STATE OF VERMONT, CONTRACT FOR SERVICES DEPARTMENT OF VERMONT HEALTH ACCESS UNIVERSITY OF VERMONT PAGE 1 OF 4 CONTRACT #48686 AMENDMENT #1

STATE OF VERMONT CONTRACT AMENDMENT

It is hereby agreed by and between the State of Vermont, Department of Vermont Health Access (the "State") and The University of Vermont and State Agricultural College, a public/state controlled Institution of Higher Education, with a principal place of business in, Burlington, Vermont (the "Contractor") that the contract between them dated October 1, 2024, Contract # 48686, as amended to date, (the "Contract") is hereby amended effective February 1, 2025, as follows:

I. By deleting and replacing Attachment B, Section 6 as set forth below:

6. The payment schedule for delivered products, or rates for services performed, and any additional reimbursements, are as follows:

Milestone 1: Discovery

Due Date	Amount per	Maximum Payable
	Deliverable	Amount
Upon Completion*	\$5,000.00	\$5,000.00
Upon Completion*	\$10,000.00	\$10,000.00
Upon Completion*	\$15,000.00	\$15,000.00
	Upon Completion* Upon Completion*	Upon Completion* \$5,000.00 Upon Completion* \$10,000.00

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Milestone 2: Detailed Requirements Gathering Documentation

Key Deliverable	Due Date	Amount per Deliverable	Maximum Payable Amount
Execute stakeholder	Upon	\$40,000.00	\$40,000.00
interviews and	Completion*		
complete stakeholder			
interview summary			
Draft Comprehensive	Upon	\$30,000.00	\$30,000.00
Report for Providers	Completion*		
Analytic			
Requirements			
Final Comprehensive	Upon	\$30,000.00	\$30,000.00
Report for Providers	Completion*		
Analytic			
Requirements			
Draft Comprehensive	Upon	\$20,000.00	\$20,000.00
Report for	Completion*		
Commercial Payers,			
Policy Makers and			
Regulators Analytic			
Requirements			
Final Comprehensive	Upon	\$30,000.00	\$30,000.00
Report for	Completion*		
Commercial Payers,			
Policy Makers and			
Regulators Analytic			
Requirements			
G 1 . I . I	TI	Φ15 000 00	¢15,000,00
Complete Landscape	Upon	\$15,000.00	\$15,000.00
Review	Completion*		
Final Comprehensive	Upon	\$55,000.00	\$55,000.00
Report Summarizing	Completion*	, <i>422</i> ,000.00	425,000.00
all findings and	Completion		
recommendations			

^{*} The timeline for deliverable due dates for Milestones 1 through 2 marked as "Upon Completion" will be established through a project schedule as agreed by both parties. An amendment per Section 6 of this contract will not be required, as the State has deemed that finalizing these dates in the "project plan" shall satisfy the conditions of Section 6.

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<u>Taxes Due to the State</u>. Contractor further certifies under the pains and penalties of perjury that, as of the date this contract amendment is signed, the Contractor is in good standing with respect to, or in full compliance with a plan to pay, any and all taxes due the State of Vermont.

<u>Child Support (Applicable to natural persons only; not applicable to corporations, partnerships or LLCs)</u>. Contractor is under no obligation to pay child support or is in good standing with respect to or in full compliance with a plan to pay any and all child support payable under a support order as of the date of this amendment.

<u>Certification Regarding Suspension or Debarment</u>. Contractor certifies under the pains and penalties of perjury that, as of the date this contract amendment is signed, neither Contractor nor Contractor's principals (officers, directors, owners, or partners) are presently debarred, suspended, proposed for debarment, declared ineligible or excluded from participation in federal programs, or programs supported in whole or in part by federal funds.

Contractor further certifies under pains and penalties of perjury that, as of the date that this contract amendment is signed, Contractor is not presently debarred, suspended, nor named on the State's debarment list at: http://bgs.vermont.gov/purchasing-contracting/debarment.

State and Federal Terms for Products and Services. Contractor agrees that "STATE OF VERMONT-FEDERAL TERMS SUPPLEMENT (Non-Construction) for all Contracts and Purchases of Products and Services Using Federal Funds (Revision date: May 24, 2024)" which is attached as Attachment G to this amendment, applies to any products or services provided to the State, at any time, when using federal funds.

State of Vermont Cybersecurity Standard Update. Contractor confirms that all products and services provided to or for the use of the State under the Contract shall be in compliance with State of Vermont Cybersecurity Standard Update in effect at the time of this Amendment to the Contract. The State of Vermont Cybersecurity Standard Update prohibits the use of certain branded products in State information systems or any vendor system, and a copy is available at: https://digitalservices.vermont.gov/cybersecurity/cybersecurity-standards-and-directives

Byrd Anti-Lobbying Certification. Contractor has provided the certification required by the Byrd Anti-Lobbying Amendment, 31 U.S.C. § 1352 (as amended, and will follow the requirements for certification of each lower tier (subcontract) to disclose any lobbying with non-federal funds that takes place in connection with obtaining any federal award. Such disclosures will be forwarded from tier to tier up to the Contractor who in turn will forward the certification(s) to the federal awarding agency.

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This document consists of 4 pages. Except as modified by this Amendment No. 1 all provisions of the Contract remain in full force and effect.

WE THE UNDERSIGNED PARTIES AGREE TO BE BOUND BY THIS CONTRACT

STATE OF VERMONT
DEPARTMENT OF VERMONT HEALTH ACCESS

Signed by: Drawn Grones

1/16/2025

DASHAWN GROVES, COMMISSIONER DATE
NOB 1 SOUTH, 280 STATE DRIVE

WATERBURY, VT 05671 PHONE: 802-798-4982

EMAIL: DASHAWN.GROVES@VERMONT.GOV

CONTRACTOR
UNIVERSITY OF VERMONT STATE
AGRICULTURAL COLLEGE

Emily Trantum

1/8/2025

EMILY TRANTUM

DATE

ASSISTANT DIRECTOR, AWARD ACCEPTANCE

217 WATERMAN BUILDING 85 SOUTH PROSPECT STREET BURLINGTON, VT 05405

EMAIL: EMILY.TRANTUM@UVM.EDU