ARKANSAS DEPARTMENT OF HUMAN SERVICES PERFORMANCE BASED CONTRACTING

Pursuant to Ark. Code Ann. 19-11-267 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. Contractor must comply with all statutes, regulations, codes, ordinances, and licensure or certification requirements applicable to Contractor, Contractor's agents, employees, and the subject matter of the contract. Failure to comply shall be deemed unacceptable performance.
- II. Except as otherwise required by law, Contractor agrees to indemnify and hold harmless 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 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. The damages set forth below are not exclusive and shall in no way exclude or limit any remedies available at law or in equity.
- 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. 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:

Performance Acceptable performance is defined as one hundred percent (100%) compliance with this service criteria and standards for acceptable performance throughout the contract term as determined by DHS.	Performance ⁱⁱ 1st Incident: A five percent (5%) penalty will be assessed in the initial payment to the provider per the payment plan if Vendor is not fully compliant with all contract requirements thirty (30) days after the stated deadline. The five percent (5%) penalty will be calculated from the
	total initial payment. 2nd Incident: A ten percent (10%) penalty will be assessed in the initial payment to the provider for each subsequent thirty (30) day period Vendor is not in full compliance with all contract requirements. The ten percent (10%) penalty will be calculated from the total initial payment. DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full
	compliance, maintaining a below standard Vendor Performance Report (VPR) in the vendor file, and contract termination.
Acceptable performance is defined as one hundred percent (100%) compliance with this service criteria and standards for acceptable performance throughout the contract term as determined by DHS. Contractor shall provide system test scripts to DHS within thirty (30) calendar days after contract start. Contractor shall provide the following manuals: EBT Support on Systems Operations and Interface Procedures for interfaces with Federal and State batch files within thirty (30) calendar days of contract start. Reports Manual within	The first (1st) installment, consisting of forty percent (40%) of the total start-up costs will be withheld or delayed until successful completion of the State's system acceptance test. DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.
ishosis phod CsiDoo Oth ESIrinawoo Rife	s defined as one undred percent (100%) ompliance with this ervice criteria and tandards for acceptable erformance throughout ne contract term as etermined by DHS. Contractor shall provide ystem test scripts to DHS within thirty (30) alendar days after ontract start. Contractor shall provide ne following manuals: EBT Support on Systems Operations and otherface Procedures for interfaces with Federal and State batch files within thirty (30) alendar days of

Service Criteria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
	describing all standard reports to be generated.	
	Settlement and Reconciliation Manual within thirty (30) calendar days of contract start.	
	EBT Program Manual within sixty (60) calendar days of contract award.	
TRANSITION-IN PHASE	Acceptable performance	The second (2 nd) installment,
Contractor's Project Manager must conduct weekly status meetings with DHS and the current EBT Contractor and prepare a status report (in MS Excel) in advance of each meeting. Contractor must record the minutes for all status meetings and distribute the minutes via e-mail within two (2) business days after each meeting.	is defined as one hundred percent (100%) compliance with this service criteria and standards for acceptable performance throughout the contract term as determined by DHS.	consisting of forty percent (40%) of the total start-up costs will be withheld or delayed until successful conversion to the new Contractor's EBT System. DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full
Contractor must complete a review of all systems documentation prior to completion of the Transition-In Period.	·	compliance, maintaining a below standard VPR in the vendor file, and contract termination.
Contractor must attend question and answer sessions with the current EBT Contractor and advise DHS of any areas of concern. The current Contractor, DHS, and the incoming Contractor shall conduct technical interchange meetings as needed.		
Contractor must participate in a Performance Readiness Review (PRR) meeting with DHS. Each deliverable must be checked for total compliance with all required specifications of the task.		
OPERATIONS AND MAINTENANCE PHASE	Acceptable performance	The final installment, consisting of the
Contractor shall ensure the Go Live date is no later than September 1, 2026.	is defined as one hundred percent (100%) compliance with this service criteria and standards for acceptable performance throughout the contract term as determined by DHS.	remaining twenty percent (20%) of the start-up costs, will be withheld or delayed until satisfactory resolutions
Contractor shall maintain ongoing communication with DHS on EBT operations and provide immediate		of all issues remaining following conversions.
notification of any issues or system problems. Contractor's Project Manager and other key personnel may be the point persons for these communications.		DHS reserves the right to impose additional penalties including without limitation, withholding payment on
Contractor shall assume complete operational support, maintenance, and responsibility of the system.		future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.
TRANSITION-OUT PHASE	Acceptable performance	If Vendor fails to meet the acceptable
Contractor must provide a Transition-Out plan at least one (1) year prior to the contract end date. The Plan shall include:	is defined as one hundred percent (100%) compliance with all service criteria and	performance standard, DHS may issue a below standard VPR to be maintained in the vendor file.
 A specific approach and schedule for the transition of services from Contractor's team to a new contractor 	standards for acceptable performance throughout the contract term as	Final payment may be withheld from Vendor until all elements of the transition are satisfied as determined by DHS.

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 A clear breakdown of tasks and responsibilities, including tasks that will be DHS' responsibility, A turnover resource plan. Documentation of all services provided, updates, changes, and enhancements. All documentation and records shall be written in English, provided in hardcopy, and at least one (1) electronic copy in PDF format and a copy in MS Word at time of turnover. Written procedures and policies for the protection and control of confidential system media that is transported from one location to another or when there is a change in custody of the media. Written procedures and policies protecting against the inadvertent release or destruction of State data. Provisions for the delivery of all proprietary data collected and/or created during the life of the contract to DHS thirty (30) days prior to the contract end date. All proprietary data collected and/or created during the final thirty (30) days of the contract, or any proprietary data not captured in the initial delivery, shall be delivered to DHS no more than fifteen (15) days following the contract end date. Contractor shall submit a final turnover plan detailing the resources Contractor will commit to transferring operations to the new Contractor. Contractor shall complete all turnover activities within DHS-approved timeframes with no delays or decreases in services. Contractor shall ensure sufficient staff be retained for the duration of the transition. 	determined by DHS. Contractor shall submit a quarterly report detailing outstanding deliverables, tasks, and expected completion dates. Incumbent Contractor shall acknowledge in writing that the incoming Contractor will oversee all transition-out activities.	Performance ⁱⁱ
COMPLIANCE Contractor must follow all applicable State and Federal laws, rules, regulations, and policies regarding information security, confidentiality, privacy, and compliance. Contractor must adhere to the QUEST® Operating Rules which set forth the requirements for the distribution of government benefits under the QUEST® mark.	Acceptable performance is defined as one hundred percent (100%) compliance with this service criteria and standards for acceptable performance throughout the contract term as determined by DHS.	1st Incident: An acceptable CAP shall be due to DHS within ten (10) business days of the request. 2nd Incident: A five percent (5%) penalty will be assessed in the following months' payment for each thirty (30) day period Vendor is not in full compliance with all contract requirements. The five percent (5%) penalty will be calculated from the
Contractor shall comply with all DHS policies governing the privacy and security of all personally identifiable information (PII) and/or other confidential information received or accessed on behalf of Arkansas DHS. Contractor shall safeguard the use and disclosure of, and restrict access to, protected health information and/or other confidential information. Contractor must maintain confidentiality and meet any applicable Health Insurance Portability	Contractor shall disclose any security or privacy breaches by contacting the DHS Information Technology Security Office within one (1) business day of the breach at dhs.it.security.team.@dhs.arkasnas.gov	total payment for the identified month in which the deficiency took place. DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.

contract termination.

information. Contractor must maintain confidentiality and meet any applicable Health Insurance Portability and Accountability Act (HIPAA) requirements.

Service Criteria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
Contractor shall provide a secure, fully redundant web based EBT System that complies with all Federal and State laws and regulations. The EBT System shall support both batch and online, real-time transmissions between the DHS's eligibility system and Contractor's EBT database. Circuits shall not be installed in a DHS facility. The EBT System shall be operational, seven (7) days a week, twenty-four (24) hours a day, three hundred sixty-five (365) days per year. Contractor shall provide FNS online access. Contractor shall assure adequate access to ATMs and POS terminals. Contractor shall employ a network that fulfills the FNS Formula for terminal placement, for exempt retailers who qualify for and elect to utilize State-deployed EBT equipment only. Contractor shall adhere to 7 CFR § 274.3(b) for POS deployment. Contractor shall have a contingency plan for circumventing communication outages of longer than five (5) minutes. Contractor shall develop a system that allows for the transfer of authorized EBT benefits from DHS's online eligibility file, the return of benefit utilization information, other data, and reports. Contractor shall be responsible for determining, in conjunction with DHS's telecommunications staff, appropriate design and capacity of the interface link to ensure all transmissions are completed within established performance parameters. Contractor shall have appropriate control procedures ensuring transmitted data is accurately and completely received. Contractor shall allow for DHS to enable/disable account access, update demographics, and provide a memo field to add case notes and comments including a date stamp and card status. Contractor shall provide an automated inventory control system to manage vault card assignments. The system shall track cards received, issued, activated, undelivered, canceled, and voided by DHS. It must also include prompts for low inventory/reorder conditions and appropriate management reports. The inventory control system and database shall be accessible to DHS v	Acceptable performance is defined as ninety-eight percent (98%) compliance with all service criteria and standards for acceptable performance throughout the contract term as determined by DHS. Contractor shall provide transaction processing, retailer management, customer service, and all services, supplies, and functions.	1st Incident: An acceptable CAP shall be due to DHS within ten (10) business days of the request. 2nd Incident: A five percent (5%) penalty will be assessed in the following months' payment for each thirty (30) day period Vendor is not in full compliance with all contract requirements. The five percent (5%) penalty will be calculated from the total payment for the identified month in which the deficiency took place. DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.
EBT CARDS Contractor must provide and produce EBT cards that comply with the most current SNAP regulations at 7 CFR 274.8(b)(5) and 7 CFR 274.8(b)(10)(iii), specifications in the Quest Operating Rules (QOR), the International Standards Organization (ISO), and the American National Standards Institute (ANSI) relating to cards used for financial transactions.	Acceptable performance is defined as one hundred percent (100%) compliance with all service criteria and standards for acceptable performance throughout the contract term as determined by DHS.	1st Incident: An acceptable CAP shall be due to DHS within ten (10) business days of the request. 2nd Incident: A five percent (5%) penalty will be assessed in the following months' payment for each thirty (30) day period Vendor is not in full compliance with all contract requirements. The five percent (5%)

All EBT cards shall have:

requirements. The five percent (5%) penalty will be calculated from the

total payment for the identified month

Service Criteria	Acceptable	Damages for Insufficient
	Performance	Performance ⁱⁱ
The client's name and the Personal Account		in which the deficiency took place.
Number (PAN) embossed on the card in the		DHS reserves the right to impose
location specified by DHS.		additional penalties including without
 The toll-free number for Customer Service. 		limitation, withholding payment on
 A signature panel shall on the back of the card. 		future invoices until Vendor is in full
"Do Not Write PIN on Card" and "If found, return		compliance, maintaining a below
to [Address provided by Contractor]"		standard Vendor Performance Report
The toll-free number for Merchant Voice		(VPR) in the vendor file and contract
Authorizations on the back of the card.		termination.
TTY (Telecommunications Relay Service for		
hearing/speech impaired.The USDA/FNS statement of nondiscrimination or		
 The USDA/FNS statement of nondiscrimination or the back of the card shall read: "USDA is an 	1	
Equal Opportunity Provider, and Employer and		
Lender." in accordance with 7 CFR § 274.2(e)		
(5)).		
• • •		
Contractor shall print the following on the EBT card,		
card carrier, or both:		
"Buying, selling, or otherwise misusing SNAP		
benefits is a federal crime. To report suspected		
abuse, visit Customer Service Call Center toll free		
number: 1-800-997-9999. [Cardholder Web Portal address]."		
•		
Card samples must be submitted for DHS approval		
prior to initial production and whenever the card is		
redesigned or changed in any respect.		
Contractor shall provide, at minimum, integrated		
circuit chip (smart card) security EMV functionality and	1	
Card Verification Value (CVV) on all issued EBT		
cards. Contractor shall allow Cardholders to lock and		
unlock cards to protect from theft.		
Card Production		
Contractor shall be responsible for all card production		
including:		
 Specified initial card issuance without an 		
expedited indicator		
Card replacement		
 Vault cards 		
 Card activation 		
 PIN selection with restrictions to block common 		
PINs (such as all zeros, ones, 1234, etc.)		
 Maintaining current inventory 		
Contractor shall allow multiple cardholders to have		
access to the SNAP account. Each card must contain		
unique identifying data and use an owner selected		
PIN while accessing the same benefit account(s). One	•	
(1) EBT card holder shall have access to a cash		
account.		
Contractor shall issue Authorized Representative or		
Alternate Payee EBT cards based on indicators		
received from the eligibility system. The EBT system		
shall issue a single Alternate Payee EBT card		
allowing access to both SNAP and TEA/Cash benefits		
when the Alternate Payee is the same person for both		

Service Criteria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
benefits. Separate EBT cards shall be issued for each Alternate Payee for the SNAP and TEA/Cash benefits when the Alternate Payee is different individuals for each benefit.		
Card mailers must be written in English, Spanish, Marshallese, or other language as requested by DHS. When mailing a card to an authorized representative, the primary cardholder's name must appear on the card mailer.		
Contractor shall train the state agency and provide the needed equipment for the production of cards according to industry standards.		
EBT CARD ISSUANCE Contractor shall mail initial and replacement cards (except for SNAP expedited cards issued by the state), first (1st) Class through the United States Postal Service (USPS), to the cardholder no later than the next business day. The packet shall include the EBT brochure along with the EBT card, card carrier, and card mailer. Contractor shall generate a daily electronic Card Returned Report in MS Excel and upload the file to the administrative terminal for DHS access. Contractor shall activate EBT cards and allow for new PIN assignment via the IVRS. Contractor shall provide a Cardholder Protective Password solution that will prevent other individuals from changing the PIN or Status of a card. The Cardholder Protective Password solution shall: Be auto generated by the EBT System. Contain random numbers. Require a Customer Service Representative (CSR) to request a cardholder protective password before the card status can be changed or a PIN selected. Allow only the EBT Project Office Staff to generate passwords via a request from DHS staff. Random password generation function. The ability of the account holder to create a password by calling the toll-free number (1-800) listed on the back of the card to activate, selecting to set a PIN/Password accordingly. Contractor shall disable an EBT card (but not the benefit account) after four (4) consecutive, inaccurate PIN attempts at a POS terminal. The disabled card shall remain blocked from all EBT transactions until 12:01 AM the following day. In accounts with multiple cards, all other cards shall be allowed continued access to any remaining available benefits.	Acceptable performance is defined as one hundred percent (100%) compliance with all service criteria and standards for acceptable performance throughout the contract term as determined by DHS.	1st Incident: An acceptable CAP shall be due to DHS within ten (10) business days of the request. 2nd Incident: A five percent (5%) penalty will be assessed in the following months' payment for each thirty (30) day period Vendor is not in full compliance with all requirements of the contract. The five percent (5%) penalty will be calculated from the total payment for the identified month in which the deficiency took place. DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.
reported lost, stolen, or non-functioning (damaged) and issue a new card. Contractor shall , via the		

Service Criteria ⁱ	Acceptable	Damages for Insufficient
Customer Service Call Center, replace a lost, stolen, and/or damaged card if the cardholder's address on	Performance	Performance ⁱⁱ
the EBT System is the cardholder's current address as verified by the CSR. If the address or security requirements are not met or do not match what is in the EBT System, Contractor shall instruct the cardholder to contact DHS to update their information.		
Contractor shall provide the cardholder with free replacement cards. All replacement cards mailed shall include an EBT card carrier and mailer.		
Contractor shall be responsible for the maintenance of a card issuance database that shall be accessible to DHS twenty-four seven (24/7) via password. Contractor shall use USPS Business Gateway services barcoding on EBT cards mailed on behalf of DHS.		
Contractor shall document tracking information including the date the card was mailed, the date USPS received the card, and the date the card was delivered. Contractor shall provide this data to DHS in a monthly report.		
CUSTOMER SERVICE CALL CENTER (CSCC)	Acceptable performance for this service criteria is	1st Incident: An acceptable CAP shall be due to DHS within ten (10)
Contractor shall provide a CSCC to assist cardholders, retailers, and provide the following	defined as:	business days of the request.
 An IVRS and a Help Desk staffed with CSRs shall be available toll-free (1-800), twenty- four (24) hours a day, seven (7) days a week. Support shall be available in English, Spanish, Marshallese, and other languages as requested by DHS. 	Ninety-five percent (95%) of all calls are answered by automated attendant within three (3) rings or fifteen (15)	2 nd Incident: A five percent (5%) penalty will be assessed in the following months' payment for each thirty (30) day period Vendor is not in full compliance with all requirements of the contract. The five percent (5%)
 Help Desk shall allow access and support for clients using rotary phones. 	seconds. Number of busy	penalty will be calculated from the total payment for the identified month in which the deficiency took place.
 Contractor shall utilize the current toll-free number "1-800-997-9999". 	signals must not exceed five percent	DHS reserves the right to impose
 The maximum wait time should not exceed twenty (20) minutes. 	(5%) of total incoming callsNinety-five percent	additional penalties including without limitation, withholding payment on future invoices until Vendor is in full
The CSCC must be operational and available when the Operations and Maintenance Phase begins.	(95%) of wait times must not exceed	compliance, maintaining a below standard VPR in the vendor file, and
Contractor must immediately notify DHS of any CSCC outage exceeding five (5) minutes. Contractor shall provide contingency plans for operating the CSCC if a location is impacted by a disaster.	three (3) minutes. Maximum wait time of any call should not exceed twenty (20) minutes.	contract termination.
Contractor must submit a monthly report detailing the following CSCC information: Number of calls received per day Duration of calls received	Abandoned call rate should not exceed twenty percent (20%) for any month.	

• Number of Abandoned calls per day

 Dequeued calls (calls that are rerouted or disconnected due to system rules/logic and not by

Average hold time

the client)Maximum wait time

Service Criteria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
Average answer speed		
INTERACTIVE VOICE RESPONSE SYSTEM (IVRS) Contractor shall provide an IVRS that allows cardholders and retailers to obtain information using an automated system. The IVRS shall comply with the Americans with Disabilities Act and provide TTY capability for cardholders and retailers with hearing disabilities. For Cardholders, Contractor shall: 1. Provide access to the IVRS via public telephone. 2. Provide an option to report a claim from the main menu. 3. Permit access to account balances and transaction history. 4. Permit card activation/PIN assignment. 5. Permit cardholders to cancel an EBT card and order a replacement using the IVRS or CSR. 6. Include an adaptive fraud solution to mitigate cardholder losses. Components of the adaptive fraud solution must include, at a minimum: a. Capturing IVRS information and then immediately identifying a risk score for every IVRS call based on characteristics from calls made previously from that ANI (Automated Number Identification) and the network carrier. b. Ability to implement in real-time certain solutions such as call blocking/termination once a high-risk score is detected. c. Capability to block certain known fraudulent ANIs based on experience in other states. d. Reports shall be provided on all ANIs associated with a risk score that meets the predetermined mitigation target and all cases accessed by a high-risk ANI.	Acceptable performance is defined as one hundred percent (100%) compliance with this service criteria and standards for acceptable performance throughout the contract term as determined by DHS.	1st Incident: An acceptable CAP shall be due to DHS within ten (10) business days of the request. 2nd Incident: A five percent (5%) penalty will be assessed in the following months' payment for each thirty (30) day period Vendor is not in full compliance with all requirements of the contract. The five percent (5%) penalty will be calculated from the total payment for the identified month in which the deficiency took place. DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.
 Manual authorization approval. Help Desk assistance for problem resolution, including but not limited to: connectivity, equipment performance, funds settlement, claims. 		
Contractor shall submit the IVRS scripts during the Transition-In period for review and written approval by DHS. Contractor shall seek pre-approval from DHS in writing of any changes to the scripts.		
HELP DESK Contractor shall provide a help desk with live CSRs available twenty-four (24) hours a day, seven (7) days a week to assist with at minimum, the following: 1. For Cardholders: a. General information, i.e. mechanism to report lost, stolen or compromised cards. b. Problem resolution, i.e. transaction disputes. 2. For Retailers: a. General DHS-related inquiry or support	Acceptable performance is defined as one hundred percent (100%) compliance with this service criteria and standards for acceptable performance throughout the contract term as determined by DHS.	1st Incident: An acceptable CAP shall be due to DHS within ten (10) business days of the request. 2nd Incident: A five percent (5%) penalty will be assessed in the following months' payment for each thirty (30) day period Vendor is not in full compliance with all requirements of the contract. The five percent (5%) penalty will be calculated from the

Service Criteria ⁱ	Acceptable	Damages for Insufficient
I Man al Additional action and	Performance	Performance ⁱⁱ
 b. Manual Authorization approval c. Daily deposit inquiries/settlement data d. Account problem resolution Contractor shall provide Data Processing Technical Support Help Desk services to DHS twenty-four (24) hours a day, seven (7) days a week to resolve technical and system problems, locate files, and address transmission issues, etc. 1. The Data Processing Technical Support Help Desk shall monitor the system and transmission line performance in real time and proactively resolve issues. All technical and support services shall be provided in English, Spanish, Marshallese, American Sign Language, and additional languages upon DHS request. CSRs shall be proficient in spoken and written English; and have a clear comprehension of the English language. 		total payment for the identified month in which the deficiency took place. DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.
EBT WEB PORTAL	Acceptable performance	1st Incident: An acceptable CAP shall
Contractor shall provide a Cardholder Portal for cardholder access to EBT benefit information via the internet. Contractor shall ensure that individual cardholder records are available only to an authorized user of the Cardholder Portal. Contractor shall ensure all data and information housed by the system are fully protected against hacking and other unauthorized access. The Cardholder Portal shall allow EBT cardholders to authenticate themselves by using secure Web protocols in Spanish and English, User IDs, and Passwords. Cardholders shall be able to create passwords through the Cardholder Portal and will be prompted to change passwords at a minimum of every ninety (90) days in accordance with State of Arkansas (IS) Policy. The Cardholder Portal shall allow the cardholder to: Obtain current account balances View the benefits that have been posted to the EBT account but are not yet available View transaction details (for a maximum of ninety (90) days) View and print transaction history (for a maximum of ninety (90) days) View the issuance schedule for EBT and Cash benefits Change PIN Lock and Unlock EBT Card to protect from theft Contractor shall provide a report on Cardholder Portal usage, including the total number of cardholders accessing the portal during a selected reporting period	is defined as one hundred percent (100%) compliance with this service criteria and standards for acceptable performance throughout the contract term as determined by DHS.	be due to DHS within ten (10) business days of the request. 2nd Incident: A five percent (5%) penalty will be assessed in the following months' payment for each thirty (30) day period Vendor is not in full compliance with all requirements of the contract. The five percent (5%) penalty will be calculated from the total payment for the identified month in which the deficiency took place. DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.

Service Criteria	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
Contractor shall develop and maintain a Retailer Portal accessible by Arkansas retailers via the internet in English, Spanish, and other languages as requested by DHS. Retailers shall be able to create passwords through the Retailer Portal and will be prompted to change passwords at a minimum every ninety (90) days. The Retailer Portal shall allow the following: • Access to a minimum of ninety (90) days of		
 Access to a fillimital of fillety (90) days of transaction history View ACH deposits Access to informational materials, i.e., State issuance schedule, Quick Reference Guide (QRG), etc. 		
TRAINING Contractor shall provide initial training with all personnel and on-going and ad-hoc training to all EBT Project Office staff and staff trainers, i.e., field staff and other central office staff employed by DHS, including retailers. Training for equipment provided by a third (3rd) party processor, an independent sales organization, or a value-added reseller, shall be provided by that processor. Contractor shall provide system inquiry training to	Acceptable performance is defined as one hundred percent (100%) compliance with this service criteria and standards for acceptable performance throughout the contract term as determined by DHS.	1st Incident: An acceptable CAP shall be due to DHS within ten (10) business days of the request. 2nd Incident: A five percent (5%) penalty will be assessed in the following months' payment for each thirty (30) day period Vendor is not in full compliance with all requirements of the contract. The five percent (5%) penalty will be calculated from the
designated DHS Central Office management staff, issuance staff, and County Office staff. Contractor's training materials must alert cardholders, retailers, and DHS staff to the functions and capabilities, as well as the consequences of abuse or misuse of the EBT System. Contractor's training materials and live trainings shall emphasize that intentional misuse or abuse of the system shall result in investigation by State and/or Federal authorities, and sanctions shall be imposed for documented violations. The message during training shall clearly state that it is a crime to defraud the EBT System.		total payment for the identified month in which the deficiency took place. DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.
Cardholder Training Contractor must develop an EBT training video and printed EBT training materials for inclusion with all card mailings. Training materials shall be written in English, Spanish, Marshallese, and other languages as requested by DHS at a fifth (5th) grade reading level. DHS shall have final approval of all training materials. The EBT training video and printed training material shall be distributed to the DHS EBT Office and to every DHS County Office. Contractor must provide the video and training materials in a secure electronic format. The training video shall not be longer than fifteen (15) minutes and be directed at a fifth (5th) grade education level. The training video shall be provided in English, Spanish, and other languages		

Service Criteria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
as requested by DHS and must include closed captioning.	1 enormance	1 GIOIIIIaile
 Content of the training materials must include: Use of the EBT card including the type of benefit transactions that can be processed at EBT terminals. Use of the EBT card at ATMs, including the type of benefit transactions that can be processed at ATMs and related fees. Types of locations Arkansas clients are prohibited by law from accessing. Use and safeguarding of the card and PIN. Card replacement information. PIN change methods and procedures. Guidance on reporting problems with the card or its use and on reporting a lost or stolen EBT card. Use of transaction receipts to track balances. Use of the Customer Service Call Center (CSCC). Cardholder service functions, including a prominent display of the toll-free CSCC number. Information on requesting and the processing of adjustments against a cardholder's EBT account. Adherence to EBT policy regarding misuse of benefits. Information about the use of cards across state 		
lines (Interoperability). Contractor must include the following messaging in accordance with Federal civil rights law and USDA civil rights regulations and policies, the USDA, its agencies, offices, employees, and institutions participating in or administering USDA programs: • EBT benefits shall not be used to pay for any eligible food purchased prior to the time at which an EBT card is presented to authorized retailers or meal services. • EBT benefits cannot be sold for cash or exchanged for non-food items.		
Retailer Training Contractor shall be responsible for all aspects of initial and on-going training provided to retailers. If equipment is provided by a TPP retailer, then the TPP is responsible for providing training.		
Contractor shall develop and provide a Retailer User Manual (RUM) and a Quick Reference Guide (QRG) within ninety (90) calendar days after the contract start for distribution to all retailers participating in the EBT System. The RUM and ORG must be updated at least semi-annually or upon request by DHS.		
Contractor must provide updates to training materials and videos semi-annually or upon request by DHS.		
EBT System Training Contractor shall provide hands on training of the new web based EBT System to DHS staff. The training must include a live instructor, be recorded for future		

Service Criteria	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
reference, and made available online. Contractor shall also provide an EBT Program User Manual for distribution to all DHS EBT staff trained in the new EBT System. Contractor shall provide user specific live trainings, materials, and manuals as requested by DHS that include without limitation the following topics: • Fraud/Security • Financial Transactions • System Performance • Inventory Control • User fields • Access Contractor shall submit training materials and manuals to DHS for review and approval prior to distribution. Contractor must provide updates to training materials and videos on upon request by DHS.		
POS TERMINALS Contractor shall provide all approved retailers the opportunity to participate in the EBT System. Contractor shall supply and maintain Point of Sale (POS) terminals to all FNS approved exempt retailers who choose not to purchase their own equipment. This equipment shall be restricted to EBT use only. Terminals deployed by Contractor must meet the operational requirements of the EBT System and support the full EBT transaction set. Contractor shall be responsible for all aspects of initial and on-going training provided to retailers unless the equipment is provided by a TPP. In that case, the TPP is responsible for providing the necessary training for the equipment. Contractor must supply Direct Marketing Farmers (DF) and Farmers' Market (FM) retailers with wireless POS equipment. Contractor shall document the EBT System's capacity for blocking access to TANF benefits at POS terminals in accordance with the Middle-Class Tax Relief (MCTR) and Job Creation Act of 2012. Cardholders shall not be permitted to use EBT cards at the following: Gambling or gaming establishments. Adult entertainment venues where performers disrobe or perform in an unclothed state for entertainment. Liquor stores that sell exclusively or primarily intoxicating liquor. Contractor shall enter into agreements for the deployment of POS equipment with USDA/FNS approved group living arrangements/meal services. Contractor shall be responsible for the authorization	Acceptable performance is defined as one hundred percent (100%) compliance with this service criteria and standards for acceptable performance throughout the contract term as determined by DHS.	1st Incident: An acceptable CAP shall be due to DHS within ten (10) business days of the request. 2nd Incident: A five percent (5%) penalty will be assessed in the following months' payment for each thirty (30) day period Vendor is not in full compliance with all requirements of the contract. The five percent (5%) penalty will be calculated from the total payment for the identified month in which the deficiency took place. DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.

Service Criteriai	Accontable	Domogoo for Incufficient
Service Criteria	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
System shall only accept SNAP transactions from POS terminals of FNS approved retailers.		
Contractor shall ensure that EBT account benefits are distributed on a First In, First out (FIFO) basis.		
Contractor shall support the Federal requirement of processing interoperable SNAP transactions, including SNAP transactions performed at a State of Arkansas retailer where the cardholder has benefits issued by a state other than Arkansas. Contractor shall be capable of accepting and processing cardholder transactions occurring at out-of-state (non-Arkansas) retailers.		
Contractor shall accept and process EBT transactions where the card number has been manually entered into the POS terminal. Transactions must be entered manually with the card number at times when an EBT card is damaged and/or the POS terminal is unable to read the magnetic stripe. PIN entry by the cardholder must also be required on manually entered transactions.		
Contractor shall process manual vouchers for SNAP transactions only when electronic transactions are not available due to disaster, infrastructure failures or EBT System failure.		
Retailer Log-on and Log-off Security Functions - The retailer's staff shall interact with EBT security processes to access the system using the POS terminal. Contractor's procedures and software must control staff access via authority level and define management controls to access system.		
Settlement Processing - The POS terminal must allow the retailer to access the system to process the various close of business functions in the Retailer and Financial Institution Account Processing as required.		
FINANCIAL TRANSACTION PROCESSING	Acceptable performance	1st Incident: An acceptable CAP shall
Contractor must identify networks for inclusion in the EBT System. The EBT System shall identify and	is defined as one hundred percent (100%)	be due to DHS within ten (10) business days of the request.
capture both on- and off-line financial transactions,	compliance with this service criteria and	2 nd Incident: A five percent (5%)
 including: On-line EBT transactions executed on the financial network 	standards for acceptable performance throughout the contract term as	penalty will be assessed in the following months' payment for each thirty (30) day period Vendor is not in
On-line transaction processing related to cardholder accounts initiated at access terminals	determined by DHS.	full compliance with all requirements of the contract. The five percent (5%)
On-line transaction processing related to retailer and financial institution accounts, initiated at access terminals		penalty will be calculated from the total payment for the identified month in which the deficiency took place.
System initiated transactions		DHS reserves the right to impose
 On-line processing interactions Off-line transaction processing-manual voucher transactions 		additional penalties including without limitation, withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and

Service Criteria	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
Contractor shall bear all liability for any losses resulting from errors or omissions including fraud and abuse on the part of Contractor or its representatives or Subcontractors.		contract termination.
Contractor shall validate the file by assuring that the record totals and benefit amount totals equal the summary totals provided by DHS. A pre-processing check shall be performed to ensure the file is structured correctly, prevent duplicate processing, and ensure there is nothing unusual in the file. The file shall then be processed, and a summary report showing the total number of cases processed, the total dollar amount, and a listing of any case demographic or issuance that was rejected must be submitted to DHS. The file shall consist of the following information: • Account number • Issuance Method • Issuance number • Issuance type • Payment name • County number/record number • Payment date/time of availability • Benefit Program • Benefit Sub-Program • Benefit amount • DHS account code New accounts are established for each new cardholder. If an account already exists for a participant, benefits shall be credited to the existing account but are not to become available before the payment date. The EBT System must recognize when a duplicate account is created for a participant with matching name, date of birth, and social security number. Contractor must immediately notify DHS of duplicates and place the account on hold. DHS will review the account for rejection or approval of the account. An account shall receive one (1) or more benefit types on any payment date or transmission.	Acceptable performance is defined as one hundred percent (100%) compliance with this service criteria and standards for acceptable performance throughout the contract term as determined by DHS.	1st Incident: An acceptable CAP shall be due to DHS within ten (10) business days of the request. 2nd Incident: A five percent (5%) penalty will be assessed in the following months' payment for each thirty (30) day period Vendor is not in full compliance with all requirements of the contract. The five percent (5%) penalty will be calculated from the total payment for the identified month in which the deficiency took place. DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.
An active case shall be billed only once in the billing month regardless of the number of authorized benefits that have posted. Monthly benefits posted prior to the end of the month shall not constitute a billable case until the benefit has been made available to the client, i.e., availability date of the benefit has been reached. A "holdover" occurs when a client accesses benefits from a previous month and no new benefits have been authorized and made available for the current month. A "holdover" is not an active case. The identity of each individual benefit stored in the account is		

Service Criteria	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
retained. The EBT System shall permit DHS to close and reopen accounts (case numbers).		
 TRACKING BENEFIT WITHDRAWALS The EBT System shall be capable of the following: 1. Tracking and retaining the identity of each individual whole benefit, as well as the first (1st) withdrawal from a benefit. a. If all benefit funds are not withdrawn, then the remaining amount is referred to as a partial benefit. b. Every subsequent withdrawal from that account is charged against that partial benefit until it is totally withdrawn. c. Ensure that there is only one (1) partial benefit per account at any given time. 2. Upon a withdrawal, determining which whole benefit to access on a First in, First out (FIFO) basis. (An account may contain multiple whole benefits at one (1) time.) 3. If two (2) or more whole benefits are received on the same day, selecting the oldest benefit from which to access for withdrawals. 4. Reporting the tracking of benefit access to DHS in an electronic format. a. Contractor shall provide all benefit information originally provided by DHS related to that benefit on the daily return/monthly aging report file. 	Acceptable performance is defined as one hundred percent (100%) compliance with this service criteria and standards for acceptable performance throughout the contract term as determined by DHS.	1st Incident: An acceptable CAP shall be due to DHS within ten (10) business days of the request. 2nd Incident: A five percent (5%) penalty will be assessed in the following months' payment for each thirty (30) day period Vendor is not in full compliance with all requirements of the contract. The five percent (5%) penalty will be calculated from the total payment for the identified month in which the deficiency took place. DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.
ACCOUNT BALANCES An EBT benefit account shall not close when a case closes. The former recipient shall remain entitled to the account balance. As long as benefits remain in the EBT account, the former recipient shall have the right to have cards issued or reissued and select or change PINs. SNAP Benefits shall remain available to the household for two hundred seventy-four (274) days from the date of availability, or the last time accessed, whichever occurs last. Contractor shall notify DHS of SNAP EBT accounts with balances that have aged to defined intervals so DHS can send expungement notices to those households. Contractor must provide appropriate funds unavailable/decline messages at a POS terminal. After two hundred seventy-four (274) days of inactivity, the inactive benefit(s) shall be expunged from the account. The household shall no longer access expunged benefits, but they may be applied to a SNAP overpayment claim. Summer EBT benefits shall remain available to the household for one hundred twenty-two (122) days from the date of availability. After one hundred twenty-two (122) days of inactivity, the inactive SEBT benefits shall be expunged from the account. Contractor shall	Acceptable performance is defined as one hundred percent (100%) compliance with this service criteria and standards for acceptable performance throughout the contract term as determined by DHS.	1st Incident: An acceptable CAP shall be due to DHS within ten (10) business days of the request. 2nd Incident: A five percent (5%) penalty will be assessed in the following months' payment for each thirty (30) day period Vendor is not in full compliance with all requirements of the contract. The five percent (5%) penalty will be calculated from the total payment for the identified month in which the deficiency took place. DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.

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Service Criteria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
aged to seventy-seven (77) days so DHS can send expungement notices to those households.		
Contractor must close accounts from the active database according to the following criteria: 1. An account is reduced to a zero (0) balance and remains at a zero (0) balance for a period of two hundred seventy-five (275) days. The two hundred seventy-five (275) day count shall begin on the date when the account was first reduced to a zero (0) balance. Any active account shall stay active. Contractor shall reactivate the account if possible, on the conversion date; if impossible, Contractor shall create a new account, e.g., If the case has been inactive for two hundred seventy-five (275) days or more, that case will be listed as inactive. If on the conversion date the case has been inactive for less than two hundred seventy-five (275) days, the case will be listed as active. An inactive case is defined as one in which the account balance is equal to zero (0) and there has been no account activity in or out of the case for two hundred seventy-five (275) days or more. For SNAP, an account with benefits not accessed for two hundred seventy-five (275) days and resulting in the benefits being returned and a zero (0) balance. Any subsequent benefit authorizations shall reset the day count to zero (0).	Acceptable performance is defined as one hundred percent (100%) compliance with this service criteria and standards for acceptable performance throughout the contract term as determined by DHS.	1st Incident: An acceptable CAP shall be due to DHS within ten (10) business days of the request. 2nd Incident: A five percent (5%) penalty will be assessed in the following months' payment for each thirty (30) day period Vendor is not in full compliance with all requirements of the contract. The five percent (5%) penalty will be calculated from the total payment for the identified month in which the deficiency took place. DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.
 TRANSACTION HISTORY Contractor shall provide DHS online inquiry for all account benefit transaction activity for a minimum of (4) years, if four (4) years of data is available, from the date of the final withdrawal that closed out a benefit. Information should be obtained without reactivating closed accounts. Online transaction activity for partial benefits shall remain available if the partial benefit has not been returned. This online capability shall permit the inquiry of and receipt of account information in the following ways: By account, summary credit, debit, and current balance information. By account, detailed information on all SNAP, Summer EBT, TEA, and Work Pays transactions for a specified period, including the date, time, location, and amount. By account, detailed information on all transactions for a specific retailer, POS terminal. By account, EBT card issuance and replacement history, including information, i.e., account balances at time of replacement and summary 	Acceptable performance is defined as one hundred percent (100%) compliance with this service criteria and standards for acceptable performance throughout the contract term as determined by DHS.	1st Incident: An acceptable CAP shall be due to DHS within ten (10) business days of the request. 2nd Incident: A five percent (5%) penalty will be assessed in the following months' payment for each thirty (30) day period Vendor is not in full compliance with all requirements of the contract. The five percent (5%) penalty will be calculated from the total payment for the identified month in which the deficiency took place. DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.

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Service Criteria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ	
totals of card replacements over a specified period from one (1) day up to four (4) years. By retailer, detail information on all cash, SNAP, or Summer EBT transactions for a specified period, listing such information i.e., account numbers, days, times, locations, terminals, and amounts. By retailer, detail information on all transactions for a particular account. Contractor shall move transaction history to an offline storage file for the duration of the contract after four (4) years on-line storage. This storage file shall include all pertinent information regarding the transaction, including the following: Cardholder card and account numbers POS number and location, full address including	Performance	Perioritance	
 zip code. Date and amount of the transaction. Access to the data shall be granted to DHS and other authorized government agencies as required for investigative and auditing purposes. This file shall be delivered in a mutually agreed upon format to DHS's new EBT Contractor as part of the overall database transfer process when the contract is terminated. Off-line information retrieval shall provide for different sorting of the information. The following are requirements for off-line history storage: By account, transactions occurring at out-of-state locations over a specified period from one (1) day up to four (4) years. By retailer and/or by store, summary transaction history over a specified period from one (1) day up to four (4) years. By retailer and account, even dollar transactions over a variable threshold over a specified period from one (1) day up to four (4) years. 			
RETAILER & FINANCIAL INSTITUTION ACCOUNT PROCESSING The EBT System shall support the following functions to process cardholder accounts at USDA/FNS approved retailers and financial institutions interested in participating in EBT as acquirers of cash financial transactions: A. System Recognition The EBT System must maintain control files that recognize a participating EBT retailer. The EBT System must allow transactions only from POS terminals recognized by the control files. These files shall store information i.e., store name, address, and Federal authorization number. Contractor shall use the FNS Retailer EBT Data Exchange (REDE) system. The EBT	Acceptable performance is defined as one hundred percent (100%) compliance with this service criteria and standards for acceptable performance throughout the contract term as determined by DHS.	1st Incident: An acceptable CAP shall be due to DHS within ten (10) business days of the request. 2nd Incident: A five percent (5%) penalty will be assessed in the following months' payment for each thirty (30) day period Vendor is not in full compliance with all requirements of the contract. The five percent (5%) penalty will be calculated from the total payment for the identified month in which the deficiency took place. DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and	

Se	rvice Criteria ⁱ	Acceptable	Damages for Insufficient
		Performance	Performance ⁱⁱ
	System shall not allow duplicate terminal identification numbers.		contract termination.
	 As part of the initial set-up of a retailer account, a pre-note transaction must be sent through the ACH network to verify the retailer's bank's American Bankers 		
	Association (ABA) number retailer's bank account number. Contractor shall comply with Section 2.38 Bank Requirements, and bank		
	regulation requirements at 7 CFR § 274.8(c)(1).		
	 The EBT system must interface with the Arkansas Integrated Eligibility System (ARIES). All transactions authorized from the administrative terminal must display in ARIES, including cancellations. 		
В.	Service Termination		
	 Contractor must support termination of a retailer by FNS. 		
	 The EBT System must support a service termination function i.e., a "hold status," or termination status. 		
	 Retailer must be removed/de-activated from Contractor's database immediately upon receipt of the REDE file from FNS. 		
C.	 ATM/POS Settlement Processing Contractor shall accomplish settlement for SNAP benefits for electronic and manual 		
	voucher transactions. Terminal settlement must reconcile out of balance situations.		
	 Financial reimbursement for transactions performed at participating retailers shall be based on the daily Federal Reserve (FR) deadlines. Transactions that are processed 		
	after the deadline for the current business day shall be credited to the following business day's totals.		
D.	Fund Transfer 1. After settlement between the terminal and the		
	EBT System, Contractor must transfer funds to the appropriate retailer accounts for the value of the transactions executed for the		
	business day. If a TPP is involved, Contractor shall not settle to the retailer but must settle the TPP of record.		
	2. All activity must be reflected on daily settlement reports in Excel (unless otherwise specified by DHS) and transmitted to DHS.		
	3. If retailer's refunds exceed its sales, a debit to the retailer account must be generated and performed through the ACH process.		
E.	Dispute Processing		
	Contractor shall process disputes that arise when daily balancing totals at the retailer and financial institution level do not match those in		
	the EBT System.Contractor shall process disputes that arise when funds transferred or deposited to the		

Ser	rvice Criteria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
	retailer and financial institution accounts, via		
	the ACH, do not match totals calculated		
	independently by the retailer.		
	3. Cardholder-retailer dispute resolutions must		
	meet the adjustment regulations in 7 CFR §		
	274.2 (g)(2).		
F.	Retailer Account Transaction History		
	The EBT System must allow for online inquiry		
	for all retailers account transaction activity for		
	a period of four (4) years.		
	2. After four (4) years, Contractor must move		
	the transaction history to an off-line storage		
	file for the duration of the contract. Access to		
	the data shall be made available to DHS and		
	authorized government agencies for		
	investigation and audit purposes within forty-		
	eight (48) hours of request.		
	3. Contractor's history file must include all		
	pertinent information regarding the		
	transaction, including the retailer identifier, the		
	POS number and location, the date, time,		
	type, and amount of the transaction, and the		
	cardholder card and account numbers.		
	4. The online inquiry shall provide access to daily ACH deposit information for each retailer		
	and financial institution that conducts EBT		
_	transactions.		
G.	Retailer Account Management		
	Contractor shall be responsible for managing retailer participation in the State of Arkenses.		
	retailer participation in the State of Arkansas		
	EBT program in accordance with USDA/FNS		
	regulations and State requirements.		
	2. Contractor must establish and maintain all		
	agreements to establish a benefit delivery		
	network. The network shall include		
	relationships with food retailers where		
	cardholders shall be able to use their EBT		
	cards for food purchases.		
	3. Contractor shall notify in writing all retailers		
	that fees shall not be charged to cardholders		
	for accessing benefits.		
	4. Contractor shall provide for periodic planned		
	meetings and communications with retailer		
	associations and user advocacy groups. DHS		
	will facilitate the meetings and		
	communications to evaluate system usage		
	and discuss problems. Contractor shall be		
	responsible for collecting any data, preparing		
	an agenda, and providing all support materials		
	for such meetings or communications. All		
	materials and/or other forms of information		
	must be approved by DHS prior to		
	distribution.		
Н.	System Settlement and Reconciliation		
	Contractor shall ensure that benefits received		
	from DHS are accurately posted to cardholder		
	accounts.		

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Servic	e Criteria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
2.	Contractor shall accurately debit/credit		
	cardholder's accounts for refunds.		
3.	,		
	benefits disbursed.		
4.	Contractor shall settle and reconcile accounts		
	every banking business day at a time to be		
	specified in accordance with applicable State		
_	and Federal regulations.		
5.			
	retailers and TPPs through the existing ACH		
	infrastructure. Contractor shall have an		
	originating and receiving relationship with the		
	ACH, either directly or through one (1) of its		
	subcontractors. Contractor must have access		
	to the appropriate regional network(s) and be		
6	capable of settling DHS transactions. For retailers or TPPs, Contractor shall		
0.	originate an ACH credit for the total balance		
	due for DHS benefits provided during the DHS		
	processing day being settled. The benefit		
	provider credits shall be entered into the ACH		
	for settlement on the next banking day.		
	Credits due DHS benefit providers who are		
	connected to Contractor through a transaction		
	switch, TPP, or national network shall settle		
	utilizing the QOR.		
7.			
	Connect (DC) and TPPs receive DHS credits		
	within two (2) business days of system		
	settlement. DHS will continue to settle on the		
	business day after transactions are posted		
	and processed and all debits in the settlement		
	shall be posted to DHS accounts in the		
	overnight ACH cycle.		
8.	Contractor must support the following outputs		
	of the settlement and reconciliation		
	processes:		
	a. EBT Benefits Extract		
	Contractor shall provide a daily file of		
	all transactions processed through the		
	EBT System. This file shall identify		
	daily authorizations received from		
	EBT and applied to the DHS system		
	and must include daily cancels,		
	withdrawals, refunds, voids, reversals,		
	repayments, and remaining available balance (for each account). The file		
	must summarize, by EBT benefit		
	code (program), total authorizations,		
	cancellations, ending balances,		
	terminal activity, benefit refresh,		
	repayments, and aged benefits.		
	2) Unsettled funds shall be handled the		
	next business day. Contractor must		
	report any unsettled funds to the		
	State. Unsettled funds must be		
	returned to the U.S. Treasury.		
	b. Aged Benefits		

Service Criter	ria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
1)		renomiance	r citorillance
	close when a case closes. The former		
	recipient shall remain entitled to the		
	account balance. After six (6) months		
	inactivity, the EBT account shall move into a dormant status. The		
	account shall remain dormant until		
	the EBT account becomes active		
	again (usually through the accessing		
	of benefits via the EBT card).		
2)	For SNAP, after two hundred seventy-		
	five (275) continuous days of		
	inactivity, the inactive benefit(s) shall		
	be expunged from the account. The		
	household shall no longer access		
	expunged SNAP benefits, but they		
	may be applied to a SNAP		
3/	overpayment claim. Summer EBT benefits shall remain		
3)	available to the household for one		
	hundred twenty-two (122) days from		
	the date of availability. After one		
	hundred twenty-two (122) days from		
	the date of availability, any remaining		
	SEBT benefits shall be expunged		
	from the account.		
	etailer/Merchant Credit Detail		
1)			
	EBT payments made by retailers and		
	financial institutions via the EBT		
2)	networks. Daily settlement reporting shall be		
2)	provided to DHS summarizing by		
	benefit Program and Subprogram the		
	total retailer ACH for SNAP and Cash		
	programs.		
3)			
	(CB) is involved for the settlement of		
	both cash and EBT, Contractor shall		
	provide a settlement report		
	summarizing by benefit program, the		
	total settled for cash programs, and a separate total settled for programs.		
d FF	3T Transfer File		
	This transfer file shall provide a daily		
.,	net transaction total by retailer		
	authorization number. Contractor		
	must transmit this file weekly or as		
	required by FNS, to the FNS		
	Minneapolis Computer Support		
	Center (MCSC).		
2)			
	regulations at 7 CFR § 274.4 (a) and		
	the FNS reconciliation requirements		
	to perform reconciliation for all DHS programs. Contractor shall reconcile:		
	programs. Contractor sital recondite.	<u> </u>	

Service Criteria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
Cardholder account daily beginning balances and net draws versus the ending balance. Cardholder net redemptions versus acquirer settlement values. Total funds, entering, exiting, and remaining in the system each day. Total net change in system-wide obligations outstanding to the sum of the net change in obligations outstanding. The net settlement value of all transactions to the sum of the net settlement values for all benefit programs. Contractor shall determine the total amount of Federal funds by program necessary to reimburse its account for the total credits due to EBT acquirers. Contractor shall use the information generated during the system cut-off and balance processing to prepare the daily settlement files. Contractor shall maintain audit trails throughout the settlement process. CURRENT SETTLEMENT BACKGROUND AND SUMMARY The current EBT settlement process shall be required unless and until it is changed by written agreement with DHS. Contractor shall, at a minimum, use the flow of funds as follows: EBT Benefits – Contractor must accumulate the approved EBT transactions each day. Contractor must distribute the transactions to the CB with credits to the merchant banks (accounts) and debits to the settlement (Concentrator) account.	Acceptable performance is defined as one hundred percent (100%) compliance with THIS service criteria and standards for acceptable performance throughout the contract term as determined by DHS.	1st Incident: An acceptable CAP shall be due to DHS within ten (10) business days of the request. 2nd Incident: A five percent (5%) penalty will be assessed in the following months' payment for each thirty (30) day period Vendor is not in full compliance with all requirements of the contract. The five percent (5%) penalty will be calculated from the total payment for the identified month in which the deficiency took place. DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.
ADJUSTMENT PROCESSING Contractor and/or retailer/TPP shall adjust resolve errors and out-of-balances related to system problems. Contractor shall have the capability to process the adjustment and have this reflected in the cardholder's account. Contractor shall comply with Federal regulations at 7 CFR § 274.2(g) regarding the	Acceptable performance is defined as one hundred percent (100%) compliance with this service criteria and standards for acceptable performance throughout the contract term as	1st Incident: An acceptable CAP shall be due to DHS within ten (10) business days of the request. 2nd Incident: A five percent (5%) penalty will be assessed in the following months' payment for each thirty (30) day period Vendor is not in full compliance with all requirements

Service Criteria	Acceptable	Damages for Insufficient
recording, tracking, and processing of these types of adjustments. Adjustments made by Contractor shall cause money to be moved either to or from the cardholder's EBT account and shall impact the daily settlement. Contractor shall provide notification to DHS and the cardholder of pending debit adjustments. Contractor shall provide DHS with a copy of the notification sent to the cardholder. All debit adjustments shall be approved by DHS.	Performance determined by DHS.	of the contract. The five percent (5%) penalty will be calculated from the total payment for the identified month in which the deficiency took place. DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.
 MAINTENANCE & CHANGE REQUESTS Contractor shall implement a change request process to minimize service downtime. Contractor shall adhere to the following change management process: 1. Contractor will perform any testing prior to implementation into the production environment. 2. Contractor must provide DHS adequate documentation demonstrating that testing was performed. 3. Contractor must schedule and coordinate the implementation of the change request to meet the DHS specified implementation date. 4. Contractor shall have a release control process to ensure changes are tested first in a test environment. 5. The controlled release process shall have a contingency plan in place in case the release does not work as planned. 6. Contractor must obtain approval from DHS prior to implementation. 	Acceptable performance is defined as one hundred percent (100%) compliance with this service criteria and standards for acceptable performance throughout the contract term as determined by DHS.	1st Incident: An acceptable CAP shall be due to DHS within ten (10) business days of the request. 2nd Incident: A five percent (5%) penalty will be assessed in the following months' payment for each thirty (30) day period Vendor is not in full compliance with all requirements of the contract. The five percent (5%) penalty will be calculated from the total payment for the identified month in which the deficiency took place. DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.
PROBLEM MANAGEMENT Contractor must have a Problem Management Process (PMP) with specific strategies for problem management to include the following: 1. Incident reporting 2. Logging 3. Tracking 4. Problem escalation 5. Notification 6. Resolution 7. Root Cause Analysis (RCA) 8. Twenty-four (24) hours a day, seven (7) days a week hardware monitoring 9. Online batch and back-ups. Contractor must track and correct system defects, malfunctions, or functional deviations from approved system requirements identified by retailers, cardholders, or State staff. Upon notification of an issue, Contractor shall notify DHS and follow the PMP to classify the issue based on the severity levels. Contractor shall maintain communications with DHS until the problem is resolved and provide an RCA.	Acceptable performance is defined as one hundred percent (100%) compliance with this service criteria and standards for acceptable performance throughout the contract term as determined by DHS.	1st Incident: An acceptable CAP shall be due to DHS within ten (10) business days of the request. 2nd Incident: A five percent (5%) penalty will be assessed in the following months' payment for each thirty (30) day period Vendor is not in full compliance with all requirements of the contract. The five percent (5%) penalty will be calculated from the total payment for the identified month in which the deficiency took place. DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.

Service Criteria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
Contractor must report all defects or problems to DHS based on the priority assigned to the defect or problem. Problems or issues with the system shall be reported through an Incident Report and updated per the required notification process.		
Contractor shall promptly document reported problems upon receipt and report on each problem until resolved and/or corrected. Contractor shall maintain appropriate and timely communications with DHS and affected users on all problems from onset through resolution. Updates must be provided to DHS every twenty (20) minutes for Sev1 and Sev2, and every two (2) hours for Sev3 and Sev4 unless otherwise agreed upon.		
Contractor shall expedite the handling of problems that are high business priority to DHS. A preliminary RCA shall be required for all Critical/Severity1 (SEV1) incidents within twenty-four (24) hours of the incident, which needs to follow the problem management process for documenting severity levels. An Interim RCA must be submitted every twenty-four (24) hours with updated information. A final RCA must be submitted no later than seventy-two (72) hours after resolution is approved and completed. The RCA must contain details regarding the issue, a severity level timeline from inception to completion, corrective and preventive measure(s) taken, and updated report information.		
Contractor must correct all problems within the reasonable scope of Contractor's responsibility. A problem shall not be considered corrected until Contractor receives confirmation that the issue is resolved to DHS's satisfaction.		
Contractor shall proactively provide to DHS appropriate reports on problems, including statistics on total number of problems, outstanding problems, and resolution time. Contractor shall integrate and coordinate problem reporting processes and procedures with DHS.		
Contractor must monitor the DHS application, network devices, telecommunications, online activity, and batch activity twenty-four-seven (24/7), three hundred sixty-five (365) days and notify DHS of any issues. Notification shall occur within twenty (20) minutes of a suspected identification of a SEV1 or SEV 2 incident, and within two (2) hours of a SEV3 or SEV 4 incident. Notification start time shall begin once the problem is reported.		
CONTRACT MONITORING & PROBLEM RESOLUTION Contractor shall comply with all processes and requests made by DHS in conducting monitoring oversight activities during the term of the contract. Contractor shall allow DHS to complete scheduled	Acceptable performance is defined as one hundred percent (100%) compliance with this service criteria and standards for acceptable	1st Incident: An acceptable CAP shall be due to DHS within ten (10) business days of the request. 2nd Incident: A five percent (5%) penalty will be assessed in the following months' payment for each

Service Criteria ⁱ	Acceptable	Damages for Insufficient
and unscheduled site visits, as appropriate, to assess performance, determine contract compliance, and report on delivery of services required under this contract. Contractor shall provide support to DHS and technical assistance to support batch execution in all of DHS's key environments (operations). Contractor shall perform all batch processes during non-prime time hours (between 7:00 PM and 7:00 AM). Contractor shall perform all online processing during prime-time hours (between 7:00 AM and 7:00 PM). Contractor shall provide twenty-four-seven (24/7), three hundred sixty-five (365) days production support to DHS's staff. Contractor shall document and maintain a problem log of both batch and online issues encountered. Contractor shall describe specific policy and problem resolution procedures related to cardholder notification and service interruptions. Contractor service interruptions shall not be scheduled between 6:00 AM and 11:00 PM CST.	performance throughout the contract term as determined by DHS.	thirty (30) day period Vendor is not in full compliance with all requirements of the contract. The five percent (5%) penalty will be calculated from the total payment for the identified month in which the deficiency took place. DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.
System performance factors shall include the system processing speed, availability, reliability, capacity (to absorb volume increases), and ease of use. Contractor shall provide an EBT System that, at a minimum, meets the performance standards consistent with USDA Federal regulations in 7 CFR § 274.8(b). Availability: Contractor shall ensure that the EBT System is available and functioning for the processing of transactions. Reliability: Contractor shall ensure that the EBT System is reliable and accurate in the processing of transactions. EBT System transactions must include the following: EBT terminal and ATM initiated System initiated Manual data-entered Credits and debits to retailer accounts Household accounts Financial institutions processed through EBT system central or host computers.	The EBT system's central computer shall be available ninety-nine-point nine percent (99.9%) of scheduled up-time, twenty-four (24) hours a day, seven (7) days per week. The total system, including the central computer, any network or intermediate processing facilities, and cardholder authorization processors shall be available ninety-eight percent (98%) of scheduled up-time, twenty-four (24) hours per day, seven (7) days per week.	1st Incident: An acceptable CAP shall be due to DHS within ten (10) business days of the request. 2nd Incident: A five percent (5%) penalty will be assessed in the following months' payment for each thirty (30) day period Vendor is not in full compliance with all requirements of the contract. The five percent (5%) penalty will be calculated from the total payment for the identified month in which the deficiency took place. DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.

Performance, Processing Speed, and Response <u>Time:</u> Contractor **shall** ensure that the EBT System meets performance and technical standards, in accordance with 7 CFR § 274.8(b) in the areas of system processing speeds. Contractor **shall** meet the Response Time Standards (RTS) found at 7 CFR § 274.8(b)(1) for all on-line EBT transactions. RTS for transactions originating at ATMs, the CSCC, and EBT

Service Criteria ⁱ	Acceptable	Damages for Insufficient
terminal shall be in accordance with general industry	Performance	Performance ⁱⁱ
standards.		
All EBT transactions shall be processed in accordance with 7 CFR § 274.8(b)(1).		
FRAUD ANALYSIS PREVENTION	Acceptable performance	1st Incident: An acceptable CAP shall
FRAUD ANALYSIS PREVENTION Contractor shall provide an Anti-Fraud Plan that includes locating and stopping fraud by actively and aggressively monitoring the activities of cardholders, employees, retailers, and others for the purpose of identifying, at the earliest possible opportunity, evidence of fraudulent conduct. The Anti-Fraud Plan must include a description of Fraud Analysis techniques intended for fraud prevention of cardholders served through remote banking service systems. Contractor shall ensure all data through business rules and analytical models are in near-real time or in batch so that suspicious activity may be spotted with greater accuracy. Contractor shall state specific fraud analysis techniques and tools used to show a full comprehensive approach for the following: Detection and Alert Generation Fraud Data management Predictive and Prevention Analysis EBT account alerts Proactive account activity alerts through SMS (text), mobile app and/or email Deposits Purchases Withdrawals Purchase with cashback Returns PIN changes Disallow soft PIN selection. Address, phone number and email updates Daily, Weekly, Ad Hoc and Monthly reports as required by the State Cardholder-initiated card lock and unlock through the mobile app and cardholder portal.	Acceptable performance is defined as one hundred percent (100%) compliance with this service criteria and standards for acceptable performance throughout the contract term as determined by DHS.	1st Incident: An acceptable CAP shall be due to DHS within ten (10) business days of the request. 2nd Incident: A five percent (5%) penalty will be assessed in the following months' payment for each thirty (30) day period Vendor is not in full compliance with all requirements of the contract. The five percent (5%) penalty will be calculated from the total payment for the identified month in which the deficiency took place. DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.
 Lock card to prevent all transactions. Lock card to prevent only out of state 		
transactions.		
 Social Network Analysis 		
 Drill Down Dashboard 		
Analysis Reports		
Risk Behavior		
Data Analytics		
 Social network monitoring tools for suspicious activity related to EBT cards and cardholders. 		

Service Criteria ⁱ		Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
Standardized and/or ad-hoc either DHS or Contractor for and preventing fraud. For france prevention, Contractor must web-based reporting mechanicapable of generating reports reporting mechanism must in to allow DHS the ability to geneeded. A semi-annual review of the which shall include trends in	the purpose of detecting ud detection and provide DHS access to a hism such as a dashboard son demand. The include all EBT data sets inerate reports as		
fraud detected, if any, counte eliminate fraud and types of p implemented.			
terminal a unique terminal IDs as p messages. Conto IDs in the ALER Transactions – T support the entire in the EBT regulated be able to process transactions. Interoperability – process transact all States for all E support. Balance Informate to display remain printed receipt for support. State the date, me location, transact amount, and reme SNAP account. Comply with the	rs to use third-party ransactions. Contractor FNS requirements in 7 must provide the for TPPs. TPPs are sholder authorization railers driving their own e of relaying electronic database computer for contracted for EBT In standard to allow TPPs and ITPP agreements and FNS and include this: PPs shall give each and include those and include those ractor shall include those and of their transaction ractor shall be able to be transaction set included rations. Contractor shall included rations. Contractor shall be able to be transaction set included rations. Contractor shall be able to be transaction set included rations. Contractor shall be able to be transaction set included rations. TPPs shall be able to be transaction set included rations. TPPs shall be able to be transaction set included rations for cards issued by EBT equipment they tion — TPPs shall be able to be rail EBT equipment they therechant's name and the transaction ration type, transaction ration type, transaction ration balance for the requirements of 12 CFR tion E) in addition to the	Acceptable performance is defined as one hundred percent (100%) compliance with this service criteria and standards for acceptable performance throughout the contract term as determined by DHS.	1st Incident: An acceptable CAP shall be due to DHS within ten (10) business days of the request. 2nd Incident: A five percent (5%) penalty will be assessed in the following months' payment for each thirty (30) day period Vendor is not in full compliance with all requirements of the contract. The five percent (5%) penalty will be calculated from the total payment for the identified month in which the deficiency took place. DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.

Service Criteria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
 Identify the SNAP household(s) member's account number (the PAN) using a truncated number or coded transaction number. The household's name shall not appear on the receipt except when a signature is required when utilizing a manual transaction voucher. Servicing only EBT-authorized retailers – TPPs shall only route EBT transactions for retailers authorized by FNS to redeem EBT benefits. A certification test performed for each TPP requesting an interface with the EBT system. This test shall ensure that every TPP function, message, response, and error exception meets the TPP standard set forth by Contractor as well as all applicable QUEST and FNS EBT operating rules. Contractor shall issue the TPP a test script, test cards, and required instructions prior to a scheduled test. Certification shall include, at a minimum, performance testing (throughput and stress), and a review of system security, PIN encryption, and disaster recovery plans. Settle all transaction disputes between TPPs and DHS cardholders and report the results to DHS. The results must include a description of the dispute, the parties involved, and the outcome. 		
Contractor shall submit copies of annual audits of its data processing, operations, disaster recovery, and security functions upon request by DHS. Contractor shall provide to DHS, who will forward to FNS, an annual written certification stating that Contractor and its subcontractors comply with applicable banking regulatory requirements and EBT specific requirements such as National Automated Clearing House Association (NACHA) Operating Rules and Operating Guidelines, Department of the Treasury Financial Management Service (TFMS) Green Book Requirements, and 31 CFR § 210. This certification shall be subject to independent verification and validation. Contractor shall engage an independent auditing firm to conduct an annual Service Organization Controls (SOC) one (1) and SOC two (2) report in accordance with Statement on Standards for Attestation Engagements (SSAE) No. eighteen (18) on the issuance, redemption, and settlement of SNAP	Acceptable performance is defined as one hundred percent (100%) compliance with this service criteria and standards for acceptable performance throughout the contract term as determined by DHS.	If deficiencies requiring a CAP are identified by the SOC audit, DHS will notify Contractor in writing within thirty (30) calendar days. Contractor shall submit a CAP to DHS within seven (7) business days after receipt of written notification that the CAP is required. Contractor's CAP shall describe in detail the remedial actions that shall be taken by Contractor to resolve the deficiencies and the timeline (begin and end dates) for completing each action. The CAP shall be subject to review and approval by the State Project Manager. If Contractor fails at any time to obtain an annual SOC one (1) and/or SOC two (2) Audit, DHS has the right to retain an independent audit firm to perform an audit of Contractor's EBT operations and computer systems software and hardware at

benefits. The SSAE-18 report **must** cover twelve (12)

months of EBT System operations, or for the initial

report, it must cover the period of time Contractor

provided EBT services to the State.

Contractor **shall** allow the

Contractor's sole cost and expense.

independent audit firm to access its

facility for purposes of conducting the

Service Criteria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
		SOC one (1) and two (2) audits and provide any necessary support to the independent audit firm in the performance of the audit. Such access shall include the creation of cases and cards to be used by investigators and the posting of benefits. DHS will invoice Contractor for all costs and expenses incurred for any auditing functions.
		DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.
REPORTING Contractor must maintain all information required for reporting and must electronically transfer the data from the EBT system to ARIES. Reports that include	Acceptable performance is defined as one hundred percent (100%) compliance with this service criteria and	1 st Incident: An acceptable CAP shall be due to DHS within ten (10) business days of the request. 2 nd Incident: A five percent (5%)
county data must be sorted by county and show county totals, as well as State totals.	standards for acceptable performance throughout	penalty will be assessed in the following months' payment for each thirty (30) day period Vendor is not in full compliance with all requirements of the contract. The five percent (5%) penalty will be calculated from the
All reports shall be sent to DHS or FNS as applicable, in the agreed upon format. Contractor shall provide reports in different formats if requested by DHS.	the contract term as determined by DHS.	
Daily reports shall be delivered no later than (12:00 pm) CST for the previous day's activity.		total payment for the identified month in which the deficiency took place.
Weekly reports shall be due no later than the second (2 nd) business day of the week following the reporting week.		DHS reserves the right to impose additional penalties including without limitation, withholding payment on
Monthly reports shall be due no later than the second (2nd) business day of the month following the reporting month.		future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.
Each report must be submitted separately as a single report. Partial reports shall not be accepted.		
Reports shall include the following information: 1. Bi-weekly Status reports 2. Financial 3. Batch Processing 4. Card 5. Billing 6. System Security 7. Program Management 8. System Performance 9. Service Level Agreement Report		
SERVICE LEVEL Contractor shall provide quality service at or above	Acceptable performance is defined as ninety-nine	1 st Incident: An acceptable CAP shall be due to DHS within ten (10)
Contractor shall provide quality service at or above that as defined in the Scope of Work.	percent (99%) compliance with this	business days of the request. 2nd Incident: A five percent (5%)
Contractor shall have a comprehensive approach for measuring overall service provision and shall provide	service criteria and standards for acceptable	penalty will be assessed in the

Service Criteria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
a monthly summary report detailing the various service level agreement metrics met or not met.	performance throughout the contract term as determined by DHS.	following months' payment for each thirty (30) day period Vendor is not in full compliance with all requirements of the contract. The five percent (5%) penalty will be calculated from the total payment for the identified month in which the deficiency took place. DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.
PAYMENT AND INVOICING All invoices shall be forwarded to the DHS Division of County Operations via email at: SNAPFinancials@dhs.arkansas.gov by the 10 th of each month unless otherwise instructed by DHS. Contractor should invoice the agency by an itemized list of charges. The agency's Purchase Order Number and/or the Contract Number should be referenced on each invoice.	Acceptable performance is defined as one hundred percent (100%) compliance with all service criteria and standards for acceptable performance throughout the contract term as determined by DHS.	1st Incident: An acceptable CAP shall be due to DHS within ten (10) business days of the request. 2nd Incident: A five percent (5%) penalty will be assessed in the following months' payment for each thirty (30) day period Vendor is not in full compliance with all requirements of the contract. The five percent (5%) penalty will be calculated from the total payment for the identified month in which the deficiency took place. DHS reserves the right to impose additional penalties including without limitation, withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.
Pursuant to Ark. Code Ann. §§ 12-18-402 (b)(10) and 12-12-1708(a)(1)(AA), Contractor and all of its employees, agents, and all Subcontractors and Subcontractor's employees and agents shall immediately make a report to the Child Abuse Hotline or the Adult Maltreatment Hotline (based on type of maltreatment) if Contractor or any of its employees, agents, or Subcontractors' employees and agents, while performing duties under this contract, have reasonable cause to suspect that: a. A child has been subjected to child maltreatment; b. A child died as a result of child maltreatment; c. A child died suddenly and unexpectedly; or d. Observe a child being subjected to conditions or circumstances that would reasonably result in child maltreatment. or e. An endangered person or an impaired person has been subjected to conditions or circumstances that	Acceptable performance is defined as one hundred percent (100%) compliance with this service criteria and standards for acceptable performance throughout the contract term as determined by DHS.	For each failure to report, DHS may impose: A ten percent (10%) penalty, assessed in the following months' payment for each failure to report. The penalty will be calculated from the total payment for the identified month in which the deficiency took place; or A one percent (1%) penalty, assessed in the next payment for each failure to report. The penalty will be calculated from the projected total yearly contract amount, as determined by DHS. DHS may elect to calculate penalties/damages differently per occurrence. DHS reserves the right to impose additional penalties including without limitation, requiring a CAP,

Service Criteria ⁱ	Acceptable	Damages for Insufficient
	Performance	Performance ⁱⁱ
constitute adult maltreatment or long-term care facility resident maltreatment. A privilege or contract shall not prevent a person from reporting maltreatment when he or she is a mandated reporter and required to report under this section. An employer or supervisor of a mandated reporter		withholding payment on future invoices until Vendor is in full compliance, maintaining a below standard VPR in the vendor file, and contract termination.
shall not prohibit an employee or a volunteer from directly reporting maltreatment to the Hotline.		
An employer or supervisor of a mandated reporter shall not require an employee or a volunteer to obtain permission or notify any person, including an employee or a supervisor, before reporting maltreatment to the Hotline.		
Pursuant to Act 531 of 2019, Ark. Code Ann. §§ 12-18-402 (b)(10) and 12-12-1708(a)(1)(AA), Contractor and all of its employees, agents, and all Subcontractors and Subcontractor's employees and agents are mandated reporters.		
PERFORMANCE BONDING	Acceptable performance	Damages shall be one percent (1%)
Contractor shall obtain performance bonds to protect the State's interest as follows:	is defined as one hundred percent (100%) compliance with Service Criteria at all times throughout the contract term as determined by DHS.	per day, calculated using the annual contract amount, for each day Vendor fails to meet the Performance
1. The amount of the performance bonds shall be one hundred percent (100%) of the annual contract price, unless the State determines that a lesser amount would be adequate for its protection.		Bonding Requirements specified in this Service Criteria. Vendor's continued failure to meet this Service Criteria may result in a
2. The State shall require additional performance bond protection when a contract price is increased or modified.		below standard VPR to be maintained in the vendor file and/or contract termination.
 The additional performance bond must be delivered to the DHS Chief Procurement Officer within fourteen (14) calendar days of request. 		Failure to provide performance bonds is a breach of contract and may result in immediate contract termination.
 Contractor shall notify the State of any changes, modification, or renewals for the performance bond during the contract term. The performance bond documentation must be provided to the State with each required notice. 		
CONFLICT OF INTEREST MITIGATION	Vendor must maintain	Vendor will be fined one thousand
Vendor shall comply with the terms of the DHS Organizational or Personal Conflict of Interest policy provisions. Vendor shall disclose all actual, apparent, or potential conflicts of interest to DHS within five (5) days of having knowledge of them.	one hundred percent (100%) compliance with this item at all times throughout the contract term.	dollars (\$1,000) per day for each day past five (5) days for each actual, apparent, or potential conflict of interest it fails to disclose. Vendor shall be fined ten thousand
Vendor shall develop a mitigation plan which must be approved and accepted by DHS. Any changes to the approved mitigation plan must be approved in advance by DHS.		dollars (\$10,000) for the first failure to comply with the approved mitigation plan. Each subsequent violation of the mitigation plan shall be twice the amount of the immediately preceding violation fine.
ARKANSAS FREEDOM OF INFORMATION ACT	Contractor shall respond to FOIA requests timely	For each failure to meet this performance standard, DHS may

Service Criteria ⁱ	Acceptable Performance	Damages for Insufficient Performance ⁱⁱ
(FOIA) (Ark. Code Ann. § 25-19-101 et seq.): Contractor shall cooperate with DHS requests for information and documents that DHS requires to fulfil a FOIA request. Contractor shall timely provide all documents in its possession or control to DHS that match the request made by DHS. Contractor is subject to Arkansas FOIA law pursuant to Ark. Code Ann. § 25-19-103(7)(A). Contractor shall timely and accurately respond to FOIA requests made directly to Contractor. See Ark. Code Ann. § 25-19-101 et seq. for specific requirements.		
		standard VPR in the vendor file, and contract termination.

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, Vendor will have the opportunity to defend, respond to, or cure the insufficiency to the State's satisfaction. The State **may** waive damages if it determines there were extenuating factors beyond Vendor's control that hindered the performance of services of it is in the State's best interest. 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 agency's direction 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.

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