Amendment No. Fifty-Eight

**Contract Number 07-0001**

This Amendment No. Fifty-Eight is entered into this 26th day of January 2018 (the “Execution Date”), by and between the California Automated Consortium Eligibility System (hereinafter referred to as the “Consortium”), and First Data Government Solutions, LP, a Delaware Limited Partnership ("Contractor").

**RECITALS**

The Consortium and Contractor entered into that certain Agreement dated as of October 29, 2007 (the "Agreement"), whereby the Consortium and Contractor agreed that Contractor would provide, among other things, quality assurance and project management services in connection with the Amended and Restated Revised System Agreement dated as of June 29, 2007, as amended (the "System Agreement") between the Consortium and Accenture, LLP and Proquire, LLC (collectively, "Development Vendor").

Pursuant to the State Strategy for Eligibility Systems and enactment of California Assembly Bill ABX 1 of 2011, the Consortium is planning the migration of the Consortium’s data into a combined 40-county system (“CalACES”). The future CalACES migration Development and Implementation (“D&I”) project will conduct the activities for CalACES to be designed, developed and implemented as a single code base, database, and data center operating in a Cloud environment. Federal sponsors, both Food and Nutrition Service (“FNS”) and the Centers for Medicare and Medicaid Services (“CMS”), have requested additional information and analysis surrounding the project scope and approach in order to support and approve the Implementation Advance Planning Document (“IAPD”) for the CalACES Migration D&I project to proceed.

The Consortium has requested that Contractor provide additional Project Management Office (“PMO”) and fiscal services to support migration planning as documented in Change Order CO-031 Revision 3, C-IV Migration Planning (“Attachment 38”). As a result, there is an increase in costs associated with the increase in QA Services to be performed by Contractor.

The Change Order CO-031, Revision 3 – C-IV Migration Planning is incorporated in the Attachment to this Amendment No. Fifty-Eight.

The Consortium and Contractor desire to enter into this Amendment No. Fifty-Eight.

NOW, THEREFORE, in consideration of the foregoing premises and the mutual covenants and promises described herein, the parties agree as follows:

1. Attached to this Amendment No. Fifty-Eight, is Exhibit A, Amendment No. Fifty-Eight, which replaces Exhibit A, Amendment No. Fifty-Seven, in its entirety.
2. Attached to this Amendment No. Fifty-Eight is Attachment 38, which is hereby attached to and incorporated into the Agreement.
3. Except as specifically provided in this Amendment No. Fifty-Eight, all other terms and conditions of the Agreement are unchanged and remain in full force and effect.

IN WITNESS WHEREOF, the parties have set their hands hereunto as of the Execution Date.

**CALIFORNIA AUTOMATED FIRST DATA GOVERNMENT**

**CONSORTIUM ELIGIBILITY SYSTEM SOLUTIONS, LP**

By: FDGS Partner, LLC

Its general partner

By: By:

Printed Name: Printed Name:

Title: Title:

Date: Date:

By:

Printed Name:

Title:

Date:

**Notice Address: Notice Address:**

California Automated Consortium First Data Government Solutions, LP

Eligibility System Attention: Jose Garcia, SVP, Government Solutions

Attention: Executive Director 5565 Glenridge Connecter NE

11290 Pyrites Way, Suite 150 Atlanta, GA 30342

Rancho Cordova, CA 95670-4481

With a copy to:

First Data Government Solutions, LP

Attn: Legal Counsel

5775 DTC Blvd., Mail Stop 100 North

Greenwood Village, Colorado 80111