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Independent Accountant's Report

Virginia Department of Medical Assistance Services Richmond, VA

We have performed the procedures enumerated in Appendix A on the administrative expenses for Magellan Complete Care of Virginia, LLC for the period of January 1, 2020 through December 31, 2020. We applied these procedures to assist you with respect to analyzing administrative expenses for Medicaid rate development. The above referenced Managed Care Organization (MCO)'s management is responsible for the accuracy and completeness of the financial information.

The Virginia Department of Medical Assistance Services (Department) has agreed to and acknowledged that the procedures performed are appropriate to meet the intended purpose of analyzing administrative expenses for Medicaid rate development. This report may not be suitable for any other purpose. The procedures performed may not address all the items of interest to a user of this report and may not meet the needs of all users of this report and, as such, users are responsible for determining whether the procedures performed are appropriate for their purposes.

Our procedures are contained within Appendix A and our findings are contained in Appendices B through D. As agreed, materiality limits were applied as specified within the Agreed-Upon Procedures Program.

We were engaged by the Department to perform this agreed-upon procedures engagement and conducted our engagement in accordance with attestation standards established by the American Institute of Certified Public Accountants. We were not engaged to and did not conduct an examination or review engagement, the objective of which would be the expression of an opinion or conclusion on the MCO's administrative expenses. Accordingly, we do not express such an opinion or conclusion. Had we performed additional procedures, other matters might have come to our attention that would have been reported to you.

We are required to be independent of the MCO and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements related to our agreed-upon procedures engagement.

This report is intended solely for the information and use of the Department, and is not intended to be, and should not be, used by anyone other than this specified party.

Myers and Stauffer LC Glen Allen, VA May 18, 2021

Appendix A: Agreed Upon Procedures

Preliminary Work

- 1) Conduct an entrance call with DMAS and Mercer, DMAS' actuary for MCO rate setting. Gain an understanding of information needed by Mercer for rate setting purposes. Determine if either DMAS or Mercer have initial concerns requiring special attention.
- 2) Send an initial request list to each MCO to include, but not limited to, a survey containing a questionnaire, Board of Directors minutes, organizational charts, working trial balance, adjusting journal entries, audited financial statements, reconciliation of the working trial balance and the quarterly reporting, support for the allocation of administrative expenses and net premium income to the Medicaid line of business and between each Medicaid product, cost allocation worksheet summarizing quarterly reporting information and MCO reported adjustments, schedule of related-party transactions, related-party agreements, narrative surrounding reinsurance reporting, etc.
- 3) Conduct an entrance call with appropriate MCO personnel to include (a) determination of MCO personnel who should be contacted during the course of our procedures for information, explanations, documents, etc., and (b) location and availability of the information requested.
- 4) Briefly document the entity's accounting procedures and internal control per MCO responses on the survey. Emphasis should be placed on the ability of the system(s) to generate reliable cost, revenue, and statistical information.
- 5) Read Board of Directors minutes from the beginning of the report period through the current date.

 Document matters impacting the scope of these procedures such as discussions related to
 administrative costs and non-allowable or non-recurring costs as described in Step 16. Obtain copies
 or excerpts of pertinent sections, and file in work papers. Cross-reference matters discussed in the
 minutes to the related work papers.
- 6) Obtain the audited financial statements including related footnotes. Document matters impacting the scope of these procedures such as the opinion, notes that may provide information regarding non-allowable or non-recurring costs as described in Step 16, and/or related parties.
- 7) Obtain the names of all related parties from the MCO. Inspect the organizational chart, the annual statement submitted to the Virginia Bureau of Insurance (annual statement), and audited financial statements for related parties not identified by the MCO.
- 8) Obtain the names of all delegated vendors from the MCO. Inspect the organizational chart, the annual statement, and audited financial statements for delegated vendors not identified by the MCO.
- 9) Consider whether any specific information has come to our attention concerning the existence of possible fraud or prohibited acts. Fraud risk factors for this procedure include: discrepancies in accounting records, conflicting or missing evidential matter, threatened financial stability or

profitability, and lack of an effective corporate compliance program. If fraud risk factors are identified, document those risk factors or conditions and our response to them.

Trial Balance Reconciliation

- 10) Reconcile total expenses and total administrative expenses per the adjusted trial balance as of December 31, 2020 to the annual statement for the year ended December 31, 2020 and the quarterly filing required by the Department.
- 11) Obtain the adjusted trial balance as of December 31, 2020. For a sample of 20 accounts, trace the account titles, account numbers, and ending balances for the administrative expenses per the adjusted trial balance to the general ledger for the year ended December 31, 2020.
- 12) Obtain the year-end adjusting journal entries recommended by the independent accountant for the year ended December 31, 2020. Inspect the entries affecting administration expense accounts for propriety. Ensure postings of adjustments to the trial balance, if adjusting journal entries have not been posted to the general ledger at year end.

Administrative Expenses

- 13) Determine how the MCO allocated the administration expenses and net premium income among the various lines of business. Determine how the MCO allocated the administration expenses for the Medicaid line of business to Medallion 4.0, CCC Plus, and any other products included by the MCO in the Medicaid line of business. Determine if any trial balance accounts are allocated between administration and medical expenses.
 - a. Document this understanding through a narrative.
 - b. Document the MCO's support for these allocations.
 - c. Request supporting documentation for the elements of any allocation basis utilized by the MCO and ensure it agrees.
- 14) Document the cost allocation worksheet provided by the MCO in response to the request list. Trace the following elements to the support provided for allocations. Request additional support, as needed, if the self-reported amounts are not full account balances.
 - a. Self-Excluded Expenses
 - b. Healthcare Quality Improvement Expenses (HCQI)
 - c. Fraud Reduction and Recovery Expenses
 - d. Non-recurring expenses such as start-up costs
 - e. Care Coordination
 - f. COVID 19 Related Expenses
 - g. Allowable Member Incentives
- 15) Compare administrative and claims adjustment expenses per the quarterly filing for the year ended December 31, 2020 to the prior year and obtain explanations for any fluctuations greater than 10 percent and \$100,000. Determine and document whether the MCO's explanation is consistent with supporting documentation.

- 16) Scan administration expense accounts allocated to the Medicaid line of business for the below types of expenses. Select 15 to 20 accounts from this scan and from Step 14 and request the general ledger and a description of the account contents. If these documents are inconclusive as to the nature of the expense, request invoices for no more than five entries. Confer with the assigned senior manager/partner to select samples and document the reasoning.
 - a. Non-allowable expenses as defined either by the MCO contract with DMAS or by CMS Publication 15. Examples of non-allowable expenses include: lobbying, contributions/donations, income tax, management fees for non-Virginia operations, and management fees for the sole purpose of securing an exclusive arrangement.
 - b. Non-recurring expenses such as start-up costs and expenses reimbursed separately from the MCO rate such as the health insurer fee.
 - c. HCQI Expenses
 - d. Fraud Reduction and Recovery Expenses
 - e. Non-recurring expenses such as start-up costs
 - f. Care Coordination
 - g. COVID 19 Related Expenses
 - h. Allowable Member Incentives
- 17) Agree the summary work paper of related-party transactions from the MCO from Step 7 to the trial balance. Obtain agreements or other supporting documentation for payments to or costs allocated from affiliates or parent companies and determine if exclusivity payments or special contractual arrangements are included. Ensure the regulations within CMS Publication 15-1, Chapter 10 have been applied.
- 18) Agree the summary work paper of delegated vendor transactions from the MCO from Step 8 to the trial balance. For vendors with sub-capitated arrangements and the Pharmacy Benefit Manager (PBM), obtain agreements and ensure that medical and administrative expenses were appropriately separated on the quarterly filing. For the PBM, collect information regarding where all costs (claims payments, ingredient cost, dispensing fees, rebates, sales tax, spread pricing, administrative payment, and other) are included on the trial balance and collect information regarding spread pricing, if applicable.
- 19) Prepare a narrative that summarizes the MCOs' methodology for reporting reinsurance premiums and reinsurance recoveries. Include both reinsurance amounts per the annual statement, as well as the allocation methodology to the Medicaid line of business. Agree amounts to the trial balance or document the trial balance account these amounts are included in.

Appendix B: Results

Source of Information

Our procedures were performed to determine allowable administrative expenses for the purpose of Medicaid rate development. Our procedures were not performed to determine whether such administrative expenses were properly reported for purposes of the Bureau of Insurance of the Commonwealth of Virginia.

We used the quarterly filing required by the Department (quarterly filing), the Annual Statement submitted to the Insurance Department of the Commonwealth of Virginia (Annual Statement), and audited financial statements for Magellan Complete Care of Virginia, LLC (MCC of Virginia) for the year ended December 31, 2020.

MCC of Virginia is a wholly owned subsidiary of Magellan Healthcare, Inc. (Magellan Healthcare). MCC of Virginia receives administrative services from Magellan Healthcare. MCC of Virginia has administrative expenses from two other related parties, Magellan Rx Management, LLC (MRx) and National Imaging Associates Inc. (NIA), which are both owned by Magellan Healthcare. MRx provides prescription benefit management for MCC of Virginia. NIA provides utilization review services for certain radiology services. In order to perform the agreed upon procedures outlined in Appendix A, we obtained a schedule of allocated expenses for Magellan Health, as well as agreements set with Magellan Healthcare, MRx, and NIA. On December 31, 2020, Magellan Health Inc. completed the sale of its Magellan Complete Care business to Molina Healthcare, Inc. MCC of Virginia became a subsidiary of Molina Healthcare, Inc. on December 31, 2020.

MCC of Virginia has delegated certain functions to vendors. DentaQuest, LLC provides administration of the dental benefit. VSP Vision Care, Inc. provides administration of the vision benefit. ACES\$ Financial Management Services is the fiscal employer/agent for consumer directed services. Veyo, LLC provides administration of the non-emergent transportation benefit. Shared Health, Inc. provides administrative services and technology solutions to support the billing, enrollment and administration of the Medallion 4.0 and CCC Plus programs.

Trial Balance Reconciliation

We obtained MCC of Virginia's adjusted trial balance as of December 31, 2020, and agreed the account descriptions, account numbers and ending balances for a sample of 20 accounts to the general ledger for the year ended December 31, 2020. No exceptions were noted.

Total administrative expenses including claims adjustment expenses per the MCC of Virginia adjusted trial balance as of December 31, 2020 of \$104,685,641 were reconciled to the total administrative expenses including claims adjustment expenses on the quarterly filing of \$107,351,743. The difference of \$2,666,102 is due to a reclassification of the administrative portion of Veyo non-emergent transportation expenses from medical to administrative expenses. The administrative expenses including claims adjustment expenses per the MCC of Virginia Medicaid adjusted trial balance as of

December 31, 2020 of \$104,685,641 were reconciled to the total administrative expenses including claims adjustment expense on the Annual Statement of \$104,685,641.

Administrative Expenses

Total claims adjustment expenses and administrative expenses included in the quarterly filing and Annual Statement consist of direct and indirect expense. Direct expenses are those that are unequivocally related to a product, and therefore, are charged directly to that product. Indirect expenses are allocated to the appropriate product. The total direct and indirect Medicaid expenses submitted on the quarterly filing for Claims Adjustment and General Administrative expenses are \$88,962 and \$107,262,781 respectively. The total direct and indirect Medicaid expenses submitted on the Annual Statement for Claims Adjustment and General Administrative expenses are \$88,962 and \$104,310,269 respectively. The \$2,952,512 difference in General Administrative expenses is due to a \$2,666,102 reclassification of the administrative portion of Veyo non emergent transportation expenses from medical to administrative expenses. The remaining variance of \$286,410 is related to the DSNP portion of expense reported in Medicare on the Annual Statement.

We compared total MCC of Virginia administrative and claim adjustment expenses reported on the quarterly filing by line item for the current year and prior year and obtained explanations for any line item with a change greater than \$100,000 and 10%. Total general administrative expenses, excluding investment expenses, for 2019 were \$81,086,304 compared to 2020 expenses of \$107,351,743. The increase of \$26,265,439 is primarily due to the increase in member months in 2020. This is evidenced by an increase of 220,271 member months, from 962,326 in 2019 to 1,182,597 in 2020. A secondary reason for the increase in cost was the inclusion of \$11,125,042 of Health Insurance Fee expense.

We inspected the accounts and expense categories included in MCC of Virginia's trial balance. We judgmentally selected expense categories and accounts for further inspection from the direct expense. Based on this inspection, we determined that \$41,279 in donations expense should be excluded from the Underwriting Exhibit at Appendix C and \$163,569 in member incentives that were excluded by MCC of Virginia were found to be allowable and were added back to the Underwriting Exhibit at Appendix C. Additionally, we asked MCC of Virginia to identify any start-up costs related to Medicaid expansion, the Medicaid Enterprise System (MES) conversion, and Electronic Visit Verification (EVV). MCC of Virginia identified \$391,823 in start-up costs related to Medicaid expansion, MES implementation, and EVV implementation. These expenses have been excluded from the Underwriting Exhibit at Appendix C and amortization for a portion of start-up costs related to Medicaid expansion and EVV implementation has been included through a separate adjustment. The adjustment to include amortization expense related to start-up costs also includes Medicaid expansion and EVV costs identified in previous years. However, this expense will be excluded for rate setting.

Magellan Health provides MCC of Virginia with financial, legal, asset management, human resources, and other administrative services. The Management Services Agreement (MSA) by and between MCC of Virginia and Magellan Health effective January 2017 allows for a monthly administrative fee equal to 5% of all capitation received by the MCC of Virginia. MRx provides MCC of Virginia with Pharmacy Benefit Management services. The Service Agreement by and between MCC of Virginia and MRx effective

January 2017 allows for a per claim administrative fee and a per review or appeal fee for prior authorizations and appeals processing. MRx also provides MCC of Virginia with medical pharmacy, prior authorization services and a Healthcare Effectiveness Data and Information Set (HEDIS) support program. These service agreements are effective July 2019 and April 2019 and allow for an annual fee, a per case fee and a quarterly fee and an outreach fee, respectively. NIA provides MCC of Virginia with utilization review services for certain radiology services. The Service Agreement by and between MCC of Virginia and NIA effective August 2018 allows for a per member per month fee. A schedule documenting payments made to Magellan Health, Inc., MRx, and NIA was provided to agree to amounts included with MCC of Virginia administrative expenses. Payments made to Magellan Health, MRx, and NIA related to Medicaid were \$26,328,697, \$2,433,490, and \$394,380, respectively.

Although the MSA with Magellan Health allows for a monthly administrative fee equal to a percentage of revenues, in practice actual costs are allocated from Magellan Health to MCC of Virginia. A schedule documenting allocated costs from Magellan Health was provided to agree to amounts included with MCC of Virginia administrative expenses. Payments made to Magellan Health were \$26,328,697. Support for allocated costs was received on a sample basis and were found to be allowable. MRx and NIA met the related party exception provided for within CMS Publication 15-1: 1010, thus an adjustment is not needed.

DentaQuest, VSP Vision Care, and ACES\$ expenses are appropriately split between administrative and medical on the trial balance. These vendors provide administration of the dental benefit, administration of the vision benefit, and fiscal employer/agent services for consumer directed services. Veyo provides administration of the non-emergent transportation benefit. The expenses are recorded to a medical account and the administrative component, totaling \$2,666,102, has been appropriately reclassified to administrative for the purposes of the quarterly filing. Shared Health expenses are appropriately recorded to an administrative account as this vendor provides administrative services and technology solutions to support the billing, enrollment and administration of the Medallion 4.0 and CCC Plus programs.

Healthcare Quality Improvement Expenses (HCQI)

HCQI expenses are calculated by MCC of Virginia through review of the administrative expenses net of Program Integrity expense for the operation. Employee and non-labor expenses are separately identified. Employee expenses are identified through a review of each employee's role and assignment of a percentage of the employee's time spent on HCQI activities in four categories (Improve Health Outcomes, Wellness and Health Promotion, Prevent Hospital Readmissions, Improve Patient Safety/Reduce Medical Errors) based on job duties. The score is then multiplied by the total labor related expense for the employee to determine the amount of HCQI expense. The non-labor expenses are determined by looking at all the activity for the year and selecting items that fell into five categories (Improve Health Outcomes, Wellness and Health Promotion, Prevent Hospital Readmissions, Improve Patient Safety/Reduce Medical Errors, Health Information Technology). For purposes of the calculation, only direct cost of MCC Virginia were considered, none of the related party cost from Magellan Health,

Inc. and MRx were considered HCQI. Total HCQI expense allocated to Medicaid in 2020 is \$20,629,978. This amount included \$10,799,467 related to care coordination.

Reinsurance

Reinsurance expense of \$41,900 was agreed to the trial balances and have been included in Total Other Administrative Costs on the quarterly filing. MCC of Virginia advises that no recoveries have occurred to date.

		Und	erw	riting Exhibit fo	or t	he Year Ending	De	cember 31, 202	0					
		FAMIS	Me	edallion 4.0 Non- Expansion		Medallion 4.0 Expansion		CCC Plus Non- Expansion	С	CC Plus Expansion		Total Medicaid		DSNP
Administrative Expense														
Claims Adjustment Expenses	\$	794	\$	12,578	\$	20,912	\$	46,244	\$	8,202	\$	88,730	\$	232
General Administrative Expenses	\$	874,339	\$	15,637,809	\$	23,894,778	\$	56,136,512	\$	9,953,229	\$	106,496,667	\$	766,114
Total Administrative Expenses	\$	875,133	\$	15,650,387	\$	23,915,690	\$	56,182,756	\$	9,961,431	\$	106,585,397	\$	766,346
Less: Self-Reported Excludable Expenses *	\$	(111,470)	\$	(3,374,929)	\$	(3,385,099)	\$	(6,620,743)	\$	(1,180,129)	\$	(14,672,370)	\$	38,294
Reported Administrative Expenses	\$	763,663	\$	12,275,458	\$	20,530,591	\$	49,562,013	\$	8,781,302	\$	91,913,027	\$	804,640
Adjustment 1: Remove donations expense	\$	(368)	\$	(5,836)	\$	(9,703)	\$	(21,458)	\$	(3,806)	\$	(41,171)	\$	(108)
Adjustment 2: Add back allowable member incentives	\$	1,774	\$	28,108	\$	46,733	\$	73,855	\$	13,099	\$	163,569	\$	-
Adjustment 3: Remove 2020 start up costs	\$	(3,496)	\$	(55,396)	\$	(92,103)	\$	(203,678)	\$	(36,124)	\$	(390,797)	\$	(1,026)
Adjustment 4: Include Medallion 4.0 and Expansion amortization	\$	-	\$	-	\$	31,403	\$	10,366	\$	95,694	\$	137,463	\$	-
Total Adjusted Administrative Expenses	\$	761,573	\$	12,242,334	\$	20,506,921	\$	49,421,098	\$	8,850,165	\$	91,782,091	\$	803,506
Net Premium Income	\$	8,123,132	\$	128,722,733	\$	214,017,904	\$	473,282,354	\$	83,940,718	\$	908,086,841	\$	2,384,041
Adjustment 5: Include Directed Payments	\$	-	\$	22,558,090	\$	37,851,751	\$	25,213,783	\$	10,989,789	\$	96,613,413	\$	-
Adjusted Net Premium Income	\$	8,123,132	\$	151,280,823	\$	251,869,655	\$	498,496,137	\$	94,930,507	\$	1,004,700,254	\$	2,384,041
Percentage of Adjusted Administration Expenses to Net Premium Income		9.38%		8.09%		8.14%		9.91%		9.32%		9.14%		33.70%
									L		L		_	
Separately Identified Expenses included in Adju	isted A	Administrative Ex	pen	ises					ı		ı			
Healthcare Quality Improvement Expenses (HCQI)	\$	109,234	\$	1,730,968	\$	2,877,955	\$	13,514,846	\$	2,396,975	\$	20,629,978	\$	-
Fraud Reduction and Recovery Expenses	\$	3,919	\$	62,099	\$	103,247	\$	228,323	\$	40,495	\$	438,083	\$	-
Start Up / Other Non Recurring Expenses	\$	3,496	\$	55,396	\$	92,103	\$	203,678	\$	36,124	\$	390,797	\$	-
Care Coordination expenses as defined within the MCO contract	\$	22,572	\$	357,682	\$	594,692	\$	8,344,544	\$	1,479,977	\$	10,799,467	\$	-
COVID 19 Related Expenses: Non Recurring	\$	560	\$	8,881	\$	14,765	\$	32,652	\$	5,791	\$	62,649	\$	-
COVID 19 Related Expenses: Long Term program changes as a result of the pandemic	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-
Allowable Member Incentives	\$	1,774	\$	28,108	\$	46,733	\$	73,855	\$	13,099	\$	163,569	\$	-

^{*} Medicaid expenses excluded by the MCO include lobbying expenses (\$8,824); contributions and donations (\$25,982), State and Federal income taxes (\$3,297,789), Health Insurance Fee expenses (\$11,125,042), non-allowable member incentives (\$163,568), and late fees and penalties (\$51,165)

Appendix D: Schedule of Adjustments and **Comments**

During our procedures we noted certain matters involving costs, that in our determination did not meet the definitions of allowable administrative expenses and other operational matters that are presented for your consideration.

Adjustment #1 - Remove donations expense.

During review of the general ledger detail for Account 76300, Promotions and Advertising, MCC of Virginia identified non-sponsorship activities. An adjustment was made to remove the identified expense related to donations. (45 CFR § 75.434 – Contributions and donations)

		Prop	osed Adjustm	ent		
FAMIS	Medallion 4.0 Non- Expansion	Medallion 4.0 Expansion	CCC Plus Non- Expansion	CCC Plus Expansion	Total Medicaid	DSNP
(\$368)	(\$5,836)	(\$9,703)	(\$21,458)	(\$3,806)	(\$41,171)	(\$108)

Adjustment #2 – Add back allowable member incentives.

MCC of Virginia identified these membership incentive expenses as both allowable and non-allowable within their reported information. Per review of the general ledger detail and invoices for Account 74100, Consulting Nonmedical, these expenses relate to member incentives to promote positive health outcomes. The related programs are: Smoking Cessation, HRA completion, Childhood Obesity, and Maternal Care.

Proposed Adjustment											
FAMIS	Medallion 4.0 Non- Expansion	Medallion 4.0 Expansion	CCC Plus Non- Expansion	CCC Plus Expansion	Total Medicaid	DSNP					
\$1,774	\$28,108	\$46,733	\$73,855	\$13,099	\$163,569	\$-					

Adjustment #3 – Remove 2020 start-up costs.

MCC of Virginia identified start-up expenses related to Medicaid Expansion, Medicaid Enterprise Systems (MES), and Electronic Visit Verification (EVV) start-up costs. These expenses are being amortized over five years based on implementation date of the program. The 2020 expenses were removed in total. See Adjustment #4 for the related adjustment to add back the amortization costs for programs that have begun prior to the end of the period. (CMS Pub. 15-1: §2132 – Start-Up Costs)

Proposed Adjustment										
FAMIS	Medallion 4.0 Non- Expansion	Medallion 4.0 Expansion	CCC Plus Non- Expansion	CCC Plus Expansion	Total Medicaid	DSNP				
(\$3,496)	(\$55,396)	(\$92,103)	(\$203,678)	(\$36,124)	(\$390,797)	(\$1,026)				

Adjustment #4 - Include Medallion 4.0 and Expansion amortization.

MCC of Virginia has identified start-up costs related to various programs in the current year and in previous years. These expenses were removed each year to be amortized over a period of five years beginning with the start date of each program. Expenses included in this adjustment are \$635,484 related to Medicaid Expansion, which began January 1, 2019, \$54,575 related to EVV, which began September 1, 2020, and \$33,638 related to the Fiscal Employer Agent (FEA) transition, which began January 1, 2020. Expenses held for the start of the program are \$331,040 related to MES. (CMS Pub. 15-1: §2132 – Start-Up Costs)

Proposed Adjustment										
FAMIS	Medallion 4.0 Non- Expansion	Medallion 4.0 Expansion	CCC Plus Non- Expansion	CCC Plus Expansion	Total Medicaid	DSNP				
\$-	\$-	\$31,403	\$10,366	\$95,694	\$137,463	\$-				

Adjustment #5 – Include Directed Payments.

MCC of Virginia excluded revenues related to directed payments to teaching hospitals from net premium income. These directed payments were added back to premiums to remain consistent with the related medical expenses. Incentives and bonus payments made to providers should be included in clinical expenses and therefore the related revenues should also be reported. (45 CFR 158.140(b)(2)(iii))

Proposed Adjustment										
FAMIS	Medallion 4.0 Non- Expansion	Medallion 4.0 Expansion	CCC Plus Non- Expansion	CCC Plus Expansion	Total Medicaid	DSNP				
\$-	\$22,558,090	\$37,851,751	\$25,213,783	\$10,989,789	\$96,613,413	\$-				