## Questions Submitted by Trustee Connie Prado February 21, 2018 Regular Called Board Meeting

# CONSENT: Item #10 Approval of Health Insurance Consultant

Request: Since the evaluation period occurred on February 15, 2018, can we assume that according to the attached scoring sheet, that Gallagher will be recommended by the administration? Can the Board receive a copy of the contract/agreement

#### Response:

Yes, Gallagher will be the recommendation. A draft copy of the contract is being provided with this communication.

#### CONSULTING AGREEMENT

This Consulting Agreement (this "Agreement") is made by and between Gallagher Benefit Services, Inc., ("Gallagher") and South San Antonio Independent School District (the "Client").

The Client wishes to enter into a consulting relationship with Gallagher on the terms and conditions set forth in this Agreement, and Gallagher is willing to accept such a consulting relationship. In consideration of and in reliance upon the terms and conditions contained in this Agreement, the Client and Gallagher agree as follows:

#### 1. Engagement of Services

The Client engages Gallagher as a professional consultant to provide the consulting and/or brokerage services as more fully described in Exhibit A attached to this Agreement and incorporated herein. During the time that Gallagher is performing services for the Client under this Agreement, and for all purposes outlined in this document, Gallagher's status will be that an independent contractor of the Client.

#### 2. Term and Termination

.018. The term of Gallagher's engagement under The Effective Date of this Agreement is March the Lective Date and will remain in effect for this Agreement (the "Consulting Period") will begin as one (1) year from the Effective Date. The Consulting Pard will be automatically extended for an additional year on each anniversary of the E ither party may terminate this Agreement tive Date. extice of as intent to terminate. In the event such by giving the other party at least thirty (30) days Tille termination is effective during the Consulting Pe clue 2 any renewed Consulting Period), Client y services performed prior to the date of termination shall be responsible for compensating her fol and Gallagher shall be responsible e to provide services until the date of termination of **Client** conti this Agreement.

#### 3. Compensation

As compensation for its serves under this Agreement, Gallagher will receive carrier commissions and/or direct fee owed to the Client, set forth in the Compensation Disclosure Statement attached hereto as Exhibit B. Additional formatic regarding Gallagher compensation can also be found in Exhibit B. Gallagher shall disclose the approof commissions payable to it by each insurance company at the time it presents rates to Client. The Ckent is responsible for payment of Gallagher's fees (if applicable) within thirty (30) days of invoice receipt. If any amount is not paid in full when due without a good faith basis to withhold, that nonpayment will constitute a material breach of this Agreement that will allow Gallagher to immediately terminate this Agreement.

#### 4. Performance and Scope

(a) Representations and Warranties. Each party represents, warrants and covenants to the other that: (i) it has full power and authority to make, execute, deliver and perform its obligations under this Agreement; (ii) the performance of its obligations pursuant to this Agreement shall be in accordance with all applicable laws; (iii) this Agreement has been duly executed and delivered by an authorized representative of such party and constitutes the legal, valid and binding obligation of such party, enforceable against such party in accordance with its terms; and (iv) there are no other agreements presently in force which would encumber or prevent either party's compliance with any terms of this Agreement.

- (b) Standard of Care. Gallagher will perform its duties, responsibilities and obligations with the care, skill, prudence and diligence that a prudent employee benefits consultant or insurance broker acting in a like capacity and familiar with such matters would use in the conduct of an enterprise of a like character and with like aims under the circumstances then prevailing. As appropriate, Gallagher will coordinate fiduciary review services and other related duties with the plan's claims administrator and/or insurance carrier(s). However, Gallagher generally does not accept any fiduciary duties or obligations with respect to a plan given that these are typically performed by the plan's claims administrator or insurance carriers.
- (c) <u>Reliance</u>. In the performance of its duties, Gallagher may rely upon, and will have no obligation to independently verify the accuracy, completeness, or authenticity of, any written instructions or information provided to Gallagher by the Client or its designated representatives and reasonably believed by Gallagher to be genuine and authorized by the Client.
- (d) No Practice of Law. Gallagher will not be obligated to perform, and the Client will not request performance of, any services which may constitute the unauthorized practice of law. The Client will be solely responsible for obtaining any legal advice, review or opinion as may be necessary to ensure that its own conduct and operations, including the engagement of Grangher under the scope and terms herein, conform in all respects with applicable State and Federal law and regulations (including ERISA, the Internal Revenue Code, State and securities laws and implementally regulations) and, to the extent that the Client has foreign operations, any applicable foreign laws and regulations.
- (e) <u>Subcontractors</u>. Gallagher may cause nother person or exity, as a subcontractor of Gallagher, to provide some of the services required to be serforted by Gallagher hereunder; provided that Gallagher shall remain responsible for all acts and omission of any such subcontractors (each of which shall be bound by Gallagher's obligations under this Agreement). Gallagher shall seek prior written approval from Client for any subcontractors problem, abstantic consulting, professional or managerial services. Prior written approval shall not be equired explained, office, secretarial, IT back-up, administrative or similar support services.
- (f) Conflict of Intered Gallagian's engagement under this Agreement will not prevent it from taking similar engagements with her may be competitors of the Client. Gallagher will, nevertheless, exercise care and diligent to prevent any actions or conditions which could result in a conflict with Client's best interest
- (g) <u>Acknowledgements.</u> In connection with Gallagher's services under this Agreement, Client agrees that:
  - (i) Mough Gallagher will apply its professional judgment to access those insurance companies it dieves are best suited to insure the Client's risks, there can be no assurance that the insurance companies Gallagher has accessed are the only or are the best suited ones to insure the Client's risks. The final decision to choose any insurance company has been made by the Client in its sole and absolute discretion. The Client understands and agrees that Gallagher does not take risk, and that Gallagher does not guarantee the financial solvency or security of any insurance company.
  - (ii) Any compensation of the types described above and disclosed to it does not constitute a conflict of interest and the Client expressly waives any claims alleging any such conflict of interest.
  - (iii) The compensation payable to Gallagher is solely for the services set forth under this Agreement, as detailed in Exhibit A. Any additional administrative, claims representative or other services (collectively, "Additional Services") will be governed by the terms of a separate agreement covering the Additional Services.

#### 5. Confidentiality

- (a) <u>Client Information</u>. Gallagher recognizes that certain confidential information may be furnished by the Client to Gallagher in connection with its services pursuant to this Agreement ("Confidential Information"). Gallagher agrees that it will disclose Confidential Information only to those who, in Gallagher's reasonable determination, have a need to know such information. Confidential Information will not include information that (i) is in the possession of Gallagher prior to its receipt of such information from the Client, (ii) is or becomes publicly available other than as a result of a breach of this Agreement by Gallagher, or (iii) is or can be independently acquired or developed by Gallagher without violating any of its obligations under this Agreement. However, disclosure by Gallagher of any Confidential Information pursuant to the terms of a valid and effective subpoena or order issued by a court of competent jurisdiction, judicial or administrative agency or by a legislative body or committee will not constitute a violation of this Agreement. Unless prohibited by law, Gallagher shall provide Client with any such subpoena or order and an opportunity to object prior to disclosure. Furthermore, Gallagher will limit disclosure to that information required to be disclosed under the terms of the subpoena or order and will reasonably cooperate with Client (at Client's expense) to limit such disclosure.
- (b) <u>HIPAA Privacy</u>. Gallagher and the Client will each comply with any prohibitions, restrictions, limitations, conditions, or other requirements to the ment they apply to them directly or indirectly pursuant to the Health Insurance Portability and Accordate by Act of 1996 ("HIPAA") and its implementing regulation concerning privacy of individually identifiable alth information as set forth in 45 CFR Parts 160-164, as amended from time to time. When equired, the Count, as a representative of the health plans and Gallagher will enter into a separate Business Associate Agreement.
- (c) <u>Use of Names; Public Announcements</u>. No arty will use, in any commercial manner, the names, logos, trademarks or other intellectual preserty of the their party without its prior written consent. Except as may be required by law, no party will to use, a press recuses or make any public announcements of any kind regarding the relationship between the party will be the other party's prior consent.
- hall o any non-identifying, aggregated and statistical data (d) Aggregated Data. G aghe to Clie (the "Aggregated Data"). Nothing herein shall be that might be derived from provide ig service the Aggregated Data for purposes of operating construed as prohibiting Gallagi fre at: (i) disclose to any third party any Aggregated Data that reveals Gallagher's business. Gallagher shall action; or (ii) reveal the identity, whether directly or indirectly, of Client's identity or its Co diam. any individual whose cific data ght be ased by Gallagher on behalf of Client.

#### 6. Indemnification whits and limitation of Liability

- (a) <u>Indemnificatio</u> Each party ("Indemnifying Party") will promptly defend, indemnify and hold the other party ("Indemnified Party") harmless from and against any and all claims, suits, actions, liabilities, losses, expenses or damages which the Indemnified Party may incur as a result of any violation by the Indemnifying Party of any law, or any loss or expense to the Indemnified Party caused by the misrepresentation, negligent act or omission, or any breach of any of the Indemnifying Party's obligations under this Agreement.
- (b) <u>Limitation of Liability</u>. Notwithstanding any other term or provision of this Agreement, each party shall only be liable for actual damages incurred by the other party, and shall not be liable for any indirect, consequential or punitive damages. Furthermore, unless otherwise noted in Exhibit A, the aggregate liability under this Agreement, if any, of either party to the other for claimed losses or damages shall not exceed \$20,000,000. This provision applies to the fullest extent permitted by applicable law.

#### 7. Notices

Any notices, requests or other communications pursuant to this Agreement will be addressed to the party at its address listed below. Such notices will be deemed to have been duly given, (i) if delivered in person or by courier, upon delivery; (ii) if sent by an overnight service with tracking capabilities, upon receipt; (iii) if sent by registered or certified mail, postage prepaid, within five (5) days of deposit in the mail; or (iv) if sent by fax or electronic mail, at such time as the party which sent the notice receives confirmation of receipt by the applicable method of transmittal.

If to the Client: South San Antonio Independent School District

Attention: Peggy Gonzalez 5622 Ray Ellison Drive San Antonio, TX 78242

If to Gallagher: Gallagher Benefit Services, Inc.

Attention: Nick Long

6001 NW Loop 410, Suite 325 San Antonio, TX 78216

Either party may, by written notice to the other, change the address to such party are to be delivered or mailed.

#### 8. Miscellaneous

- (a) <u>Severability</u>. The various provisions and so provisions of this Agreement are severable and if any provision or subprovision or part the sets held to a unenforceable by any court of competent jurisdiction, then such enforceability will not affect the value of the remaining provisions or subprovisions or parts thereof in this Agreement.
- nt. The Agreement, including all exhibits hereto, constitutes Entire Agreement: nendr. the entire agreement between the arties ar supersed s all prior agreements and understandings, whether ag the second ct matter hereof. Except for changes in carriers and/or oral or written, between the parties lines of coverage noted in Exhibit which may occur upon unilateral approval of the Client, this only by a written instrument executed by both parties. This Agreement may be mod red or ende rties in several counterparts, each of which shall be deemed to be an Agreement may be ex ated by the original copy.
- (c) <u>Waiver</u>. No explant, term or condition or the breach thereof will be deemed waived, except by written consent of the party against whom the waiver is claimed. Any waiver by either party hereto of any provision of this Agreement shall not be construed as a waiver of any other provision of this Agreement, nor shall such waiver be construed as a waiver of such provision with respect to any other event or circumstance, whether past, present or future.
- (d) <u>Governing Law; Rule of Construction</u>. This Agreement will be construed, interpreted and enforced in accordance with the laws of the State of Texas without giving effect to the choice of law principles thereof or any canon, custom or rule of law requiring construction against the drafter.
- (e) <u>Successors</u>. This Agreement shall be binding upon and shall inure to the benefit of all assigns, transferees and successors in the interest of the parties hereto.
- (f) <u>Survival of Provisions</u>. Sections 5 and 6 will survive the termination of this Agreement.

[The remainder of this page intentionally left blank. The parties' signatures appear on the following page.] IN WITNESS WHEREOF, the parties hereto have caused this Consulting Agreement to be duly executed on the date first written above.

### South San Antonio Independent School District

#### EXHIBITA SCOPE OF SERVICES

Subject to any changes and additions as may be mutually agreed by the parties in writing, availability and delivery of data from the insurance carrier and other third party vendors, Gallagher will provide the following Services to Client on an "as needed" basis:

#### RENEWAL ANALYSIS:

- Review and evaluate carrier projections
- Prepare "shadow" renewal projection
- Create financial modeling reports using proprietary Apex software
- Coordinate carrier negotiations
- Create employee contribution modeling reports
- Review identified benchmarks of projected plan costs
- Develop "working" rates for Client analysis and approval
- Assist with budget projections
- Provide renewal alternatives with cost impact of benefit plan change

#### PERIODIC PLAN FINANCIAL REPORTS: (FREQUENCY TO BE MOUNTLY AGREED UPON)

- Summary of plan costs
- Analysis of actual vs. budget
- Employee contributions
- Large claims tracking
- Identification of costs for specific line of coverage
- Comparison of plan costs to aggregate stop-less rejections, sapplicable
- Utilization review
- Comparison to prior claim period
- Plan trends

#### ANNUAL FINANCIAL REPORTS ( UD OF COUNTING):

- Executive summary of program executive
- Comparison of current costs
- Incurred But Not Resorted (IBN) class analysis
- Overview of specific Stop-loss projections
- Future plan costs projections
- Dollars saved by contract got aton
- Percent of benefit dollars part by employee
- Claims by size
- Physician visit details
- Benefits paid by type of service
- Plan funding/budget comparison
- Fixed expense comparison

#### CARRIER MARKETING AND NEGOTIATIONS, AS DIRECTED BY CLIENT:

- Work with Client to develop a strategy to identify goals, analyze program costs and review both current and alternative funding arrangements
- Manage the renewal process with the current carrier to control costs
- Implement carrier renewal strategies with Client
- Develop timeline covering every aspect from RFP preparation to the delivery of employee communications
- Provide analysis of employee disruption report and preparation of geo-access report
- Provide analysis of discounts offered by various carriers by using CPT codes and carrier pricing data

- Manage RFP development that tailors the RFP to the desires, needs and financial directions provided by Client
- Explore alternative funding solutions
- Evaluate vendor responses to track variations in coverage and costs as they are identified
- Conduct finalist interviews to investigate and document intangibles such as personalities, service orientation and responsiveness
- Draft renewal analysis report, based on renewal negotiation, covers program and claims cost projections as well as complete information on benefit designs
- Facilitate decision process by coordinating close collaboration and discussions among the Gallagher team and Client

#### LEGISLATIVE AND CORPORATE COMPLIANCE SUPPORT:

- Provide legislative updates, including Technical Bulletins and Directions newsletters
- Evaluate plan design to assist with compliance with state and federal regulations
- Review benefit plan documents, including summary plan descriptions, contracts, employee summaries, and policies/procedures
- Conduct periodic seminars on regulatory issues
- Assist with the review and evaluation of COBRA and HIPAA copulance procedures
- Provide general information and guidance to assist with complicate with ERISA, FMLA, USERRA, Medicare Part D and other Federal legislation that directly affects the liministration of plan benefits
- Provide template or sample compliance notices, certificate of creditable average and enrollment forms as reasonably requested by Client

#### DAY TO DAY ADMINISTRATIVE ASSISTANCE

#### **EMPLOYEE EDUCATION PROGRAMS:**

- Facilitate focus groups
- Monthly benefit communication directed to emple es
- Educational meetings on coverage and tracks

#### COMMUNICATION MATERIALS:

- Assist with the drafting and distribution of participant Satisfaction Surveys
- Assist with the drafting and drafting and drafting of Open Enrollment-New Member Orientation summary information and appropriate communications pertaining to the health and welfare program
- Provide annual open prollment gradance and employee meeting materials
- Assist with marketing an oversitat of Customized Enrollment Materials (if elected)
- Assist with participant well annitiatives, as directed by Client

#### **BENEFIT ADMINISTRATION ASSESSMENT:**

- Periodic evaluation of internal plan enrollment and benefit termination processes
- Review, coordinate and implement Client agreed upon plan "best practices" to help limit plan liability and increase participant satisfaction
- Help identify opportunities for streamlining and improving administration procedures

#### MERGER AND ACQUISITION:

- Project claim liability and cost implications of active employee health welfare benefits plan integration or consolidation, as requested by Client
- Provide coverage comparison analysis and recommendations as to plan design, carrier selections and funding mechanisms
- Provide disruption analysis reports
- Assist with employee meetings to introduce integrated program(s) or plan changes

#### **MARKET BENCHMARKING STUDIES:**

- Local Area Surveys
- Industry Surveys

#### BENEFIT PLAN DESIGN (OR REDESIGN):

- Help Client identify business and HR objectives that impact benefits
- Review with Client possible benefit strategies to meet their objectives
- Help Client evaluate/review current scope of benefits package e.g., types & levels of coverage
- Work with Client to develop funding and contribution strategies
- Assist with budget projections for design alternatives



# EXHIBIT B COMPENSATION DISCLOSURE STATEMENT

Line of Coverage/Service	Insurance Company	Commission¹/ Supplemental Compensation²	Third Party Compensation	Direct Client Fees <sup>3</sup>	Effective Date
Consulting Services	n/a	n/a	n/a	\$55,000	3/1/2018
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If needed insert additional supp comp information in this row – if extra space is not needed extra statement

#### It should also be noted that:

- Gallagher is not an affiliate of the insurer or vend whose contract is recommended. This means the insurer or vendor whose contract is recommended dos not rectly or indirectly have the power to exercise a controlling influence over the management or policies. Gallagher.
- Gallagher's ability to recommend other insuring spatracts a sendors is not limited by an agreement with any insurance carrier or vendor and Gallagher is a limit of the transaction for applicable plan(s) in the ordinary course of Gallagher business. Thus priment transaction(s) are at least as favorable to the applicable plan(s) as an arm's legant transaction with an unrelated party.
- Gallagher is not a trustee of the plant and is not the Plan Administrator of the plan(s), a Named Fiduciary of the plan(s), nor and applyer wines, has employees in the plan(s).

For Employers and Plan Spe sors Subject to ERISA: This Disclosure Statement is being given to the Client (1) to make sure Client knows about Gallagh. 's and Gallagher affiliates' income before purchasing an insurance product and (2) for plans subject to ERISA, to comply with a disclosure, acknowledgment and approval requirement of Prohibited Transaction Class Exemption No. 84-24<sup>4</sup>, which protects are Client and Gallagher<sup>5</sup>. Disclosure must be made to an independent plan fiduciary for the ERISA Plan(s), and Client acknowledges and confirms that this is a reasonable transaction in the best interest of participants in its ERISA Plan(s).

For more information on Gallagher's compensation arrangements, please visit <a href="www.ajg.com/compensation">www.ajg.com/compensation</a>. In the event a client wishes to register a formal complaint regarding compensation Gallagher receives, please send an email to Compensation\_Complaints@ajg.com.

Commissions include all commissions/fees paid to Gallagher that are attributable to a contract or policy between a plan and an insurance company, or insurance service. This includes indirect fees that are paid to Gallagher paid by a third party, and includes, among other things, the payment of "finders' fees" or other fees to Gallagher for a transaction or service involving the plan.

<sup>2</sup> Gallagher companies may receive supplemental compensation referred to in a variety of terms and definitions, such as contingent commissions, additional commissions and supplemental commissions.

Direct Fees include compensation to Gallagher paid for directly by the plan sponsor/Client.

Which allows an exemption from a prohibited transaction under Section 408(a) of the Employee Retirement Income Security Act of 1974 (ERISA).

In making these disclosures, no position is taken, nor is one to be inferred, regarding the use of assets of a plan subject to ERISA to purchase such insurance.