#### STATE MEDICAID AGENCY CONTRACT

#### **BETWEEN**

## [PLAN NAME]

#### AND

#### NEW YORK STATE DEPARTMENT OF HEALTH

This AGREEMENT ("Agreement") is made and entered into as of the 1st day of January 2026 (the "Effective Date") by and between the New York State Department of Health ("SDOH") and [PLAN NAME] ("Health Plan"). Health Plan and SDOH collectively are referred to herein as the "Parties," and each individually as a "Party."

#### RECITALS

WHEREAS, Health Plan contracts with the Centers for Medicare & Medicaid Services, U.S Department of Health and Human Services ("CMS") to sponsor a Medicare Advantage ("MA") Plan under Title XVIII of the Social Security Act, including one or more Dual-Eligible Medicare Advantage Special Needs Plan(s) ("D-SNP") that arranges for the provision of Medicare services for individuals who are dually-eligible for both Medicare and at least some Medicaid benefits pursuant to Titles XVIII and XIX of the Social Security Act;

WHEREAS, Health Plan sponsors D-SNP(s) in the State of New York and enrolls residents of New York who are eligible for Medicare benefits, eligible for Medicaid pursuant to New York's Medicaid Plan as administered by SDOH ("Dual Eligible Beneficiaries"), and eligible to enroll in the D-SNP;

WHEREAS, the Medicare Improvements for Patients and Providers Act of 2008 and its implementing regulations issued by CMS require that Health Plan enter into an agreement with SDOH to coordinate benefits and/or services for members of Health Plan's D-SNP(s) within the State of New York;

WHEREAS, the Bipartisan Budget Act of 2018 and its implementing regulations issued by CMS further defines a D-SNP to include Fully Integrated D-SNPs ("FIDE D-SNP") and Highly Integrated D-SNPs ("HIDE D-SNP") and impose certain rules and requirements to these plan types;

WHEREAS, Health Plan and SDOH desire to enter into an arrangement regarding the provision of such benefits by Health Plan's D-SNP(s) within the State of New York in an effort to improve and expand the integration and coordination of such benefits, better educate Dual Eligible Beneficiaries into New York's D-SNP products, and thereby improve the quality of care to Dual Eligible Beneficiaries by coordinating care and reducing the costs and administrative burden.

**NOW THEREFORE**, in consideration of the terms and conditions set forth in this Agreement, the Parties agree as follows:

#### I. **DEFINITIONS**

- A. "Applicable Integrated Plan" (AIP) means a FIDE or HIDE D-SNP that operates with exclusively aligned enrollment limited to only full-benefit dually eligible individuals who receive coverage of Medicaid benefits through the D-SNP or a Medicaid managed care plan owned and operated by the same parent company as the D-SNP in accordance with CMS regulations at 42 CFR §422.561.
- B. "<u>Coinsurance</u>" is the percentage of the total amount of the cost of medical services for which an individual normally would be financially responsible pursuant to his or her Medicare coverage.
- C. "Coordination Only D-SNP" (formerly referred to as a standalone D-SNP) means a D-SNP that does not have a Medicaid managed care contract with the State to offer Medicaid benefits. The Coordination Only D-SNP does not meet a FIDE or HIDE definition in accordance with CMS regulations at 42 CFR § 422.2
- D. "<u>Co-payment</u>" is that portion of the total cost of covered services for which an individual normally would be financially responsible pursuant to his or her Medicare coverage.
- E. "<u>Cost-Sharing</u>" means the portion of the cost of covered services for which an individual normally would be financially responsible pursuant to his or her Medicare coverage. Cost-Sharing includes: Deductibles, Coinsurance, and Co-payments.
- F. "Cost-Sharing Obligations" mean those financial payment obligations to be paid by SDOH in satisfaction of Deductibles, Coinsurance, and Co-payments for Medicare Part A and Medicare Part B services with respect to certain Dual Eligible Beneficiaries and as defined for certain Dual Eligible Beneficiaries with full Medicaid benefits, as defined in New York's Medicaid Plan. Such financial payment obligations shall not include premiums or Cost-Sharing relating to Medicare Part D benefits.
- G. "<u>Deductible</u>" means the fixed dollar amount for which an individual would normally be financially responsible pursuant to his or her Medicare coverage before the costs of services are covered.
- H. "Dual-Eligible Medicare Advantage Special Needs Plan(s)" or "D-SNP" as defined in 42 CFR § 422.2, means a specialized Medicare Advantage Plan for special needs individuals who are entitled to medical assistance under a State plan under title XIX of the Act that (1) coordinates the delivery of Medicare and Medicaid services for individuals who are eligible for such services that include primary and acute care and for plan year 2025 and subsequent years including Medicare cost-sharing as defined in Section 1905(p)(3)(B), (C) and (D) of the Act, without regard to the limitation of that definition to qualified Medicare beneficiaries; and (2) may provide coverage of Medicaid services, including long-term services and supports and behavioral health services for individuals eligible for such services; (3) has a

contract with SDOH consistent with 42 CFR § 422.107 that meets the minimum requirements in paragraph (c) of such section; and (4) beginning January 1, 2021, satisfies one or more of the following criteria for the integration of Medicare and Medicaid benefits: (i) meets the additional requirement specified in 42 CFR § 422.107(d) in its contract with SDOH; (ii) is a Highly Integrated Dual Eligible Special Needs Plan; (iii) is a Fully Integrated Dual Eligible Special Needs Plan.

- I. "<u>Dual Eligible Beneficiary</u>" or "<u>Dual Eligible Beneficiaries</u>" or "<u>Dual Eligibles</u>" are those categories of individuals indicated in <u>Attachment A</u> that are eligible for Medicare benefits as well as for Medicaid under the New York's Medicaid Plan. Medicaid includes coverage of medical services, assistance in paying Medicare Part A and/or Part B premiums, and Cost-Sharing Obligations for Medicare-covered services.
- J. "Exclusively Aligned" shall mean a D-SNP enrolling only full benefit Dual-Eligible Beneficiaries who are also enrolled in an Integrated Medicaid Product offered by SDOH, including but not limited to Medicaid Advantage Plus ("MAP"), that is offered by the Medicare Advantage Organization, its parent organization (directly or indirectly), or another entity owned and controlled by its parent organization.
- K. "<u>Fee-for-Service</u>" means that the State pays a doctor, other healthcare professional, provider or hospital directly for each service that is provided to a Medicaid enrollee.
- L. "Fully Integrated Dual Eligible Special Needs Plan" or "FIDE SNP" means a D-SNP (1) that provides Dual-Eligible Beneficiaries access to Medicare and Medicaid benefits under a single entity that holds both a Medicare Advantage contract with CMS and a Medicaid managed care organization contract under section 1903(m) of the Social Security Act with SDOH; (2) whose capitated contract with SDOH provides coverage, consistent with SDOH policy, of specified primary care, acute care, behavioral health, and long-term services and supports, and provides coverage of nursing facility services for a period of at least 180 days during the plan year; and (3) for plan year 2025 and subsequent years, including Medicare cost-sharing as defined in section 1905 (p)(3)(B), (C) and (D) of the Act, without regard to the limitation of that definition to qualified Medicare beneficiaries; and (4) for plan year 2025 and subsequent years, home health services as defined in Sec. 440.70; and (5) medical supplies, equipment and appliances as described in Sec. 440.70(b)(3); (6) that coordinates the delivery of covered Medicare and Medicaid services using aligned care management and specialty care network methods for high-risk beneficiaries; and (7) that employs policies and procedures approved by CMS and SDOH to coordinate or integrate beneficiary communication materials, enrollment, communications, grievance and appeals, and quality improvement; and (8) has received CMS designation as a FIDE SNP.
- M. "<u>Highly Integrated Dual Eligible Special Needs Plan</u>" or "<u>HIDE SNP</u>" means a D-SNP that provide coverage of Medicaid benefits (through the D-SNP or an affiliated Medicaid managed care plan), including coverage of LTSS, behavioral health benefits, or both, under a capitated contract with SDOH. The capitated contract with SDOH may be executed directly

with the D-SNP, with the D-SNP's parent organization, or with another entity that is owned and controlled by the D-SNP's parent organization. Additionally, the HIDE SNP's capitated contract with SDOH (for coverage of the required Medicaid benefits) must cover the entire service area of the D-SNP.

- N. "<u>Integrated Benefits for Dually Eligible Enrollees Program</u> or "<u>IB-Dual</u>" means a program that provides Medicaid and Medicare services for Dual Eligibles enrolled in Mainstream or HARP, who are not required to enroll in a Managed Long-Term Care plan and also enrolled in an aligned D-SNP of the same organization.
- O. "Integrated Medicaid Product" means a plan that provides and/or arranges coverage of Medicare and Medicaid services for Dual Eligible Beneficiaries contracted through CMS-approved D-SNP and a companion Medicaid plan offered by SDOH, including but not limited to Integrated Benefits for Dually Eligible Enrollees (IB-Dual) and Medicaid Advantage Plus.
- P. "MA Contract" means the contract between Health Plan and CMS pursuant to which Health Plan sponsors Medicare Advantage.
- Q. "Medicaid Benefits" means those items and services that are (i) covered by New York's Medicaid Plan for certain individuals identified in Attachment A, (ii) not eligible for coverage as basic benefits under the Medicare Program, and (iii) not covered by Health Plan's D-SNP(s) as a Supplemental Benefit.
- R. "Medicaid Managed Care" refers to one or all the following health care plans authorized and contracted by New York to manage a specified benefit package of Medicaid benefits for a defined group of eligible enrollees: Mainstream Managed Care Plan (MMCP), Health and Recovery Plan (HARP), Medicaid Advantage Plus (MAP), or Managed Long Term Care Partial Capitation (MLTCP).
- S. "Medicare Laws" means any and all laws, rules, regulations, statutes, orders and standards, instructions and guidance applicable to the Medicare Advantage Program and Medicare Advantage Organizations, as the term is defined in 42 CFR § 422.4, including Health Plan in its capacity as the sponsor of Health Plan's D-SNP(s).
- T. "Medicaid Advantage Plus Plan Integrated Appeals and Grievances Demonstration" means a Federal-State partnership established by CMS and SDOH to implement a demonstration that integrates appeals and grievance processes for MAP plans and FIDE SNPs with exclusively aligned enrollment participating in the MAP program sponsored by the same offeror. The demonstration began January 1, 2020, and will continue until December 31, 2025.
- U. "Medicare Advantage Premium" means the amount Medicare Advantage plans may charge a Member for mandatory benefits and/or optional Supplemental Benefits beyond basic

Medicare services.

- V. "Member" shall mean an individual eligible to enroll in, and who has enrolled in, Health Plan's D-SNP.
- W. "Model of Care" shall mean the program designed by Health Plan and approved by CMS to meet the specialized needs of a Dual Eligible population that includes (i) an appropriate network of providers and specialists available through Health Plan's D-SNP, and (ii) care management services, which include assessment, individualized plan of care and interdisciplinary team.
- X. "<u>Partial Dual Eligible</u>" beneficiary means those categories of individuals indicated in <u>Attachment A</u> that are eligible for Medicare benefits as well as Medicaid coverage of assistance in paying Medicare Part A and/or Part B premiums, and Cost-Sharing Obligations for Medicare-covered services.
- Y. "<u>Premium</u>" shall mean the amount SDOH pays for Medicare Part A and/or Part B on behalf of certain Dual Eligible beneficiaries pursuant to Section 1905 of the Social Security Act.
- Z. "Service Area" means the counties identified in Attachment B in which Health Plan's D-SNP(s) operate(s) pursuant to Health Plan's MA Contract and certificate of authority issued by SDOH.
- AA. "Subcontract" shall mean an agreement between Health Plan and a third-party under which the third-party agrees to accept payment for providing services to Health Plan's members.
- BB. "Subcontractor" shall mean a third party with which Health Plan has an agreement.
- CC. "Supplemental Benefit" means Medicare Advantage D-SNP benefits beyond basic Medicare Part A and Part B services described in 42 CFR § 422.101, including limits on out-of-pocket spending, reduction in premiums, or optional healthcare services.

#### II. HEALTH PLAN RESPONSIBILITIES

- A. <u>Coordination of Benefits</u> Health Plan shall coordinate the delivery of all benefits covered by both Medicare and New York's Medicaid Plan as administered by SDOH. Health Plan is further responsible for coordinating care of all of its Members with other managed care organizations as applicable. In furtherance of these obligations, Health Plan shall specifically:
  - 1. Identify for its Members the benefits they may be eligible for under New York's Medicaid Plan that are not covered by the D-SNP;
  - 2. Assist in the coordination and access to needed Medicaid services, and arrange for the

- provision of such Medicaid services, to its Members by identifying participating Medicaid providers in the D-SNP's provider network; and
- 3. Develop and apply care coordination policies describing services Health Plan will provide or arrange, including, without limitation, care management, disease management, and discharge planning.
- B. <u>Plan Management</u>. Health Plan shall administer D-SNP and provide coordinated care and benefits for dual eligible Members per the terms as described.
  - 1. <u>Medicare Benefits</u>. Health Plan shall provide to its Members the benefits set out in Health Plan's D-SNP benefit package, including basic benefits and Supplemental Benefits, pursuant to Health Plan's MA Contract and applicable Medicare Law.
  - 2. <u>Compliance with Medicare Laws</u>. Health Plan's administration of Health Plan's D-SNP(s), including, without limitation, plan benefit package design, provider network adequacy, provider credentialing, utilization management programs, quality improvement programs, and payment processes and procedures (collectively, "Administrative Services"), shall be subject to and in compliance with Medicare Laws.
  - 3. <u>Care Coordination</u>. In accordance with the Model of Care approved by CMS, Health Plan shall develop individualized care plans that include communication and coordination with providers that render services covered under New York's Medicaid Plan. Health Plan will use its care management process to manage the Member's health status and assist the Member in obtaining or accessing Medicare and/or Medicaid benefits and services. Health Plan shall coordinate the delivery of covered Medicare and Medicaid services using aligned care management and specialty care network methods for high-risk beneficiaries.
    - Health Plan shall employ policies and procedures to coordinate or integrate beneficiary communication materials, enrollment, communications, grievance and appeals and quality improvement.
  - 4. <u>Nursing Facility Services</u>. Health Plans that offer Medicaid Advantage Plus (MAP) cover nursing facility services for at least 180 days of the plan year.
  - 5. Comprehensive Written Statement of Benefits. Prior to enrolling any eligible individual into Health Plan's D-SNP, Health Plan shall provide such individual with a comprehensive written statement describing the Medicare and Medicaid benefits and Cost-Sharing protections the individual would receive as a Member of Health Plan's D-SNP. Such written statement shall include such information and be formatted in accordance with the requirements established by CMS. The Medicaid benefits that Health Plan will provide to Members are those benefits set forth in the model contract of the companion product designated in Attachment B.

- 6. Social Determinants of Health and Special Needs Plan Health Risk Assessment. CMS requires Health Plan to complete Member health risk assessment at enrollment and annually. Health Plan assessment survey must also include specific standardized questions on housing stability, food security, and access to transportation that are outlined in the State-specific Accountable Health Communities assessment tool to identify any health related social needs. The Health Plan shall act on any unmet needs identified from the screening by providing referrals to services as part of care plan development for its Members. Health Plan shall include coordination of health-related social care needs as part of its Model of Care (MOC) program development for dual eligibles effective 1/1/27.
- 7. <u>Summary of Benefits</u>. Health Plan shall integrate into a single Summary of Benefits all Medicare and Medicaid benefits a Member may be eligible to receive upon enrollment in Health Plan's D-SNP(s).
- 8. Prompt Pay. Health Plan shall pay all claims for items and services in accordance with federal and state law and regulation, including, as applicable, Section 3224-a of the New York Insurance Law and 42 CFR § 422.520.
- C. <u>Medicare Advantage Supplemental Benefits.</u> Services that are covered as Supplemental Benefits under Health Plan's D-SNP(s) and overlap with Medicaid Benefits under New York's Medicaid Plan shall be first adjudicated by Health Plan as claims for services under the Supplemental Benefit offered by Health Plan's D-SNP(s) before treating such claims as SDOH responsibility under the State Medicaid Plan.
- D. <u>Maximum Out-of-Pocket (MOOP) Limit</u>. Health Plan shall ensure calculation of the maximum out-of-pocket limit is based on the accrual of all Medicare cost-sharing in the plan benefit, whether that Medicare cost-sharing is paid by the beneficiary, Medicaid, or other secondary insurance, or remains unpaid (including when the cost-sharing is not paid because of state limits on the amounts paid for Medicare cost-sharing and dually eligible individuals' exemption from Medicare cost-sharing).
- E. <u>Categories of Dual Eligible Beneficiaries to be Served</u>. The categories of Dual Eligible Beneficiaries are defined in <u>Attachment A.</u>
  - 1. Health Plan's D-SNP serving Medicaid Fee-For-Service (FFS) beneficiaries and/or MLTC partial capitation members may enroll the following categories of Dual Eligible Beneficiaries into the D-SNP:
    - o QMB
    - o QI
    - o QDWI
    - o QMB-Plus

- o FBDE
- 2. Health Plan's D-SNP aligned with the Integrated Benefits for Dually Eligible Enrollees Program (IB-Dual) for MMC/HARP is permitted to also enroll Medicaid FFS beneficiaries and may enroll the categories of Dual Eligible Beneficiaries listed above in E.1.
- 3. Health Plan's D-SNP that is Exclusively Aligned with a Medicaid Advantage Plus (MAP) product or other integrated program such as IB-Dual is solely limited to enrollment of the following categories of Dual Eligible Beneficiaries:
  - o QMB-Plus
  - o FBDE

# F. <u>Coordination Only D-SNP Requirements</u>

- 1. Beginning CY 2026
  - a. As the 2025 Medicare Final Rule (42 CFR 422.514(h)) will impact D-SNP access and coverage throughout the State, Health Plans offering an MLTCP aligned HIDE D-SNP may, subject to SDOH review, end their HIDE D-SNP and offer a coordination only D-SNP in 2026, as allowable by Federal and State law.
  - b. Any Health Plan receiving approval under II.F.1.a to offer a coordination only will follow II.F.2.b and II.F.2.c in CY 2026.
- 2. Beginning CY 2027
  - a. Health Plans must remain in compliance with 42 CFR 422.514(h)
  - b. Health Plans are limited to offering only one D-SNP Plan Benefit Package plan type (ie. HMO, PPO, POS) for their coordination only D-SNPs.
  - c. Health Plans are limited to no more than two (2) coordination only plan benefit package offerings in the State per calendar year

Health Plan shall complete <u>Attachment B</u> to fully describe alignment of the Health Plan's D-SNP(s) and categories of Dual Eligible Beneficiaries served for each integrated/non-integrated product type including service area and ownership/affiliation as appropriate. Health Plan shall describe any application submissions and/or service area expansion counties that may be pending SDOH approval at time of SMAC completion.

G. <u>Eligibility Verification</u>. Health Plan shall verify ongoing Medicaid eligibility through the enrollment and disenrollment processes established for its companion Medicaid managed

care plan. Health Plan shall verify the Medicare eligibility of all D-SNP Members on a monthly basis and shall also verify Medicare eligibility of individual members when requested by SDOH.

#### H. Provider Network.

- 1. <u>Identification of Providers</u>. Health Plan shall verify a provider's participation in New York's Medicaid Plan before inclusion in its D-SNP Provider Directory. Health Plan shall identify in its provider directory those participating providers that accept both Medicare and Medicaid.
- 2. Network Congruency Standards. Where the D-SNP organization offers an Integrated Medicaid Product (includes FIDE and HIDE D-SNPs), Health Plan shall augment the more narrow network (either Medicare or Medicaid) to develop an acceptable level of network congruency between its Medicare and Medicaid participating providers to ensure access and availability of services, such that a minimum percentage of providers in a Health Plan's participating provider network shall participate in both Medicare and Medicaid managed care. Health Plan shall not terminate network provider participation for the sole purpose of achieving network congruency.

Health Plan shall ensure that its Medicare and Medicaid participating provider networks are congruent. Health Plan's provider networks shall maintain congruency whereby at least 85% of the Medicaid provider network overlaps with the Medicare provider network.

Health Plan will provide an attestation to SDOH demonstrating network congruency in a format and timeframe to be determined by the Department.

I. <u>Claims Crossover Agreement</u>. In accordance with 42 CFR § 438.3(t), Health Plan shall enter into a signed agreement with CMS for the coordination of benefits and participate in the automated Medicare claims crossover process to receive Medicare fee-for-service claims.

# J. <u>Integrated Medicaid Product Offerings</u>.

1. To further SDOH efforts to provide integrated care and benefits for New York's Dual Eligible Beneficiaries, Health Plan shall submit a complete application to SDOH to offer an Integrated Medicaid Product where Health Plan does not currently contract with the State to provide a managed care plan for dual eligibles.

The submission timeline shall be as follows:

• Health Plan shall send a letter of intent to SDOH on or before November 1, 2025, to propose an integrated product offering effective January 1, 2027.

- Health Plan shall submit a completed application for an Integrated Medicaid Product to SDOH in accordance with State's published submission schedule. This can be found at: https://www.health.ny.gov/health care/managed care/plans/
- 2. Applications submitted for Coordination Only D-SNP products will not be accepted by SDOH, unless SDOH determines in its sole discretion that extenuating circumstances exist that are based on access or preservation of choice for Dual Eligible Beneficiaries.
- 3. Health Plans that currently offer a Coordination Only D-SNP, may continue to provide such option. However, the Coordination Only D-SNP may not further expand into new service area counties. Health Plans shall comply with plan benefit package limits as outlined in Section II F of this contract.
- 4. Plans with pending applications for an Integrated Medicaid Product. At the time of this Contract's execution, if the Health Plan has not executed a contract with New York State Department of Health (NYSDOH) to provide coverage of the Medicaid benefits described in Appendix K of the MAP model contract or the Mainstream/IB-Dual contract for the service areas specified in [Attachment B] for enrollees in the MAP or IB-Dual (including full-benefit dually eligible enrollees), MAP, IB-Dual, or the companion D-SNPs may not enroll any new individuals until all three of the following conditions are met:
  - The Health Plan executes a Medicaid managed care contract with the SDOH to provide coverage of Medicaid benefits described in [Appendix K] in the service areas specified in [Attachment B];
  - The Health Plan obtains FIDE SNP or HIDE SNP designation for MAP or IB-Dual from CMS; and
  - The SDOH provides express written approval to the Health Plan to enroll new individuals in MAP or IB-Dual.

The D-SNP may be deemed a coordination-only until the above conditions are met, however, no new enrollment will take place until such time the D-SNP is approved for an integrated product as a FIDE or HIDE.

Additionally, until all three of these conditions are met, for any enrollees the Health Plan shall provide timely notification of all admissions to a hospital and skilled nursing facility (SNF) to SDOH for fee-for-service enrollees or to enrollee's Medicaid managed care plan as appropriate. Timely notification is defined as within 48 hours of the health plan becoming aware of the admission. Notification shall be sent in accordance with guidance described in Section M – Notifications of this contract and detailed instructions for file sharing between SDOH and/or managed care organizations as provided by the SDOH.

# 5. Service Area Expansion Applicants:

Where the Health Plan has an established contract with the SDOH and has not executed a Medicaid managed care contract for service area expansion counties indicated in Attachment B as "pending", only the service area expansion counties will be subject to the requirements set forth above, including no enrollment into the service area expansion counties until the elements above are met.

# K. Supplemental Benefits.

- 1. Health Plan shall ensure its Supplemental Benefits will coordinate with Medicaid benefits covered by New York's Medicaid Plan during the next Medicare bid filing cycle, effective for the 2025 contract year and thereafter as outlined below.
  - Health Plan must use its rebate amount to fully cover Medicaid dental services as a Medicare supplemental benefit.
  - Dental care includes preventive, prophylactic and other routine dental care services and dental prosthetics required to alleviate a serious health condition. Health Plan's D-SNP benefit design will cover the full scope of Medicaid dental services. The benefit design may not include a limited allowance amount for covered services.
  - D-SNPs must cover the Medicaid dental benefits available in the upcoming plan benefit package as of January 1<sup>st</sup> of the new contract year. Dental benefits added by SDOH after the start of the new budget year (April 1<sup>st</sup>) would continue to be covered by Medicaid. Health Plan's D-SNP shall cover any newly added Medicaid dental services under the Medicare supplemental benefit beginning on January 1<sup>st</sup> of the following year.
  - Health Plan's D-SNP supplemental dental benefit will provide coverage for all partial and full dual eligibles.
  - Health Plan's D-SNP shall allow enrollees to self-refer to Article 28 clinics operated by academic medical centers to obtain covered dental services.
  - All D-SNP types (FIDE, HIDE and Coordination-Only) are subject to this supplemental benefit requirement.
  - The Medicare appeals and grievances process will apply to supplemental benefits as required.
- 2. Health Plan (both FIDE and HIDE D-SNPs) shall ensure its Supplemental Benefits (ie. dental, vision, hearing.) will coordinate with Medicaid benefits covered by New York's Medicaid Plan to develop an acceptable level of network congruency between its

Medicare and Medicaid participating providers to ensure access and availability of supplemental services, such that a minimum percentage of providers in a Health Plan's participating provider network shall participate in both Medicare and Medicaid managed care. Health Plan shall meet network congruency standards of 85% beginning January 1, 2025.

- Health Plan shall provide an attestation to SDOH demonstrating network congruency in a format and timeframe to be determined by the Department.
- 3. Coordination Only D-SNPs shall ensure a level of network adequacy that complies with CMS regulations found at 42 CFR Sec. 422.116.
- L. <u>D-SNP Offered with Companion Managed Long Term Care Partial Capitation Plan</u> Where the Health Plan's D-SNP with a Managed Long Term Care Partial Capitation Plan (MLTCP) is designated a HIDE-SNP, the Health Plan must comply with the following additional requirements to ensure care coordination for dual eligibles:
  - Health Plan must ensure that the care managers on the D-SNP's interdisciplinary
    care team are the same care managers providing care coordination and care
    management services to the enrollee that provide such services through the
    MLTCP.
  - The Health Plan must coordinate its D-SNP and affiliated MLTCP care plans by ensuring integrated care coordination and management, including but not limited to:
    - Assisting enrollees with accessing needed services identified under the care plans; including referral, assistance in or coordination of services for the Enrollee to obtain needed services not included in the Benefit Package of the Health Plan;
    - o Ongoing care management and communication across the care teams; and
    - o Complying with the elements outlined under sections II (A) and II (B) per this agreement.
  - The Health Plan shall continue to submit reporting for all hospital and skilled nursing facility admissions.
- M. <u>Notifications</u>. Health Plan shall provide SDOH with the following notifications within ten (10) business days, unless a different time period is specified for a particular notification requirement:
  - 1. Medicare Advantage Bid Filing. Health Plan shall provide SDOH with copy of: (i) its

approved annual bid filing submitted to CMS, and (ii) CMS approval of its bid filing final submission.

2. <u>Notice of Intent</u>. Health Plan shall provide SDOH with a copy of its Medicare Notice of Intent describing its proposed Medicare product offerings, service area expansions and/or any other changes it intends to apply for to be effective in the next bid filing submission.

# 3. Service Area.

- Health Plan shall submit its Service Area, as approved by CMS, to SDOH. In order for Health Plan to offer benefits in such Service Area, it must also be authorized by SDOH.
- b. Health Plan shall notify SDOH of any CMS approval of an update to its Service Area.
- 4. <u>Summary of Benefits</u>. Health Plan shall submit an annual Summary of Benefits of Health Plan's D-SNP benefits offered under the plan benefit packages, including Supplemental Benefits, for the counties identified in <u>Attachment B</u>, by January 1 each year, and within 15 calendar days of any update or modification.
- 5. <u>Model of Care (MOC)</u>. Health Plan shall submit a copy of its CMS-approved Model of Care no later than September 1, 2025, to SDOH via dualintegration@health.ny.gov. The Health Plan will submit any updates to the approved MOC to SDOH within 30 days of approval. The MOC shall include policies and procedures incorporating care coordination and Medicaid quality of care for dual eligibles. Health Plan's Model of Care shall include a plan for any identified health related social needs as described in Section II Health Plan Responsibilities of this contract.

#### 6. Quality Reporting.

- a. Health Plan shall submit to SDOH copies of all quality reports, measures, and findings generated from Health Plan's D-SNP(s) quality management programs as required by and submitted to CMS.
- b. Health Plan shall notify SDOH in the event Health Plan receives less than 3.0 Medicare Star rating on either its Part C or Part D scores for any D-SNP. Health Plan shall provide SDOH with a copy of any document submitted to CMS outlining the steps proposed or implemented to improve the low score.
- 7. <u>Information Sharing about Hospital and SNF Admissions</u>. In accordance with 42 CFR § 422.107(d), D-SNPs that do not meet a FIDE or HIDE designation, shall provide timely notification of all admissions to a hospital or skilled nursing facility ("SNF") to

the Member's Medicaid health plan, or SDOH for fee-for-service Medicaid beneficiaries. Such information must include, but may not be limited to:

- Member Name
- Subscriber ID
- Date of Birth
- Facility Member admitted to
- Attending Physician
- Admission Type/Diagnosis
- Date of Admission
- Primary Care Physician (PCP)

Timely notification is defined as any real-time notification provided by Health Plan or its contracted hospitals and SNFs via secure electronic data exchange, via direct communication from Health Plan or its Subcontractor within 48 hours of becoming aware of such admission. In the event Health Plan delegates notifications to a Subcontractor, Health Plan shall retain responsibility for compliance with these requirements.

Health Plans shall enter into business associate agreements and any other agreements governing the legally compliant sharing of data in accordance with HIPAA, and/or any other applicable state and federal privacy laws, and/or pursuant to the terms of any agreements between Health Plans and SDOH. Health Plan shall provide SDOH with proof of documentation upon request by SDOH. Where notification must be provided to SDOH, Health Plan shall submit or transmit such notifications and data pursuant to instructions provided by SDOH.

- N. <u>Marketing</u>. Health Plan shall comply with all applicable State and Medicare Laws relating to marketing of its D-SNP(s). In connection therewith, Health Plan shall submit its D-SNP(s) marketing and/or member communications materials to SDOH and/or CMS (as applicable) for approval and agrees to only use approved marketing material in New York.
- O. <u>Product Offerings</u>. For each D-SNP offered by Health Plan and covered under this agreement, Health Plan shall complete all information required by <u>Attachment B</u>.
- P. <u>Exclusively Aligned D-SNP Requirements</u>. The following are applicable only to Health Plan's operation of Exclusively Aligned D-SNPs.
  - 1. <u>Service Area</u>. The counties within an Exclusively Aligned D-SNP's Service Area shall be aligned with the service area of its Integrated Medicaid Product.
  - 2. <u>Integrated Appeals and Grievances</u>
    - a. Unified Appeals and Grievance Process. Health Plan's Exclusively Aligned FIDE

or HIDE D-SNP shall implement a unified grievance and appeal system and process grievances and appeals in compliance with the terms of 42 CFR §§ 422.629 – 422.634, 438.210, 438.400 & 438.402. This requirement includes:

- Grievances and appeals systems that meet the standards described in 42 CFR § 422.629;
- An integrated grievance process that complies with 42 CFR § 422.630;
- A process for making integrated organization determinations consistent with 42 CFR § 422.631;
- Continuation of benefits while an integrated reconsideration is pending consistent with 42 CFR § 422.632; and
- A process for making integrated reconsiderations consistent with 42 CFR § 422.633; and a process for effectuation of decisions consistent with 42 CFR § 422.634. Implement a process to ensure that enrollees are provided reasonable assistance in completing forms and taking other procedural steps related to integrated appeals and grievances. This includes, but is not limited to, auxiliary aids and services upon request, such as providing interpreter services and toll-free numbers that have adequate TTY/TTD and interpreter capability.
- b. Integrated Appeals and Grievances Process Medicaid Advantage Plus.
  - (i) Health Plan shall comply with any required close out procedures following the end of the MAP Integrated Appeals and Grievances Demonstration effective December 31, 2025.

For new appeals filed January 1, 2026, and thereafter, Health Plan's FIDE D-SNP shall implement unified appeals and grievances process established for applicable integrated plans (AIP) in compliance with the terms of 42 CFR §§ 422.629 – 422.634, 438.210, 438.400 & 438.402.

- Q. <u>IB-Dual D-SNP Requirements</u>. Any Health Plan that offers IB-Dual to MMC/HARP Members and is designated as a HIDE D-SNP shall comply with the following requirements in accordance with CMS regulations:
  - a. The Health Plan's HIDE SNP capitated contract with the State (for coverage of required Medicaid benefits) must cover the entire service area of the D-SNP.
  - b. <u>IB-Dual Service Area Expansion Requirements</u>. Health Plan shall ensure any expansion of the approved D-SNP aligns with its Medicaid service area by submitting a mini-application to SDOH to expand the IB-Dual offering.

c. Medicaid Fee-for-Service (FFS) Duals Transition into IB-Dual. The Health Plan's D-SNP may continue to enroll both IB-Dual and FFS Dual members. Upon SDOH approval, the Health Plan may extend enrollment into IB-Dual to its FFS Dual members. FFS Duals may voluntarily enroll into the Medicaid Managed Care Plan (MMCP) aligned with the IB-Dual approved D-SNP.

# R. Default Enrollment Process.

- a. On behalf of Members who receive full medical assistance benefits, and who become newly Medicare eligible either by age or disability, and such Medicare eligibility results in full benefit Dual Eligible Beneficiary status for such Members, Health Plan shall perform the default enrollment process as provided by 42 CFR §§ 422.66 & 422.68.
- b. Through this Agreement, and in conformance with 42 CFR § 422.66(c)(2)(i)(B) and 42 CFR § 422.107, SDOH approves Health Plan's implementation of the default enrollment process for its D-SNP subject to CMS' prior approval as per the requirements of 42 CFR § 422.66(c)(2)(i)(E), (F), & (G) inclusive; 42 CFR § 422.66(c)(2)(ii); and other CMS-published regulatory guidance as applicable.
- c. Health Plan shall be responsible for timely obtaining initial default enrollment process approval from CMS. Health Plan shall coordinate with SDOH regarding those activities necessary to obtain such CMS prior approval. Health Plan shall forward to SDOH a copy of CMS' default enrollment process prior approval notification or correspondence to Health Plan within 10 calendar days of receipt.
- d. Health Plan shall be responsible for coordination and continuity of care to ensure that, for each Member enrolled in Health Plan's D-SNP through the default enrollment process (and who is thus also enrolled in a managed care organization operated by the Health Plan), Health Plan shall be responsible for continuing to provide covered services authorized by the Member's managed care organization, without regard to whether such services are being provided by participating or non-participating providers for at least sixty (60) days, which shall be extended as necessary to ensure continuity of care pending the provider's contracting with the Health Plan's D-SNP plan or the Member's transition to a participating provider and any needed actions to mitigate potential negative consequences related to transition of providers.
- e. Health Plan shall be responsible for coordinating those activities necessary to renew any existing default enrollment process approval(s) with CMS, as per the requirements of 42 CFR § 422.66(c)(2)(ii), so that any such subsequent CMS approval(s)/renewal(s) of an existing approved default enrollment process shall be effective no later than 120 calendar days prior to the expiration of the existing CMS

approval requested to be renewed. Health Plan shall coordinate with SDOH regarding those activities necessary to obtain such CMS renewal approval(s) of an existing default enrollment process. Health Plan shall forward to SDOH copies of its default enrollment process renewal notification and materials, and CMS' renewal approval(s) notification or correspondence, within 10 calendar days of receipt.

- f. Health Plan shall maintain a minimum 3.0 overall plan star rating as assigned by CMS to implement the default enrollment process.
- g. Through implementation of the default enrollment process, SDOH shall provide Health Plan with information necessary to prospectively identify those members eligible for default enrollment.
- S. Ownership and/or Affiliation with Medicaid Managed Care plan. Health Plan shall demonstrate that the entity holding the capitated contract with SDOH is the same legal entity as that which CMS has designated as a FIDE SNP, by providing SDOH with a copy of the notice from CMS attesting to such entity's status as a FIDE SNP.

# III. SDOH RESPONSIBILITIES

A. <u>Financial Responsibilities.</u> Pursuant to New York's Medicaid Plan, SDOH will remain financially responsible for Cost-Sharing Obligations and Medicaid Benefits for certain Dual Eligible Beneficiaries, as set forth in <u>Attachment A</u>, who are Members of Health Plan's D-SNP(s) that enroll Fee-For-Service Medicaid enrollees. SDOH may have financial responsibility for Medicare Part A and/or Part B premiums for select categories of Dual Eligible Beneficiaries, as set forth in <u>Attachment A</u>. SDOH is not responsible for payment of Medicare Advantage premiums for mandatory or optional Supplemental Benefits, unless specifically prescribed in New York's Medicaid Plan.

SDOH is not financially responsible for Cost-Sharing Obligations and Medicaid Benefits for those Dual Eligible Beneficiaries enrolled in an Integrated Medicaid Product which may include Medicaid Advantage Plus, IB-Dual and certain Managed Long Term Care Partial programs.

- B. <u>Claims Processing</u>. SDOH shall receive, process, and adjudicate claims for Cost-Sharing Obligations and Medicaid Benefits from Health Plan providers through the fee-for-service payment system, in accordance with SDOH's processes and procedures for claims administration. Health Plan shall receive, process and adjudicate claims for basic Medicare services and Supplemental Benefits.
- C. <u>Electronic Data Format</u>. SDOH shall provide Health Plan with an electronic data file containing Medicaid participating providers in a generally accepted format on or about April 1 and October 1 of each year, or at such other time as determined by SDOH.

D. <u>Educational and Marketing Materials</u>. SDOH shall retain responsibility for developing and distributing materials and conducting educational activities relating to New York's Medicaid Plan and benefits and services covered under New York's Medicaid Plan.

#### IV. MEMBER PROTECTIONS

- A. No Balance Billing by Providers. With respect to its Members who are eligible for Medicaid payment of Cost-Sharing, Health Plan agrees that it shall include in its contracts with Health Plan providers that they shall not bill or charge ("balance bill") such individuals the balance for any services such individuals are not liable in accordance with Section 1902(n)(3) of the Social Security Act.
- B. <u>Limitation on Out-of-Pocket Costs</u>. Notwithstanding any provision in this Agreement to the contrary, Dual Eligible Beneficiaries enrolled in Health Plan's SNP(s), Health Plan shall not impose Cost-Sharing that exceeds the amount of Cost-Sharing that would be permitted with respect to such individual pursuant to the State Medicaid Plan if the individual were not enrolled in the Health Plan's SNP(s).
- C. <u>Member /Hold Harmless</u>. Notwithstanding any provision in this Agreement to the contrary, Health Plan shall prohibit providers, under any circumstance including but not limited to non-payment by Health Plan or SDOH, insolvency of Health Plan or breach of Health Plan's agreement with a provider, from billing, charging, collecting a deposit from, seeking compensation or remuneration from or having any recourse against any Member for fees that are the responsibility of Health Plan or SDOH.

### V. PRIVACY AND SECURITY

The Parties agree that any data or other information transmitted pursuant to this Agreement shall comply with all applicable State and Federal laws, including without limitation the Health Insurance Portability and Accountability Act of 1996 and its implementing regulations (collectively, "HIPAA"), Sections 367b(4) and 369 of the New York Social Services Law, Article 27-F of the New York Public Health Law and its implementing regulations, and 42 USC § 1396a and its implementing regulations.

### VI. TERM AND TERMINATION

- A. <u>Term.</u> This Agreement commences on the Effective Date and shall be in effect until December 31, 2026.
- B. <u>Termination</u>. This Agreement shall automatically terminate upon the termination or expiration of (1) Health Plan's MA Contract with CMS to sponsor Health Plan's D-SNP(s), regardless of the reason for such termination or expiration; or (2) Health Plan's contract with SDOH to provide a companion Medicaid plan.

# VII. MISCELLANEOUS

A. <u>Survival</u>. Any provision of this Agreement that requires or reasonably contemplates the performance or existence of obligations by either Party after termination of this Agreement shall survive such termination, regardless of the reason for termination. Additionally, upon termination of this Agreement and regardless of the reason for termination, the defined terms and the following provisions shall survive: §§ IV.(A)-(D), and § V.

# B. Attachments.

- 1. The following attachments are incorporated by reference into this Agreement and attached hereto:
  - a. Attachment A, "Categories of Dual-Eligible Beneficiaries"
  - b. Attachment B, "Product Offerings"

IN WITNESS WHEREOF, the parties hereto have executed or approved this AGREEMENT as of the dates appearing under their signatures.

CONTRAC	TOR SIGNATURE	STATE AGENCY SIGNATURE	
Ву:		By:	
	Printed Name	Printed Name	
Title:		Title:	
Date:		Date:	
		State Agency Certification: In addition to the acceptance of this coalso certify that original copies of this signature page will be attached to all cexact copies of this contract.	
STATE OF NE	W YORK	) ) SS.:	
On thepersonally ap proved to me subscribed to in his/her/the	day of peared on the basis of satisfacto the within instrument an ir/ capacity(ies), and that	in the year, before me, the understanding personally known to the ry evidence to be the individual(s) whose names(s) disacknowledged to me that he/she/they executed the by his/her/their signature(s) on the instrument, the inf of which the individual(s) acted, executed the instrument.	is (are) e same
(Signature an	d office of the individual	taking acknowledgement)	

### **ATTACHMENT A**

## CATEGORIES OF DUAL ELIGIBLE BENEFICIARIES

The following categories of Dual Eligible Beneficiaries are recognized within the scope of this Agreement:

- A. Full-benefit Dual Eligible Beneficiaries where the D-SNP is Exclusively Aligned:
  - 1. A "Full Medicaid Only" is an individual who is enrolled in Medicare Part A and/or Part B, and eligible for Medicaid benefits under New York's Medicaid Plan because the individual falls within a federal mandatory coverage group or an optional coverage group (such as medically needy) but who does not meet the eligibility criteria for QMB.
  - 2. A "QMB-Plus" is an individual who meets all of the Qualified Medicare Beneficiary (QMB) eligibility requirements and who also meets the criteria for full Medicaid benefits under New York's Medicaid Plan.
- B. The following categories of Dual Eligible Beneficiaries and/or partial Dual Eligible Beneficiaries are recognized within the scope of this Agreement where the D-SNP is not Exclusively Aligned and enrolls full benefit Dual Eligible Beneficiaries and/or partial Dual Eligible Beneficiaries:
  - 1. "Full Medicaid Only" is an individual who is enrolled in Medicare Part A and/or Part B, and eligible for Medicaid benefits under New York's Medicaid Plan because the individual falls within a federal mandatory coverage group or an optional coverage group (such as medically needy) but who does not meet the eligibility criteria for QMB.
  - 2. A "QMB-Plus" is an individual who meets all of the Qualified Medicare Beneficiary (QMB) eligibility requirements and who also meets the criteria for full Medicaid benefits under New York's Medicaid Plan.
  - 3. Qualified Disabled and Working Individual (QDWI) is an individual who lost Medicare Part A benefits due to returning to work, but who is eligible to enroll in the purchase of Medicare Part A. The individual must meet federal income and resource criteria and may not be otherwise eligible for Medicaid. A QDWI is eligible only for Medicaid payment of Part A premiums.
  - 4. Qualified Medicare Beneficiary (QMB) Only is an individual who is entitled to Medicare Part A and has income that does not exceed 138% of the Federal Poverty Level (FPL). A QMB is eligible for Medicaid payment of Medicare premiums, deductibles, coinsurance, and copayments.
  - 5. Qualifying Individual (QI) is an individual who is in receipt of Medicare Part A, has income greater than 138% of the FPL but less than or equal to 186% FPL, and who is not otherwise eligible for Medicaid. A QI is eligible only for Medicaid payment of Medicare Part B premiums.

#### ATTACHMENT B

#### **PRODUCT OFFERINGS**

Health Plan shall complete all information below for each D-SNP under this Agreement. Health Plan shall attach copy of Medicaid benefits coverage as outlined in the specific appendix of the model contract when submitting to CMS. Health Plan shall indicate if any D-SNP counties are currently pending DOH approval for any integrated Medicaid product offerings listed below.

# D-SNP WITH COMPANION MEDICAID ADVANTAGE PLUS (MAP)

Health Plan shall complete all information below and attach copy of Appendix K in its entirety when submitting this agreement to CMS. See link below.

https://www.health.ny.gov/health\_care/medicaid/redesign/mrt90/hlth\_plans\_prov\_prof.htm

Health Plan operates a MAP with Exclusively Aligned enrollment into the D-SNP. Health Plan shall meet designation for FIDE SNP as defined in this agreement and outlined in the Appendix K link to the model contract. The MAP plan coverage includes both behavioral health and long term services and supports. MAP behavioral health coverage (eff. 1/1/23) is described in Appendix A at the link below.

https://health.ny.gov/health care/medicaid/redesign/mrt90/mltc policy/2022/docs/2022-08-16 mltc 22-03.pdf

Health Plan has a fully executed MAP contract with SDOH:  Yes No
If the answer above is "No", indicate expected date Health Plan will have a fully executed MAP contract:
Health Plan has received CMS approval for default enrollment for its MAP contract: Yes No
CMS Contract Code (H#):
Contract Name:
DSNP Plan Benefit Package:
Plan Name:

# Service Area -

Check all approved counties that apply. For counties awaiting DOH approval, check the county box and indicate as "pending".

Albany	Franklin	ТГ	Oneida		Schuyler	
Allegany	Fulton	╁	Onondaga	┢	Seneca	
Bronx	Genesee	┪┝	Ontario	Ħ	Steuben	
Broome	Greene	╅	Orange	Ħ	Suffolk	
Cattaraugus	Hamilton	TĒ	Orleans		Sullivan	
Cayuga	Herkimer	TE	Oswego		Tioga	
Chautauqua	Jefferson		Otsego		Tompkins	
Chemung	Kings		Putnam		Ulster	
Chenango	Lewis		Queens		Warren	
Clinton	Livingston		Rensselaer		Washington	
Columbia	Madison		Richmond		Wayne	
Cortland	Monroe		Rockland		Westchester	
Delaware	Montgomery		St. Lawrence		Wyoming	
Dutchess	Nassau		Saratoga		Yates	
☐ Erie	New York		Schenectady			
Essex	☐ Niagara		Schoharie			
Categories of Dual Eligible Beneficiaries Enrolled: Health Plan verifies that only Dual Eligible Beneficiaries from the following categories, as defined in <b>Attachment A</b> , are enrolled in this D-SNP:    FBDE						
Ownership and Affiliation: Check the applicable box to describe the ownership and affiliation between the legal entity offering Health Plan and the legal entity offering the companion MAP:						
The legal entity offering Health Plan is the same legal entity offering the MAP plan under which SDOH provides capitated payments for provision of the services.						
Full name of legal entity offering Health Plan (D-SNP):						

Full name of legal entity offering MAP:

# D-SNP WITH COMPANION PARTIAL CAPITATION (MLTC-P) PLAN

Health Plan shall comp	lete all information belo	ow for each D-SNP under	this Agreement.
Health Plan is seeking	HIDE SNP designation	as defined in this agreeme	nt. Yes No
Health Plan shall attach See the link below.	copy of Appendix G of	the model contract in its en	ntirety when submitting to CMS.
https://www.health.ny.	gov/health_care/medica	id/redesign/mrt90/hlth_pla	nns_prov_prof.htm
shall meet designation	for HIDE SNP as define		nt into the D-SNP . Health Plan atlined in the Appendix G link to see and supports.
CMS Contra	act Code H#):		
Contract Na	ime:		
<u>D-SNP Plar</u>	Benefit Package:		
Plan Name:			
Service Area- Check all approved cou indicate as "pending".	unties that apply. For co	ounties awaiting DOH app	roval, check the county box and
Albany	Franklin	Oneida	Schuyler
Allegany	Fulton	Onondaga	Seneca
Bronx	Genesee	Ontario	Steuben
Broome	Greene	Orange	Suffolk
Cattaraugus	Hamilton	Orleans	Sullivan
Cayuga	Herkimer	Oswego	Tioga
Chautauqua	Jefferson	Otsego	Tompkins
Chemung	Kings	Putnam	Ulster
Chenango	Lewis	Queens	Warren
Clinton	Livingston	Rensselaer	Washington
Columbia	Madison	Richmond	Wayne
Cortland	Monroe	Rockland	Westchester
Delaware	Montgomery	St. Lawrence	Wyoming
Dutchess	Nassau	Saratoga	Yates
Erie	New York	Schenectady	

Schoharie

Niagara

Essex

Categor	<u>ries of Dual Eligible Beneficiaries Enrolled</u> : Health Plan verifies that only Dual Eligible
Benefic	ciaries from the following categories, as defined in <b>Attachment A</b> , are enrolled in this D-SNP:
	QMB QI QDWI QMB-Plus FBDE
	ship and Affiliation: Check the applicable box to describe the ownership and affiliation between all entity offering Health Plan and the legal entity offering the companion partial capitation MLTC
_	The legal entity offering Health Plan is the same legal entity offering the partial capitation MLTC plan under which SDOH provides capitated payments for provision of long term services and supports in Appendix A.
	The legal entity offering Health Plan is a separate legal entity under the same parent organization offering the partial capitation MLTC plan under which SDOH provides capitated payments for the provision of long term services and supports.
Full na	me of legal entity offering Health Plan (D-SNP):
Full na	me of legal entity offering partial capitation MLTC plan:

# D-SNP WITH COMPANION MMC/HARP (Integrated Benefit for Dually Eligible Enrollees Program -IB-Dual) –

Health Plan shall attach copy of Appendix K of the model contract in its entirety when submitting to CMS. See the link below.

https://www.health.ny.gov/health\_care/managed\_care/docs/medicaid\_managed\_care\_fhp\_hivsnp\_model\_contract.pdf

Health Plan that operates an IB-Dual with both Aligned and FFS dual eligible enrollees into the D-SNP or may operate an IB-Dual with exclusive enrollment into the D-SNP. Health Plan shall meet designation for HIDE SNP as defined in this agreement and outlined in the Appendix K link to the model contract. The IB-Dual coverage includes behavioral health and/or long term services and supports.

Health Plan is seeking	HIDE SNP designation	n as defined in this agreeme	ent. YesNo
CMS Cont	ract Code (H#):		
Contract N	ame:		
D-SNP Pla	n Benefit Package:		
<u>Plan Name</u>	:		
Health Plan has receive Yes No	red SDOH approval to o	offer IB-Dual in all countie	s indicated below:
If the answer is "no" t	o the above, please ider	ntify which counties are aw	aiting SDOH approval.
Health Plan has receiv	red CMS approval for d	efault enrollment for its M	MC/HARP (IB-Dual) contract:
Service Area – Check all approved coindicate as "pending".		counties awaiting DOH app	proval, check the county box and
Albany	Franklin	Oneida	Schuyler
Allegany	Fulton	Onondaga	Seneca
Bronx	Genesee	Ontario	Steuben
Broome	Greene	Orange	Suffolk
Cattaraugus	Hamilton	Orleans	Sullivan
Cayuga	Herkimer	Oswego	Tioga
Chautauqua	Jefferson	Otsego	Tompkins
Chemung	Kings	Putnam	☐ I lister

	nenango	Lewis		Queens		Warren
$\vdash = -$	linton	Livingston		Rensselaer		Washington
С	olumbia	Madison		Richmond		Wayne
С	ortland	Monroe		Rockland		Westchester
	elaware	Montgomery		St. Lawrence		Wyoming
D	utchess	Nassau		Saratoga		Yates
E <sub>1</sub>	rie 🗌	New York		Schenectady		
Es	ssex	] Niagara [		Schoharie		
	ciaries from the follo	le Beneficiaries Enroll wing categories, as defir				that only Dual Eligible enrolled in this D-SNP:
	-For-Service (FFS):  QMB  QI  QDWI  QMB-Plus  FBDE	• Check the applicable b	ho	y to describe the own	ers1	nip and affiliation between
		lth Plan and the legal en				
		ring Health Plan is the s les capitated payments fo				he IB-Dual program under in Appendix A.
The legal entity offering Health Plan is a separate legal entity under the same parent organization from the legal entity offering the IB-Dual program under which SDOH provides capitated payments for the provision of the services.						
Full na	me of legal entity off	ering Health Plan (DSN	1P)	):		
Full na	me of legal entity off	Pering IR-Dual:				

CMS Contr	act Code (H#):		
Contract Na	nme:		
Contract Ty	<u>rpe</u> :HMOPPOPO	OS	
D-SNP Plar	n Benefit Package:		
Plan Name:			
ice Area – check a	ll approved counties that	apply:	
Albany	Franklin	Oneida	Schuyler
Allegany	Fulton	Onondaga	Seneca
Bronx	Genesee	Ontario	Steuben
Broome	Greene	Orange	Suffolk
Cattaraugus	Hamilton	Orleans	Sullivan
	Herkimer	Oswego	Tioga
		Otsego	Tompkins
Cayuga	Jefferson	Otsego	
Cayuga Chautauqua	<u> </u>	Putnam	Ulster
Cayuga	☐ Jefferson ☐ Kings ☐ Lewis		Ulster Warren
Cayuga Chautauqua Chemung	Kings Lewis	Putnam	Warren
Cayuga Chautauqua Chemung Chenango	Kings	Putnam Queens	+=
Cayuga Chautauqua Chemung Chenango Clinton Columbia	Kings Lewis Livingston	Putnam Queens Rensselaer	Warren Washington
Cayuga Chautauqua Chemung Chenango Clinton Columbia Cortland	Kings Lewis Livingston Madison	Putnam Queens Rensselaer Richmond Rockland	Warren Washington Wayne
Cayuga Chautauqua Chemung Chenango Clinton Columbia Cortland Delaware	Kings Lewis Livingston Madison Monroe	Putnam Queens Rensselaer Richmond Rockland St. Lawrence	Warren Washington Wayne Westchester
Cayuga Chautauqua Chemung Chenango Clinton	Kings Lewis Livingston Madison Monroe Montgomery	Putnam Queens Rensselaer Richmond Rockland	Warren Washington Wayne Westchester Wyoming

Livingsion	Rensselaer	wasnington
Madison	Richmond	Wayne
Monroe	Rockland	Westchester
Montgomery	St. Lawrence	Wyoming
Nassau	Saratoga	Yates
New York	Schenectady	
☐ Niagara	Schoharie	
	<del>_</del>	•
	Madison Monroe Montgomery Nassau New York Niagara	Madison       Richmond         Monroe       Rockland         Montgomery       St. Lawrence         Nassau       Saratoga         New York       Schenectady

OORDINATION ONLY I	<b>7-</b> S111 (2) –		
CMS Contract Coo	le (H#):		
Contract Name:			
Contract Type:	_HMOPPOPOS		
D-SNP Plan Benef	it Package:		
<u>Plan Name</u> :			
rvice Area – check all appro	oved counties that apply:		
Albany	Franklin	Oneida	Schuyler
Allegany	☐ Fulton	Onondaga	Seneca
Bronx	Genesee	Ontario	Steuben
Broome	Greene	Orange	Suffolk
Cattaraugus	☐ Hamilton	Orleans	Sullivan
Cayuga	Herkimer	Oswego	Tioga
Chautauqua	Jefferson	Otsego	☐ Tompkins
Chemung	☐ Kings	Putnam	Ulster
Chenango	Lewis	Queens	Warren
Clinton	Livingston	Rensselaer	Washington
Columbia	☐ Madison	Richmond	Wayne
Cortland	Monroe	Rockland	Westchester
Delaware	☐ Montgomery	St. Lawrence	Wyoming
Dutchess	Nassau	Saratoga	Yates
_ Dutchess	New York	Schenectady	
Erie Erie	Niagara		

Chautauqua	Jefferson	Otsego	Tompkins
Chemung	Kings	Putnam	Ulster
Chenango	Lewis	Queens	Warren
Clinton	Livingston	Rensselaer	Washington
Columbia	Madison	Richmond	Wayne
Cortland	Monroe	Rockland	Westchester
Delaware	Montgomery	St. Lawrence	Wyoming
Dutchess	Nassau	Saratoga	Yates
☐ Erie	☐ New York	Schenectady	
Essex	Niagara	Schoharie	
	ole Beneficiaries Enrolled: Healt wing categories, as defined in <b>Atta</b>		