CONTRACT AMENDMENT #4

SIGNATURE AND COVER PAGE

SIGNITURE IN DEC VERTINGE						
State Agency		Original Contract Number				
Department of Health Care Policy and Financing						
		18-101454				
Contractor		Amendment Contract Number				
Rocky Mountain Health Maintenance Organization Inc. dba		18-101454A4				
Rocky Mountain Health Plans						
Current Contract Maximum Amount		Contract Performance Beginning Date				
Initial Term		The Effective Date				
State Fiscal Year 2018	No Maximum					
Extension Terms		Current Contract Expiration Date				
State Fiscal Year 2019	No Maximum	June 30, 2021				
State Fiscal Year 2020	No Maximum					
State Fiscal Year 2021	No Maximum					
State Fiscal Year 2022	No Maximum					
Total for All State Fiscal Years	No Maximum					

THE PARTIES HERETO HAVE EXECUTED THIS AMENDMENT

Each person signing this Amendment represents and warrants that he or she is duly authorized to execute this Amendment and to bind the Party authorizing his or her signature.

CONTRACTOR	STATE OF COLORADO					
Rocky Mountain Health Maintenance Organization Inc. dba	Jared S. Polis, Governor					
Rocky Mountain Health Plans	Department of Health Care Policy and Financing					
•	Kim Bimestefer, Executive Director					
By: Patrick Gordon, President 12/31/2020 Date:	By: Kim Bimestefer, Executive Director 12/31/2020 Date:					
In accordance with §24-30-202 C.R.S., this Amendment is not valid until signed and dated below by the State Controller or an authorized delegate.						
STATE CONTROLLER Robert Jaros, CPA, MBA, JD						
By: Greg Tanner Greg Tanner, Controller: Department of Health Care Policy and Financing						
12/31/2020 Amendment Effective Date:						

1. PARTIES

This Amendment (the "Amendment") to the Original Contract shown on the Signature and Cover Page for this Amendment (the "Contract") is entered into by and between the Contractor and the State.

2. TERMINOLOGY

Except as specifically modified by this Amendment, all terms used in this Amendment that are defined in the Contract shall be construed and interpreted in accordance with the Contract.

3. AMENDMENT EFFECTIVE DATE AND TERM

A. Amendment Effective Date

This Amendment shall not be valid or enforceable until the Amendment Effective Date shown on the Signature and Cover Page for this Amendment. The State shall not be bound by any provision of this Amendment before that Amendment Effective Date, and shall have no obligation to pay Contractor for any Work performed or expense incurred under this Amendment either before or after of the Amendment term shown in §3.B of this Amendment.

B. Amendment Term

The Parties' respective performances under this Amendment and the changes to the Contract contained herein shall commence on the Amendment Effective Date shown on the Signature and Cover Page for this Amendment and shall terminate on the termination of the Contract.

4. PURPOSE

The purpose of the Original Contract is to set forth the terms under which the Contractor will serve as one of Colorado's Children's Basic Health Plan program (CHP+) Managed Care Organizations (MCOs) that will provide health care services to CHP+ eligible members.

This amendment makes the following changes to Exhibit B-1, Statement of Work, and adds additional language to Exhibit C-1, RATES.

5. MODIFICATIONS

The Contract and all prior amendments thereto, if any, are modified as follows:

- A. Exhibit B-1, Statement of Work, Section 4, HEALTH INSURANCE PROVIDERS FEE REPORTING, of the Contract is hereby deleted in its entirety.
- B. Exhibit B-1, Statement of Work, Section 5.1.1. of the Contract is hereby modified to include: "The Contractor shall take into consideration the diversity of the community and the members it serves when hiring its Key Personnel and Other Personnel."
- C. Exhibit B-1, Statement of Work, Section 19, ADDITIONAL FEDERAL REQUIREMENTS, is modified as follows:
- D. Subsection 19.5., is added as follows:
 - 19.5. Should any part of the scope of work under this contract relate to a state program that is no longer authorized by law (e.g., which has been vacated by a court of law, or for which CMS has withdrawn federal authority, or which is the subject of a legislative repeal), Contractor must do no work on that part after the effective date of the loss of program authority. The state must adjust capitation rates to remove costs that are specific to any program or activity

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that is no longer authorized by law. If Contractor works on a program or activity no longer authorized by law after the date the legal authority for the work ends, Contractor will not be paid for that work. If the state paid Contractor in advance to work on a no-longer-authorized program or activity and under the terms of this contract the work was to be performed after the date the legal authority ended, the payment for that work should be returned to the state. However, if Contractor worked on a program or activity prior to the date legal authority ended for that program or activity, and the state included the cost of performing that work in its payments to Contractor, Contractor may keep the payment for that work even if the payment was made after the date the program or activity lost legal authority.

E. Exhibit C-2, RATES is modified as follows:

Retrospective Rate Changes is added as follows:

Section IV. Retrospective Rate Changes

In relation to unique circumstances and when the Contractor and the Department agree to retrospectively change the rates, the Department will recoup overpayments. The rates for the following time periods will be adjusted according to Contract amendment or an Option Letter issued by the Department.

[Intentionally Left Blank]

6. LIMITS OF EFFECT AND ORDER OF PRECEDENCE

This Amendment is incorporated by reference into the Contract, and the Contract and all prior amendments or other modifications to the Contract, if any, remain in full force and effect except as specifically modified in this Amendment. Except for the Special Provisions contained in the Contract, in the event of any conflict, inconsistency, variance, or contradiction between the provisions of this Amendment and any of the provisions of the Contract or any prior modification to the Contract, the provisions of this Amendment shall in all respects supersede, govern, and control. The provisions of this Amendment shall only supersede, govern, and control over the Special Provisions contained in the Contract to the extent that this Amendment specifically modifies those Special Provisions.

Member Contact Center: (800) 221-3943

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↑ HCPF-Home (/Pages/Home.aspx) / eClearance

eClearanceDocuments (https://cohcpf.sharepoint.com/eClearance/eClearanceDocuments) CHP+ Mid-Year **Contract Amendments**

Instructions

- 1. Open and review documents use Ctrl + click to open each document in a new browser
- 2. Click on "Edit Properties" on the left side of this page to approve or not approve w/comments

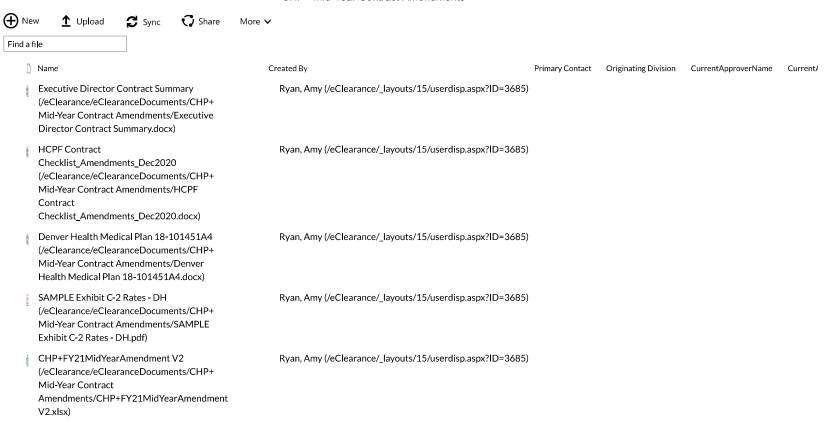
CHP+ Mid-Year Contract Amendments

The amendments currently being submitted pertain to the 5 contracts we have with the CHP+ MCOs for a January 1, 2021 effective date. The amendments for FY21 reflect the following changes: a CMS required language addition, the deletion of the Health Insurance Provider Fee (HIPF) deliverable language per The Further Consolidated Appropriations Act, 2020, Division N, Subtitle E § 502, the addition of language requiring diverse hiring practices, and rate change language for overpayment recoup. The rates have been set by the Managed Care Rates Team at the Department and agreed to by the MCOs. One of the 5 contracts is in the folder as all 5 contracts have identical language, with the exception of agreed upon rates. A sample Exhibit C-2 displaying how the retrospective rates change will be included, in addition to the current state fiscal year rates is also attached. These are essential changes required prior to January 1, 2021. We are in the process of redoing the CHP contract to align with the ACC and reflect our Department goals. That contract version will b available for your review and comments after the

first of the year.	(
ClearanceType	Contracts (Program Approvals After P&C Req (https://cohcpf.sharepoint.com/eClearance/_lic_PageType=4&ListId={58d5a54a-ff6d-4998-a-(56f991a436ec}&ID=15&RootFolder=*)
Originating Division Primary Contact	Health Programs Office
eClearance Status	Ryan, Amy (/eClearance/_layouts/15/userdisp(Obtaining Approvals
View All Properties Edit Properties	

Workflow History

Title	Activity	Comments	Modified By	
CHP+ Mid-Year Contract Amendments	Sent to		Tue Dec	Ryan, Am
(https://cohcpf.sharepoint.com/eClearance/Lists/eClearance/WorkflowLog/DispForm.aspx?ID=78385)	Jaskunas,	:	15 2020	
CHP+ Mid-Year Contract Amendments	Jeffr Approved	Approved. Approval to also	Wed Dec	Jaskunas,
(https://cohcpf.sharepoint.com/eClearance/Lists/eClearance Workflow Log/DispForm.aspx?ID=78456)		extended to the other CHP+ MCOs with their individual rate table negotiated during the SFY 19-20 rate reductions. As an example, this means approval for COA's ammendment with the COA SFY19-20 rate reduction (recoup) table.	16 2020	Jeffrey
CHP+ Mid-Year Contract Amendments	Sent to		Wed Dec	Jaskunas,
(https://cohcpf.sharepoint.com/eClearance/Lists/eClearance/Workflow Log/DispForm.aspx?ID=78457)	eApprover 2 Karabatsos Lau		16 2020	Jeffrey
CHP+ Mid-Year Contract Amendments (https://cohcpf.sharepoint.com/eClearance/Lists/eClearance Workflow Log/DispForm.aspx?ID=78549)		Thanks Amy. Nice work. I look forward to finishing the big contract rewrite and really going through that with Tracy and Kim. thanks, -Laurel	18 2020	Karabatso: Laurel B.
CHP+ Mid-Year Contract Amendments	Sent to		Fri Dec	Karabatso:
(https://cohcpf.sharepoint.com/eClearance/Lists/eClearance	eApprover 3	:	18 2020	Laurel B.
Workflow Log/DispForm.aspx?ID=78550) q	Geduldig, Sarah			
CHP+ Mid-Year Contract Amendments	Approved		Mon Dec	Geduldig,
¹ (https://cohcpf.sharepoint.com/eClearance/Lists/eClearanc Workflow Log/DispForm.aspx?ID=78704)	e		21 2020	Sarah
CHP+ Mid-Year Contract Amendments	Sent to		Mon Dec	Geduldig,
^p (https://cohcpf.sharepoint.com/eClearance/Lists/eClearanc	eApprover 4	:	21 2020	Sarah
Workflow Log/DispForm.aspx?ID=78705)	Johnson, Tracy			
CHP+ Mid-Year Contract Amendments	Approved		Mon Dec	Johnson,
(https://cohcpf.sharepoint.com/eClearance/Lists/eClearanc	e		28 2020	Tracy
Workflow Log/DispForm.aspx?ID=79031)	C		Mars Dara	Laboration
CHP+ Mid-Year Contract Amendments (https://cohcpf.sharepoint.com/eClearance/Lists/eClearance	Sent to		28 2020	Johnson, Tracy
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CHP+ Mid-Year Contract Amendments	Approved		Mon Dec	Bimestefe
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CHP+ Mid-Year Contract Amendments	Sent to		Mon Dec	Bimestefe
(https://cohcpf.sharepoint.com/eClearance/Lists/eClearance Workflow Log/DispForm.aspx?ID=79056)	eApprover 6 Lee, Chengxue	:	28 2020	Kim



DEPARTMENT VALUES

Person-Centeredness • Accountability • Continuous Improvement • Employee Engagement • Integrity • Transparency