NORTH CAROLINA MEDICAID ADMINISTRATIVE CLAIM PROGRAM

LOCAL BOARD OF EDUCATION PARTICIPATION AGREEMENT

THIS PARTICIPATION AGREEMENT (Agreement) is entered into between the North Carolina								
Department of Public Instruction (DPI) and the Board of Education for the purpose of								
facilitating the implementation of Medicaid Administrative Claiming (MAC) and subsequent								
reimbursement. This Agreement covers those administrative activities that the Board of								
Education certifies qualify for reimbursement under the Medicaid program as set forth in Title XIX of the								
Social Security Act. This Agreement also authorizes DPI to transfer to the Board of								
Education those MAC reimbursements DPI receives on behalf of the Board of Education								
pursuant to DPI's interagency agreement with the North Carolina Department of Health and Human								
Services.								
DEFINITIONS. The following definitions apply to this Participation Agreement:								
DMA - North Carolina Department of Health and Human Services' Division of Medical Assistance.								
FFP - Federal Financial Participation reimbursements due for qualified expenditures under Medicaid.								
CMS -United States Department of Health and Human Services' Centers for Medicare and Medicaid.								
LEA - Local education agency, including the Board of Education and its authorized administrators.								
Participating LEA - An LEA that has a participation agreement with DPI for purposes of Medicaid								
administrative claiming and reimbursement or an LEA that has a participation agreement with a consortium								
to process MAC claims on their behalf.								
Madicaid The health incurrence preserves as set fouth in Title VIV of the Social Security Act								
Medicaid - The health insurance program as set forth in Title XIX of the Social Security Act.								
Repayments - Any funds, including penalties and interest, due to a federal or state agency for any MAC								
claims inappropriately obtained or paid on claims filed under this Agreement.								
namis mappropriately obtained of paid on claims med under this Agreement.								

DPI – North Carolina Department of Public Instruction.

I. Introduction

II.

III.

	A.	Intera	gency Agreement			
DMA and DPI have entered into an interagency agreement to facilitate the remedical Administrative Claiming (MAC) claims to theEducation in the State of North Carolina.						
	B.	Purpo	se			
		and the	urpose of this Agreement is to describe the roles and responsibilities of the Contractor ne Board of Education to claim and receive reimbursement for instrative activities in support of Medicaid school-based health services and outreach ties to enroll students in Medicaid.			
	Medi	caid Ad	ministrative Reimbursement Activities			
		Local educational agencies (LEAs) may enroll as Medicaid providers to provide specialized health services to students. The school setting also offers unique advantages and opportunities to reach at-risk children and families to inform and encourage them to enroll in the Medicaid Program, as well as to provide assistance to students in accessing medical services. These activities are eligible for MAC in accordance with an approved cost allocation plan.				
	Respo	onsibilit	ties			
	A.	DPI				
		1.	Pursuant to the interagency agreement between DMA and DPI, DPI is responsible for submitting appropriate and accurate claims to DMA for Medicaid administrative costs incurred by participating Boards of Education. Through this Agreement, DPI hereby delegates and assigns to the			
		2.	DPI agrees to maintain a separate account in the State Treasury for the deposit and disbursement of MAC it receives based upon an allocation of the documented, actual allowable costs for Medicaid administrative activities performed by the Board of Education.			
		3.	DPI will distribute MAC to the Board of Education when the following conditions are met:			
		a.	MAC activities are conducted in compliance with the MAC Plan and Random Moment Time Study (RMTS) Implementation Plan and all applicable federal and State laws, regulations and policies.			
		b.	Administrative costs are reimbursed at the applicable FFP rate;			

- c. Acceptable procedures are in place to offset federal revenue; and
- d. The Uniform Grant Guidance, 2 C.F.R. Part 200, Subpart E, "Cost Principles," is used for determining and allocating reasonable costs.
- 4. DPI reserves the right to suspend payment of claims to the ______ Board of Education if DPI determines that the payments are not due under this Agreement or Medicaid or when directed and as directed by CMS or DMA.

B.	The	Board of	Education	shall:

- 1. Maintain records that shall be:
 - a. In accordance with federal regulations as specified in 42 C.F.R. § 431.17 and any state requirements that may apply.
 - b. Necessary to fully disclose the extent and nature of administrative activities for a period of five years after reimbursement for services. If an audit has been started, the records shall be retained until the audit is completed and all exceptions are resolved.
 - c. Available upon request from DPI, DMA, the North Carolina Office of the State Auditor, CMS, and/or any duly authorized representative for audit purposes.
 - d. In accordance with the Cost Allocation Plan and Random Moment Time Study Implementation Plan as reviewed and approved by CMS and used as the basis for the reimbursement of claims.
- 2. Be responsible for all aspects of any time study process used to substantiate any claims, including: (1) the development and maintenance of the roster of personnel eligible for Medicaid administrative reimbursement; and (2) selection of a statistically valid random sample of participants to complete the time study survey.
- 3. Designate an employee as the MAC Program Contact to provide oversight for the implementation of the time study and to ensure that policy decisions are implemented appropriately. The LEA must also designate an Assistant MAC Program Coordinator to provide back-up support for time study responsibilities.
- 4. Certify all staff providing services or participating in the time study meet the educational, experiential and regulatory requirements.
- 5. Assure LEA personnel are properly trained to complete any time study surveys and for monitoring local time study compliance requirements as set forth in the Random Moment Time Study Implementation Plan (RMTS), as approved by CMS.
- 6. Prove DPI claim information necessary to request MAC by processing claims in accordance with federal regulations and submit to DPI within 75 days from receipt of the DPI Average Daily Membership data, the DMA Medicaid School Age Children report, and time study coding sign off for the Random Moment Time Study from DMA for the quarter, using a form specified by DPI for administrative costs incurred in the administration of this program. Submitted claims may only be for direct costs for employees or contract employees who perform Medicaid administrative activities or,

with prior federal approval, for indirect costs claimed under this contract in accordance with federal regulations.

- 7. Submit claims only when sufficient documentation is submitted with the claim to support the amount which shall include:
 - a. Administrative costs are claimed at the applicable FFP rate;
 - b. Acceptable procedures are in place to offset federal revenue;
 - c. The Uniform Grant Guidance, 2 CFR. Part 200, Subpart E, "Cost Principles," is used for determining and allocating reasonable costs;
 - d. The claims are submitted in accordance with the methodology as specified in the Cost Allocation Plan and Random Moment Time Study Implementation Plan as approved by CMS, including financial data, source information, time study surveys and compliance, and allocation of allowable costs.
- 8. Maintain the confidentiality of any client records and eligibility information received from the DMA or DPI and use that information only in the administration, technical assistance and coordination of the administrative claiming function.
- 9. Certify to DPI the amount of the non- federal share of expenses related to the Medicaid administrative claim.
- 10. Consult with DPI on any disputes or other issues arising out of this Agreement.
- 11. Assist DPI in the proper and efficient administration of the Medicaid outreach program.
- 12. Adhere to all applicable Medicaid policies and procedures.
- 13. Ensure that only eligible personnel are reflected in the cost claim.
- 14. Share information and coordinate activities with County Health Departments, local area Mental Health Programs, and County Departments of Social Services.
- 15. Train the LEA personnel responsible for financial data collection activities.
- 16. Certify that all LEA expenditures for which reimbursement is claimed under this Agreement are reimbursable by Medicaid in accordance with the terms of this Agreement.
- 17. Perform quality reviews of all cost data in accordance with Section V below.
- 18. Provide to DPI any information that is necessary to respond to any audit exception and shall ensure that audit exceptions are addressed in prescribed manner.

IV. Funds Flow

A. Upon receipt of MAC reimbursement funds from DMA, DPI agrees to distribute to the LEA the MAC reimbursement funds for claims filed by the LEA. DPI shall disburse the MAC funds to the LEA upon receipt by DPI or as soon thereafter as practicable.

B. The parties understand that distributions under this Agreement are contingent upon the availability of federal and state funds.

V. SSAE 16 Requirement

The LEA will require the contractor providing claim reimbursement services to conduct a SSAE 16 audit on an annual basis to ensure that the necessary controls, policies and procedures are in place to validate that claims that are filed are in accordance with the methodology as defined in the Cost Allocation Plan as approved by CMS.

VI. Disallowance of Claims; Audit Exceptions

- A. DPI will notify the LEA of receipt of any notification from the federal government regarding deferral or disallowance of any claim made for Medicaid services. DPI shall coordinate the State's response with the LEA regarding any such notifications within the time limits prescribed by the notice.
- B. DPI and the LEA shall cooperate in preparing appeals of adverse federal audit exceptions, when DPI and the LEA, or its designee considers an appeal is warranted.
 - 1. If the appeal is successful, any funds withheld as a result of deferrals or disallowances shall be restored to the LEA upon DPI's receipt of those funds.
 - 2. In the event that CMS disallows any MAC funds paid to the LEA or an audit conducted by an agency with oversight responsibility results in a finding that MAC reimbursement funds were obtained or paid inappropriately to the LEA for claims filed under this Agreement and the finding requires repayment of any portion, then the repayment of such funds, including any penalties and interest, shall be delivered to DMA following instructions as directed by DMA.

C. Legal Liability for Repayments

The procedures for effecting repayments described in this section shall not affect or diminish the LEA's legal obligations under this Agreement or liability for breach.

VII. Confidentiality

- A. General Obligations to Maintain Confidentiality
 - 1. Names of persons receiving public assistance are confidential, as are the names of children with or at risk of disabilities. Education records of Medicaid-eligible children with or at risk of disabilities are protected by the Family Education Rights and Privacy Act of 1974.
 - 2. The parties agree that they shall not use any information, systems, or records made available to either party for any purpose other than to fulfill the obligations specified herein. The parties agree to be bound by the same standards of confidentiality that apply to the employees of both parties and the State of North Carolina. The terms of this section shall be included in any subcontracts to be executed by either party for

work under this Agreement. The parties specifically agree to comply with state and federal confidentiality laws and regulations applicable to the programs under which this Agreement is funded which include, but are not limited to Section 2.31 of P.L. 93-282 and 42 C.F.R. § 431 Subpart F. The LEA, or any designee acting on behalf of the LEA is responsible for obtaining copies of all Medicaid rules governing confidentiality. The parties are responsible for assuring compliance with all applicable laws and regulations governing confidentiality by their respective employees and contractors.

B. Exchanges of Confidential Information

When the LEA, DPI or DMA exchange confidential information:

- 1. They shall preserve the confidential nature of the information;
- 2. They may use the confidential information only for the purposes for which it was made available;
- 3. They must take appropriate steps to safeguard the information; and
- 4. They must limit access to the confidential information to personnel who require the information to perform their duties or who have statutory authority to access the information.

VIII. Nondiscrimination

The LEA shall abide by Title VI of the Civil Rights Act of 1964, Section 504 of the Rehabilitation Act of 1973, Title IX for the Education Amendments of 1972, the Age Discrimination Act of 1975, which prohibit discrimination because of race, color, religion, sex, national origin, ancestry, age, marital status, or physical or mental handicap, and further agree to take affirmative action to ensure that no unlawful discrimination is committed.

IX. Periodic Review

At the request of either party, a formal review may be scheduled to modify, incorporate, enlarge or terminate this Agreement.

X. Change in the Agreement

Any changes to this Agreement shall be subject to interagency discussions, concurrence in writing, and approval, thereafter to be incorporated into this document.

XI. Term of Agreement

This Agreement shall continue in force unless otherwise terminated as provided in Section XII.

XII. Termination

A. Termination for Cause

1. Should either party materially breach any of its obligations under this Agreement, the non-breaching party, upon thirty (30) days written notice to the breaching party, may terminate this Agreement if the breaching party fails to cure such material breach within sixty (60) days of having been notified of a material breach.

2. During the period of notification and cure, the parties remain obligated to continue performing their responsibilities contained in this Agreement.

B. Termination Without Cause

Either party may terminate this Agreement without giving any reason therefore by serving notice in writing to the other party of its intent to terminate 30 days prior to the effective date of the proposed termination.

C. MAC Claims Pending at Time of Termination

- 1. Termination by any party with or without cause does not relieve DPI of the responsibility to pay MAC funds received under this Agreement to the LEA nor does it relieve DPI of the responsibility to submit claims for periods up to and including the day of termination, provided the MAC reimbursement funds are due for claims properly submitted under this Agreement and the claims are properly submitted under this Agreement.
- 2. Both parties agree that in the event of termination, each party will assist the other in an orderly transition of responsibilities and cooperate fully until such transition has been completed.

XIII. Prohibition of Illegal Acts

Nothing contained herein shall be construed as an agreement to perform any illegal act or to perform any act not permitted to either the LEA or DPI. In the event this Agreement becomes illegal, it shall be terminated immediately, subject to processing matching fund requests for Medicaid administrative outreach activities performed prior to such termination. Should any portion or portions of the Agreement be found to be illegal, the said portion or portions shall not be construed to render the entire Agreement void, but shall be severed from the Agreement upon such finding.

XIV. Statutes, Laws and Regulations

Nothing contained herein serves to limit, alter or amend either the LEA's or DPI's duties, rights or responsibilities as set out in the applicable State and federal Statutes, law or regulations.

XV. Effect of Delegation

The delegation of any duties specified in this Agreement shall not relieve a party of its obligations under the Agreement.

XVI. Effective Date of Agreement

This Agreement shall be effective upon signature of the parties.								
Board of Education	ı by:	North Carolina Department of Public Ins	struction:					
Chairperson of the Board	(Date)	Mark Johnson Superintendent of Public Instruction	(Date)					
Superintendent of	(Date)							