State of New Hampshire Internal Service Fund Management Letter for the Fiscal Year Ended June 30, 2014

Division of Risk and Benefits (Risk and Benefits)

Department of Administrative Services (DAS)

LBA Audit - Correction Action Plan / Audit Response

108 Month Progress Report Update: May 1, 2024

Completion Status

Open

Partial •

Substantial •••

Full

#	Observation Title	Recommendation	Action Item	Due Date	Completion	Comments
					Status	
1	Formal Risk Assessment	Establish a formal risk assessment process, supported by policies and procedures, for recognizing and responding to risks potentially affecting the Division of Risk and Benefits' (formerly RMU) operations.	° Risk and Benefits completed a comprehensive risk assessment process based on the COSO Internal Control framework. The framework categorizes business risks and identifies key elements of	Completed	••••	
		(formerly Kivio) operations.	internal controls, including policies and procedures to mitigate and monitor risk. Although the Divisional, Financial and Operational assessments are complete, Risk and Benefits continues to monitor internal controls to mitigate risk on an ongoing basis.			
2	Controls Over Enrollment Data	Perform periodic reconciliations between the enrollment data repository (NHFIRST) and information used by the benefit vendors to pay claims to ensure the vendors are only processing claims and collecting administrative fees for appropriate enrollees.	° Currently, Express Scripts, Anthem, and Delta Dental administrative invoices are reconciled monthly with their respective administrative enrollment files. ° Risk and Benefits has developed and documented processes to perform monthly enrollment reconciliations between administrative fee enrollment counts and NHFIRST enrollment for all health benefit vendors.	Completed	••••	

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Implement a secondary system review control for	° On 4/23/15, Dependent Eligibility	Completed	••••	
all changes made to plan enrollments to ensure	Verification Process completed. Final			
changes are made accurately and appropriately	DEVP Report submitted to Fiscal			
and control procedures are documented.	Committee on 12/15/15. A second DEVP is			
	scheduled for 2022.			
	° Extensive documentation on employee			
	eligibility, benefit plan changes, and			
	termination of benefit plans is available to			
	Agency HR via Sunspot as well as detailed			
	instruction on the routine enrollment of			
	eligible employees and dependents.			
	Documentation supporting benefit eligibility			
	and changes are maintained in the employee			
	personnel file.			
Limit the number of individuals authorized to	O UD training completed for largest State	Completed	••••	
make enrollment changes to the health benefit	° HR training completed for largest State agencies that are designated to complete	Completed		
plan. All authorized individuals should be	their own benefit enrollments. All other			
appropriately trained. Conduct periodic review of	agencies forward benefit enrollment			
authorized access.	materials to Risk and Benefits Division			
authorized access.	Benefit Staff for processing. Agency staff			
	has access to detailed NHFIRST user			
	instructions via Sunspot. Risk and Benefits			
	updates instructions as needed.			
	° NHFIRST functionality provides ability to			
	research entries to system via Benefit Audit			
	History, providing information such as			
	record entry date and user initiating change.			
	° Risk and Benefits implemented benefits			
	automation rules that automatically update			
	benefits status as appropriate based on			
	personnel action transactions made to			
	employee level records.			
	° FDM manages access to NHFIRST and			
	limits access to benefits modules to only			
	appropriate HR agency benefits staff, as			
	designated by DOP.			
	° FDM also implemented an employee termination checklist process to allow for			

3	Service Organization Control Reports (SOC-1 Reports)	Expand documented review of each SOC-1 Reports to understand the scope and effectiveness of controls over outsourced operations.	timely notification to FDM to limit terminated employee access to NHFIRST. An audit compliance report has been developed by FDM and is routinely reviewed with DOP. Developed written procedures for vendor SOC-1 reviews and development of complementary control matrixes for SOC-1	Completed	••••	
4	Controls Over Revenue	Establish policies and procedures to ensure revenues are complete and accurately collected, reported and recorded.	reviews completed. Output All HBP revenue sources are reconciled monthly by Risk and Benefits Finance Bureau. Risk and Benefits has developed and documented policies and procedures for reconciliation of all monthly HBP revenue sources.	Completed	••••	
		Establish review and approval controls that verify the completeness and accuracy of revenues. Reconcile NHRS subsidy revenue for accuracy.	 Monthly NHRS subsidy revenue reconciliation processes developed and procedures drafted. Monthly reconciliation of NHRS retiree health enrollment to NHFIRST retiree enrollment process developed and procedure drafted. NHRS completed an extensive audit three years ago and each retiree's record is audited as they are enrolled in the retiree health plan to determine eligibility. NHRS and Risk and Benefits are working together to improve the current reconciliation process used to verify the completeness and accuracy of the subsidy revenue on a monthly basis. 	Completed	••••	
5	Revenue Reconciliation	Develop policies and procedures for the timely follow up and resolution of significant variances identified by control activities.	° Developed written procedures of monthly revenue reconciliation process for HBP revenue sources. Different revenue reconciliation processes require follow up with different internal departments and/or HBP vendors. Each drafted revenue source procedure includes a process for timely	Completed	••••	

6	Health Benefit Policies and Procedures Health Benefit Book	Establish policies and procedures for all significant aspects of the health benefit plan.	follow up and resolution of revenue variances. o Procedures put in place for detection of revenue variances. o Risk and Benefits and Bureau of Accounts work together to resolve variances. Risk and Benefits administers benefits and establishes processes according to recognized authorities, i.e. Section 125 Plan document, DOP hiring/data entry processes, RSA 21-I:30 and RSA 100-A. Administrative manuals are available for agency and internal Risk benefits staff use, which are updated on a continuing basis.	Completed	••••	
/	Health Benefit Book	Publish all health benefit booklets in a timely manner.	 Vendor project plans include timely publication of benefit books. Updated Medical, Pharmacy, Dental, and HRA benefit booklets are posted timely. Summary plan descriptions and "Benefits 101" presentation are available online. 	Completed	••••	
8	Working Rates	Implement evidenced review and approval control over the acceptance of actuarially determined working rates.	Developed written policies and procedures for evidence based review and approval control over the acceptance of actuarially determined working rates.	Completed	••••	
9	Accounts Receivable Policies and Procedures	Develop policies and procedures for accounting and reporting accounts receivable to provide guidance for consistent reporting.	 Developed written policies and procedures. Processes in place to document accounts receivable. 	Completed	••••	
10	Financial Activity in The Appropriate Fund	Work with DAS, State agency, and the Legislature to develop policies and procedures for accurate financial reporting for the General Fund.	° DAS (Commissioners Office, Risk and Benefits, and BOA) has determined that the best practice is to deposit federal post retirement revenue into unrestricted General Funds. This means that retirees from agencies contributing post retirement revenue to the General Fund are then included in the DAS budget for Retiree Health Benefits. ° Risk and Benefits will continue to work with the Legislature and agencies to identify agencies that should self-fund Retiree Health	Completed	••••	

			Benefits. For example, in FY2019 OPLC became a self-funded agency and Risk and Benefits invoiced it for its monthly retiree health premiums. DAS' current process follows RSA 21-I:74-76 and deposits Post Retirement Funds into non-restricted GFs to support all GF needs, and the GF then is a major source of revenue for retiree health benefits. RSA 21-I:74-76 are in conflict with RSA21-I:30-e that states that all funds accumulated from any source for retiree health benefits shall be accounted for in the employee and retiree benefit risk management fund. In the past, DAS through the budget process sought to deposit post retirement funds into an OPEB Trust to support long-term retiree health benefit plan costs, but the legislature removed this proposal from the budget. Because Post Retirement revenues fluctuate from year to year in amount and in timing of receipt, and given DAS' responsibility to pay for health care for more than 12,000 retirees, DAS current process relies on the GF for a source of revenue for retiree health benefits in the State's budget.			
11	Transfer of Payroll Costs Policies and Procedures	Establish policies and procedures for timely payroll transfers, as directed by Chapter 1:9.	Risk and Benefits developed written policies and procedures for payroll transfers. Payroll transfers are conducted timely.	Completed	••••	DAS requested repeal of Chapter 1:9 (Laws of 2009); not repealed in 2015 legislative session.
12	Workers' Compensation to Internal Service Fund	Review the policies and procedures for posting workers' compensation revenues to the Internal Service Fund. Ensure revenues continue to be posted timely.	 DAS manual addresses posting workers' compensation revenues. Timely posting of revenue occurs now that office is fully staffed. 	Completed	••••	

13	Changes to Collective	Put changes to the CBA in writing with the agreement to the changes by Labor and	DAS will work with the unions to put all CBA changes in writing.	Completed	••••	
	Bargaining	Management.				
	Agreement					
14	Required Reporting	Submit timely reports of the self-funded Health	Timely reports are filed.	Completed	••••	
		Benefit program to the Fiscal Committee every 60				
		days, as required by Chapter 319:32.				
15	RSA 21-I	Establish the administrative rules required by	Active Employee Health Benefit plan rules	Ongoing	••	Subject to
	Administrative Rules	RSA 21-I:14.	are 95% drafted. Retiree Health Benefit plan			limited staff and
			rules are 50% drafted.			other resources.