

ITEM #7
Proposal for Group Employee
Insurance Benefits Consulting Service
Finance
3/17/11

SHERRILL MORGAN

February 16, 2011

Mr. Brian Wilcox, Purchasing Manager
City of Franklin Purchasing Office
Franklin City Hall, Suite 107
109 3rd Ave. South
Franklin, TN 37064

Dear Mr. Wilcox:

Thank you very much for the opportunity to respond to your Request for Proposals for Group Employee Insurance Benefits Consulting Services. We have enclosed our response, along with supporting documents.

We specialize in Tennessee and Kentucky governments, representing over seventy-five governments throughout both states. Because of our familiarity with Tennessee governments, our office, in conjunction with the Tennessee Personnel Management Association (TPMA), conducts an annual survey of government employee benefits.

Our proposal illustrates the types of services we provide. The foundation of these services is development of a three-year plan for employee benefits based on the City of Franklin's financial goals. Plan designs would be tailored to achieve these goals, with consumer-driven programs like health reimbursement arrangements, wellness programs, and coverage of over-the-counter drugs being incorporated into a comprehensive program. Access to our on-staff attorney and C.P.A., as well as independent pharmacy and hospital network consultants are included in our services.

Because of our expertise with Tennessee governments, we believe that we are uniquely qualified to represent the City of Franklin. We look forward to the opportunity to further demonstrate how we might be able to serve you.

Sincerely,



Mark T. Morgan, President
Sherrill D. Morgan & Associates, Inc.
DBA SHERRILL MORGAN

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HISTORIC
FRANKLIN
TENNESSEE

**REQUEST FOR PROPOSAL
FOR
GROUP EMPLOYEE INSURANCE
BENEFITS CONSULTING SERVICES
PROPOSAL PRESENTATION**

1. Qualifications:

Organization and Expertise

Organization

SHERRILL MORGAN was founded in 1969 by Sherrill Morgan as Sherrill D. Morgan & Associates, Inc. and originally specialized in estate planning. As greater emphasis was placed on employee benefits by the business owners it represented, SHERRILL MORGAN evolved to serve its customers on a consultative basis for employee benefits. SHERRILL MORGAN is an independent consultant, not affiliated with any insurance company, third party administrative agency or provider network. For over forty years, SHERRILL MORGAN has sought to serve its clients' needs by seeking out quality employee benefits programs that fit within its clients' budgets.

SHERRILL MORGAN is unique in its emphasis on helping its clients plan for the future of their benefits programs. At SHERRILL MORGAN, we firmly believe that employers must be proactive in managing their benefits programs, and not merely wait for their annual renewal to be delivered. Rather than utilizing cost-control methods standard to the broker community, such as switching carriers in order to get a "new business rate," we prefer to take measures that will make programs sound for years to come, and we bring specialists to the table that can accomplish this.

Expertise

SHERRILL MORGAN maintains a highly professional and well-trained staff that

supports the needs of its clients and their employee benefits programs. SHERRILL MORGAN and pertinent personnel are licensed as Health and Life Agents and/or Consultants. SHERRILL MORGAN staff includes a licensed attorney and certified public accountant.

In addition to fulfilling all of their respective continuing education requirements, these staff members regularly participate in conferences and training sessions held by the Kentucky Public Human Resources Association (KPHRA), the Kentucky Municipal Clerks Association (KMCA), the Tennessee Personnel Management Association (TPMA), The Tennessee Public Risk Management Association (TnPRIMA), the Tennessee City Management Association (TCMA), and the National Association of Insurance and Financial Advisors. Staff attend annual update meetings held by the Department of Labor, and keep abreast of state legislative activity on a regional basis through the departments of insurance of those states, and of federal legislative activity through the Employee Benefits Institute of America.

SHERRILL MORGAN represents over seventy-five public sector clients, a number of which have 150 employees or more and \$1,500,000 in group health insurance premiums. Most of these public sector clients have been SHERRILL MORGAN clients for over 3 years. (Please see Exhibit 1 for partial listing of SHERRILL MORGAN government clients.)

Benefits Surveys:

SHERRILL MORGAN conducts three major annual surveys of employee benefits. The first is the Kentucky Government Benefits Survey, which is a survey of the employee benefits of over 5,200 Kentucky government employees. The second is the Tennessee Personnel Management Association Benefits Survey, which is a survey of over 28,000 Tennessee government employees. SHERRILL MORGAN also conducts the Greater Cincinnati Health Benefits Survey, a survey of private industry companies in the Greater Cincinnati area with 100 or fewer employees. (A copy of the TPMA Survey is included.)

SHERRILL MORGAN regularly sponsors educational seminars for its clients, including annual budget seminars for its government clients and periodic updates on regulatory issues, especially the new federal health care reform laws and regulations. SHERRILL MORGAN provides sponsorship and facilitation of meetings regarding new industry concepts, including consumer-driven health plans and wellness programs. (Please see Exhibit 2 for sample invitations.) SHERRILL MORGAN also provides all clients with a monthly newsletter to keep them up-to-date on employee benefit news. (Please see Exhibit 3 for sample newsletters.)

In addition to the services listed in Section 2 - Work Plan/Technical Approach, SHERRILL MORGAN also assists clients in the following ways:

Health Care Reform Assistance:

SHERRILL MORGAN staff, including its on-staff attorney, are available to answer questions regarding the recent federal health care reform laws and all of the attendant regulations.

Employee Communications:

SHERRILL MORGAN helps to coordinate the development of employee benefit communications. Communications are either developed in-house, or developed by the appropriate vendors and reviewed by SHERRILL MORGAN staff for accuracy and effectiveness. Communications range from standard materials such as Summary Plan Descriptions, benefit summaries, and "frequently asked questions" to detailed explanations of how employees can benefit by taking advantage of special programs like Over-the-Counter drug programs. Because so many of the programs SHERRILL MORGAN encourages clients to adopt are consumer-driven in nature, effective communication of the concepts to employees is essential. (Please see Exhibit 4 for examples of employee communications developed by SHERRILL MORGAN.)

Employee Meetings:

SHERRILL MORGAN regularly conducts employee meetings. Staff will coordinate the presence of all pertinent vendors and will also prepare PowerPoint presentations and handouts as needed in order to communicate benefit programs.

SHERRILL MORGAN has also conducted surveys of its clients' employee populations in order to determine their preferences with regard to benefits and potential plan design changes. These surveys have provided clients' senior management with a frame of reference for making decisions regarding their benefits programs. SHERRILL MORGAN's staff CPA is available to tabulate and present the data to management. (Please see Exhibit 5 for examples of employee surveys.)

Proposed Key Personnel

Mark Morgan, President, Licensed Consultant

Primary representative for SHERRILL MORGAN's activities on behalf of the client

Mike Williams, Senior Vice President, Licensed Consultant

A primary Consultant for the client

Lisa Stamm, Esq., Vice President, Consulting Services

Consultation regarding state and federal health plan laws and regulations

Michelle Middendorf, CPA

Consultation on the financial aspects of health plans

Shannon Mason, RHU, REBC, MBA

A primary Consultant for the client

Kristen Fields, Customer Service Director

Dedicated to assisting the client with enrollment and claims issues and assisting members with individual claims issues with carriers

(Please see next section for more detailed staff qualifications.)

Qualifications

Mark Morgan, President, SHERRILL MORGAN

With over 20 years' experience in the health and life insurance industry, Mark specializes in managing and establishing employee benefit plans. He is a licensed Agent and Consultant experienced in working with private, non-profit and governmental entities throughout the country and has been involved in numerous collective bargaining negotiations. He also works with hospital and provider organizations, and is one of the industry's leading proponents of transparency in health care financing, particularly in the area of pharmacy benefit management. He is regularly invited to speak at human resources conventions on health benefits and health care reform. Mark is an advocate for senior citizens, and has served as President of Senior Services of Northern Kentucky.

Michael Williams, Senior Vice President, Licensed Consultant

Mike joined SHERRILL MORGAN in 1998. A graduate of the University of Cincinnati, he has a diverse background in the health insurance industry as a marketing representative and service specialist. Mike also has experience as a billing representative, enrollment specialist, and a divisional trainer and has held positions with Humana and United Healthcare. He has extensive health insurance knowledge of claims issues, state laws and guidelines, and customer service. Mike is responsible for preparing analysis for all client renewals and new business quotes and is a primary consultant for SHERRILL MORGAN concerning any client service issues. Mike is a licensed Agent and Consultant. Mike also serves on several insurance company advisory boards and on several state advisory panels, including the Insurance Coverage Affordability and Relief program. Mike stays abreast of state legislative issues regarding health care and has served on various health committees. He also serves on the advisory board for Humana, CHA, and the Dental Care Plus Group.

Lisa Stamm, Esq., Vice President, Consulting Services

Lisa is a graduate of Northern Kentucky University and the University of Cincinnati College of Law. She has been with SHERRILL MORGAN since 2005, and assists with the management of health and welfare benefit plans. As a licensed attorney, she is able to give consultation regarding applicable state and

federal laws regarding health plans. She is also available to answer questions regarding compliance with applicable laws, including federal health care reform, COBRA, ERISA, and HIPAA. Lisa is also an expert and featured speaker on regulatory issues, particularly as they relate to health care reform. She has been a member of the Kentucky Bar Association since 1992.

Michelle Middendorf, CPA

Michelle manages health and welfare benefits for large, self-funded groups. As a certified public accountant, she is able to give consultation regarding the financial aspects of health plans, as well as compliance with FASB and GASB standards. Michelle oversees the SHERRILL MORGAN survey team. She is a 1992 graduate of Northern Kentucky University, and has previously practiced public accounting for Ernst & Young and sales tax for Cincinnati Milacron. Michelle also oversees the involvement of SHERRILL MORGAN's contracted actuarial partners and claims auditors. Michelle stays current on FASB and GASB standards specifically as they apply to health and welfare plans.

Shannon Mason, RHU, REBC, MBA

Shannon Mason is one of our licensed insurance agents and a primary consultant with SHERRILL MORGAN. Shannon comes to us with over 14 years of experience in the health and pharmacy benefits industry. She holds designations as a Registered Health Underwriter and Registered Employee Benefit Consultant and has earned a Master in Business Administration from Indiana Wesleyan University. She has negotiated and established regional PPO networks throughout the Midwest and has also negotiated contracts with pharmacy benefit managers and third party administrators. Because she has experience in working with health care surveys while at J.D. Power and Associates, Shannon also assists with SHERRILL MORGAN's employer benefit surveys.

Other Organizations Represented

City of Murfreesboro, Tennessee

The City of Murfreesboro has recently retained SHERRILL MORGAN to conduct Requests for Proposals for all services for their health plan and other employee benefits and to provide general consultative services regarding the City's employee benefits programs.

City of Brentwood, Tennessee

The City of Brentwood has recently retained SHERRILL MORGAN to conduct Requests for Proposals for all services for their health plan and other employee benefits and to provide general consultative services regarding the City's employee benefits programs.

City of Columbia, Tennessee

The City of Columbia has recently retained SHERRILL MORGAN to conduct Requests for Proposals for all services for their health plan and other employee benefits and to provide general consultative services regarding the City's employee benefits programs.

City of Springfield, Tennessee

The City of Springfield has retained SHERRILL MORGAN for consulting services regarding its employee health benefits. The mutually established goal is a reduction in the health care budget of \$600,000 over a period 12-month period.

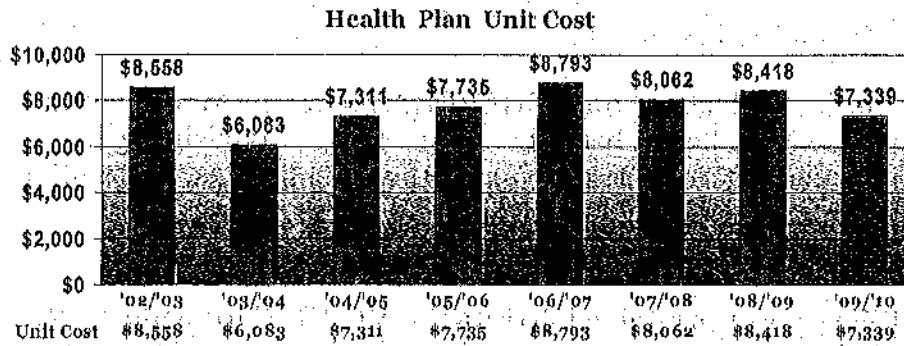
City of Kingsport, Tennessee

The City of Kingsport has retained SHERRILL MORGAN to conduct a Request for Proposals for administrative services for its health plan and to provide general consultative services regarding the City's employee benefits programs. SHERRILL MORGAN assisted in the City's GASB analysis of their retiree benefits.

The City of Bowling Green, Kentucky

The City of Bowling Green has approximately 450 employees and has been a SHERRILL MORGAN client since 2007. The City reduced its cost by nearly 20% by instituting a consumer-driven health plan with an HRA and by implementing a new spousal eligibility policy. This policy requires spouses who have coverage available at their place of employment to enroll in that coverage. The policy also offered a one-time waiver benefit for spouses who left the City's plan to enroll in other coverage. Contract and network changes recommended by SHERRILL MORGAN have also contributed to the City's savings. For example, in 2009, SHERRILL MORGAN was able to negotiate an approximate 25% savings on stop loss premiums for the City. The following bar graph illustrates the City's trend in cost per employee unit since 2002. Since SHERRILL MORGAN began representing the City in January of 2007, the City's unit cost was reduced from \$8,763 to \$7,339.

**City of Bowling Green
Health Care Plan Cost Summary
2002-2010**



*'09/'10 unit cost includes estimated HRA claims of \$36 per unit

The City of Bristol, Tennessee

The City of Bristol has approximately 340 employees and has been a SHERRILL MORGAN client since 2005. Through its provider reimbursement/contract analysts, SHERRILL MORGAN was able to negotiate with Highlands Wellmont Health Systems for a single client contract that changed discounting from a percentage of billed charges to a *per diem* or per-day charge. This equates to an additional 15% discount if done on a "percentage of billed charges" basis.

SHERRILL MORGAN also obtained an additional 10% discount from the Physician PHO and was able to guarantee outliers and inflationary charges for a period of three years. This will amount to nearly \$1 million dollars in savings over three years based on current utilization of that key facility. On the City's behalf, SHERRILL MORGAN will be able to negotiate additional discounting with the PHO and the Hospital by putting steerage into the plan design which will benefit employees who utilize Highlands Wellmont providers over those of other networks.

In 2007, SHERRILL MORGAN conducted a Request for Proposal for all services related to the employee benefits program, and assisted the group in installing a new administrator and ancillary providers. (Please see Exhibit 6 for RFP for all services.)

In 2008, The City asked SHERRILL MORGAN to do a comprehensive review of its Medicare-eligible and non-Medicare-eligible retiree benefits and to make recommendations that would reduce the City's costs and GASB liabilities without significantly reducing benefits or increasing costs to its retirees. The City

adopted a Medicare Advantage fully insured program for its Medicare-eligible retirees.

The City added a new plan design with a Health Reimbursement Arrangement for its active employees in 2009. The City's cost per unit decreased approximately 16% in 2009-2010 when compared with 2008-2009.

The City of Covington, Kentucky

The City of Covington has approximately 400 employees, and has been a client since 2004. SHERRILL MORGAN helped the group to achieve a savings of approximately \$250,000 in administrative and stop loss expenses, and also assisted in union negotiations. In 2007, the City was able to reach agreements with all three of its unions, in part because of changes to the prescription drug program developed by SHERRILL MORGAN in conjunction with its pharmaceutical consultant, Allan Zaenger.

The City of Bardstown, Kentucky

Perhaps the greatest impact SHERRILL MORGAN has had on any client was on the City of Bardstown. Bardstown has 120 employees and has been a SHERRILL MORGAN client since 2000. With proper long-term planning and coordination of all aspects of its plan, including wellness, an HRA (see above), and network discount negotiations, the City had an overall 57% reduction in costs over four years.

Kenton County Fiscal Court, Kentucky

The Kenton County Fiscal Court has approximately 330 employees and has been a client since 2003. Initially, SHERRILL MORGAN coordinated bidding of administrative services, stop loss, network discounts and ancillary services, and was able to impact fixed costs and ancillary services (disability and life) by almost \$300,000. In 2006, as part of its long term plan, the County instituted a dual choice program that included wellness programs, tobacco premiums, and waiver benefits. The County realized total savings of approximately \$900,000 in 2006/2007. In January of 2009, the City began offering a Health Reimbursement Arrangement.

References

1. City of Bristol, Tennessee (current client)

Contact: Belva Hale, Director of Human Resources, 801 Anderson Street, Bristol, TN 37621, (423)989-5525

Services provided: Management of health and prescription drug plans and ancillary benefits

2. City of White House, Tennessee (current client)

Contact: Angie Carrier, City Administrator, 105 College Street, White House, TN 37188, (615)672-4350

Services provided: Management of health and prescription drug plans

3. City of Mt. Juliet, Tennessee (current client)

Contact: Randy Robertson, City Manager, 2425 North Mt. Juliet Road, Mt. Juliet, TN 37121, (615)754-2552

Services provided: Management of health and prescription drug plans and ancillary benefits

4. City of Erlanger, Kentucky (former client)

Contact: Missy Address, Director of Administration/City Clerk, 505 Commonwealth Avenue, Erlanger, KY 41018, (859)727-2525

Services provided: Management of health and prescription drug plans

5. Kentucky Speedway (former client)

Contact: Debby Shipp, Human Resources Director, 400 Buttermilk Pike #100, Ft. Mitchell, KY 41017, (859)647-4309

Services provided: Management of health and prescription drug plans and ancillary benefits

6. Sieb & Meyer America, Inc. (former client)

Contact: Jeff Endres, Office Manager, 3975 Port Union Road, Fairfield, OH 45014, (513)563-0860

Services Provided: Management of health and prescription drug plans and ancillary benefits

(Additional references available upon request.)

2. Work Plan/Technical Approach:

Philosophy

SHERRILL MORGAN uses a number of strategies in assisting clients achieve their objectives. These include:

1. Cost Containment Strategies

a. Long term planning

Employers are increasingly challenged to find ways to control costs while maintaining a level of employee benefits that enables them to attract and retain a strong workforce. Understanding the client's goals in this regard and helping to define those goals is SHERRILL MORGAN's first priority. SHERRILL MORGAN uses a detailed process called the "long term plan" in order to identify and achieve the client's goals. Ultimately, the goals are translated into a long term plan document. (Please see Exhibit 7 for long term plan documents.)

The following topics are discussed with the client as part of the long term planning process:

- **Financial Goals:** What are the client's *Financial Goals*? What does the client want plan costs to be over the next three years, and what share do they want employees to pay during that period? The client's historical costs are examined to determine the rate at which plan costs have inflated. (Please see bar graph in Exhibit 7.)
- **Retiree Benefits:** SHERRILL MORGAN can examine the costs of the client's retiree benefits programs and make recommendations to the client on how to manage these programs and the resulting current and future financial liability associated with them, including GASB and OPEB liability. (Please see sample Client Memoranda in Exhibit 8.)
- **Wellness and Consumer-Driven Goals:** This is the area with the greatest potential for employee involvement and also involves how the plan is conceptually conveyed to employees. Numerous federal and state regulations apply in the area of Wellness Programs. SHERRILL MORGAN's on-staff attorney can provide guidance to the client on the regulatory implications in this area.
- **Pharmacy Goals:** This is a major consumer-driven area of health plans. For instance, health plans can cover over-the-counter substances in order to move members from more costly prescribed drugs. (Please see below for more information on over-the-counter drug coverage.) This, along with other programs, can greatly impact prescription drug costs. We also recommend transparent and pass-through contracting for the client's pharmacy program to ensure that drugs are purchased at the best possible discount and that all rebates come back to the employer.
- **Plan Design Goals:** Deductibles and copays are evaluated to make sure they coordinate with the client's goals in other areas.

All of the information above is put on a timeline on which meeting dates and goals, such as the renewal process, are given future action dates. (Please see timeline in Exhibit 7.) SHERRILL MORGAN meets quarterly with clients in order to facilitate the long term planning process.

b. Consumerism and Wellness

In conjunction with long term planning, SHERRILL MORGAN has used the following types of programs in order to help employers contain the costs of their health plans:

i. Health Reimbursement Arrangements (HRAs)/Health Savings Accounts (HSAs)

SHERRILL MORGAN currently manages health plans for more than thirty employers which have instituted HRAs. SHERRILL MORGAN specializes in these programs, and instituted one of the first Section 105 HRA plans in the country at the City of Bardstown, Kentucky. The City of Bardstown adopted its plan on the first day these plans became available under federal regulations, and realized a 57% decrease in plan costs over four years. Those employers who have followed SHERRILL MORGAN's recommendations regarding HRAs, including only reimbursing in-network deductible and coinsurance expenses, have seen reductions of between 15% and 57%. No employer to date has paid out more in HRA reimbursements than they have saved in premiums or claims.

Coordination of HRA programs with other consumer-driven initiatives, such as wellness programs and over-the-counter drug coverage (please see further information below and also Exhibit 4.) can help to maximize the potential for cost-control for the plan and for improvement in the overall health of the client's workforce. Some examples of SHERRILL MORGAN government clients who have instituted HRAs are:

The City of Bristol, Tennessee instituted its HRA on January 1, 2009 and its cost per unit decreased by 16% when compared to the previous year.

The City of Henderson, Kentucky instituted its HRA on January 1, 2006 and had flat health care costs over a three-year period.

Sanitation District No. 1 has had an HRA in place since 2005 and its health insurance budget has reduced by 20%.

The City of Bardstown, Kentucky is SHERRILL MORGAN's longest-running HRA program; as mentioned above, its costs decreased 57% over four years.

The City of Florence, Kentucky instituted an HRA on July 1, 2006, offering a dual choice of an HRA plan and a traditional plan. Ninety-eight percent of the employee population chose the HRA plan. The City's costs have decreased approximately 25% over a four-year period.

ii. Wellness Programs

After helping the client to select a wellness program vendor, such as a national firm or local hospital, SHERRILL MORGAN works with the client to determine what type of incentive program will best fit its workforce. SHERRILL MORGAN also helps the client in designing employee educational formats that will convey the goals of the wellness programs to employees. The cost of the programs range from a per employee per month cost, to a cost per meeting. Measurements of return on investment (ROI) are calculated in the reporting, but an industry standard for monetary ROI is a minimum of two to three years. Many of the programs that SHERRILL MORGAN has implemented have had an immediate ROI, such as being able to detect minor and major health conditions of which employees were previously unaware. Lisa Stamm, Esq., is experienced in developing wellness programs in which the employer can track certain health conditions, such as high blood pressure, and then reward or penalize employees for their actual success in managing their conditions. (Please see wellness information in Exhibit 9.)

iii. Over-the-Counter Drug Coverage

The Over-the-Counter (OTC) Drug program enables both individual members and health plans to save money by covering over-the-counter substances under the prescription drug card. It enables members to substitute less expensive allergy, stomach, and cold sore medications for more expensive prescription substances. A special, reduced copay is established for these over-the-counter substances in order to encourage members to participate. For instance, some employers with \$5 or \$10 generic copays charge \$1 or no copay at all for a thirty-day supply of the OTC substances. SHERRILL MORGAN will help to educate employees regarding the benefits of this program. (Please see Exhibit 4 for a sample of employee educational information on the OTC program.)

Vendor Evaluation and Selection Services

SHERRILL MORGAN uses the long term planning format, discussed previously, for implementation of new vendors and programs in order to meet the client's goals. (Please see Exhibit 6 for an example of a Request for Proposal that SHERRILL MORGAN used to help select and install a new third-party administrator for a client.) Once pertinent vendors have been selected, SHERRILL MORGAN provides customized presentations for each client, including presentations to employees, and will prepare employee materials in the format the employer chooses. The involvement of networks and vendors is crucial to this process, and SHERRILL MORGAN will facilitate their involvement. SHERRILL MORGAN can also facilitate online enrollment with vendors, as well as enable both employer and employee to access online benefit information.

Pharmacy Analysis

SHERRILL MORGAN contracts with Allan Zaenger, R.Ph., MS, of Pharmaceutical Horizons to independently evaluate the pharmacy benefit programs of its clients. Mr. Zaenger's recommendations generally cause a 10% cost reduction to prescription drug programs without any changes in benefits.

The following services are provided to SHERRILL MORGAN clients via Pharmaceutical Horizons:

- Coverage for Over-the-Counter Drugs (Please see detailed description above.)
- Evaluation of specialty or designer drugs' impact to the plan (Please see Exhibit 10.)
- Proper coverage of smoking cessation products (Please see Exhibit 11.)
- Tailored formularies
- A detailed drug cost and use evaluation comparing the organization's pharmacy data to its own historical data and also to industry data (Please see Exhibit 12 for sample pharmacy evaluation.)

Provider Reimbursement and Contract Analysis

SHERRILL MORGAN has the ability to negotiate directly with hospitals and providers on behalf of its clients. Shannon Mason, one of SHERRILL MORGAN's principal consultants, has extensive experience in negotiating and establishing regional PPO networks throughout the Midwest.

SHERRILL MORGAN also contracts with Randy Gomez, FSA, EA, MAAA for assistance in claim and reimbursement audits for clients.

Optional Additional Service: Actuarial Services from various actuarial firms

- Actuarial funding valuations and projections for HRA accounts
- GASB 43/45 accounting studies and disclosure reports (government clients)
- Actuarial calculations for IBNR reserves and COBRA/premium rate calculations
- Cost modeling for plan design changes for traditional, HRA, and HSA plans
- Plan contribution modeling and budget projections
- VEBA post-retirement actuarial funding calculations

Services Provided

SHERRILL MORGAN assists the Client in achieving its goals for its employee benefits programs in various ways, all of which would be coordinated through a long term planning model. This model is described in detail above.

The following implementation, planning, and evaluation services are provided by SHERRILL MORGAN as part of its regular services:

1. Installation or Examination of Current Bids or Providers

- Evaluating and negotiating vendor contracts
- Monitoring installation timelines for new programs and monitoring vendor performance
- Employee meetings

2. Future Plan Evaluation & Recommendations

- Understanding of client goals
- Plan compliance with applicable regulations
- Plan costs and trends
- Provision of written recommendations to reduce plan costs (e.g., Rx benefits) (Please see Exhibit 13 for an example of written recommendations for a client.)
- Recommendations regarding retiree benefit programs and associated financial liabilities (Please see sample Client Memoranda in Exhibit 13.)
- Recommendations for LTD, STD, life, dental, and vision benefits

3. Future Bid Requests & Evaluation

- Understanding what the client desires to achieve from bidding process
- Preparing bid documents, establishing goals, parameters for election criteria of bids
- Distribution of bid requests
- Fielding questions from respondents
- Receiving and evaluating bids, measuring election criteria, and presenting results to client (Please see Exhibit 14 for forms used to evaluate RFP responses.)
- Interviewing and awarding contracts to successful respondents
- Monitoring installation timelines for new programs and monitoring new vendors

4. Plan Monitoring & Ongoing Evaluation

- Mid-year Review of plan costs, containment measures, and possible plan change recommendations
- Third Quarter Review of current plan, plan provider, plan costs, and preparation of possible plan changes and contract renewal
- SHERRILL MORGAN staff available for claims issues and general consultation
- Development of long-term plan (3 to 5 years) and comparison of Client information to other government data available to SHERRILL

MORGAN through its annual benefits surveys, including the TPMA survey

3. Fees

SHERRILL MORGAN will provide all of the services described in this document for an annual fee of \$30,000 for year 1, \$31,500 for year 2, and \$33,000 for year 3. These amounts can be billed on a monthly, quarterly, semi-annual, or annual basis according to client preference. Fees for additional services are negotiable.

SHERRILL MORGAN prefers to be compensated on a fixed fee basis, because this ensures that the client knows exactly how much they are paying for SHERRILL MORGAN's services. An annual disclosure form is provided to each SHERRILL MORGAN client that states this fee and also states that no other forms of compensation are received. (Please see Exhibit 15 for sample Disclosure Statement.)

4. Exceptions/Deviations:

Affidavit of Drug-Free Workplace is not submitted because SHERRILL MORGAN does not have a drug-free workplace program that complies with T.C.A. Section 50-9-101 through 50-9-113. Addendum No.1, A9 states that if this is not the case, the form should not be submitted.

Proposal Submittal Form

a form required of Bidders and Proposers on purchases of supplies, materials, equipment and services for the
City of Franklin, Tennessee

Purchasing Office Solicitation No.: 2011-016

Vendor's name, street address, and mailing address:

SHERRILL MORGAN
525 W. 5th Street, Suite 310
Covington, KY 41011

Vendor's contact person's name (printed), title, and telephone number:

Mark T. Morgan, President
859-291-6600

Does the proposer take any exceptions to the City's requirements (yes, see enclosed / no, proposer takes no exceptions)?

Yes, see enclosed

Are exceptions, if any, to the City's requirements listed separately, described, compared to the City's intention as expressed and implied by the City's requirements and submitted (yes, see enclosed / no, proposer takes no exceptions):

Yes, see enclosed

City's preferred payment terms (net 30 days from date of invoice) are acceptable to proposer (yes/no; if no, proposer to indicate its preferred payment terms):

Yes

Last date (no sooner than April 30, 2011) that proposal and associated pricing is valid and may be accepted by the City:

July 1, 2012

Are the following included with this Proposal Submittal Form in the proposal submittal (yes/no)?

No

- Detailed vendor-supplied description of proposed service(s);
- Identification, listing and description of any exceptions to the City's requirements as per the instructions;
- Contact information for minimum of three references;
- Standard Procurement Terms and Conditions of the City of Franklin, with the vendor's contact information inserted;
- Vendor terms and conditions, if any, that are not inconsistent with the City's Standard Procurement Terms and Conditions;
- Affidavit of Non-Collusion, executed in full;
- If proposer employs not less than five employees, then the City's Affidavit of Drug-Free Workplace, executed in full; and
- Affidavit of Title VI Compliance, executed in full.

Proposal Submittal Form

a form required of Bidders and Proposers on purchases of supplies, materials, equipment and services for the
City of Franklin, Tennessee

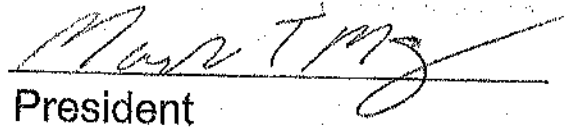
Purchasing Office Solicitation No.: 2011-016

Receipt acknowledged of any and all issued addenda to this solicitation (list all Addenda Nos. received, if any / indicate "no addenda received"):

Addendum No. 1 received

Signature of proposer's authorized representative:

I have received and read, and do understand and consent, to all instructions, terms and conditions, including those imposed by reference, which apply to this procurement solicitation and compliance with which is required as a condition precedent to consideration of the proposal submitted herewith.



President

Title of proposer's authorized representative:

2/16/11

Date of signature:

Affidavit of Non-Collusion

a form required of Bidders and Proposers on purchases of supplies, materials, equipment and services for the
City of Franklin, Tennessee

State of Kentucky)
County of Kenton) SS

Affiant, Mark T. Morgan, deposes and makes oath that:
(printed name of person signing Affidavit)

1. He or she is the President of
(Owner or Authorized Partner, Officer, Representative or Agent of Owner)
Sherrill D. Morgan & Associates, Inc.
(legal name of entity submitting bid or proposal)

the Bidder or Proposer who has submitted the attached bid or proposal;

- The Bidder or Proposer is fully informed respecting the preparation and content of the attached bid or proposal and of all pertinent circumstances respecting such bid or proposal;
- Such bid or proposal is genuine and is not a collusive or sham bid or proposal;
- Neither the said Bidder or Proposer nor any of its officers, partners, owners, agents, representatives, employees, or parties in interest, including this Affiant, has in any way colluded, conspired, connived or agreed, directly or indirectly, with any official or agent of the City of Franklin or with any other firm, person, or potential or actual bidder or proposer to submit a collusive or sham bid or proposal in connection with the contract for which the attached bid or proposal has been submitted, or to refrain from bidding or proposing indirectly, or sought by agreement, or collusion, or communication, or conference with any other firm, person, or potential or actual bidder or proposer to fix the price or prices or cost element of the bid, quoted or proposed price or the bid, quoted or proposed price of any other potential or actual bidder or proposer, or to secure through any collusion, conspiracy, connivance, or unlawful agreement any advantage against the City of Franklin or any person interested in the proposed contract;
- The price or prices quoted in the attached bid or proposal are fair and proper and are not tainted by a collusion, conspiracy, connivance, or unlawful agreement on the part of the Bidder or Proposer or any of its agents, representatives, owners, employees, or parties in interest, including this Affiant; and
- He or she understands that Article VIII, Section 16, of the City Charter of Franklin, and T.C.A. §6-54-107, prohibit any member of the Board of Mayor and Aldermen, or officer elected by said Board, from being interested in any contract, or work of any kind whatever, under its control and direction, and any contract in which any such person shall have an interest shall be void and unenforceable, subjecting any funds received by contractor to be returned in full to the City, in addition to any other penalties provided by law.

Mark T. Morgan
(signature of Affiant)

President
(title of Affiant)

Sworn and subscribed to before me this 16 day of Feb, 2011

Cheryl Talen
(Notary Public)

My Commission Expires: 10-1-13

(Submitted in response to City of Franklin Purchasing Office Solicitation No. 2011-016)

Affidavit of Title VI Compliance
a form required of Bidders and Proposers on purchases of services for the
City of Franklin, Tennessee

State of Kentucky)
County of Kenton) SS

Affiant, Mark T. Morgan, deposes and makes oath that:
(printed name of person signing Affidavit)

1. He or she is the President of
(Owner or Authorized Partner, Officer, Representative or Agent of Owner)
Sherrill D. Morgan & Associates, Inc.
(legal name of entity submitting bid or proposal)

the Bidder or Proposer who has submitted the attached bid or proposal;

2. The Bidder or Proposer is fully informed respecting the preparation and content of the attached bid or proposal and of all pertinent circumstances respecting such bid or proposal;
3. No person on the grounds of handicap or disability, age, race, color, religion, sex, national origin or any other class protected by federal and/or Tennessee constitutional, statutory and/or case law shall be excluded from participation in, or denied benefits of, or be otherwise subjected to discrimination in, the performance of the contract or in the employment practices of the contractor;
4. The contractor shall, upon request, show proof of such non-discrimination, and shall post in conspicuous places, available to employees and job applicants, notices of non-discrimination; and
5. This Affidavit is made on personal knowledge.

Mark T Morgan
(signature of Affiant)

President
(title of Affiant)

Sworn and subscribed to before me this 16 day of Feb, 2011

Chief Keller
(Notary Public)

My Commission Expires: 10/1/13

Standard Procurement Terms and Conditions

City of Franklin, Tennessee

1. Assignment/Subcontracting. Neither party may assign any rights or obligations under these Standard Procurement Terms and Conditions or any Statement of Work without the prior written consent of the other party. These Standard Procurement Terms and Conditions will be binding upon and inure to the benefit of the parties and their respective successors and permitted assigns. Vendor may subcontract any portion of the work only with the prior consent of the City, but such subcontracting will not relieve Vendor of its duties under these Standard Procurement Terms and Conditions.
2. Time of the Essence. The parties agree that TIME IS OF THE ESSENCE with respect to the vendor's performance of all provisions of this procurement.
3. Taxes. As a tax-exempt entity, the City shall not be responsible for sales or use taxes incurred for products or services. Upon request, the City shall supply Vendor with a copy of its Sales and Use Tax Exemption Certificate. Vendor shall bear the burden of providing its suppliers with a copy of the City's tax exemption certificate and shall assume all liability for such taxes, if any, that should be incurred.
4. Notices. Any notice provided pursuant to these Standard Procurement Terms and Conditions, if specified to be in writing, will be in writing and will be deemed given: (a) if by hand delivery, then upon receipt thereof; (b) if mailed, then three (3) days after deposit in the mail where sender is located, postage prepaid, certified mail return receipt requested; (c) if by next day delivery service, then upon such delivery; or (d) if by facsimile transmission or electronic mail, then upon confirmation of receipt. All notices will be addressed to the parties at the addresses set forth below (or set forth in such other document which these Standard Procurement Terms and Conditions may accompany, or such other address as either party may in the future specify in writing to the other).

In the case of the City:

City of Franklin
Attn: Purchasing Manager

Re: City of Franklin Purchasing Office Solicitation No. 2011-016

109 Third Ave. South

P.O. Box 305

Franklin, TN 37065-0305

FAX: 615/550-0079

E-mail: purchasing@franklintn.gov

In the case of Vendor:

SHERRILL MORGAN

Attn: Mark T. Morgan

525 W. 5th Street, Suite 310

Covington, KY 41011

859-291-7805

mark@sherrillmorgan.com

Standard Procurement Terms and Conditions City of Franklin, Tennessee

5. Confidentiality and Proprietary rights. Vendor waives any right to confidentiality of any document, e-mail or file it fails to clearly mark on each page (or section as the case may be) as confidential or proprietary. Proprietary rights do not extend to the data created by the City's users of the System; all rights to that data (including derivative or hidden data such as metadata) shall vest solely in City at the moment of creation and City shall retain exclusive rights, title, and ownership of all data and images created therefrom at the moment of creation and utilization, through and including image creation. City may be required to disclose documents under state or federal law. City shall notify Vendor if a request for documents has been made and shall give Vendor a reasonable opportunity under the circumstances to respond to the request by redacting proprietary or other confidential information. In exchange, Vendor agrees to indemnify, defend, and hold harmless City for any claims by third parties relating thereto or arising out of (i) the City's failure to disclose such documents or information required to be disclosed by law, or (ii) the City's release of documents as a result of City's reliance upon Vendor's representation that materials supplied by Vendor (in full or redacted form) do not contain trade secrets or proprietary information, provided that the City impleads Vendor and Vendor assumes control over that claim.
6. Derivative Works. To the extent that the Agreement contains Vendor's reservation of rights, such definitions and limitations are superseded by the following: "Derivative Work" means a program that is based on or derived from one or more existing programs or components. If the original software is modified to create a new program, a derived work is created. If the original software was designed to accept plug-ins or drivers using a defined mechanism, such a driver or plug-in does not form a derived work. Linking to a library in the way it was designed to be interfaced with, does *not* constitute deriving a work. "Derivative work" is *not* the data that the Licensee inputs, manipulates, modifies or otherwise improves, nor the images resulting therefrom.
7. Arbitration/Mediation. No arbitration shall be required as a condition precedent to filing any legal claim arising out of or relating to the Contract. No arbitration or mediation shall be binding.
8. Waiver. Neither party's failure or delay to exercise any of its rights or powers under these Standard Procurement Terms and Conditions will constitute or be deemed a waiver or forfeiture of those rights or powers. For a waiver of a right or power to be effective, it must be in writing signed by the waiving party. An effective waiver of a right or power shall not be construed as either (a) a future or continuing waiver of that same right or power, or (b) the waiver of any other right or power.
9. Warranties/Limitation of Liability/Waiver. City reserves all rights afforded to local governments under law for all general and implied warranties. The City does not waive any rights it may have to all remedies provided by law and therefore any attempt by Vendor to limit its liability shall be void and unenforceable.
10. Severability. If any term or provision of these Standard Procurement Terms and Conditions is held to be illegal or unenforceable, the validity or enforceability of the remainder of these Standard Procurement Terms and Conditions will not be affected.

Standard Procurement Terms and Conditions City of Franklin, Tennessee

11. Precedence. In the event of conflict between the provisions of these Standard Procurement Terms and Conditions and any contract, agreement or other document which these Standard Procurement Terms and Conditions may accompany, the provisions of these Standard Procurement Terms and Conditions will to the extent of such conflict take precedence unless such document expressly states that it is amending these Standard Procurement Terms and Conditions.
12. Indemnification. Vendor agrees to indemnify and hold City harmless from and against legal liability for all judgments, losses, damages, and expenses to the extent such judgments, losses, damages, or expenses are caused by Vendor's negligent act, error or omission in the performance of the services of this agreement. In the event judgments, losses, damages, or expenses are caused by the joint or concurrent negligence of Vendor and City, they shall be borne by each party in proportion to its own negligence. The terms and conditions of this paragraph shall survive completion of this services agreement.
13. Additions/Modifications. If seeking any addition or modification to the Contract, the parties agree to reference the specific paragraph number sought to be changed on any future document or purchase order issued in furtherance of the Contract, however, an omission of the reference to same shall not affect its applicability. In no event shall either party be bound by any terms contained in any purchase order, acknowledgement, or other writings unless: (a) such purchase order, acknowledgement, or other writings specifically refer to the Contract or to the specific clause they are intended to modify; (b) clearly indicate the intention of both parties to override and modify the Contract; and (c) such purchase order, acknowledgement, or other writings are signed, with specific material clauses separately initialed, by authorized representatives of both parties.
14. Applicable Law; Choice of Forum/Venue. These Standard Procurement Terms and Conditions are made under and will be construed in accordance with the laws of the State of Tennessee without giving effect to any state's choice-of-law rules. The choice of forum and venue shall be exclusively in the Courts of Williamson County, TN.
15. Termination. Either party may terminate these Standard Procurement Terms and Conditions, with or without cause, upon thirty (30) days' notice to the other. Upon termination by the vendor, the City shall be entitled to retain ownership of any and all goods and equipment purchased. Upon termination by the City, the vendor shall be entitled to receive any amounts due as a result of goods and equipment already delivered and/or services already rendered; however, the City shall maintain ownership and control of any goods and equipment purchased. Upon termination of services, whether connected or unconnected to goods and equipment, such services shall be rendered until the conclusion of the 30th day as stated in the notice or until a contractual benchmark has been achieved, or as the parties may otherwise agree.

Standard Procurement Terms and Conditions City of Franklin, Tennessee

16. Breach. Upon deliberate breach of these Standard Procurement Terms and Conditions, or of any contract, agreement or other document which these Standard Procurement Terms and Conditions may accompany, by either party, the non-breaching party shall be entitled to terminate these Standard Procurement Terms and Conditions without notice, with all of the remedies it would have in the event of termination under section 10 ("Severability") above, and may also have such other remedies as it may be entitled to in law or in equity.

17. Default. If Vendor fails to perform or comply with any provision of these Standard Procurement Terms and Conditions, or of any contract, agreement or other document which these Standard Procurement Terms and Conditions may accompany, then the City (i) may cancel the purchase award and/or the accompanying contract or agreement or purchase order, in whole or in part, without penalty or protest by Vendor; (ii) may consider such failure to perform or comply as a breach of contract; (iii) reserves the right to purchase its requirements from the vendor that submitted the next lowest and best responsive and responsible bid, or the vendor that submitted the next best proposal, if that vendor will still honor that bid or proposal, or to seek new bids or proposals, or to pursue one or more other options available to the City in compliance with its then current purchasing policy; and (iv) may hold the defaulting vendor liable for all damages provided by law, including cost of cover.

18. Entire Agreement. These Standard Procurement Terms and Conditions, including any contract, agreement or other document which these Standard Procurement Terms and Conditions may accompany, constitutes the entire agreement between the parties and supersedes any prior or contemporaneous communications, representations or agreements between the parties, whether oral or written, regarding the subject matter of these Standard Procurement Terms and Conditions. The terms and conditions of these Standard Procurement Terms and Conditions may not be changed except by an amendment expressly referencing these Standard Procurement Terms and Conditions by section number and signed by an authorized representative of each party.

19. Survival. These Standard Procurement Terms and Conditions shall survive the completion of or any termination of any contract, agreement or other document which these Standard Procurement Terms and Conditions may accompany.

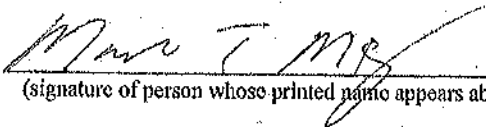
Indemnification Agreement
a form required of Bidders and Proposers on purchases of services for the
City of Franklin, Tennessee

On behalf of Bidder/Proposer, Mark T. Morgan agrees that:
(printed name of person signing Agreement)

1. He or she is the President of
(Owner or Authorized Partner, Officer, Representative or Agent of Owner)
Sherrill D. Morgan & Associates, Inc.
(legal name of entity submitting bid or proposal)

the Bidder or Proposer who has submitted the attached bid or proposal;

2. The Bidder or Proposer is fully informed respecting the preparation and content of the attached bid or proposal and of all pertinent circumstances respecting such bid or proposal;
3. The Bidder or Proposer agrees to indemnify and save the Government of Franklin, the City of Franklin and individual, on or off duty, officers, and employees of the City of Franklin, harmless from any and all losses, damages and expenses, including court costs and attorneys fees, by reason of any loss, whatsoever, arising out of or relating to or in consequence of the work done in connection with the contract of which this Agreement is a part, excepting only such losses as shall be occasioned solely by the negligence of the City of Franklin; and
4. This Agreement is made on personal knowledge.


(signature of person whose printed name appears above)

President
(title of person whose printed name appears above)

Partial Listing
Public & Non-Profit Entities
Represented by **SHERRILL MORGAN**

City of Bardstown*	Boone County Clerk
City of Bellevue	Boone County Fire Departments*
City of Bowling Green*	Boone County Fiscal Court*
City of Brentwood, TN	Boone County Planning & Zoning
City of Bristol, TN*	Boone County Public Library
City of Carrollton	Boone County Public Safety & Communications
City of Columbia, TN	Boone County Sheriff
City of Covington*	Boone County Water
City of Crestview Hills	Carrollton Utilities
City of Dayton	Dayton Housing
City of Florence*	Fire Dept. Bellevue-Dayton
City of Fort Mitchell	Frankfort Plant Board*
City of Fort Wright	Grant County Fiscal Court
City of Harrison, OH	Jessamine County Fiscal Court
City of Henderson*	Kenton County Fiscal Court*
City of Kingsport, TN*	KIPDA
City of Maysville*	Maysville Utility
City of Mt. Juliet, TN*	Northern Kentucky Area Development District
City of Murfreesboro, TN*	Northern Kentucky Area Planning Commission
City of Newport*	Northern Kentucky Convention Center
City of Shelbyville*	Redwood School
City of Springfield, TN	Sanitation District #1*
City of White House, TN*	

*Self-Funded Groups

Government Health Plan Budgeting: Issues, Strategies & Forecasts

Nashville, TN • February 10, 2011 • 8:30 a.m. – 11:30 a.m.

– Program Overview –

8:30 a.m.

Registration and
Continental Breakfast

8:45 a.m.

Opening Remarks & Introductions

Mark Morgan

President, Sherrill Morgan

8:55 a.m.

TAMU/MTAS Update

Richard Stokes

Executive Director, TN Chapter, IPMA/IF
HR Consultant, University of TN - MTAS

9:05 a.m.

Government Ex. Trends & Benefit Strategies

Allan Zaenger, R.Ph., MS

President & CEO, Pharmaceutical Surplus

9:50 a.m. – 10:00 a.m.

Break

10:00 a.m. – 10:15 a.m.

Actuarial View of Tennessee Health Plans

Randy Gomez, FSA, EA, MAAA

Principal & Chief Health Care Actuary, Nihon

10:15 a.m. – 10:45 a.m.

Compliance Issues

Lisa Stamm, Esq.

VP Consulting Services, Sherrill Morgan

10:45 a.m. – 11:00 a.m.

Benchmarking, Forecasts, and Strategies

Mark Morgan

President, Sherrill Morgan

11:00 a.m.

Breakout Sessions

Are you ready for your next plan year? Sherrill Morgan is pleased to invite you to an exclusive client budget workshop where you will receive all of the tools and strategies you need to prepare for your upcoming budget year.

You'll have the opportunity to learn about important regulatory issues, benefit trends and plan strategies that will help you improve your plan's performance.

Self-Funded Clients

During the breakout session, you will receive a customized claims analysis with year-end cost projections. You'll have an opportunity to review your analysis with a benefits expert as well as discuss budget projections.

Fully Insured Clients

During the breakout session, representatives from the fully insured carriers will discuss benefit trends for their organizations.

Please join us for this informative, invitation-only program at:

Gaylord Opryland
Resort & Convention Center
2800 Opryland Drive
Nashville, TN 37214

To register, contact Michelle Middendorf at
800-291-4222 or michelle@sherrillmorgan.com.

This event is sponsored by:

SHERRILL  MORGAN

SHERRILL MORGAN

Presents:

Government Health Plan Budgeting Seminar

Featuring Congressman Geoff Davis

Burlington, KY • February 24, 2011 • 9:00 a.m. – 12:00 p.m.

Program Overview

9:00 a.m.

Registration and
Continental Breakfast

9:20 a.m.

Opening Remarks & Introductions

Mark Morgan

President, Sherrill Morgan

9:30 a.m.

Breakout Sessions

10:20 a.m.

Compliance Issues

Lisa Stamm, Esq.

VP Consulting Services, Sherrill Morgan

10:45 a.m.

Healthcare Reform Congressional Update

Congressman Geoff Davis

11:30 a.m.

Insurance Carriers' Reaction to Healthcare Reform

Mike Williams

Senior Vice President, Sherrill Morgan

11:50 a.m.

Review & Closing Comments

Mark Morgan

President, Sherrill Morgan

12:00 p.m.

Adjournment

Are you ready for your next plan year? SHERRILL MORGAN is pleased to invite you to an exclusive budget workshop where you will receive all of the tools and strategies you need to prepare for your upcoming budget year.

You'll have the opportunity to learn about important regulatory issues, benefit trends and plan strategies that will help you improve your plan's performance.

Representing Kentucky's Fourth District, Congressman Geoff Davis will present a congressional healthcare reform update followed by a question and answer session.

Please join us for this informative, invitation-only program at:

**Boone County Public Library
1786 Burlington Pike
Burlington, KY 41005**

Space is limited so please register today by contacting Michelle Middendorf at 859-291-6600, or michelle@sherrillmorgan.com

Crisis in the economy: Implications for your health plan in an era of furloughs and layoffs



Employer Benefits Seminar
Metropolitan Club, Covington, KY
March 17, 2009

~ Program Overview ~

8:15 a.m.
Registration and Continental Breakfast

8:30 a.m.
Welcome and Opening Remarks

8:45 a.m. – 9:45 a.m.
**Economic Stimulus Package/
Furlough & Lay-off Considerations**

Lisa Stamm, Esq., VP Consulting Services
SHERRILL MORGAN

Caroline Fraker, VP Compliance & Risk Mgt
MEDBEN

9:45 a.m. – 10:00 a.m.
Break

10:00 a.m. – 11:00 a.m.
Greater Cincinnati Health Benefits Survey

Mark Morgan, President
SHERRILL MORGAN

Mike Williams, Senior Vice President
SHERRILL MORGAN

How will the expansion of COBRA laws through the economic stimulus package affect your health plan?

Experts in the health care industry will discuss the COBRA changes arising from the American Recovery and Reinvestment Act of 2009. The Act imposes a number of new requirements for employers. Learn how to implement these changes as they relate to your health plan.

What do you need to know before furloughing or laying off employees?

Employers facing difficult decisions concerning their workforce need to be aware of the implications of their actions as they relate to their group health plan.

How are other Cincinnati-area employers weathering the storm?

Greater Cincinnati Health Benefits Survey results—local private employers in the Greater Cincinnati area and the health benefits they offer their employees.

To RSVP contact:
Michelle Middendorf
859-291-6600
michelle@sherrillmorgan.com

This free event is being co-sponsored by:

SHERRILL MORGAN

MedBen
*Where peace of mind
is your best benefit®*

Benefits Connection

YOUR ONGOING RESOURCE FOR EMPLOYEE BENEFITS AND INSURANCE UPDATES

Volume 6, Issue 2

Date: February 2011

Inside this Issue...

Client Spotlight —
S&W Tire and Car Care

Industry News —

- Small Employer Wellness Grants
- Trends In Consumer-Driven Health Plans
- IRS Clarification on Over-The-Counter Drugs

Carrier Corner —

- BCBS of IL
- BCBS of TN
- United Healthcare

Announcement —

- New Ohio Law Limits Prescription Transfers Between Pharmacies

Please join SHERRILL MORGAN in welcoming our newest health client:

~Midwest Grip & Lighting~

We can only be said to be alive in those moments when our hearts are conscious of our treasures.

~Thornton Wilder~
(1897-1975)

SHERRILL MORGAN

525 West 5th St., Ste. 310
Covington, KY 41011

Phone: 859-291-6600
Toll Free: 800-291-4222
Fax: 859-291-7805

Website:
www.sherrillmorgan.com



Client Spotlight...

S&W Tire and Car Care



S&W Tire and Car Care is a full-service, automotive repair and maintenance shop, specializing in customer satisfaction and quality repair of every aspect of cars and trucks. S&W Car Care is an established repair facility in Latonia. It started as a tire recapping store before adding gas pumps. When Paul Southworth bought the business from his father, he removed the gas pumps and built the current building.

Today, there are three employees with combined experience of 80 years. Because of their extensive training, education and technical support, they have the ability to diagnose, repair or replace everything from computers to major components. No job is too large or complicated and no job is too small. They even take the time to check and fill tires.

S&W Car Care understands that car repairs can be stressful and they do everything possible to make their customers feel welcome, comfortable and satisfied with their service experience. They do the job the customer needs, and charge accordingly. They do not use promotional sales to get people in the door, then sell something that may not be needed. They advise on what repairs and maintenance will be required in the future, but they do not use pressure-sales tactics.

While many of S&W Car Care's customers are individuals, they also have several company and fleet accounts. Each customer is given top quality work, courteous service and the best warranties in the industry.

S&W Car Care is an AC Delco repair shop and ASE certified. Customers have full access to repair records on their website once work has been done. Appointments can be set over the phone, online or by emailing louswear@aol.com.

SHERRILL MORGAN has been servicing S&W Car Care's employee benefits needs since 2010 and on an individual basis for over 15 years.

S&W Tire and Car Care

3726 Decoursey Avenue
Latonia, KY 41015

Ph. 859-431-6020

<http://sw.mechanixenet.com>



Small Employer Wellness Grants



Starting in 2011, small employers will be able to apply for grants that help pay for wellness programs that meet specific requirements.

Funding is authorized for the period that includes fiscal years 2011 through 2015. The federal government's fiscal year starts on October 1, 2011. Grants will remain available until funding appropriated under this provision runs out. The funding comes from grants to be used for "comprehensive workplace wellness programs" that are based on and consistent with evidence-based research and best practices.

Such a program must be made available by an eligible employer, meaning an employer with fewer than 100 employees who work 25 or more hours per week and did not already provide a workplace wellness program as of the date the health care reform law was enacted. To be eligible, the wellness program must include each of the following components:

- Health awareness initiatives (including health education, preventive screenings and health risk assessments)
- Efforts to maximize employee engagement (including mechanisms to encourage employee

participation)

- Initiatives to change unhealthy behaviors and lifestyle choices (including counseling, seminars, online programs and self-help materials)
- Supportive environment efforts (including workplace policies to encourage healthy lifestyles, healthy eating, increased physical activity and improved mental health)

To apply for a grant, eligible employers must submit an application to the U.S. Department of Health and Human Services (HHS). The application must conform to the requirements provided by HHS and must include a proposal for a comprehensive workplace wellness program that satisfies the criteria outlined above.

HHS is expected to release detailed criteria about programs that are eligible for grant funding in 2011. Only wellness programs started after the health care reform law was enacted (March 23, 2010) will be eligible for grant funding.

For more information on workplace wellness programs, please contact your SHERRILL MORGAN account manager at 859-291-6600 or 800-291-4222.

Trends In Consumer-Driven Health Plans -

taken from Health Insurance Underwriter December 2010 (article by Chris Byrd, President & COO Evolution Benefits)

News reports on the rising costs of health care seem to be endless. Unfortunately, so too are the countless stories of hardworking, insured individuals across the country who are going without necessary medical treatments and lifesaving medications because they simply can't afford it.

According to the Kaiser Family Foundation's 2010 Employer Health Benefits Survey, employees' share of premiums for family plans will rise by an average of 14% to \$3,997. In the past five years, employees' premium contributions have grown 47% while overall premiums increased 27%. If these trends continue, by 2019, the average family health plan will cost over \$30,000 per year.

An increasing number of major corporations have announced the need to raise employee benefits costs, while some have threatened to cut health care benefits altogether.

Many employers see consumer-driven health plans (CDHPs)—including a high deductible health plan offered with a Health Reimbursement Arrangement (HRA), Health Savings Account (HSA) or Flexible Spending Account (FSA) and a convenient benefits debit card—as a viable solution for curbing high benefit costs.

These plans offer lower premiums, empower employees to make wise

decisions about how to spend their health care benefit dollars, and give them a tax break on their out-of-pocket costs.

The consumer-driven movement has a track record of holding down health care costs. Many studies have been conducted on health care consumerism and the research shows CDHPs undoubtedly have helped curtail rising health benefits costs. By switching to a CDHP, many employers have experienced meaningful reductions in the annual rate of health care cost increases.

HRAs and HSAs continue to experience strong growth. As estimated 6 to 7 million HSAs and a similar number of HRAs are in use today. Kaiser Family Foundation found that enrollment in consumer-driven plans that offered an HSA or HRA jumped from eight percent to 13% in the past year.

While the healthcare costs and reform debate continues to grab headlines, the bottom line is this: Consumer-driven health plans will occupy an even larger position in the health care landscape as employers and consumers alike realize that this approach holds costs down and stretches their health care dollars.

For more information on consumer-driven health plan options, please contact a SHERRILL MORGAN account manager at 859-291-6600 or

IRS Clarification on Over-The-Counter Drugs - per John Paul Prebish of Infinisource, Inc.

Under the Patient Protection and Affordable Care Act (PPACA), over-the-counter (OTC) drugs require a prescription if incurred on or after January 1, 2011. Previously, Notice 2010-59 delayed the effective date to January 16, 2011, for purchases made with debit cards.

Recently, the IRS issued Notice 2011-5, providing a further exception for debit cards, and outlining a procedure where a prescribed OTC drug could be reimbursed if all five of the following requirements are met:

1. Before the purchase, the PSA/HSA participant gives the pharmacist a copy of the prescription, the pharmacist provides the OTC drug and assigns an Rx number
2. The pharmacy or vendor retains a record of the Rx number, the name of the purchaser or person for whom the prescription applies and the date and amount of the purchase
3. The pharmacy retains all records for review upon request
4. The card will not work without an assigned Rx number
5. All of the other usual requirements are met

The above requirements must be met for the following types of vendors:

- Drug stores and pharmacies
- Non-health care merchants with pharmacies (i.e. Walmart)

- Mail order and web-based vendors that sell prescription drugs

The card could also be used at other vendors with a health care related Merchant Category Code, except the requirements above related to an Rx number do not apply because no pharmacy is involved.

If all of the above requirements are met, the purchase will be considered fully substantiated at the point of sale. Notice 2011-5 states that the rules for debit card purchases at "90 percent pharmacies" continue to be subject to the PPACA rules in Notice 2010-59, which was issued earlier in 2010.



Carrier Corner... What's New...

Blue Cross Blue Shield of Illinois

- To comply with the Illinois Insurance Fairness Act (Public Act 96-0857) that took effect on Jan. 1, 2011, all insurers doing business in Illinois must now use the Illinois Standard Health Application for small group and Under 65 individual coverage. Beginning Feb. 1, 2011, any applications received using the old forms will be rejected.

Blue Cross Blue Shield of Tennessee

- Effective January 1, 2011, some prescription medications are changing classifications. The following will require "step therapy" for approval: **Analog Insulin**—Humalog will require step therapy with Novolog; **Diabetic Strips**—Lifescan (One Touch) strips will become a third-tier prescription and require step therapy; while third-tier Abbott (Freestyle) strips will also require step therapy; **Angiotensin II Receptor Blockers (ARB)**—Avalide and Avalide will move to non-preferred tier and all non-preferred ARBs (Atacand/Atacand HCT, Avapro/Avalide, Cozaar/Hyzaar, Diovan/Diovan HCT and Tevetan/Tevetan HCT) will require step therapy; **Cymbalta** will become a third-tier prescription and require step therapy.

United Healthcare

- United Healthcare has entered into an agreement to renew medical insurance coverage for The Guardian Life Insurance Company of America's medical plan customers.

New Ohio Law Limits Prescription Transfers Between Pharmacies

A new Ohio law, effective January 1, 2011, limits the number of times individuals can transfer prescriptions between pharmacies to once per year. The law aims to improve medication safety by preventing people from switching pharmacies frequently to take advantage of coupons and discounts offered by many chain retail pharmacies. For more information, please visit: <http://www.pharmacy.ohio.gov/index.htm>

**Boone County Fire District
Joint Health Insurance Board
Over-the-Counter (OTC) Drug Program**

What is the OTC program?

The OTC program allows you to obtain a thirty-day supply of selected over-the-counter medicines for allergies, stomach complaints, or cold sores for free.

How does the program work?

It works in the same way as the prescription drug program works. To participate in the program, have your doctor write a prescription for a 30-day supply of the eligible over-the-counter drugs--Alavert, Claritin-D, Zyrtec or Zyrtec-D (allergy medications), Prilosec (stomach medication), Abreva (cold sore medication), Alaway or Zaditor (allergy eye drops) or any generic or alternative brand name form of these medications--instead of the medications you currently use. You then take this prescription to the pharmacy as you would any other prescription, and your pharmacist will dispense the medicine, and submit a claim for processing in the same way they handle a prescription claim.

How does the OTC program benefit me?

The OTC program saves money for both you and your health plan. You get a month's supply of medication for free, and the health plan saves money, too, by substituting inexpensive but equally effective over-the-counter drugs for more expensive drugs.

Steps: to Summarize, in Order to Use the OTC Benefit:

1. Get a prescription from your doctor for Alavert, Claritin, Claritin-D, Zyrtec, Zyrtec-D, "Prilosec OTC", Abreva, Alaway or Zaditor.
2. Have your pharmacist fill the prescription.

Health Insurance Survey

1. Various programs can be used as a means of controlling the costs of a health plan and keeping benefit changes to a minimum over time. The following questions are designed to determine which types of programs you would prefer to use.

How familiar are you with the concept of Health Reimbursement Arrangements?

1	2	3	4	5
Not Familiar				Very Familiar

How familiar are you with the concept of Health Savings Accounts?

1	2	3	4	5
Not Familiar				Very Familiar

How interested would you be in exploring the use of a Health Reimbursement Arrangement (HRA)? (If you're not sure what an HRA is, feel free to skip this question.)

1	2	3	4	5
Not Interested				Very Interested

How interested would you be in exploring the use of a Health Savings Account (HSA)? (If you're not sure what an HSA is, feel free to skip this question.)

1	2	3	4	5
Not Interested				Very Interested

How interested would you be in covering certain Over-the-Counter medications under the prescription drug card at a reduced copay?

1	2	3	4	5
Not Interested				Very Interested

How interested would you be in implementing a Wellness Program?

1	2	3	4	5
Not Interested				Very Interested

If a Wellness Program were instituted, how interested would you be in having financial incentives for those who participate?

1	2	3	4	5
Not Interested				Very Interested

With respect to paying higher premiums versus changing benefits, which approach would you prefer?

1	2	3	4	5
I'll pay more to keep my benefits the same				I'd rather change my benefits than pay more premium

For spouses who have other coverage available, would you prefer to have a mandatory waiver policy (the spouse must take their other coverage), or charge a higher premium for those spouses? (please circle one)

Mandatory Waiver

Higher Premium

2. Recognizing that all areas of the health plan are important, please indicate how important each of the following areas of the plan are to you by using this scale:

- | | |
|---|---------------------|
| 1 | Not very important |
| 2 | Somewhat important |
| 3 | Important |
| 4 | Very important |
| 5 | Extremely important |

Current Prescription Drug Benefits _____

Current Office Copays _____

Current Emergency Room Copays _____

Current Deductible Levels _____

Current Coinsurance Levels _____

Current Out-of-Pocket Maximum Levels _____

3. Your comments/suggestions regarding future planning for the health plan:

(1) With respect to paying premiums for health insurance versus maintaining existing benefits, please use the following continuum to illustrate the relative importance of each:

1	2	3	4	5
I'll pay a premium to keep my benefits the same			I'd rather have different benefits and pay no premium	

(2) Recognizing that all areas of the health plan are important, please indicate how important each of the following areas of the plan are to you by using this scale:

- 1 Not very important
- 2 Somewhat important
- 3 Important
- 4 Very important
- 5 Extremely important

Current Prescription Drug Benefits _____

Current Office Copays _____

Current Emergency Room Copays _____

Current Coverage For Inpatient Stays _____

(3) Using the 1-5 scale above, how important would it be to you to have a \$5 co-pay that would cover certain over-the-counter allergy and stomach medications?

(4)Comments:



March 8, 2007

REQUEST FOR PROPOSAL

Health Benefit Program & Associated Services

1. Overview

The City of Bristol health benefit plan has been self-funded for approximately 14 years. The City's health plan has been administered by S&S Healthcare Strategies of Cincinnati, Ohio. The City currently purchases administrative services and stop loss insurance. The City also participates in the Highlands Wellmont Health Network, as well as the USA Network. It utilizes Express Scripts, Inc. for pharmacy benefit management.

Approximately 334 employees and their families are receiving benefits under the City's plan.

Sherrill D. Morgan & Associates (SDMA) will be coordinating this request for proposal for the City.

2. Purpose and Evaluation Method

The City of Bristol is seeking general TPA/ASO services, pharmacy benefit management services, and stop loss coverage, as well as dental, life, and long-term disability coverage for its employees and their dependents. The City feels it is prudent to request proposals at this time to ensure that they are receiving the best price and service for its employees, as well as to maintain control and reduce the cost of their medical plan. The respondents' ability to demonstrate their ability to help manage health care costs will be considered. The City is also interested in obtaining exceptional customer service.

All services provided by TPAs/ASOs should be quoted separately, such as COBRA/HIPAA administration. (See attached Administrative Services Form.)

TPA/ASO respondents should respond to all questions in this Request for Proposals and, in addition, should complete the Stop Loss/MGU questionnaire and Pharmacy Benefit Manager questionnaire if providing quotes for those services. Respondents submitting stop loss/MGU, pharmacy benefit management, utilization review/medical management, dental, vision, life, or disability proposals only should fill out applicable questions in the main body of the Request for Proposals, as well as their respective questionnaires if applicable.

Some of the TPA/ASO services requested will be evaluated on a point system. The points allotted to each service are listed throughout this document. There are **100** total points to be acquired. **Partial points may be awarded** based upon the strengths and abilities of the TPA/ASO to provide some portion of the desired services. Other services, such as customer service and the overall cost for the services offered will be evaluated on a subjective basis.

SDMA will accept replies from respondents until **WEDNESDAY, MARCH 28, 2007 at 3:00 p.m.** Responses received after that date will not be considered. The City anticipates implementation of the providers and their programs no later than **JULY 1, 2007**. These contracts are to be effective for a one-year period, although multi-year contracts will be considered.

Contracts are expected to be awarded no later than **WEDNESDAY, MAY 9, 2007**.

3. General Requirements (Evaluated on the point system described above)

3.1 Plan Design

The City may make plan design changes during the upcoming contract year. **A complete plan document re-write will be completed by the successful respondent.** Also, the TPA/ASO chosen will need to show the ability to administer ERISA-exempt plans and the regulations of the State because of these exemptions.

3.2 Pharmacy Program (Point Value: 10 Points)

The City currently uses Express Scripts, Inc. and is seeking a PBM to administer its prescription drug program. The TPA/ASO should have the ability to consult and provide recommendations in this area. This is an area in which the City plans to make significant changes in plan design. Five points will be given for employee on-line access to the participating pharmacy list, formulary lists, and personal pharmacy information. Five points will also be given for access to a pharmaceutical consultant, preferably a licensed pharmacist, who can analyze the City's pharmacy program and make recommendations. The City may also negotiate PBM services outside of the scope of this RFP or directly with pharmacy benefit vendors.

3.3 PPO Network (Point Value: 20 Points)

The City currently utilizes the Highlands Wellmont Health Network and USA PPO physician/hospital networks. The top five facilities currently utilized by the City are: Wellmont Health System, Johnson City Medical Center, East Tennessee Children's Hospital, Russell County Medical Center, and North Side Hospital. The TPA/ASO must either be able to continue the present network arrangements, or provide other network options.

TPA/ASO respondents proposing other network options should provide average discounts for the top five hospitals in the proposed network on both an inpatient and outpatient basis, and should also provide average provider discounts for the proposed network for providers in the 37621 zip code. Respondents proposing other network options should also submit a GeoAccess report with the following minimal parameters: 2 primary care physicians within a 15-mile radius; 2 specialists within a 15-mile radius; 2 pediatricians within a 15-mile radius; 2 OB/GYNs within a 20-mile radius, and 1 hospital within a 20-mile radius. A disruption report may be required of finalists.

3.4 Stop Loss (Point Value: 10 Points)

The City currently has \$105,000 of specific stop loss coverage with the Gerber Life Insurance Company. The City does not purchase aggregate coverage. The City will entertain proposals with higher stop loss deductibles, but a \$105,000 specific deductible option must be quoted. *Paid, 24/12, 18/12 are preferred, but 15/12 contracts will be considered.* Currently, medical and prescription drug claims are covered under the specific deductible and the City is requesting that this remain the same with the new stop loss coverage.

If necessary, further negotiation with successful respondents regarding stop loss will be permitted after the deadline. **Stop loss should be quoted net of commissions.**

3.5 Utilization Review/Medical Management (Point Value: 10 Points, 5 allotted to UR/Medical Management, 2.5 allotted to disease management, 2.5 allotted to predictive modeling capabilities)

Highlands Wellmont presently provides utilization review and medical management for the City. If you wish to propose using a different arrangement, please identify if your utilization review is a part of the TPA/ASO service and whether it is an in-house service or provided by an outside vendor. Also, please describe how individuals are reported to UR/medical management and the procedures involved. Additional points will be given for TPAs/ASOs offering disease management programs and/or predictive modeling capabilities.

3.6 COBRA/HIPAA (Point Value: 5 Points)

The City's current TPA/ASO provides COBRA/HIPAA administration. The chosen TPA/ASO must be able to provide these services on behalf of the City. The TPA/ASO must also be compliant with HIPAA Title II regulations and be able to assist the City in the privacy policy area. Please indicate whether COBRA/HIPAA administration is provided in-house or with an outside vendor.

3.7 On-line Capabilities (Point Value: 15 Points, 10 allotted to services for management purposes and 5 allotted to employee on-line capabilities)

The City would like as much on-line access as possible to the plan information for management purposes as well as, but not limited to, the ability to monitor claims, run reports and check eligibility. Consideration will be given to whether vendors allow employees to check personal information on-line. Any additional cost for this service should be quoted separately.

3.8 Section 125 (Point Value: 10 Points, 5 allotted to the ability to administer services, 5 allotted to employee on-line capabilities)

The City presently has a Section 125 premium only plan and a Flexible Spending Account. Options such as a debit card may be considered. The City would also like members to be able to view their detailed account information on-line.

3.9 Dental Administration (Point Value: 10 Points)

The City currently self-funds its dental plan. TPA/ASO Respondents should indicate whether they can administer the City's current dental plan design. Five points will be allotted for dental administration and on-line capabilities for dental, and an additional five points will be allotted for the ability to lease a dental network.

3.10 Life/AD&D and Long-Term Disability

The City would like to duplicate its current plan designs in these areas. Certain voluntary products may also be offered, and the City may request information regarding voluntary product offerings at a later date from successful respondents.

3.11 Run-in/Run-out Claims

Run-in claims may be negotiated with successful respondents, and services for run-in should be quoted.

4. Specifications

4.1 Criteria

All proposals will be submitted in writing and will specifically address all of the requirements that are listed above. Criteria that will be used to determine award of the contract will include but will not be limited to the following:

- a. **The cost per employee per month for all services. Cost quoted must be guaranteed for at least a one-year period following acceptance.**
- b. **References provided. Government agencies will receive significant regard. (Point Value: 5 Points for 2 or more government references, 10 Points will be awarded if 1 reference is a government in Tennessee.) At least four references in total should be provided.**
- c. The qualifications and experience of the TPA/ASO, staff, and associated vendors.
- d. The scope and degree of services provided.
- e. Thoroughness and usefulness of reports provided to the City on a monthly basis.
- f. Demonstrate competence and compliance with HIPAA Privacy regulations.
- g. On-line services.
- h. The ability to work with related vendors.
- i. Demonstrated customer service.
- j. Claims turnaround time.
- k. Thoroughness of the response to the RFP
- l. Completion of Attachment to RFP

4.2 Consequence for Unsatisfied Requirements

Failure to meet specifications as outlined or failure to provide any of the information asked for or addressed in this request in a manner which will permit thorough assessment of a provider's program may be grounds to reject any proposal.

4.3 Contract Term and Effective Date

The TPA/ASO contract for the City will cover a one-year period and will commence on JULY 1, 2007 and will end on JUNE 30, 2008. The contract may be renewed for like terms on the anniversary date upon written notice by the City. The contract can be terminated by the City with at least thirty (30) days' prior written notice of termination. It is anticipated that the contract will be renewed for consecutive years. Multi-year contracts will be considered if offered.

4.4 Disclosure

The City reserves the right to reject individually or collectively all respondents and accept proposals in full or in part.

4.5 Contact Information

Questions regarding any of the terms above should be directed to:

Lisa Stamm, Michelle Middendorf, or Mark Morgan

Sherrill D. Morgan and Associates

525 West 5th Street, Suite 310

Covington, Kentucky 41011

1-800-291-4222

E-mail addresses:

lisa@sdmorgan.com

michelle@sdmorgan.com

mark@sdmorgan.com

4.6 Supporting Materials

Some supporting materials have been distributed along with this document; other information may be faxed, mailed, and/or e-mailed upon request for TPA/ASO and stop loss purposes. **We are asking that the TPA/ASO request this information so that the City has an opportunity to gauge the level of interest in this RFP.**

4.7 Address and Bid Submission

Proposals should be marked "City of Bristol RFP" and submitted to:

LISA STAMM, ESQ.

SHERRILL D. MORGAN AND ASSOCIATES, INC.

525 W. FIFTH STREET, SUITE 310

COVINGTON, KY 41011

Proposals should arrive at the above address no later than **3:00 pm on WEDNESDAY, MARCH 28, 2007 at 3:00 p.m.** Successful respondents will need to be available for interview on **APRIL 25-26, 2007.**

Three copies of each proposal should be clearly marked and mailed to the address listed above. Any proposals received after the deadline of **3:00 pm on WEDNESDAY, MARCH 28, 2007** will be returned unopened.

5. ADDITIONAL QUOTE REQUIREMENTS FOR TPA/ASO & ASSOCIATED VENDORS

1. How long has your TPA/ASO provided services?
2. Where are your headquarters?
3. Where are claims processed?
4. How are you owned?
5. What are your office hours/customer service hours?
6. Do you offer any other services other services? (not already discussed)
7. Stop-loss providers most commonly used and what are their ratings?
8. What routine reports will you provide and how often? Please include an example of reports.
9. Are reports available online?
10. **Please provide copy of your EOB.**
11. How often do you audit claims? What methods/procedures do you use for auditing? Are you audited by an outside organization?
12. Please state your average claims turnaround time.
13. Please provide a minimum of four references. (See section 4.1, item b. for specific requirements.)

Please attach this form to the front of your proposal

ATTACHMENT TO RFP: ADMINISTRATIVE SERVICES

Third Party Administrator or ASO Provider: _____

Contact Information: _____

- ❖ *This form must be completed according to how administrative fees are applicable to your organization.*
- ❖ *All rates should be provided as a PEPM (per employee per month) charge unless otherwise indicated.*

Base Administration _____

COBRA Administration _____

HIPAA Administration _____

Utilization Review/Medical Management _____

Name of UR/Case Management Organization _____

PPO Administration/Coordination Fee _____

PPO Access Fee _____

Rx Administration/Coordination Fee _____

Section 125 Administration _____

Dental Administration _____

Other Fee _____

Other Fee _____

TOTAL MONTHLY FEES _____

Other Annual Fees (if applicable) _____

Setup (One time fee) _____

Are on-line administrative services available? _____

Is a copy of your EOB included? _____

Additional Comments: _____

STOP LOSS CARRIER/MGU QUESTIONNAIRE

Sherrill D. Morgan and Associates, Inc. (SDMA) requests that each Stop Loss Carrier/and or MGU confirm its stance on the following contractual and administrative issues. If you offer more than one carrier's contract, please complete one of these forms for each of the contracts you offer.

Please Insert the Name of Carrier:

1. Claims

- a. Please define a "paid claim"?
- b. Does this contract cover either or both of the following fees associated with a prescription drug program?
Dispensing Fees Yes No Administration Fees Yes No
- c. If you are an MGU, do you have any claims paying authority? Yes No
If yes, to what extent?
- d. Does this contract cover either or both of the following surcharge taxes and assessments? NY Mass.

2. Specific Coverage

- a. Do you offer advance funding on specific claims? Yes No
If yes, please describe any limitations of this option. Is advance funding available during the entire contract year or are there special provisions for the end of the contract year?
- b. What is the average turn-around time for reimbursement?

3. Aggregate

- a. Do you offer a monthly rolling aggregate option? Yes No
If yes, is there a per employee per month cost or an initial charge at the beginning of the contract? Please describe. PEPM charge;
If yes, does the aggregate have to be exceeded by a certain dollar amount to receive reimbursement?
 Yes No
If Yes, when is the payback of the advance expected?
 Immediately End of the contract
- b. What is the average turnaround time for reimbursement of all aggregate claims?

4. Plan Document

- a. Does this carrier have a specific set of exclusions that are required? Yes No
If yes, SDMA requests that you provide this list as soon as possible.
- b. What is the expected turnaround time for approval of the plan document and amendments?

5. Additional Questions

- a. If you are an MGU, do you assume any risk for this carrier? Yes No
If yes, how much?
- b. Does this carrier assume 100% of the risk (minus the MGU risk, if any)? Yes No
If no, please list and describe the other parties assuming risk.

- c. Do you offer a "Centers of Excellence" network? Yes No
d. Do you offer discounts for critical code reporting? Yes No
If yes, how much?

By executing this statement, the individual listed below verifies that the answers herein are accurate and correct. In addition, the execution of this statement binds the entity first listed above, whether MGU or stop-loss carrier, to the statements, procedures, operations and/or performance as stated herein.

Signed: _____
Print Name:

Date:
Title:

PHARMACY BENEFIT MANAGER (PBM) QUESTIONNAIRE
Sherrill D. Morgan and Associates, Inc. (SDMA) requests that each Pharmacy Benefit Manager confirm its stance on the following contractual and administrative issues.

Proposals must be transparent with regard to all fees, rebates, and spread.

Please Insert the Name of PBM:

1. Corporate Capabilities

- a. Identify the staff that would be directly involved with the City's contract, along with their titles and responsibilities with respect to the group.
- b. Identify three references of clients similar to the City of Bristol.

2. Provider Network Management

Describe your MAC program including discounts and maintenance procedures.

3. Rebate Management

a. Please provide your proposal for providing a rebate for every paid claim including, as applicable, mail service and specialty pharmacy. Include among other items the following:

- Guaranteed rebate per EVERY paid drug claim
- Sharing of rebate amount in excess of the per claim guarantee

b. The City of Bristol requests the access and right to audit all records regarding rebates with drug manufacturers as it pertains to the City. Please describe your current policy and scope for outside audit procedures.

c. Describe the process for recommending formulary changes in conjunction with rebate contracts in order to obtain the most cost effective net per member per month costs.

4. Price Proposal

a. Identify the administrative services fee per employee per month (PEPM). Identify all of the administrative services included in this fee. If there are any other charges that will be assigned to other services please identify these services and the associated fee. Any fees not identified will be assumed to be part of the administrative services included in the PEPM service fee.

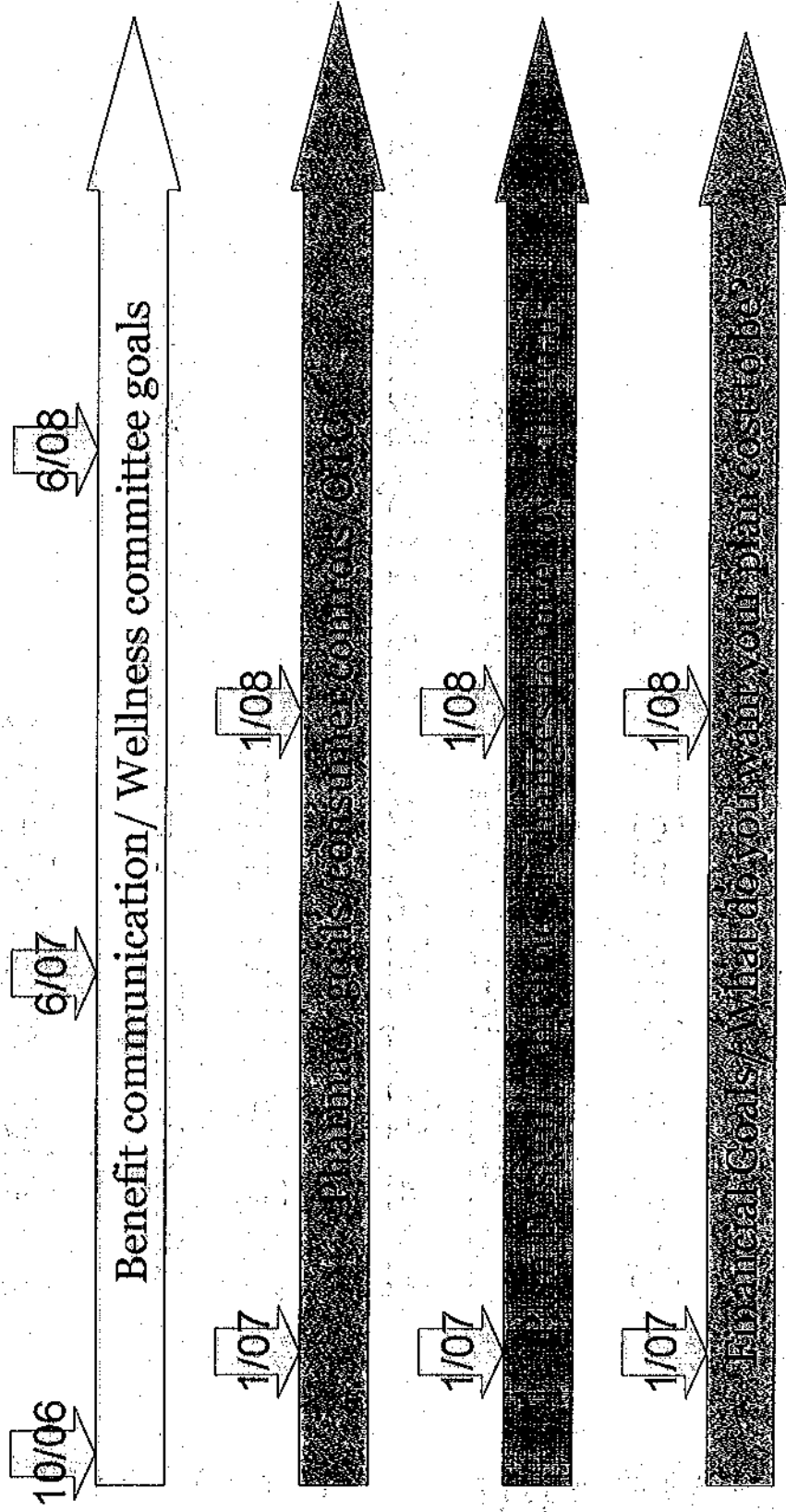
b. Identify proposed retail provider network reimbursement fees (ingredient cost discount and dispensing fee).

- c. Identify proposed mail order network reimbursement fees.
- d. Identify proposed specialty pharmacy services reimbursement fees and/or current product list as applicable.
- e. Identify actual drug ingredient cost discount for:
- All retail brand claims for the period July 1, 2006-December 31, 2006
 - All mail order brand claims for the period July 1, 2006-December 31, 2006
 - All retail generic claims for the period July 1, 2006-December 31, 2006
 - All mail order generic claims for the period July 1, 2006-December 31, 2006

**Sherill D. Morgan and Associates, Inc.
Three-Year Plan Components:**

- Goal-setting and Timelines
- Consumer-Driven Health Plans
HRA, FSA, HSA, etc./ Pharmacy Benefits (OTC)
- Wellness Programs
Information Gathering / Employee involvement
- Predictive Modeling
- TPA/Provider & Other General Services

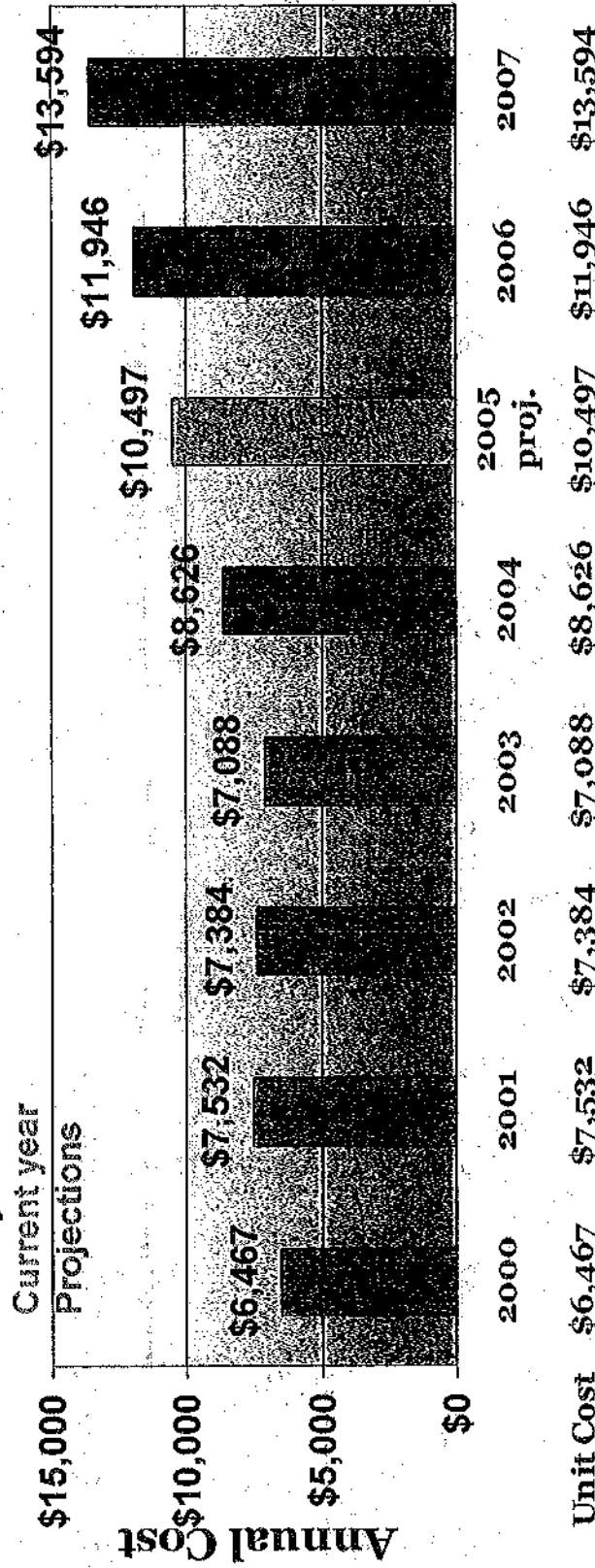
Layers of Three-Year Plan Development



Goals for each area are set and how these areas relate to one another in achieving those goals is evaluated. Vendor evaluations are also performed in connection with related areas. Similar planning is done for other benefit areas.

Health Care Plan Liability and Projection

Prior years Current year Projections
Health Plan Unit Cost



2005/2006 based on 6 months of claims

13.8 % used for future projections. Average inflation

for current and prior years shown is 13.8 % per year

from 1999.

Plan Goal \$ _____

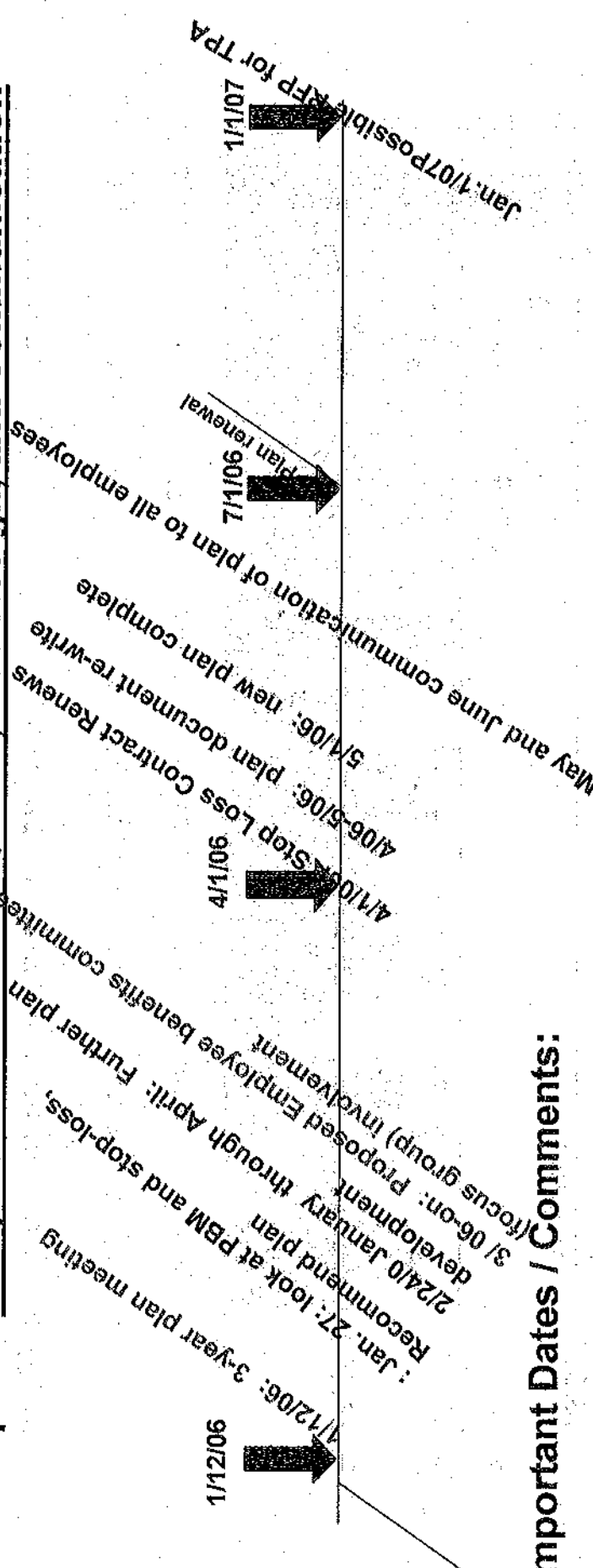
At this rate plan cost would double in less

than 6 years

SHERRILL MORGAN Three Year Benefits Plan Work Sheet

Time Line for Goal; \$1,000,000 Reduction

Purpose: Composite Time Line: Quotes, Plan Design, and Communication



Important Dates / Comments:

January 12: Meeting to discuss three-year plan

Jan. 27: look at PBM and stop-loss, Recommend plan designs.

January through April: Further plan development

March 1: Consider employee benefits committee (focus groups) as part of the communications process

Early April: Plan design complete

April and May: Rewrite plan document

May 1: New plan complete

May and June: Communication of plan to all employees

Jan. 1/07: Possible RFP for TPA

SHERRILL MORGAN

To: City Manager
 From: Mark Morgan
 Date: October 14, 2008
 Re: Three-Year Planning Objectives

The following are recommendations for the City's employee health and related benefits plan through July of 2010.

Plan Design Recommendations (January 1, 2009):

Active Employees

The City currently offers two health plan options, the Maroon and the White Plan, with the Maroon Plan having the richer benefits. In 2007-2008, the Maroon Plan's total costs were \$1,235,919 with a total average enrollment of 161. This equates to a cost per employee unit of \$7,677. For the same time period, the White Plan had a total cost of \$860,598 with a total average enrollment of 178. This equates to a cost per employee unit of \$4,835. The Maroon costs on an employee unit basis are approximately 59% higher than the White Plan. For this reason, we recommend elimination of the Maroon Plan effective January 1, 2009.

We then recommend that the City adopt one of the following options: (1) The White Plan with higher deductibles and a Health Reimbursement Arrangement; or (2) The White Plan as it currently exists and a second plan with higher deductibles and a Health Reimbursement Arrangement, as shown here:

*HRA EXAMPLE **

White Plan	Current		HRA Plan		HRA Reimbursement	
	Single	Family	Single	Family	Single	Family
Deductible	\$700	\$1,600	\$1,000	\$2,000	\$1,000	\$2,000
Out-of-Pocket Max. (not including ded.)	\$3,500	\$7,000	\$2,000	\$4,000	\$1,000	\$2,000

Estimated Claims reduction from plan design changes: \$ 185,618
 Maximum HRA funding level (including admin. fees**): \$ 537,238
 Minimum recommended HRA funding level (including admin. fees**): \$ 118,838
 Estimated net savings if HRA funded at Minimum level: \$ 66,780

*Assumes elimination of the Maroon Plan

**Administrative fee from NAA for HRA: \$3.50 pepm

If Option (1) is adopted, the City's estimated net savings would be \$67,000 in 2009. If Option (2) is adopted, the savings will be dependent on how many employees enroll in the White Plan versus

the new HRA Plan. For illustrative purposes, if 25% of employees enrolled in the new HRA Plan and 75% enrolled in the White Plan, the estimated net savings would be \$17,000. These savings estimates were provided by underwriters at HCC, the stop loss carrier, and we would therefore consider them to be somewhat conservative.

We have provided four-tier employee premium recommendations for the Maroon and White Plans based on 15% of the estimated actual costs of those plans. We recommend setting employee premiums for the new HRA Plan at a 15% or greater discount over White Plan premiums in order to encourage enrollment in that plan.

Medicare-Eligible Retirees

We recommend moving Medicare-eligible retirees from the City's health plan to a Medicare Advantage Plan. A Request for Proposals was conducted in May of 2008, and Humana was selected as the carrier for this purpose. The estimated savings to the City from this action would be \$33,225 in 2009, plus substantial reductions in OPEB and GASB liability. A comparison of the benefits between the White Plan and the Humana Medicare Advantage Plan are illustrated here:

Comparison of City Benefits to Humana MA Plan

	City Plan	Humana RPO
Deductible	\$800	n/a
Primary care visit	\$20	\$5
Specialist visit	\$30	\$20
Prescriptions	\$10/\$25/\$25 + 25%	\$10/\$20/\$40/25%
Durable medical	Ded + 20%	15%
IR	Ded + 20% + \$50	\$50
Inpatient	Ded + 20%	\$200/day up to 5 days
Hospice	\$0	Medicare pays
Skilled nursing	Ded + 20%	\$0 days 1-6; \$75 days 7-100; plan pays \$0 days 100+
Outpatient surgery	Ded + 20%	10%
Outpatient lab	Ded + 20%	10-20%
Max. indiv. OOP	\$2,300	\$2,000

Medicare Part B premium \$96.40 per month

Pre-65 Retirees

For retirees who are not yet eligible for Medicare, we recommend adopting a plan with a high deductible (\$5,000 for single, \$10,000 for family), but with the same copays and prescription drug card as active employees. We recommend that the City couple this with a "Retiree Medical Reimbursement Account," which would offer a benefit of \$200 for every year that a single retiree was employed by the City or \$400 for every year that a family retiree was employed by the City, up to the amount of the deductible. A retiree who had twenty-five years of service with the City, then, would have a fully-funded deductible. Adoption of this plan design would result in significant reductions in OPEB and GASB liability.

Prescription Drug Benefit (January 1, 2009):

Our pharmacy consultant, Allan Zaenger, has recommended the following copay structure for 30-day supply at retail prescriptions: \$10 generic/25% to \$150 preferred brand/25% plus \$25 to \$200. He also recommends limited coverage of the smoking cessation drugs Chantix and Zyban, and coverage of the following over-the-counter medications: Abreva, Alavert, Alaway, Claritin, Prilosec OTC, Zaditor, Zyrtec, and Zyrtec-D and any alternative brand or generic names for these medicines. We recommend that the over-the-counter substances be available at a reduced copay of \$1 or for zero copay.

Disease Management (March 1, 2009):

We recommend that the City consider adoption of some type of disease management or wellness program. These programs are often phased in over time, with participation initially encouraged on a voluntary basis but later encouraged more strongly through the use of financial incentives. A local hospital has submitted a proposal for a disease management program that the City may want to consider.

Network and Vendor Contracts (May-July 2009):

Contract with local hospitals will need to be renegotiated prior to May 1, 2009. Other vendor contracts are rate-guaranteed through June 30, 2009, so those contracts will need to be reevaluated and, if necessary, Requests for Proposals can be issued.

Mandatory enrollment of spouses in their employers' plans (July 2010):

One of the primary inflationary issues for government plans is the number of dependents they cover. We recommend that the City consider instituting a policy limiting the eligibility of spouses who have group coverage offered to them by their own employers. The City can simply make such spouses ineligible, or it can require spouses to enroll in their employers' plans but allow them to continue to be enrolled on the City plan as secondary coverage. The savings to the City would be approximately \$2,880 for each spouse that left the plan entirely. If spouses are allowed to remain on the plan as secondary coverage, the savings would not be as great because the City would still incur fixed costs and claims up to the deductible/coinsurance levels. All other dependent medical claims equaled \$29,172 in 2007-2008. Some reduction in these claims would likely occur because children would follow the "birthday rule" and the City plan would become secondary on some of these dependents, increasing the estimated savings. Estimating the total impact to the plan is difficult because we are not sure of coverage availability for those dependents. Numerous private employers have adopted this type of eligibility rule for spouses, and the City will need to consider a similar policy in order to prevent family enrollment from going up in response to the actions of these other employers. We recommend that consideration of this policy begin no later than July of 2010.

SHERRILL MORGAN

Controlling Health Care Costs Through Wellness, Consumerism, Communication & Planning

Wellness Programs

LEAN TEAM WELLNESS LIFESTYLE EXERCISE ATTITUDE NUTRITION

SHERRILL MORGAN offers wellness program services to clients as a cost-containment strategy. SHERRILL MORGAN's L.E.A.N. Team Wellness assists in establishing wellness programs, offers exercise and nutrition classes, and conducts individual health assessments. The L.E.A.N. Team's Valerie Morgan-Saunders and Andrea Grever are certified fitness professionals who research and present the latest information on achieving a healthy lifestyle through exercise, attitude, and nutrition.

L.E.A.N. Team Wellness educates employers and employees on the importance of positive lifestyle changes and the value this can bring to the overall wellness of the group. Employees are taught the basic tools to incorporate appropriate exercise, attitude assessment and comprehensive nutrition concepts into their everyday lives. L.E.A.N. prepares the individuals to commit to change, gives them the tools to make changes and helps to track and hold accountability to maintain these as lifestyle changes, therefore, increasing the wellness of the team.

Presentations and classes offered by L.E.A.N. Team Wellness include:

- L.E.A.N. Package
- Effective Goal Setting
- Breaking Old Habits
- Eat Well Be Well or Never Say Diet Again
- Yoga L.E.A.N.
- L.E.A.N. Start
- Eating on the Run
- Simply Organized
- 15 Minutes to Fitness
- Walk Your Way to Wellness
- Xtreme L.E.A.N.
- Aqua L.E.A.N.

The cost of the programs range from a per employee per month cost, to a cost per meeting. Measurements of return on investment (ROI) are calculated in the reporting, but an industry standard for monetary ROI is a minimum of two to three years. Many of the programs that SHERRILL MORGAN has implemented have had an immediate ROI, such as being able to detect minor and major health conditions of which employees were previously unaware.

SHERRILL MORGAN and the L.E.A.N. Team work with the client in order to create a customized program specific to the client's needs.

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TO: All Clients

FROM: Allan Zaenger R.Ph., MS
Pharmaceutical Horizons, Inc.

RE: Specialty Drugs - Plan Coverage and Member Copayment Issues

Issue Overview

"Specialty" Drugs are scientifically or "bioengineered" oral or injectable medicines that target and treat specific or "niche" conditions. These complex medical conditions include: anemia, cancer, hemophilia, infertility, growth hormone deficiency, multiple sclerosis, rheumatoid arthritis and the list is growing rapidly. There are more than 200 "specialty" drugs available today with more than 370 being developed or awaiting approval. The result is an increasing number of patients taking "high cost", "high tech", medicines that are more complex to use.

Specialty drugs are very expensive. The annual drug ingredient cost for a "traditional" brand name drug is about \$1,200.00. The annual drug ingredient cost per patient receiving a specialty medicine is \$6,000.00 to more than \$350,000.00 with an average of about \$18,000.00.

Specialty drugs are complex compounds and some have unique "handling" requirements. The FDA in selected situations has required dispensing from a single pharmacy or a limited set of "approved" pharmacies. Some "specialty" drugs are oral tablets or capsules, while others are self-administered injections, yet others require intramuscular or intravenous administration. The result is many drugs are distributed directly to patients, however, other medicines will be sent to physicians or home health care companies or other professional settings for administration.

Specialty drugs that patients are able to directly administer pose fewer distribution and reimbursement issues. These will fall under discounted reimbursement contracts with retail, mail order and specialty pharmacies. Specialty drugs that require intravenous, intramuscular, intra-articular or intraocular administration can be billed to the pharmacy program if dispensed from a "specialty" pharmacy and will secure reimbursement discounts for the plan or plan sponsor. However, billing for specialty drugs through a provider or provider organization under medical or ancillary contract can result in higher reimbursement or loss of available reimbursement discounts.

Most plan sponsors apply "step-edits" and/or prior authorization criteria prior to the dispensing or administration of a specialty drug. These requirements ensure appropriate use of a specialty drug; however, if the patient meets the clinical circumstances for use of a specialty drug, approval is given and the plan becomes financially responsible for this medication for as long as clinical criteria permit or until the patient no longer obtains clinical benefit from the drug.

Recommendation:

1a. Apply an annual benefit maximum or expiration assigned at a member (or covered life) level for ALL prescription drug claims during the "benefit" year. This recommendation covers the financial risk associated with individual "specialty" drugs and complex medication regimens that apply multiple "specialty" drugs. This is the most straight forward strategy to address this situation. It can be explained to members clearly and can be applied to any Rx copayment strategy.

1.b. Apply a maximum drug benefit at a member level for drugs administered under an outpatient medical, home health or other ancillary health benefit program. This will deter members seeking more costly care for drugs or treatment for a clinical condition (ex. Remicade or Orencia vs Enbrel or Humira for Rheumatoid Arthritis) because their out of pocket cost is lower or it avoids the prescription drug benefit maximum. This step is required with the adoption of #1 above. It should be at plan amount paid that is at least 50% below the annual benefit maximum identified in #1 above.

One (b) (1b) is required because of the way health providers bill for medicines under outpatient medical, physician, home health care, and ancillary health benefit programs. Prescription drug claims have "real-time" or "point of service" data capture and processing and include very specific and detailed requirements that are heavily dependent on numeric codes for reimbursement. Claims from other providers that include prescription drugs do not have the "real time" or "point of service" demands and do not adhere to the same rigorous standards. The lack of data specificity associated with these claims from non-pharmacy providers makes it very difficult for any insurer or administrator to apply an annual benefit maximum to "specialty" drugs under the drug benefit plan, without also adding provisions to other provider billing that also includes drugs. Not including 1.b. will ensure that other health care providers will submit claims that include "specialty drugs" at a higher drug ingredient cost and lower member copayment, resulting in a higher plan amount paid.

We recommend against limiting the annual benefit maximum or expiration to a discrete list of "specialty" drugs or drug classes. The numeric codes associated with prescription drug claims are not part of the standard claims procedures associated with claims from other health providers, complicating the claims processing activities of insurers and benefit administrators. As a result it is virtually impossible for any insurer or administrator to process claims accurately and consistently against a "specialty drug list". It is also difficult to maintain a "list" under the drug benefit because of the frequent changes expected to such a document (multiple additions each quarter to this list).

2. If a plan applies an annual benefit maximum or expiration, then percentage copayments can be "capped" at a fixed amount per claim (ex. retail = \$100, mail order = \$300).

3. It is recommended that plans apply step-edit and/or prior authorization criteria to all "specialty" drugs.

4. Optional Tier 4 Drug Copay. Prescription drug plans with fixed member copayments at Tiers 2 and 3, can add and apply a Tier 4 "percentage" copay to a listing of specialty drugs. The need for this option is eliminated with the use of percentage copayments at Tiers 2 and 3 under the drug benefit program. However, in fixed drug copay plans a fourth tier that applies a percentage copay for "Specialty Drugs" can be implemented. A "listing" of Specialty Drugs is provided and will require period updates. Updates to this "specialty" drug list will occur each quarter and communication of changes by each plan sponsor with this provision will be required.

Precaution

The simple adoption of a Tier 4 drug copay will increase the risk that members and providers will seek and obtain high cost drug therapy under an outpatient medical, physician, home health care, and/or ancillary health benefit claim due to lower member cost share under one of these benefit programs. In addition, it must be clearly understood that while the drug benefit can apply administrative procedures associated with a list of drugs due to the specific codes, these codes are not part of claims submission procedures associated with other health provides and as a result virtually impossible for any insurer or administrator to process consistently to capture the correct member cost share to these claims. With application of a "list" plans sponsors can be certain that members and providers will attempt, and if permitted, succeed in finding a "way" to work through the patient's financial limitations while "maximizing" their revenue and service fees for medication "services".

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TO: All Clients

FROM: Allan Zaenger R.Ph., MS
Pharmaceutical Horizons, Inc.

RE: Drugs for Smoking Cessation – Coverage Recommendation

Issue Overview

Smoking is the number one cause of preventable illness in the United States. Every hour of each day, 40 people die as a direct result of smoking. The annual mortality of 440,000 is 18.1% of all deaths that occur in the US. Smoking is also a major contributor to cardiovascular and lung disease accounting for 56% of deaths due to these conditions. In 2002, 45.8 million adults in the US were smokers, with 82% of these persons smoking daily.

Nicotine is a powerfully addicting, psychoactive compound. At concentrations that are found following cigarette smoking, nicotine stimulates the brain chemicals listed below that produce the associated effects:

- Dopamine - pleasure, reward
- Norepinephrine - arousal, appetite suppression
- Acetylcholine - arousal, cognitive enhancement
- Glutamate - learning, memory enhancement
- Serotonin - mood modulation, appetite suppression
- Beta-Endorphin - reduction of anxiety and tension, pleasure
- GABA - reduction of anxiety and tension

During smoking, short-term high doses of nicotine activate the neuro-chemical pathways that provide pleasure. Following this brief "reward" period, nicotine concentrations diminish to lower levels because it is quickly broken down and removed from the body. These sustained lower levels then produce less pleasant effects that result in cravings for the next cigarette.

Addictive behavior is established by the repeated need to self-administer pleasurable stimuli. The pleasurable effects of many addictive substances are enhanced by the unpleasant effects that occur when drug concentrations cycle between high and low levels according to the rate of "self-administration". Thus, avoiding a withdrawal reaction as well as delivering a pleasure stimulus becomes the incentive for drug-taking.

Current therapies for smoking cessation focus on:

1. nicotine replacements that come in various formulations (gum, transdermal patches lozenges, nasal sprays and oral inhalers);
2. bupropion SR (Zyban)
3. varenicline (Chantix)

Many of the nicotine replacement therapies are available over-the-counter, while the nicotine nasal sprays, oral inhalers, Chantix and Zyban are all prescription medicines.

Recommendation:

Nicotine is a powerfully addicting drug that also has significant negative cardiovascular effects. Use of any form of tobacco and second hand smoke produce adverse clinical consequences. We have accumulated knowledge and recent gains in clinical understanding of how to change and diminish the addictive behaviors associated with nicotine use. As a result, I recommend that the prescription drug benefit plan for all clients cover Chantix, Zyban (and generic alternatives to Zyban) under the following clearly defined protocol:

- 1 The only covered drugs are Chantix and Zyban (and generic equivalents to Zyban or Wellbutrin SR). While not completely understood, these drugs work in the brain to thwart the pleasure enhancement and/or diminish the cravings associated with nicotine use. Because nicotine use is an addiction, replacement therapy with patches, gum, and inhalers, risks perpetuating the addiction and/or contributing to relapse or return to tobacco use. Nicotine replacement products (both OTC and Rx) are excluded from this benefit. No other OTC or smoking cessation products are covered under this program.
- 2 Coverage is limited to the first 180 tablets of Chantix or Zyban in each benefit or year. Additional therapy and associated claim charges during the benefit year will be paid entirely by the member. The first 180 tablets will provide medicine for the first 12 weeks of treatment and is consistent with the product labels for both drugs.
- 3 No mail order benefit will apply to this program.
- 4 This benefit is offered to each member once during the benefit year.
- 5 This benefit is offered annually.
- 6 Member copayment for standard Rx claims will apply. Variations to member copayment are possible to reduce the plan contribution to the benefit.

The estimated total claim charges associated with 12 weeks use of brand Zyban is \$425.
The estimated total claim charges associated with 12 weeks use of generic bupropion is \$230.
The total claim charges associated with 12 weeks use of Chantix is expected to be \$290.

It is recommended that members follow product instructions and enroll in the behavior modification program sponsored by the manufacturer of the medicine. These programs improve the likelihood that members will quit and remain nicotine free.

Estimated Annual Benefit Cost

I've prepared the following assumptions and estimated plan amount paid based on the estimated claim charges above and a Tier 1 member copayment of \$10 and a brand drug copayment of \$30 per claim:

1. 1,000 covered lives;
2. 25% of covered lives currently smoke (250 covered lives);
3. 16% of smokers (40 covered lives) would make a decision within the calendar year to quit;
4. Total claim charges less member copayment - plan cost for 1,000 covered lives in one plan year = \$8,000 (40 covered lives x \$200) or \$0.67 PMPM or \$8.00 PMPY. If the plan amount paid PMPM is \$40.00 this additional benefit would increase plan amount paid by 1.6%.

Clinical data indicates that the number of members who will successfully quit without any help is 5-16%. With the use of medications and behavior modification, the 12 month abstinence rates increase to 20%-25%. Of the 40 members who attempt to quit using the benefit 8-10 will be smoke free after 12 months following completion of the treatment. Many people require more than one attempt to quit.

I am available to speak with you about this recommendation further at your convenience.

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DATE: May 14, 2007
FROM: Mark Morgan
SD Morgan & Associates
PREPARED BY: Allan Zaenger R.Ph., MS,
Pharmaceutical Horizons, Inc.
RE: Drug Cost and Use Evaluation

This drug cost and use evaluation is for July 2006 – December 2006. Data for this evaluation was obtained directly from plan performance reporting prepared by Partners Rx, then analyzed and compared with pharmacy benefit management (“PBM”) benchmarks.

SUMMARY

Jul 06 - Dec 06 Amount Paid per Member (“Covered Life”) per Month (“PMPM”) was \$32.33. The following factors contributed to this and are discussed in detail later in this report:

1. Utilization PMPM was 0.79 Rxs or 9.5 prescription claims per member per year.
2. Member Co-payment was \$24.13, and as a percent of total claim charge 37.1%.
3. The Rate of Generic Dispensing was 53.6%.
4. Drug Ingredient Cost per prescription was \$62.66.
 - a. Drug Ingredient Cost per brand name prescription was \$104.87.
 - b. Drug Ingredient Cost per generic prescription was \$26.18.

DETAILED ANALYSIS

Section 1. Utilization

Utilization refers to the number of claims submitted for payment by pharmacies for eligible participants on a per member per month (“PMPM”) basis. The chart below details utilization for all City City groups for Jul 06 - Dec 06.

UTILIZATION PMPM	Jul 06 - Dec 06
City	0.79
PBM Benchmark	0.74

- Jul 06 - Dec 06 use was **0.05 Rxs PMPM or 6.8% greater than PBM Benchmark.**
- **Factors Contributing to Utilization Increase** - Drug use PMPM is primarily related to the age, obesity, and tobacco use demographics of a group or sponsor; however, benefit design (coverages, exclusions, and member copay), Market forces and cultural factors (ex. Direct to consumer advertising, greater emphasis on healthcare detection and prevention, aging “baby-boomers”, etc.) also contribute to increasing use of the prescription drug benefit.

Section 2. Member Copayment

Member Copayment is the amount contributed per prescription claim by members. The chart below details member copayment for all City groups for Jul 06 - Dec 06. The percent indicated below the dollar amount is the percent of member copayment to total claim charge.

MEMBER COPAYMENT	Jul 06 - Dec 06
City	\$24.13 (37.1%)
PBM Benchmarks	\$14.88 (22.4%)

- Jul 06 - Dec 06 Co-payment was **\$9.25 or 62.2% greater than** the PBM Benchmark, and as a percent of total claim charge **14.7% greater**.

Section 3. Generic Dispensing

Generic Dispensing refers to the ratio of prescriptions dispensed with generic drugs compared to all dispensed prescriptions. The chart below details the rate of Generic Dispensing for all City groups.

GENERIC SUBSTITUTION	Jul 06 - Dec 06
City	53.7%
PBM Benchmarks	54.8%

- Jul 06 - Dec 06 Generic Dispensing was **1.1% less** than the PBM Benchmark.

Section 4. Drug Ingredient Cost

Average Drug Ingredient Cost refers to just the average drug ingredient cost per prescription and excludes dispensing fees and member co-payments. The chart below details the Average Drug Ingredient Cost for all City groups for Jul 06 - Dec 06.

DRUG INGREDIENT COST	Jul 06 - Dec 06
City	
Brand	\$104.87
Generic	\$26.18
Average	\$62.66
<u>PBM Benchmarks</u>	
Brand	\$117.10
Generic	\$20.77
Average	\$64.31

- Jul 06 - Dec 06 Drug Ingredient Cost was **\$1.65 or 2.6% per Rx less** than the PBM Benchmark.

- **Factors Contributing to Increased Drug Cost.** Drug cost per prescription is determined by product selection and the demographics associated with each group. In general, the rate of generic substitution remains the greatest predictor of drug cost. The higher the rate of generic substitution the lower the drug cost per prescription. In addition, inflation in the cost of individual drugs, changes in drug mix and changes in benefit design significantly impact drug cost. Changes in drug mix occur when higher cost drugs within a drug class are used or when higher doses of the same drug are used (dosage creep). Changes in benefit

design that may influence drug costs include, but are not limited to, changes in member co-payment, changes in quantities dispensed per prescription, the implementation of a mail order drug program.

Section 5. Amount Paid PMPM

Amount Paid PMPM refers to the average amount paid per member (covered life) per month. This amount considers both amount paid per prescription (drug ingredient cost, pharmacy dispensing fees and member copayments) and drug use per member per month. The chart below details the Amount Paid PMPM for all City groups for Jul 06 - Dec 06.

AMOUNT PAID PMPM	Jul 06 - Dec 06
City	\$32.33
PBM Benchmarks	\$38.00

- Jul 06 - Dec 06 City Amount Paid PMPM was \$5.67, or 14.9% less than the PBM Benchmark.

Summary Observations

The Jul 06 -Dec 06 City plan amount paid PMPM was 14.9% less than PBM Benchmark. The following factors contributed to performance:

1. drug ingredient cost was 2.6% less, despite an 1.1% lower rate of generic dispensing; and,
2. member copayment was \$9.25 greater / Rx; and, as a percent of claim charge 14.7% greater;
3. drug use PMPM that was 6.8% greater.

Drug Ingredient Cost – was below benchmarks for the period. The high rate of generic dispensing coupled with a below benchmark rate of mail order drug use contributed to this performance. Two drugs – Rebif (a self-administered specialty drug) and Femara (an oral medication for treatment of cancer) accounted for over \$15,000 or nearly 7% of plan amount paid during the period. The increasing use of higher cost “specialty” drugs used as maintenance treatment of clinical conditions will be ongoing and an increasing contributor to plan amount paid.

Member Copayment

The current member copayment structure resulted in an average 37.1% member contribution to total claim charges during the reporting period. This is above the benchmark level, and exceeds our recommended member contribution threshold of at least 30%.

Fixed dollar member copayments per prescription require annual adjustment in order to maintain member contribution to claim charge as drug ingredient cost increases due to inflation and the higher cost of technology. If fixed dollar member copayments remain unchanged from year to year, member contribution to claim charge erodes. I've applied models to two alternative member copayment options:

1. Retail - Plan Copayment = \$50 / Member copayment = \$50; excess beyond \$100 paid by plan.
Mail - Plan Copayment = \$100 / Member copayment = \$100; excess beyond \$200 paid by plan.

This copayment structure would have produced member copayments of \$113,500 for the period July – December 2006. The plan amount paid would have equaled \$211,000. This copayment structure would have:

- reduced need for an aggressive drug formulary;

May 14, 2007

Page 4

- provided a member contribution to total claim charge equal to the current copayment (37%);
- greater of generic dispensing;
- more equitable member contribution to generic and brand name drugs;
- plan amount paid reductions due to lower ingredient cost from generic drugs by 5% or more.

2. Retail – Tier 1 = \$10, Tier 2 = 40% of Total Claim Charge (“TCC”), Tier 3 = 40% of TCC + \$20.

Mail – Tier 1 = \$10, Tier 2 = 40% of Total Claim Charge (“TCC”), Tier 3 = 40% of TCC + \$20.

This copayment structure coupled with a more aggressive drug formulary during the reporting period would have produced:

- member contribution to claim charge of nearly 40%;
- greater rate of generic dispensing;
- more equitable member contribution to generic and brand name drugs;
- plan amount paid reductions of 5-10%

Memorandum Regarding Health Plan Recommendations

The following are recommendations provided by SDMA for the employee health and related benefits plan for the time period of January 1, 2008 through January 1, 2010. These recommendations are being made at the request of the "Client" and are designed to assist in helping to control the cost of the health plan and other associated benefits. If the recommendations are adopted, the health plan should meet budget expectations beyond 2010.

Employer-paid flexible spending account contribution in return for participation by the employee and spouse in the wellness benefit: The "Client" had relatively good participation in the wellness program and employees have perceived it to be a valuable benefit. The blood draws and other benefits surrounding the program may have a positive impact to the plan if allowed to continue. The expense of this benefit is minimal in light of the goodwill derived, as well as the potential impact to the health of individuals on the health plan and the resulting long-term impact to the expense of the health plan as a whole. We recommend that the "Client" continue to fund the flexible spending account benefit in return for participation in the wellness benefit.

Employer-paid flexible spending account contribution for employees who waive health benefits and enroll in their spouses' employer-paid health plans: Approximately twenty-three employees dis-enrolled from the "Client"'s health plan. That level of participation in the program is desirable, and assisted the "Client" in achieving its health plan goals for the current year. We recommend that this program should be continued at the current level of benefit.

Prescription Drug Benefit: Currently the retail and mail order prescription drug benefit has a \$50,000 annual cap per member per year. This cap needs to be extended to the medical plan in order to prevent members from circumventing the cap on the prescription drug plan by obtaining substances under the medical plan instead. Also, specialty drugs costing hundreds of thousands of dollars per year per member often come in as medical claims. Chemotherapy could be excluded from the cap on the medical side if the "Client" felt it necessary. It is strongly recommended that this protection be instituted immediately. (See attachment on the subject from Allan Zaenger.)

Smoking cessation is currently covered or is not an excluded benefit under the medical plan. This benefit should be extended to the pharmacy benefit plan as certain smoking cessation products could be offered that could benefit the plan and the member. Currently 68 employees pay a smoker premium. It is recommended that coverage of selected smoking cessation drugs be offered no later than January 1, 2008. (See the attached recommendations from Allan Zaenger.)

Emergency Room/Office Visit Copay Structure: Although emergency room utilization has decreased in response to the institution of a \$100 copay for emergency room visits under both the Traditional and Standard plans, we would like to see additional decreases in utilization of the emergency room. One thing that could be causing members to use the emergency room versus doctor's offices is that the copay for an office visit is 20% of the cost of the visit, rather than a flat copay, which is the norm for both government and private industry. If members had a flat copay of \$20 or \$25, they may feel more comfortable in using the doctor's office versus the emergency room. We recommend that, beginning January 1, 2008, the "Client" either institute a flat office visit copay of \$20 or \$25 or increase the emergency room copay to \$150 in order to realize further reductions in emergency room utilization.

Elimination of the Traditional Plan: The "Client" currently has 115 employees enrolled in the Traditional plan and 186 employees in the Standard plan. The Standard plan incurred \$854,191 in medical claims for the 06/07 plan year. The Traditional plan incurred \$1,388,965 for the same period. Although a greater percentage of families are enrolled on the Traditional plan,

38% of the employee population has incurred 62% of the claims. High claimants are also predominantly enrolled in the Traditional plan. This means that movement to the Standard plan would not cause a dollar for dollar reduction in claim costs; however, the elimination of the Traditional plan should cause a claim reduction of approximately 7% to 9%, or savings in excess of \$97,000, without taking into account any reduction in savings because of medical inflation. We therefore recommend that the "Client" consider the elimination of the Traditional plan effective January 1, 2008. The Standard plan was originally designed to be in line with the Standard offering put forth for by Kentucky governments as described in the Kentucky Public Human Resource Association Survey. (Please see attached survey grid.)

Changing the Standard plan into a HRA program: If the above recommendations are instituted, then the necessity to change the Standard plan into a consumer driven Health Reimbursement Arrangement could be postponed to January of 2009. Because HRAs can cause employee disruption, having more time elapsing from the changes of a year ago would be beneficial, particularly since the more urgent and effective plan matters are the elimination of the Traditional plan and having fewer dependents on the plan, and both of these cause significant disruption to the employee population. The above recommendations should cause the costs for the "Client" to continue to reduce or at worst to remain flat. Having acknowledged that an HRA program is the direction the "Client" should ultimately take, we are still waiting for the underwriter to provide what the financial impact to plan costs will be under an HRA; however, savings estimates are typically in the low teens and tend to have multiple-year reductions. They will give the "Client" more plan flexibility in the future as well. A grid of what an HRA program could look like for the "Client" is attached.

Mandatory enrollment of dependent spouses in their employers' plans: The primary inflationary issue for most government plans is the number of dependents covered on the plan. Most private industry plans have enrollment percentages of approximately 50% single and 50% family. The "Client"'s enrollment is 37% single. This means that the "Client" is covering more bodies for an employer its size than the average plan. Total claims paid by the "Client" for spousal coverage in the 06/07 plan year were \$781,531. If the "Client" covered fewer spouses under the plan by mandating that a spouse with other group coverage must elect that coverage and disenroll from the "Client" plan, this would reduce spousal claims by approximately \$100,000. If the "Client" prefers, it can require spouses to enroll in their employers' plans but continue to be on the "Client" plan as secondary coverage. Additionally, all other dependent claims equaled \$439,386. Some reduction in these claims would occur as well because children would follow the "birthday rule" and the "Client" plan would become secondary on some of these dependents, increasing the estimated savings. Estimating the total impact to the plan is difficult because we are not sure of coverage availability for those dependents. A "Spousal Coverage Options" document is attached that illustrates various ways employers can elect to administer this plan. We recommend that the "Client" institute such a program because numerous private employers have done so and the "Client" will need to do this in order to prevent the family enrollment from going up. SDMA recommends that this policy begin on January 1 or July 1 of 2008 because it usually takes a full plan year for the eligibility or enrollment dates of the spouses' plans to take place and for the spouses to enroll in their respective plans. If employees also decide to leave the "Client" plan and take their spouse's coverage, they would receive the waiver benefit described above, which would help mitigate the medical expenses not paid for by the spouse's plan.

Employee contribution to the plan: Employees and dependents covered by the plan paid \$308,244, or 11%, of medical costs from co-pays, deductibles, and co-insurance in the 06/07 plan year. For the pharmacy plan, employees paid approximately 25% of prescription plan costs, or \$23,681. In employee premiums, approximately \$360,000, or 11%, was contributed to total medical and prescription plan costs. The net effect of these employee contributions is that employees paid, in either premium and other forms of cost-sharing, approximately 20.5% of total medical and pharmacy plan costs, versus 7% in the prior budget year. This is a significant increase and falls much closer to government industry standards. As far as using premium to help control plan costs, no change in employee contribution would be necessary for the 07/08 period as long as the other recommendations above were instituted.

Client ABC

Points Evaluation

Total Points Allowed

Criterion	Followed RFP Format/ Responded to Questionnaire									
	Company A	Company B	Company C	Company D	Company E	Company F	Company G	Company H	Company I	Company J
Rx Program (5 points for employee on-line access)	10	10	10	10	10	10	0	10	10	10
PPO Network	20	20	20	20	20	20	20	20	20	20
Stop Loss (5 points for 100% deductible option; medical & Rx coverage; 24/7; 30/2 or 18/12 contracts)	10	10	10	0	10	10	10	10	0	0
UR/Med Mgmt (5 points for UR/2.5 points for disease management/2.5 points for proactive /preventing capabilities)	10	10	10	10	10	10	10	10	10	10
COBRA/HIPAA/5	5	5	5	5	3	5	5	5	5	5
On-line Capabilities (10 points for on-line support/5 points for on-line access)	15	15	15	15	15	15	15	15	15	15
Section 125 (5 points for administration ability/5 points for employee on-line access)	10	10	10	10	10	10	10	10	10	10
Dental & Vision Administration (5 points for administration & on-line capabilities/5 points for ability to assess dental network)	10	10	10	8	10	5	3	8	10	10
Reference (9 points for 2 on-line government/10 points for 1 Tennessee government)	10	10	10	5	10	10	10	5	5	5
Total Points	100	100	100	83	98	95	83	88	85	85

This grid is for discussion purposes only. Please see TPA quotes for complete details.

SHERRILL MORGAN

Disclosure Statement Regarding SHERRILL MORGAN Compensation

For managing the health plan and other general services, SHERRILL MORGAN will receive no form of compensation other than that which is paid by the Client. SHERRILL MORGAN will not receive overrides of any kind from vendors in connection with these services.

Client

Mark T. Morgan, President
SHERRILL D. MORGAN AND ASSOCIATES, INC.
DBA SHERRILL MORGAN

1. Introduction

The purpose of this study is to investigate the effects of various factors on the performance of a system.

The study is organized as follows: Section 2 describes the methodology used in the study.

Section 3 presents the results of the study.

Section 4 discusses the implications of the findings.

Section 5 concludes the study and provides recommendations for future research.

2. Methodology

The study was conducted using a combination of qualitative and quantitative methods.

The data was collected through a series of interviews and surveys.