delivery Type	Payment (Less Holdback if applicable)	Delivery Date (MM/DD/XY)
We believed Suffrage on a Service Price	1 000 1 000 1 000		The state of
SFY2014 Subscription (SaaS) Fee (4/1/2014-6/30/2014)	Annual Fee	\$21,705	
At Rest Data Encryption Option	Amazal Fee	\$13,500	
SFY2015 Subscription (SaaS) Fee (7/1/2014-6/30/2015)	Annual Fee	\$106,302	
At Rest Data Encryption Option	Amual Fee	\$54,000	_
SFY2016 Subscription (SaaS) Fee (7/1/2015-6/30/2016)	Annual Fee	\$186,152	
At Rest Data Encryption Option	Annual Fee	\$56,700	
SFY2017 Subscription (SuaS) Fee (7/1/2016-6/30/2017)	Annul Fee	\$198,085	
At Rest Data Encryption Option	Annual Fee	\$59 ,535	
SFY2018 Subscription (SaaS) Fee (7/1/2017-6/30/2018)	Annual Fee	\$207,989	
At Rest Data Encryption Option	Annual Fee	\$62 ,512	ì
SFY2019 Subscription (SuaS) Fee (7/1/2018-6/30/2019)	Annual Fee	\$218,388	_
At Rest Data Encryption Option	Annual Fee	\$65,638	·
TOTAL COSTS	Petra	\$2,986,539	

APPROACH 2:	SFY 2014	SFY 2015	SFY 2016	SFY 2017	SFY 2018	SFY 2019	TOTAL
STAGGERED LAUNCH	(April	(Jul 2014-	(Jul 2015-	(Jal 2016-	(Jul 2017-	(Jul 2015)	
Software At A Service	2014-	Jun 2015)	Jun 2016)	Jun 2017)	Jun 2018)	Jun 2019)	
	Jun 2014)						
Implementation and Data Conversion							
Stage 1: VR, IL, Okler Blind	\$92,519	\$ <u>853,</u> 251	\$105,081	\$0	\$0	32	\$1,050,861
Stage 2: BEP and Stage 2 Customurations	\$0	\$226,109	\$459,073	\$0	\$0	\$0	\$ 68 5,182
Subtatal Implementation and Date Conversion	\$92,519	\$1,079,360	\$564,154	SO	\$0	50	\$1,736,033
Web Based Software as a Service Fee (Inclusive of Technical Support, Maintenance and Updates)	\$21,705	\$106,302	\$186,152	\$198,085	\$207,989	\$218,388	5938,621
At Rest Encryption	\$13,500	\$54,000	\$56,700	\$5 9 ,535	\$ 6 2,512	\$ 65,63 8	\$311,885
CRAND TOTAL TEST TO YES	\$127.724	\$1239,662	3887.666	\$257,628	\$176.601	\$184.026	\$2.986.439

Contractor Initials:

STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION Web-Based Case Management System Software Project CONTRACT 2012-010-PART 3 EXHIBIT B PRICE AND PAYMENT SCHEDULE

1. DELIVERABLE PAYMENT SCHEDULE

1.1 Not To Exceed

This is a Not To Exceed Contract totaling \$2,986,539 for the period between the Effective Date through June 30, 2019, with an option to extend an additional five (5) years. Alliance shall be responsible for performing its obligations in accordance with the Contract. This Contract shall allow Alliance to invoice the State for the following activities, Deliverables, or milestones at fixed pricing/rates appearing in the price and payment tables below:

2. TOTAL CONTRACT PRICE

Notwithstanding any provision in the Contract to the contrary, and notwithstanding unexpected circumstances, in no event shall the total of all payments made by the State exceed \$2,986,539 ("Total Contract Price"). The payment by the State of the total Contract price shall be the only, and the complete reimbursement to Alliance for all fees and expenses, of whatever nature, incurred by Alliance in the performance hereof.

The State shall not be responsible for any travel or out of pocket expenses incurred in the performance of the Services performed under this Contract.

3. INVOICING

Alliance shall submit correct invoices to the State for all amounts to be paid by the State. All invoices submitted shall be subject to the State's prior written approval, which shall not be unreasonably withheld. Alliance shall only submit invoices for Services or Deliverables as permitted by the Contract. Invoices must be in a format as determined by the State and contain detailed information, including without limitation: itemization of each Deliverable and identification of the Deliverable for which payment is sought, and the Acceptance date triggering such payment; date of delivery and/or installation; monthly maintenance charges; any other Project costs or retention amounts if applicable.

Upon Acceptance of a Deliverable, and a properly documented and undisputed invoice, the State shall pay the correct and undisputed invoice within thirty (30) days of invoice receipt. Invoices shall not be backdated and shall be promptly dispatched.

Invoices shall be sent to: Bureau of Vocational Rehabilitation Attention: Sharon DeAngelis 21 S. Fruit Street, Suite 20 Concord, NH 03301

STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION Web-Based Case Management System Software Project CONTRACT 2012-010-PART 3 EXHIBIT B

PRICE AND PAYMENT SCHEDULE

4. PAYMENT ADDRESS

All payments shall be sent to the following address:
Alliance Enterprises
2625 Willamette Drive NE
Lacey, WA 98516

5. OVERPAYMENTS TO ALLIANCE

Alliance shall promptly, but no later than fifteen (15) business days, return to the State the full amount of any overpayment or erroneous payment upon discovery or notice from the State.

6. CREDITS

The State may apply credits due to the State arising out of this Contract, against Alliance's invoices with appropriate information attached.

7. FUTURE RATES

FENAL PROPOSAL STAGGERED	SFY 2014	SFY 2015	SFY 2016	SFY 2017	SFY 2018	SFY 2019
LAUNCH	(April 2014-	(Jul 2014-	(Jul 2015-	(Jul 2016-	eJul 2017-	(JnJ 2018-
Position Title	Jun 2014)	Jun 2015)	Jun 2016)	Jun 2017)	Jun 2018)	Jun 2019)
Account Manager - Remote	\$0.00	\$0.00		\$0.00	\$0.00	\$0.00
Account Manager - Onsite	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Project Manager - Remote	\$150.00	\$150.00	\$158.00	\$166.00	\$175.00	\$184.00
Project Manager - Onsite	\$200.00	\$200.00	\$210.00	\$221.00	\$233.00	\$245.00
IT - Remote	\$150.00	\$150.00	\$158.00	\$166.00	\$175.00	\$184.00
IT - Ousite	\$200.00	\$200.00	\$210.00	\$221.00	\$233.00	\$245.00
Engineering - Remote	\$ 150.00	\$150.00	\$158.00	\$166.00	\$175.00	\$184.00
Engineering - Onsite	\$200.00	\$200.00	\$210.00	\$221.00	\$233.00	\$245.00
Training - Remote	\$150.00	\$150.00	\$158.00	\$166.00	\$175.00	\$184.00
Training - Onsite	\$200.00	\$200.00	\$210.00	\$221.00	\$233.00	\$245.00
Analysis - Remote	\$ 150.00	\$150.00	\$158.00	\$166.00	\$175.00	\$184.00
Analysia - Ousite	\$200.00	\$200.00	\$210.00	\$221.00	\$233.00	\$245.00
Data Conversion - Remote	\$150.00	\$150.00	\$158.00	\$166.00	\$175.00	\$184,00
Data Conversion - Onsite	\$200.00	\$200.00	\$210.00	\$221.00	\$233,00	\$245.00
Interface - Remote	\$ 150.00	\$150.00	\$158.00	\$166.00	\$175.00	\$184.00
Interface - Onsite	\$200.00	\$200.00	\$210.00	\$221.00	\$233.00	\$245,00
Administrative Support	\$25.00	\$25.00	\$25.00	\$25.00	\$25.00	\$25.00

8. PROJECT HOLDBACK

The State shall withhold Ten percent (10%) of the price for each Deliverable, as set forth in the Payment Table above, until successful conclusion of the Warranty Period.

Contractor Initials:

STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION

Web Based Case Management System Software Project CONTRACT 2012-010- PART 3 EXHIBIT C SPECIAL PROVISIONS

The following Special Provisions shall apply to this Contract:

Delete Section 9.1 of Form P-37 General Provisions and replace with the following language:

9.1 As used in this Agreement, the word "data" shall mean all information and things developed or obtained during the performance of, or acquired or developed by reason of, this Agreement, with the exception of intellectual property owned by the Contractor, including, but not limited to, all studies, reports, files, formulae, surveys, maps, charts, sound recordings, video recordings, pictorial reproductions, drawings, analyses, graphic representations, computer programs, computer printouts, notes, letters, memoranda, papers, and documents, all whether finished or unfinished.

Delete Section 14.1.1 of Form P-37 General Provisions and replace with the following language:

14.1.1 comprehensive general liability insurance against all claims of bodily injury, death or property damage, in amounts of not less than \$1,000,000 each occurrence and general aggregate \$2,000,000.

CA 10 After the sentence "Alliance does not transfer ownership to agencies." in Contract Agreement Part 2: Section 10: Intellectual Property, Add the following language: to Contract Agreement Part 2: Section 10: Intellectual Property:

Alliance Ownership. Alliance solely owns the intellectual property in the Subscription Services. Unless explicitly stated herein, nothing in this Contract shall be construed as conferring any license to State of any other intellectual property rights of Alliance or its third party licensors or suppliers, whether by estoppel, implication or otherwise. All trademarks, service marks, trade names, and logos appearing on or within the Subscription Services are the property of Alliance and shall inure to the benefit of Alliance.

- CA 13 Add the following language to Contract Agreement Part 2: Section 13: Termination:
 - 13.5 Survival. Termination of this Contract shall not relieve either party of its respective obligations to the other hereunder that arose prior to the effective date of termination. In addition, the payment obligations and provisions contained in Sections 3.4, 3.5, 5.4, 5.5, 6, 7, 10, 11, and 12 shall survive the expiration or termination of this Contract for any reason.
 - 13.6 Return of State Data. Upon written request by State, made within 90 days after the effective date of termination of this Contract, Alliance shall make available for download, a file

STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION

Web Based Case Management System Software Project CONTRACT 2012-010- PART 3 EXHIBIT C SPECIAL PROVISIONS

containing the State Data in comma separated value ("CSV") format along with attachments in their native format. After such 90-day period, Alliance shall have no obligation to maintain or provide the State with any State Data and shall thereafter, unless legally prohibited, delete all State Data from the Subscription Services or otherwise in Alliance possession or under Alliance control.

CA 18 Add the following language to Contract Agreement, Section 18: General Provisions:

18.9 Proper Use. State shall be responsible for its use of the Subscription Services in accordance with the applicable User Guides. User Guides may be amended from time to time by Alliance, in its sole discretion; provided, however, that no terms contained in any User Guide shall serve to modify the terms of this Contract unless such terms are set forth in an amendment signed by both parties. User Guide(s) are provided only to guide, assist, and direct the State and End User(s) regarding the utilization of features and functions, contained within the Subscription Services and are not intended to supplant, supplement or replace any of the substantive terms and obligations set forth under this Contract.

18.10 State Data. The State is solely responsible for all State Data and the use of the interactive areas of the Subscription Services by State and End Users. State shall not, and shall require that the End Users do not, post, upload to, transmit, distribute, store, create or otherwise publish through the Subscription Services ("post") any State Data:

that is unlawful, libelous, defamatory, obscene, pornographic, indecent, lewd, suggestive, harassing, threatening, invasive of privacy or publicity rights, abusive, inflammatory, fraudulent or otherwise objectionable;

that would constitute, encourage, or provide instructions for a criminal offense, violate the rights of any party, or that would otherwise create liability or violate any local, State, national, or international law, including, without limitation, the regulations of the U.S. Securities and Exchange Commission or any rules of a securities exchange such as the New York Stock Exchange, the American Stock Exchange or the NASDAQ;

that may infringe any patent, trademark, trade secret, copyright or other intellectual or proprietary right of any party;

that impersonates any person or entity or otherwise misrepresents State's affiliation with a person or entity;

that is subject to any export control laws or regulations; or

That, in the sole judgment of Alliance, is objectionable or which may expose Alliance or the Users to any harm or liability of any type.

State agrees not to, and shall ensure Users do not post any:

Unsolicited promotions, political campaigning, advertising, or solicitations; Private (i.e. nonpublic) information of any third party, including, without limitation, addresses, phone numbers, email addresses, Social Security numbers, and credit card numbers; and

STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION Web Based Case Management System Software Project CONTRACT 2012-010- PART 3 EXHIBIT C SPECIAL PROVISIONS

Viruses, corrupted data, or other harmful, disruptive, or destructive files.

18.11 Compliance with law. State shall use the Subscription Services in compliance with all applicable local, State, and federal laws and regulations including, without limitation all privacy and intellectual property laws.

Alliance takes no responsibility and assumes no liability for any State Data. State's use of the Subscription Services is at State's own risk. Although Alliance has no obligation to screen, edit or monitor any of the State Data or other non-Alliance provided content posted on the Subscription, Alliance RESERVES THE RIGHT, AND HAS ABSOLUTE DISCRETION, TO REMOVE, SCREEN, OR EDIT ANY CONTENT OR DATA POSTED OR STORED ON THE SITE AT ANY TIME AND FOR ANY REASON WITHOUT NOTICE OR TO REQUIRE STATE TO DO THE SAME, AND STATE IS SOLELY RESPONSIBLE FOR CREATING BACKUP COPIES OF AND REPLACING ANY CUSTOMER DATA POSTED OR STORED ON THE SUBSCRIPTION SERVICES AT STATE'S SOLE COST AND EXPENSE.

Conclude this Section 18, by numbering the sections sequentially, beginning with 18.12 Force Majeure.

- CA 18 Add the following language to Contract Agreement Part 2: Section 18: General Provisions:
 - 18.15 Non-Solicitation. Alliance and the State agree that the employees of Alliance and the State may possess technical abilities that are in great demand and further agree that each party has incurred substantial expense in recruiting and training such employees and would incur even greater expense if required to replace any such employee. Therefore, Alliance and the State each agree not to recruit or employ, either directly or indirectly, a present employee of the other during the term of this Contract without the expressed written permission from the other party.
 - 18.16 Entire Agreement; Amendments; Conflicts; Headings. This Contract, including all of its EXHIBITS, each of which is incorporated into this Contract, is the entire Agreement between the parties with respect to its subject matter, and supersedes and replaces any prior Agreement between the parties with respect to said subject matter and there are no other representations, understandings or Agreements between the parties relative to such subject matter.

No amendment to, or change, waiver or discharge of any provision of this Contract shall be valid unless in writing and signed by any authorized representative of the party against which such amendment, change, waiver or discharge is sought to be enforced.

The section and paragraph headings in this Contract are for convenience of reference only and shall not govern, or affect the interpretation of any of, the terms or provisions of this Contract.

18.17 Debarment. The contractor shall comply with the provisions of the U.S. Code of Federal Regulations 34 CFR 364 and the following U.S. Circular:

Contractor Initials: Date: 1-31-14

STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION

Web Based Case Management System Software Project CONTRACT 2012-010- PART 3 EXHIBIT C SPECIAL PROVISIONS

- a. OMB Circular A-110 "Uniform Administrative Requirements for Grants and Agreements with Institutions of Higher Education, Hospitals and Other Non-Profit Organizations." Contractor/Vendor shall not make any award or permit any award (sub grant or contract) at any tier to any party which is debarred or suspended or is otherwise excluded from or ineligible for participation in Federal assistance programs under Executive Order 12549, "Debarment and Suspension".
- A After the sentence in Section 1 of Exhibit A: Contract Deliverables ending with "in accordance with the time frames in the Work Plan." Add the following language to Exhibit A: Contract Deliverables:

Professional Services. Alliance shall deploy professional Services to deliver a Solution on a Not to Exceed Price basis as set forth in this Contract with Deliverables on a Firm Fixed Price. The State may also engage Alliance to provide additional Professional Services. Professional Services may be provided on a Firm Fixed Price basis and described in a Change Order to be executed between the parties.

- A Add the following language to Exhibit A: Deliverables:
 - 1.1 Subscription Software. The Subscription Services includes access to the following proprietary software applications (AWARE Software):

AWARE Framework and VR Application

AWARE Visual Intelligence Solution (VIS) BI Adaptor

AWARE Visual Intelligence Solution (VIS) Tableau OEM Desktop (6)

AWARE VIS VR Tableau Templates

AWARE Social Security Reimbursement (SSR) Application

AWARE VIS SSR Tableau Templates

AWARE BEP (Stage 2)

AWARE VIS BEP Tableau Templates (Stage 2)

- 1.2 Scope of Subscription Services. The Subscription Services include the following:
 - Implementation of AWARE Software on hosted Services
 - External Systems Interface management
 - System and application security configuration
 - Installation of hardware into the server environment
 - Ungrade of hardware in the server environment
 - Installation of OS and server application software
 - Administration of server operations and security
 - Monitoring of file-System and disk usage
 - · Monitoring of System performance, reliability, and availability
 - System backup and recovery
 - Monitoring for suspicious System activity

Contractor Initials: Date: 1-31-14

2012-010 Exhibit C Special Provisions

STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION

Web Based Case Management System Software Project CONTRACT 2012-010- PART 3 EXHIBIT C

SPECIAL PROVISIONS

- Monthly reporting
- · Security Incident reporting
- Reporting of datacenter SSAE\SOC II Certification verifications

1.3 Maximum Case Memory Utilization.

1 GB per user for Case Data 50 GB (Total) for Attachments

B Add the following language to Exhibit B: Price and Payment Schedule

1.2 Subscription Software. The Subscription Services includes access to the following proprietary software applications (AWARE Software):

AWARE Framework and VR Application

AWARE Visual Intelligence Solution (VIS) BI Adaptor

AWARE Visual Intelligence Solution (VIS) Tableau OEM Desktop (6)

AWARE VIS VR Tableau Templates

AWARE Social Security Reimbursement (SSR) Application

AWARE VIS SSR Tableau Templates System

AWARE BEP (Stage 2)

AWARE VIS BEP Tableau Templates (Stage 2)

1.3 Scope of Subscription Services. The Subscription Services include the following:

Implementation of AWARE Software on hosted Services

External System Interface management

System and application security configuration

Installation of hardware into the server environment

Upgrade of hardware in the server environment

Installation of OS and server application software

Administration of server operations and security

Monitoring of file-System and disk usage

Monitoring of System performance, reliability, and availability

System backup and recovery

Monitoring for suspicious System activity

Monthly reporting

Security Incident reporting

Reporting of datacenter SSAE\SOC II Certification verifications

1.4 Maximum Case Memory Utilization.

1 GB per user for Case Data

Contractor Initials: (M)

STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION Web Based Case Management System Software Project

CONTRACT 2012-010- PART 3 EXHIBIT C SPECIAL PROVISIONS

50 GB (Total) for Attachments

B Add the following language to Exhibit B, Section 2 Total Contract Price: Price and Payment Schedule

2.1 Payment Terms

- 2.1.1 Subscription and Service Fees. The State shall pay applicable Alliance fees, for Webbased Software Subscription Services as set forth in the Contract. Such fees are due in advance of enabling the Subscription Services rendered and are based upon the Subscription Level provided by Alliance to the State under the terms of this Contract and each applicable Invoice.
- 2.1.2 Payment Terms. Alliance shall submit to the State written Invoice(s) for the amounts due hereunder either (a) each year, before the subsequent anniversary, for annual licenses and subscriptions, (b) at the end of the then-current term, as identified in this Contract or related Invoice, (c) as otherwise mutually agreed upon, in writing, during the term of this Contract. The renewal charge shall be equal to the rates as stated in the Contract. Fees for other Services shall be charged on an as-quoted basis and subject to written confirmation both parties following the State's Change Order Process not to exceed the amount allotted for such changes.

If payment is not received by the due date stated on the Invoice, the State's access to the Subscription Services may be suspended. If account access is suspended, the State's account balance must be paid in full prior to reconnection.

2.1.3 Case Memory Utilization. A Subscription Services account includes a minimum Case Memory Utilization ("CMU") as defined in Exhibit A to accommodate State Data, which includes End User case records (current year and archived cases) case notes, attachments, and other related case data. The basic CMU allocation shall be noted on the initial Invoice with any additional CMU upgrades reflected in subsequent invoices.

Alliance shall use reasonable efforts to notify the State's Administrator when the account's CMU approaches ninety percent (90%) of the maximum records currently available to the State's End Users, to offer options to resolve the overage prior to suspending the account. State, in consultation with Alliance, shall have an opportunity to extend its CMU allocation to support additional case records. An Invoice for any necessary CMU upgrades, approved by the State, shall be sent and payable upon receipt thereof. If said Invoice is not contested and is not paid within thirty (30) days, Alliance may, at its discretion terminate the State's account. Any failure by Alliance to notify the State that the account CMU is approaching 90% and/or exceeding the maximum CMU, shall not affect the State's responsibility to remit to Alliance additional fees arising from the State END USERS exceeding the account's CMU.

Alliance reserves the right to establish or modify its general practices and limits regarding CMU thresholds, provided however that the State shall be (i) afforded not less than thirty (30) days' notice of said changes and (ii) the State be afforded the current CMU terms through the end of the current subscription term as defined by the most recent Invoice.

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2.1.5 Payments Upon Termination. Upon expiration or termination of this Contract for any reason, the State shall pay all unpaid fees and other amounts due, as of the date of termination, to Alliance hereunder, all of which shall become immediately due and payable according to the terms of this Contract.

E Add the following language to Exhibit E-1: Security:

1.1 Logon IDs. State and End User(s) shall safeguard the Logon ID and passwords used to access the Subscription Services. State shall be solely responsible for any communications or transactions that are made by the End User(s), under its allocated Logon Ids(s) and passwords, and any other obligation that may result from such use according to the terms of this Contract. State is responsible for managing End User accounts, Logon IDs, and passwords and is solely responsible for End User's compliance with this Contract.

A separate Login ID and password is required for each named End User. The Logon ID and password cannot be shared or used by more than one End User but may be reassigned to a the new End User replacing former End User who no longer require ongoing use of the Subscription Services.

State shall be responsible for notifying Alliance should it become aware that a Logon ID or password has been stolen, disclosed to unauthorized users, or might otherwise be misused according to the terms of this Contract. State shall ensure that its End User(s) do not disclose or transfer their Logon ID(s) and passwords to any third party.

E-1 Add the following language to Exhibit E-1: Security and Infrastructure

Security & Redundancy. Alliance shall implement procedures designed to prevent unauthorized access to its Systems and servers used to host and maintain the State's data, including case records, notes, attachments, and other information attached to the case record, and limit access to any other restricted areas of Alliance servers used to host the State information. While not limiting the foregoing, Alliance shall ensure that any State data that is stored on, or transmitted to and from, the Subscription Services shall be encrypted using not less than 128 bit-key SSL (or substantially similar) technology and a commercially reasonable level of redundancy.

Add the following language to Exhibit H: Maintenance and Support Services, Section 1: System Maintenance:

1.2 Modifications; upgrades. Alliance regularly upgrades and updates the Subscription Services. This means that the Subscription Services are continually evolving. Some of these changes shall occur automatically, while others may require State to schedule and implement the changes. The changes may also mean that State needs to upgrade its equipment in order to make efficient use of the Subscription Services. Alliance shall provide State with advance notification

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in this case. Alliance shall use commercially reasonable efforts to maintain the Subscription Services such that they comply with RSA regulations and applicable law. Alliance agrees to give the State at least thirty (30) days' notice prior to making any material changes to the Subscription Services or Support Services or other Operational requirements during the term of this Contract. For any material changes requiring upgrades to the State's Software, Hardware, Configuration, or any other processes requiring significant changes on the State's behalf. One hundred and twenty (120) days' notice is required.

H Add the following language to Exhibit H: Maintenance and Support Services, Section 1: System Maintenance:

Operation; Access. Alliance, or its service provider, shall host, operate and maintain the Subscription Services and shall provide the Support Services as further described in the Contract. The Subscription Services shall be provided to the State according to the terms of this Contract, including those terms set forth under Exhibit G describing the Service Level Agreement.

H Add the following language to Exhibit H: Maintenance and Support Services

Support Service & Service Levels

- 4. Service Hours & Maintenance Windows.
- **4.1 Subscription Service Availability Hours.** Alliance shall use commercially reasonable efforts to make the Subscription Services available 24x7x365, excluding Maintenance Windows.
- 4.2 Maintenance Windows. Scheduled maintenance activities shall occur between 10:01 PM and 4:00 AM pacific time. Additional maintenance windows for the Subscription Services as deemed reasonably necessary by Alliance to meet Operational goals of the AWARE Software, or as requested by State shall be agreed upon between the parties and may be subject to additional fees. State agrees that, for those rare events when Alliance must take ad-hoc unilateral action to maintain the System health, security, or other Operational goals, such maintenance times shall be considered part of scheduled maintenance when computing availability metrics.
- 4.3 Support Service Hours. State may contact Alliance by telephone or email to report an incident (each, a "Support Request.") Telephone and Email assistance is available Monday through Friday, 8:00 a.m. to 8:00 p.m. Eastern time, except for holidays observed by government agencies and/or Alliance.
- 5. General Service Targets. Alliance shall use commercially reasonable efforts to ensure that the Subscription Services meet the following Operational performance, reliability, and functionality targets (subject to use by the number of Users as permitted by the State Contract):

95.0% of non-report application-page responses shall occur in less than 4 seconds

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99.0% of non-report application-page responses shall occur in less than 8 seconds All System pages shall be functionally available 99.9% of defined service hours for a given calendar month.

Measurement of compliance with all general service targets shall be done at the data center Internet point of presence and metrics shall be based on response time data automatically recorded by server logs during defined service hours over a calendar month. Alliance may, at its discretion, add additional metrics sources for purposes of refining, corroborating, or correlating the primary metrics used.

In the event of an incident where General Service Targets are not met, Alliance and State agree to jointly determine from collected metrics and logs if the incident is attributable to the Services or other conditions.

- 6. Service Availability Targets. Alliance shall use commercially reasonable efforts to ensure that the Subscription Services are available 99.9% of the time excluding Maintenance Windows (subject to use by the number of Users as permitted by the State Contract). Availability is as defined as to the ability to fully execute business processes reliant on use of the Subscription Services. Compliance with Service Availability Targets shall be measured using availability metrics recorded by an automated third party service monitoring availability from a minimum of three geographic locations. These minimum locations shall include Seattle, WA; Denver, CO; and Ruston, VA.
- 7. Service Availability Commitment. If Alliance and the State determine that its server availability has not achieved a cumulative uptime rate of 99.95%, for any calendar month (based upon an average 30-day month), Alliance, upon State's request, shall credit the State's account for such month the pro-rated charges amounting to 10% of the monthly service fee for that State account.
- Or, if Alliance and the State determine that its server availability has not achieved a cumulative uptime rate of 99.90%, for any calendar month (based upon an average 30-day month), Alliance, upon State's request, shall credit State's account for such month the pro-rated charges amounting to 25% of the monthly service fee for that State account.
- Or, if Alliance and the State determine that its server availability has not achieved a cumulative uptime rate of 99.00%, for any calendar month (based upon an average 30-day month), Alliance, upon State's request, shall credit State's account for such month the pro-rated charges amounting to 50% of the monthly service fee for that State account.

Server availability is monitored and determined by Alliance. State may contest the published server availability metrics by providing written notice of such challenge to Alliance. Upon receipt of notice, Alliance shall engage a subject matter expert to review the contested server availability metrics, and the State may submit additional information relating to the contested server availability metrics. Upon conclusion of the review by Alliance, not to exceed thirty (30) days, Alliance shall provide the State a written report summarizing the review process, the third party results, and conclusions. Each party reserves its rights under the Agreement with respect

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to any further dispute regarding the contested server availability metrics.

Credits shall not apply to charges for Services other than the hosting Services for which such commitment was not met. State's account shall not be credited more than once per month under this server availability commitment and shall not exceed 50% of the monthly fee for that service.

- 8. Incidents and Service Requests, Problem Management.
- **8.1 Scope of Eligible Incidents, Requests, and Problems.** Alliance shall manage unplanned interruptions in the Subscription Services (each, an "*Incident*") and applicable General Service Targets, and Service Availability Targets defined in this Exhibit.
- 8.2 Incident Handling. Alliance shall use a formal Incident Management process to ensure all Incidents are processed which shall include the following:

Identification
Logging
Categorization
Prioritization
Escalation
Investigation/Diagnosis
Resolution/Recovery
Closure

8.3 Incident Classification. State shall then report Incidents to Alliance by electronic mail at the address "support@allianceenterprises.com," "support@getaware.com" or such other address as may be designated from time to time by Alliance, specifying in detail the nature of such Incident and the circumstances under which the Incident occurs.

Incidents shall be classified by Alliance as Severity 1 - Critical, Severity 1 - High, Severity 2, Severity 3 or State-introduced, as follows:

- (i) Severity 1 Critical: (1) Whole or critical business functions of the Subscription Services are down, or (2) whole or part of Mandated Business Operations workflow is inoperative and an entire business process or an entire functional program is impacted. A "Mandated Business Operation" shall refer to State staff members using the System to meet the requirements specified in U.S. Department of Education, Rehabilitation Services Administration ("RSA") Regulations, and RSA reporting Policy Directives within the scope of the System as defined by the User Documentation and Technical Documentation for the current version.
- (ii) Severity 1 High: Within the Subscription Services, the AWARE Software is saving data incorrectly or the Incident is causing a commonly used report to calculate statistics or financial data incorrectly.

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- (iii) Severity 2: Within the Subscription Services, information cannot be input or retrieved from the System within the required deadline of a lower priority. One or more staff cannot perform an assigned task through the System but can process other work.
- (iv) Severity 3: The Subscription Services or AWARE Software exhibits formatting or other cosmetic problems, but is still functional.
- (v) State-Introduced Incident: An Incident introduced by State misuse of the System.
- **8.4 Response, verification, and Resolution Time.** Alliance shall respond to and resolve Support Requests as follows:
 - (i) Severity 1 Critical: Alliance shall give the highest scheduling priority and devote its best available resources to resolve Severity 1 Critical-level Incidents Alliance shall respond to the State within 2 hours after receipt of the Support Request and shall work with the State to verify the Incident as soon as possible after the initial response. Verification of the Incident, Alliance shall provide a Work-Around procedure to overcome the effect of the Incident immediately after of the Incident. Alliance shall devote reasonable commercial efforts to resolve the Severity 1 Critical-level Incidents after verification. Even if a Work-Around procedure is implemented, Alliance shall continue to devote its best available resources until the Critical-level Incident is resolved.
 - (ii) Severity 1 High: Alliance shall give the next highest scheduling and resource priority to Severity 1 High-level Incidents. Alliance shall respond to the State within one (1) Business Day after receipt of the Support Request. Verification of the problem shall be concluded within five (5) Business Days after Alliance has responded to the Support Request. Alliance shall use reasonable commercial efforts to resolve Severity 1 High-Level Incidents no more than fifteen (15) days after verification for those functions that are used on a daily basis or needed by an immediate date. Otherwise, Alliance shall release the correction within the next software Release but no later than 45 days after verification. The State and Alliance shall jointly set the release Schedule based on the frequency of use of the feature.
 - (iii) Severity 2: Alliance shall give the next highest scheduling and resource priority to Severity 2 Incidents. Alliance shall devote commercially reasonable efforts to respond to Severity 2 Incidents within one (1) Business Day after receipt of the Support Request. Verification of the problem shall be concluded within seven (7) Business Days after Alliance has responded to the Support Request. Alliance shall use reasonable commercial efforts to resolve Severity 2 Incidents no more than thirty (30) days after verification for those functions that are used on a daily basis or needed by an immediate date. Otherwise, Alliance shall update the Subscription Services with a correction no later than 45 days after verification.
 - (iv) Severity 3: Alliance in its sole discretion shall determine whether or not to respond to Severity 3 Incidents in a future version of the Subscription Services.

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Web Based Case Management System Software Project CONTRACT 2012-010- PART 3 EXHIBIT C SPECIAL PROVISIONS

- (v) <u>State-Introduced Incident</u>: If, in its sole discretion, Alliance believes such Incidents can be resolved, Alliance shall correct these on an hourly billing basis as its schedule and resources permit. Otherwise, Alliance shall have no obligation to correct any State-introduced Incident
- 9. Service Reporting, Reviews, and Continual Improvement.
- **9.1 Monthly Reports.** Within 10 business days following the end of each calendar month, Alliance shall provide monthly reports to State detailing the following minimum information for the month prior to the report:

General Service Target Compliance Metrics
Subscription Services Availability Compliance Metrics
Security Incident summary
Unplanned downtime – monitored
Unplanned downtime – unmonitored
Critical Incident summary
Backup exception summary

9.2 Annual Service Review and Continual Improvement. Alliance and State agree to remotely conduct a joint annual service review to identify service concerns, areas of new business opportunity, new requirements for consideration, and suggested service improvements. Alliance agrees to provide the summary of this review to State no later than 30 business days after the annual review is concluded.

State agrees that all findings other than service deficiencies shall be deemed advisory in nature and not actionable except through mutual Agreement or Contract.

J Add the following language to Exhibit J: Work Plan, Section 1-A: General::

2. State Responsibilities

Infrastructure. State is solely responsible for ensuring it has the infrastructure to use and access the Subscription Services, including, without limitation, a high speed Internet connection, and compatible hardware and software with the minimum requirements being Intel Premium Dual Core 2.4GHz processor, 2 GB RAM (32-bit) or 4GB RAM (64-bit), 2GB free disk space; Windows 7 and Internet Explorer 8.

K Delete Exhibit K: Software License and Related Terms, Section 1: License Grant and replace with:

Add the following language to Exhibit K: Software License and Related Terms:

1. Access to Subscription Services. During the Term of this Contract, The State has the limited, non-transferable right to access and use the Subscription Services solely for Agency's

Contractor Initials: (M)
Date: 1-3-14

2012-010 Exhibit C Special Provisions

Web Based Case Management System Software Project CONTRACT 2012-010- PART 3 EXHIBIT C SPECIAL PROVISIONS

internal business purposes including the right to load, store, and display State Data through the Subscription Services. The Subscription Services may only be used by the State and anyone approved by the State, including its divisions, political subdivisions, officers, employees, contractors, subcontractors, or agents so long as such person's use of the Subscription Services is on behalf of the State and in the context and for the purposes intended by this Contract (an "End User"). Authorized End Users(s) shall be assigned a named account including a unique user logon ID ("Logon ID") and password, used to access the Subscription Services. Additional End Users may be added during the subscription term, at the same pricing as that for the pre-existing subscriptions, prorated for the remainder of the term, provided that the additional End User subscriptions shall terminate on the same date as the pre-existing subscriptions.

K Add the following language to Exhibit K: Software License and Related Terms:

8. License Conversion Option State may elect the option to purchase a "License Conversion Option" under this Contract. The License Conversion gives the State the right to convert from a subscription to the Subscription Services to a license to the AWARE Software at any time. Alliance shall ensure that a current version of the AWARE Software, along with all other Documentation related to the AWARE Software ("Deposit Materials") is placed in escrow, which such escrow shall be governed by the escrow Agreement ("Escrow Agreement") attached at Attachment A. In the event a release condition is triggered as set forth in the Escrow Agreement, Alliance hereby grants State a nonexclusive, perpetual, nontransferable license to use the Deposit Materials for internal purposes, including but not limited to, correcting errors, performing bug fixes, or performing maintenance on the AWARE Software. Alliance agrees that it shall be solely responsible for all costs and expenses associated with the Escrow Agreement.

If State exercises the License Conversion Option they would then receive a license to the latest version of the Software and this Subscription Services Agreement shall immediately terminate. At that time the State must Contract with Alliance for a full year of Upgrade Maintenance and Support pursuant to Alliance's standard Upgrade Maintenance and Support terms and any other conversion Services needed to complete the transition away from the subscription model.

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STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION Web Based Case Management System Software Project CONTRACT 2012-010- PART 3 EXHIBIT C SPECIAL PROVISIONS

L Add the following language to Exhibit L: Warranty:

1.9 State Data The State represents and warrants that it owns and controls all of the rights to the State Data (State Data).

EXCEPT AS EXPRESSLY PROVIDED TO THE CONTRARY IN A WRITING BY ALLIANCE, THE SUBSCRIPTION SERVICES ARE PROVIDED ON AN "AS IS" BASIS WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED. ALLIANCE DISCLAIMS ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT AS TO THE INFORMATION, CONTENT AND MATERIALS IN THE SUBSCRIPTION SERVICES. ALLIANCE DOES NOT REPRESENT OR WARRANT THAT THE SITE, SITE APPLICATIONS, OR THE SERVICES ARE ACCURATE, COMPLETE, RELIABLE, CURRENT, OR ERROR-FREE. ALLIANCE CANNOT AND DOES NOT REPRESENT OR WARRANT THAT THE SERVICES ARE FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS; THEREFORE, STATE SHOULD USE INDUSTRY-RECOGNIZED SOFTWARE TO DETECT AND DISINFECT VIRUSES FROM ANY UPLOAD AND DOWNLOAD TO AND FROM THE SUBSCRIPTION SERVICES.

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STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION Web Based Case Management System Software Project

CONTRACT 2012-010- PART 3 EXHIBIT D ADMINISTRATIVE SERVICES

1. STATE MEETINGS AND REPORTS

The State believes that effective communication and reporting are essential to Project Implementation success.

Alliance Key Project Staff shall participate in meetings as requested by the State, in accordance with the requirements and terms of this Contract.

- **a.** Introductory Meeting: Participants shall include Alliance Key Project Staff and State Project leaders from both Vocational Rehabilitation and the Department of Information Technology. This meeting shall enable leaders to become acquainted and establish any preliminary Project procedures.
- b. Kickoff Meeting: Participants shall include the State and Alliance Project Teams and major stakeholders. This meeting is to establish a sound foundation for activities that shall follow.
- c. Status Meetings: Participants shall include, at the minimum, the Alliance Project Manager and the State Project Manager. These meetings shall be conducted at least weekly and address overall Project Implementation status and any additional topics needed to remain on Schedule and within budget. A status and error report from Alliance shall serve as the basis for discussion. Once in the Operational phase Alliance shall meet with the Project Team at least bi-weekly.
- d. The Work Plan: must be reviewed at each Implementation Status Meeting and updated, at minimum, on a WEEKLY basis, in accordance with the Contract.
- e. Special Meetings: Need may arise for a special meeting with State leaders or Project stakeholders to address specific issues.
- f. Exit Meeting: Participants shall include Project leaders from Alliance and the State. Discussion shall focus on lessons learned from the Project and on follow up options that the State may wish to consider.

The State expects Alliance to prepare agendas and background for and minutes of meetings. Background for each status meeting must include an updated Work Plan. Drafting of formal presentations, such as a presentation for the kickoff meeting, shall also be Alliance's responsibility.

The Alliance Project Manager or Alliance Key Project Staff shall submit status reports to the State Project Manager weekly during the Implementation phase, in accordance with the Schedule and terms of this Contract. During the Operational phase, Alliance shall submit status reports bi-weekly. All status reports shall be prepared in formats approved by the State. Alliance's Project Manager shall assist the State's Project Manager, or itself produce reports related to Project Management as reasonably requested by the State, all at no additional cost to the State. Alliance shall produce Project status reports, which shall contain, at a minimum, the following:

- 1. Project status related to the Work Plan, as applicable;
- 2. Deliverable status;
- 3. Accomplishments during weeks being reported;

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Web Based Case Management System Software Project **CONTRACT 2012-010- PART 3 EXHIBIT D** ADMINISTRATIVE SERVICES

- 4. Planned activities for the upcoming two (2) week period;
- 5. Future activities:
- 6. Issues and concerns requiring resolution
- 7. Report and remedies in case of falling behind Schedule.

As reasonably requested by the State, Alliance shall provide the State with information or reports regarding the Project. Alliance shall prepare special reports and presentations relating to Project Management, and shall assist the State in preparing reports and presentations, as reasonably requested by the State, all at no additional cost to the State.

2. STATE-OWNED DOCUMENTS AND DATA

Alliance shall provide the State access to all documents, State Data, materials, reports, and other work in progress relating to the Contract ("State Owned Documents"). Upon expiration or termination of the Contract with the State, Alliance shall turn over all State-owned documents, material, reports, and work in progress relating to the Contract to the State at no additional cost to the State.

- State-owned documents originally provided in hardcopy format must be returned in hardcopy format.
- State-owned documents originally provided electronically must be returned in electronic format.
- Copies of State-owned electronic and hardcopy documents must be destroyed using a destruction method appropriate to the confidentially of the data as assessed by the State.
- Documents and data developed by Alliance as a component of the Project work product may be returned electronically.

3. RECORDS RETENTION AND ACCESS REQUIREMENTS

Alliance shall agree to the conditions of all applicable State and federal laws and regulations, which are incorporated herein by reference, regarding retention and access requirements, including without limitation, retention policies consistent with the Federal Acquisition Regulations ("FAR") Subpart 4.7 Alliance Records Retention.

Alliance and its Subcontractor Enterprises, Inc. shall maintain books, records, documents, and other evidence of accounting procedures and practices, which properly and sufficiently reflect all direct and indirect costs invoiced in the performance of their respective obligations under the Contract. Alliance and its Subcontractor Enterprises, Inc. shall retain all such records for three (3) years following termination of the Contract, including any extensions. Records relating to any litigation matters regarding the Contract shall be kept for one (1) year following the termination of all litigation, including the termination of all appeals or the expiration of the appeal period.

Upon prior notice and subject to reasonable time frames, all such records shall be subject to inspection, examination, audit and copying by personnel so authorized by the State and federal officials so authorized by law, rule, regulation or Contract, as applicable. Access to these items shall be provided within Merrimack County of the State of New Hampshire, unless otherwise agreed by the State. Delivery of and access to such records shall be at no cost to the State during the three (3) year period following termination of the Contract and one (1) year term following litigation relating to the Contract, including all appeals or the expiration of the appeal period. Alliance shall include the record retention and review requirements of this section in any of its subcontracts.

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2012-010 Exhibit D Administrative Services

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STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION Web Based Case Management System Software Project CONTRACT 2012-010- PART 3 EXHIBIT D ADMINISTRATIVE SERVICES

The State agrees that books, records, documents, and other evidence of accounting procedures and practices related to Alliance's cost structure and profit factors shall be excluded from the State's Review unless the cost of any other Services or Deliverables provided under the Contract is calculated or derived from the cost structure or profit factors.

4. ACCOUNTING REQUIREMENTS

Alliance shall maintain an accounting System in accordance with generally accepted accounting principles. The costs applicable to the Contract shall be ascertainable from the accounting System and Alliance shall maintain records pertaining to the Services and all other costs and expenditures.

5. AVAILABILITY OF PERSONNEL

State of NH personnel shall be available during normal business hours between 8:00 am and 4:30 pm (eastern time zone), eight and one-half (81/2) hour days, forty (40) hour weeks, excluding State of New Hampshire holidays. Changes to this Schedule may be made upon Agreement with the State Project Manager.

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STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION Web Based Case Management System Software Project **CONTRACT 2012-010-PART 3**

EXHIBIT E SECURITY

Exhibit E-1 -Security and Infrastructure

1. SECURITY

Alliance shall ensure that appropriate levels of security are implemented and maintained in order to protect the integrity, reliability, confidentiality and business continuity of the NHVR business and data assets. At a minimum, this must include the commercially available software detailed in their Proposal for intrusion detection, VPN and SSL connections, identification and authorization, authentication, and virus and malware immunity.

Alliance shall share with the State via monthly reports the results of the following managed Services activities:

- Monitoring of file-System and disk usage
- · Monitoring of System performance, reliability, and availability
- Monitoring for suspicious System activity and security incidents

Alliance shall immediately notify the State of security breaches.

Alliance shall ensure that the State's at-rest data assets are encrypted, per RFP requirement II-27, and as listed in Exhibit A. Contract Deliverables and Exhibit B Price and Payment Schedule.

2012-010 Exhibit E Security

Web Based Case Management System Software Project CONTRACT 2012-010-PART 3 EXHIBIT F

IMPLEMENTATION SERVICES

Alliance shall provide the State with the following Services set forth in Contract Exhibit A.

1.1 IMPLEMENTATION STRATEGY Key Components

- The Project is comprised of two parts, 1) System Implementation, and 2) ongoing operations.
- Alliance shall employ an Implementation strategy with a timeline set forth in accordance with the Work Plan.
- Alliance and the State shall adopt a change management approach to identify and plan key strategies and communication initiatives.
- Alliance shall utilize an approach that fosters and requires the participation of State resources, uses
 their business expertise to assist with the application configuration of the applications, and
 prepares the State to assume responsibility for and ownership of the new System. A focus on
 technology transition shall be deemed a priority.
- Alliance shall manage Project execution and provide the tools needed to create and manage the Project's Work Plan and tasks, manage and Schedule Project staff, track and manage issues, manage changing requirements, maintain communication within the Project Team, and report status.
- Alliance time-line, shall adopt an Implementation timeline aligned with the State's required

1.2 Timeline

The timeline is set forth in the Work Plan. During the initial planning period Project task and resource plans shall be established for: the preliminary training plan, the change management plan, communication approaches, Project standards and procedures finalized, and Team training initiated. Alliance's Project management tracking software and processes shall be used for managing the Project.

1.2.1 Project Infrastructure

The focus of the Project infrastructure work phase is the acquisition and Implementation of the Project's development and production hardware infrastructure.

1.2.2 Implementation

Timing shall be structured to recognize interdependencies between applications and structure a cost effective and timely execution.

Processes shall be documented, training established, and the application shall be ready for Implementation in accordance with the State's Schedule.

Implementation OF Go-Live will begin with NHVR conducting User Acceptance Testing – the last step prior to Go-Live. Prior to the start of any testing executed by State staff, the Alliance Project Manager must certify in writing, that the System is installed and configured, and Alliance's own staff has successfully executed all prerequisite testing and the System is ready for State testing, including the results of performance and stress testing against the defined service targets as defined in this Contract and the Work Plan

2012-010 Exhibit F Implementation Services

Web Based Case Management System Software Project CONTRACT 2012-010-PART 3

EXHIBIT F IMPLEMENTATION SERVICES

Testing will be conducted as a Pilot Test, in one or more NHVR offices. Alliance shall install the current version of AWARE, the converted data, and the Interfaces in a copy of the production environment. One component of Acceptance Testing is Performance/Stress Testing. Alliance will conduct this testing, as defined in the Test Plan.

One vital component of UAT is the Pilot Test. During Pilot, NHVR uses a pseudo-production environment to test AWARE in parallel with the legacy System. The Pilot, or integration test, includes Data Migration, Interface operation, and use of AWARE in a real business environment. It functions as the dress rehearsal for using AWARE in production and allows Alliance and NHVR to analyze issues and develop resolutions before NHVR Go-Live.

After the successful completion of Pilot, the State reviews the Go-Live recommendation from the Project Team. With the State's approval, Alliance shall start the move of **AWARE** into production. The newest version of **AWARE** shall be moved to the production server, data is converted, and Interfaces are activated. There shall be a single statewide Go-Live to production and users can begin using the System as they complete training.

Acceptance Criteria

NHVR End Users are able to use the Production System. All Deliverables are complete as defined Contract Exhibit A.

Alliance Services

Facilitate discussions confirming Production Readiness.

Provide input to the final Go-Live Schedule

Develop an internal Emergency Readiness Plan, to ensure that Alliance has "all hands on deck" for the Go-Live.

Provide technical and System support during the Go-Live Phase.

Release and install a final AWARE update, if required.

Conduct Train The Trainer Training.

Convert data and activate Interfaces for Production.

NHVR Responsibilities

Make Go-Ahead Decision, using the recommendation of the Alliance Project Managers and NHVR Project Team. Based on this information, the Steering Committee and/or the Project Sponsor(s) give their approval to Go-Live.

Review Go-Live and Training Schedule and verify that activities, sequence, responsibilities, and due dates are updated as needed.

Verify that the final AWARE update is working correctly.

Initiate final plans for AWARE System administration and end-user support. Publish contact information to users.

Implement the Go-Live, including final Adaptation, and notifying staff.

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Web Based Case Management System Software Project CONTRACT 2012-010-PART 3 EXHIBIT F

IMPLEMENTATION SERVICES

1.2.3 Change Management and Training

Alliance's change management and training Services shall be focused on developing change management and training strategies and plans. Its approach relies on State resources for the execution of the change management and end user training.

2. IMPLEMENTATION METHODOLOGY

The Alliance Team shall provide the consulting Services for the Contract. Its approach includes but is not limited to the following:

Approach 2 is a two-stage Implementation of subscription-based *AWARE*. After meeting mandatory NHVR case management needs in the Stage 1 initial Implementation, additional enhancements are developed and deployed in Stage 2. This Approach ensures that NHVR can quickly begin using *AWARE* and thoughtfully consider future *AWARE* enhancements.

- In Stage 1, the *AWARE* System is implemented, with focused VR and OBIL customizations within a 14-month timeline.
- In Stage 2, Enhancement, Maintenance, and Support, NHVR shall expand the AWARE Implementation using the Engineering Change Request ("ECR") process. The initial scope and total cost of this Stage is based on meeting specific requirements outlined in Exhibit A of the Alliance cost Proposal dated May 22, 2012. NHVR and Alliance shall use the ECR process to confirm delivery of requirements, remove, requirements, add requirements, and/or modify requirements.

Scope of Work

The Scope of work for the Staggered Launch Approach includes the following Stage 1: Initial Go-Live products, features and Services.

- All Core modules for AWARE case management application
- Implementation of all security requirements, including but not limited to, at rest encryption of the State's data.
- Three (3) Interfaces: NHFirst, MyNHDOE and Ticket to Work
- Conversion of seven (7) years of historical data for VR, OBIL
- Customizations necessary to for NHVR to Go-Live
- Advanced analytics for management and ad hoc reporting, analysis, and forecasting
- · Adaptation, training, knowledge transfer, and Project Management
- Train-the-Trainer training for statewide training
- · Peak demand support
- Warranty and Upgrade, Maintenance and Support through Year Five.

Stage 2: Advanced and New Features

- Business Enterprise Program ("BEP") Application and Implementation
- · Seven years of legacy data converted for BEP
- · Analysis, design, development, release, and testing of additional customizations and converted data

Contractor Initials: 1-31-19

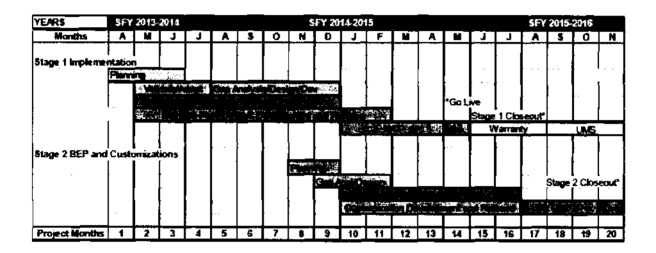
DEPARTMENT OF EDUCATION Web Based Case Management System Software Project

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 Additional Adaptation and training, knowledge transfer, and Project Management required to successfully implement the Stage 2 features

Timeframe

The following timeline illustrates a staged approach to implementing a hosted, managed-service **AWARE**. The Project is expected to have duration of 20 months, but NHVR staff can begin using **AWARE** in production for VR case management after 14 months.



Deployment Phase

Stage 1 deployment includes the Implementation of Data Conversion, Interfaces, and Go-Live requirements. This approach shall leverage the COTS solution and a set of focused Go-Live VR customizations. This shall streamline the deployment phase, reducing resource demands, risk and costs. Working with NHVR subject matter experts, Alliance shall complete the designs for the contracted customizations. Development and Testing timelines are correlated to the scope of customizations. When the System is certified as ready for UAT, NHVR will begin the process of System Acceptance and statewide Implementation. Stage 2 shall begin approximately eight months after the initial Project kick-off meeting. Stage 2 analysis and design shall follow Stage 1 analysis, so the Project Team can build on existing knowledge about AWARE.

Implementation is further described in Contract Exhibit J Work Plan.

Contractor Initials: (1)

Web Based Case Management System Software Project **CONTRACT 2012-010-PART 3** EXHIBIT G TESTING SERVICES

1. TESTING AND ACCEPTANCE

Alliance shall provide Testing Services as appropriate and described more fully in the Work Plan, and shall oversee testing throughout the Project. Alliance shall also provide training as necessary to the State staff responsible for test activities. Alliance shall support all aspects of testing contained in the Acceptance Test Plan.

The methodology to be used shall be as described in the Alliance Proposal and detailed in the Work Plan and a separate Test Plan. Alliance shall provide the State with a Test Plan and work collaboratively with the State Testing Team to adapt the plan for the State's Project.

Alliance shall provide support to the State UAT Team to prepare them for their testing role. Support shall include team selection, preparation and training, on-site support during the final UAT testing. and a Test Team Liaison to work with the State Test Team Lead.

In addition, Alliance shall provide a mechanism for reporting actual test results vs. expected results and for the resolution and tracking of all errors and problems identified during test execution. Alliance shall also correct Deficiencies and support required re-testing.

1.1 Test Planning and Preparation

The Test Plan shall describe, at a minimum, the scope, Schedule, preparation and Test Plans for planned testing and new enhancements, define the State resources required for a thorough and successful UAT, and a requirements traceability matrix. It shall also include test phases, scenarios, cases, scripts, data and tasks that will validate the State's application configurations ("Adaptations") and business processes, Data and System preparation for testing and execution of Unit Tests, System Integration Tests, Data Conversion Tests, Installation tests, Regression tests, Performance Tuning and Stress tests, Security Review and tests, and support of the State during User Acceptance Test and Implementation.

1.2 Conversion Validation Testing

Data conversion testing shall be a multi-stage collaborative effort of the Alliance and State teams based upon the Alliance Data Migration methodology explained in the Work Plan Section 3 and Section 5.4.5 "Fully Tested Data Conversion Software", and detailed in the Conversion Plan.

1.3 User Acceptance Testing ("UAT")

UAT begins upon completion of the Software configuration as required and user training according to the Work Plan. Testing ends upon issuance of a letter of UAT Acceptance by the State.

Prior to the start of any testing executed by State staff, the Alliance Project Manager must certify in writing, that the System is installed and configured, and Alliance's own staff has successfully executed all prerequisite testing and the System is ready for State testing, including the results of performance and stress testing against the defined service targets as defined in this Contract and the Work Plan

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The State shall commence testing within five (5) business days of receiving such Certification, in writing. The State shall conduct the UAT utilizing scripts developed as identified in the Test Plan to validate the functionality of the System and the Interfaces, verify accurate Data Conversion, and verify Implementation readiness.

UAT must be performed in a copy of the production environment in order to serve as a Pilot Test for Go-Live and to serve as a performance and stress test of the System. The User Acceptance Test may cover any aspect of the new System, including administrative procedures (such as backup and recovery).

The results of the User Acceptance Test provide evidence that the new System meets the User Acceptance criteria as defined in the Work Plan.

Upon successful conclusion of UAT and successful System deployment, the State shall issue a letter of UAT Acceptance and the respective Warranty Period shall commence.

1.4 Performance Tuning and Stress Testing

According to the Alliance proposed Work Plan, one component of the Acceptance Testing Phase is Performance/Stress Testing and Tuning. Alliance will conduct this testing, as defined in the Test Plan.

Acceptable tools for obtaining performance and stress information include:

- Microsoft Log Parser
- Tableau Desktop
- SQL Server Profiler
- SQL Server Query Analyzer
- Red-Gate SOL Monitor
- Site 24x7 performance and uptime monitoring

Alliance shall provide to the State reports of all performance and stress testing and tuning efforts. The reports must validate that the System obtained the following service targets:

- 95% of non-report application-page responses will occur in less than 4 seconds
- 99% of non-report application-page responses will occur in less than 8 seconds
- All System pages will be functionally available 99.9% of defined service hours for a
 given calendar month
- Report performance target is to complete 95% of a report page request in 10 seconds or less

The final test results provided should include the metrics from the tools used during the tests, as defined in the Test Plan.

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1.5 Defect Correction and Regression Testing

Regression testing means selective re-testing to detect faults introduced during the Defect correction effort, both to verify that the Defect corrections have not caused unintended adverse effects, and to verify that the modified and related (possibly affected) System components still meet their specified requirements.

The methodologies for classifying, prioritizing, and tracking Defects during Implementation and testing shall be defined in the Work Plan and closely follow the Alliance Proposal. Alliance and the State Team Lead shall collaborate in identifying and classifying defects. Alliance shall track defects using the tools identified in their Proposal, and respond to defects based upon the following table:

Table 1.1 Critical Error Defect Correction Table Deployment and Testing

Table 1.1 Critical Erfor Defect Correction Table Deployment and Testing									
Time to First Production Use	Project Status or Release Testing Status	Response Time	Verification Time	Resolution Time					
More than 120 calendar days	Project Initiation through Development or early Release Testing	1 business day	7 business days after Response	Next available Release					
90-120 calendar days	User Acceptance Test or in Release Testing	1 business day	7 business days after Response	Next available Release					
60-90 calendar days	Pilot Preparation or in Release Testing	1 business day	1 business day after Response	15 days after Verification or at least 5 days prior to Pilot to allow for retest.					
30-60 calendar days	Pilot or within 30 days of a deadline to install the Release	1 business day	1 business day after Response	Work-Around, if possible, immediately after verification; then continue to devote best available resources until the Critical-level defect is resolved.					
< 30 days	End User Training or less than 30 days from a deadline to install the release.	As soon as reasonably feasible	As soon as possible after initial Response	Work-Around, if possible, immediately after verification; continue to devote best available resources until the Critical-level defect is					

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 	 1	resolved.	

When a programming change is made in response to a problem (a Defect) identified during user testing, a regression Test Plan shall be developed by Alliance based on the understanding of the program and the change being made to the program. The Test Plan has two objectives:

- 1. Validate that the change/update has been properly incorporated into the program
- 2. Validate that there has been no unintended change to the other portions of the program

Alliance shall be expected to:

- 1. Create a set of test conditions, test cases, and test data that shall validate that the change has been incorporated correctly
- 2. Create a set of test conditions, test cases, and test data that shall validate that the unchanged portions of the program still operate correctly
- 3. Manage the entire cyclic process

Alliance shall be expected to execute the regression test, provide actual testing results, and certify its completion in writing to the State prior to passing the modified Software application to the users for retesting.

In designing and conducting such regression testing, Alliance shall be required to assess the risks inherent to the Defect correction being implemented and weigh those risks against the time and effort required for conducting the regression tests. In other words, Alliance shall be expected to design and conduct regression tests that shall identify any unintended consequences of the Defect correction while taking into account Schedule and economic considerations.

2. Security Review and Testing

IT Security involves all functions pertaining to the securing of State Data and Systems through the creation and definition of security policies, procedures and controls covering such areas as identification, authentication and non-repudiation.

All components of the Software shall be reviewed and tested to ensure they protect the State's related Data assets.

Tests shall focus on the technical, administrative and physical security controls that have been designed into the System architecture in order to provide the necessary confidentiality, integrity and availability. Tests shall, at a minimum, cover each of the service components. Test procedures may include Penetration Tests ("Pen Test") or code analysis and Review.

Service Component	Defines the set of capabilities that:							
Identification and Authentication	Supports obtaining information about those parties attempting to log onto a System or application for security purposes and the validation of users							
Access Control	Supports the management of permissions for							

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	logging onto a computer or network					
Encryption	Supports the encoding of data for security purposes					
Intrusion Detection	Supports the detection of illegal entrance into a computer System					
Verification	Supports the confirmation of authority to enter a computer System, application or network					
Digital Signature	Guarantees the unaltered State of a file					
User Management	Supports the administration of computer, application and network accounts within an organization.					
Role/Privilege Management	Supports the granting of abilities to users or groups of users of a computer, application or network					
Audit Trail Capture and Analysis	Supports the identification and monitoring of activities within an application or System					
Input Validation	Ensures the application is protected from buffer overflow, cross-site scripting, SQL injection, and unauthorized access of files and/or directories on the server.					

Prior to the System being moved into production, Alliance shall provide results of all security testing to the Department of Information Technology for review and Acceptance. All Software and hardware shall be free of malicious code (malware).

Alliance will provide the test results and certifications prior to Go-Live:

- Vulnerability scan report from commercial scanner (Acunetix). Validates authentication and authorization requirements. Validates input validation requirements. Validates cross-site scripting and SQL injection protection.
- Analysis and remediation plan for High and Medium Risks documented in vulnerability scan.
- AWARE audit table showing log activity during vulnerability scan. Validates logging of access attempts.
- Screenshots verifying requirement for SSL encryption when connecting to application.
- Verification that AWARE components are digitally signed.
- SAS-70, SAEE-16 Certification from data center for administrative, physical and logical.

3. Successful UAT Completion

Upon successful completion of UAT, the State shall issue a Letter of UAT Acceptance. Upon issuance of the Letter of UAT Acceptance by the State, the respective Warranty Period shall commence as set forth in Contract Exhibit L Warranty and Warranty Services.

4. System Acceptance

Upon completion of the Warranty Period, the State shall issue a Letter of Final System Acceptance.

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STATE OF NEW HAMPSHIRE

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EXHIBIT H MAINTENANCE AND SUPPORT SERVICES

1. SYSTEM MAINTENANCE

Included in the Alliance Subscription Services, is full maintenance and support for the AWARE System in all material respects as described in the applicable program Documentation for five years of maintenance after delivery and the Warranty Period of five year(s).

1.1 Alliance's Responsibility

Alliance shall maintain the AWARE System in accordance with the Contract.

Maintenance Releases Alliance shall make available to the State the latest program updates, general maintenance releases, selected functionality releases, patches, and Documentation that are generally offered to its customers, at no additional cost.

2. AWARE SYSTEM SUPPORT

Alliance's Responsibility - Alliance shall be responsible for performing technical support in accordance with the Contract Documents, including without limitation the requirements. terms, and conditions contained herein.

As part of the Software maintenance Agreement, ongoing Software maintenance and support levels, including all new Software releases, shall be responded to according to the terms set forth in this Exhibit H, Section 4: Service Hours & Maintenance Windows.

3. SUPPORT OBLIGATIONS AND TERM

- 3.1 Under the Subscription Services, Alliance shall repair or replace Software, and provide maintenance of the Software in accordance with the Specifications and terms and requirements of the Contract:
- 3.2 Alliance shall maintain a record of the activities related to warranty repair or maintenance activities performed for the State;
- 3.3 For all maintenance Services calls, Alliance shall ensure the following information shall be collected, maintained, and shared with the State: 1) nature of the Deficiency; 2) current status of the Deficiency; 3) action plans, dates, and times; 4) expected and actual completion time; 5) Deficiency resolution information; 6) Resolved by, 7) Identifying number i.e. work order number; 8) Issue identified by
- 3.4 Alliance must work with the State to identify and troubleshoot potentially large-scale System failures or Deficiencies by collecting the following information: 1) mean time between reported Deficiencies with the Software; 2) diagnosis of the root cause of the problem; and 3) identification of repeat calls or repeat Software problems.
- 3.5 If Alliance fails to correct a Deficiency within the allotted period of time stated above, Alliance shall be deemed to have committed an Event of Default, and the State shall have the right, at its option, to pursue the remedies in Part 2 Section 13.1.1.2.

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EXHIBIT H MAINTENANCE AND SUPPORT SERVICES

- 3.6 Within 10 business days following the end of each calendar month, Alliance shall provide monthly reports to Subscriber detailing the following minimum information for the month prior to the report:
 - General Service Target Compliance
 - Subscription Services Availability Compliance Metrics
 - Security Incident summary
 - Unplanned downtime monitored
 - Unplanned downtime unmonitored
 - Planned downtime
 - Critical Incident summary
 - Backup exception summary
 - Maintenance Service Call summary
- 3.7 If the Service Availability Targets defined for User Acceptance have not been achieved, Alliance will credit the State's account for such month the pro-rated charges as defined here:
 - Availability less than 99.95%, 10% credit
 - Availability less than 99.90%, 25% credit
 - Availability less than 99.00%, 50% credit

This is based upon an average 30-day month. Server availability is monitored and determined by Alliance. Subscriber may contest the published server availability metrics by providing written notice of such challenge to Alliance. Upon receipt of notice, Alliance will engage a subject matter expert to review the contested server availability metrics, and the subscriber may submit additional information relating to the contested server availability metrics. Upon conclusion of the review by Alliance, not to exceed thirty (30) days, Alliance will provide the subscriber a written report summarizing the review process, the third party results and conclusions. Each party reserves its rights under the Agreement with respect to any further dispute regarding the contested server availability metrics.

Credits will not apply to charges for Services other than the hosting Services for which such commitment was not met. Subscriber's account shall not be credited more than once per month under this server availability commitment and shall not exceed 50% of the monthly fee for that service.

3.8 Defect Response Times

The urgency for Defect correction varies depending on the phase of the Project or testing of a new release. The closer the agency is to moving to Production, the faster the Defect needs to be resolved.

If an issue is determined to be a Defect, Alliance shall negotiate the correction priority and timing with NHVR based on service level Agreements. Alliance's Issue Coordinator ensures that the Documentation is up to date and generates a Technical Support Performance Report.

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MAINTENANCE AND SUPPORT SERVICES

The following table lists the effect of the Project phase to resolution timing for critical Defect.

4. Incidents and Service Requests, Problem Management

Scope of Eligible Incidents, Requests, and Problems.

Alliance shall manage unplanned interruptions in the Subscription Services (each, an "Incident") and applicable General Service Targets, and Service Availability Targets defined in this Exhibit.

Incident Handling.

Alliance shall use a formal Incident Management process to ensure all Incidents are processed which shall include the following:

- Identification
- Logging
- Categorization
- Prioritization
- Escalation
- Investigation/Diagnosis
- Resolution/Recovery
- Closure

Incident Classification.

Subscriber shall then report Incidents to Alliance by electronic mail at the address "support@allianceenterprises.com," "support@getaware.com" or such other address as may be designated from time to time by Alliance, specifying in detail the nature of such Incident and the circumstances under which the Incident occurs.

Incidents shall be classified by Alliance as Severity 1 - Critical, Severity 1 - High, Severity 2, Severity 3 or Subscriber-introduced, as follows:

- Severity 1 Critical: (1) Whole or critical business functions of the Subscription Services are down, or (2) whole or part of Mandated Business Operations workflow is inoperative and an entire business process or an entire functional program is impacted. A "Mandated Business Operation" shall refer to Subscriber staff members using the System to meet the requirements specified in U.S. Department of Education, Rehabilitation Services Administration ("RSA") Regulations and RSA reporting Policy Directives within the scope of the System as defined by the User Documentation and Technical Documentation for the current version.
- Severity 1 High: Within the Subscription Services, the AWARE Software is saving data
 incorrectly or the Incident is causing a commonly used report to calculate statistics or
 financial data incorrectly.

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EXHIBIT H MAINTENANCE AND SUPPORT SERVICES

- Severity 2: Within the Subscription Services, information cannot be input or retrieved from the System within the required deadline of a lower priority. One or more staff cannot perform an assigned task through the System but can process other work.
- Severity 3: The Subscription Services or AWARE Software exhibits formatting or other cosmetic problems, but is still functional.
- Subscriber-Introduced Incident: An Incident introduced by Subscriber misuse of the System.

Response, verification, and Resolution Time.

Alliance will respond to and resolve Support Requests as follows:

- Severity 1 Critical: Alliance will give the highest scheduling priority and devote its best available resources to resolve Severity 1 Critical-level Incidents., Alliance shall respond to the Subscriber within 2 hours after receipt of the Support Request and will work with the Subscriber to verify the Incident as soon as possible after the initial response. Verification of the Incident, Alliance shall provide a Work-Around procedure to overcome the effect of the Incident immediately after of the Incident. Alliance shall devote reasonable commercial efforts to resolve Severity 1 Critical-level Incidents after verification. Even if a Work-Around procedure is implemented, Alliance will continue to devote its best available resources until the Critical-level Incident is resolved.
- Severity 1 High: Alliance will give the next highest scheduling and resource priority to Severity 1 High-level Incidents. Alliance shall respond to the Subscriber within one (1) Business Day after receipt of the Support Request. Verification of the problem will be concluded within five (5) Business Days after Alliance has responded to the Support Request. Alliance will use reasonable commercial efforts to resolve Severity 1 High-Level Incidents no more than fifteen (15) days after verification for those functions that are used on a daily basis or needed by an immediate date. Otherwise, Alliance will release the correction within the next software Release but no later than 45 days after verification. The Subscriber and Alliance will jointly set the release Schedule based on the frequency of use of the feature.
- Severity 2: Alliance will give the next highest scheduling and resource priority to Severity 2 Incidents. Alliance shall devote commercially reasonable efforts to respond to Severity 2 Incidents within one (1) Business Day after receipt of the Support Request. Verification of the problem will be concluded within seven (7) Business Days after Alliance has responded to the Support Request. Alliance will use reasonable commercial efforts to resolve Severity 2 Incidents no more than thirty (30) days after verification for those functions that are used on a daily basis or needed by an immediate date. Otherwise, Alliance will update the Subscription Services with a correction no later than 45 days after verification.

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• Severity 3: Alliance in its sole discretion will determine whether or not to respond to Severity 3 Incidents in a future version of the Subscription Services.

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REQUIREMENTS - ALLIANCE'S RESPONSES

This exhibit provides details of the requirements included in Approach 2. The Proposal is limited to those requirements specifically listed below.

Summary

For items marked as "N" (Not included), NHVR can use the Engineering Change Request (ECR) process to add enhancements. Column Y/M/N identifies the vendor response with Y=the requirement is met with the proposed solution, M=requirement met but with modification and N=requirement not met.

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В	BUSINESS REQUIREMENTS	M_			 	
G	GENERAL REQUIREMENTS	M			 	
T	TECHNICAL REQUIREMENTS	M		<u> </u>	 	
S	SECURITY REQUIREMENTS	M	_		 	
H	HOSTING REQUIREMENTS	M				
I	CMS/SBVI DATA DICTIONARIES	M				
Syst	em Administrational			* (*)		
B-1	Items related to the management/administration of users and the overall System, from an application point-of-view. For example the current CMS has an employee table which allows management of users, roles and CMS form access.	M	Y			
B-2	Include references to user accounts, data, lookup tables, defaults, overrides.	М	Y			
B-3	The System shall facilitate/streamline the creation of new user accounts (i.e. creating folders, setting default preferences, etc.).	М	Y			
B-4	Management of user accounts, System parameters, business rules, lookup tables, etc. shall be restricted to those individuals who are assigned the proper permissions	M	Y			

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	within the System.		ve to refair		
B-5	System shall allow inactivation of data values to remove them from the user Interface without actually deleting them from the database. (e.g. specific vendor, service code, counselor, etc.).	M	Y		
B-6	Changes to closed cases shall be restricted, depending on business rules and user permissions.	M	Y		
B-7	In the event a customer or case is inadvertently entered into the System twice, there shall be a means for selectively merging the relevant data from those two customers and/or cases, and eliminating the incorrect data from the System.	M	Y		
B-8	System provides a document indexing feature or other capability which allows staff to track required paper case Documentation.	М	Y		
B-9	System supports the use of preset dates for wait list changes.	M	Y		
B- 10	The System can query other Systems to populate the correct fields (e.g. TANF, School data, Employment Security, SSA, etc.).	O	Y		***
Cust	omer Management	41.581, 14.681,			
B- 11	Provide the ability for authorized users to establish a new customer. Refer to Appendix F, Data Requirements, for the data elements needed for a customer.	M	Y		
B- 12	Prevent creation of a duplicate customer record.	M	Y		
B- 13	Provide the ability to update customer information for customers	М	Y		

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	who already exist in the System.	i			
B- 14	System shall require a unique SSN. System shall assign a 'proxy' SSN in situations where a valid, SSA- issued SSN is not available.	M	Y		
В-	System shall not use the customer	M	Y		
15 B-	System shall allow changes to the	M	Y		
B- 17	customer SSN. System shall collect customer demographic information.	M	Y		
B- 18	System shall collect and store customer name history.	M	Y		
B- 19	System shall collect and store customer address history.	M	Y		
B- 20	System shall Interface with postal address verification software to validate postal addresses.	M	М	Requires custom Interface. Can be added via ECR	X
B- 21	System shall allow statewide search of customers by current/historical names and/or SSNs.	M	Y		
B- 22	System shall have ability to use selected existing customer information for a new case	М	Y		
B- 23	System shall allow a statewide customer/case lookup.	M	Y		
CM	General Case Management (CM):	Case	manager	nent is those function	
B- 24	System shall store customer case history, maintain previous cases as separate openings/closures.	M	Y	our the restource.	
B- 25	System shall track number of case occurrences for an individual customer.	M	Y		
B- 26	System shall enable, in a single transaction, the transfer of one or more cases between caseloads, or offices.	М	Y		
B- 27	System shall allow ability to simultaneously advance multiple	M	Y		

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REQUIREMENTS – ALLIANCE'S RESPONSES

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		i , · · ·			
[cases from wait list Status 04 to				
	Plan Development Status 10.	 			
В-	System allows editing of the	M	Y		
_28	application date.	+,	 _		
B-	System tracks date of agreed	M	Y		:
29	eligibility extension.	 			
i B -	System allows input of Order of	M	Y		į
30	Selection (OOS) information and			[]	!
	calculates the OOS Category.	1			
B-	System automatically moves case to	M	Y		
31	the appropriate status on completion	<u>.</u>			1
1	of eligibility (Status 10 if no wait				į.
L	list, 04 if there is).	M	Y		
В-	System shall prevent status changes	IVI			
32	until case requirements are met.	M	Y	<u> </u>	
B-	System shall record two dates for each status change. Date of status	IVI	1		1
33	change (System generated, un-	1			
	editable) and effective date (System				
!	generated, user editable).	`			
B-	The System shall enforce workflow	M	<u> </u>	<u> </u>	
34	and business rules.	""	i -		
B-	System shall allow saving of	M	${Y}$		
35	incomplete case data, but shall not				ļ
33	advance status until all required				
	data is complete.	}			
B-	System shall automate status	M	Y		
i 36	changes (when possible) (e.g. if				
, 50	name and application date are				
İ	entered, 00 and 02 Statuses are	÷	1		
	created.)				
В-	A list of letters created for a case	M	Y		
37	shall be available within System		<u> </u>		
B-	Any documents created for a	M	Y		1
38	particular case shall be associated				
	with that case and can be viewed at		İ		
	any point in time within the				
•	parameters of role-based security				
	requirements.	+	Y		
B-	The default display for case notes	M	Y		
39	sorted list with most recent case		<u> </u>		

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EXHIBIT I REQUIREMENTS – ALLIANCE'S RESPONSES

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				And the	705 1127
7	note listed first (reverse	· · · ``			
	chronological order).				
В-	When a case note is created, the	M	Y		
40	author's name and current date shall		:		
	be auto-filled (and un-editable) by	ı			
ļ	the System. User shall also have the	İ	İ		
	option of entering the "date of service" in a separate field.				
B-	Case notes can be assigned a	M	Y		
41	category from a pre-determined list				
B-	Case notes can be filtered or sorted	M	Y	1	
42	by date of service, user, and		ļ		
	category (e.g. phone, meeting,				
	email, O&M etc.)	M	Y		
B-	Cut and paste is supported to and from case note free form fields.	IVI	I		
43 B-	An email can be associated with,		Y		
44	attached to, or imported into a case	•••	1	1	
	note. The header and content				
1	information from that email must be		1		
	easily-accessible by/from the case				
	note.		1 3/	<u> </u>	
В-	E-mail header/content shall not be	M	Y		
45	editable. Additional comments can be	M	M	Requires one to two	
B- 46	added/modified in this case note,	IAT	1 141	custom fields.	
40	provided the email content remains	i			
	unchanged.			<u> </u>	
B-	Once saved and exited, a case note	M	Y		
47	cannot be edited, except under		!		
:	certain conditions or by a specific		İ		
!	role. The intent of this requirement				
ļ	is to prevent significant alterations				
B-	on older case notes. System shall notify primary	М	+- <u>M</u> -	Requires custom	
48	counselor when case notes for their	171	177	alent.	
70	cases have been modified by other				
	System users.	<u> </u>	 		
B-	System shall allow tracking of cases	M	Y		
49	that have had no activity during a				
L	defined time period	<u> </u>		<u> </u>	

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Date:)-31-1

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REQUIREMENTS – ALLIANCE'S RESPONSES

A.	विकास का जाना था।	W.	471	AT AT THE	s । चापा <u>ः साउत्या</u> का
Q		At 1 1	, 1	A AST. William	ALGINE WILLIAM
		1 40			
			1		1 10人11
В-	System shall provide a means to	M	Y	<u> </u>	<u> </u>
50	record/track information about				
50	medical releases and other requests				
	for information from outside				
	sources.				
В-	Tickler - System shall notify	M	Y		
51	counselor of upcoming review or				
"	target dates		ı		
<u>В</u> -	Ensure that application, eligibility,	M	Y		
52	and closure Statuses cannot be				!
	added manually. Instead, require		! i		;
	users to enter data into applicable				
	screens and auto-create the status.				
B-	A single customer cannot have	M	Y		
53	more than one open case in any				'
	single program			<u>. </u>	
B-	Users should be allowed to cancel	M	Y		
. 54	from a screen and not save changes		ļ		
	that were made on that screen.		<u> </u>		
B-	If a user closes/exits a screen	M	M	Requires custom	X
55	without saving, they should be			System message.	
	prompted to save their changes.				
B-	A user must be able to access a	M	Y		
56	quick view 'snapshot' of a				
	customer's case on a summary				
	screen.	↓			
В-	A user must be able to select one or	M	Y		
57	more "special indicator(s)" in a		i		
	case (e.g. Secondary Education				
	Student, Career Exploration				
<u></u>	Workshop participant)	 	·		<u> </u>
В-	System shall maintain history of a	M	Y		
58	case and all counselors assigned to				
	that case over time.	1.4	Y	· · · · · · · · · · · · · · · · · · ·	
B-	A user must be able to request and	M	Y		
59	generate vendor / provider referrals				
<u></u>	electronically.	M	Y		
B-	Integrated spell check functionality	iVI	*		
60	within all free form fields.		1.16		Property of the second of
CM	Eligibility/Intake			10 Marie 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Communication Control of the Control

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Q		: 4.1 :		Constant	
					1011110
				A Same of the second	\$ (A)\41\4\7\4
B-	System shall allow information to	М	_ Y		'
j 61	be entered without requiring the				
	case to be assigned to a caseload]		
	and/or program (e.g. supporting				
	Documentation, case notes).	N.F	Y		
B-	System shall not allow case	M	1 1		1
62	advancing to applicant status (02)				
<u> </u>	without a caseload assignment.	М	Y		
B-	System shall noticeably flag, to staff, cases entered where customer	IVI	1	ı	
63	is over age 80. The intent of this is				1
	to alert staff to the customer's age,				
1	so that an age-appropriate action or				
	service may be provided for that			1	
i	individual.				
B-	Tickler - System prompts user to	$+_{M}$	Y		
64	send inquiry letter one month after		-		
0-1	referral entry date, if no application				
	is received				
B-	System records eligibility	M	Y		
65	information.	1			
В-	System generates eligibility letter	M	Y		
66	and official eligibility certificate	1			1
	upon eligibility determination				
	(move to status 10).	! - , -			
В-	System generates ineligibility	M	Y		
67	notification and an editable letter.		! 		
B-	System shall Interface with SSA to	M	M	Will Interface with	
68	automate verification of SSNs and		!	State SVES data.	
<u> </u>	SSI/ SSDI recipients.	1		<u> </u>	
В-	System supports presumed	M	Y		
69	eligibility when individual receives				
L	SSI or SSDI.	1.6			
B-	System shall support electronic	M	Y		
70	Trial Work Experience plan in			ı	ļ
D	Status 02.	M	Y		
B-	System shall support electronic	IVI	l I		
71	Extended Evaluation plan (add extended evaluation plan) in Status				:
	06.	!			
B-	System shall support current action	M	М	Requires simple	
13-	bystem start support carrent action				

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Date: 1-3)-1

Web Based Case Management System Software Project CONTRACT 2012-010-PART 3

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REQUIREMENTS – ALLIANCE'S RESPONSES

C.	एक्षिक्षान्य का विभागतीय ।		AND A		ACTION OF VIEWS
72	plan format. (Add action plan)		- 11 M	datapage and	
12	plan format. (Add action plan)			datapage report.	
B-	If a customer is designated as	M	Y		,
73	getting SSI/SSDI, the System				
	automatically designates them as			1	ĺ
	having a significant disability (SD).	<u> </u>			
В-	System assures that a case eligible	M	Y		
74	for SEP must be designated as SD and MSD.				
В-	System assures that a case		Y	<u> </u>	
75	designated MSD must be	172	-		
,,,	designated as SD and MSD.				
B-	System provides component to	M	Y		
, 76	determine Significant Disability		[
1	(SD) and Most Significant				
	Disability (MSD).	ļ			
B-	Tickler - System prompts user 10	M	Y		
77	days prior to eligibility	į	Ì		
	determination deadline (60 days after Status 02 date), 30 days prior				,
!	to initial IPE development (120		1		
	days after Status 10 date).			i	
CM-	Planning	100	NA (3)	通过的扩展的	
B-	System shall support electronic	M	M	Requires simple	
78	comprehensive assessment.			datapage and	
		<u> </u>	<u> </u>	datapage report.	
В-	System shall support electronic IPE	M	Y		
79	and amendments.	 	 		
B-	A user must be able to make and	M	Y		
80	store multiple amendments to the				
	Individualized Plan for Employment		1		
CM	Closure Closure	<u>ا</u> ري <u>ا</u> د د			E de la section de la constant de la
B-	System shall collect closure data	M	V V	The same of the sa	
· 81	(employment information, public	141	'		1
. 01	support, financial, type and reason		İ		
1	for closure, level of education,	I	1	1	
1	primary source of support, medical				
	support etc.).	 	 		
В-	System shall prevent successful	M	Y		
	<u> </u>			<u> </u>	·

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REQUIREMENTS – ALLIANCE'S RESPONSES

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	BELL OF THE SHE WAS		,	Million Rich will	and the state of t
82	closure if customer has not been in			 .	
	Status 22 for longer than 90 days	_			
B-	System shall allow case to be	M	Y		
83	opened in post-employment only if				
	certain prerequisites are met (e.g.	, !			
1	closed 26 within last 3 years, same				'
	disabling condition, services				
	anticipated to last less than 6	ı '			
	months).				
B-	At case closure, System shall	M	Y		
84	require identification of no-cost]
	services and provider of those				
	services (e.g. Training, Diagnosis		İ		
	and Treatment, Information and	' I			
	Referral Services, Interpreter				
D	Services) System shall require closed case	M	Y		
B- 85	review for certain closed cases (i.e.	141			1
0.5	closed for reason too severely				!
	disabled or in extended				
	employment).		İ		
B-	System shall support multiple	M	Y		
86	reasons for closure review, each	ļ	l		
	with different business rules or]			
	parameters.	<u> </u>	<u> </u>	·	
B-	System shall prompt user to	M	Y		
. 87	complete review upon meeting				
	criteria (e.g. closed too severely				
	disabled for x number of months)	<u> </u>	_ , -		<u> </u>
B-	System shall allow modification of	M	Y) 	
88	select customer information after	i	-		
*	closure (e.g. address, phone			į	
	number).	M-	Y		
B- 89	System shall allow addition of case notes on closed case.	IVI	1		
Fise		<u>.</u>	<u>1</u>	Maria de la companya del companya de la companya del companya de la companya de l	Series Co. Ac
al		7			
B-	In order to track all case	M	M	Included in custom	
90	expenditures for local and Federal			Interface.	
i	reports, payments for purchased	: 1			
·	services/goods shall be processed				

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		• •			
	by the System and tracked against budget to ensure there are no budget overruns. All such payments are electronically submitted to NH First, the State's purchasing and accounting System, to be paid by check or EFT.	. 1			
Bud.					7. 7. 15.
B- 91	Financial budgets include only those fund allocations that are available to purchase services/goods for customers (i.e. does not include administrative funds to cover staff salaries, office costs, etc.). The overall Statewide budget is managed at the central level, whereas the regional offices manage the budgets that are provided to them by the central NHVR office. During the course of the fiscal quarter/year, financial commitments (example: authorization for services) and actual payments are tracked and the budget balances are adjusted accordingly, in order to ensure that staff do not exceed their allocations.	M	Y		
B- 92	System shall have ability to store budget data at various levels, including Statewide, regional offices, and caseloads.	М	Y		
B- 93	Budget data shall be tracked by program and fiscal quarter. Multiple programs and fiscal years shall be supported.		Y		
B- 94	The entire annual budget may be recorded in the System (by fiscal quarter), but the quarterly allocations shall not be available for spending until the designated	M	M	AWARE meets many of the components of this requirement, but does not include custom quarterly	X

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Date: 1-31-14

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H.	an our many com	HARLAND.	17	1707	A SING	or remarkable
Gia			1 4 3	. ≱. √ á	公司总管理区 4	14470004767643
200				1		Transport of the second
			,			RESTRICT
18.0	quarter. The System	n shall			budget distribution	l. j
	automatically distr				This can be added	
	quarterly budget or			l i	through the ECR	!
¦	the fiscal quarter. I				process.	
	previous quarter sh		i			
	roll over into the n					
В-	Budgets can be dis	tributed from	M	Y		ļ
_i 95	0 State					
	0 Regional Office			1		
	0 Caseload.		ļ			
B-	System shall allow		M	Y		
96	roles/individuals to					
	transfer undistribu					!
	money, or redistrib			!		
	funds that have alr	eady been				:
	distributed.		M	Y	<u> </u>	
B-	System shall allow individuals to trans	aumonzed	IVI	I		
97	office and/or casel					
B-	Designated staff/re		M	<u> </u>		
98	budget totals, com		.,_			
70	expenditures, and					
	those levels (State					
	caseload) they are					
В-	The System shall		M	Y	i	
99	caseload or office					
	year-to-date allotn	nent.		<u> </u>		
Vend	lors and Vendor M	anagement	*	200		
В-	To ensure the time	ely processing of	M	M	Included in	
100	these payments, as				Interface.	
	payments may on!		!			
	active vendors (in					
	customers) that ar			1	1	
	State of New Han					
	financial/purchasi					
	First), including:					
	DBA (Doing Busing vendor id, address					
	available from NF			1		
1	shall need to be st			•		
1	within the System					

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REQUIREMENTS – ALLIANCE'S RESPONSES

	linked to the vendor data available from NH First.				
B- 101	System shall utilize the latest vendor Interface file that is generated daily by NH First. Because this is static data that shall be overwritten by a fresh file the next business day, this data may be modified within the case management System by designated staff role with permissions.	M	Y		
B- 102	System shall Interface with the State's financial System NH First. System shall produce Required financial reports to complete the upload to NH First.	M	М	AWARE includes standard financial reports, but custom reports are not included in Interface. They may be added through the ECR process.	
B- 103	The customer and NH First vendor data shall be available to NHVR staff when they are performing their fiscal tasks.	М	Y		
B- 104	Historical vendor data must be retained, in the event the vendor no longer appears in the NH First vendor Interface file, but is referenced by one or more authorizations/purchase orders.	M	Y		
B- 105	System shall allow designated individuals to "inactivate" (or apply a "do not use" flag) vendors that are active vendors in NH First. This enables NHVR to restrict the usage of vendors who may be providing services to other State agencies, but		Y		

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REQUIREMENTS – ALLIANCE'S RESPONSES

	वन्त्रभाग्यम् अस्य स्थान			ANTERIOR	TENNICATE THAT
		<u>,</u>			
k ers, .	are prohibited from doing business with NHVR.	- 1		(a)	N. S. C. S.
B-	System provides a means to assign	М	Y		
106	specific fees to vendors.	1	37	<u>. </u>	
B-	System shall select the correct fee	M	Y		
107	to assign to an authorization,				
	depending on the vendor, service				
	type, and dates of service.		<u> </u>	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Fina	ncial Process		ا ما ما ما		
B-	In order to accurately capture all	M	M	This requirement is	i
108	case-related costs for Federal			included in Interfac	ce,
	reporting purposes, all purchases			except for the claus	se
	(Purchase Orders and			which states "link	
	Authorizations) or payments made		!	every payment	
	on behalf of a customer must be			transaction in the	
	processed through the System.		İ	case management	
	NHVR staff complete an electronic		1	and NH First	
	authorization form that authorizes a			Systems". This	
	selected vendor to provide specified			functionality can be	e :
	services or goods, approve payment			added using the EC	CR
	upon delivery of service/goods,			process.	
	electronically submit the payment				
	data to NH First who issues the				
	check/EFT payment to the vendor.				
	Throughout this process, there must	1			
	be a series of checks & balances, in				ļ
	order to minimize the opportunity				
	for fraud/ mistakes and to ensure				
	that standard accounting principles				İ
	are followed. These include things				
	such as: a minimum of two different	! !			
	people are involved in the actual	1			
	payment process, management				
	overrides that become necessary				
	when certain warning conditions are	•	·		
	encountered, and the ability to link			i	
	every payment transaction in the				
	case management and NH First				
	Systems.				

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REQUIREMENTS - ALLIANCE'S RESPONSES

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3		4[1	4, 1	in the children in	
2					
	The state of the s				(大学) (1) (1)
B-	On a purchase order, field purchase	M	Y		
109	order and an authorization, multiple				
(line items can be created. The	!			
	purchase order must be reviewed				
	and approved, before it is released	İ			'
<u> </u>	and sent to vendor.		ļ <u>.</u>		
В-	Purchase Orders are used for	M	M	Included in	İ
110	tangible products and goods			Interface.	
	exceeding \$500. Services can be				
!	included on Purchase Orders when		ļ		į
	specifically related to the products				
	and goods and is less than 50% of				j
	the total Purchase Order. Purchase				
	orders are encumbered in NH First.				
B-	Field Purchase Orders are used for	M	Y		
111	tangible products and goods \$500				!
	and under. Shipping and handling	ļ			}
	costs can be included. Field		1		i
	Purchase Orders are un-encumbered				i
<u></u>	in NHFirst.	3.5			
B-	Authorizations are primarily used	M	Y		
112	for services. Authorizations are un-				
	encumbered in NHFirst.	17.4	1 6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		A SECTION AND ASSESSMENT OF THE PARTY OF THE
33	An overview of our current	*	24		
	and payment processes in		. 4.4		
#1.	provided below:				
B-	The System must provide the	M	Y	PROCESS OF THE CONTRACT CONTRACTOR	
113	following for Authorizations: Create	1"1			
1.73	authorizationSelect services and				•
	vendors from predefined listsCreate				
	line items and assign estimated				ļ
	costs to eachComplete the				}
1	authorizationPrint/sign				
.	authorization and send to vendor		{		
1	Update authorization (as necessary)				
	Update/modify an existing				
	authorization and/or its line		{	 	
	itemsVoid an authorization or line				
1	item Process vendor invoice for				
	payment Receive invoice from	<u> </u>		<u> </u>	

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Web Based Case Management System Software Project CONTRACT 2012-010-PART 3 EXHIBIT I

REQUIREMENTS – ALLIANCE'S RESPONSES

	vendorConfirm that goods/services were deliveredApprove/authorize paymentIssue payment, using actual costs from invoice				
B- 114	The System must provide the following for Purchase orders: Create purchase order Select services and vendors from predefined lists Create line items, with payment schedule and cost for each Complete the purchase order Print purchase order Update purchase order (as necessary) Modify a purchase order and/or its line items Void a purchase order or line item Administrative Staff with Power of Attorney approves purchase order	M	Y		
B- 115	The System must provide the following for Payments: Invoices are first reviewed by Regional Office Staff. Invoices are then scanned into the Agency's document server and attached to PO or authorization electronically. Central Office staff completes payment in the System, Central office runs a process to gather all payment data that is required for NH First. System creates payment files. System uploads payment files to	M	M	Included in Interface.	

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REQUIREMENTS - ALLIANCE'S RESPONSES

	and the second s	N.	\$777	(TAME)	्रक्तार्थक्ष्यक्ष्यक्ष्यः वृद्धः वृद्धः
		A 1280 - A			1017110
	NH First using FTP. NH First processes payments and sends check/EFT to recipient.	. **			
B- 116	Purchase Order Payment File Structure differs for encumbered (Purchase orders) vs. unencumbered (Authorizations and Field Purchase Orders) payments, therefore two different payment files must be submitted to NH First.	M	М	Included in Interface.	
Gene	ral A		10.1	1-110	
B- 117	System must enforce a separation of duties, to ensure a minimum of two different users (in the proper roles) are involved at key steps in the procurement and payment process.	M	Y		
B- 118	System shall allow purchase of services / goods that are not specified on an IPE and not related to a customer.	М	Y		
B- 119	The System shall electronically record information (transaction date and staff ID) about transactions at key points in the authorization/purchase order process.	M	Y		
B- 120	A transaction cannot proceed to the next step unless electronic approval by an authorized individual is recorded within the System.	M	Y		
B- 121	System shall prevent creation of authorizations for vendors which are not in System. System shall check for existence of vendor in the System at the time an authorization/purchase order is	M	Y	i I	

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REQUIREMENTS - ALLIANCE'S RESPONSES

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			,	i a a a a a a a a a a a a a a a a a a a	Partial director
		4			Activities (
	created, as well as at the time of				1000000000000000000000000000000000000
	payment. The vendor must be an	i			
	"active" vendor, as recorded in the	İ			
	NH First System.				
İ		<u> </u>			
В-	System shall allow look up of	M	Y	Í	
122	vendor by full name, partial name				
	or "doing business as" (DBA) name or vendor ID.				
В-	When a user selects a single vendor,	M	Y		
123	they must be able to view multiple	141	•		
177	listings (addresses) for that vendor.				
B-	System shall provide ability for	М	Y	<u></u>	
124	users to limit their list of vendors,				ļ ļ
	based on user-entered selection				,
	criteria. Examples of selection				
	criteria include: geographic office,				
	service type, favorites, etc.	\	 .		
B-	System shall confirm there are	M	Y		
125	sufficient funds in the caseload /office budget to cover the				l !
	estimated (at time of authorization				
	creation) and actual (at time of				
	payment) costs.			i	
В-	System shall ensure vendors have	M	Y		
126	approved services for authorizations				
	and purchase orders and that those				'
	services can be utilized in	'			
	appropriate Statuses (i.e. no job				
	placement service pre-Status 12,				
: 	Neuropsychological evaluation can				
B-	be done at any status, etc.) System shall prevent creation of	<u> </u>		ļ <u> </u>	
127	authorizations, if there are	141	¥		
	insufficient funds in the caseload				
	budget to cover those payments.		İ		
В-	System encumbers total dollar	M	Y		
128	amount of authorizations/purchase		l		
	orders in the current quarter budget.			<u> </u>	
B-	System shall encumber total dollar	M	Y		
129	amount of all payments in current	<u> </u>			

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REQUIREMENTS – ALLIANCE'S RESPONSES

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				A secretarial property	STATE OF THE STATE
2					
	quarter budget				1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
B-	System shall allow modification of	M	Y		
130	unpaid authorizations within				
	business rules.	\ <u>.</u>		<u> </u>	
B- 131	System shall prevent voiding/deletion of authorizations	M	Y		
131	or scheduled payments, once they				
	are paid.				
В-	System shall store authorization and	M	Y		
132	purchase order revisions.				
B- 133	System shall require approval by an	M	Y	İ	
133	authorized NHVR agent prior to payment				
B-	System shall allow for the specific	M	Y		
134	account to be credited for				
	reimbursement by vendor specific				
	to an authorization – for example: a				
	refund received for overpayment on a specific authorization can be			i İ	
	credited against that authorization				
	and the caseload budget it is				
<u></u>	associated with.				
B-	System shall enable search for	M	Y		
135	authorizations/purchase orders by vendor, by full or partial name.				
В-	A user must be able to view all	M	Ÿ		
136	authorization or billing details,		-		
	including refunds, unpaid				
	authorizations, paid authorizations,			 	
	liquidate authorizations or void authorizations.				
В-	User can filter and sort	M	Y	· · · · · · · · · · · · · · · · · · ·	
137	authorization lists by variety of				
	criteria (e.g. approved/ unapproved,	}			
!	data parameters, awaiting payment, caseload)	}			
В-	System shall allow central office	M	Y		
138	staff to access data about	1			
<u> </u>	authorizations, purchase orders, and				
Andh	payments.	<u> </u>			
Aum	ALTERNORS-CERCLES		*		2. · · · · · · · · · · · · · · · · · · ·

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		1.	1	a decrease and server	1 1701 170 181 181 181 18
			e service		1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
					(STATELLY)
В-	System shall prevent creation of	M	Y		<u>-</u>
139	authorizations at inappropriate				
	stages in the case management		}		
	process (e.g. Case Statuses 00 and				;
İ	24). Changes to an authorization	'			
	and/or its line items shall be limited				
İ	or prohibited, depending on the	'			,
	user's role and at what stage in the	!			
	process the authorization is at.	1			
1	Examples include:				
	•Once an authorization has been				
	electronically approved for				
	payment, no changes are allowed,	[i			
	unless this payment approval has				
	been rescinded.				
	•Once payment has been confirmed				
	by NH First, absolutely no changes are allowed.				
	•Only unpaid authorization line				
	items can be voided.				
В-	System shall allow for multiple line	\overline{M}	Y		
140	items per authorization.				
B-	For each line item, System shall	M	Y		
141	require user to select services from				
	predefined list. (e.g. Job				
	Development, Occupational				'
	Therapy)				
B-	System shall prevent editing or	M	Y		
142	deletion of services on) }			
	authorizations.				
B-	System shall allow additional	M	Y		
143	description to supplement services				
	(e.g. "Service for May 2010")	<u> </u>			
B-	Per authorization, System shall	M	Y		
144	allow users to enter comments				
'	and/or select from list of standard				
	text comments. (e.g.				
	"Authorization is good for 90 days from date of issue")		(
В-	System shall record/store all	м	Y		
145	additional descriptions and	141	1		
[[4]	additional descriptions and	L			<u> </u>

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				* * * * * * * * * * * * * * * * * * *	Trong States
#5% - :A	comments that are added to authorizations. This ensures that authorizations can be fully and accurately recreated at any time in the future.				
B- 146	System shall require two different NHVR staff to perform the approval and payment submission steps.	M	Y		
B- 147	A counselor or manager must approve an authorization for payment before the payment information can be entered into the System.	M	Y		
B- 148	Authorized personnel can issue payment (enter payment information), provided they are not the same person who approved payment of that authorization.	M	Y		
B- 149	At the time the payment is approved and submitted, System shall re- confirm the vendor information and ensure there are sufficient funds in budget.	M 	Y		
B- 150	Certain conditions shall require management review and approval: when it is necessary to create an authorization and make payment when the case is in a closed status.	M	Y		
B- 151	At time of payment, the System shall encumber additional funds from current quarter budget for payments on authorizations that are in excess of the originally authorized amount.	М	Y		
B- 152	System shall allow authorizations to be paid in part or in full.	M	Y		
B- 153	System shall prevent authorization payment, if there are insufficient funds in the current quarter budget to cover this payment.	М	Y		

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E O	II Wand whee some in the Toront	%. T	1865 T	TOTAL STATE OF THE
B- 154	System shall create a notification for vendors whose authorizations are over 90 days old.	M	Y	
B- 155	"Services to Groups" authorizations - single authorizations can be created to purchase items/services for multiple customers. It should be possible to associate those costs with multiple caseloads and customers covered by the grouped authorization; this shall help ensure that case costs are accurately captured for each customer.	M	Y	
B- 156	System shall notify Administrators of authorization created after delivery of a service (post-authorizations).	M	Y	
	ients		4	
B- 157	System shall allow multiple payment upload files per day to NH First.	M	М	Included in Interface.
B- 158	System shall create two payment files: one for payments associated with Purchase Orders and one file for payments associated with Authorizations and Field Purchase Orders. System shall also generate a report containing summary data that needs to be entered into the NH First webpage, in order to complete the payment process. Purchase Order Payment File Structure differs for encumbered (Purchase Orders) vs. unencumbered (Authorizations and Field Purchase Orders) payments, therefore two different payment files must be submitted to NH First.	M	M	Included in Interface.
B- 159	In addition to the summary data report, the System shall generate reports that contain details about the	M	Y	

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	: : :		<i>f</i> '	To the page of the con-	rescuration of
	payments made.		į		1000000
B- 160	The System shall provide a mechanism to automatically create and send payment file to NH First daily.	М	Y		
B- 161	Daily payment files cannot be deleted and recreated if it has already been submitted to NH First that day. This System must maintain an Audit Trail for all transactions sent to NH First.	M	Y		:
B- 162	Once the payment data has been sent to NH. First: •All affected authorization/purchase order records shall be provisionally locked down, in order to maintain data integrity against the NH First System. •Only designated users may be allowed to modify/delete payment information, in the face of System warning messages, and only in rare instances. The employee ID who created the NH First Payment Files is included in the "Batch" file table. •In the event of human error, it should be possible to reverse this entire payment process, so that corrections can be made and the batch process can be re-run.	M	Y		
B- 163	System shall retrieve and process the payment confirmation data file (a.k.a. feedback file) from NH First. This file contains information (such as payment date and check number) for each transaction that was processed by NH First the night before.	M	M	Included in Interface.	
B- 164	When payment confirmation data has been received from NH First, all affected authorization/purchase	M	Y		

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Date: 1-3)-14

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REQUIREMENTS – ALLIANCE'S RESPONSES

	order records shall be locked down				THE THE THE THE THE THE THE THE THE THE
	permanently.				
B- 165	Reconciliation Report – System shall provide a report that verifies there is a match in the payment data that is recorded in the case management System and NH First.	М	М	Included in Interface.	
Custe	omer Payment Participation		\$. 4	(4.4)	
B- 166	System shall track cash receipts and customer participation Agreement payments.	М	Y		
Стев	te and Manage Reports		- 1 h	· · · · · · · · · · · · · · · · · · ·	
B- 167	System shall allow management reports through ad-hoc queries and analysis of real-time data.	М	Y		
B- 168	System shall allow management of vendors through a "vendor report card." The report card shall allow an assessment of the effectiveness of each Community Rehabilitation Program to assist with decision making.	M	Y		
B- 169	System shall allow designated users/roles to run certain reports against the transaction database. This would include reports that require real-time data, per office and/or caseload.	M	Y		
B- 170	The System shall create the Federal reports required by the RSA: ORSA 911 Report ORSA 7-OB Independent Living Services ORSA- 2 Program Cost Report ORSA 113 Status Tracking ORSA 15 Randolph-Sheppard	M	Y		
B- 171	System shall create reports similar to those in C-2.3.	M	Y		
B- 172	System shall allow creation of new reports that can be used by all	М	Y		

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9	ing the second of the second o		18	1 所有 1 1 1 1 1 1 1 1	1411 1411 (1411)
u,					
					AND THE STATE OF T
	regional/central office users.		_		
	Reports must be read-only.				:
		1 14	Y		
B- 173	System shall provide/support ability for users to create/save ad hoc	M	1		
1/3	queries and reports. These				
	queries/reports can be made				
	available to others on an as-needed				
	basis. Reports must be read-only.				
В-	System shall be able to schedule	М	Y		
174	running of reports. Scheduled		•	1	'
• 7 .	reports can occur on single]			
	occurrence or recurring basis.				
B-	Users can export queries/report	М	Y		
175	results to a file (e.g. Excel, Word,				'
	CSV).				
B-	System shall allow users to	М	Y		
176	parameterize their own reports.				
	Reports must be read-only.				<u></u>
В-	User-defined report parameters can	M	Y		
177	be saved.				
В-	Create and Manage Documents	M	Y		
178	(e.g. forms, letters, etc.)		<u> </u>		
B-	System shall generate documents	M	Y		
179	similar to those in Appendix C-2.1				ĺ
	and C-2.2.	1	14	C	- v
B-	System shall automatically generate	M	M	Custom reports and	X
180	appropriate documents at specified			customization for	
	points in CM process; see Appendix D for details.			automatic generation can be added through	
	D for details.			the ECR process.	
В-	System shall support exporting e-	М	Y	me Left process.	
181	mail to a case note or documents.	***	•		
B-	System shall allow importing of	М	Y		
182	electronic documents.	1			
B-	Electronic documents are attached	M	Y		
183	to a customer case record.	l L			
В-	List of electronic documents	М	Y		
184	attached to a record shall be				
	available.				
В	System generated documents shall	М	Y		

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Q					र प्रकृतिक है। उन्हें
					1 1 1 1 1 1 1 1
	The state of the contract of t		5	· <u></u>	
185	be compatible with MS-Office software.		!		
B-	System shall allow a user to	M	Y	<u> </u>	-
186	create/store customized documents				
1	(example: customer- specific				
ļ	letters) that can be populated with				
	data from the database.	ļ.,	1		
В-	Letters should auto fill regional	M	Y		
187	office address on letterhead when				
-B-	printing. Data fields for forms or templates	M	$\vdash_{\mathbf{Y}}$		
188	generated within the System must	'''			
,	auto-populate when possible.				
В-	The System shall need to have the	M	Y		
189	ability to create and reference new		1		
	documents.		<u> </u>		
B-	System shall have the ability to	M	Y		
190	reference documents within the				
<u> </u>	System.	M	+ _Y -		
B- 191	Copies of letters and documents created from the System shall be	IVI	, I		
191	stored in the System.		İ		
B-	List of letters created for a case	М	Y		
, 192	shall be available within System.				
В-	Stored copies of documents shall be	M	Y	i	
193	read only.		 	<u> </u>	
В-	List of electronic documents	M	Y		
194	attached to a record shall be				
! <u> </u>	available.	M	Y	<u> </u>	
B- 195	Any documents created for a particular case shall be associated	141			
1 193	with that case				
В-	NHVR Documents shall be stored	М	Y		
196	in a central repository rather than on	ı	i		
	individual PCs.		ļ		<u> </u>
В-	Document management shall	M	Y	AWARE includes a	
197	conform or be compatible with the		!	standard attachment	
	DoIT standards.			feature, if NHVR chooses to use it.	
B-	System shall provide user option to	М	Y	photoes to asym.	
198	view, save, print or email	'''	. •		

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C	arandary kandarakan		A. A.		* 100 (124) 402) 145 125 (165) (165) 1
	and the second second				A STATE OF THE STA
	documents.		· · · · · · · · · · · · · · · · · · ·	•	
B- 199	System shall provide capability to print envelopes and labels.	М	Y		
B- 200	System shall have the ability to create letters or documents for multiple customers simultaneously (e.g. form letter, survey etc.).	М	Y		
B- 201	System shall support document templates, which shall be administered centrally by select personnel.	M	Y 		
B- 202	Updates to the templates shall not affect already published documents.	M	Y	 	
B- 203	System shall allow user to work with multiple open documents at one time.	M	Ý		
B- 204	System shall provide spellchecking feature for documents.	М	Y		
B- 205	System shall allow importing of electronic documents.	M	Y		
Revi	EWS TO THE STATE OF THE STATE O		No. of all	VAN VERY	
B- 206	System requires a review for certain closed cases (i.e. closed for reason too severely disabled or in extended employment).		Y		
B- 207	System provides for the ability such that if a case is closed with a reason code of 'disability too severe', the case appears one year from closure saying an ineligibility determination review is due.		Y		
B- 208	System provides for the ability such that if a case is placed in extended employment (Status 28), the case appears one year from the closure date for an extended employment review.	M	Y		
B- 209	System provides for the ability such that if a case is closed making less than minimum wage, the case	n M	Ý		

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Date:

Web Based Case Management System Software Project CONTRACT 2012-010-PART 3 EXHIBIT I

REQUIREMENTS – ALLIANCE'S RESPONSES

	CONTRACTOR				A COLUMN TO THE STATE OF THE ST
	appears one year from the closure		T		i
	date for a sub minimum wage				
:	review.	ļ	+		<u> </u>
B-	System has the ability to enter the	M	Y		
210	results of a sub minimum wage				!
	review.	<u> </u>	·		
B-	System has the ability to enter the	M	Y	; 	
211	results of an extended employment				
	review	1.5			
B-	System has ability to view/print	M	Y		1
212	upcoming annual reviews, sub			İ	
	minimum wage reviews, or review				
İ	of extended employment, sorted by			'	
<u> </u>	region, counselor. System provides that Regional VR	M	$\frac{1}{Y}$		
B-	Administrators have the ability to	1	1 *		
213	randomly select X% of one or more				
ļ	counselors' caseloads for review.				
	The section can be based on current				ļ
	Statuses or closure types within a				
	specified time period.	1			
Ale		X 1	1	SERVICE STREET	
rts:				Commence of the Commence of th	M. A. C. C. C. C. C. C. C. C. C. C. C. C. C.
B-	The tickler System has built-in	M	Y		
214	reminders and provides the ability				
[to be reminded to do a specific task				
	or notify when a task is past due.		:		ļ
	The number of days prior to the	•			
1	notification is configurable and can				
	be different based on the type of				
	reminder. Items in this category		l i		
'	include, but are not limited to:				
i	Notification of 60 day eligibility				
	determination 90 day reviews and annual reviews Notification of				
;	length of time in any status Action		i		
	list on customer status changes				
	Required customer note entries	•	ļ		
	Outstanding/Overdue IPE's				I
1	requiring an action Customers in				
i	employment status eligible to be				

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EXHIBIT I REQUIREMENTS – ALLIANCE'S RESPONSES

	closed. A next action capability that shall track at the status code level Create reminders for things such as Consent forms, Social Security Statement, School Transcripts, Medical reports			TOTAL TOTAL THE THE THE THE TANK THE TA
B- 215 B- 216	Users are able to manually set user- defined reminders/ticklers. System allows tracking of cases that have had no activity during a	M	Y	
B- 217	System alerts counselor when a customer turns 18 years old, and now requires a signed release for parent/guardian.	М	М	Requires custom alert.
B- 218	If a held authorization is approved, the person who created the authorization is notified.	M	М	Requires custom alert.
B- 219	System creates a notification for vendors whose authorizations are over X days old. A supervisor is able to view all upcoming and overdue alerts for their subordinates.	М	Y	
B- 220	System can alert the user when creating a medical authorization for someone who is already on Medicaid or Medicare.	M	M	Requires System message.
Prin		4 KF		
B- 221	System allows a user to print or extract a complete case record to common formats (e.g., PDF, TIF).	М	Y	
B- 222	System provides capability to create a mailing list and print envelopes	М	Y	

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R. C.	CLOUDER LANDLAND CAPA				11:	
 	and labels, i.e. mail merge.					L
B- 223	System provides a user capability to print the entire IPE or any selected amendments.	M 	Y			
B- 224	System provides a quick view summary/profile of a case that can be viewed on a minimum number of screens. User has the ability to print this summary or profile.	М	Y			
B- 225	System provides capability to print an authorization at any time in a format to be mailed, if needed.	M	Y			
B- 226	System's documents that are sent outside of VR, such as authorizations and remittance advices do not show customers' SSN.	M	Y Y			
Addi	tional Elements for Older Blind	Julio Anterope	al 37 (viet)			
B-	System has the ability to select from	M	Y		<u> </u>	
B- 228	a predetermined list of services. System has the ability to purchase goods and /or services for multiple customers on one authorization/payment.	M	Y	-		
B- 229	System has the ability to count and list customers receiving a service during a specified time by type of service.	М	Y		_	
B- 230	System has the ability to list all customers that have open service requests.	М	Y			
B- 231	System has reports showing, for a specified time period, services started, completed, not completed and discontinued.	M	Y			
B- 232	System Collects all data elements for the RSA-7 OB Report of Older Blind Program services for reporting fiscal year data.	М	Y			

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R		()			Tancer synta Tang
	ional Elements for Business Enterp	ise	v∯ Gynyny		
B- 233	Collect operator and trainee personal data to assist program staff and counselors to serve the customer in the BEP Program as required by the agency personal information, Acceptance in the program, customers trained, licensed and placed as operators, those licensed awaiting placement.	M	Y	Operator and Trainee personal data can be captured in the AWARE case.	
B- 234	Collect all data elements for the RSA-15 Report of Vending Facility Programs for reporting fiscal year data.	M	М	AWARE BEP application collects RSA 15 report data, sections 1 and 2. Requires customization to collect additional RSA data.	X
B- 235	Track facility data including location, inventory at location, new, closed property, facilities open to bid, current insurance coverage and the operator at the facility. Track and report equipment purchases, State owned equipment provided to operators for use in a vending facility, equipment in the warehouse and surplus equipment. Track equipment maintenance and repair costs.	M	M	Requires additional fields.	X
B- 236	Track necessary documents such as contracts, Agreements, Partnerships, licenses and permits along with expiration/renewal dates relative to individual locations.	M	M	Requires customization.	
B- 237	Track data relative to facilities regarding the commission rate paid, and frequency of payments.	M	M	Requires customization.	

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			1		
B- 238	Maintain information relative to support, equipment and information requested from operators and host facilities and the progress being made in meeting those requests.	M	M	Requires an additional managed layout.	
B- 239	Maintain information submitted by operators including their monthly Profit and Loss statement used for evaluation and a summary report for RSA federal reporting requirements.	M	Y		
B- 240	Track initial stock of consumable inventory and supplies by facility for federal reporting requirements.	M	Y		
B- 241	Provide tools to create reminders of due dates for profit and loss statements, liability insurance, health insurance and to send notices of annual meeting, quarterly meetings and minutes and mail ballots.	M	M	Requires customization.	
B- 242	Report program and vending machine funds and the source of those funds collected monthly, quarterly and annually.	М	Y		
B- 243	Send letters to licensees when rent is past due	M	M	Requires customization.	X
B- 244	Present and print reports in standard font. Reports to be exportable to print in large print and/or Braille. Allow the user to select the option.	M	Y		
B- 245	Ability to track number of people with disabilities employed by BEP operators employed during the fiscal year.	M	Y		
B- 246	Track how many new locations came in, were turned down, were accepted.	M	M	Requires customization to track location not yet in program	X
Secu	irity of the control				And the state of

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B-	System is capable of allowing read	M	Y		
247	only access for certain staff				
277	members to be identified by NHVR.				
B-	The System is capable of assigning	M	Y		1
248	various levels of read/write		1 1		[
	capability at the screen level and		'		
]	regional level to managers, support				
	staff and other specialists, to be		1		
	determined by		!		
D -	NHVR. System is in compliance with the	M	Y		†
B- 249	Rehabilitation Act of 1973, as	```	,		
247	amended, as it pertains to	('	
!	confidentiality of customer				
1	information.	<u> </u>	<u> </u>		
В-	System has a session time out	M	Y		
250	feature which can be defined by				
	administrative user.	<u> </u>	 ,, –		-
В-	System uses role-based security that	M	Y		
251	allows/restricts user access to				
	information, screens, and the ability to perform specific tasks within the				
1	System.		}		
B-	System's role-based permissions	M	Y		
252	and business rules are customizable.				
	They are defined, named, and		J		
	implemented by the application's				
	Administrator (or other suitable				
1	role). Examples of roles might		1		
J	include Support Staff, Counselor,	,			
	Manager, State Office, and Administrator.				
B-	System allows ability to restrict	M	Y		
253	access to cases from other areas and	1			
	offices statewide based on role.				The state of the s
	em Highlights				建设的基本
В-	System provides easy to use code	M	Y		
254	lookup function.	1.7		<u> </u>	
B-	System provides the capability to	M	Y	İ	
255	record and track employment services provided by NHVR staff.				
·	services provided by NHVK staff.		_1	<u> </u>	

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Web Based Case Management System Software Project CONTRACT 2012-010-PART 3

EXHIBIT I

REQUIREMENTS – ALLIANCE'S RESPONSES

B.	The System shall provide the	M	Y		· 1200年第120日 · 120日
256	capability to record and track Assistive Technology service outcomes.				
B- 257	The System's financial module provides the ability to roll up agency defined VR Service Categories into RSA-2 VR Service Codes for required federal reporting.	M	Y		
B- 258	System allows NHVR staff the capability of preventing and setting limits for back dating of items such as status change, eligibility, application, IPE, or closure information.	M 	Y 	į	
B- 259	System has the ability to not allow backdating of certain dates into a prior fiscal year.	M	M	AWARE includes controls for dates based on a number of calendar days. Additional backdating rules, such as not allowing backdating into prior fiscal year, are not included and require customization. This enhancement can be added using the ECR process.	
B- 260	If an authorization is backdated, System puts the authorization into a 'hold' status, appropriate personal are notified, and someone with authority approves or denies the authorization.	M	Y		
B- 261	The System uses a unique case number, assigned sequentially for tracking and monitoring of all information related to that case.	M	Y		
В	System allows restricted access to	М	Y		

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		,		5.045/610.62美	· 2017年日1月1日1日
		·			
363	b Con againsting again has			· · · · · · · · · · · · · · · · · · ·	. १५२८म् हर्षे
262	be set for sensitive cases by individuals.				
В-	The System does not allow for	М	Y		
263	duplicate case numbers. The				
	System cannot have more than one				
	open case with the same SSN.		<u></u> –		
B- 264	System has the ability to view all	M	Y		
B-	previous cases on a customer. A user has the ability to access a	M	M	Quick View datapage	X
265	quick view 'snapshot' of a case,	177	''1	includes many, but	A
	which includes, at a minimum, the			not all of the data	
-	customer's name, case number,			elements listed.	
İ	SSN, address, phone number,			Customization of the	
!	status, status effective date, any special 'flags' or indicators specific			QuickView datapage and/or additional	
	to the case, any pending outstanding			layouts in Case	
	reporting responsibilities,			Management could	
	authorization summary. The screen			be added through the	
	provided a link to detailed			ECR process.	
D	information for each of the items.	M			<u> </u>
B- 266	System provides ability to find open and closed cases by name, partial	M	Y		
200	names, alias, SSN, case number.				
В-	System provides ability to display	М	Y		
267	case from the list returned from a				
	search.				
B- 268	When referral data is entered, the	M	Y		
200	System puts the case into Status 00, and the next sequential case number				
	is assigned.				
B-	System provides capability to edit	М	Y		
269	certain fields by user type of				
	security, and not allow editing on				
В-	other fields. System has the ability to maintain	M	Y		-
270	data for counselor name, number,	141			;
	regional office, effective dates, and				
	their credentials.				
В-	System has the ability to maintain	M	Y		'
271	data for regional offices and their				
	addresses, phone, fax, etc.	L	L	<u> </u>	<u> </u>

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C	erdingerende bereit	7		NO WIND	and the state of t
B-	System shows what the next	М	Y	System automaticall	y
272	available case number (customer ID) is.	•		assigns case numbers.	
B- 273	System provides that closed records shall be accessible by program, management and staff for statistical use.	М	Y		
B- 274	The System maintains, as accessible data, all open customers plus any closed cases that haven't been purged or archived.	M	Y		
B- 275	The System allows viewing of selected items without viewing entire customer record for areas such as customer narrative, status history and fiscal history.	M	Y		
B- 276	System includes a data dictionary which is updated whenever there is a change.	М	! ¥		
B- 277	System supports that all dates include a 4-digit year.	М	Y	· · · · · · · · · · · · · · · · · · ·	
B- 278	System provides a means to easily customize various elements of the base Solution. Customization features address, but shall not be limited to, the following (B-279-280):	M	Y		
B- 279	Addition of data elements to screens and reports.	М	Y		
B- 280	Application of business rules and logic to screens and data fields.	M	Y		
B- 281	System provides that all fields are completed in printable colors (i.e., ensure that entered text contrasts with field background).	М	Y	!	
B- 282	System provides a change log of case activity including status changes, applications, and case notes.	М	Y		

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REQUIREMENTS - ALLIANCE'S RESPONSES

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		4,1		and office	CHEST OF THE SERVICE
¥ 200			1	<u></u>	130 11 21 27 2
В-	System provides the ability for	M	Y		
283	users to search and sort case activity				
	change log by multiple criteria.	ļ			
B-	System shall validate data entries,	M	Y		1
284	and prevent invalid/unreasonable] '			
!	data (example: invalid dates) where				
	possible.	1	3.7		
B-	System provides the ability such	M	Y		
285	that when a user updates select				
ļ	demographic information in fields				
	shared between programs, the fields				·
	in all programs are updated (e.g. phone number, address, etc.).				
B-	System allows saving of partially-	M	Y	<u> </u>	
286	completed screens or documents.	'''	•		
B-	Users are able to access multiple	$\frac{1}{M}$	Y		
287	customer cases simultaneously	'''	_		
	without losing data.	1			
В-	Users are able to simultaneously	M	Y		
288	access a variety of information		ı I		
!	within the same case, including				
	multiple forms.			<u> </u>	
B-	System allows different parameters	M	Y		
289	or business rules to be applied to	}			
!	programs (VR and OBIL); e.g.				
	eligibility, Order of Selection, fiscal				
	transactions, case flow, alerts, etc.	 			
B-	System allows cases to be	M	Y		
290	organized into caseloads, and		1		
	counselors to be assigned to		ļ		
	caseloads.	74	Y		
B-	System supports different business	M	*		
291	rules for different programs and	1			
B-	statuses. System has an Audit Trail that	M	Y	_	
292	records changes in the System.	1,41			
B-	System's Audit Trail records date	M	Y		
293	and time of change, staff id, data	*/*	_		
	record before and after change,	j		i	
ļ	nature of the change.				
		_			

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REQUIREMENTS - ALLIANCE'S RESPONSES

B- System allows selected M Y individuals/roles to determine who made the change, when the change was made, the nature of the change, and specifics about the changes M Y for certain data, the System displays the most recent value. The history of changes is available in the application showing the historical data, the date and person who made the change. B- When a user is navigating or searching an alphabetized list, the System "jumps" to the appropriate initial letter that the user types. Additional specificity is obtained when additional text is entered. (e.g. Jumps to M when typed, and narrows list as more letters are typed). B- System supports flexible assignment of staff to one or more offices or regions (e.g. counselor or supervisor who covers more than one office.).	D	भारतामान व्यवस्था जनसङ्ख्या ।	1	3 10 3	AMOUNT	and the state of t
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B- System supports flexible M Y 297 assignment of staff to one or more offices or regions (e.g. counselor or supervisor who covers more than one office.).						
297 assignment of staff to one or more offices or regions (e.g. counselor or supervisor who covers more than one office.).			\	17	·	
offices or regions (e.g. counselor or supervisor who covers more than one office.).			M	Y		
supervisor who covers more than one office.).	291	, -				Í
one office.).						
B- When working with fields that have M Y	В-		M	Y		
298 a look up table, System displays		_		-		
codes and their descriptions.						
B- System provides the ability to M Y	- 1	System provides the ability to	M	Y		
299 update customer information for	299					
customers who already exist in the		_				
System.		_ -				
B- System does not use the customer M Y 300 SSN as a primary key.			_ M	Y		
B- System collects and stores customer M Y			M	v		
301 name history.	I		141	1		
B- System collects and stores customer M Y			M	Y		
302 address history.	I		• • •	-		!
B- System stores customer case M Y	-		M	Y		
303 history, maintaining previous cases	303					

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H.C.	AT WIND MOST TO THE TABLE			ATAMATA A	AND CALL HIS
	as separate entities.				
B- 304	System tracks number of case occurrences for an individual customer.	M	Y		
B- 305	System prevents status changes until case requirements are met.	М	Y		
B- 306	System allows saving of incomplete case data, but shall not advance status until all required data is complete.	М	Y		
B- 307	System assures that any documents created for a particular case are associated with that case and can be viewed at any point in time within the parameters of role-based security requirements.	M	Y		
B- 308	System provides for users to cancel from a screen and not save changes that were made on that screen.	М	Y		
B- 309	If a user closes/exits a screen without saving, the System prompts to save their changes.	М	M	Requires custom System message.	X
B- 310	System allows a user to access a quick view 'snapshot' of a customer's case on a summary screen.	М	Y		
B- 311	System maintains history of a case and all counselors assigned to that case over time, including dates that that the transfer occurred.	М	Y		
B- 312	System allows for modification of select client information after closure.	М	Y		
B- 313	System allows for importing of electronic documents, which are attached to a customer case record or a specific authorization.	М	Y		
B- 314	System provides the ability to list all electronic documents attached to a record.	М	Y		

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REQUIREMENTS – ALLIANCE'S RESPONSES

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B- 315	System provides user option to view, save, print or email documents.	M	Y		
B- 316	System provides feedback to the user in the form of error messages and messages indicating successful completion of functions. These messages may be in the form of pop-up windows or may appear in a status bar on each data entry form.	M	Y		
B- 317	In any instance where the System denies an activity, a message is displayed that clearly explains why the action has been denied.	М	Y		
B- 318	System has error and warning messages that are clear and helpful to the user (identifies problem, and provides mechanism to correct).	M	Y		
B- 319	System has Help screens/dropdown menus available to list and describe valid codes when codes are required on a data entry form.	M	Y		
B- 320	System has context sensitive online help resources that can be accessed directly from the System.	М	Y		

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REQUIREMENTS - ALLIANCE'S RESPONSES

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B- 321	System's online help is editable by persons with the right security.	M	Y	As a COTS System, AWARE has an extensive on-line help System developed using FLARE Help Authoring Software. It is integrated into the AWARE application for context-sensitive help. In addition, Alliance updates this with each new release for Core changes. If the State desires to edit the on-line help, Alliance will deliver to the State the help source files. The State can then edit online help with the FLARE software.	
B- 322	System provides the user the capability to gather and analyze necessary data for eligibility determination, customer assessment, vocational goal selection and delivery of services to customers.	M	Y		
B- 323	System provides the ability to collect required data and report on customers participating in the Ticket to Work program.	0	Y		
B- 324	System allows for a statewide search of customers by current/historical names and/or SSNs.	M	Y		

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	eigheiste missiegib		A 71.5		ALL MARKET
					TOPPER OF
				No.	COUNTY CO
B-	System allows for a statewide	M	Y		
325	customer/case lookup.	<u> </u>			
B-	System has the capability for a user	M	Y		
326	to select one or more "special				
	indicator(s)" in a case (e.g.	1			
	Secondary Education Student, Career Exploration Workshop				
	participant, transition student, etc.).				
	Reports can be generated listing			; ;	
!	cases based on these indicators			i	
:	within specified dates.			•	
B-	System Interfaces with O*Net to	M	Y		
327.					
I	Classification (SOC) codes.				
	Current CMS links via web url.				,
	These are Standard Occupational				
	Classification job codes which are used by almost all Federal				
	employment-related agencies and				
	are required to complete the RSA-				
	911 end of year closure report.				
B-	System allows for purging records,	M	Y	Archiving and	
328.	archiving old data, restoring a			purging of	
	single or multiple records from the			records/data is not	
:	archive.			included. Instead,	
				NHVR case records	
				will be retained	
}				online in AWARE.	
				This allows for rapid	
				and easy access to cases by NHVR's	
1				authorized end users.	į '
				This response is	
				excerpted from the	
				Alliance Proposal,	
				Section 4 - Narrative	
		ļ		Responses, Topic 10.	
В-	System archives cases that meet	M	Y	See response to B-	
329.	select criteria as defined by			328	
	administrator (e.g. closure date,				

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Sec. particular		*		1377977,748	rimmedians.
B-	System allows an administrator	M	Y	_	# 5 1 1 2 5 4 1 . B
339.	with the correct security to back out a status, putting the case back to the previous status.				!
Tran	sferring Cases	**	1619-0	建设建筑设计划	(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
B- 340.	System shall enable, in a single transaction, the transfer of one or more cases between caseloads, or regional offices.	M	Y		
B- 341.	System provides that a history is available of transfers to include date transferred, and previous regional office(s) and counselor(s) that once had the case.	M	Y		
Data	Conversion	(4) 42.5 1	× 14 15	A STATE OF THE STA	AS NO. KING THE PARTY.
B- 342.	The selected vendor shall be responsible for mapping, manipulating, validating and migrating the existing SQL data from the current CMS System to the new Vendor System. The scope and amount of data to be migrated shall be determined during the Project considering business needs and cost considerations. The current plan is to migrate all current open cases plus cases closed in the last seven years. Assignment of the counselor to the customer during the conversion phase from the current CMS System shall be part of the conversion process.	M	Y	NHVR can include BEP data in conversion via ECR.	

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3					articilite (Niceral
					1(0,1711;0)
B-	The selected vendor shall be	M	Y	NHVR can include	ST CONTINUE AS
343.	responsible for mapping,		-	BEP data in	
	manipulating, validating and			conversion via ECR.	
	migrating the existing data from the		1		
	current Older Blind Independent				
	Living System to the new CMS	İ			!
	System. The scope and amount of data to be migrated shall be				
	determined during the Project			İ	:
	considering business needs and cost				
	considerations. The current plan is				
	to migrate all current open cases				
	plus cases closed in the last seven	:			
	years. Assignment of the counselor			ļ	
	to the customer during the				
	conversion phase from the current Older Blind System shall be part of			İ	
	the conversion process.				
Value	Added Features		7.	2000 1000	
B-	System provides easy access to	M	Y		
344.	general documents, such as NHVR				
	Policies and Guidelines.		ļ		
В-	System integrates with Outlook and	M	Y	Email to Outlook for	
345.	passes information easily to calendars and e-mail.			2010 is included in	
	calendars and e-mail.			the AWARE	
В-	System shall allow for real-time	М	Y	Groupware product	<u> </u>
346.	electronic signature capacity.		•		
1	ERAL PROJECT				
G-1	Vendor shall participate in an initial	<u>د : • • ؛ .</u> ا	<u> </u>		PARKET STATE OF STATE
J=1	kick-off meeting to initiate the	М	Y		
	Project.				
G-2	Vendor shall provide Project Staff	M	Y		
	as specified in the RFP.				

Contractor Initials: Date:

Web Based Case Management System Software Project CONTRACT 2012-010-PART 3

EXHIBIT 1

REQUIREMENTS – ALLIANCE'S RESPONSES

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			, ,		35 S. C. S. S. S. S. S. S. S. S. S. S. S. S. S.
9					
G-3	Vendor shall submit a finalized	М	Y	· ·	
	Work Plan within ten (10) days		_		
	after Contract award and approval				
:	by Governor and Council, The				
	Work Plan shall include, without	1			
	limitation, a detailed description of				
	the Schedule, tasks, Deliverables,		l		
	critical events, task dependencies,		1		
:	and payment Schedule. The plan				
İ	shall be updated no less than every				
<u></u>	two weeks.	.,			
G-4	Vendor shall provide detailed status	M	Y		
	reports every two weeks on the	İ			
	progress of the Project, this shall				İ
	include expenses incurred year to				
0.5	date.	1	 		
G-5	All user, technical, and System	M	Y		
	Documentation as well as Project				
i	Schedules, plans, status reports, and				
: 	correspondence must be maintained as Project Documentation. (Define				
	how- WORD format- online, in a				į
	common library or on paper)				į
- 12-12	IMPLEMENTATION	45	- 7 d	* * * * * * * * * * * * * * * * * * *	(14. 1770 s.) + 44 (1.5 s.) Lo. (1.5 s.)
I-1	The Contracted Vendor shall	M	Y		
* *	provide detailed Documentation on	141	•		
	System operation and maintenance,			!	
	including detailed Documentation				
	on System backups and restore.	Ì			
I-2	The Vendor must produce and	М	Y		1
	execute System/Unit Test Plans for				
	the application. The testing must				
	include component as well as end-				
	to-end testing and must verify that		!		
	the application meets the functional				f
	and technical requirements, Test				
	plans must include test scripts, data,				
	and scenarios, specific business				
	cases, anomaly transactions, daily				
	work functions, and administrative				
	tasks.	l			

2012-010 Exhibit I Requirements Alliance's Responses

Contractor Initials: 1-3)-14

Web Based Case Management System Software Project CONTRACT 2012-010-PART 3

EXHIBIT I

REQUIREMENTS ~ ALLIANCE'S RESPONSES

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9.4			1	TOPISÉ E	100
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I-3	The format of the Test Plan shall be	M	Y		
	decided upon jointly by the Using	""	1		
	Agency and the Vendor. Test Plans				
	shall not be implemented without				
	the approval of the Using Agency.				
	MAINTENANCE		1 1 1 1 1 1	45 M 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	· 克克斯·拉克·克尔斯斯森
M-1	The System must have maintenance	M	Y		The state of the s
	and support performance		-		
	expectations and minimum level of				
	performance measures defined in a				
	Service Level Agreement.				
M-2	Service Level Metrics/Indexes	М	Y		
	required: Response Times. Calls				
I	resolved within specified periods of				
	time or number of calls, depending				
	on severity/nature of the call.				:
i	Availability Escalation/Notification				
	Customer Satisfaction as noted in		İ		
	Section 6.12.				
	PROJECE PLANNING	0. F √		the state of the s	
P-1	The vendor must provide a Project	M	Y		
	Work Plan for integration with		İ		
	existing State Systems.				<u> </u>
P-2	In the Proposal, submit an initial	M	Y		
	Work Plan and Schedule for the	ļ			
	custom development of integration				
	to existing State Systems.				
P-3	The Work Plan and Schedule shall	M	Y		
1	be evaluated on thoroughness,				
į į	quality, and reasonableness, not on				
	exact dates shown. Specific task	į			İ
	steps and dates shall be subject to				
-	negotiation.		·		:
P-4	The Contracted Vendor must	M	Y		
1	prepare and submit a final Work	! 			
i	Plan and Project Schedule after				
	negotiations are complete and				
	present it to the Department of				
1	Education no later than 14 calendar				
	days after Contract signing.				

Contractor Initials:

Web Based Case Management System Software Project CONTRACT 2012-010-PART 3

EXHIBIT I

REQUIREMENTS – ALLIANCE'S RESPONSES

P-5 The Contract Vendor must produce a detailed Work Plan, including tasks, resources, work time (estimate and actual), Gantt charts, etc. The Work Plan must identify, but not be limited to, these major tasks: -User requirements -Business and technical requirements -Logical and Physical design -Development -System and Unit Testing -User testing -Acceptance testing -Implementation -Ongoing operations -Contingency plans -Documentation review and delivery (transfer of knowledge)Stress Testing and application tuning P-6 The Vendor must provide Project Status Reports on an agreed upon frequency but not less frequently than bi-weekly. P-7 The Vendor must provide a Business Process Improvement Plan. P-8 The Vendor must provide a Communication and Change Management Plan. P-9 The Vendor shall provide training plans to the Contracting Agency. Training plans shall identify the System users and Systems administrators that need training, the topics to be discussed, and the time required to complete training.		LOUBLE CONTROLL		576	# 413 E		TO STORY OF THE STREET	
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P-8 The Vendor must provide a Communication and Change Management Plan. P-9 The Vendor shall provide training plans to the Contracting Agency. Training plans shall identify the System users and Systems administrators that need training, the topics to be discussed, and the	İ			1				
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2012-010 Exhibit I Requirements Alliance's Responses

Contractor Initials:

Date: /-3

Web Based Case Management System Software Project **CONTRACT 2012-010-PART 3**

EXHIBIT 1

REQUIREMENTS – ALLIANCE'S RESPONSES

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					1993 (1933) (3) (4) 2
	data dictionary, and technical Documentation of user Interface. The State may, at its option, design a format for the physical design documents. The State DoIT staff shall be available to assist by identifying the current structure.			AWAREInfo. Alliance's Proposal assumes that the existing formats are acceptable by the State. Examples are available during Contract negotiations.	
P- 14	The Vendor shall provide a description of the proposed Systems' average and expected response rates.	М	Y		
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	TECHNICAL REQUIREMENTS	4			
T-1	Web-based compatible and in conformance with the following W3C standards: XHTML 1.0, CSS 2.1, XML 1.0 (fourth edition)	М	Y		
T-2	GUI Interface Technologies	M	Y		
T-3	Windows XP	М	Y	·	
T-4	The Solution must either integrate with or replace the existing Tracker V 2.0 Ticket To Work System	M	Y		
T-5	The Solution must be web-based and compatible with PC and MAC based web browsers. Should minimum browser standards be added, W3C standards can be found at http://www.w3.org/standards/agents/browsers	M	Y	Alliance is working on expanding browser compatibility including compatibility with mobile devices such as tablets. MAC based web browser compatibility is scheduled for 2013.	

2012-010 Exhibit I Requirements Alliance's Responses

Web Based Case Management System Software Project CONTRACT 2012-010-PART 3

EXHIBIT I

REQUIREMENTS – ALLIANCE'S RESPONSES

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		, g ()			TOWN IN
T-6	Migration and validation of existing	M	Y	VR, OBIL Data	'
	data to the new database by the			Migration is	
ĺ	selected Vendor is required. NHVR			included. TTW and	
	Entire legacy data set limited to			BEP Data Migration is not included.	
	seven years of closed cases and all active cases, OBIL Entire legacy	 		is not included.	
	data set, TTW: Entire legacy data	 			
	set, BEP: Entire legacy data set.				
T-7	The application must hide explicit	М	Y		<u> </u>
	errors and implement custom error				
	handling when exceptions are			!	
	encountered.				
T-8	Use only the software and System	М	Y		
	Services designed for its intended			<u> </u> 	
	use.				<u> </u>
T-9	Application data shall be protected	M	Y		
	from unauthorized use when at rest.		į		
	Ensure application has been tested	M	Y		
:	and hardened to prevent critical				
	application security flaws. At a			<u> </u>	
T-	minimum, the application shall be				
10	tested against all flaws outlined in				
	the Open Web Application Security				
	Project (OWASP) Top Ten (http://www.owasp.org/index/ph				
:	p/OWASP_Top_Ten_Project)				
dist	SECURITY REQUIREMENTS	* *	4 01		
S-1	The System must integrate and	M	Y	200 Aug 1	
3+1	incorporate stringent security and	IVI	1		
	roles defined in "myNHDOE".				
	Users must be limited to access				
	only what is required for their roles.				
S-2	Verify the identity or authenticate	M	Y		
	all of the System's human users	_			
1	before allowing them to use its				
	capabilities to prevent access to				
; !	inappropriate or confidential data or	1			
	services.				
S-3	Authorize users and customer	M	Y		
	applications to prevent access to				
	inappropriate or confidential data or		<u> </u>		

2012-010 Exhibit I Requirements Alliance's Responses

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Web Based Case Management System Software Project CONTRACT 2012-010-PART 3

EXHIBIT I

REQUIREMENTS – ALLIANCE'S RESPONSES

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	Services.		e e la fin de la la la la la la la la la la la la la		
S-4	Limit the number of people that can grant or change authorizations.	М	Y		
S-5	Enforce session timeouts during periods of inactivity.	М	Y		į
S-6	Method to prevent any programs or software from destroying or damaging data or the application itself.	М	Y		
S-7	The application shall not store authentication credentials or sensitive data in its code.	М	Y		
S-8	Detect and record all attempted accesses, authentications, and authorizations.	М	Y	This was discussed with DoIT 8/8/2013. Per DoIT notes, AWARE basic package meets this requirements.	
S-9	Allow a user to explicitly terminate a session. No remnants of the prior session should then remain.	М	Y		
S- 10	Subsequent application Enhancements or upgrades shall not remove or degrade security requirements.	М	Y		
S- 11	The application shall not contain "backdoor" cryptoSystems or algorithms or method bypassing normal authentication.	М	Y		
1	HOSTING REQUIREMENTS OPERATIONS				
H-1	Vendor shall maintain a secure hosting environment providing all necessary hardware, software, and Internet bandwidth to manage the application and support users with permission based logins. State access shall be via VPN or Internet Browser	М	Y		

Contractor Initials: Date: 1-31-14

Web Based Case Management System Software Project CONTRACT 2012-010-PART 3 EXHIBIT I

REQUIREMENTS – ALLIANCE'S RESPONSES

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64		f >	, A	CONTRACT RATE	:
		i			
H-	At the State's option, authorized	М	Y		
1.a	third parties may be given limited	'''			
1.4	access by the Vendor to certain		1		
1	levels of the State's System through				
i	the VPN or through a separate				
	network connection that meets the				
	Vendor's Specifications.	i I			
H-2	At a minimum, the System should	M	Y	Alliance is working	
	support this client configuration;			on expanding	
	Pentium 4, 630/3.0GHz PC,			browser	
	Microsoft Windows XP			compatibility	
1	Professional Version 2002, web			including	
	browsers including Internet			compatibility with	
ļ	Explorer, Safari, and Firefox with			mobile devices such	
	the most recent version and two	}	1	as tablets. MAC	1
	previous versions, and 128 bit			based web browsers	ļ
	Encryption. The State shall be			compatibility is	j
	responsible for equipment, labor,			scheduled for 2013.	
	and /or services necessary to set-up	:			i
	and maintain the internet				
	connectivity at the State and/or				
	other third party sites.	M	Y		
H-	Vendor shall not be responsible for network connection issues,	171	1	ļ	
2.a	problems or conditions arising from				
	or related to circumstances outside		1		
	the control of the Vendor, ex:		•		
i	bandwidth, network outages and /or				1
	any other conditions arising on the				1
	State's internal network or, more				
	generally, outside the Vendor's				
	firewall or any issues that are the				
	responsibility of the State Internet				
	Service Provider.	\perp	,		
H-3	Vendor shall provide a secure Class		Y		
	A Data Center providing equipment		i		
	(including dedicated servers), an				1
1	on-site 24/7 System operator,				i
	managed firewall services, and				
	managed backup Services.				

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H-4	Data Center Air Conditioning – used to control temperature and humidity in the Data Center. Temperature ranges shall be between 68 and 75 °F.	M	Y		
H-5	Data Center Humidity shall be non- condensing and maintained between 40-55% with a maximum dew point of 62 °F.	! М 	Y		
H-6	Data Center Backup Power – uninterruptible power supplies shall be sized to sustain computer Systems and associated components for, at a minimum, the amount of time it takes for a backup generator to take over providing power. Where possible, servers shall contain redundant power supplies connected to commercial power via separate feeds.	M	Y		
Н-7	Data Center Generator - shall be sufficient to sustain computer Systems and associated components for, at a minimum, the amount of time it takes for commercial power to return. Fuel tanks shall be large enough to support the generator at full load for a period not less than 1 ½ days of operation.	M	Y		
H-8	Data Center Floor — A raised floor is required for more uniform air circulation in the form of a plenum for cold air as well as to provide space for power cabling and wetness monitoring.	М	Y		
Н-9	Data Center Fire Protection System – fire detectors in conjunction with suppression gaseous Systems must be installed to reduce the risk of loss due to fire.	М	Y		

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H- 10	The Data Center must be physically secured – restricted access to the site to personnel with controls such as biometric, badge, and other security solutions. Policies for granting access must be in place and followed. Access shall only be granted to those with a need to perform tasks in the Data Center.	M	Y		
H -	Vendor must monitor the application and all servers.	М	Y		
H- 12	Vendor shall manage the databases and services on all servers located at the Vendor's facility.	M	Y		
H- 13	Vendor shall install and update all non-critical server patches, updates, and other utilities within 60 days of release from the manufacturer. All zero day and critical patches shall be installed as soon as possible but	M	Y		
	not later than 30 days.				
H- 14	The Vendor shall immediately report any breach in security to the State of New Hampshire.	M	Y		
H- 15	Vendor shall manage the sharing of data resources.	М	Y		
H- 16	Vendor shall manage daily backups, off-site data storage, and restore operations.	М	Y		:
H- 17	The Vendor shall monitor physical hardware.	М	Y	-	
H- 18	Vendor shall monitor System, security, and application logs.	М	Y		
H- 18A	All logs, including web based logs (IIS, Apache, SMTP, etc.), database, and security logs should be sent to a 3rd party logging System.	0	Y		
	STING REQUIREMENTS -		4		

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					THE RESTRICT
H- 19	Vendor shall conform to adequate disaster recovery procedures as defined by the State of New Hampshire.	М	Y		
H- 20	Vendor shall have documented disaster recovery plans that address the recovery of lost State Data as well as their own. Systems shall be architected to meet the defined recovery needs.	М	Y		
H- 21	The disaster recovery plan shall identify appropriate methods for procuring additional hardware in the event of a component failure. In most instances, Systems shall offer a level of redundancy so the loss of a drive or power supply shall not be sufficient to terminate services however, these failed components shall have to be replaced.	M	Y		
H- 22	Vendor shall adhere to a defined and documented back-up schedule and procedure.	M	Y		
H- 23	Back-up copies of data are made for the purpose of facilitating a restore of the data in the event of data loss or System failure.	М	Y		:
H- 24	Scheduled backups of all servers must be completed twice daily.	M	Y		
H- 25	The minimum acceptable frequency is differential backup daily, and complete backup weekly.	М	Y		
H- 26	Tapes or other back-up media tapes must be securely transferred from the site to another secure location to avoid complete data loss with the loss of a facility.	М	Y		
H- 27	If State Data is personally identifiable, data must be encrypted in the operation environment and on backup tapes.	М	Y	Included in At Rest Encryption, added in this draft Revised Final Cost Proposal	

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				10/2013.	
H- 28	Data recovery – In the event that recovery back to the last backup is not sufficient to recover State Data, the Vendor shall employ the use of database logs in addition to backup media in the restoration of the database(s) to afford a much closer to real-time recovery. To do this, logs must be moved off the volume containing the database with a frequency to match the business needs. This shall be determined between the agency and the selected vendor.	М	Y		
HOS	TING REQUIREMENTS: - NET	WOR	K ARCI	ITTECTURE 3	
H- 29	The Vendor must operate hosting Services on a network offering adequate performance to meet the business requirements for the State application. For the purpose of this RFP, adequate performance is defined as 99.9% uptime, exclusive of the regularly scheduled	M	Y		
H- 30	maintenance window. The Vendor shall provide network redundancy deemed adequate by the State by assuring redundant connections provided by multiple Internet Vendors, so that a failure of one Internet connection shall not interrupt access to the State application.	M	Y		
H- 31	Where redundant connections are not provided, then the Internet Vendor who provides the Internet service to the Vendor must have their service supplied by a provider(s) that has multiple feeds to ensure that a failure in one of the	М	Y		

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R	larger carriers shall not cause a failure of the State's Service.				TSDCTT CHEEL TO THE CONTROL OF THE C
H- 32	The Vendor' network architecture must include redundancy of routers and switches in the Data Center.	М	Y		
H- 33	Remote access shall be customized to the State's business application. In instances where the State requires access to the application or server -resources not in the DMZ, the Vendor shall provide remote desktop connection to the server through secure protocols such as a Virtual Private Network (VPN).	М	Y	:	
	TING REQUIREMENTS			学生,特别 的	
H- 34	The Vendor shall employ security measures to ensure that the State's application and data is protected.	M	Y		
H- 35	If State Data is hosted on multiple servers, data exchanges between and among servers must be encrypted.	М	Y		
H- 36	All servers and devices must have currently-supported and hardened operating Systems, the latest anti-viral, anti-hacker, anti-spam, anti-spyware, and anti-malware utilities. The environment, as a whole, shall have aggressive intrusion-detection and firewall protection.	M	Y	This was discussed with DoIT 8/8/2013. Per DoIT notes, AWARE basic package meets this requirements.	

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			*		CONTROL S
H- 37	All components of the infrastructure shall be reviewed and tested to ensure they protect the State's hardware, software, and its related data assets. Tests shall focus on the technical, administrative and physical security controls that have been designed into the System architecture in order to provide confidentiality, integrity and availability.	M	Y		
H- 38	In the development or maintenance of any code, the Vendor shall ensure that the Software is independently verified and validated using a methodology determined appropriate by the State. All software and hardware shall be free of malicious code.	М	Y		
H- 39	The Vendor shall notify the State Project Manager of any security breaches within two (2) hours of the time that the Vendor learns of their occurrence.	M	Y		
H- 40	The Vendor shall ensure its complete cooperation with the State's Chief Information Officer in the detection of any security vulnerability of the Vendor's hosting infrastructure and/or the application.	M	Y		
H- 41	The Vendor shall be solely liable for costs associated with any breach of State Data housed at their location(s) including but not limited to notification and any damages assessed by the courts.		Y		
H- 42	The Vendor shall perform scheduled security audits, including vulnerability assessments, of the Vendor' hosting infrastructure	М	Y	The State can perform scheduled security audits, but random audits are	

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9	and/or the application monthly. Results from these audits shall be shared with the State.			not allowed, for security purposes. Audits can be scheduled with 48 hours notice.	
H- 43	The Vendor shall provide fire detection and suppression System, physical security of and infrastructure security of the proposed hosting facility. The environmental support equipment of the Vendor website hosting facility: power conditioning; HVAC; UPS; generator must be acceptable to the State.	M .	Y		
	TING REQUIREMENTS - SERVICE	ELE	VEL		All the state of the state of
AGR	EEMENR	1 6			
H- 44	The Vendor's System support and maintenance shall commence upon the Effective Date and extend through the end of the Contract term, and any extensions thereof.	М	Y		i
H- 45	Maintain the hardware and Software in accordance with the Specifications, terms, and requirements of the Contract, including providing upgrades and fixes as required.	M	Y		
H- 46	Repair or replace the hardware or Software, or any portion thereof, so that the System operates in accordance with the Specifications, terms, and requirements of the Contract.	M	Ÿ		
H- 47	The State shall have unlimited access, via phone or Email, to the Vendor technical support staff between the hours of 8:30am to 5:00pm- Monday thru Friday EST.	М	Y		!

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		4			
H-	The Vendor response time for	М	Y	<u> </u>	!
; 48	support shall conform to the	1			·
	specific deficiency classes as				
	described in Section: 6.12.1	!	1		i i
	Vendor Responsibility.		· · ·		
H-	The hosting server for the State	M	Y		
49	shall be available twenty-four (24)				
	hours a day, 7 days a week except				
-H-	for during scheduled maintenance. The Vendor shall guide the State	<u>M</u>	Y		
50	with possible solutions to resolve	141			
50	issues to maintain a fully				
	functioning, hosted System.	i			
H-	A regularly scheduled maintenance	M	Y		
51	window shall be identified (such as		!		
	weekly, monthly, or quarterly) at				
	which time all relevant server				
	patches and application upgrades				
	shall be applied.	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Y		
H-	The Vendor shall give two-business	M	Y		
52	days' prior notification to the State Project Manager of all	1	1		
	changes/updates and provide the	1			}
	State with training due to the	ļ			!
	upgrades and changes.				
H-	The Vendor shall guarantee 99.9%	M	Y		
53	uptime, exclusive of the regularly				
	scheduled maintenance window		ļ <u> </u>		_
H-	If the Vendor is unable to meet the	M	Y		
54	99.9% uptime requirement, the				
	Vendor shall credit State's account				
	in an amount based upon the				
	following formula: (Total Contract Item Price/365) x Number of Days		1		1
	Contract Item Not Provided. The				
 	State must request this credit in		!		į '
	writing.		i		
H-	The Vendor shall use a change	M	Y		
55	management policy for notification				
	and tracking of change requests as				
!	well as critical outages.	<u> </u>			

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PRINTED TO THE PROPERTY OF THE Carlette Fr A critical outage shall be designated Y M Hwhen a business function cannot be 56 met by a nonperforming application and there is no work around to the problem. Y M All hardware and software Hcomponents of the Vendor hosting 57 infrastructure shall be fully supported by their respective manufacturers at all times. All critical patches for operating Systems, databases, web services, etc., shall be applied within sixty (60) days of release by their respective manufacturers. Y The Vendor shall maintain a record M Hof the activities related to repair or 58 maintenance activities performed for the State and shall report quarterly on the following: o Server up-time o All change requests implemented, including operating System patches o All critical outages reported including actual issue and resolution o Number of Deficiencies reported by class with initial response time as well as time to close. Y The Vendor shall provide the State M Hwith a personal secure FTP site to 59 be used by the State for uploading and downloading files. CMS/OBIL DATA DICTIONARIES ASSESSED TO THE PARTY. M **I**-1 Attached Zip File Contains Data Dictionary of NHVR's CMS production and look-up tables. Y I-2 Attached Zip File Contains Data M Dictionary of Older Blind, BEP

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4					
	Requests, BEP Locations and BEP Inventory dbase docrptObjects production and look- up tables.				

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Alliance's Project Manager and the State Project manager shall finalize the Work Plan within fourteen (14) days of the Effective Date and further refine the tasks required to implement the Project. The elements of the preliminary Work Plan are documented in accordance with Alliance's plan to implement the Application Software. Continued development and management of the Work Plan is a joint effort on the part of Alliance and State Project Managers. The preliminary Work Plan created by Alliance and the State is set forth at the end of this Exhibit.

In conjunction with Alliance's Project Management methodology, which shall be used to manage the Project's life cycle, the Alliance Team and the State shall finalize the Work Plan at the onset of the Project. This plan shall identify the tasks, Deliverables, major milestones, task dependencies, and a payment Schedule required to implement the Project. It shall also address intra-task dependencies, resource allocations (both State and Alliance Team members), refine the Project's scope, and establish the Project's Schedule.

The Plan is documented in accordance with Alliance's Work Plan to support the ongoing management of the Project.

1. ASSUMPTIONS

A. General

- The State shall provide Team members with decision-making authority to support the Implementation efforts, at the level outlined in the Request for Proposal Document State Staffing Matrix.
- All State tasks must be performed in accordance with the revised Work Plan.
- All key decisions shall be resolved within five (5) business days. Issues not resolved within
 this initial period shall be escalated to the State Project Manager for resolution.
- Any activities, decisions or issues taken on by the State that affect the mutually agreed upon Work Plan timeline, scope, resources, and costs shall be subject to the identified Change Control process.
- Alliance shall provide a separate escrow Agreement for the application.
- Alliance shall maintain an accounting System in accordance with Generally Accepted Accounting Principles ("GAAP").

B. Logistics

- The Alliance Team shall perform most of the Services from their facility in Lacey, WA; visits to New Hampshire will be conducted as needed.
- The Alliance Team shall honor all holidays observed by Alliance or the State, although with permission, may choose to work on holidays and weekends.
- The State shall provide adequate facilities for the Alliance Team, including PCs, phones, Virtual Private Network ("VPN") access, and modem-based dial-out capability and access to any necessary internal State networks and/or software (within State standards). A physical workspace for each consultant, including a desk and chair, with the items mentioned above, shall be provided. Convenient access to a high-speed printer, a high-speed copier, and a fax machine shall be provided to the Project Team, as well as access to conference rooms for meetings. This space, equipment, and printer/fax supplies shall be provided at no cost to the Alliance Team and shall be available when the Project begins.

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C. Project Management

- The State shall approve the Project Management Methodology used for the Project.
- The State shall provide the Project Team with reasonable access to the State personnel as needed to complete Project tasks.
- A Project folder created within the State System shall be used for centralized storage and retrieval of Project documents, work products, and other material and information relevant to the success of the Project and required by Project Team members. This central repository is secured by determining which Team members have access to the Project folder and granting either view or read/write privileges. Alliance's Project Manager shall establish and maintain this folder. The State Project Manager shall approve access for the State Team. Documentation can be stored locally for Alliance and State Team on a "shared" network drive to facilitate ease and speed of access. Final versions of all Documentation shall be loaded to the State System.
- Alliance assumes that an Alternate Project Manager may be appointed from time to time
 with a skill set equal to or better than the Project Manager assigned to the Project with prior
 State approval to handle reasonable and ordinary absences of the Project Manager.

D. Conversions

 The Alliance Team shall work with the State to design the data mappings and shall be the lead for the conversions. The Alliance Team is responsible for providing the tools and/or software to do the conversions and shall collaborate with the State to test and verify the conversions for accuracy.

E. Project Schedule

- The Project Schedule is the second part of the Work Plan, and a preliminary copy of the Schedule is provided with the Preliminary Work Plan below. The Schedule will be maintained by Alliance in MS Project and shared with all Project members in an Alliance-hosted SharePoint suite.
- A final Work Plan and Schedule will be delivered by Alliance within 14 business days of Contract approval by Governor and Executive Council.

F. Reporting

Alliance shall conduct at minimum bi-weekly status meetings, and provide reports that
include, but are not limited to, updates to the Work Plan, minutes, action items, test results
and Documentation.

G. User Training

- The Alliance Team shall lead the development of the end-user training plan.
- A train the trainer approach shall be used for the delivery of end-user training.
- The State is responsible for the delivery of end-user training.
- The State shall Schedule and track attendance on all end-user training classes.

H. Performance and Security Testing

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- The State shall work with Alliance on performance testing as set forth in Contract Exhibit G

 Testing Services.
- Alliance and the State shall collaborate on the Test Plan to identify the testing approach, tools and expected performance metrics.

2. ROLES AND RESPONSIBILITIES

The Alliance and State team members, roles and responsibilities are defined in the Work Plan. The following summary tables show the team members and roles required for completion of this Contract.

A. Alliance Team Roles and Responsibilities

APPROACH 2: STAGGERED LAUNCH Position Title	Name	Initiatio n Hours	Configuratio 0 Hours	Implementatio n Hours	Project Close Out Hours	TOTAL Hours	
Account							
Manager	Lisa Gifford	62	130	115	4 0	347	
Project Manager	Patricia Heyn	200	1,054	750	211	2,215	
	Kevin						
ŢŢ	Spurgin	32	231		39	408	
Engineering	Craig Keating	40	340	216	92	688	
!	Engineering Staff	0	1,870	876	151	2,897	
	Betsy				_		
Training Services	Cousineau	18	31	48_	5	102	
	Training Staff	0	194	182	0	376	
Analysis	Alan Rhoten	54	1,067	614	65	1,800	
Data Conversion	Alex Gifford	60	814	164	33	1,071	
	Data			 :	_		
	Conversion						
	Staff	0	556	483	68	1,107	
T . C	Konika	16	125	32	15	188	
Interface	Narang Interface	10	123	32	13	100	
	Staff	0	203	79	45	327	
	7,		. 307				
Administrative	Admin Staff	26	36	36	33	131	
Support	Aumin Staff	L 20	30			131	
A late	:	34 E	$I_{\mathcal{F}}M^{-1}$	26,000	93	10 11	

B. State Roles and Responsibilities

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Web Based Case Management System Software Project **CONTRACT 2012-010-PART 3 EXHIBIT J** WORK PLAN

The following State resources have been identified for the Project. The time demands on the individual State Team members shall vary depending on the phase and specific tasks of the Implementation. The demands on the Subject Matter Experts' time shall vary based on the need determined by the State Leads and the phase of the Implementation.

State staff will be needed for Project oversight. Alliance shall support the State staff during Adaptation (application configuration) of AWARE to meet business requirements, and for development of business improvement training materials. With Alliance support, State staff will also lead UAT and provide business subject matter expertise for Data Conversion or Interface Design and Testing. In addition, NHVR will provide and coordinate logistics for training.

These hours are estimates. NHVR may require additional resources depending on complexity of customizations and the amount of data cleansing required.

State Role	Initiation Hours	Configuratio n Hours	Implementatio u Hours	Project Close Out	Total Hours	
Project Manager Lisa Hatz VR Director	200	400	900	100		
VR Adaptation Lead Ken Young NHVR Data Unit	80	350	320	20	770	
OB/IL BEP Adaptation Lead Bill Finn SBVI Administrator	16	220	240	20	496	
VR Test Lead Sue Roma Christopher Semonelli	16	120	540	80	756	
OB/IL Test / BEP Test Lead Bill Finn SBVI Administrator	16	48	296	24	384	
Data Base Interface Lead Adam Heard DBA	16	200	400	60	676	
Training Lead Sharon DeAngelis	12	24	120	16	172	
State Total	356	1362	2816	320	4854	

3. CONVERSIONS

Data conversion shall be a multi-stage, iterative, collaborative effort of the Alliance and State Data Conversion teams based upon the Alliance methodology detailed in the Work Plan and the Conversion Plan.

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The scope of Data Conversion shall include all open cases and seven (7) years of closed case data for NHVR, OB/IL and BEP from the CMS and OB/IL databases.

Alliance shall have primary responsibility for programming, technical testing, installing and executing the programs for conversion of NHVR legacy data into AWARE, reporting data discrepancies and aiding the State with options to resolve the discrepancies.

NHVR staff shall be responsible for researching and correcting data issues, cleansing existing data, building extract programs, extracting the data, and answering Alliance's questions.

The following Table 3.1 identifies the conversions within the scope of this Contract

Table 3.1: Planned Conversions

A STATE OF THE PARTY OF THE PAR	Alliance	New Hampshire Case Management System
C (1)	Alliance	Older Bind and Independent Living
10.1	Alliance	Business Enterprise Program

4. INTERFACES

Implementation of the Interfaces between AWARE and the State's external Systems shall be a collaborative effort between Alliance and the State as defined in the Work Plan and the Interface Plan.

The following Table 4.1 identifies the interfaces within the scope of this Contract and their relative assignment.

Table 4.1: In-Scope Interfaces

Department	System	Description	Frequency of Data Exchange
	Ticket to Work (TTW)	SSA reimbursement and Ticket to Work Tracking software	Daily
	myNHDOE (single sign-on System)	Security and user authentication	At login.
John Marian	NHFirst (Lawson)	Financial/accounting	Daily

The following items summarize some of the Interface responsibilities detailed in the Work Plan and the Interface Plan:

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- The Alliance and State Interface Teams shall gather Interface and file layout requirements. Alliance shall use those requirements to develop conceptual and detailed designs of the Interfaces, and present those designs and incoming and outgoing Interface file definitions/formats to the State for review and approval.
- Alliance shall develop, test and document each Interface to AWARE.
- The State shall develop, test and document the export and import processes to the NHFirst, TTW and SVES/Wage external Systems
- Alliance and the State shall collaboratively execute integration testing and verification of each Interface.
- The State shall be responsible for setting up the necessary VPN connections and file shares
- Alliance shall train State staff on the operation and maintenance of the Interface Manager and each COTS and customer Interface.
- The Alliance Team shall assist the State with the resolution of problems and issues associated with the development and Implementation of the Interfaces.
- The State and the Alliance Teams shall collaboratively construct any test scripts and data needed to test and validate the accuracy and completeness of each of the Interfaces.
- The State is responsible for all extracts and formatting of data from legacy Systems needed to support the Interfaces.
- The State is responsible for documenting the procedures required to execute the Interfaces in production and for the scheduling of Interface operation in production.

5. PRELIMINARY WORK PLAN

The following is the preliminary Work Plan agreed upon for the Contract.

The Work Plan includes all Deliverables listed in Table F-1 of the RFP and also includes additional "best practices" sub-Deliverables where appropriate. The associated Project Schedule shall be maintained in Microsoft ("MS") Project.

The Work Plan defines the scope and Schedule of Services for the Project. It is designed to become a comprehensive Agreement between Alliance and NHVR. Therefore, it is typical for the Work Plan to be reviewed and refined prior to Contract approval. A final Work Plan and Schedule will be delivered by Alliance within 14 business days of Contract signing.

Work Plan Contents

The Work Plan has two sections:

- A Narrative Work Plan that describes the Deliverables.
- A detailed Microsoft Project plan that includes tasks, task dependencies, Schedule, milestones, and Deliverables.

Deliverable Description

The narrative Work Plan describes all Deliverables to be completed as part of the NHVR Project. Assumptions, resource roles and allocations, and critical success factors are defined at the end of the Work Plan.

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Work Plan Access and Updates

The MS Project Schedule provides the details of tasks, activities, start and end dates, and resource assignments. Available to NHVR from an Alliance-hosted SharePoint site, the Schedule is updated at least bi-weekly and is reviewed at each Status Meeting. Actual start/end dates for items and their percentage completion is updated for each status meeting. Updated information allows the State and Alliance oversight managers to determine whether the Project is on Schedule.

Timeline for Staggered Launch Approach

YEARS	SFY	2013-	2014		SFY 2014-2015								SFY 2015-2016							
Months	Α	ш	J	٦	A	5	0	М	D.	1	F	M	A		J	1	^	5	٥	N
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Work Plan

The Alliance Work Plan is a step-by-step guide that describes the Phases, Deliverables, roles, responsibilities and Acceptance criteria for the Project. The following Phases, Deliverables and Sub-Deliverables are included in the Work Plan:

Planning Phase

Alliance and NHVR Project teams shall kick off the Project and establish a shared vision for the Implementation. The Project managers create the integrated Project Management Plan, establish templates for written Deliverables, and finalize the baseline Project Schedule. Alliance Subject Matter Experts ("SME") shall work with State staff to establish strategies for testing, training, deployment (Go-Live), System Administration and end-user support.

NHVR Project Team learns to use AWARE. Alliance shall assist the NHVR Project Team to complete basic System Adaptation. At the completion of this phase, the Project is ready to move into design and deployment activities.

1.1 Work Plan

This Deliverable includes two sub-Deliverables:

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1.1a Kickoff Meeting

Alliance shall work with NHVR to identify the Steering Committee and the core Project Team.

An onsite Kickoff meeting shall be held to introduce the Project Sponsor, Steering Committee, State team members and Alliance. State leaders share the Project vision, background, and objectives of the Project with the team. For more detail regarding the Kickoff meeting, please review Topic 18 of the Proposal dated May 22, 2012. Status Meetings and Reports.

During the meeting, the Project Managers communicate the overall plan for the Implementation and conduct an initial risk assessment. This ensures that executive leaders have a chance to discuss risks that could impact the Project.

Acceptance Criteria

- Team formation materials are provided.
- Kick-off Meeting agenda is established.
- · Kickoff meeting is held.
- Risk Assessment is complete.

Alliance Services

- Provide team formation materials.
- Provide draft Kick-off Meeting agenda.
- Consult with NHVR on Project Team selection.
- Co-facilitate Kick-off meeting.
- Facilitate Risk Assessment.

NHVR Responsibilities

- Project Sponsors select Steering Committee and Project Team members.
- State Project Manager coordinates the logistics and co-facilitates the Kick-off meeting.
- NHVR Sponsor, Steering Committee and Project Team participate in Kick-off meeting.
- NHVR Sponsor, Steering Committee and Project Team participate in Risk Assessment.

1.1b Baseline Work Plan

No later than 10 business days after Contract signing, Alliance shall deliver a final Work Plan and Project Schedule. The Work Plan and Schedule shall include all negotiated changes that are part of the final Contract.

Acceptance Criteria

The Schedule shall be updated to reflect negotiated changes, and includes:

- Deliverables, Sub-Deliverables, milestones and major tasks, at an appropriate level of detail, for all Deliverables in the Project Work Plan.
- Estimated Start and End Dates for all tasks.
- Estimated Task Duration.
- Estimated Percent Complete.
- Predecessors, as appropriate to define sequence and dependencies.

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· Gantt chart.

The Project start and end dates will shall align with contracted start and end dates.

Alliance Services

- Update the Revised Final Cost Proposal Project Schedule, if required.
- Update the Revised Final Cost Proposal Work Plan, if required.
- Establish an Alliance-hosted SharePoint site for Work Plan Schedule access by the State.

NHVR Responsibilities

· Review and approve the Project Schedule and Work Plan.

1.2 Project Status Report

The format for the bi-weekly Project Status Report shall be finalized during this Deliverable. Alliance shall provide a sample Status Report. The NHVR and Alliance Project Managers shall review the report and revise it to meet the standards described in Proposal Topic 18 – Status Meetings and Reports dated May 22, 2012.

Acceptance Criteria

• A standard format for the Project Status Reports has been finalized.

Alliance Services

- Provide the sample Status Report template.
- Collaborate with the NHVR Project Manager to finalize the Status Report template.
- The first Status Report is submitted.

NHVR Responsibilities

Collaborate with Alliance Project Manager to finalize the Status Report template.

1.3 Business Improvement Plan

Implementing a new case management System shall trigger business changes within the State. To proactively manage the change process, Alliance shall collaborate with NHVR in writing a Business Improvement Plan. The Plan describes how NHVR will define and communicate new business processes. The Plan is intended to ensure end-user buy-in and produce the desired business improvement.

Alliance has assisted many VR agencies with change management planning, and can provide examples of communication plans, communication tools and methods for including end users in the business improvement process.

Acceptance Criteria

- Business Improvement Plan tools and examples are provided.
- Business Improvement planning work session is held.

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Alliance Services

- Provide sample plans, communication strategies, and communication tools for NHVR reference.
- Collaborate with NHVR to draft and finalize the Plan.
- Review and provide input on the Business Improvement Plan.

NHVR Responsibilities

- Identify staff to lead the business improvement process.
- Document a clear vision statement that will drive business improvement decisions.
- Draft and finalize the Business Improvement Plan.

1.4 Communication and Change Management (Control) Plan

The Communication and Change Control Plans are components of the Alliance Project Management Plan ("Plan"). As a part of this Plan, the Communication and Change Control Plans establish the working relationship and Project controls necessary for a successful Project Implementation. The Communication Plan describes the Project Team structure and governance. The Change Management Plan shall establish processes to keep the Project on time and on budget. This Deliverable is completed in conjunction with Deliverable 1.10.

Acceptance Criteria

• The Communication and Change Control Plans are approved.

Alliance Services

- Provide Project Management Plan template.
- Collaborate with the NHVR Project Manager to finalize the Plan.

NHVR Responsibilities

- Provide input and content for the Plan.
- Approve the Communication and Change Control Plan.

1.5 Requirements Traceability Matrix ("RTM")

This Deliverable includes two sub-Deliverables:

1.5a Set Up Server for AWARE Validation

Alliance shall provide hands-on access to AWARE for Project Team training and core AWARE validation. Alliance establishes the technical infrastructure required to host AWARE for NHVR, and installs the current version of AWARE.

Acceptance Criteria

• NHVR Project Team members can access a functional version of AWARE.

Alliance Services

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- Establish the hosted environment necessary to complete Project Team training and AWARE validation.
- Provide login access to the NHVR Project Team members.

NHVR Responsibilities

- Provide names and email addresses for NHVR Project Team members.
- At least one Project Team Lead logs in to AWARE and notifies the NHVR Project Manager.

1.5b Baseline Requirements Traceability Matrix ("RTM")

Alliance shall provide an Introduction to AWARE training to the NHVR Project Team. Then Alliance shall conduct a series of hands-on work sessions to validate that AWARE meets the requirements, as described in the attached Revised Response to Requirements and Deliverables. The results are documented on the RTM.

This is an important knowledge transfer opportunity for the Project Team. During this Deliverable, the Team becomes familiar with **AWARE**, learning how the System supports multiple case types, adapts to a wide variety of business rules, can be adapted to meet State requirements and preferences, and maintains compliance with RSA reporting requirements.

Exceptions (something that does not work as described in the Revised Response to Requirements and Deliverables) are noted and a Resolution Plan is written.

This Deliverable is completed in conjunction with Sub-Deliverables 1.14a and 1.14b. Validation work sessions may be combined with Adaptation work sessions.

Acceptance Criteria

• The RTM is approved.

Alliance Services

- Conduct Introduction to AWARE training.
- Provide an RTM template for review.
- · Facilitate work sessions and document results.
- Submit the completed RTM to NHVR for approval.

NHVR Responsibilities

- Schedule Project Team members for training.
- Review and approve the RTM template.
- Schedule selected Team members and SMEs to participate in validation work sessions.
- Participate in validation work sessions.
- Review and approve the RTM.

1.6 Software Design Document

Alliance uses a standard template for software designs. Alliance maintains a comprehensive, online library of design documents for AWARE.

The Software Design Document ("Design") contains information required for the State to review and approve the design prior to beginning development. Contents typically include:

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- Customer Requirements
- Assumptions and Dependencies
- As Is Process
- To Be Process
- List of Features
- To Be Design Detail
- Review cycle tracking

The requirements and solution provided in the Design form the basis for the technical Specifications used by the developers to build new NHVR specific features.

During this Deliverable, Alliance shall review the Design template with DoIT staff and NHVR.

Acceptance Criteria

- Alliance has reviewed the Design template with NHVR and DoIT staff.
- Designated NHVR and DoIT staff are able to access existing design documents and Specifications through *AWAREInfo*, the online Technical and User Documentation portal.

Alliance Services

- Review the Design template in a webinar work session.
- Provide login and password for AWAREInfo to designated NHVR staff.
- Conduct AWAREInfo orientation.

NHVR Responsibilities

- Identify designated staff who will require access to AWAREInfo.
- Attend AWAREInfo orientation.

1.7 Interface Plan and Design/Capability ("Interface Plan")

The Proposal includes the development of three (3) Interfaces: NHFirst; my NHDOE (single sign-on System); and Ticket to Work ("TTW"). During this Deliverable, Alliance shall conduct analysis work sessions and documents the Interface requirements. The resulting document includes the recommended Interface requirements. The Interface requirements and approach developed in this Deliverable provide the basis for Interface Designs completed in Sub-Deliverable 1.14c.

As part of this Deliverable, Alliance shall conduct a Financial Processing Overview to familiarize NHVR and DoIT with AWARE fiscal processing capabilities and Interface tools.

Acceptance Criteria

- The Interface Plan is approved and includes:
 - Interface requirements.
 - o Strategy for development, testing and GoLive, including timeline, roles and resource requirements

Alliance Services

Conduct analysis work sessions.

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- Conduct Financial Processing Overview.
- Document Interface Requirements.
- Draft and finalize the Interface Plan.

NHVR Responsibilities

- Identify SME for each Interface.
- Provide Documentation, including Interface file layouts and Specifications.
- Provide input and content for the Interface Plan.
- Review and approve the Interface Plan.

1.8 Software Change Control Process Document

Alliance software development follows a standard and well-defined process. It adheres to a Software Development Life Cycle ("SDLC") for every new feature and error correction. After requirements are refined and the conceptual design process is completed, development moves to the engineering process: technical design; user Acceptance test definition; software development; code review; test plan; Test Plan review; functional testing; and release testing.

Alliance uses Microsoft Team System to integrate more than 1,800 unit tests and more than 1,000 web tests into the nightly builds to ensure the integrity and functionality of all core components is not affected during development of new features or error correction.

During the Project, Alliance shall conduct a walk-through of its Software Change Control Process with State staff.

Acceptance Criteria

Software Change Control Process walk-through is completed.

Alliance Services

- Conduct a walk-through of the Alliance Software Change Control Process.
- · Respond to questions and input.

NHVR Responsibilities

- Identify appropriate NHVR staff to attend the walk-through.
- Participate in the walk-through work session.

1.9 Establish Requirements Specification of Technical Environments (Infrastructure Assessment and Recommendations)

Alliance shall be responsible for providing System servers and the State is responsible for providing desktop workstations and network. Alliance shall provide an Environments Plan for server setup to ensure that the Project can meet its development, test, and production requirements. The resulting Schedule will be documented in the Project Schedule.

Network performance is critical to user Acceptance of a web-based System such as AWARE. During this Deliverable, Alliance shall conduct a Technical Readiness (Infrastructure) Assessment to document State network adequacy and, as needed, make recommendations.

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Acceptance Criteria

- The Infrastructure Assessment and Recommendations report is accepted.
- The Environments Plan is provided.

Alliance Services

- Provide technical questionnaires and conduct remote interviews of NHVR and DoIT SMEs.
- Provide AWARE Architecture Overview to NHVR and DoIT staff.
- Draft the Infrastructure Assessment and Recommendations report.
- Finalize the Infrastructure Assessment and Recommendations report.
- Develop an Environments Plan.
- Update the Project Schedule with key dates from the Infrastructure Acceptance and Recommendations report and Environments Plan.

NHVR Responsibilities

- Complete technical questionnaires.
- Identify technical SMEs to participate in infrastructure work sessions.
- Attend AWARE Architecture Overview.
- Provide input on the (Infrastructure) Assessment and Recommendations report.
- Approve the Infrastructure Assessment and Recommendations Report.
- Provide input on the Environments Plan.

1.10 Risk and Issue Management Plan

The Risk and Issue Management Plan is a component of the Alliance Project Management Plan ("Plan"). As a part of this Plan, the Risk and Issue Management component describes the methodology, processes, and tools that Alliance and NHVR shall use to manage risks and issues during the Project. Alliance shall provide a Plan template that is based on Project Management Body of Knowledge ("PMBOK") and Alliance best-practices. Alliance and NHVR shall collaborate to finalize the Risk and Issue Management Plan. This Deliverable is completed in conjunction with Deliverable 1.4.

Acceptance Criteria

The Risk and Issue Management plan is approved.

Alliance Services

- Provide Plan template.
- Collaborate with the NHVR Project Manager to finalize the Plan.

NHVR Responsibilities

- Provide input and content for the Plan.
- Collaborate with the Alliance Project Manager to finalize the Plan.

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1.11 Deployment ("Go-Live") Plan

Early in the Project, Alliance and NHVR shall document the strategy for Go-Live. The Go-Live Plan includes sections that define each of the primary components of the Go-Live. These components are: Go-to-Pilot decision; Pilot test; Lessons Learned; Go-Live decision; corrections and adjustments; end-user training; staff communication, and the Go-Live cutover from the legacy case management Systems.

Alliance shall provide a Plan template that is based on PMBOK and Alliance best-practices for *AWARE* Implementation. Alliance shall conduct work sessions to gain input and establish the high level Go-Live strategy and timeline.

Acceptance Criteria

• The Go-Live Plan is approved.

Alliance Services

- Provide Plan template.
- Collaborate with the NHVR Project Manager to establish the high level Plan.

NHVR Responsibilities

Provide input and content for the Go-Live Plan.

1.12 End User Support (System Administration and Support)Plan

A System Administration and Support Plan shall describe the types of support end users will require after the Go-Live. The Plan shall address AWARE System administration strategies for NHVR help desk support. (NHVR-provided follow-up training is addressed in the Training Plan). The Plan shall document the planned support structure and System administration resource requirements. (The Training Plan lists the classes Alliance will provide for NHVR System Administration and Support staff so they gain skills and knowledge to provide post-Implementation support.)

Acceptance Criteria

• The System Administration and Support Plan is approved.

Alliance Services

- Provide Plan template.
- Collaborate with NHVR and DoIT regarding support requirements.

NHVR Responsibilities

- Provide input and content for the System Administration and SupportPlan.
- Define resources who will provide System Administration and Support.
- Approve the System Administration and Support Plan.

1.13 Detailed Testing Plan and Testing Results Document

This Deliverable includes two Sub-Deliverables:

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1.13a Test Management Plan

The Test Management Plan shall define the testing strategy, environments, roles, tasks, resources, and timeline required to rigorously test the System prior to production. The Test Management Plan is drafted during the Planning Phase.

Testing scope shall include core AWARE, NHVR Adaptation, converted data, Interfaces, customizations, performance, and business process changes. Testing shall be conducted in one or more Test Environments, and begins after the System is certified and the Test Team has received training.

The Plan includes a Test Script Template and a Pilot Readiness Assessment Template. It also addresses test result reporting and results tracking processes.

Acceptance Criteria

• The Test Management Plan is approved.

Alliance Services

- Provide Test Management Plan template.
- Review and document Alliance testing methodology and document its integration with NHVR Testing Requirements (Described in Appendix G-1.)
- Define test environments required for UAT.
- Review roles and responsibilities in testing; document Alliance support for NHVR testing.
- Collaborate with the NHVR Project Manager to finalize the Plan.

NHVR Responsibilities

- Identify the Test Team Lead (or co-leads).
- Provide input and content for the Test Management Plan.
- · Review roles and responsibilities in testing.
- · Request appropriate test resources.
- Approve the Test Management Plan.

1.13b Detailed Test Plan

NHVR shall conduct User Acceptance Test ("UAT"), with support from Alliance. Detailed Test Plan is developed during the Deployment Phase and provides the details for UAT.

The Detailed Test Plan shall identify each area of testing required for UAT. It describes who tests, in which environment test is completed, when test occurs in the Project, how testing is conducted and the "exit criteria" for completing UAT. The Detailed Test Plan should align with the Project Schedule and with the requirements for related test Deliverables in the Deployment Phase, including 4.8, 4.9 and 4.10.

Acceptance Criteria

The Detailed Test Management Plan is approved.

Alliance Services

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- Provide a Schedule for completing the tasks of the Detailed Test Plan.
- Collaborate with the NHVR Project Manager to finalize the Detailed Test Plan.

NHVR Responsibilities

- Develop business scenarios for Test Scripts.
- Provide input and content for the Detailed Test Plan.
- · Review roles and responsibilities in testing.
- Confirm appropriate test resources.
- Approve the Detailed Test Plan.

1.14 Conduct and Document Joint Application Development ("JAD") Sessions

This Deliverable includes three sub-Deliverables:

1.14a Adaptation - Mandatory Elements

To complete this Deliverable, Alliance and NHVR shall work jointly to adapt AWARE. Mandatory Adaptation includes Adaptation required for RSA reporting, Data Conversion and Interfaces. Alliance shall train the NHVR Project Team members on the Adaptation process so they are prepared to make and document Adaptation decisions. NHVR uses Adaptation templates to track AWARE Adaptation decisions.

Acceptance Criteria

- Mandatory AWARE Adaptation has been completed.
- The Adaptation template is current.

Alliance Services

- Provide Adaptation templates for tracking AWARE Adaptation decisions.
- Propose a Schedule for Adaptation tasks.
- · Conduct Basic Adaptation training.
- Conduct AWARE Reports training.
- Collaborate with NHVR to complete mandatory Adaptation.

NHVR Responsibilities

- Identify Adaptation team members, database SMEs and others who should participate in *AWARE* Adaptation work sessions.
- Attend Basic Adaptation and AWARE Reports training.
- Make timely Adaptation decisions.
- Document Adaptation decisions in the Adaptation template.

1.14b Gap Analysis

The RTM is used to capture differences between Requirements and existing AWARE functionality. In addition, during initial tasks of the Project, NHVR staff may identify differences between AWARE and required business processes. The purpose of the Gap Analysis Deliverable is to capture

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differences and categorize them for resolution: Adaptation, training, re-engineering, or new requirements.

Acceptance Criteria

An updated RTM is approved.

Alliance Services

- Provide updated RTM.
- Facilitate discussion of differences to clarify the best resolution.
- Document gaps (new and revised Requirements) and an agreed resolution on the RTM.

NHVR Responsibilities

- Identify differences between AWARE and required NIIVR business processes.
- · Participate in discussion of differences and resolution options.
- Project sponsors encourage staff to re-engineer processes and leverage AWARE COTS functionality whenever possible.
- Resolve Gaps, using Change Control to address new and revised Requirements.
- Review and approve updated RTM.

1.14c Joint Application Development ("JAD") Sessions Complete

Alliance shall lead collaborative and cross-functional work sessions to complete the analysis for contracted customizations. (Interface Requirements are already documented in Deliverable 1.7) New or revised requirements are documented on the RTM for Change Control. Conceptual designs for customizations and Interfaces are completed, reviewed, and accepted. Acceptance Criteria

- The RTM is updated to include approved new or revised requirements.
- Conceptual Designs for customizations and Interfaces are approved.

Alliance Services

- Facilitate design work sessions.
- Draft and finalize Conceptual Designs for customizations and Interfaces.

NHVR Responsibilities

- Provide legacy file layouts for Interface JAD sessions.
- · Participate in JAD sessions.
- Provide input into the Conceptual Designs.
- Review and approve Conceptual Designs.

1.15 Conduct Information Architecture Review

Alliance maintains a comprehensive, online library of AWARE Documentation. The library includes design documents for the COTS software and an electronic Relational Data Model and Data Dictionary. In this Deliverable, Alliance shall provide training and electronic access to the

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Documentation. This Deliverable is conducted prior to JAD and Data Conversion work sessions and in conjunction with Deliverable 1.6.

Acceptance Criteria

• NHVR staff have attended the Data Model training.

Alliance Services

Conduct Data Model training.

NHVR Responsibilities

Attend Data Model training.

1.16 Data Conversion Mapping and Plan

Alliance and NHVR shall work collaboratively to develop detailed field mappings and a Data Conversion Plan. The design includes an overall plan for Data Conversion, including testing and coordination with statewide training and Go-Live.

The scope of the Data Conversion is defined as:

- · All active cases.
- Seven (7) years of closed cases.

Acceptance Criteria

- · Approved baseline Data Mapping.
- Approved Data Migration Plan.
- Prioritized list of customizations required for Data Conversion, if required.

Alliance Services

- Conduct onsite and webinar data mapping work sessions. Tasks include:
 - o Train NHVR staff on Alliance data mapping templates and tools.
 - Map data elements from the legacy Systems to AWARE.
 - o Review all data elements from existing Systems.
 - o Identify any significant differences in definitions.
 - o Identify data elements in the legacy System that are not in AWARE.
 - Use exports of the existing System to validate data dictionary and discover any differences between historical and current data.
- Review baseline Data Mapping based on NHVR comments.
- Develop draft Data Conversion Plan. Plan addresses:
 - O Data Conversion approach to historical inconsistencies.
 - o Testing approach.
 - o Go-Live scheduling.
 - o Error correction.
 - o Approach to conversion of legacy data.
 - o Test plan.
 - o Success criteria.

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- o Move-to-production strategies.
- Document new requirements identified.
 - o Identify fields in the legacy System that are not captured in AWARE.
 - Determine, through Change Control process, whether these customizations will be completed.
- Update draft Data Conversion Plan with NHVR input.
- Define formats for data exports.

NHVR Responsibilities

- Provide data extracts in defined formats. These are used for data mapping and data integrity validation.
- Collaboratively map data elements from the legacy Systems to AWARE. Identify significant differences in definitions.
- Identify data elements in the existing System not in AWARE. Assist in resolution.
- Discuss options for migrating data including resolving historical discrepancies and Go-Live strategy.
- Discuss, review, and provide feedback on the Data Mapping and Data Conversion Plan.
- Define plan for data cleansing. Potentially change business practices to eliminate any additional problems to be created in the data.
- Make timeline data mapping and conversion decisions.
- Approve the Data Mapping and Data Conversion Plan.

Other Considerations

- NHVR staff who will participate in data mapping will first complete Introduction to AWARE and AWARE Data Model training.
- To maintain the integrity of the historical data, whenever possible, Alliance will convert the records into **AWARE** on a one-to-one basis (versus consolidating many records into one summary record). This approach best supports ad hoc and federal reporting.
- There may be some clean-up required of the existing data (including open cases). State staff will begin this task immediately upon identification of the problems so as not to hold up Data Migration programming and testing.
- Mandatory Adaptation must be completed prior to data mapping. Changes should only be made as needed due to conversion or Interface programming, and only with notification to Alliance
- Occasionally, there are records that either do not exist in the existing System or do not map
 directly into AWARE. Therefore, NHVR staff will manually enter them. These situations
 will be identified during this Deliverable and included in the Data Conversion design.
- NHVR will make decisions on pending issues based on timelines established in the Data Conversion Plan to prevent holding up the timeline for Specifications and development.

Documentation Phase

This Proposal includes access to Alliance's extensive online library of System and end-user Documentation. Audience-specific materials are designed for use by end users, administrative

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support staff and operations/IT staff. Documentation is accessed through the Alliance Technical and User Documentation portal, AWAREInfo.

Documentation and manuals are available in accessible format. Manuals are updated regularly so NHVR has access to current support and training materials at the "touch of a button."

2.1 Documentation of Operational Procedures

Alliance maintains an extensive set of online guides that describe detailed AWARE Operational procedures. For example, these guides address installation procedures, batch processing, and external directory authentication. Manuals are available in accessible format from Alliance's Technical and End-User Documentation portal, AWAREInfo. Alliance provides an overview of AWAREInfo early in the Project so NHVR Project Team can access Documentation on demand. In a Hosted Solution, Alliance shall be responsible for most AWARE Operational procedures. NHVR shall be responsible for some operations, such as operating their invoices. A matrix of roles and responsibilities shall be developed. This creates the NHVR-specific Operational procedures document. Backup and restore procedures will be documented, and tested (during Deliverable 4.7—Tools for Backup and Recovery of All Applications and Data).

Acceptance Criteria

• NHVR-specific Operational procedures relative to AWARE will be documented.

Alliance Services

Provide an Operational Procedures document template for describing Alliance and NHVR
 AWARE Operational roles and responsibilities. Review and approve Operational Procedures document with the State.

NHVR Responsibilities

Review and approve Operational Procedures document.

2.2 Systems Administration Documentation

Alliance has an extensive and well-organized set of online System administration and Adaptation guides that cover topics from how to set up letters to how to generate Federal Reports. Manuals are available in accessible format from Alliance's Technical and End-User Documentation portal, *AWAREInfo*. Alliance shall provide an overview of *AWAREInfo* early in the Project so NHVR Project Team can access Documentation on demand.

During the Project, Alliance shall conduct System Administration training and knowledge transfer work sessions. Relevant Administrative User guides are reviewed in-depth during these sessions.

Acceptance Criteria

NHVR staff have access to online Systems Administration Documentation.

Alliance Services

• Provide online access to AWARE Systems Administration Documentation.

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NHVR Responsibilities

• Confirm access to Systems Administration Documentation on AWAREInfo.

2.3 User Documentation

Alliance provides two forms of User Documentation: 1) an online end-user training workbook, Introduction to AWARE, and 2) online, robust, and context-sensitive help included with the AWARE application. User Documentation is accessible and is updated to include new core features in each release. The Introduction to AWARE workbook is designed in modules and written to support a wide variety of training approaches. NHVR shall make the training materials available to end users electronically.

In addition, Alliance recommends that NHVR prepares business process improvement materials for use in their business process training. Typically, agencies prepare "cheatsheets" that cross-walk key legacy business processes with improved *AWARE* processes. These are reviewed during NHVR-led business process training, and may be used to help reinforce change to the organization.

Acceptance Criteria

- NHVR has access to the Introduction to AWARE workbook prior to Pilot Team training.
- Alliance has provided a demonstration of AWAREHelp to the Project Team.

Alliance Services

- Provide access to the most current Introduction to AWARE workbook.
- Demonstrate AWAREHelp, the online user guide.

NHVR Responsibilities

- Verify access to Introduction to AWARE workbook.
- Verify access to AWAREHelp.
- Identify business process materials required for change management and for business process training. Develop a plan for production, approval and Implementation.

Training Phase

Alliance-led training ensures that NHVR staff are prepared to participate in the Project and to provide System administration and support following Implementation. Alliance shall provide Train-the-Trainer Training to NHVR trainers, who will train end users.

Alliance shall provide trainers, access to training materials and conducts an evaluation for each training listed in the Revised Training Plan. NHVR provides training facilities, prints training materials, and provides materials in alternate formats and/or provides reasonable accommodations for trainees. NHVR also schedules staff to attend training, and completes evaluations for each training.

3.1 Comprehensive Training Plan Materials (Training Plan)

The Training Plan shall document the classes, Schedule, logistics and attendees planned for the Project. Alliance shall provide class descriptions and logistics for inclusion in the Plan. The

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Alliance Training SME shall collaborate with NHVR to develop a training Schedule, and to identify appropriate staff to attend each training.

A section of the Training Plan focuses on End-User Training. NHVR will conduct End-User Training, so Alliance will provide guidance to the NHVR Project Team as they develop the Schedule and resources required to train their end users.

Acceptance Criteria

An approved Training Plan.

Alliance Services

- Provide tools, templates, and guidance to streamline development of the Training Plan.
- Provide class descriptions and logistics for all Alliance-led training sessions.
- Provide guidance to NHVR on End-User Training Schedule.
- Review and provide feedback on the Training Plan.

NHVR Responsibilities

- Draft the Training Plan.
- Collaborate with Alliance to develop the Project Training Schedule.
- Identify staff who will attend the trainings.
- Develop the End User Training Schedule.
- Finalize the Training Plan.

3.2 Knowledge Transfer Plan

The Knowledge Transfer Plan shall identify the skills State staff learn primarily through Knowledge Transfer. It describes the timeline within which skills are learned and documents potential risks and remediation strategies.

Alliance shall provide a hosted System for NHVR. This reduces the need for NHVR and DoIT staff to learn to the Operational tasks of managing new releases, servers, and performance. However, NHVR staff will maintain control of budgets, new user access, federal report production, Interface processes, and ongoing System Adaptation.

Alliance shall work collaboratively over the course of the Project so State staff learn how to provide System administrative support. Alliance uses a student, co-pilot, pilot model (described in Proposal Topic 15 – User Training Approach and Topic 21 – Support of State Project Team dated May 22, 2012.). This allows State staff the opportunity to observe, practice, and become skilled in maintaining AWARE.

Acceptance Criteria

Approved Knowledge Transfer Plan.

Alliance Services

- Identify Knowledge Transfer activities completed during the Project.
- List skills gained in Knowledge Transfer activities.
- Identify potential risks and remediation strategies in the Knowledge Transfer activities.

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• Submit draft Knowledge Transfer Plan.

NHVR Responsibilities

- Identify System Administration staff.
- Assign System Administration staff to participate in Knowledge Transfer and Deliverable completion activities.
- Collaborate with Alliance to identify risks and remediation strategies.
- Review and approve Knowledge Transfer Plan.

3.3 Conduct Train the Trainer Training

Alliance shall provide Train the Trainer Training to NHVR trainers. This training prepares the NHVR trainers to conduct Introduction to AWARE training for their end users.

Acceptance Criteria

Train the Trainer Training is completed.

Alliance Services

- Provide access to the most current AWARE Training Workbook and updated AWAREHelp, the online user guide.
- Conduct Train-the-Trainer Training.

NHVR Responsibilities

- Identify trainers; Schedule trainers for Train-the-Trainer Training.
- · Schedule rooms, equipment and other logistics for Train-the-Trainer Training.
- Schedule follow-up practice and planning sessions to prepare for End-User Training.

Deployment Phase

4.1 Configuration Phase (Adaptation – Non-Mandatory)

AWARE includes extensive Adaptation capabilities to meet NHVR business requirements. NHVR and Alliance have already completed mandatory Adaptation. Now, Alliance works with NHVR to adapt AWARE in preparation for UAT. Examples of Adaptation completed in this Deliverable include high-priority letters and forms, staff security profiles, and layouts.

Acceptance Criteria

AWARE is adapted for UAT.

Alliance Services

• Provide technical support, as needed, to NHVR to complete Adaptation of letters, security, layouts and other Adaptation.

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NHVR Responsibilities

- Establish a list of Adaptation required for UAT.
- Adapt AWARE, with Alliance support.
- Make timely Adaptation decisions.
- Document Adaptation decisions in the Adaptation template.

4.2 Software Object and Source Code Development (Customization Development and Release)

At the end of the Planning Phase, Alliance and NHVR held JAD sessions to design the contracted customizations to **AWARE**. Now, using the Conceptual Designs approved by NHVR, Alliance shall create technical designs and then develops the new functionality that is scheduled for release prior to UAT. The features are released for UAT in a scheduled **AWARE** release.

Acceptance Criteria

- Approved customizations are released for UAT.
- Alliance certifies that the release is ready for UAT.
- Test scripts are available for NHVR customizations.

Alliance Services

- Develop and rigorously test customizations for release.
- Release approved customizations for UAT.
- Install the release in hosted environment.
- Provide test scripts for customizations developed for NHVR.
- Certify that customizations for NHVR are ready for UAT.

NHVR Responsibilities

- Answer questions as required.
- Confirm access to new release on NHVR environment.
- Develop business process scenarios that are used for UAT and integration testing.

4.3 Software Configured to Satisfy State Requirements ("Adaptation Test")

NHVR shall test AWARE Adaptations to ensure they are ready for production use. During this Deliverable, the Test Team is trained to test AWARE. Then, the Test Team follows the agreed Detailed Test Plan to manage and conduct UAT. At the completion of this Deliverable, the System is certified as ready for Pilot.

Acceptance Criteria

- Test Team Training is complete.
- AWARE Adaptation is certified as ready for Integration test.

Alliance Services

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- Conduct Test Team Training.
- Provide System support and consultation to NHVR Test Team.

NHVR Responsibilities

- Complete Test Team Training.
- Use the Detailed Test Plan to manage and conduct testing.
- · Correct Adaptation issues.
- Retest AWARE after Adaptation is updated.
- Certify AWARE Adaptation for Integration Test.

4.4 Functioning In-bound and Out-bound Interfaces

This Deliverable includes three sub-Deliverables:

4.4a Ticket to Work

Alliance shall develop and release the Interfaces required to support the Ticket to Work and Social Security Reimbursement in **AWARE**. Development includes a detailed design, technical test, installation and validation of the Interfaces for UAT.

Acceptance Criteria

SSA reimbursement, SVES and UI Interfaces are ready for UAT

Alliance Services

- Develop SSA reimbursement, SVES and UI Interfaces.
- Conduct thorough technical testing of the SSA, UI and SVES Interfaces.
- Facilitate work sessions with NHVR to resolve issues incrementally throughout.
- Install and validate the Interface Programs in preparation for UAT.

NHVR Responsibilities

- Establish testing environment with external partners.
- Coordinate and collaborate with Alliance to communicate and resolve issues identified during development.
- Validate that the SVES, UI and SSA reimbursement Interfaces are installed correctly and ready for UAT.

4.4b MyNHDOE

Alliance shall develop and release the functionality required for single sign-on to myNHDOE. The features will be installed on the hosted environment for UAT.

Acceptance Criteria

 Functionality required for Single Sign-on to myNHDOE is installed and certified as ready for functional testing.

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Alliance Services

- Develop the myNHDOE functionality.
- Conduct thorough technical testing of the myNHDOE feature.
- Facilitate work sessions with NHVR to resolve issues incrementally throughout.
- Install and validate the myNHDOE feature in preparation for the Test Phase.

NHVR Responsibilities

- Establish testing environment with myNHDOE.
- Coordinate and collaborate with Alliance to communicate and resolve issues identified during development.
- Validate that the myNHDOE feature is installed correctly and ready for functional testing.

4.4c NHFirst

Alliance shall develop and release the files required for in-bound and out-bound Interfaces to NHFirst, the State's financial management System. The Deliverable includes a payment export file, a warrant import file and a vendor import file. The features will be installed on the hosted environment for UAT.

Acceptance Criteria

 Payment export, warrant import and vendor import Interfaces, as defined in Proposal Topic 14-Interfaces dated May 22, 2012., are developed, installed, and certified as ready for UAT.

Alliance Services

- Develop the payment export, warrant import, and vendor import files as defined in Proposal Topic 14-Interfaces dated May 22, 2012...
- Conduct thorough technical testing of the financial Interfaces.
- Facilitate work sessions with NHVR to resolve issues incrementally throughout.
- Install and validate the three Interface files in preparation for the Test Phase.

NHVR Responsibilities

- Establish testing environment with NH First.
- Coordinate and collaborate with Alliance to communicate and resolve issues identified during development.

4.5 Fully Tested Data Conversion Software

This Data Conversion methodology includes early involvement of NHVR SMEs who provide expertise regarding the legacy database. Alliance assumes that migrated data will be made available from two sources – a CMS data base and an OB/IL database. The scope of Data Conversion is all open cases and seven (7) years of closed case data for VR and OB/IL. Alliance shall have primary responsibility for programming, technical testing, and installing the programs for conversion of NHVR legacy data into AWARE. NHVR staff shall be responsible for researching and correcting

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data issues, cleansing existing data, building extract programs, extracting the data, and answering Alliance's questions.

Data Conversion programs and resulting migrated data are typically delivered and demonstrated incrementally to validate designs and mapping. The work will be done in accordance with the Data Conversion Plan developed as part of Deliverable 1.16 Data Conversion Plan.

This Deliverable includes six (6) Sub-Deliverables to iteratively convert NH VR data.

4.5a Data Conversion - Organizational Data

Alliance shall deliver and incrementally demonstrate the Data Conversion programs and resulting migrated data to validate transformations and mapping outlined in Deliverable 1.16 Data Conversion Plan. The initial Data Conversion milestone addresses organizational data.

This Deliverable includes six sub-Deliverables:

Acceptance Criteria

• 90% of organizational records are imported into AWARE.

Alliance Services

- Develop Data Conversion programs as described in the Data Conversion Plan.
- Collaborate and gather input from NHVR, to research and resolve data anomalies and issues uncovered during development.
- Conduct thorough technical testing of programs using actual data extracts, make corrections as needed, and update associated Technical Documentation.
- Prepare all Data Conversion programs into periodic releases.
- Make the incremental releases of the converted data available for NHVR review.
- For this Deliverable the following data will be imported into **AWARE**, if available in an extract. If not available, it will be manually entered.
 - o Reporting Structure and Business Location
 - Staff, Staff Location, and Staff Unit
 - o Caseload Groups and Staff Caseloads
 - o Employer and Employer Location
 - Service Category and OES (Job Title)
- Facilitate work sessions with NHVR to resolve issues throughout.
- Install the Data Conversion programs and convert data according to the strategies identified in the Data Conversion Plan.

NHVR Responsibilities

- Provide data exports of NHVR legacy data as defined in the Data Conversion Plan.
- Upload data extracts to the Alliance SFTP site for testing.
- Conduct data cleansing activities as outlined in Data Conversion Plan.
- Incrementally test data and report issues for resolution.

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4.5b Data Conversion - Case Flow Data

This Data Conversion Deliverable addresses case flow data, including data related to Participant, Application, Eligibility, Plan, Employment, Closure, and PES.

Acceptance Criteria

90% of case flow records are imported into AWARE.

Alliance Services

- Develop Data Conversion programs as described in the Data Conversion Plan.
- Collaborate and gather input from NHVR, to research and resolve data anomalies and issues uncovered during development.
- Conduct thorough technical testing of programs using actual data extracts, make corrections as needed, and update associated Technical Documentation.
- Prepare all Data Conversion programs into periodic releases.
- Make the incremental releases of the converted data available for NHVR review. For this
 Deliverable the following data will be imported into AWARE.
 - o Application
 - o Eligibility and Plan
 - o Job Ready and Employment
 - Closure and PES
- · Incrementally facilitate work sessions with NHVR to resolve issues throughout.
- Install the Data Conversion programs and convert data according to the strategies identified in the Data Conversion Plan.

NHVR Responsibilities

- Provide data exports of NHVR legacy data as defined in the Data Conversion conceptual design.
- Upload data extracts to the Alliance secure site for testing.
- Conduct data cleansing activities as outlined in Data Conversion Plan.
- Incrementally test data and report issues for resolution.

4.5c Data Conversion - Financial Data

This Data Conversion Deliverable addresses financial data.

Acceptance Criteria

• 90% of financial records are imported into AWARE.

Alliance Services

- Develop Data Conversion programs as described in the Data Conversion Plan.
- Collaborate and gather input from NHVR, to research and resolve data anomalies and issues uncovered during development.

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- Conduct thorough technical testing of programs using actual data extracts, make corrections as needed, and update associated Technical Documentation.
- Prepare all Data Conversion programs into periodic releases.
- Make the incremental releases of the converted data available for NHVR review. For this
 Deliverable the following data will be imported into AWARE:
 - o Budget and Vendor
 - o Authorization and Payment
 - Warrant and Refund
 - o Group authorization and Payment
- Facilitate work sessions with NHVR to resolve issues throughout.

NHVR Responsibilities

- Provide data exports of NHVR legacy data as defined in the Data Conversion conceptual design.
- Upload data extracts to the Alliance secure site for testing.
- Conduct data cleansing activities as outlined in Data Conversion Plan.
- Incrementally test data and report issues for resolution.

4.5d Data Conversion - End User Validation

This Data Conversion Deliverable addresses End User Validation.

Acceptance Criteria

- 90% of NHVR records are converted into AWARE, as validated by:
 - o End-to-end case flow test
 - o RSA 113 and 911 report
 - o Budget-to-Warrant financial data
 - o RSA 2 report

Alliance Services

- Refine the Data Conversion.
- Facilitate work sessions with NHVR to resolve issues identified during End User Validation.

NHVR Responsibilities

- Validate records imported into AWARE and incrementally report results.
- Coordinate, collaborate and participate with Alliance throughout the incremental Data Conversion work effort.

4.5e Fully Tested Data Conversion Software

At the end of this Deliverable, Data Conversion will achieve a 98 percent success rate.

Acceptance Criteria

• 98% success rate.

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Alliance Services

- Refine the Data Conversion.
- Facilitate work sessions with NHVR to resolve issues identified during End User Validation.

NHVR Responsibilities

- Conduct cleansing activities as defined in the Data Conversion Plan.
- Coordinate, collaborate and participate with Alliance throughout the incremental Data Conversion work effort.

Assumption

NHVR staff shall manually enter any records that are required by AWARE, but do not exist in the legacy System, do not map directly into AWARE, or cannot be migrated due to data errors or inconsistencies in the legacy data source.

4.5f Set Up Production Environment

After NHVR reviews and approves Integration Test results, the State begins the move to Pilot. The newest version of the System is moved to the production server in preparation for Data Conversion.

Acceptance Criteria

• Production Environment is validated.

Alliance Services

- Set up the production server environment.
- Install latest copy of adapted Master AWARE on the server.
- Install and verify final AWARE update.
- Activate Interfaces.

NHVR Responsibilities

- Validate AWARE is ready to load converted data.
- Verify final AWARE update.
- Verify Interfaces are ready for integration test.

4.6 Converted Data Loaded into Production Environment

In collaboration with NHVR, the final pre-production conversion shall be completed and the converted data loaded into the production environment. NHVR and Alliance shall confirm that the data converted properly and the System is ready for production use.

Acceptance Criteria

Validation of Data Conversion.

Alliance Services

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- Complete final Data Conversion build.
- Install converted data on the production environment.
- Assist NHVR in validating the converted data.
- Provide technical and System support.

NHVR Responsibilities

Collaborate with Alliance to validate the converted data.

4.7 Tools for Backup and Recovery

Alliance maintains documented disaster recovery plans that address the recovery of lost State data. During UAT, Alliance and the State will conduct a backup and restore test. NH DoIT and Alliance IT shall designate a date and assign resources to conduct the test.

Together, Alliance and NHVR shall plan and execute the test, using documented disaster recovery plans. After the test is complete, Alliance and the State shall assess the results of the test. This test serves to validate the System capabilities and recovery procedures prior to the State's Go-Live.

Acceptance Criteria

• Documented successful recovery of a selected failure scenario.

Alliance Services

- Collaborate with NHVR and DoIT to conduct the recovery test:
 - o Provide documented disaster recovery procedures.
 - o Take affected System components offline.
 - o Select recovery point.
 - o Prepare a situational recovery-process checklist.
 - Validate System capabilities.
 - o Restore System to online status.
- Document the test results and deliver to the State.

NHVR Responsibilities

- Collaborate with Alliance to plan and conduct the recovery test.
- Review and approve the test results report.

4.8 Conduct Unit and Regression Testing ("UAT")

The NHVR test team shall conduct post-release testing of new Adaptation, customizations, Data Conversion, and the Interfaces developed for the State. The Detailed Test Plan, developed as part of Deliverable 1.14, will guide all testing.

Alliance shall provide the current RTM, a set of test scripts or scenarios for new functionality, and a test and corrections Schedule. The Test Team received training, in Deliverable 4.3. This has prepared them to develop business scripts, conduct tests, document results, verify errors and report them to Alliance Support. Alliance shall release an update with error corrections if NHVR identifies Critical or High priority errors. NHVR shall retest/validate the corrections.

At the conclusion of this testing, the System shall be ready for Integration Testing.

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Acceptance Criteria

• AWARE Test scripts are completed with no Critical or High priority errors.

Alliance Services

- Certify that AWARE customizations, Interfaces and Data Conversion is ready for UAT.
- Provide System support during testing.
- Install current versions of AWARE, the converted data and Interfaces in test environments for testing.
- Provide unit test scenarios or scripts for new customizations, Interfaces and converted data.
- Assist the Test Team lead in verifying and prioritizing errors.
- Release and install **AWARE** Update, if needed, to correct Critical and High errors discovered in UAT.

NHVR Responsibilities

- Develop business scenarios to test business practices.
- Conduct tests as defined in the Detailed Test Plan. Document results.
- Report verified errors to Alliance Support promptly.
- Provide input regarding criticality of errors reported.
- Test corrections, when released.

4.9 Conduct Integration Testing

After UAT has been completed, the NHVR Test Team shall conduct Integration Testing. Testing validates the integration of *AWARE*, converted data, and Interfaces. It also tests key business processes, including State-completed Adaptation.

The Test Plan, developed as part of Deliverable 1.14 includes the agreed Acceptance criteria. During Integration Test, NHVR shall test *AWARE* against predefined Acceptance criteria to ensure that the System supports planned business processes.

At the conclusion of this testing, the System will be ready for Acceptance Testing (Pilot).

Acceptance Criteria

• AWARE Integration Tests are completed with no Critical or High priority errors.

Alliance Services

- Certify AWARE is ready for Integration Test.
- Provide System support during testing.
- Release and install AWARE update, if needed, to correct Critical and High errors discovered in UAT.

NHVR Responsibilities

- Develop business scenarios to test business practices.
- Conduct tests as defined in the Detailed Test Plan. Document results.
- Promptly report verified errors to Alliance Support.

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• Test corrections, when released.

4.10 Acceptance Testing ("Pilot Test")

NHVR shall conduct Acceptance Testing – the last step prior to Go-Live. Testing shall be conducted as a Pilot Test, in one or more NHVR offices. Alliance installs the current version of *AWARE*, the converted data and the Interfaces in a copy of the production environment. One component of Pilot Test is Performance/Stress Testing. Alliance shall conduct this testing, as defined in the Detailed Test Plan.

NHVR shall use a pre-defined Acceptance Criteria to evaluate final test results. When NHVR is satisfied that **AWARE** works as defined in the Acceptance Criteria, the State formally accepts the System.

Acceptance Criteria

Letter of Acceptance for Pilot Test.

Alliance Services

- Certify that AWARE is ready for Pilot Test.
- Conduct Performance and Stress Test.
- Provide System support during Pilot Test.
- Release and install AWARE update, if needed, to correct Critical and High errors discovered in Integration Test.

NHVR Responsibilities

- Certify that AWARE is adapted for Pilot.
- Conduct Introduction to AWARE training for Pilot Testers.
- Conduct Pilot test as defined in the Detailed Test Plan. Document results.
- Promptly report verified errors to Alliance Support.
- Test corrections, when released.
- Review Acceptance Criteria.
- Accept the SystemAWARE application.

4.11 Implementation Cutover to New Software ("Go-Live")

After the successful completion of Pilot, the State shall review the Go-Live recommendation from the Project Team. With their approval, the State starts the move of **AWARE** into production. **AWARE** is moved to the production server, data is converted, and Interfaces are activated.

NHVR shall prepare for and conducts training for end users, as detailed in the Training Plan (Deliverable 3.1).

There is single Go-Live to production and users can begin using the System as they complete training. Typically, Pilot Test users are among the first staff members to begin using the System in Production.

Acceptance Criteria

NHVR End Users are in Production.

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All Deliverables are complete.

Alliance Services

- Facilitate discussions confirming Go-Live Readiness.
- Provide input to the final Go-Live Schedule.
- Develop an internal Emergency Readiness Plan, to ensure that Alliance has "all hands on deck" for the Go-Live.
- Provide technical and System support during the Go-Live.
- Release and install a final AWARE update, if required. (If an update is installed prior to Go-Live, proper regression testing and User Acceptance Testing ("UAT") shall be performed, as described in Exhibit G: Testing Services.)
- Convert data and activate Interfaces for Production.

NHVR Responsibilities

- Make Go-Ahead Decision, using the recommendation of the Project Managers and NHVR
 Project Team. Based on this information, the Steering Committee and/or the Project
 Sponsor(s) give their approval to Go-Live.
- Review Go-Live and Training Schedule and verify that activities, sequence, responsibilities, and due dates are updated as needed.
- Verify that the final AWARE update is working correctly.
- Confirm the end-user training Schedule, the facilities, and users scheduled to attend training.
- Update the sample electronic cases, Business Practice materials, and any follow-up materials/aids.
- Coordinate training classes, including providing desktops and software needed, providing
 access to the AWARE training server, and setting up classrooms.
- Conduct Business Practice training.
- Conduct End User Training.
- Provide System administration and end-user support.
- Activate user logins.
- Provide support to end users, including in-office follow-up support and help desk support
- Initiate final plans for AWARE System administration and end-user support. Publish contact information to users.
- Implement the Go-Live, including final Adaptation, and notifying staff.

Warranty Phase

5.1 90-Day Warranty (Non-Software Deliverable)

Alliance includes a 90-calendar-day warranty, which commences when the State issues a Letter of Acceptance for UAT. During the warranty period, NHVR will report verified AWARE errors and submit them to Alliance Support for correction. Alliance will correct errors as defined in the Contract.

At the completion of Warranty, the State will issue a Letter of Final System Acceptance.

Acceptance Criteria

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• AWARE operates as specified.

Alliance Services

- Correct errors as defined in the Contract.
- Release and install corrections, if required.
- Submit a Corrections Plan, if required.

NHVR Responsibilities

- Document and report verified errors.
- Make Adaptation corrections, if required.
- Re-test corrections, if released.
- Approve a Corrections Plan, if submitted.
- Issue Letter of Final AWARE Application Acceptance.
- Release Hold Back.

Stage 2 BEP and Customizations

In Stage 2, Alliance shall assist NHVR to implement AWARE for their BEP program. In addition, Stage 2 includes implementation of contract Requirements not already addressed. Stage 2 follows a streamlined implementation process, but ensures that appropriate planning analysis, design, test and implementation tasks are completed.

6.1 Stage 2 Planning

Stage 2 shall include implementation of the AWARE BEP program. This adds new stakeholders, so NHVR assigns new members to their project team.

To kick-off Stage 2, the NHVR and Alliance project managers shall hold a kickoff meeting with current and new project stakeholders. In preparation for the Kickoff, the project managers review and update the Project Plans developed in Stage 1 (Communication, Change, and Risk Management), if needed. They also develop a Project Schedule for Stage 2; this document conforms to the format of the Stage 1 Project Schedule. A revised and more detailed Invoice Schedule is developed, based on the Stage 2 Project Schedule.

During the Kickoff, the project managers review the scope, timeline, roles and responsibilities for the project. They will also review and update the project Issue and Risk log.

Acceptance Criteria

- Kickoff Meeting is held.
- Project Plans are updated for Stage 2, if required.
- Stage 2 Project Schedule is developed.

Alliance Services

- Co-facilitate Kickoff Meeting (remote).
- Review and update Project Plans, if required.
- Draft and finalize Stage 2 Project Schedule

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NHVR Responsibilities

- Assign new project team members.
- Co-facilitate Kickoff Meeting.
- Review and approve updated Project Plans, if required.
- Review and approve Stage 2 Project Schedule.

6.2 Stage 2 Adaptation and Design

In this Deliverable, project team members shall complete AWARE BEP training in preparation for Data Mapping and Adaptation activities.

Once training is complete, Alliance shall support NHVR to adapt the AWARE BEP-related parameters and lookup tables.

A Gap Analysis, focused on BEP and non-Go-Live AWARE Requirements, is conducted. The analysis results in a refined requirements list—an updated RTM—that is used for Stage 2 Designs. If needed, Alliance shall facilitate JAD sessions to gather additional information for the Conceptual Designs. At the conclusion of this Deliverable, Conceptual Designs are approved and ready for Development and the Project Team is ready to begin Adaptation.

Acceptance Criteria

- AWARE BEP training for the Project Team is conducted.
- The revised RTM is approved, and contains the final Stage 2 list of requirements.
- · Conceptual Designs are approved.

Alliance Services

- Conduct AWARE BEP Training.
- Support NHVR during AWARE BEP adaptation.
- Facilitate the Stage 2 Gap Analysis.
- Draft and submit the revised RTM.
- Draft Conceptual Designs.
- Finalize Conceptual Designs based on NHVR feedback.

NHVR Responsibilities

- Coordinate logistics for AWARE BEP Training.
- Assign staff who attend AWARE BEP Training.
- Adapt AWARE BEP to meet NHVR business processes.
- Participate in Stage 2 Gap Analysis; select and approve the final list of Stage 2 requirements.
- Review and approve Conceptual Designs.

6.3 Stage 2 BEP Data Conversion Mapping and Plan

Alliance has the primary responsibility for mapping, programming, technical testing, and installing the programs for conversion of NHVR BEP legacy data into AWARE. NHVR staff are responsible for validating the mapping, research and correcting data issues, cleansing existing data, building and revising extract programs, extracting the data, and testing/validating conversion results. Data conversion is an iterative process and the conversion success factor is contingent on NHVR's ability to deliver corrected extracts, validate and cleanse data on the schedule established in the BEP Data Conversion Plan.

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The BEP Data Conversion Plan includes the iterative development/build approach, the extract file format and delivery protocol, the Build Schedule, UAT, Pilot Test and Go-Live strategies, as well roles and responsibilities during the conversion process.

The Scope of BEP Data Conversion is:

- 7 years legacy data
- Legacy Data Source: BEP Database

During this deliverable, Alliance and NHVR shall work collaboratively to map legacy data elements and develop a BEP Data Conversion Plan.

Acceptance Criteria

- Database Table inventory is complete.
- Legacy data elements are mapped to AWARE data elements.
- Data conversion success thresholds are established for BEP data.

Alliance Services

- Create baseline Database Table Inventory for legacy and relevant AWARE tables.
- Create baseline Legacy to AWARE Data Element Mapping.
- Conduct a series of webinar data mapping work sessions with NHVR.
- Draft and Finalize the BEP Data Conversion Plan.

NHVR Responsibilities

- · Participate in mapping work sessions.
- Collaborate on creation and baselining of the Database Table Inventory and the Legacy to AWARE Data Element Mapping.
- Review and Approve the BEP Data Conversion Plan.

6.4 Stage 2 BEP Data Conversion

Data Conversion iterations shall follow the schedule established in the BEP Data Conversion Plan. For each iteration, NHVR provides a data extract to Alliance, reviews Build Reports with Alliance, corrects the extract program, cleanses legacy data and/or makes adaptation changes to improve data conversion success.

Alliance updates mapping, makes adjustments, if needed, to the AWARE data conversion routines, converts the data and analyzes and reviews the Build Reports with NHVR. This process is repeated sufficient times to meet the success threshold.

NHVR then validates the converted data through field-level validation. At the conclusion of this deliverable, BEP converted data is ready for UAT.

Acceptance Criteria

BEP legacy data imports meet success thresholds.

Alliance Services

- Convert BEP data using extracts provided by NHVR.
- Analyze and review Build Reports with NHVR.
- Install converted data in an AWARE test environment.
- Revise data mapping as needed to reflect adaptation decisions and resolve "parking lot issues."

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NHVR Responsibilities

- Develop and provide legacy data extracts to Alliance as defined in the Data Conversion Plan.
- Review Build Reports with Alliance. Correct extract programs, cleanse legacy data and/or make adaptation changes to improve data conversion success.
- Re-send extracts to Alliance until the data conversion meets defined Acceptance Criteria.
- Respond in a timely fashion.

6.5 Stage 2 Customization Development and Release

In this Deliverable, Alliance and NHVR shall complete preparation for User Acceptance Test of customizations. Alliance develops, tests and releases contracted customizations using Conceptual Designs approved in Deliverable 6.1. Alliance also shall assess the network and desktop requirements for BEP users, and provides infrastructure recommendations to NHVR, if required.

NHVR shall review the Stage 1 Go-Live, End User Support, and Training Plans, and update these for Stage 2. NHVR also identifies and orients new Test Team members so they are prepared to participate in Stage 2 UAT.

Acceptance Criteria

AWARE Update containing contracted customizations is installed in an NHVR UAT environment.

Alliance Services

- Develop, test and install contracted customizations in the NHVR UAT environment.
- Review Infrastructure Assessment report and provide additional recommendations to NHVR, if required, to ensure BEP program staff have appropriate hardware and network access to use AWARE.
- Certify that the AWARE update is ready for UAT.

NHVR Responsibilities

- Answer questions from Alliance during customization development.
- Collaborate with Alliance, if needed, to update the infrastructure recommendations to support additional BEP users.
- Review and update Stage 1 plans for Go-Live, End User Support and Training, to guide Stage 2 implementation.
- Develop Business Process Training material for BEP implementation.

6.6 Stage 2 User Acceptance Test

The NHVR test team shall conduct post-release testing of new adaptation, customizations, data conversion, and BEP features. Alliance shall assist the NHVR Test Team Lead to update the Stage 1 Test Plan and develop a new Detailed Test Plan for testing to be completed in Stage 2.

Alliance shall provide the current RTM, a set of sample test scripts or scenarios for new functionality, and a test and corrections schedule. The Test Team develops business scripts, conduct tests, document results, verify errors and report them to Alliance Support. Alliance shall release an update with error corrections if NHVR identifies Critical or High priority errors. NHVR shall retest/validate the corrections.

Acceptance Criteria

- NHVR Test Team has completed planned User Acceptance testing.
- Critical and High priority errors have been corrected, retested or otherwise resolved.

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• Legacy data import to AWARE BEP reaches success threshold.

Alliance Services

- Provide sample test scripts and a test and corrections schedule.
- Release an update for AWARE with corrections for Critical and High priority errors, if required.
- Install converted data in AWARE UAT environment.
- Review data conversion Build Reports with NHVR.

NHVR Responsibilities

- Conduct rigorous testing of new adaptation, customizations, and converted data.
- Develop business scripts to guide testing.
- Document and verify errors, then report them to Alliance Support.
- · Retest correction update, if released.
- Develop and provide legacy data extracts to Alliance as defined in the Data Conversion Plan.
- Review Build Reports with Alliance.
- Re-send extracts to Alliance until the data conversion meets defined Acceptance Criteria.

6.7 Stage 2 Go-Live

After the successful completion of UAT, NHVR conducts a Pilot Test for BEP implementation. Pilot test is a dress rehearsal of the cutover from legacy systems to AWARE BEP. BEP staff continue to use the legacy system as their system of record during Pilot, so they can test the side-by-side operation of AWARE and the legacy system. This final test prepares NHVR for implementation of Stage 2 features. Following Pilot, the Project Team makes a Go-Live recommendation for Stage 2 to the NHVR Sponsor. With the Sponsor's approval, NHVR starts the move of AWARE BEP and Stage 2 customizations into production. NHVR prepares for and conducts training for end users, as detailed in the updated Training Plan.

There is a single Go-Live to production for Stage 2; BEP users begin using the system and AWARE and OB users can use the new customizations.

Following Go-Live there is a 30-day stabilization period, then the Alliance project manager facilitates a transition to Alliance support for ongoing subscription services.

Acceptance Criteria

- NHVR BEP End Users are in Production.
- All Deliverables are complete.

Alliance Services

- Facilitate discussions confirming Pilot Readiness.
- Provide input to the final Pilot and Go-Live schedule. Develop an internal Emergency Readiness Plan, to ensure that Alliance has "all hands on deck" for the Go-Live.
- Train BEP Trainers and System Administration staff.
- · Convert BEP data for Pilot and Go-Live.
- Release and install a final AWARE update, if required.
- Provide technical and system support during Pilot and Go-Live.

NHVR Responsibilities

- Make Go-Ahead Decisions.
- Assign System Administration staff who attend AWARE BEP Help Desk training.

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- Coordinate logistics for train-the trainer and system administration training.
- Trainers complete Train-the-Trainer Training.
- Coordinate logistics for the end-user training schedule, the facilities, and users scheduled to attend training.
- Update the sample electronic cases, Business Practice materials, and any follow-up materials/aids.
- Coordinate training classes, including providing desktops and software needed, providing access to the AWARE training server, and setting up classrooms.
- Conduct BEP Business Practice and End User training.
- Provide Training if required for staff to use new customizations.
- Provide system administration and end-user support.
- Activate BEP user logins.
- Provide support to end users, including in-office follow-up support and help desk support.
- Implement the Go-Live, including final adaptation, and notifying staff.

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Project Schedule

Draft Project Schedule

The Project Schedule has been revised for the Final Cost Proposal. It is based on a 4/1/2014 start date and a pre-Project ramp up period. The Schedule includes Stage 1 Deliverables, sub-Deliverables, and tasks.

Task Name	Start	Finish
Project Duration (Assumes 4/1/2014 Start Date)	4/1/2014	11/31/2015
1.0 Planning Phase	4/1/2014	9/5/2014
1.1 Work Plan	4/1/2014	5/16/2014
Introductory Meeting	4/1/2014	4/15/2014
Establish Vision and Governance Structure	4/1/2014	4/15/2014
	4/1/2014	4/15/2014
Schedule initial PM2PM meetings Discuss Project Team Selection	4/1/2014	4/7/2014
	4/1/2014	4/30/2014
1.1a Kickoff Meeting Provide Team Formation Materials	4/1/2014	4/5/2014
		4/7/2014
Consult re: Project Team Selection	4/5/2014	
Identify Project Team members	4/1/2014	4/10/2014
Schedule Kickoff meeting	4/1/2014	4/10/2014
Prepare Agenda for Kickoff meeting	4/10/2014	4/14/2014
Conduct Kickoff Meeting	4/15/2014	4/17/2014
Facilitate Initial Risk Assessment	4/15/2014	4/24/2014
Submit Deliverable Completion Notice	4/24/2014	4/24/2014
Approve Deliverable Completion Notice	4/30/2014	4/30/2014
1.1b Baseline Work Plan	4/17/2014	5/16/2014
Review and update Work Plan	4/17/2014	4/24/2014
Update Proposal Project Schedule	4/25/2014	4/30/2014
Review and Approve Proposal Project Schedule	4/25/2014	4/28/2014
Submit Revised Work Plan Schedule	4/28/2014	4/28/2014
Establish SharePoint site for Work Plan access	4/30/2014	5/10/2014
Submit Deliverable Completion Notice	5/10/2014	5/10/2014
Approve Deliverable Completion Notice	5/10/2014	5/17/2014
1.2 Project Status Reports	4/1/2014	5/16/2014
Provide Sample Status Report	4/1/2014	4/3/2014
Finalize the Status Report Template	4/7/2014	4/10/2014
Submit First Status Report	4/30/2014	5/8/2014
Submit Deliverable Completion Notice	5/9/2014	5/10/2014
Approve Deliverable Completion Notice	5/12/2014	5/16/2014
1.3 Business Improvement Plan	4/17/2014	7/18/2014

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Task Name	Start	Finish
Identify Adaptation Team Lead	4/1/2014	4/10/2014
Identify Business Improvement/Change Agents	4/29/2014	5/2/2014
Provide Sample Business Improvement Plan	5/5/2014	5/6/2014
Conduct Business Improvement Planning work session	5/7/2014	6/7/2014
Draft and Finalize Business Improvement Plan	6/18/2014	7/7/2014
Present Business Improvement Plan to Leadership Team	7/10/2014	7/10/2014
Submit Deliverable Completion Notice	7/16/2014	7/17/2014
Approve Deliverable Completion Notice	7/17/2014	7/18/2014
1.4 Communications and Change Control Plan	4/15/2014	5/21/2014
Provide Project Management Plan Template	4/15/2014	4/15/2014
Document Communication and Change Control Process	4/15/2014	4/28/2014
Provide input on Communication and Change Control Process	4/29/2014	5/2/2014
Finalize Communications and Change Control Process	5/3/2014	5/14/2014
Submit Deliverable Completion Notice	5/14/2014	5/14/2014
Approve Deliverable Completion Notice	5/14/2014	5/21/2014
1.5 Requirements Traceability Matrix	4/1/2014	7/31/2014
1.5a Setup Server for AWARE Validation	4/1/2014	5/12/2014
Establish Hosted Environment for Training/Validation tasks	4/15/2014	4/30/2014
Provide Project Team information for site access	4/10/2014	4/15/2014
Setup Login IDs	4/15/2014	4/30/2014
Provide Login IDS	4/30/2014	4/30/2014
Validate Access (Login and notify the NIIVR PM)	5/2/2014	5/2/2014
Submit Deliverable Completion Notice	5/52014	5/5/2014
Approve Deliverable Completion Notice	5/12/2014	5/12/2014
1.5b Baseline RTM	4/17/2014	7/31/2014
Conduct Introduction to AWARE Training for Project Team	4/17/2014	5/8/2014
Schedule Training	4/17/2014	4/17/2014
Conduct Training	5/6/2014	5/8/2014
Complete Baseline RTM	4/17/2014	7/18/2014
Provide RTM Template	5/2/2014	5/2/2014
Schedule Work sessions	5/2/2014	5/7/2014
Schedule NHVR SME's for Work Sessions	5/2/2014	5/7/2014
Conduct Work Sessions (2-3)	5/12/2014	7/10/2014
Update RTM with Validation Results	7/18/2014	7/18/2014
Submit Deliverable Completion Notice	7/21/2014	7/21/2014
Approve Deliverable Completion Notice	7/21/2014	7/28/2014
1.6 Software Design Document	4/17/2014	5/14/2014
Provide Software Design Document Template	4/17/2014	4/21/2014
Review Design Document Template	4/21/2014	4/21/2014
Identify staff requiring AWAREInfo Access	4/21/2014	5/2/2014

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Fask Name	Start	Finish
Provide AWAREInfo Access	5/2/2014	5/6/2014
Complete AWAREInfo orientation (webinar)	5/6/2014	5/6/2014
Submit Deliverable Completion Notice	5/7/2014	5/7/2014
Approve Deliverable Completion Notice	5/8/2014	5/14/2014
1.7 Interface Plan	4/28/2014	7/3/2014
Submit Deliverable Completion Notice	6/27/2014	6/27/2014
Approve Deliverable Completion Notice	6/27/2014	7/3/2014
Document Requirements for myNHDOE Interface	4/28/2014	5/20/2014
Identify DoIT SMEs for myNHDOE Interface	4/28/2014	4/28/2014
Provide current file layouts and Specifications	4/28/2014	4/28/2014
Provide input and content for the Interface approach	5/1/2014	5/8/2014
Conduct Analysis work sessions	5/1/2014	5/14/2014
Document myNHDOE Interface requirements	5/14/2014	5/20/2014
Document Requirements for SSR Interfaces	5/1/2014	6/4/2014
Identify DoIT SMEs for SSR Interface	4/15/2014	4/30/2014
Provide current file layouts and Specifications	4/30/2014	5/1/2014
Provide input and content for the Interface approach	5/1/2014	5/4/2014
Conduct Analysis work sessions	5/1/2014	5/21/2014
Document SSR Requirements	5/21/2014	6/4/2014
Document Requirements for NHFirst Interface	5/6/2014	6/21/2014
Identify DoIT SMEs for myNHDOE Interface	5/6/2014	5/6/2014
Provide current file layouts and Specifications	5/7/2014	5/7/2014
Conduct Financial Processing Overview	5/16/2014	5/16/2014
Provide input and content for the Interface approach	5/17/2014	5/21/2014
Conduct Analysis work sessions	5/17/2014	5/21/2014
Document myNHDOE Interface requirements	5/23/2014	6/21/2014
Complete Interface Plan	6/20/2014	6/28/2014
Provide input and content for the Interface Plan	6/20/2014	6/28/2014
Draft and finalize Interface Plan and Schedule of tasks required.	6/20/2014	6/28/2014
Incorporate Key Dates from Interface Plan in Project Schedule	6/29/2014	6/28/2014
1.8 Software Change Control Process Document	5/23/2014	6/19/2014
Identify Staff for Change Control Process Walkthrough	5/23/2014	6/3/2014
Conduct Walkthrough of Change Control Process	6/10/2014	6/10/2014
Submit Deliverable Completion Notice	6/13/2014	6/13/2014
Approve Deliverable Completion Notice	6/13/2014	6/19/2014
1.9 Conduct Infrastructure Assessment	4/1/2014	6/16/2014
Submit Infrastructure Assessment and Recommendations document	6/10/2014	6/10/2014
Submit Deliverable Completion Notice	6/10/2014	6/10/2014
Approve Deliverable Completion Notice	6/11/2014	6/16/2014
Infrastructure Assessment and Recommendations	4/1/2014	5/16/2014

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Task Name	Start	Finish
report		
Provide Technical Questionnaires	4/3/2014	4/3/2014
Complete Technical Questionnaires	4/3/2014	4/8/2014
Identify SMEs for Technical Environments discussion	4/1/2014	4/3/2014
Schedule Infrastructure Assessment	4/3/2014	4/3/2014
Conduct AWARE Architecture Overview	4/21/2014	4/22/2014
Conduct Infrastructure Assessment	4/22/2014	4/22/2014
Draft Infrastructure Assessment and Recommendations		
report	4/23/2014	5/6/2014
Provide input to Infrastructure Assessment	5/7/2014	5/13/2014
Finalize Infrastructure Assessment and	5/12/2014	E/1//2017
Recommendations report	5/13/2014	5/16/2014
Approve Infrastructure Assessment and	5/16/2014	6/16/2014
Recommendations report	3/10/2014	5/16/2014
Environments Plan	5/6/2014	5/30/2014
Draft Environments Plan	5/6/2014	5/16/2014
Provide Input to the Environments Plan	5/16/2014	5/23/2014
Finalize Environments Plan	5/23/2014	5/30/2014
1.10 Risk and Issue Management Plan	4/14/2014	5/14/2014
Provide Plan templates	4/14/2014	4/14/2014
Provide input and content on Plan	4/14/2014	428/2014
Submit Risk and Issue Management Plan	4/29/2014	5/2/2014
Approve Risk and Issue Management Plan	5/3/2014	5/8/2014
Submit Deliverable Completion Notice	5/7/2014	5/82014
Approve Deliverable Completion Notice	5/17/2014	5/14/2014
1.11 Go-Live Plan	4/15/2014	1/19/2015
Provide Go-Live Plan templates	4/15/2014	4/15/2014
Provide input and content for Go-Live Plan	4/15/2014	4/28/2014
Collaborate to finalize the Plan	12/17/2014	12/22/2014
Submit Go-Live Plan	12/22/2014	12/22/2014
Approve Go-Live Plan	1/4/2015	1/9/2015
Submit Deliverable Completion Notice	1/8/2015	1/12/2015
Approve Deliverable Completion Notice	1/12/2015	1/19/2015
1.12 System Administration and Support Plan	6/3/2014	8/28/2014
Provide Plan templates and Support Matrix	6/3/2014	6/6/2014
Provide input and content for Plan	6/7/2014	8/9/2014
Identify End User Support staff	8/5/2014	8/9/2014
Finalize System Administration and Support Plan	8/9/2014	8/22/2014
Submit Deliverable Completion Notice	8/23/2014	8/22/2014
Approve Deliverable Completion Notice	8/24/2014	8/28/2014
1.13 Test Management and Detailed Test Plan	6/3/2014	9/5/2014
1.13a Test Management Plan	6/3/2014	7/3/2014
Provide Test Management Plan templates	6/3/2014	6/3/2014

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Task Name	Start	Finish
Identify Test Team Lead(s)	6/3/2014	6/7/2014
Review and document Alliance testing methodology	6/7/2014	6/19/2014
Review Test Team Roles	6/7/2014	6/19/2014
Provide Input and content for Test Management Plan	6/20/2014	6/24/2014
Propose a Schedule for d the Detailed Test Plan	6/20/2014	6/24/2014
Identify Test Team members	6/20/2014	6/24/2014
Submit Deliverable Completion Notice	6/27/2014	6/27/2014
Approve Deliverable Completion Notice	7/3/2014	7/3/2014
1.13b Detailed Test Plan	8/9/2014	9/5/2014
Draft and finalize Detailed Test Plan	8/9/2014	8/22/2014
Document the agreed Schedule and details for testing	8/9/2014	8/22/2014
Submit Testing Plan	8/23/2014	8/30/2014
Submit Deliverable Completion Notice	8/30/2014	8/30/2014
Approve Deliverable Completion Notice	9/1/2014	9/5/2014
1.14 Conduct and Document Joint Application	4/15/2014	9/13/3014
Development ("JAD") Sessions	4/17/2014	8/12/2014
1.14a Adaptation - Mandatory Elements	4/17/2014	7/19/2014
Provide Adaptation Tracking Templates	4/30/2014	4/30/2014
Propose a Schedule for Mandatory Adaptation tasks	4/17/2014	4/30/2014
Identify Adaptation Team members and SMEs	4/30/2014	4/30/2014
Conduct Basic Adaptation Training	4/15/2014	5/9/2014
Schedule Basic Adaptation Training	4/15/2014	4/24/2014
Complete Basic Adaptation Training	5/9/2014	5/9/2014
Conduct AWARE Reports Training	4/30/2014	5/12/2014
Schedule AWARE Reports Training	4/15/2014	4/24/2014
Conduct AWARE Reports Training	5/12/2014	5/12/2014
Conduct Adaptation Work Sessions	5/14/2014	6/20/2014
Complete Mandatory Adaptation	6/2/2014	6/20/2014
Submit Adaptation Matrix with Decisions	6/30/2014	6/30/2014
Submit Deliverable Completion Notice	6/30/2014	6/30/2014
Approve Deliverable Completion Notice	6/30/2014	7/7/2014
1.14b Gap Analysis	5/7/2014	7/25/2014
Document Differences	5/7/2014	6/10/2014
Provide RTM for Gap Analysis "Differences" List	5/7/2014	5/7/2014
Facilitate discussion of differences	5/12/2014	6/10/2014
Document differences	5/12/2014	6/10/2014
Resolve Differences	6/17/2014	7/1/2014
Identify resolution for gaps	6/17/2014	6/20/2014
Document resolution decisions	6/20/2014	6/20/2014
Identify New Business Processes	6/20/2014	6/20/2014
Identify New Requirements	6/20/2014	7/1/2014
Update RTM for Gap Analysis	6/27/2014	7/1/2014
Submit RTM for Gap Analysis and Resolution	7/1/2014	7/1/2014

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Task Name	Start	Finish
Submit Deliverable Completion Notice	7/18/2014	7/18/2014
Approve Deliverable Completion Notice	7/18/2014	7/25/2014
1.14c Conduct JAD Sessions - AWARE		<u> </u>
Customizations and Interfaces	5/1/2014	8/12/2014
Schedule JAD Sessions	5/11/2014	6/19/2014
Conduct JAD Sessions - AWARE Customizations	7/1/2014	7/15/2014
Facilitate JAD sessions for customizations	7/1/2014	7/15/2014
Draft Conceptual Designs for customizations	7/1/2014	7/15/2014
Review and approve Conceptual Designs for AWARE	7/15/2014	7/18/2014
Conduct JAD Sessions - Interfaces	5/16/2014	8/5/2014
Provide Interface Processes overview	5/11/2014	5/12/2014
Provide Legacy File Layouts	5/12/2014	5/16/2014
Facilitate JAD sessions for Interfaces	5/21/2014	7/30/2014
Draft Conceptual Designs for Interfaces	5/21/2014	7/30/2014
Review and approve Conceptual Designs for Interfaces	7/30/2014	8/5/2014
Submit Deliverable Completion Notice	8/5/2014	8/5/2014
Approve Deliverable Completion Notice	8/5/2014	8/12/2014
1.15 Conduct Information Architecture Review	4/30/2014	5/21/2014
Identify Staff who will participate in Data Mapping	4/30/2014	4/30/2014
Provide AWAREInfo orientation (combine with 1.6)	5/6/2014	5/6/2014
Conduct Data Model Training	4/15/2014	5/10/2014
Schedule Data Model Training	4/15/2014	4/30/2014
Complete Data Model Training (webinar)	5/10/2014	5/10/2014
Submit Deliverable Completion Notice	5/14/2014	5/14/2014
Approve Deliverable Completion Notice	5/14/2014	5/21/2014
1.16 Data Conversion Plan	5/16/2014	7/10/2014
Submit Deliverable Completion Notice	7/3/2014	7/3/2014
Approve Deliverable Completion Notice	7/3/2014	7/10/2014
Approved Data Migration Plan	5/9/2014	6/28/2014
Baseline Data Mapping	5/9/2014	6/28/2014
Provide Data mapping templates and tools	5/9/2014	5/12/2014
Conduct Data Migration team training	5/12/2014	5/12/2014
Conduct data mapping work sessions	5/12/2014	6/20/2014
Provide first extracts of legacy data to AWARE	6/14/2014	6/20/2014
Map Legacy Data	5/12/2014	6/28/2014
Review and Baseline Data Mapping	5/16/2014	6/28/2014
Identify data elements in legacy data that are not in AWARE	6/3/2014	6/28/2014
Data Migration Plan	5/12/2014	6/27/2014
Define approach to historical inconsistencies	5/12/2014	6/3/2014
Define Testing Approach	5/12/2014	6/3/2014

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Task Name	Start	Finish
Document Error Correction Strategy	5/12/2014	6/3/2014
Define Plan for Data Cleansing	5/12/2014	6/20/2014
Establish timeline and key milestones	5/12/2014	6/20/2014
Update Test Plan with Data Migration key dates	6/20/2014	6/20/2014
Review and finalize Data Migration Plan	6/20/2014	6/27/2014
Update Project Schedule with Data Migration key dates	6/20/2014	6/27/2014
Prioritize List of New Requirements for DC	6/20/2014	7/3/2014
Review legacy data elements not in AWARE	6/20/2014	6/30/2014
Document as new requirements in RTM	6/27/2014	6/30/2014
Resolve any scope issues	6/30/2014	7/3/2014
2.0 Documentation Phase	12/1/2014	1/28/2015
2.1 Documentation of Operational Procedures	12/1/2014	12/29/2014
Submit Operational Procedures Documentation	12/1/2014	12/15/2014
Submit Deliverable Completion Notice	12/22/2014	12/22/2014
Approve Deliverable Completion Notice	12/22/2014	12/29/2014
2.2 Systems Administration Documentation	12/1/2014	12/30/2014
Provide Access to Systems Administration Documentation	12/1/2014	12/15/2014
Submit Deliverable Completion Notice	12/22/2014	12/22/2014
Approve Deliverable Completion Notice	12/22/2014	12/30/2014
2.3 User Documentation	1/19/2015	1/28/2015
Provide Access to User Documentation	1/19/2015	1/19/2015
Submit Deliverable Completion Notice	1/20/2015	1/20/2015
Approve Deliverable Completion Notice	1/21/2015	1/28/2015
3.0 Training Phase	5/21/2014	1/19/2015
3.1 Training Plan	5/21/2014	9/19/2014
Provide tools, templates and guidance for Training Plan	5/21/2014	5/21/2014
Provide class descriptions for Alliance-led training	5/21/2014	5/28/2014
Draft and Finalize Training Plan	6/30/2014	6/30/2014
Provide guidance to NHVR for End-User Training Schedule	6/1/2014	8/29/2014
Review and provide feedback on NHVR Training Plan	9/1/2014	9/15/2014
Submit Deliverable Completion Notice	9/15/2014	9/15/2014
Approve Deliverable Completion Notice	9/15/2014	9/19/2014
3.2 Knowledge Transfer Plan	4/31/2014	7/8/2014
Develop and finalize Knowledge Transfer Plan	5/21/2014	6/30/2014
Submit Knowledge Transfer Plan	6/31/2014	6/30/2014
Submit Deliverable Completion Notice	6/31/2014	6/30/2014
Approve Deliverable Completion Notice	6/31/2014	7/8/2014
3.3 Conduct Train-the-Trainer Training	11/1/2014	1/19/2015
Provide access to Introduction to AWARE Training		
workbook	11/1/2014	11/1/2014
Conduct Train-the-Trainer Training	1/15/2015	1/15/2015
Submit Deliverable Completion Notice	1/15/2015	1/15/2015

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Task Name	Start	Finish
Approve Deliverable Completion Notice	1/15/2015	1/19/2015
4.0 Deployment Phase	7/18/2014	5/29/2015
4.1 Adaptation – Non Mandatory	10/20/2014	12/16/2014
List Adaptation needed to meet business needs (letter		
templates, layouts, security, etc)	10/20/2014	11/5/2014
Provide technical support to NHVR to Adapt AWARE	11/5/2014	11/5/2014
Document Adaptation in Adaptation template	11/5/2014	12/9/2014
AWARE Is Adapted for UAT	11/5/2014	12/9/2014
Submit Deliverable Completion Notice	12/8/2014	12/8/2014
Approve Deliverable Completion Notice	12/8/2014	12/16/2014
4.2 Customization Development and Release	7/18/2014	1/9/2015
Develop and Release AWARE customizations	7/18/2014	1/9/2015
Develop and Test Customizations for AWARE	7/18/2014	12/30//2014
Release customizations	12/30/2014	12/30/2014
Install release for UAT	1/5/2015	1/5/2015
Provide Test Plans for Customizations	12/30/2014	12/30/2015
Confirm customizations are released for UAT	1/5/2015	1/5/2015
Confirm Test Plans are available for UAT	1/5/2015	1/5/2015
Submit Deliverable Completion Notice	1/5/2015	1/5/2015
Approve Deliverable Completion Notice	1/5/2015	1/9/2015
4.3 Adaptation Test	8/15/2014	11/29/2014
Conduct Test Team Training	8/15/2015	9/16/2014
Schedule Test Team Training	8/15/2014	8/20/2014
Conduct Test Team Training	9/15/2014	9/16/2014
Test per Test Plan and Test Schedule	10/1/2014	11/28/2014
Test and Report Errors based on Test Management Plan	10/2/2014	11/24/2014
Track errors for reference	10/1/2014	11/24/2014
Revise Adaptation as needed	10/1/2014	11/24/2014
Retest AWARE after Adaptation	10/1/2014	11/24/2014
Certify AWARE is adapted and ready for Integration Test	11/25/2014	11/25/2014
Submit Deliverable Completion Notice	11/25/2014	11/25/2014
Approve Deliverable Completion Notice	11/25/2014	11/29/2014
4.4 Functioning In-bound and Outbound Interfaces	8/5/2014	11/24/2014
4.4a Ticket to Work	8/5/2014	11/7/2014
Establish Test Environment with External Partners	8/5/2014	8/29/2014
Develop and Release Ticket Interfaces	8/5/2014	10/24/2014
Install Interface for UAT	10/24/2014	10/24/2014
Certify Interfaces are ready for test	10/31/2014	10/31/2014
Submit Deliverable Completion Notice	10/31/2014	10/31/2014
Approve Deliverable Completion Notice	10/31/2014	11/7/2014
4.4b MyNHDOE	8/5/2014	10/10/2014
Establish Test Environment with MyNHDOE	8/5/2014	8/29/2014

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Web Based Case Management System Software Project CONTRACT 2012-010-PART 3 EXHIBIT J WORK PLAN

Finish Task Name Start 8/5/2014 Develop and Release MyNHDOE Interface 9/30/2014 9/30/2014 9/30/2014 Install myNHDOE Interface for Test 10/2/2014 10/2/2014 Certify Interfaces are ready for test Submit Deliverable Completion Notice 10/2/2014 10/2/2014 Approve Deliverable Completion Notice 10/2/2014 10/10/2014 4.4c NH First 8/5/2014 11/24/2014 Establish Test Environment with NHFirst 8/5/2014 8/29/2014 Complete Technical Design documents for Interface 8/5/2014 9/15/2014 Develop and Release NHFirst Interfaces 8/5/2014 11/14/2014 Install NHFirst Interface for Test 11/14/2014 11/14/2014 Certify Interfaces are ready for test 11/18/2014 11/18/2014 Submit Deliverable Completion Notice 11/18/2014 11/18/2014 Approve Deliverable Completion Notice 11/18/2014 11/24/2014 4.5 Fully Tested Data Conversion Software 8/28/2014 2/20/2015 4.5a Data Conversion - Organizational Data 6/28/2014 10/7/2014 Upload data extracts of legacy data to Alliance site 6/28/2014 9/30/2014 Develop Data Migration programs 6/28/2014 9/30/2014 Prepare programs into periodic release 6/28/2014 9/30/2014 Release iterations of converted data for test 7/4/2014 9/30/2014 Incrementally Test Data as scheduled in Data Migration 7/4/2014 9/30/2014 Plan Cleanse Data as scheduled in Data Migration Plan 7/10/2014 9/30/2014 Achieve planned import success criteria 9/20/2014 9/30/2014 Submit Deliverable Completion Notice 9/30/2014 9/30/2014 Approve Deliverable Completion Notice 9/30/2014 10/7/2014 4.5b Data Conversion - Case Flow Data 7/15/2014 11/7/2014 Upload data extracts of legacy data to Alliance site 7/15/2014 10/31/2014 Develop Data Conversion programs 7/15/2014 10/31/2014 Prepare programs into periodic release 7/15/2014 10/31/2014 Release iterations of converted data for test 7/25/2014 10/31/2014 Incrementally Test Data as scheduled in Data Conversion 7/25/2014 10/31/2014 Plan Cleanse Data as scheduled in Data Conversion Plan 7/30/2014 10/31/2014 10/20/2014 10/31/2014 Achieve planned import success criteria Submit Deliverable Completion Notice 10/31/2014 10/31/2014 Approve Deliverable Completion Notice 10/31/2014 11/7/2014 4.5c Data Conversion - Financial Data 7/30/2014 11/21/2014 Upload data extracts of legacy data to Alliance site 7/30/2014 11/14/2014 Develop Data Conversion programs 7/30/2014 11/14/2014 Prepare programs into periodic release 7/30/2014 11/14/2014 Release iterations of converted Data for test 8/15/2014 11/14/2014 Incrementally Test Data as scheduled in Data Conversion 8/15/2014 11/14/2014 Plan

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WORK PLAN

Finish Task Name Start 11/14/2014 Cleanse Data as scheduled in Data Conversion Plan 8/20/2014 11/14/2014 Achieve planned import success criteria 11/3/2014 11/14/2014 Submit Deliverable Completion Notice 11/15/2014 Approve Deliverable Completion Notice 11/15/2014 11/21/2014 4.5d Data Conversion - End User Validation 12/5/2014 11/3/2014 Validate records and report results incrementally 11/3/2014 11/28/2014 Refine Data Conversion 11/3/2014 11/28/2014 11/28/2014 Cleanse Data as scheduled in Data Conversion Plan 11/3/2014 Achieve planned import success criteria 11/21/2014 11/28/2014 Submit Deliverable Completion Notice 11/28/2014 11/28/2014 Approve Deliverable Completion Notice 11/28/2014 12/5/2014 4.5e Fully Tested Data Conversion Software 12/1/2014 1/7/2015 Validate records and report results incrementally 12/1/2014 12/30/2014 Refine Data Conversion 12/1/2014 12/30/2014 Cleanse Data as scheduled in Data Conversion Plan 12/1/2014 12/30/2014 12/30/2014 12/1/2014 Achieve planned import success criteria Certify Data Conversion is ready for Integration Test 12/1/2014 12/30/2014 Submit Deliverable Completion Notice 12/30/2014 12/30/2014 Approve Deliverable Completion Notice 12/30/2014 1/7/2015 4.5f Setup Production Environment 2/2/2015 4/17/2015 Setup Production Server environments for Pilot 2/2/2015 4/17/2015 Install latest copy of adapted Master AWARE on 4/2/2015 4/2/2015 production server Install and verify final AWARE Release or Update 4/2/2015 4/6/2015 4/13/2015 Activate Interfaces in test. 4/13/2015 Submit Deliverable Completion Notice 4/13/2015 4/13/2015 Approve Deliverable Completion Notice 4/17/2015 4/13/2015 4.6 Converted Data Loaded into Production 3/29/2015 4/12/2015 Environment Complete final Data Conversion 3/29/2015 4/2/2015 Install converted data on production environment 4/5/2015 4/5/2015 4/6/2015 Validate Data Conversion 4/6/2015 Submit Deliverable Completion Notice 4/6/2015 4/6/2015 Approve Deliverable Completion Notice 4/6/2015 4/12/2015 4.7 Tools for Backup and Recovery 2/15/2015 3/19/2015 **Conduct Recovery Test** 2/15/2015 3/19/2015 Prepare for recovery process 2/15/2015 3/1/2015 Take System components off line 3/1/2015 3/1/2015 3/2/2015 Restore System to online status 3/2/2015 Document test results 3/2/2015 3/2/2015 Deliver Recovery Test results 3/2/2015 3/15/2015 Submit Deliverable Completion Notice 3/15/2015 3/15/2015

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Approve Deliverable Completion Notice

Contractor Initials:

3/15/2015

Date: 1-31-14

3/19/2015

Web Based Case Management System Software Project CONTRACT 2012-010-PART 3 EXHIBIT J WORK PLAN

Task Name	Start	Finish
4.8 Conduct User Acceptance Test	1/5/2015	3/6/2015
Test and Report Errors by Cutoff date on Schedule	1/5/2015	2/16/2015
Track errors for reference	1/5/2015	2/16/2015
Retest Issues determined to be training or Adaptation	1/5/2015	2/16/2015
issues	1/5/2015	2/10/2013
Retest AWARE after corrections are released	2/20/2015	3/2/2015
Submit Deliverable Completion Notice	3/2/2015	3/2/2015
Approve Deliverable Completion Notice	3/2/2015	3/6/2015
4.9 Conduct Integration Test	3/2/2015	4/10/2015
Certify AWARE is ready for Integration Test	3/2/2015	3/2/2015
Integration Test is scheduled	3/2/2015	3/2/2015
AWARE Update is installed, if needed.	3/6/2015	3/9/2015
Data is converted	3/6/2015	3/9/2015
Interfaces are activated in Test	3/9/2015	3/9/2015
Integration Test is completed	3/10/2015	3/13/2015
AWARE Is Certified for Acceptance Test/Pilot	4/2/2015	4/6/2015
Submit Deliverable Completion Notice	4/6/2015	4/6/2015
Approve Deliverable Completion Notice	4/6/2015	4/10/2015
4.10 Pilot Test	3/27/2015	5/4/2015
Pilot test is scheduled	4/2/2015	4/2/2015
Conduct Performance and Stress Test	3/27/2015	3/27/2015
NHVR Conducts Introduction to AWARE Training for	4/8/2015	4/10/2015
Pilot Team	4/8/2013	4/10/2013
Complete Pilot Test	4/13/2015	4/24/2015
Submit Deliverable Completion Notice	4/24/2015	4/24/2015
Approve Deliverable Completion Notice	4/24/2015	4/30/2015
System Acceptance for Production	5/4/2015	5/4/2015
4.11 Implementation Cutover to New Software	5/4/2015	5/29/2015
Go-Live Decision	5/4/2015	5/8/2015
Final Data Conversion for Production	5/22/2015	5/24/2015
End User Training - Week 1	5/18/2015	5/22/2015
End User Training - Week 2	5/22/2015	5/29/2015
Complete Cutover Tasks per Go-Live Plan	5/22/2015	5/25/2015
Verify AWARE is working correction in production	5/25/2015	5/25/2015
Technical Support following Go-Live	5/25/2015	5/29/2015
5.0 Warranty	6/1/2015	8/31/2015
5.1 90 day Warranty	6/1/2015	8/31/2015
Stage 2: BEP and Stage 2 Customizations	11/1/2014	11/31/2015
6.1 Stage 2 Planning	11/1/2014	1/31/2015
6.2 Stage 2 Adaptation and Design	12/1/2014	3/31/2015
6.3 Stage 2 BEP Data Conversion Mapping and Pan	1/1/2015	3/31/2015
6.4 Stage 2 BEP Data Conversion	1/1/2015	8/31/2015
6.5 Stage 2 Customization Development and Release	1/1/2015	8/31/2015

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Web Based Case Management System Software Project CONTRACT 2012-010-PART 3 EXHIBIT J WORK PLAN

Task Name	Start	Finish
6.6 Stage 2 User Acceptance Test	4/1/2015	11/31/2015
6.7 Stage 2 Go-Live	11/1/2015	11/31/2015

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Contractor Initials:

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Web Based Case Management System Software Project CONTRACT 2012-010-PART 3

EXHIBIT K

SOFTWARE LICENSE AND RELATED TERMS

1. LICENSE GRANT

The State of NH, Department of Education Bureau of Vocational Rehabilitation shall not purchase software licenses as a part of this Contract, but may exercise the option to convert to a licensed System as set forth in Exhibit K: Software License and Related Terms, Section 8: License Conversion Option.

2. SOFTWARE AND DOCUMENTATION COPIES

Alliance shall provide the State with the Software's associated Documentation in electronic format. The State shall have the right to copy the Software and its associated Documentation for its internal business needs. The State agrees to include copyright and proprietary notices provided to the State by the Vendor on such copies.

3. RESTRICTIONS

Except as otherwise permitted under the Contract, the State agrees not to:

- a. Remove or modify any program markings or any notice of Alliance's proprietary rights;
- b. Make the programs or materials available in any manner to any third party for use in the third party's business operations, except as permitted herein; or
- c. Cause or permit reverse engineering, disassembly or recompilation of the programs.

4. TITLE

Title, right, and interest (including all ownership and intellectual property rights) in the hosted Software provided by the Vendor (not customer Software), and its associated Documentation, shall remain with Alliance

5. VIRUSES

Alliance shall provide Software that shall not contain any viruses, destructive programming, or mechanisms designed to disrupt the performance of the Software in accordance with the Specifications.

6. AUDIT

Not applicable.

7. SOFTWARE NON-INFRINGEMENT

Alliance warrants that it has good title to, or the right to allow the State to use all Services, equipment, and Software ("Material") provided under this Contract, and that such Services, equipment, and Software do not violate or infringe any patent, trademark, copyright, trade name or other intellectual property rights or misappropriate a trade secret of any third party.

The warranty of non-infringement shall be an on-going and perpetual obligation that shall survive termination of the Contract. In the event that someone makes a claim against the State that any Material infringe their intellectual property rights, Alliance shall defend and indemnify the State against the claim provided that the State:

Contractor Initials: CMP
Date: 1-31-14

2012-010 Exhibit K Software License and Related Terms

STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION Web Based Case Management System Software Project CONTRACT 2012-010-PART 3

EXHIBIT K SOFTWARE LICENSE AND RELATED TERMS

- a. Promptly notifies Alliance in writing, not later than 30 days after the State receives actual written notice of such claim;
- b. Gives Alliance control of the defense and any settlement negotiations; and
- c. Gives Alliance the information, authority, and assistance reasonably needed to defend against or settle the claim.

Notwithstanding the foregoing, the State's counsel may participate in any claim to the extent the State seeks to assert any immunities or defenses applicable to the State.

If Alliance believes or it is determined that any of the Material may have violated someone else's intellectual property rights, Alliance may choose to either modify the Material to be non-infringing or obtain a license to allow for continued use, or if these alternatives are not commercially reasonable, Alliance may end the license, and require return of the applicable Material and refund all fees the State has paid Alliance under the Contract. Alliance shall not indemnify the State if the State alters the Material without Alliance's consent or uses it outside the scope of use identified in Alliance's user Documentation or if the State uses a version of the Material which has been superseded, if the infringement claim could have been avoided by using an unaltered current version of the Material which was provided to the State at no additional cost. Alliance shall not indemnify the State to the extent that an infringement claim is based upon any information design, Specification, instruction, Software, data, or material not furnished by Alliance. Alliance shall not indemnify the State to the extent that an infringement claim is based upon the combination of any Material with any products or Services not provided by Alliance without Alliance's consent.

2012-010 Exhibit K Software License and Related Terms

Contractor Initials: (

Date: 1-31-14

Web Based Case Management System Software Project **CONTRACT 2012-010-PART 3**

EXHIBIT L WARRANTY AND WARRANTY SERVICES

1. GENERAL WARRANTY SPECIFICATIONS

1.1 Services

Alliance warrants that the System shall operate to conform to the Specifications, terms, and requirements of the Contract.

1.2 Software

Alliance warrants that the Software, including but not limited to the individual modules or functions furnished under the Contract, is properly functioning within the System, compliant with the requirements of the Contract, and shall operate in accordance with the Specifications and Terms of the Contract.

For any breach of the above Support and Maintenance warranty, the State's remedy, and Alliance's entire liability, shall be: (a) the correction of program errors that cause breach of the warranty, or if Alliance cannot substantially correct such breach in a commercially reasonable manner, the State may end its program license and recover the fees paid to Alliance for the program license and any unused, prepaid technical support fees the State has paid for the program license; or (b) the re-performance of the Deficient Services, or (c) if Alliance cannot substantially correct a breach in a commercially reasonable manner, the State may end the relevant Services and recover the fees paid to Alliance for the Deficient Services.

1.3 Non-Infringement

Alliance warrants that it has good title to, or the right to allow the State to use, all Services, equipment, and Software ("Material") provided under this Contract, and that such Services, equipment, and Software do not violate or infringe any patent, trademark, copyright, trade name or other intellectual property rights or misappropriate a trade secret of any third party.

Viruses; Destructive Programming 1.4

Alliance warrants that the Software shall not contain any viruses, destructive programming, or mechanisms designed to disrupt the performance of the Software in accordance with the Specifications.

1.5 Compatibility

Alliance warrants that all System components, including but not limited to the components provided, including any replacement or upgraded System Software components provided by Alliance to correct Deficiencies or as an Enhancement, shall operate with the rest of the System without loss of any functionality.

Services 1.6

Alliance warrants that all Services to be provided under the Contract shall be provided expediently, in a professional manner, in accordance with industry standards and that

2012-010 Exhibit L Warranty and Warranty Services

Contractor Initials: (1/4/)
Date:)-3)

Web Based Case Management System Software Project **CONTRACT 2012-010-PART 3**

EXHIBIT L

WARRANTY AND WARRANTY SERVICES

Services shall comply with performance standards, Specifications, and terms of the Contract.

Personnel 1.7

Alliance warrants that all personnel engaged in the Services shall be qualified to perform the Services, and shall be properly licensed and otherwise authorized to do so under all applicable laws.

Breach of Data 1.8

Alliance shall be solely liable for costs associated with any breach of State data housed at their location(s) including but not limited to notification and any damages assessed by the courts.

2. WARRANTY SERVICES

Alliance agrees to maintain, repair, and correct Deficiencies in the System Software, including but not limited to the individual modules or functions, during the Warranty Period, at no additional cost to the State, in accordance with the Specifications, Terms and requirements of the Contract, including, without limitation, correcting all errors, and Defects and Deficiencies; eliminating viruses or destructive programming; and replacing incorrect, Defective or Deficient Software and Documentation. Warranty Services shall be provided as specified more fully in Exhibit G: Maintenance and Support Services.

In the event Alliance fails to correct a Deficiency within the allotted period of time, the State may, at its option,: 1) declare Alliance in default, terminate the Contract, in whole or in part, without penalty or liability to the State; 2) return Alliance's product and receive a full refund for all amounts paid to Alliance, including but not limited to, any applicable license fees within (90) days of notification to Alliance of the State's intent to request a refund; and 3) to pursue its remedies available at law and in equity.

Notwithstanding any provision of this Contract, pursuant to Contract Agreement -Part 2 Section 13.1, the State's option to declare Alliance in default, terminate the Contract and pursue its remedies shall remain in effect until satisfactory completion of the full Warranty Period.

3. WARRANTY PERIOD

The Warranty Period shall commence upon the State's issuance of a Letter of Acceptance for the UAT and extend for the duration of the Contract.

Contractor Initials: <u>(</u>

Web Based Case Management System Software Project CONTRACT 2012-010- PART 3 EXHIBIT M TRAINING SERVICES

Alliance shall provide the following Training Services.

Support of State Project Team

Alliance shall provide training and mentoring to the State Project Team members so they are prepared for their Project roles. End-user involvement is a critical factor in Project success and Alliance shall ensure that the Project Team is prepared for its Project role from the first day of the Project through the final Go-Live.

Alliance Project Team members shall be selected because of their experience with AWARE, vocational rehabilitation, and Project Implementation and committed to supporting the success of NHVR.

Project Team Preparation

Alliance shall utilize a series of highly successful Alliance trainings and tools to support the Project Implementation. These streamline the Implementation, decrease the State Project Team's learning curve, and enable State Team members to contribute to Project success with confidence.

Project Team preparation includes three primary toolsets:

- Training
- Knowledge Transfer/Mentoring
- How-to-Guides and Templates

Knowledge Transfer/Mentoring Project Team Interactions

Alliance Project Team members shall work collaboratively alongside State Team members in work sessions throughout the Project. These work sessions allow NHVR to gain the most from the Implementation process. For example, collaborative Adaptation work sessions with State business experts and Alliance SME's leverages the full capability of *AWARE* to meet the State's requirements out of the box. This, in turn, reduces Project cost and risk.

Dependencies

Knowledge Transfer activities require the State staff to be actively involved in work sessions during the Project. A partial list of activities is included in the following table. Additional information can be found in Topic 15 - User Training Approach of the Alliance Proposal dated May 22, 2012.

2012-010 Exhibit M Training Services

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Date: 1-31-1

Web Based Case Management System Software Project CONTRACT 2012-010- PART 3 EXHIBIT M TRAINING SERVICES

Templates and Guides

Alliance has developed a sophisticated knowledge base that represents learning and best practices from its many successful Projects. These tools shall be made available to NHVR for use during the Project. There are two primary toolsets:

- Project Management FrameworkTM: Templates and tools for managing and controlling the Project are organized by Project phase and major Deliverable. The Alliance Project Manager shall provide these templates to NHVR; these may be modified by NHVR to fit their communication, planning, and internal management processes.
- AWAREInfo: Alliance's online customer portal includes more than 70 technical Documentation and Adaptation guides that are used in trainings and knowledge transfer work sessions. Documentation is accessible and frequently updated.

Examples of technical Documentation and Adaptation guides are listed below.

Title	Description	Project Use
Manage Letters	Administrative Guide – AWARE provides tools for NHVR to easily create unlimited numbers of letters and forms. These are created through Adaptation, not by developers. Describes how to use AWARE tools to create and organize letters in AWARE.	Provide information for Project Team so they can create Letters and Forms to meet State needs, both during Adaptation and after Implementation.
Plan Authorization Guide	Administrative User Guide - Describes the options for linking authorizations to a plan service. Includes directions for Adaptation of AWARE to include this link.	Provide information for making decision about this Adaptation option. Provides Instructions for Adaptation.
E-mail to AWARE	Technical Guide — describes pre-requisites, architecture and how to install and configure this feature.	Provides information for setting up this feature.

Alliance shall provide relevant and focused training to maximize the Acceptance and support of the State staff. Alliance shall use best efforts to provide training to State staff that receives outstanding evaluations and trainees leave with a high degree of confidence that they can use what they have learned.

To help NHVR make a successful transition, Alliance shall use a well-defined training approach, developed over more than 28 years of leading technology training. Alliance and NHVR shall develop a Training Plan to ensure training is coordinated to maximize its benefit. Over the course of the Project, Alliance shall to deliver more than a dozen different trainings and knowledge transfer work sessions, as requested by the State. This comprehensive approach to training shall results in:

- Confident AWARE users;
- Project Team members who are prepared for Project tasks;
- System administrators who are ready to manage AWARE;
- IT staff who understand AWARE architecture and Interfaces; and
- Capacity to continue staff training after Implementation.

Contractor Initials: Date: 1-31-14

Web Based Case Management System Software Project CONTRACT 2012-010- PART 3 EXHIBIT M TRAINING SERVICES

Training Approach

Designed as a comprehensive and holistic education program, the AWARE Training Program uses proven methodologies, tools and techniques to successfully train users. It consists of a blended approach of webinar and instructor-led presentations, hands-on demonstrations, formal class sessions, structured knowledge transfer sessions, training materials, and evaluations.

Knowledge transfer activities shall be integrated into the AWARE Training Program and enable technical and System administration staff to take responsibility for the operation of AWARE after formal State Acceptance. The learning and knowledge transfer programs shall be incorporated into training activity for key agency staff, trainers, System administrators/help desk, and technical staff.

Train-the-Trainer: Alliance provides training to a group of individuals, who then train the rest of the NHVR staff. The Alliance Train-the-Trainer training provides real training experience, instructor plans, and training tips and tricks for the NIIVR training team. More importantly, this approach builds a Team of NIIVR staff with in-depth knowledge of AWARE. These staff trainers can provide formal training or in-office resources for new users. Benefits to this approach include reduced cost and the leadership of staff who thoroughly understand NHVR business processes.

Training Plan

This Training Plan (Plan) describes the training required for successful Implementation of **AWARE** for NHVR. The objective of this Plan is to provide a comprehensive view of all planned Project training. The Plan includes a Schedule, roles and responsibilities, and key planning tasks.

Training is planned for three NHVR audiences: the AWARE Project Team, the AWARE System administration and support staff, and the AWARE end users.

Training for the NHVR Project Team and System administration staff is conducted by Alliance trainers either on site at 21 South Fruit St Concord NH or through a Web Based Application. The Plan includes a high-level timeline (by Deliverable) for these trainings and identifies the audience for each training.

NHVR will conduct End User Training, which includes Business Practice training, hands-on Introduction to AWARE training and in-office follow-up training.

Project Team Training

The NHVR Project Team shall be responsible for making Adaptation decisions, re-engineering business processes, testing the application and preparing end users to use **AWARE**. NHVR Project Team members shall attend the following training sessions to prepare them for their roles on the project.

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STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION Web Based Case Management System Software Project **CONTRACT 2012-010- PART 3**

EXHIBIT M TRAINING SERVICES

• Training	 Duration 	• Deliverable	 NHVR Attendees
AWARE Architecture Overview	One Partial-Day Work Session	1.9	1T Staff, Project Team
AWARE Data Model	One Partial Day Work Session	1.15	DBA, Data Conversion Team
Introduction to AWARE	One, 2.5-Day Training	1.5b	Project Team
Using AWARE w/Assistive Technology	One Partial-Day Training	TBD	Project Team, Assistive Technology Users
Basic Adaptation	One-Day Training	1.14a	Project Team
AWARE Reports	One-Day Training	1.14a	Project Team
AWARE Financial Processes Overview	One-Day Training	1.7	Project Team, IT Staff

Test Team, System Administration, and Train the Trainer Training

Just prior to User Acceptance Testing, Alliance provides Test Team Training to prepare NHVR for testing AWARE.

Before Go-Live, Alliance provides Train the Trainer for NHVR trainers. This provides strategies and best-practices for training end users how to use AWARE.

After the Implementation is complete, the AWARE application is administered by NHVR staff. AWARE System Administrators will review new releases, implement Adaptation decisions, manage staff and budgets, view reports, and perform other application support activities. NHVR AWARE Test Team, End-User Trainers and System Administrators will attend the following trainings.

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Training	Duration	Work Plan Deliverable Number	NHVR Attendees
Test Team Training	One, 2-Day Training	4.3	Test Team
Staff Management	One-Day Training	TBD	System Administrators
Funds and Budgets	One-Day Training	TBD	System Administrators, Financial Specialists
Federal Reports	One-Day Training	TBD	System Administrators, Report Specialists
AWARE VIS User	One, 2-Day Training	TBD	VIS Users and Report Specialists
Train the Trainer	One-Day Training	3.3	End-User Trainers and Assistant Trainers

Stage 2 Training

During the Stage 2 Implementation, Alliance will provide training to prepare NHVR project team members, system administrators and report analysts to implement AWARE BEP. This includes a hands-on introduction to AWARE BEP training for the Project Team and the NHVR Trainers to prepare them for system adaptation and end user training. System administrators and report analysts will complete specialized training to prepare them to manage and develop reports for the system, as it is implemented.

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Training	Duration	Deliverable	NHVR Attendees
AWARE BEP Training	Two-Day Training	6.2	Project Team, BEP Trainers
AWARE BEP System Administration Training	Partial-day remote training	6.7	System Administrators, Report Specialists
AWARE BEP Data Model overview	Partial-day remote training	6.7	Report Specialists
AWARE BEP VIS User	One, 1-Day Training	6.7	VIS Report Specialists. Assumes these staff have already received AWARE VIS User Training.

Additional Training

Alliance training begins early in the Implementation Project and continues throughout the Project, providing just-in-time training that is relevant to the staff role. Initial training sessions prepare NHVR Project Team members for their roles in the Project. Training offered later in the Project focuses on System administrators. In these, Subject Matter Expert (SME)-led sessions, NHVR System administrators learn to manage AWARE application configuration, maintain staff, and produce federal reports.

Training is offered in two modalities: Classroom training and Knowledge Transfer. Classroom training is instructor-led and has a structured curriculum and agenda. Knowledge transfer is accomplished in a series of hands-on learning opportunities, often through webinar. Alliance uses a "student, co-pilot, pilot model." Initially, NHVR staff observes the Alliance SME performing a task. They the work together on the task, and finally the NHVR staff complete the task with Alliance oversight and support. This results in effective transfer of knowledge from one SME to another.

Needs Assessment

The AWARE curriculum and training manual shall provide appropriate training for agency user types, including casual and power users, as well as specialty users who only perform a few selected tasks in AWARE. The Comprehensive Training Plan, developed during the Planning Phase, identifies each user type and matches them with appropriate training.

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Web Based Case Management System Software Project **CONTRACT 2012-010- PART 3 EXHIBIT M** TRAINING SERVICES

To meet the needs of different user types, AWARE training and the training manual shall be designed as a series of focused lessons - each on a different topic. Instructors can use the lessons to conduct a three-day training, or they can conduct an abbreviated training that focuses on just the skills an individual needs. The standard class can even accommodate all three by allowing individuals to move at their own pace after the first lessons on navigation. The type of training (structured classroom or knowledge transfer) is selected to fit the material and the audience. The modality (onsite or webinar) is designed to ensure the best learning experience for NHVR staff.

Curriculum Development

Alliance offers a highly developed series of courses and training processes that provide skills and just-in-time knowledge. Curriculum design is structured as follows:

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Characteristics	Classroom Training	Knowledge Transfer	Consultation
General	Introduces a subject	Builds on knowledge	Answers specific needs
Description	for the first time.	already obtained through	determined by the
		training or work	customer; either pre-
		experience.	determined content or
			question/answer format.
Agenda	A standard agenda	An outline of topics to be	Free flow or a brief outline.
	presented in a	discussed.	
	standard format.		
Materials	A standard workbook	Existing reference	Drawn from existing
	that is pertinent to the	materials or reference	materials or builds on
	System release.	materials created for the	specific questions.
		session.	
Presentation	Classroom: hands-on.	Workshop: apply specific	Question/Answer.
Style	Į	learning while completing	
		a real time task; prepare	
		attendees to accept full	
		responsibility for	
		maintenance.	
Environment	NHVR Training	NHVR Environment	N/A
for Training	Environment or		
	Alliance Training		
	Environment		
Class Size	Maximum 12 per	Maximum 6	Maximum 6
	instructor		
Examples	Introduction to	Project Team Training;	Special topics Q&A with a
	AWARE; Funds &	Advanced Adaptation;	subject matter expert
	Budgets	Interface Transfer	

Conducting, Evaluating, and Refining Training

AWARE trainings are founded on adult learning theory, and shall be delivered by certified senior Alliance trainings use professionally developed training materials. The Alliance training unit continually refines training so it meets the needs of end users.

2012-010 Exhibit M Training Services

Contractor Initials:

Page 167 of 172

Web Based Case Management System Software Project **CONTRACT 2012-010- PART 3 EXHIBIT M** TRAINING SERVICES

Instructor-Led or Computer-Based Training

Alliance believes that the most effective training or knowledge transfer takes place in an instructor-led format. Trainer-led sessions allow attendees to ask questions, to be a part of the learning, and to take ownership of the experience. Discussion in the session is encouraged to enhance the learning process. Alliance uses computer-based training as augmentation of the standard instructor-led training.

Training Activity Evaluations

Trainers provide students with access to a web-based training evaluation form. Feedback is shared with the State.

Training Coordinated with User Support

During the Planning Phase, Alliance and NHVR collaborate to develop a Comprehensive Training Plan. This plan shall define opportunities for coordinating training with User Support. The synergy of collaborative planning helps produce outstanding training results (confident users) and maximum knowledge transfer.

The Plan documents the classes, Schedule, logistics, and attendees planned for the Project. Alliance provides class descriptions and logistics for inclusion in the Plan. These clarify the content and focus of training, and provide NHVR with the detailed information needed to have the right people and facilities for the training to be a success.

The Alliance Training Subject Matter Expert ("SME") shall collaborate with NHVR to develop a training Schedule, and to identify appropriate staff to attend each training.

A section of the Training Plan focuses on End User Training. In this section, NHVR and Alliance shall describe the training approach and the plan to complete statewide training. If NHVR chooses a Train-the-Trainer approach, Alliance shall provide tools and templates for planning the training logistics - from a training calendar and readiness checklists to registration ideas.

During end user training, trainers will present a training segment on how users are supported within AWARE. In addition to the intuitive ways that AWARE mimics the workflow of counselors, trainers demonstrate how AWAREHelp provides context-driven help at the point of question. Users will rarely have to leave AWARE to get answers.

Training Manuals

Alliance training manuals include scenario-based, step-by-step practice lessons. In addition, context-sensitive AWAREHelp is available within the AWARE application. These shall be useable by end users as tools to research answers to questions once they return to their offices and begin using AWARE.

Training Manual Updates

If training materials require updates, Alliance shall make changes quickly. Alliance staff includes Documentation specialists and technical trainers.

STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION Web Based Case Management System Software Project CONTRACT 2012-010- PART 3 EXHIBIT M TRAINING SERVICES

Preparation for NHVR Ongoing Training

By using the Train-the-Trainer approach, described previously in "Alternative Approaches for User Training" section of this topic, NHVR staff shall be trained and prepared to host ongoing training after AWARE Implementation.

Training Manual Maintenance

Alliance shall provide NHVR access to training materials. The Introduction to AWARE training materials shall be available online and provided in accessible formats. With each AWARE release, Alliance shall update the Introduction to AWARE training materials to reflect changes. The updated training materials shall be online with the appropriate AWARE release.

2012-010 Exhibit M Training Services

Contractor Initials:

Page 169 of 172

STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION Web Based Case Management System Software Project CONTRACT 2012-010- PART 3 EXHIBIT N AGENCY RFP With Addendums, by reference

NH DEPARTMENT OF EDUCATION RFP 2012-010, with all included addenda, is included by reference as binding Deliverables to this Contract.

2012-010 Exhibit N Agency RFP with Addendums, by reference

Contractor Initials:

Date: 1-31-1

STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION Web Based Case Management System Software Project CONTRACT 2012-010- PART 3 EXHIBIT O ALLIANCE PROPOSAL, By Reference

The Alliance Proposal to the Department of Education is incorporated herein by reference.

•		

2012-010 Exhibit O Alliance Proposal, by Reference

Contractor Initials: W
Date: 1-3

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STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION Web Based Case Management System Software Project CONTRACT 2012-010- PART 3

EXHIBIT PCertificates and Attachments

Attached are:

- A. Alliance's Certificate of Vote/Authority
- B. Alliance's Certificate of Good Standing
- C. Alliance's Certificate of Insurance
- D. Vocational Rehabilitation Confidentiality of Client Information

2012-010 Exhibit P Certificates and Attachments

Page 172 of 172

Contractor Initials:

Date: 1-31-14

State of New Hampshire Bepartment of State

CERTIFICATE

I, William M. Gardner, Secretary of State of the State of New Hampshire, do hereby certify that Alliance Enterprises, Inc doing business in New Hampshire as Alliance Enterprises of Washington, a(n) Washington corporation, is authorized to transact business in New Hampshire and qualified on May 29, 2012. I further certify that all fees and annual reports required by the Secretary of State's office have been received.

In TESTIMONY WHEREOF, I hereto set my hand and cause to be affixed the Seal of the State of New Hampshire, this 3rd day of February, A.D. 2014

William M. Gardner Secretary of State

Resolutions Adopted by Unanimous Written Consent Of the Shareholders and Directors of:

Alliance Enterprises, Inc.

A Washington Corporation

Pursuant to Sections 23B.07.040 and 23B.08.210 of the Washington Business Corporation Act, the undersigned, being all of the shareholders and directors entitled to vote at meetings of the shareholders and directors, respectively, of Alliance Enterprises, Inc. a Washington corporation, by this instrument, in *lieu* of a meeting of shareholders and directors of the corporation, hereby unanimously adopt the following resolution(s):

RESOLVED that the Company will enter into a contract with New Hampshire Department of Education. Chris M. Pieper has the authority to sign the contract on the Company's behalf.

Execution of this consent constitutes a waiver of any notice required under the Washington Business Corporation Act or the Articles of Incorporation or Bylaws of this corporation.

DATED this 31st day of January, 2014.

DIRECTOR:

Lee A. Cousineau

SHAREHOLDER / DIRECTOR:

Certificate of Authority

1, <u>L</u>	ise C. (sitterd , Clerk/Secretary of do hereby certify that:
(1)	I maintain and have custody of and am familiar with the seal and minute books of the corporation;
(2)	I am authorized to issue certificates with respect to the contents of such books and to affix such seal to such certificate;
(3)	The following (is a) (are) true and complete $cop(y)$ (ies) of the resolution(s) adopted by the board of directors of the corporation at a meeting of that board on $1-31$, 20 , $1+30$, which meeting was held in accordance with the law of the state of incorporation and the by-laws of the corporation
(4)	The following is a true and complete copy of a by-law adopted at a (shareholder)(organizational) meeting on $1-31-1+$
(5)	The foregoing resolution(s) and by-law are in full force and effect, unamended, as of the date hereof; and
(6)	The following person(s) lawfully occupy the office(s) indicated below:
\- /	
	Lisa C. Gifford Chair
	Lisa C. Gifford Secretary
	Lisa C. Gifford Treasurer
IN WIT	NESS WHEREOF, I have hereunto set my hand as the Clerk/Secretary of the Corporation this day of
	prate Seal if any) Tun Gyd Secretary
(If the author	corporation has no seal, the Clerk/Secretary shall acknowledge the certificate before an rized officer below)
STATE	المعاندة المعاندة OF NEW HAMPSHIRE
COUN	TY OF Thwsten
Clerk/S	On <u>January 31</u> , 20 14, before the undersigned officer personally red the person identified in the foregoing certificate, know to me (or satisfactorily proven) to be the Secretary of the corporation identified in the foregoing certificate, and acknowledge that <u>she</u> led the foregoing certificate.
	In witness whereof I hereunto set my hand and official seal,
	Notary Public/Justice of the Peace
	HOLLI D. COLEMAN NOTARY PUBLIC STATE OF WASHINGTON COMMISSION EXPIRES MAY 9, 2017



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 1/31/2014

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

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to

the terms and conditions of the policy, co- certificate holder in lieu of such endorses			ement on th	is certificate does not confe	rights to the
PRODUCER		CONTACT NAME:			
Commercial Lines - (206) 892-9200		PHONE FAX (A/C, No. Ext.): (A/C, No):			
Wells Fargo Insurance Services USA, Inc C.	A LIC#: UDUB4U8	E-MAIL ADORESS:		·	
601 Union Street, Suite 1300		INS	URER(S) AFFOR	RDING COVERAGE	NAIC #
Seattle, WA 98101-1371		INSURER A : Hartfor	d Casualty In	surance Company	29424
INSURED		INSURER B : Underv	vriters at Lloy	/ds, London_(IL)	15792
Alliance Enterprises, Inc.		INSURER C :			
2625 Willamette Drive NE		INSURER D :			
		INSURER E :			
Lacey, WA 98516		INSURER F :			
	FICATE NUMBER: 7234867			REVISION NUMBER: See be	
THIS IS TO CERTIFY THAT THE POLICIES O INDICATED. NOTWITHSTANDING ANY REQ- CERTIFICATE MAY BE ISSUED OR MAY PE EXCLUSIONS AND CONDITIONS OF SUCH PO	UIREMENT, TERM OR CONDITION (RTAIN, THE INSURANCE AFFORDE DLICIES, LIMITS SHOWN MAY HAVE	OF ANY CONTRACT OD BY THE POLICIES BEEN REDUCED BY I	OR OTHER I S DESCRIBEI PAID CLAIMS	DOCUMENT WITH RESPECT TO DIREREIN IS SUBJECT TO ALL	WHICH THIS
INSR TYPE OF INSURANCE IN	DOL SUBR ISD WVD POLICY NUMBER	POLICY EFF (MM/DO/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS	
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CLAIMS-MADE X OCCUR		,		PREMISES (Ea occurrence)	300,000
X WA Stop Gap				MED EXP (Any one person) \$	10,000
				PERSONAL & ADV INJURY \$	1,000,000
GEN'L AGGREGATE LIMIT APPLIES PER				GENERAL AGGREGATE \$	2,000,000
X POLICY PRO-				PRODUCTS - COMP/OP AGG \$	2.000,090
OTHER:				\$ COMBINED SINGLE LIMIT .	
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ANY AUTO SCHEDULED		!		BODILY INJURY (Per person) \$	
AUTOS AUTOS		i		BODILY INJURY (Per accident) \$ PROPERTY DAMAGE +	
HIRED AUTOS X AUTOS	:	į		(Per accident)	
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EXCESS LIAB CLAIMS-MADE				AGGREGATE \$	3,000,000
DED X RETENTION \$ 10,000 WORKERS COMPENSATION		-		PER OTH- STATUTE ER	<u></u> .
AND EMPLOYERS' LIABILITY Y / N					•
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(Mandatory in NH) If yes, describe under				E.L. DISEASE - EA EMPLOYEE \$ E.L. DISEASE - POLICY LIMIT \$	
DÉSCRIPTION OF OPERATIONS below B Professional Liability		06/01/13	06/01/14	\$3,000,000. Ea Clarn/\$3,000.000. Agg:	\$25,000 Ded.
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DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES	S (ACORD 101 Additional Remarks Schedul	e may be attached if mon	e space is requir	redi	
Evidence of insurance Coverage.					
CERTIFICATE HOLDER		CANCELLATION			
State of New Hampshire				ESCRIBED POLICIES BE CANCE EREOF, NOTICE WILL BE D	
Department of Education	ACCORDANCE WIT				
Bureau of Vocational Rehabilitation					
21 S. Fruit Street, Suite 20		AUTHORIZED REPRESE		11	
Concord, NH 03301			914	w/som/a	i
i					

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CID: 258431

SID: 7234867

Certificate of Insurance (Con't) **OTHER Coverage** ADDL WVD INSR SUBR INSR TYPE OF INSURANCE POLICY NUMBER EFFECTIVE DATE EXPIRATION DATE LIMIT LTR (MM/DD/YY) (MM/DD/YY) 06/01/13 06/01/14 \$1,000,000 E.L. Disease Hartford Casualty Insurance Co \$1,000,000 E.L. Accident \$1,000,000 Disease Policy Limit

CONFIDENTIALITY OF CLIENT INFORMATION

It is the rule of the New Hampshire Department of Education, Division of Career Technology and Adult Learning, that information regarding Agency clients is confidential. Any contractor of the Agency who has access to client information is enjoined to keep such information from being made available to persons who do not have a legitimate need to know such information. For example, client records should not be released to any person or agency except under the following conditions: a) to a person or agency who is carrying out rehabilitation services for any Agency client under contract, authorization of agreement with our Agency; b) by specific request and signed release of the client; c) by direct order of a court of law or higher administrative authority.

Agency contractors are enjoined not to discuss client information with members of their family or the general public when such information could reasonable be identified with a specific client.

Failure to exercise reasonable and prudent action in compliance with the above rule may result in mandatory discharge of the contractor concerned.

Name of Contractor: Alliance Enter	prises Inc. Date: 1-31-14
I have read the above-posted rule regarding co provisions and penalty.	nfidentiality of client information. 1 understand its
Signed: Contractor	1-31-14 Date
Lalli D. alimen	1 - 31 - 14 Date