ARKANSAS DEPARTMENT OF HUMAN SERVICES PERFORMANCE BASED CONTRACTING

Pursuant to Ark. Code Ann. 19-11-1010 et. seq., the selected contractor shall comply with performance based standards. Following are the performance based standards that will be a part of the contract and with which the contractor must comply for acceptable performance to occur under the contract.

- I. The contractor must comply with all statutes, regulations, codes, ordinances, and licensure or certification requirements applicable to the contractor or to the contractor's agents and employees and to the subject matter of the contract. Failure to comply shall be deemed unacceptable performance.
- II. Except as otherwise required by law, the contractor agrees to hold the contracting Division/Office harmless and to indemnify the contracting Division/Office for any additional costs of alternatively accomplishing the goals of the contract, as well as any liability, including liability for costs or fees, which the contracting Division/Office may sustain as a result of the contractor's performance or lack of performance.
- III. During the term of the contract, the division/office will complete sufficient performance evaluation(s) to determine if the contractor's performance is acceptable.
- IV. The State **shall** have the right to modify, add, or delete Performance Standards throughout the term of the contract, should the State determine it is in its best interest to do so. Any changes or additions to performance standards will be made in good faith following acceptable industry standards, and may include the input of the vendor so as to establish standards that are reasonably achievable
- V. The contract program deliverables and performance indicators to be performed by the contractor are:

Se	rvice Criteria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
A. 1.	Vendor shall provide an Independent Verification and Validation (IV&V) project plan for Arkansas Department of Human Services (AR DHS) approval in a format acceptable to AR DHS.	Acceptable performance is defined as one hundred (100%) compliance with all service criteria.	1. A fifty percent (50%) penalty shall be assessed in the following months' payments to the Vendor for each thirty (30) day period the Vendor is not in full compliance with these Service Criteria. The fifty percent (50%) penalty
2.	The IV&V project plan must include, but is not limited to each service item listed in the bid's section 2.4, "Scope of Work", items B through Q.		shall be calculated from the total payment for the identified month in which the deficiency took place.
3.	The initial IV&V project plan must identify the staffing resources Vendor will assign to each item, the estimated completion date for each item, and indicate any dependencies (predecessor or successor tasks) associated with each item.		2. If the initial IV&V project plan is not delivered sixtyone (61) calendar days after the contract's actual start date, AR DHS reserves the right to impose additional penalties including but not
4.	The initial IV&V project plan must be delivered within thirty (30) calendar days of the contract's actual start date to allow the outgoing IV&V vendor sufficient time to review and provide feedback.		limited to: withholding payment on future invoices until Vendor is in full compliance, a substandard Vendor Performance Report (VPR) maintained in AR DHS' Vendor file, and contract termination.
	Knowledge of AR DHS Functional Requirements Vendor shall make a formal presentation to AR DHS summarizing Vendor's understanding of the following:	Acceptable performance is defined as one hundred percent (100%) compliance with all service criteria as determined by AR DHS.	1. A fifty percent (50%) penalty shall be assessed in the following months' payments to the Vendor for each thirty (30) day period the Vendor is not in full compliance with these Service Criteria. The fifty
	The AR DHS program policies, procedures and manuals relevant to Integrated Eligibility and Benefit Management (IE-BM),		percent (50%) penalty shall be calculated from the total payment for the identified month in which the deficiency took place.
	 Health Insurance Portability and Accountability Act (HIPAA) standards for protecting sensitive patient data, 		If the formal presentation is not delivered within ninety-one (91) calendar days after the contract's actual start date, AR DHS
	 Medicaid Information Technology Architecture (MITA) requirements for integrating business and information technology, 		reserves the right to impose additional penalties including but not

Se	rvice Criteria ⁱ	Acceptable Performance	Damages for Insufficient
2.	 Centers for Medicare and Medicaid Services (CMS) Medicaid Eligibility and Enrollment Life Cycle (MEELC) and Medicaid Eligibility and Enrollment Toolkit (MEET), The CMS Expedited Life Cycle Process (XLC) for project oversight and execution, The organizational structure of AR DHS and the Division of County Operations (DCO), Medicaid program statistical information including caseloads, claims volume, and prior authorization requests. This presentation must be delivered within forty-five (45) calendar days of the contract's actual start date, and each member of the IV&V team must 		limited to: withholding payment on future invoices until Vendor is in full compliance, a substandard Vendor Performance Report (VPR) maintained in AR DHS' Vendor file, and contract termination.
C.	 Knowledge of the Arkansas Integrated Eligibility and Benefit Management (IE-BM) Vendor shall make a formal presentation to AR DHS summarizing Vendor's understanding of the following: The Medicaid system as implemented in Arkansas. The intent and scope of work for Arkansas' IE-BM system integration RFP # SP-17-0012 as published at http://www.arkansas.gov/dfa/procu rement/bids/bid_info.php?bid_num ber=SP-17-0012 The current IE-BM system including its architecture and subsystems, 	Acceptable performance is defined as one hundred (100%) percent compliance with all service criteria as determined by DHS.	1. A fifty percent (50%) penalty shall be assessed in the following months' payments to the Vendor for each thirty (30) day period the Vendor is not in full compliance with these Service Criteria. The fifty percent (50%) penalty shall be calculated from the total payment for the identified month in which the deficiency took place. 2. If the formal presentation is not delivered one hundred twenty-one (121) calendar days after the contract's actual start date, AR DHS reserves the right to impose

Service Criteria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
 Internal and external data interfaces with IE-BM, The IE-BM reporting requirements, DHS' current strategy for replacing legacy modules with IE-BM, and Key stakeholder groups within the current AR DHS organizational structure. This presentation must be delivered within sixty (60) calendar days of the contract's actual start date, and each member of the IV&V team must present a portion of the content. 		additional penalties including but not limited to: withholding payment on future invoices until Vendor is in full compliance, a substandard Vendor Performance Report (VPR) maintained in AR DHS' Vendor file, and contract termination.
	Accentable performance is	1st Incident: A Corrective
 Monthly IV&V Assessments Vendor shall provide a monthly report on all Design, Development and Implementation (DDI) work provided by the IE-BM System Integrator. These monthly Independent Verification and Validation (IV&V) reports shall be submitted simultaneously to the CMS and the Arkansas Department of Human Services (DHS) as follows: The report must be submitted no later than 5:00 p.m. Central Time (CT) on the Friday of the first full week of the month following the reporting period. The report must follow the CMS template and guidance and be in a format approved by AR DHS. The content of the report must support all MEELC reviews and the MEELC Quarterly Reports. The report shall provide an independent assessment of the IE-BM system integration contractor's performance that evaluates how well that contractor applies best practices in project management, in system development life cycle (SDLC) processes, and in work products. 	Acceptable performance is defined as one hundred (100%) compliance with all service criteria throughout the contract term as determined by AR DHS.	1st Incident: A Corrective Action Plan, acceptable to AR DHS, shall be due to AR DHS within ten (10) business days of the request. 2nd incident: A twenty percent (20%) penalty shall be assessed in the following months' payments to the Vendor for each thirty (30) day period the Vendor is not in full compliance with these Service Criteria. The twenty percent (20%) penalty shall be calculated from the total payment for the identified month in which the deficiency took place. The total of all damage credits in any given month shall not exceed one hundred percent (100%) of the monthly invoice unless a 3rd incident occurs for any of the Service Criteria. 3rd incident: AR DHS reserves the right to impose additional penalties including but not limited to:

Service Criteria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
 Each report shall include, but is not limited to: Overall Project Health Assessment, Project Management Assessment, Schedule Assessment, Modular Development Assessment, Artifact Assessments, Security Assessment, Risks Assessment, and Issues Assessment. 		future invoices until Vendor is in full compliance, a substandard Vendor Performance Report (VPR) maintained in AR DHS' Vendor file, and contract termination.
E. Information Technology Governance Committee Reports 1. Vendor shall deliver, in a format approved by AR DHS, a monthly IV&V	Acceptable performance is defined as one hundred (100%) compliance with all service criteria throughout the contract term as	1st Incident: A Corrective Action Plan, acceptable to AR DHS, shall be due to AR DHS within ten (10) business days of the
report for the Information Technology Governance Committee (ITGC) of the Governor's Office. This report shall be a condensed, executive summary of the monthly IV&V Assessment.	determined by AR DHS.	request. 2nd incident: A twenty percent (20%) penalty shall be assessed in the following months' payments to the
2. The ITGC report must be submitted no later than 5:00 p.m. CT on the Friday of the second full week of the month following the reporting period.		Vendor for each thirty (30) day period the Vendor is not in full compliance with these Service Criteria. The twenty percent (20%) penalty shall be calculated from the total payment for the identified month in which the deficiency took place.
		The total of all damage credits in any given month shall not exceed one hundred percent (100%) of the monthly invoice unless a 3rd incident occurs for any of the Service Criteria.
		3rd incident: AR DHS reserves the right to impose additional penalties including but not limited to: withholding payment on future invoices until Vendor is in full compliance, a substandard Vendor Performance Report (VPR)

Service Criteria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
		maintained in AR DHS' Vendor file, and contract termination.
 F. Document Transparency Each IV&V document shall include, but not be limited to, the following document controls: Revision History: Identifying the version of the draft, the date the draft was submitted, deliverable point of contact/person making change, and a description of changes made. Table of Contents: A summary list of the major headings within the document and their page references. List of Figures: A listing of all figures and their page references. List of Tables: A list of all tables and their page references. Referenced Documents: A listing of other relevant documents, including the document name, and identifying numbers or codes, any web or SharePoint link, and issuance date Decision Log: Provides a summary of decision point and owners. Assumptions/Constraints/Risks: Describes any assumptions, constraints, and risks regarding the project that impact deliverables. Acronyms: A listing of all acronyms identified in the deliverable, their literal translations, and source. 	Acceptable performance is defined as one hundred (100%) compliance with all service criteria throughout the contract term as determined by AR DHS.	1st Incident: A Corrective Action Plan, acceptable to AR DHS, shall be due to AR DHS within ten (10) business days of the request. 2nd incident: A five percent (5%) penalty shall be assessed in the following months' payments to the Vendor for each thirty (30) day period the Vendor is not in full compliance with these Service Criteria. The five percent (5%) penalty shall be calculated from the total payment for the identified month in which the deficiency took place. The total of all damage credits in any given month shall not exceed one hundred percent (100%) of the monthly invoice unless a 3rd incident occurs for any of the Service Criteria. 3rd incident: AR DHS reserves the right to impose additional penalties including but not limited to: withholding payment on future invoices until Vendor is in full compliance, a substandard Vendor Performance Report (VPR) maintained in AR DHS' Vendor file, and contract termination.
G. IV&V Risk Report Vendor shall develop and maintain a comprehensive report of all IE-BM project risks identified by the IV&V team in a format approved in advance by AR DHS.	Acceptable performance is defined as one hundred (100%) compliance with all service criteria throughout the contract term as determined by AR DHS.	1st Incident: A Corrective Action Plan, acceptable to AR DHS, shall be due to AR DHS within ten (10) business days of the request.
The cumulative Risk Report will be		2nd incident: A twenty

Serv	vice Criteria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
2.	updated at least monthly, and shall be included with the monthly IV&V Assessments. When new risks of high impact are detected, the appropriate Risk Report shall be updated and re-submitted within two (2) business days of the detection. Risk Reports shall include, but are not limited to:		percent (20%) penalty shall be assessed in the following months' payments to the Vendor for each thirty (30) day period the Vendor is not in full compliance with these Service Criteria. The twenty percent (20%) penalty shall be calculated from the total payment for the identified month in which the deficiency took place.
	 Sources of overall project risk, Assessed severity and impact, Analysis of which sources are the most important drivers of overall project risk, Plans for risk mitigation, The individual responsible for monitoring each risk, Summary information including the number of risks open and closed, the number of risks distributed across categories, risk trends over time, and any risks that have progressed to issues within the month. 		The total of all damage credits in any given month shall not exceed one hundred percent (100%) of the monthly invoice unless a 3rd incident occurs for any of the Service Criteria. 3rd incident: AR DHS reserves the right to impose additional penalties including but not limited to: withholding payment on future invoices until Vendor is in full compliance, a substandard Vendor Performance Report (VPR) maintained in AR DHS' Vendor file, and contract termination.
Ven- com issu-	dor shall develop and maintain a prehensive log of all IE-BM project es identified by the IV&V team in a nat approved in advance by AR DHS.	Acceptable performance is defined as one hundred (100%) compliance with all service criteria throughout the contract term as determined by AR DHS.	1st Incident: A Corrective Action Plan, acceptable to AR DHS, shall be due to AR DHS within ten (10) business days of the request.
2.	The Issue Log shall be included with the monthly IV&V Assessments. When new issues of high or moderate impact are detected, the appropriate Issue Log shall be updated and resubmitted within two (2) business days of the detection.		2nd incident: A twenty percent (20%) penalty shall be assessed in the following months' payments to the Vendor for each thirty (30) day period the Vendor is not in full compliance with these Service Criteria. The twenty percent (20%) penalty shall be calculated from the total
	The Issues Log shall include, but is not limited to:		payment for the identified month in which the

Servic	e Criteria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
•	Issue type, Who identified the issue and when, Whether the Issue was previously anticipated in any Risk Report, Description, Impact and Priority, Who is assigned to lead resolution of the issue, Target resolution date, Status, and Final resolution.		deficiency took place. The total of all damage credits in any given month shall not exceed one hundred percent (100%) of the monthly invoice unless a 3rd incident occurs for any of the Service Criteria. 3rd incident: AR DHS reserves the right to impose additional penalties including but not limited to: withholding payment on future invoices until Vendor is in full compliance, a substandard Vendor Performance Report (VPR) maintained in AR DHS' Vendor file, and contract termination.
	Vendor shall continuously participate in ongoing project meetings and DDI deliverable walkthroughs, and conduct stakeholder interviews to understand the processes, procedures, and tools used in the IE-BM project environments. A list of the meetings attended, and interviews conducted shall be included in the monthly IV&V Assessments.	Acceptable performance is defined as a list of the meetings attended, and any interviews conducted being included with each monthly IV&V Assessment.	1st Incident: A Corrective Action Plan, acceptable to AR DHS, shall be due to AR DHS within ten (10) business days of the request. 2nd incident: A twenty percent (20%) penalty shall be assessed in the following months' payments to the Vendor for each thirty (30) day period the Vendor is not in full compliance with these Service Criteria. The twenty percent (20%) penalty shall be calculated from the total payment for the identified month in which the deficiency took place. The total of all damage credits in any given month shall not exceed one hundred percent (100%) of the monthly invoice unless a 3rd incident occurs for any of the Service Criteria. 3rd incident: AR DHS reserves the right to impose

Service Criteria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
		additional penalties including but not limited to: withholding payment on future invoices until Vendor is in full compliance, a substandard Vendor Performance Report (VPR) maintained in AR DHS' Vendor file, and contract termination.
J. Systems Development and Life Cycle Gate Reviews Vendor shall participate in the state's Systems Development and Life Cycle (SDLC) gate reviews.	Acceptable performance is defined as one hundred (100%) compliance with all service criteria throughout the contract term as determined by AR DHS.	1st Incident: A Corrective Action Plan, acceptable to AR DHS, shall be due to AR DHS within ten (10) business days of the request.
 A list of the gate reviews completed shall be included in the monthly IV&V Assessments. Vendor shall also supply any IV&V services that CMS may require to bring AR DHS into compliance with the CMS Expedited Life Cycle Process (XLC) for project oversight and execution. 		2nd incident: A twenty percent (20%) penalty shall be assessed in the following months' payments to the Vendor for each thirty (30) day period the Vendor is not in full compliance with these Service Criteria. The twenty percent (20%) penalty shall be calculated from the total payment for the identified month in which the deficiency took place. The total of all damage credits in any given month shall not exceed one hundred percent (100%) of the monthly invoice unless a 3rd incident occurs for any of
K. Project Management Support	1. Acceptable	the Service Criteria. 3rd incident: AR DHS reserves the right to impose additional penalties including but not limited to: withholding payment on future invoices until Vendor is in full compliance, a substandard Vendor Performance Report (VPR) maintained in AR DHS' Vendor file, and contract termination.

 1. Vendor shall participate in the IE-BM requirements gathering and shall provide experienced staff to document the analysis results, their minimum acceptance criteria, and other relevant quality factors in a format approved in advance by AR DHS. 2. Vendor shall monitor and assess project management in areas including, but not limited to, the following: Progress against budget and schedule, Risk management, Inclusion of state goals/objectives and all federal E&E requirements in requests for proposal and conditions for Medicaid IT into design and development, Reasonability, thoroughness, and quality of MITA self-assessment, concept of operations, information architecture, and data architecture, and data architecture, and data architecture, and data architecture, and plans into the IE-BM design and development, Configuration must identify the review(s) from which it was derived, including any because the following: Progress against budget and schedule, Reasonability, thoroughness, and quality of MITA self-assessment, concept of operations, information architecture, and data architecture, and an eveloper configuration baseline, Change management, and Adherence to service level agreements. 3. The Vendor's evaluations of project management shall be included in the monthly IV&V Assessments. L. Modular Development 1. Vendor shall monitor and assess modular development in areas including, but not limited to, the following: Including, but not limited to, the following: Including any development in areas including, but not limited to, the following: Including any development in areas including, but not limited to, the following: Including any development in areas including, but not limited to, the following: Including any development in areas includin	Servic	Service Criteria ⁱ		ceptable Performance	Damages for Insufficient Performance ⁱⁱ
goals and plans into the IE-BM design and development, Configuration management that is robust and includes state or developer configuration audits against configuration baseline, Change management, and Adherence to service level agreements. 3. The Vendor's evaluations of project management shall be included in the monthly IV&V Assessments. 1. Acceptable performance is defined as one hundred (100%) compliance with all service criteria throughout the contract but not limited to: withholding payment of future invoices until Ve is in full compliance, a substandard Vendor Performance Report (\) maintained in AR DHS Vendor file, and contrat termination.	1. Verenthe acception of the acception o	endor shall participate in the IE-BM quirements gathering and shall ovide experienced staff to document e analysis results, their minimum exceptance criteria, and other relevant lality factors in a format approved in dvance by AR DHS. Endor shall monitor and assess oject management in areas cluding, but not limited to, the flowing: Progress against budget and schedule, Risk management, Inclusion of state goals/objectives and all federal E&E requirements in requests for proposal and contracts, Adherence to the state's software development life cycle (SDLC), Incorporation of the standards and conditions for Medicaid IT into design and development, Reasonability, thoroughness, and quality of MITA self-assessment, concept of operations, information architecture, and data architecture,		performance is defined as one hundred (100%) compliance with all service criteria throughout the contract term as determined by AR DHS. Each evaluation must identify the review(s) from which it was derived, including any meetings or interviews that informed each	Action Plan, acceptable to AR DHS, shall be due to AR DHS within ten (10) business days of the request. 2nd incident: A twenty percent (20%) penalty shall be assessed in the following months' payments to the Vendor for each thirty (30) day period the Vendor is not in full compliance with these Service Criteria. The twenty percent (20%) penalty shall be calculated from the total payment for the identified month in which the deficiency took place. The total of all damage credits in any given month shall not exceed one hundred percent (100%) of the monthly invoice unless a 3rd incident occurs for any of the Service Criteria. 3rd incident: AR DHS reserves the right to impose
L. Modular Development 1. Acceptable performance is defined as one 1. Vendor shall monitor and assess modular development in areas including, but not limited to, the following: 1. Acceptable performance is defined as one hundred (100%) 1. Acceptable performance is defined a	• • •	Reflection of the state's MITA goals and plans into the IE-BM design and development, Configuration management that is robust and includes state or developer configuration audits against configuration baseline, Change management, and Adherence to service level agreements.			withholding payment on future invoices until Vendor is in full compliance, a substandard Vendor Performance Report (VPR) maintained in AR DHS' Vendor file, and contract
is defined as one 1. Vendor shall monitor and assess modular development in areas including, but not limited to, the following: is defined as one hundred (100%) compliance with all service criteria throughout the contract is defined as one hundred (100%) service criteria throughout the contract	mo	onthly IV&V Assessments.			
 term as determined by Completeness and reasonability of AR DHS. 2nd incident: A twenty 	1. Ve	endor shall monitor and assess odular development in areas cluding, but not limited to, the llowing:	1.	is defined as one hundred (100%) compliance with all service criteria throughout the contract term as determined by	business days of the request.

Service Criteria	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
IE-BM concept of operations, architecture, and designs, • Accuracy of capture of interfaces and data sharing requirements with systems external to the IE-BM, • Viability and completeness of the data transition plan, • Traceability of requirements through design, development, and testing, • Adequacy of system security and privacy policies, plans, technical designs, and implementations, • Coverage and integrity of all system testing, including stress testing and testing of interfaces between modules and with external partner systems, • Capacity management, including consideration of future vendors' support and release plans for underlying databases, software, and hardware, and • Adequacy of disaster recovery planning • Verification that adequate regression testing has been performed to confirm that replaced or enhanced modules do not adversely impact the current functionality and operation of the state's Medicaid Enterprise. 2. The Vendor's evaluations of modular development shall be included in the monthly IV&V Assessments.	2. Each evaluation must identify the review(s) from which it was derived, including any meetings or interviews that informed each evaluation.	percent (20%) penalty shall be assessed in the following months' payments to the Vendor for each thirty (30) day period the Vendor is not in full compliance with these Service Criteria. The twenty percent (20%) penalty shall be calculated from the total payment for the identified month in which the deficiency took place. The total of all damage credits in any given month shall not exceed one hundred percent (100%) of the monthly invoice unless a 3rd incident occurs for any of the Service Criteria. 3rd incident: AR DHS reserves the right to impose additional penalties including but not limited to: withholding payment on future invoices until Vendor is in full compliance, a substandard Vendor Performance Report (VPR) maintained in AR DHS' Vendor file, and contract termination.
M. IV&V Support for the CMS MEELC and MEET	Acceptable performance is defined as one hundred (100%) compliance with all	1st Incident: A Corrective Action Plan, acceptable to AR DHS, shall be due to AR
Vendor shall follow the current MEELC and complete all IV&V portions of the MEET published at https://www.medicaid.gov/medicaid/data-and-systems/meet/index.html	service criteria throughout the contract term as determined by AR DHS.	DHS within ten (10) business days of the request. 2nd incident: A fifty percent
Vendor shall deliver all IV&V input required for these reviews to AR DHS in the CMS format no later than fourteen (14) calendar days before the milestone review session designated		(50%) penalty shall be assessed in the following months' payments to the Vendor for each thirty (30) day period the Vendor is not in full compliance with these

Se	rvice Criteria ⁱ	Acceptable Performance	Damages for Insufficient
	h., 0140		Performance ⁱⁱ
3.	by CMS. Vendor shall compile the Monthly IV&V Assessments into quarterly progress reports that objectively illustrate the strengths and weaknesses of the project and provide		Service Criteria. The fifty percent (50%) penalty shall be calculated from the total payment for the identified month in which the deficiency took place.
4.	recommendations for correcting any identified weaknesses. These "E&E IV&V Progress Reports" shall be submitted simultaneously to		The total of all damage credits in any given month shall not exceed one hundred percent (100%) of the monthly invoice unless a
	CMS and AR DHS not later than the 15th day of the month following the end of the Federal Fiscal Quarter (i.e. April 15, July 15, October 15, January 15) unless CMS designates otherwise.		3rd incident occurs for any of the Service Criteria. 3rd incident: AR DHS reserves the right to impose
5.	Vendor shall work with AR DHS to review evidence, annotate review findings, and annotate resolutions in each of the MEET checklists. Vendor will fill out the reviewer comment portion of the "Eligibility and Enrollment Checklists" and append them to the quarterly "E&E IV&V Progress Report".		additional penalties including but not limited to: withholding payment on future invoices until Vendor is in full compliance, a substandard Vendor Performance Report (VPR) maintained in AR DHS' Vendor file, and contract termination
N. 1.	Ongoing IV&V Activities Vendor shall continuously deliver the	Acceptable performance is defined as one hundred (100%) compliance with all	1st Incident: A Corrective Action Plan, acceptable to AR DHS, shall be due to AR
	 Provide a document repository for all IV&V work products produced during this contract that includes reliable version control, and provides efficient records retrieval to the AR DHS staff. Monitor and evaluate the System Integrator's Quality Assurance processes. Review and suggest any improvements required in the IE-BM change request process or the change request tracking system Verify and validate an approved, representative sample of unit test results for the program modules 	service criteria throughout the contract term as determined by AR DHS.	DHS within ten (10) business days of the request. 2nd incident: A twenty percent (20%) penalty shall be assessed in the following months' payments to the Vendor for each thirty (30) day period the Vendor is not in full compliance with these Service Criteria. The twenty percent (20%) penalty shall be calculated from the total payment for the identified month in which the deficiency took place. The total of all damage

Service Criteria ⁱ		Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
integrated and Ensure results are fully docur. Verify and vall process-driver documented to certify and onew IE-BM sy User Acceptal prior to complement to complement to certify and vall representative results for the and processes production. Verify and vall representative results for the and processes production. Verify and vall representative results for the and processes production. Verify and vall representative results for the and processes production verificated and processes production verificated and conversion procedures, a program that in BM.	idate that in-depth, in, and fully esting is being used demonstrate that the stem is ready for ince Testing (UAT) etion of the d System Testing idate an approved, is sample of UAT program modules is before release for erify that high priority is identified in UAT grated into the rision of the IE-BM. Initial assessments of		credits in any given month shall not exceed one hundred percent (100%) of the monthly invoice unless a 3rd incident occurs for any of the Service Criteria. 3rd incident: AR DHS reserves the right to impose additional penalties including but not limited to: withholding payment on future invoices until Vendor is in full compliance, a substandard Vendor Performance Report (VPR) maintained in AR DHS' Vendor file, and contract termination.
delivered early en deadlines for their	ough to meet the		
subject matter focuses on tes implementatio SME" shall an conversion resintegration/sys assess readin Acceptance T prepare a UA and plan, lead	of DHS, Vendor one (1) additional rexpert (SME) who sting for on. That "Testing alyze data sults, analyze stem test results, ess for User	Acceptable performance is defined as one hundred (100%) compliance with all service criteria throughout the contract term as determined by AR DHS.	1st Incident: A Corrective Action Plan, acceptable to AR DHS, shall be due to AR DHS within ten (10) business days of the request. 2nd incident: A twenty percent (20%) penalty shall be assessed in the following months' payments to the Vendor for each thirty (30) day period the Vendor is not in full compliance with these Service Criteria. The twenty percent (20%) penalty shall be calculated from the total
also perform r test results do those test sce	Testing SME shall andom sampling of scuments and repeat narios to everify that the		payment for the identified month in which the deficiency took place. The total of all damage

Sei	rvice Criteria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
	system performs according to the documented requirements. 3. If this option is exercised, the Testing SME shall summarize all test results to AR DHS at least weekly, and shall make		credits in any given month shall not exceed one hundred percent (100%) of the monthly invoice unless a 3rd incident occurs for any of the Service Criteria.
	recommendations for corrective action to the IE-BM System Integrator.		3rd incident: AR DHS reserves the right to impose additional penalties including but not limited to: withholding payment on future invoices until Vendor is in full compliance, a substandard Vendor Performance Report (VPR) maintained in AR DHS' Vendor file, and contract termination.
P.	CMS-requested Testing	Acceptable performance is	1st Incident: A Corrective
1.	Vendor shall support the annual testing of eligibility systems that CMS requires per CMS specifications. CMS will provide the test scenarios and test data. The DDI contractor(s) will conduct the tests. The IV&V team	defined as one hundred (100%) compliance with all service criteria throughout the contract term as determined by AR DHS.	Action Plan, acceptable to AR DHS, shall be due to AR DHS within ten (10) business days of the request. 2nd incident: A fifty percent
	 Review the DDI contractor's use of the CMS scenarios, 		(50%) penalty shall be assessed in the following months' payments to the Vendor for each thirty (30) day period the Vendor is not
	 Evaluate random samples from the daily test results, 		in full compliance with these Service Criteria. The fifty percent (50%) penalty shall
	 Review the final testing report before it is sent to CMS, and 		be calculated from the total payment for the identified month in which the
	 Report any issues or concerns with the testing quality to both the DDI contractor(s) and AR DHS within forty-eight (48) hours of their discovery. 		The total of all damage credits in any given month shall not exceed one hundred percent (100%) of
2.	Vendor shall complete all the IV&V input required by CMS no later than twenty-one (21) calendar days before the final results are to be delivered to		the monthly invoice unless a 3rd incident occurs for any of the Service Criteria.
	CMS.		3rd incident: AR DHS reserves the right to impose additional penalties including but not limited to: withholding payment on

Service Criteria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
		future invoices until Vendor is in full compliance, a substandard Vendor Performance Report (VPR) maintained in AR DHS' Vendor file, and contract termination.
Q. Update the IV&V Project Plan The Vendor shall refine the initial IV&V Project Plan annually. At a minimum, this plan shall be reviewed, updated, and submitted to AR DHS for approval by May fifteenth (15th) of each year.	Acceptable performance is defined as one hundred (100%) compliance with all service criteria throughout the contract term as determined by AR DHS.	1st Incident: A Corrective Action Plan, acceptable to AR DHS, shall be due to AR DHS within ten (10) business days of the request.
Theorem (10) of each year.		2nd incident: A thirty percent (30%) penalty shall be assessed in the following months' payments to the Vendor for each thirty (30) day period the Vendor is not in full compliance with these Service Criteria. The thirty percent (30%) penalty shall be calculated from the total payment for the identified month in which the deficiency took place.
		The total of all damage credits in any given month shall not exceed one hundred percent (100%) of the monthly invoice unless a 3rd incident occurs for any of the Service Criteria.
		3rd incident: AR DHS reserves the right to impose additional penalties including but not limited to: withholding payment on future invoices until Vendor is in full compliance, a substandard Vendor Performance Report (VPR) maintained in AR DHS' Vendor file, and contract termination.
R. Organization and Staffing	Acceptable performance is defined as one hundred	1st incident: A 30 percent (30%) penalty shall be

Service Criteria ⁱ	Acceptable Performance	Damages for Insufficient
1. AR DHS shall provide the following staffing positions: Project Manager (serves as the primary contact) Subject Matter Experts (SMEs) familiar with the program. 2. During the transition period (first two (2) months of the contract), the Vendor shall provide the following staff positions without limitation: Up to three (3) Consultants 3. After the initial two (2) month transition period, and for the duration of the contract, the vendor shall provide the following staff positions without limitation: One (1) IV&V Lead Two (2) IV&V SMEs 4. The Vendor shall provide the following optional staff positions upon request by DHS and subject to Federal Financial Participation: One (1) Testing SME One (1) additional IV&V SME 5. The Vendor shall provide a proposed organizational chart for AR DHS approval showing all proposed personnel by job title, lines of supervision, and indicating whether each person will be assigned full-time or part-time capacity to the IE-BM IV&V contract. The organizational chart must display the overall business structure. 6. The organizational chart shall be delivered to AR DHS within thirty (30) calendar days of the contract's actual start date.	(100%) compliance with all service criteria throughout the contract term as determined by AR DHS.	Performanceii assessed in the following months' payments to the Vendor for each thirty (30) day period the Vendor is not in full compliance with these Service Criteria. The thirty percent (30%) penalty shall be calculated from the total payment for the identified month in which the deficiency took place. 2nd incident: AR DHS reserves the right to impose additional penalties including but not limited to: withholding payment on future invoices until Vendor is in full compliance, a substandard Vendor Performance Report (VPR) maintained in AR DHS' Vendor file, and contract termination.
KEY PERSONNEL The IV&V Lead named in the Vendor's proposal must be dedicated to this contract one hundred percent (100%) of the time.	Acceptable performance is defined as one hundred (100%) compliance with all service criteria throughout the contract term as determined by AR DHS.	1st Incident: A Corrective Action Plan, acceptable to AR DHS, shall be due to AR DHS within ten (10) business days of the request.

Se	rvice Criteria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
2.	At least one (1) of the IV&V team member must be on-site on the business days of the week for the duration of the contract.		2nd incident: A thirty percent (30%) penalty shall be assessed in the following months' payments to the Vendor for each thirty (30) day period the Vendor is not
3.	Vendor shall provide all justifications for IV&V team members who support the IV&V project from remote offices, including what methods of communication, travel, and oversight will ensure the remote employee(s) perform their roles effectively, within ten (10) business days of the contract start		in full compliance with these Service Criteria. The thirty percent (30%) penalty shall be calculated from the total payment for the identified month in which the deficiency took place.
4.	Vendor shall commit to using the personnel identified in the contract and agree to AR DHS' right to approve proposed personnel changes during the term of the contract.		The total of all damage credits in any given month shall not exceed one hundred percent (100%) of the monthly invoice unless a 3rd incident occurs for any of the Service Criteria.
			3rd incident: AR DHS reserves the right to impose additional penalties including but not limited to: withholding payment on future invoices until Vendor is in full compliance, a substandard Vendor Performance Report (VPR) maintained in AR DHS' Vendor file, and contract termination.
T.	PERSONNEL REQUIREMENTS	Acceptable performance is defined as one hundred	1st Incident: A Corrective Action Plan, acceptable to
1.	Vendor shall disclose to the AR DHS Project Manager any other projects or regular duties outside of the IE-BM IV&V work included in this IFB to which key personnel will be assigned, and shall indicate the time allocated for each project. Vendor shall not assign any projects or duties outside	(100%) compliance with all service criteria throughout the contract term as determined by AR DHS.	AR DHS, shall be due to AR DHS within ten (10) business days of the request. 2nd incident: A 30 percent (30%) penalty shall be assessed in the following
	the scope of work for this IFB without the written consent of the AR DHS Project Manager.		months' payments to the Vendor for each thirty (30) day period the Vendor is not
2.	Vendor shall obtain AR DHS approval before replacing, reassigning or adding key personnel during the contract period. All replacement personnel must have skills that DHS		in full compliance with these Service Criteria. The thirty percent (30%) penalty shall be calculated from the total payment for the identified month in which the

Service Criteria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
agrees are equal to or superior to the individual(s) being replaced. Should a key personnel position be vacated, the Vendor must deliver to AR DHS resumes of the potential replacement candidates, and allow AR DHS the opportunity to interview and approve replacement(s) for the vacated position(s).		deficiency took place. The total of all damage credits in any given month shall not exceed one hundred percent (100%) of the monthly invoice unless a 3rd incident occurs for any of the Service Criteria.
3. Vendor shall change project personnel as requested by AR DHS and must provide AR DHS an opportunity to interview and approve potential replacement candidates.		3rd incident: AR DHS reserves the right to impose additional penalties including but not limited to: withholding payment on future invoices until Vendor
 4. Vendor shall provide a staffing continuity plan for AR DHS approval within thirty (30) calendar days of the contract's actual start date that includes, but is not limited to the following topics: Identify Vendor's policies and plans for maintaining continuity of personnel assignments throughout the performance of any contract resulting from this IFB. Identify the Vendor's contingency plans to avoid and minimize the impact of any unexpected personnel changes. Identify planned backup resources for key personnel. 5. Vendor shall provide laptops, any other hardware, and any other software Vendor deems necessary to 		is in full compliance, a substandard Vendor Performance Report (VPR) maintained in AR DHS' Vendor file, and contract termination.
support its work.	The Mandau ground an eightein	The Venden will be fined fine
Conflict of Interest Mitigation During the term of this contract, the Vendor shall comply with the terms of the AR DHS Organizational or Personal Conflict of Interest provisions. The Vendor shall disclose all actual, apparent, or potential conflicts of interest to the Department of Human Services (DHS) within five (5) calendar days of having knowledge of them. The Vendor shall develop a mitigation plan as requested by AR DHS which must be approved and accepted by AR DHS. Any changes to the approved mitigation plan must be	The Vendor must maintain one hundred percent (100%) compliance with this item at all times throughout the term of the contract	The Vendor will be fined five thousand dollars (\$5,000) per day for each day past five (5) calendar days for each actual, apparent, or potential conflict of interest it fails to disclose. The Vendor shall be fined one hundred thousand dollars (\$100,000) for the first failure to comply with the mitigation plan developed by the Vendor and approved by AR DHS. Each subsequent violation of the mitigation plan shall be

Service Criteria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
approved in advance by AR DHS.		twice the amount of the immediately preceding violation fine.
Ninety (90) calendar days prior to the contract end date, the vendor shall submit to AR DHS a detailed plan for transitioning all contracted services to AR DHS, or to another vendor selected by AR DHS to provide the contracted services. The transition plan shall include provisions for the delivery of all proprietary data collected and/or created during the life of the contract to AR DHS thirty (30) calendar days prior to the contract end date. All proprietary data collected and/or created during the final thirty (30) calendar days of the contract, or any proprietary data not captured in the initial delivery, shall be delivered to AR DHS no more than fifteen (15) calendar days following the contract end date.	The Vendor must maintain one hundred percent (100%) compliance with this item at all times throughout the term of the contract.	If the Vendor fails to meet the acceptable performance standard, AR DHS may issue a below standard Vendor Performance Report (VPR) maintained in the vendor file. Final payment may be withheld from the vendor until the all elements of the transition are satisfied as determined by AR DHS.

Failure to meet the minimum Performance Standards as specified **may** result in the assessment of damages.

In the event a Performance Standard is not met, the vendor will have the opportunity to defend or respond to, or cure to the satisfaction of the State, the insufficiency. The State **may** waive damages if it determines there were extenuating factors beyond the control of the vendor that hindered the performance of services of it is in the best interest of the State. In these instances, the State **shall** have final determination of the performance acceptability.

Should any compensation be owed to the agency due to the assessment of damages, vendor **shall** follow the direction of the agency regarding the required compensation process.

¹ Nothing in this table is intended to set forth all obligations of the Contractor under the contract. These obligations are in addition to any others imposed by the contract and applicable law.

ⁱⁱ The damages set forth are not exclusive and shall in no way exclude or limit any remedies available at law or in equity.