

MASTER AGREEMENT

ADVANTAGE CONTRACT #: 18P 220111000000000058

SERVICE DESCRIPTION: Expert advice and support services

START DATE: 1/3/2022

END DATE: 4/30/2027

This Contract is between the following State of Maine Department and Provider:

STATE OF MAINE DEPARTMENT				
DEPARTMENT NAME: Office of State Procurement Services				
ADDRESS: 111 Sewall St., 4 th Floor Burton Cross Office Building, SHS# 9				
CITY: Augusta STATE: ME ZIP CODE: 04333-009				
PROVIDER				
PROVIDER NAME: Eide Bailly LLP				
ADDRESS: 4310 17 Th Ave S				
CITY: Fargo STATE: ND		ZIP CODE: 58103		
PROVIDER'S VENDOR CUSTOMER #: VS000008952				

Each signatory below represents that the person has the requisite authority to enter into this Contract.

Department Representative:	Provider Representative:	
DocuSigned by: David Morris 206440F5681F482	Signed by: Eric Burman CC4CB5B1515C475	
David Morris, Acting CPO	Eric Berman, Partner	
Date 12/30/2024	Date 12/30/2024	

The contract is fully executed when all parties sign and funds have been encumbered. Upon final approval by the Office of State Procurement Services, a case details page will be made part of this contract.

DEPARTMENT AND PROVIDER POINT OF CONTACTS

CONTRACT ADMINISTRATOR: The following person is designated as the Contract Administrator on behalf of the Department for this Contract. All financial reports, invoices, correspondence and related submissions from the Provider as outlined in Rider A, Reports, shall be submitted to:

Name: Shirley Browne Email: Shirley.browne@maine.gov Address: 14 SHS City: Augusta State: ME Zip Code: 04333 Telephone: 207-626-8423

PROGRAM ADMINISTRATOR: The following person is designated as the <u>Program Administrator</u>. This person will be able to respond to routine questions pertaining to the Contract; they will not be able to alter the scope of the Contract.

Name: Frank Wiltuck Email: frank.wiltuck@maine.gov Address: 14 SHS City: Augusta State: ME Telephone: 207-626-8440

Zip Code: 04333

PROVIDER CONTACT: The following person is designated as the <u>Contact Person</u> on behalf of the Provider for the Contract. All contractual correspondence from the Department shall be submitted to:

Name: Eric Berman Email: eberman@eidebailly.com Address: 877 W. Main St. Ste. 800 City: Boise State: ID Zi Telephone: 208-424-3524

Zip Code: 83702-5858

RIDERS

	The following riders are hereby incorporated into this Contract and made part of it by reference: (check all that apply)	
\boxtimes	Funding Rider	
\boxtimes	Rider A – Scope of Work	
\boxtimes	Rider B – Terms and Conditions	
	Rider C - Exceptions	
	Rider D – Included at Department's Discretion	
	Rider E – Included at Department's Discretion	
	Rider F – Included at Department's Discretion	
\boxtimes	Rider G – Identification of Country in Which Contracted Work will be Performed	
	Business Associate Agreement – Included at Department's Discretion	
	Other – Included at Department's Discretion	

FUNDING RIDER

Internal Purposes Only

CODING: (Departments - Attach separate sheet as needed for additional coding.)

LINE TOTAL	FUND	DEPT	UNIT	SUB	OBJ	PROGRAM	PROGRAM	BOND	FISCAL
				UNIT			PERIOD	FUNDING	YEAR
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LINE TOTAL	FUND	DEPT	UNIT	SUB	OBJ	PROGRAM	PROGRAM	BOND	FISCAL
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LINE TOTAL	FUND	DEPT	UNIT	SUB	OBJ	PROGRAM	PROGRAM	BOND	FISCAL
				UNIT			PERIOD	FUNDING	YEAR
\$									

Funding Total: \$

The sources of funds and compliance requirements for this Contract follow:

State General Fund\$Dedicated/Special Revenue\$Federal Funds\$

RIDER A SCOPE OF WORK

TABLE OF CONTENTS

- I. Acronyms
- II. Introduction/Overview
- III. Deliverables
- IV. Performance Measures
- V. Reports

I. <u>ACRONYMS/DEFINITIONS:</u>

The following terms and acronyms shall have the meaning indicated below as referenced in this Contract:

COMMONLY KNOWN ACRONYMS			
AND DEPARTMENT ABBREVIATIONS			
BAA	Business Associate Agreement		
Contract	Formal and legal binding agreement		
Department	State of Maine Department Entering into this Contract		
Provider	Organization providing services under this Contract		
State	State of Maine		
Arpa	American Rescue Plan Act		
CRF	Coronavirus Relief Funds		
CSFRF	Coronavirus State Fiscal Recovery Funds		
SLFR	State and Local Fiscal Recovery Funds		
Uniform Guidance	Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards		
Single Audit	Audit in accordance with Government Auditing Standards, issued by the Comptroller General of the United States; the requirements of the Single Audit Act Amendments of 1996; and Title 2 U.S. Code of Federal Regulations Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (Uniform Guidance).		

II. INTRODUCTION/OVERVIEW:

The purpose of this Contract is to obtain expert advice and support services to understand and interpret federal guidance, design program management processes, perform subrecipient and beneficiary monitoring, reporting and compliance for Maine's allocation from the American Rescue Plan Act (ARPA). The support will provide compliance expertise to keep us up to date with changing provisions of the federal regulations associated with ARPA and if necessary and upon request, Coronavirus Relief Funds (CRF).

III. DELIVERABLES:

A. Beneficiary Monitoring

Beneficiary programs are unique to each Department, Board, Commission and Component Unit, as agreed upon. The Provider will perform services related to beneficiary programs as needed and at the request of the Controller's Office or respective State Department. Services may include but are not limited to:

- Beneficiary eligibility.
- Beneficiary compliance.
- Beneficiary subsidy or award calculations.
- Fraud hotline.
- Reporting dashboards.
- Other related beneficiary program considerations.

Subrecipient Monitoring

Subrecipient monitoring under the Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (Uniform Guidance), as most recently amended in October 2021, has several important compliance requirements contained in Section 332. The following is a consideration of the compliance requirements and the State's need:

• *Subaward Compliance* - §200.332(a) and §200.332(c). Some subawards have already been issued or will be issued following the State's templates. The Provider shall perform a review of the State's template subawards, as requested.

• Subrecipient Risk Assessment - §200.332(b). The Provider shall either complete or assist in completing risk assessments for subrecipients as required by Uniform Guidance.

• Ongoing Monitoring - §200.332(d) and §200.332(e). The Provider shall perform or assist in performing (with Department cooperation) the monitoring activities required by Uniform Guidance. This would include a risk-based approach for each subrecipient.

The review shall include, but is not limited to, a review of reports required by the State and review of costs charged to the grant. Monitoring compliance would be accomplished by various tools including, as applicable:

- o Desk review.
- o On-site review.
- o Technical assistance.
- o Other necessary tools.

• Audit Review - §200.332(f) and §200.332(g). The Provider shall verify that subrecipients obtained required single audits (or were not applicable). In addition, the Provider shall review for any pertinent findings related to the State and to its pass-through awards under ARPA. If findings were identified, Provider shall refer to the appropriate Department at the State to issue management decisions, in accordance with §200.332(d). The Provider shall also monitor or assist the State Department responsible for monitoring corrective action to ensure it took place.

• Subrecipient Monitoring Policy – The Provider shall incorporate all of the above procedures in a Subrecipient Monitoring Policy that would dictate risk assessment, the level of testing to be performed, and tools to be utilized, if not already created by the State of Maine. If a policy is already created by the State of Maine, the Provider shall review the policy and ensure procedures comply with the Uniform Guidance and / or provide any necessary feedback to the State, where appropriate.

Technical Assistance

The Provider shall respond as needed to either the Controller's Office or respective State Department to help with technical questions and assistance. This assistance can include beneficiary monitoring, subrecipient monitoring, or other technical matters related to compliance with the provisions of the ARPA.

IV. <u>PERFORMANCE MEASURES:</u> N/A.

V. <u>REPORTS Enter N/A if not applicable</u>

A. Required Reports

The Provider shall track and record all data/information necessary to complete the reports listed in the table below:

	Name of Report	Description or Appendix #:
1.	Report on Initial Risk Assessment	To document our compliance with the
		requirements in the Uniform Guidance and to
		document the basis for level of subrecipient
		monitoring we request a report on the initial
		risk assessment at grant initiation
2.	Report on Subrecipient Monitoring	To document our compliance with "during the
	Activities	grant monitoring requirements" and to
		coincide with quarterly reporting.
3.	Report on Single Audit/Finding	To document our compliance with Uniform
	Tracking	Guidance requirements to obtain and review
		the single audit reports of sub-recipients on an
		annual basis to coincide with the
		subrecipient's fiscal year.

B. <u>Reporting Schedule for Above Listed Required Reports</u>

The Provider shall submit all of the reports listed in the table below to the Department in accordance with the deadlines established within the table:

	Name of Report:	Period Captured by Report: (<i>"Each</i> year/quarter/month/week")	Due Date and/or Frequency: <u>(# days after each</u> year/quarter/month/week")
1.	Report on Initial Risk Assessment		Grant Initiation, within 5 business days of request.
2.	Report on Subrecipient Monitoring Activities	Most recent quarter	Quarterly, within 5 business days of quarter end.
3.	Report on Single Audit/Finding Tracking	Most recently completed fiscal year.	Annually, within 5 business days of receipt of subrecipient audit report.

The Provider understands that the reports are due within the timeframes established and that the Department will not make subsequent payment installments under this Contract until such reports are received, reviewed and accepted.

The Provider further agrees to submit such other data and reports as may be requested by the Agreement Administrator. The Provider shall submit all data and reports to the Agreement

Administrator listed in section "DEPARTMENT AND PROVIDER POINT OF CONTACTS" of this Agreement.

RIDER B TERMS AND CONDITIONS

- <u>INVOICES AND PAYMENT</u>: Department will pay the Provider as follows: Payment terms are net 30 days from the date the State receives an error-free invoice with all necessary and complete supporting documents. Provider shall submit detailed invoices, itemizing all work performed during the invoice period, including the dates of service, rates of pay, hours of work performed, and any other information and/or documentation appropriate and sufficient to substantiate the amount invoiced for payment by the State. All invoices must include the Department and Advantage Contract numbers for this contract.
- 2. <u>BENEFITS AND DEDUCTIONS</u>. If the Provider is an individual, the Provider understands and agrees that he/she is an independent contractor for whom no Federal or State Income Tax will be deducted by the Department, and for whom no retirement benefits, survivor benefit insurance, group life insurance, vacation and sick leave, and similar benefits available to State employees will accrue. The Provider further understands that annual information returns, as required by the Internal Revenue Code or State of Maine Income Tax Law, will be filed by the State Controller with the Internal Revenue Service and the State of Maine Bureau of Revenue Services, copies of which will be furnished to the Provider for his/her Income Tax records.
- 3. <u>INDEPENDENT CAPACITY</u>. In the performance of this Contract, the parties hereto agree that the Provider, and any agents and employees of the Provider, shall act in the capacity of an independent contractor and not as officers or employees or agents of the State.
- 4. <u>DEPARTMENT'S REPRESENTATIVE</u>. The Contract Administrator shall be the Department's representative during the period of this Contract. He/she has authority to curtail services if necessary to ensure proper execution. He/she shall certify to the Department when payments under the Contract are due and the amounts to be paid. He/she shall make decisions on all claims of the Provider, subject to the approval of the Commissioner of the Department.
- 5. <u>CHANGES IN THE WORK</u>. The Department may order changes in the work, the Contract Amount being adjusted accordingly. Any monetary adjustment or any substantive change in the work shall be in the form of an amendment, signed by both parties and approved by the State Purchases Review Committee. Said amendment must be effective prior to execution of the work.
- 6. <u>SUB-AGREEMENTS</u>. Unless provided for in this Contract, no arrangement shall be made by the Provider with any other party for furnishing any of the services herein contracted for without the consent and approval of the Contract Administrator. Any sub-agreement hereunder entered into subsequent to the execution of this Contract must be annotated "approved" by the Contract Administrator before it is reimbursable hereunder. This provision will not be taken as requiring the approval of contracts of employment between the Provider and its employees assigned for services thereunder.
- <u>SUBLETTING, ASSIGNMENT OR TRANSFER</u>. The Provider shall not sublet, sell, transfer, assign or otherwise dispose of this Contract or any portion thereof, or of its right, title or interest therein, without written request to and written consent of the Contract Administrator. No subcontracts or transfer of Contract shall in any case release the Provider of its liability under this Contract.
- 8. <u>EQUAL EMPLOYMENT OPPORTUNITY</u>. During the performance of this Contract, the Provider agrees as follows:
 - a. The Provider shall not discriminate against any employee or applicant for employment relating to this Contract because of race, color, religious creed, sex, national origin, ancestry, age, physical or mental disability, or sexual orientation, unless related to a bona fide occupational qualification. The

Provider shall take affirmative action to ensure that applicants are employed and employees are treated during employment, without regard to their race, color, religion, sex, age, national origin, physical or mental disability, or sexual orientation.

Such action shall include but not be limited to the following: employment, upgrading, demotions, or transfers; recruitment or recruitment advertising; layoffs or terminations; rates of pay or other forms of compensation; and selection for training including apprenticeship. The Provider agrees to post in conspicuous places available to employees and applicants for employment notices setting forth the provisions of this nondiscrimination clause.

- b. The Provider shall, in all solicitations or advertising for employees placed by or on behalf of the Provider relating to this Contract, state that all qualified applicants shall receive consideration for employment without regard to race, color, religious creed, sex, national origin, ancestry, age, physical or mental disability, or sexual orientation.
- c. The Provider shall send to each labor union or representative of the workers with which it has a collective bargaining Contract, or other Contract or understanding, whereby it is furnished with labor for the performance of this Contract a notice to be provided by the contracting agency, advising the said labor union or workers' representative of the Provider's commitment under this section and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- d. The Provider shall inform the contracting Department's Equal Employment Opportunity Coordinator of any discrimination complaints brought to an external regulatory body (Maine Human Rights Commission, EEOC, Office of Civil Rights) against their agency by any individual as well as any lawsuit regarding alleged discriminatory practice.
- e. The Provider shall comply with all aspects of the Americans with Disabilities Act (ADA) in employment and in the provision of service to include accessibility and reasonable accommodations for employees and clients.
- f. Providers and subcontractors with Contracts in excess of \$50,000 shall also pursue in good faith affirmative action programs, which programs must conform with applicable state and federal laws, rules and regulations.
- g. The Provider shall cause the foregoing provisions to be inserted in any subcontract for any work covered by this Contract so that such provisions shall be binding upon each subcontractor, provided that the foregoing provisions shall not apply to contracts or subcontracts for standard commercial supplies or raw materials.
- 9. <u>EMPLOYMENT AND PERSONNEL.</u> The Provider shall not engage on a full-time, part-time or other basis during the period of this Contract, any (a) state employee or (b) any former state employee who participated in any way in the solicitation, award or administration of this Agreement. This restriction shall not apply to regularly retired employees or any employee who has been out of state employment for a period of twelve (12) months.
- 10. <u>WARRANTY</u>. The Provider warrants that it has not employed or contracted with any company or person, other than for assistance with the normal study and preparation of a proposal, to solicit or secure this Contract and that it has not paid, or agreed to pay, any company or person, other than a bona fide employee working solely for the Provider, any fee, commission, percentage, brokerage fee, gifts, or any other consideration, contingent upon, or resulting from the award for making this Contract. For breach or violation of this warranty, the Department shall have the right to annul this Contract

without liability or, in its discretion to otherwise recover the full amount of such fee, commission, percentage, brokerage fee, gift, or contingent fee.

- 11. ACCESS TO RECORDS. As a condition of accepting an Contract for services under this section, a Provider must agree to treat all records, other than proprietary information, relating to personal services work performed under the Contract as public records under the freedom of access laws to the same extent as if the work were performed directly by the Department or agency. For the purposes of this subsection, "proprietary information" means information that is a trade secret or commercial or financial information, the disclosure of which would impair the competitive position of the Provider and would make available information not otherwise publicly available. Information relating to wages and benefits of the employees performing the personal services work under the Contract and information concerning employee and Contract oversight and accountability procedures and systems are not proprietary information. The Provider shall maintain all books, documents, payrolls, papers, accounting records and other evidence pertaining to this Contract and make such materials available at its offices at all reasonable times during the period of this Contract and for such subsequent period as specified under Maine Uniform Accounting and Auditing Practices for Community Agencies (MAAP) rules. The Provider shall allow inspection of pertinent documents by the Department or any authorized representative of the State of Maine or Federal Government, and shall furnish copies thereof, if requested. This subsection applies to contracts, contract extensions and contract amendments executed on or after October 1, 2009.
- 12. <u>TERMINATION.</u> (a)The performance of work under the Contract may be terminated by the Department whenever for any reason the Contract Administrator shall determine that such termination is in the best interest of the Department. Any such termination shall be affected by delivery to the Provider of a Notice of Termination specifying the date on which such termination becomes effective. Upon such termination, the Department shall pay the Provider for work performed by the Provider prior to the date of Notice of Termination. (b) Either party may terminate this Agreement for cause by providing a written notice of termination stating the reason for the termination. Upon receipt of the notice of termination, the defaulting party shall have fifteen (15) business days to cure the default. If the default is of such a nature that it cannot be cured within fifteen (15) business days, the defaulting party shall have such additional time, as the parties may agree to, to cure the default, provided the defaulting party has taken steps to cure the default with the initial 15 days.
- 13. <u>GOVERNMENTAL REQUIREMENTS</u>. The Provider warrants and represents that it will comply with all governmental ordinances, laws and regulations.
- 14. <u>GOVERNING LAW</u>. This Contract shall be governed in all respects by the laws, statutes, and regulations of the United States of America and of the State of Maine. Any legal proceeding against the State regarding this Contract shall be brought in State of Maine administrative or judicial forums. The Provider consents to personal jurisdiction in the State of Maine.
- 15. <u>STATE HELD HARMLESS</u>. The Provider shall indemnify and hold harmless the Department and its officers, agents, and employees from and against any and all third party claims, liabilities, and costs, including reasonable attorney fees, for any or all injuries to persons or property or claims for money damages, including claims for violation of intellectual property rights, arising from the negligent acts or omissions of the Provider, its employees or agents, officers or Subcontractors in the performance of work under this Agreement; provided, however, the Provider shall not be liable for claims arising out of the negligent acts or omissions of the Department, or for actions taken in reasonable reliance on written instructions of the Department.

- 16. <u>NOTICE OF CLAIMS</u>. The Provider shall give the Contract Administrator immediate notice in writing of any legal action or suit filed that is related in any way to the Contract or which may affect the performance of duties under the Contract, and prompt notice of any claim made against the Provider by any subcontractor which may result in litigation related in any way to the Contract or which may affect the performance of duties under the Contract.
- 17. <u>APPROVAL.</u> This Contract must have the approval of the State Controller and the State Purchases Review Committee before it can be considered a valid, enforceable document.
- 18. <u>INSURANCE.</u> The Provider shall keep in force a liability policy issued by a company fully licensed or designated as an eligible surplus line insurer to do business in this State by the Maine Department of Professional & Financial Regulation, Bureau of Insurance, which policy includes the activity to be covered by this Contract with adequate liability coverage to protect itself and the Department from suits. Providers insured through a "risk retention group" insurer prior to July 1, 1991, may continue under that arrangement. Prior to or upon execution of this Contract, the Provider shall furnish the Department with written or photocopied verification of the existence of such liability insurance policy.
- 19. <u>NON-APPROPRIATION</u>. Notwithstanding any other provision of this Contract, if the State does not receive sufficient funds to fund this Contract and other obligations of the State, if funds are deappropriated, or if the State does not receive legal authority to expend funds from the Maine State Legislature or Maine courts, then the State is not obligated to make payment under this Contract.
- 20. <u>SEVERABILITY</u>. The invalidity or unenforceability of any particular provision, or part thereof, of this Contract shall not affect the remainder of said provision or any other provisions, and this Contract shall be construed in all respects as if such invalid or unenforceable provision or part thereof had been omitted.
- 21. <u>ORDER OF PRECEDENCE</u>. In the event of a conflict between the documents comprising this Agreement, the Order of Precedence shall be:

Rider C Exceptions Rider B Terms and Conditions Rider A Scope of Work Funding Rider Rider D Included at Department's Discretion Rider E Included at Department's Discretion Rider F Included at Department's Discretion Rider G Identification of Country in which contracted work will be performed Business Associate Agreement included at Department's Discretion Other Included at Department's Discretion

- 22. <u>FORCE MAJEURE</u>. The performance of an obligation by either party shall be excused in the event that performance of that obligation is prevented by an act of God, act of war, riot, fire, explosion, flood or other catastrophe, sabotage, severe shortage of fuel, power or raw materials, change in law, court order, national defense requirement, or strike or labor dispute, provided that any such event and the delay caused thereby is beyond the control of, and could not reasonably be avoided by, that party.
- 23. <u>SET-OFF RIGHTS.</u> The State shall have all of its common law, equitable and statutory rights of set-off. These rights shall include, but not be limited to, the State's option to withhold for the purposes of set-off any monies due to the Provider under this Contract up to any amounts due and owing to the State with

regard to this Contract, any other Contract, any other Contract with any State department or agency, including any Contract for a term commencing prior to the term of this Contract, plus any amounts due and owing to the State for any other reason including, without limitation, tax delinquencies, fee delinquencies or monetary penalties relative thereto. The State shall exercise its set-off rights in accordance with normal State practices including, in cases of set-off pursuant to an audit, the finalization of such audit by the State agency, its representatives, or the State Controller.

- 24. <u>ENTIRE CONTRACT</u>. This document contains the entire Contract of the parties, and neither party shall be bound by any statement or representation not contained herein. No waiver shall be deemed to have been made by any of the parties <u>unless</u> expressed in writing and signed by the waiving party. The parties expressly agree that they shall not assert in any action relating to the Contract that any implied waiver occurred between the parties, which is not expressed in writing. The failure of any party to insist in any one or more instances upon strict performance of any of the terms or provisions of the Contract, or to exercise an option or election under the Contract, shall not be construed as a waiver or relinquishment for the future of such terms, provisions, option or election, but the same shall continue in full force and effect, and no waiver by any party of any one or more of its rights or remedies under the Contract shall be deemed to be a waiver of any prior or subsequent rights or remedy under the Contract or at law.
- 25. <u>AMENDMENT</u>: No changes, modifications, or amendments in the terms and conditions of this Contract shall be effective unless reduced to writing, numbered and signed by the duly authorized representative of the State and Provider.
- 26. <u>DEBARMENT, PERFORMANCE, AND NON-COLLUSION CERTIFICATION</u>: By signing this Contract, the Provider certifies to the best of Provider's knowledge and belief that the aforementioned organization, its principals and any subcontractors named in this Contract:
 - a. Are not presently debarred, suspended, proposed for debarment, and declared ineligible or voluntarily excluded from bidding or working on contracts issued by any governmental agency.
 - b. Have not within three years of submitting the proposal for this contract been convicted of or had a civil judgment rendered against them for:
 - i. Fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a federal, state or local government transaction or contract.
 - ii. Violating Federal or State antitrust statutes or committing embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
 - iii. Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State or Local) with commission of any of the offenses enumerated in paragraph (b) of this certification; and
 - iv. Have not within a three (3) year period preceding this proposal had one or more federal, state or local government transactions terminated for cause or default.
 - c. Have not entered into a prior understanding, agreement, or connection with any corporation, firm, or person submitting a response for the same materials, supplies, equipment, or services and this proposal is in all respects fair and without collusion or fraud. The above-mentioned entities understand and agree that collusive bidding is a violation of state and federal law and can result in fines, prison sentences, and civil damage awards.

RIDER C

EXCEPTIONS

N/A

RIDER D Title:

(Included at Department's Discretion)

Enter Rider D here if applicable. If not applicable either delete this page and remove from the Rider section or enter NA– make sure Rider D is not checked.

RIDER E

Title: (Included at Department's Discretion)

Enter Rider E here if applicable. If not applicable either delete this page and remove from the Rider section or enter NA– make sure Rider E is not checked.

RIDER F

Title: (Included at Department's Discretion)

Enter Rider F here if applicable. If not applicable either delete this page and remove from the Rider section or enter NA– make sure Rider F is not checked.

RIDER G

IDENTIFICATION OF COUNTRY

IN WHICH CONTRACTED WORK WILL BE PERFORMED

Please identify the country in which the services purchased through this contract will be performed:

- ☑ United States. Please identify state: Idaho, Nevada
- □ Other. Please identify country: Enter Country

Notification of Changes to the Information

The Provider agrees to notify the Division of Procurement Services of any changes to the information provided above.

Business Associate Agreement (Included at Department's Discretion)

Enter BAA here if applicable. If not applicable either delete this page and remove from the Rider section or enter NA– make sure Business Associate Agreement is not checked.

Other:

Title:

(Included at Department's Discretion

Enter Other here if applicable. If not applicable either delete this page and remove from the Rider section or enter NA– make sure Other is not checked.