Personal Nondisclosure Agreement For Access to Accenture's Computer Systems

Accenture agrees to give the undersigned ("User") access to Accenture's proprietary computer systems, including materials and information encountered in connection with the use of the Accenture's proprietary computer systems (collectively, the "systems") and User agrees to the following provisions.

User agrees to use the systems only for the benefit of Accenture and User agrees to treat the systems in the same way that it treats its own similar confidential information, but User will not use less than a reasonable level of care with regarding the systems. User will have no confidentiality obligation for the portions of the systems that are in the public domain, that are already known to User, that are independently developed by User, or that are received by User from a third party. The systems will at all times remain the property of Accenture and User will return all copies of any portions of the systems on Accenture's request.

User will abide by the Accenture systems usage policies and Accenture administrative controls that are provided by Accenture to User.

User may not have any personal items capable of recording audio, video or data in their home work area. Those items include but are not limited to cellular telephones, notebooks, radios, storage media, cameras, memory sticks, etc.

User will not be permitted to print hard copies of Centene data at any time while outside of the approved service locations.

User may not use the Accenture name, trade name, trademark, logo, acronym or other designation of Accenture without Accenture's prior written consent. User may not assign its rights or delegate its duties or obligations under this Agreement without Accenture's prior written consent and any attempt to do so is void. This Agreement may not be modified or amended except in a writing signed by Accenture.

Agreed and Accepted:		
Ву		
Signature	Print Name	
Title		
Date		

Accenture Confidential