



Board of County Commissioners - Regular Meeting

Tuesday, June 7, 2022 at 9:00 am

**34 Forbes Street, COURTHOUSE ANNEX, COMMISSION
MEETING ROOM**

*The Board of County Commissioners asks that all cell phones are turned off or placed on silent (vibrate) mode. **Any handouts (information) for distribution to the Commission must be submitted to the Board Secretary (Clerk's Office) or to the County Coordinator on or before the Thursday prior to that Tuesday's meeting. Failure to do so will result in your removal from the agenda or a delay of any action relating to your request until a future meeting.***

Meeting Information

The general public is welcomed in the commission meeting room for regular meetings, however, the Board of County Commissioners encourages the continued use of the livestream link or Zoom. Those wanting to view the meeting can use the livestream link <https://facebook.com/forgottencoasttv/> or go to Forgotten Coast TV's Facebook Page. You do not need a Facebook account to view Facebook live. The livestream feed will promptly start 5 minutes before the meeting commences. Those wanting to participate virtually during the meeting should use the Zoom log-in/call-in information provided below. There is a link to a list of videos and Getting Started Resources on the main "Agenda and Minutes" webpage for those unfamiliar with Zoom. If you are experiencing any issues with the livestream or Zoom, call (850) 653-9783 option 3 or 2 for assistance.

To join Zoom via computer, use the link <https://us06web.zoom.us/j/89788040276> on the meeting date and time. If you do not have speakers or a microphone on your computer or prefer to call, you can dial in for audio. Call (301) 715-8592 or (312) 626- 6799 or (929) 205-6099 and enter ID number (897 8804 0276#). All attendees are muted by default.

If you would like to speak during the meeting in-person or via Zoom, you are required to complete the virtual speaker card

<https://www.franklincountyflorida.com/virtual-speaker-card/>. This card must be submitted to the County Commission Administrative Office prior to the start

of the meeting in order for you to speak during the meeting.

During "Public Comments" you may comment on a non-agenda item or a non-action item for up to 3-minutes when recognized by the Chairman.

You may also address the Commission on an agenda action item for one minute (which may change based on the number of speakers waiting to comment) during the meeting after a motion has been seconded and you are recognized by the Chairman.

*Once recognized by the Chairman, if you are on Zoom with a computer or smart device select the 'raise hand' icon. If you have dialed in to the meeting by phone press *9 to raise your hand, then *6 to unmute.*

Public engagement is important to us and use of Zoom for public participation is still a process for some. We appreciate your understanding.

- 1. Call to Order**
- 2. Prayer and Pledge**
- 3. Approval of Minutes**
 - a. FCBCC Regular Meeting 5/17/2022**
 - b. FCBCC Workshop 5/17/2022**
- 4. Payment of County Bills**
- 5. FWC - Bear Management Program Update**
- 6. Public Comments**

This is an opportunity for the public to comment on a non-agenda or non-action agenda item. When you are recognized to be heard by the Chairman, please adhere to the 3-minute time limit.

Constitutional Officers

Department Directors Reports

- 7. Superintendent of Roads and Bridges - Howard Nabors**
 - a. Informational Items**
- 8. Solid Waste Director - Fonda Davis**
 - a. Informational Items**
- 9. Emergency Management Director - Pam Brownell**
 - a. Informational Items**
- 10. Extension Office Director - Erik Lovestrand**
 - a. Action Item: Extension Telehealth Project Expenses**
 - b. Informational Items**
- 11. Library Director - Whitney Roundtree**
 - a. Informational Items**

Other County Reports & Requests

- 12. Interim Airport Manager - Ted Mosteller**
 - a. Informational Items**
- 13. Building Official - Steve Paterson - Docks, Seawalls, and Site Prep Permitting -**

Request

- 14. Florida Opioid Settlement (Walgreens) - Attorney Michael Shuler**
- 15. SHIP Program - Lori Switzer-Mills - Request & Update**
 - a. Action Item: Down Payment Assistance**
 - b. Action Item: Hurricane Housing Recovery Funds**

Presentations and Updates

- 16. Second Harvest - Shari Hubbard - Update**
- 17. Apalachicola Bay Systems Initiative - Dr. Sandra Brooke - Update**

Public Hearings 10:30 a.m. (ET)

- 18. Public Hearing - Zoning Change 10:30 a.m. (ET)**

AN ORDINANCE REZONING 5 +/- ACRES OF LAND IN SECTION 10, TOWNSHIP 9 SOUTH, RANGE 8 WEST, FROM R-3 SINGLE FAMILY ESTATE RESIDENTIAL TO R-2 SINGLE FAMILY MOBILE HOME DISTRICT.

Click [here](#) for a copy of the Notice of Zoning Change.

Click [here](#) for a copy of the Re-zoning application.

Click [here](#) for a copy of the ordinance.

- 19. First Public Hearing for FFY 2021 and/or FFY2022 Community Development Block Grant (CDBG) - Dennis Dingman, Summit Professional Services, Inc. 11:00 a.m. (ET)**

Click [here](#) for a copy of the handout.

- 20. Fair Housing Public Information Meeting for the Public and the County Commission - Dennis Dingman, Summit Professional Services, Inc 11:10 a.m. (ET)**

Click [here](#) for a copy of the Fair Housing Public Information Handout.

RFP/RFQ/Bid Opening

- 21. Request for Proposal - Special Magistrate Legal Services**

Click [here](#) for a copy of the Special Magistrate Request For Proposal advertised notice.

- 22. Sealed Bids - Scale Station Modular Building**

Click [here](#) for the advertised invitation to bid.

County Staff & Attorney Reports

- 23. Fiscal Manager/Grants Coordinator - Erin Griffith**

- a. Board Action: SGI Fishing Pier Access Road Repairs Construction Contract**
- b. Board Action: Island View Park Notice to Proceed**
- c. Board Action: Consolidated Solid Waste Grant Application**
- d. Board Action: E911 Sole Source Supplier and Grant Agreements**

e. Board Action: Armory Sprinkler System Construction Contract

24. County Coordinator - Michael Morón

- a. Action Item: SHIP Administration Selection**
- b. Action Item: TDC Vendor Contract Advertisement**
- c. Action Item: Private Roads Workshop**
- d. Action Item: Housing Summit**
- e. Action Item: Re-appoint Mr. Ted Mosteller to CareerSource Board**
- f. Informational Item: Department of Health Rate Increase**
- g. Informational Item: Annual Wetland Report**

25. County Attorney - Michael Shuler

- a. Action Item: Lanark Village Volunteer Fire Department**
- b. Action Item: McIntyre Road Ordinance Public Hearing**
- c. Action Item: 911 Request from Ms. Renee Brannen**
- d. Informational Item: Lanark Village VFD**
- e. Informational Item: 1426 East Gulf Beach Drive, SGI**
- f. Informational Item: RV Enforcement**

Commissioners' Comments & Adjournment

26. Commissioners' Comments

27. Adjournment

In accordance with Section 286.0105, Florida Statutes, any person who wishes to appeal a decision made by the Franklin County Board of County Commissioners, with respect to any matter considered at the meeting, must have a record of the proceedings. He or she may need to ensure that a verbatim record of the proceedings is made.

Contact: Michael Moron, County Coordinator (michael@franklincountyflorida.com (850) 653-9783 x 155) | Agenda published on 06/06/2022 at 8:00 PM

**FRANKLIN COUNTY BOARD OF COUNTY COMMISSIONERS
REGULAR MEETING
COURTHOUSE ANNEX, COMMISSION MEETING ROOM
MAY 17, 2022
9:00 AM
MINUTES**

Commissioners Present: Ricky Jones-Chairman, Bert Boldt, II-Vice-Chairman, Noah Lockley, Joseph Parrish, Jessica V. Ward

Others Present: Michele Maxwell-Clerk of Court, Michael Shuler-County Attorney, Michael Moron—County Coordinator, and Jessica Gay-Deputy Clerk to the Board

1) Call To Order

Chairman Jones called the meeting order.

2) Prayer and Pledge

Chairman Jones led the Board in prayer followed by the Pledge of Allegiance.

3) Approval of Minutes

a) FCBCC Regular Meeting

On a motion by Commissioner Boldt, seconded by Commissioner Ward, and by a unanimous vote of the Board present, the Board approved the minutes from the FCBCC Regular Meeting and Workshop on 5/3/2022. Motion carried 5-0.

4) Payment of County Bills

On a motion by Commissioner Parrish, seconded by Commissioner Lockley, and by a unanimous vote of the Board present, the Board approved the payment of County Bills. Motion carried 5-0.

5) Special Project Coordinator – Alan Pierce – Eastpoint & 2-Mile Dredge Update

Mr. Pierce opened with a famous excerpt from William Faulkner's Dec. 1950 speech at the Nobel Banquet at the City Hall in Stockholm, Sweden. "I believe that when the last ding-dong of doom has clanged and faded from the last worthless rock hanging tideless in the last red and dying evening, even then there will still be one more sound: that of man's puny, inexhaustible, voice still talking!" Pierce quotes. He said that he doesn't want to be talking about the Army Corps of Engineers until the end of time. Mr. Pierce said the Corps says they are moving forward. It's not visible to us, it's not visible to us who have been waiting, waiting, waiting. He then read a letter from Ashley Kleinschrodt, Chief, Navigation Section, Operations Division at the Army Corps of Engineers' Mobile, Alabama headquarters, that he received last week, that said the Corps had received the contract for the dredging and was moving forward with a task force order and hard

copy of the bonds needed to proceed. After they received and approve their submittal documents such as the safety plan, environmental plan, etc. they will schedule the preconstruction meeting, which Pierce said would signal the start of the project. Mr. Pierce noted that this would be the last step before they begin dredging. They told us immediately after the meeting, that they will begin dredging. They'll be ready to go. Mr. Pierce said they don't appear to be worried about hurricane season this year as they were last year. Chairman Ricky Jones said he had asked Corps personnel point-blank about hurricane season. They said that's not something they can consider. If they shut everything down for hurricane season, then they're further behind in that area.

6) Public Comments

Mr. John Berry of 1389 Alligator Drive spoke to the Board regarding the state fire marshal presentation noting a few points directed at Attorney Shuler. Chairman Jones asked Mr. Berry to please address the Board. Mr. Berry would like the Board to address the contracts, assets, use of MSBU funds, and auditing when restructuring the fire department in Lanark Village.

Mr. Wayne Williams spoke to the Board about an oyster group that has over 400 members. He said that he would like the Board to help with proposals and maybe put them on a future agenda. He noted that everyone wants the bay open as soon as it can and there are a lot of issues with the management plan. He spoke about the spraying of the river and its impact on the oysters and native plants. He said he would like to see stuff like this put in the management plan. Commissioner Lockley asked if his group would be the new association. Mr. Williams noted they are in the process now, just waiting for approval. There are a lot of people ready to get on board. Just as soon as it is official, we will start having meetings. Commissioner Lockley asked that they keep the Board informed. Commissioner Boldt also voiced his concerns about the progress of the bay and his desire for a report on the bay for the public. Mr. Williams said that he has been taking FWC officers out where the material has been put out and it looks really good.

Mr. Chris Crosby spoke to the Board about the Lanark village fire department. We are in wildfire season and reiterated that it was a timely matter. He thanked the Board for what they are doing. Mr. Crosby spoke to the Board about repairing and new equipment Classie Lowery Park. He said that he would like to see some more items out there for the kids.

Constitutional Officers

7) Clerk of Courts – Michele Maxwell – Report

Clerk Maxwell had nothing to report to the Board.

Department Directors Reports

8) Superintendent of Roads and Bridges – Howard Nabors

Mr. Nabors had no action items for the Board. Mr. Nabors noted that they are keeping an eye on the rise in fuel costs.

Mr. Moron presented the following item from his report at this time.

d. Action Item: WSA CI Contracts

Attached to my report are four Florida Department of Corrections' Interagency/Public Works Agreements for Community Work Squads. There are contracts for Parks and Recreation, Road Department, Landfill, and Mosquito Control. These contracts are for three years and may be renewed for an additional three years.

Board action to approve and authorize the Chairman's signature on the DOC Interagency/Public Works Agreements for Community Work Squads contingent on Attorney Shuler's review.

On a motion by Commissioner Ward, seconded by Commissioner Boldt, to approve and authorize the Chairman's signature on the DOC Interagency/Public Works Agreements for Community Work Squads contingent on Attorney Shuler's review. Motion carried 5-0.

Commissioner Ward thanked Mr. Nabors and his crew for going out to McKissack Beach and clearing the road for people to enjoy the beach. Chairman Jones thanked Mr. Nabors and his staff for all they do for the county. Commissioner Lockley said we need to keep all of the public accesses open with signage. Chairman Jones noted that one of the bigger things we are going to have to address in the future is the funding for road paving. Chairman Jones noted that we have about 235 miles in Franklin County, and at our current rate we collect \$310k a year. The last time we went out for bids on paving it was about one million dollars per mile. We are going to have to find a way to fund it. Mr. Nabors noted we have 203 miles in Franklin County.

9) Solid Waste Director – Fonda Davis

Mr. Davis had no action items for the Board. Mr. Davis provided the Board with the following information from his report.

BOARD INFORMATION: Use Waste Oil Collection

In October 2018 we placed used oil containers throughout the county. Since then, the amount of oil has increased. Listed below are the previous prices and the current price.

2019- \$1.25 per gallon @ 1865 gallons \$2,331.25

2020 -\$1.25 per gallon @ 3550 gallons \$4,437.50

2021 -\$1.50 per gallon @ 6250 gallons \$9,375.00

Chairman Jones asked if the used oil was paid through a grant that we receive. Mr. Davis said that we receive a solid waste grant, however, he doesn't believe the used oil is included in it. Chairman

Jones asked Mr. Davis to check into this as he believes the grant was increased from \$10k to \$20k. Mr. Davis said that he would check on it. Commissioner Parrish noted that there will be more costs associated with this year's collection due to an increase in costs. Chairman Jones said that he remembered when they would pay us to pick up the used oil. Mr. Davis noted that the playground equipment has been ordered but it is on backorder. It should be delivered about mid-July. Chairman Jones thanked Mr. Davis and his crew for everything they do for the county.

BOARD INFORMATION: Amnesty Yard Debris

Since Hurricane Michael in 2018 we have amnesty yard debris daily at no cost to all homeowners. Our adopted policy states that yard debris will be amnesty at no cost on Monday to homeowners.

10) Emergency Management Director – Pam Brownell

Mrs. Brownell had no action items for the Board. Mrs. Daniels reminded the Board of the disaster bucket event this weekend at Vrooman Park. She said they just got back from the governor's hurricane conference. She noted that they have talked to FDM recovery, and we can move forward with Island View Park.

Mrs. Griffith presented the following item from her report at this time.

g. BOARD ACTION: FEMA Repairs Island View Park

Franklin County followed all proper procurement steps to receive competitive bids for this project – the bid solicitation was advertised in both the Panama City News-Herald, and the Apalachicola Times, posted to the online governmental bid platform Demand Star, posted with the Office of Supplier Diversity, and circulated to their list of vendors and posted on the county website. There were nine contractors who requested copies of the bid specifications from Dewberry Engineers and four contractors who attended the mandatory pre-bid meeting held on March 17th. When bids were opened on April 5th, 2022, there was only one bid. As only one bid was received, FEMA deemed the procurement to be non-competitive. FEMA may reimburse costs incurred under a contract procured through a non-competitive proposal, also referred to as sole-source, only under certain circumstances. Franklin County submitted all supporting documentation to FDEM to confirm that all steps were taken to ensure open competition and asked for the circumstance to be reviewed for an exception to competitive procurement. While attending the Governor's Hurricane Conference several weeks ago, Jennifer Daniels, the Assistant Director for Emergency Management, made contact with several decision-makers at FDEM and was able to get a formal acknowledgment from FDEM this past Friday which stated that FDEM and FEMA were in agreement with the County that the bid met the requirements needed for the last bullet for a noncompetitive procurement identified within PAPPG V3.1 pg. 31:

FEMA may reimburse costs incurred under a contract procured through a non-competitive proposal only when one or more of the following apply:

- The item is only available from a single source.

- The public exigency or emergency for the requirement will not permit a delay resulting from the competitive solicitation.
- FEMA or the recipient expressly authorizes a noncompetitive proposal in response to a written request from the Applicant; or
- After solicitation of a number of sources, competition is determined inadequate.

Board action to issue a notice of award to North Florida Construction, Inc. for the Island View Park Repairs and authorize the Chairman to sign the notice of award and contract documents.

On a motion by Commissioner Boldt, seconded by Commissioner Ward, and by a unanimous vote of the Board present, the Board authorized issuing a notice of award to North Florida Construction, Inc. for the Island View Park Repairs and authorized the Chairman to sign the notice of award and contract documents. Motion carried 5-0. Chairman Jones thanked Mrs. Daniels and their team for all they do.

11) Extension Office Director – Erik Lovestrand

Mr. Lovestrand had no action items for the Board. Mr. Lovestrand noted that a Lethal Bronzing Disease in a palm tissue sample from Apalachicola was confirmed. This disease will infect our native cabbage palms, as well as several other ornamental palms. A small plant-hopper insect transmits this disease. Chairman Jones thanked Mr. Lovestrand and his team for everything they do at IFAS.

12) Mosquito Control – Dewitt Polous

Mr. Polous gave a report to the Board on the following items.

1. Seasonal Employees- Two of the three seasonal sprayers have returned to work, and we are waiting for the third to return.
2. Assessment – A Mosquito Control program needs assessment was performed by the Florida Department of Agriculture and Consumer Services
3. Chemical Resistance- We set buckets of hay-infused traps to collect mosquito eggs to be sent off to the University of Florida lab to be tested for chemical resistance.
4. Seasonal Spraying- We started back our seasonal spraying on April 20, 2022
5. Spraying Schedule – Depending on weather and mosquito counts/requests

Chairman Jones thanked Mr. Polous and his team for all they do for the county.

Other Reports

13) Interim Airport Manager – Ted Mosteller

Mr. Mosteller had no action items for the Board. He reported that the airport license had been received and now they have to get the promises made to the inspector taken care of.

Mr. Moron presented the following item from his report at this time.

c. Action Item: FAA Grant Application for the Apron Rehabilitation Project (Attachments) At your last meeting, the Board opened sealed bids for an Airport Apron Rehabilitation project. The project's scope includes concrete pavement replacement, crack repair, and joint seal removal and replacement. Only Pettibone Concrete Construction from Panama City, Florida responded to the advertisement for sealed bids. Attached to my report is the Recommendation of Award from AVCON that includes their review of Pettibone's bid, the grant application, FAA Form 5100-101, and six required FAA certifications for approval and signature. The FAA is providing \$600,000 in funding, and the bid came in much lower than anticipated, so about half of the overall apron will be awarded for this project, more than originally anticipated. A snapshot of the pavement that will be funded by the FAA grant is attached. Board action to approve this project and authorize the Chairman's signature on the required FAA forms.

On a motion by Commissioner Boldt, seconded by Commissioner Ward, and by a unanimous vote of the Board present, the Board approved the Apron Rehabilitation Project and authorized the Chairman's signature on the required FAA forms. Motion carried 5-0.

f. Informational Item: Airport Equipment Inventory
Last Tuesday, Mrs. Erin Griffith, Mr. Ted Mosteller, Mr. Chance White, and I met to review the inventory of airport maintenance equipment. We decided on what equipment will be repaired, replaced, or sent to auction. That list will be presented to the Board at an upcoming meeting for your approval. In addition, Mr. Mosteller is seeking quotes to extend the storage shed to properly store and protect the maintenance equipment and a secured area to store tools, and an operating area for the Airport manager. Those quotes will be presented to the Board for review and approval at a future meeting.

Presentations and Requests

14) SHIP Program Administration Presentations

a. Apalachee Regional Planning Council

Mr. Chris Rietow from ARPC presented their proposed scope of services for the management, operation, and administration of Franklin County's State Housing Initiative Partnership (SHIP) Program. The goal of this program is to join statewide efforts to produce and preserve affordable homeownership in Franklin County. ARPC Staff will work with county staff to ensure the county is informed of the process throughout and that ARPC staff is performing up to the expectations of the county. Currently, Franklin County receives \$350,000 annually to perform SHIP operations, with up to 10% (\$35,000) of those funds deemed eligible for administrative costs. The proposed administrative services provided will include:

- Providing two (2) full-time staff members
- ARPC employees will provide services remotely to county residents five days a week.

- ARPC Housing Staff will be physically present in the county to attend meetings, contractor walk-throughs, bidding conferences, etc.
- ARPC Housing Staff will lead the county in expanding the SHIP allocation to provide suitable housing to the residents of Franklin County before the deadline of each fiscal year.
- ARPC Housing Staff will partner with Franklin County BOCC to ensure the successfully delivery of their methods (housing strategies) identified in the county's Local Housing Assistance Plan (LHAP)

In addition to the administrative services discussed above, ARPC will also be responsible for:

- Presenting topics to the BOCC
- Coordinating with the County's Office of the Clerk of Courts/Finance Department to facilitate all check requests for the program
- Present lien satisfactions and releases of lien to the BOCC
- Obtain signatures from officials as appropriate
- Help direct inquiries to the County

The proposed budget for this project is 8% of allowable administrative costs or \$28,000 annually. Beginning in FY 22-23, ARPC will submit quarterly invoices in the amount of \$7,000 (\$7,000 x 4 = \$28,000) The contract is proposed as a quarterly fixed-fee contract. The ARPC will submit quarterly invoices of \$7,000 each after the conclusion of each quarter for services performed on the project during that billing period.

Commissioner Boldt said he remembered Commissioner Lockley's concern about having someone in Franklin County. Mr. Donald Morgan said that they currently offer remotely and are available via email and land phone. He said that they go to counties individually and each applicant will have a closing and pre-bid conference. Their homes are being inspected, we still try to establish a relationship, and we do try to come to the county as needed. Mid covid we were able to jump over that hurdle. Commissioner Lockley asked how they will accommodate the older computer illiterate population. Mr. Morgan said we mail out applications, help them complete them over the phone, we make sure everyone is given a level playing ground. Also in some counties, we have a liaison within the county that will help partner with the local applicants. For a certain percentage, we have done it a couple of different ways. The inspector is the one who does the visit. We exchange through secure links, secure confidentiality, and all safety measures would be available to the county. Commissioner Boldt asked if we needed to specifically put this in the contract. Mr. Moron said this is just a proposal and once decided who will go through then we would draft the agreement. Commissioner Parrish said he agrees that we will need one on one. He noted this is a big responsibility for whoever gets chosen for this job. He noted that protocols and procedures have to be followed to administer this grant program. Chairman Jones thanked Mr. Morgan for his time.

b. Community Action Agency

Mr. Tim Center from Community Action Agency presented their proposal to carry out the services as outlined in the SHIP Local Housing Assistance Plan (LHAP). These services include emergency

repairs, rehabilitation assistance, and housing acquisition cost assistance. In the event it is needed, disaster recovery grants will be made available. Community Action has a team of six staff located in Franklin County. Three Community Action team members work in its main office located at 25 Island Drive, Eastpoint, Florida. The staff administers the Low-Income Home Energy Assistance Program (LIHEAP) to help with utility bills, the Disaster Recovery program focused on Hurricane Michael recovery efforts and the Getting Ahead program. Other staff work at the Head Start Center temporarily housed at the 6th Street Recreation Center in Apalachicola. The Weatherization Assistance Program is managed from Tallahassee. Community Action served more than 500 Franklin County residents in FY 2020-2021. Franklin County receives \$350,000 for the SHIP Program. Up to ten percent can be used for administration. Community Action's proposed budget for this project is 10% of allowable administrative costs or \$35,000 annually. The administration expenses would include audit services (\$3,500), staffing (\$25,000), advertising (\$1,500), and accounting (\$1,500). Community Action will work collaboratively with the County Commission providing regular updates on the SHIP program. It will facilitate meetings of the Local Housing Partnership and work collaboratively with the county-approved community land trust. Community Action, in conjunction with the County, will seek additional grant funding when available.

Commissioner Lockley made a motion to give the administration of the SHIP LHAP to Community Action Agency. Commissioner Ward said she would like to speak to each of the companies individually to make a more informed decision. Commissioner Boldt and Commissioner Parrish concurred that they would like to do the same. **Motion died for lack of a second.** The item will be added to the next board meeting agenda for a decision. Mr. Moron said he will pass along each of their contact information to the Board so that they can contact them directly.

Planning and Zoning Adjustment Board Report

15) Variance Requests

a. 1931 Indian Harbor Road

Consideration of a request for a variance to construct a new single-family residence 15 feet into the front 25-foot setback to stay out of the 50-foot wetlands setback. The property is described as 1931 Indian Harbor Road, Lot 8 Indian Bay Village, St George Island, Franklin County, Florida. Request submitted by Garlick Environmental, agents for Sazerac, LLC, applicants.

On a motion by Commissioner Ward, seconded by Commissioner Boldt, to approve a variance to construct a new single-family residence 15 feet into the front 25-foot setback to stay out of the 50-foot wetlands setback. The property is described as 1931 Indian Harbor Road, Lot 8 Indian Bay Village, St George Island, Franklin County, Florida. Motion carried 5-0.

16) Critical Shoreline Applications

a. 143 Rio Vista Drive

Consideration of a request to construct a 1,324 sq single-family dock consisting of a 5'x80 access dock, a 10'x42' covered terminal platform, and a 12'x24' boat ramp located at 143 Rio Vista Drive, Lot 3 Breakaway Lodge, Franklin County, Florida. Request submitted by Robert Miller, the applicant. State and Federal Permits have been received.

On a motion by Commissioner Boldt, seconded by Commissioner Ward, to approve a request to construct a 1,324 sq single-family dock consisting of a 5'x80 access dock, a 10'x42' covered terminal platform, and a 12'x24' boat ramp located at 143 Rio Vista Drive, Lot 3 Breakaway Lodge, Franklin County, Florida. Motion carried 5-0.

b. 315 Gander Street

Consideration of a request to construct a single-family 12'x12' Boatlift and a 355 sq foot riprap within a man-made canal located at 315 Gander Street, Eastpoint, Franklin County Florida. Application submitted by Aaron Sarchet, agent for Terry Mick, applicant. FDEP Exemption has been received.

On a motion by Commissioner Ward, seconded by Commissioner Boldt, to approve a request to construct a single-family 12'x12' Boat lift and a 355 sq foot riprap within a man-made canal located at 315 Gander Street, Eastpoint, Franklin County Florida. Motion carried 5-0.

17) Commercial Site Plan Applications

a. 219 W Gorrie Drive

Consideration of a request for a Commercial Site Plan Review of a 15'x50' Storage Building located at 219 West Gorrie Drive, St George Island, Franklin County, Florida. Request submitted by Calvin Dunn, Applicant. (Variance approved 8/10/2021)

On a motion by Commissioner Ward, seconded by Commissioner Boldt, to approve a request for a Commercial Site Plan Review of a 15'x50' Storage Building located at 219 West Gorrie Drive, St George Island, Franklin County, Florida. Motion carried 5-0.

Attorney Shuler noted that the following items were all requests for public hearings and all of the items could be included in one motion. Mrs. Bankston briefly explained each of the applications.

18) Re-Zoning & Land Use Change Applications

a. Kit Mashburn – 256 Hathcock Road

Consideration of a request to change the zoning of a 5.75-acre parcel of land at 256 Hathcock Road, Apalachicola, Franklin County, Florida from R-3 Single Family Estate Residential to R-2 Single Family Mobile Home. Request submitted by Kit Mashburn III, Raney Besore, and Kit Mashburn Jr, applicants.

b. Joseph Gander – Property Located in Apalachicola

Consideration of a request to change the zoning of a 5 +/- acre parcel of land from R3 Single Family Estate Residential to R2 Single Family Mobile Home at the property located in Apalachicola, Franklin County, Florida. Request submitted by Joseph Gander, applicant.

c. Franklin County – 959 US Highway 98

Consideration of a request to change the land use of a 3-acre parcel located at 959 US Highway 98, Eastpoint, Franklin County, Florida from R-1 Single Family Residential and R-4 Single Family Home Industry to Z-1 Public Facilities to put the current building into compliance. Request submitted by Franklin County, Florida.

d. Franklin County – Property Located in Carrabelle

Consideration of a request to change the zoning and land use of a 3 +/- acre parcel of land from C3 Commercial Recreational to P2 Recreational District located in Carrabelle, Franklin County, Florida. Request submitted by Franklin County Staff.

e. Franklin County – Property Located on St. George Island

Consideration of a request to change the zoning and land use of a parcel of land located at 223 Franklin Blvd, St George Island, Franklin County, Florida from C2 Commercial Business to Z1 Public Facilities. Request submitted by Franklin County Staff.

On a motion by Commissioner Parrish, seconded by Commissioner Ward, to approve the above-referenced Re-Zoning & Land Use Change Applications' requests for hearing (Items 18 a-e). Motion carried 5-0.

County Staff & Attorney Reports

19) Fiscal Manager/Grants Coordinator – Erin Griffith

a. BOARD ACTION: Alligator Point Beach Restoration Project Scope and Coastal Consulting Agreement

At the August 24, 2021, meeting the Board approved a \$200,000 grant agreement with the Florida Department of Environmental Protection's Beach Management Division for the design and permitting phase of the Alligator Point Beach Nourishment Project. As stated during the August 2021 meeting, the Board is not obligated at this time to proceed with construction, only completion of the scope approved by FDEP once a contract is awarded. As part of the May 18th, 2021, discussion on the RESTORE program, it was mentioned that the DEP grant application was pursued (with MRD & Associates as the lead) in hopes of providing a design and cost estimate should the county wish to proceed with the construction of an artificial beach structure along the washout area of Alligator Drive. A rough construction cost estimate of \$10,000,000 was mentioned at that time with conceptual funding sources of \$5,000,000 from FDEP and \$5,000,000 from the RESTORE program. MRD Associates has submitted an agreement for coastal consulting services which will be fully funded by the FDEP grant and will include conducting surveys,

preparing a design, obtaining regulatory permits, and establishing a Municipal Services Taxing Unit (MSTU) to fund future beach nourishment projects.

Board Action to approve and authorize the chairman to sign the attached agreement for Coastal Consulting Services for MRD Associates, Inc.

Mr. John Berry asked if this project was formally the Beach Renourishment Project and if it was mandated by FEMA for the protection of the new Alligator Road section. Is the project 1.3 miles or 1300 feet? Does the use of federal funds change the private beach designation for two of the platted units on the point? Does it change the designation from private to public? Mr. Pierce said this project was previously known as the beach re-nourishment, is not mandated by FEMA and it is 1.3 miles. Mr. Pierce noted that it would be beneficial to maintain the road to add this additional protection. FEMA wouldn't even pay for it because it wasn't there before the storm arrived. Mr. Pierce said this is a county recommendation. Mr. Berry expressed concern that the county keeps wanting to push the MSBU even though the residents do not want it. Chairman Jones asked if it was everyone else's problem in the county to maintain a road that they aren't using it. We have spent over 30 million dollars, we have been trying to get to the point to have a good road back, we had these conversations with FEMA, and by building the beach up in future storms that is something FEMA can help pay for. I'd much rather be putting back some beach than not having a road at Alligator Point. Mr. Berry said that road is not mandated and there is a bypass road through the KOA property. Mr. Pierce said he is trying to keep the road from washing out in other places.

Commissioner Boldt made a motion to approve and authorize the Chairman to sign the attached agreement for Coastal Consulting Services for MRD Associates, Inc. Commissioner Ward seconded the motion. Attorney Shuler noted that the presentation locks the Board into just looking at MTSU to fund future beach nourishment projects. He recommended amending the motion to allow MRD Associates, Inc. to look into both MTSU and MSBU options. **Commissioner Boldt amended his motion to include allowing MRD Associates, Inc. to look into both MTSU and MSBU options. Commissioner Ward seconded.** Mr. Pierce noted that this is a design, and we would not be locked in. Mrs. Griffith noted that this is fully funded by the BP grant. Commissioner Parrish said this started years ago, but an MSTU or MSBU was never put in place. He said without any money to match FEMA's money, he is not in favor of spending five million dollars of RESTORE funds for one time. Mr. Pierce said the maintenance funds will be used with or without a hurricane because there is erosion going on all the time. **Motion carried 5-0.**

b. BOARD ACTION: RESTORE County-wide Dune Restoration Project Report and Scope

MRD Associates has completed the County-Wide Dune Restoration Study for the RESTORE program. The study included an analysis of approximately 16 miles of shoreline including the public beach areas of St. George Island, Carrabelle Beach, Alligator Point, and Bald Point. After review of the restoration study and estimated construction costs, county staff recommends

pursuing template dune and coastal hammock restoration and protection at the two-county beach park locations: St. George Island's Lighthouse Park (\$ 215,782) and Carrabelle Beach Park (Current Cost Estimate: \$228,944) and the implementation of a county-wide dune vegetation project (Current Cost Estimate: \$257,250). A varied vegetation footprint of between 6 and 7.5 feet could be installed along the toe of the dune areas along 11 miles of public beaches (the four project segments shown in figure 27, page 34, of the attached report consist of four miles of St. George Island, .8 miles of Carrabelle Beach, 5 miles of Alligator Point, and 1.2 miles of Bald Point). Native coastal vegetation would be placed on 18" centers in staggered rows for a natural look. Approximately 171,500 plants would be needed for the county-wide effort at an estimated installed cost per plant of \$1.25. Franklin County would obtain written consent from interested private property owners for the plants to be installed along the dune line. As cited in the study 'Native dune vegetation provides significant benefits to beaches, dunes, uplands, and wildlife (FDEP, 2022). Salt tolerant dune plants: build protective dunes by trapping and stabilizing wind-blown beach sand, reduce erosion losses by wind and storms, provide a buffer against storm surges and salt spray, provide shelter for wildlife, and block light pollution for nesting and hatchling sea turtles.

Board Action to accept and approve the attached County-Wide Dune Restoration Study as prepared by MRD Associates, Inc.

Board Action to accept the scope recommendation above moving forward for the development of a RESTORE construction grant application for the County-Wide Dune Restoration Project.

Mr. John Berry asked if Alligator Point was fully invested in the dune restoration project. Mr. Pierce noted that if there is a dune system in place, the properties will be eligible. Mr. Berry said they had gone through the expense of putting up sand fences and they would like to reap some of the benefits.

On a motion by Commissioner Parrish, seconded by Commissioner Boldt, to accept and approve the attached County-Wide Dune Restoration Study as prepared by MRD Associates, Inc. Motion carried 5-0.

On a motion by Commissioner Boldt, seconded by Commissioner Ward, to accept the scope recommendation about moving forward with the development of a RESTORE construction grant application for the County-Wide Dune Restoration Project. Motion carried 5-0.

c. BOARD ACTION: Armory Sprinkler System Project CEI Contract and Recommendation of Award Construction

At the last meeting, the Board reviewed value-engineered scope changes for the Fort Coombs Armory Sprinkler System Project, discussed reduced bid amounts from Cook Brothers, Inc., and requested an additional \$271,338 in funding for the project from the Tourist Development Council. The Tourist Development Council approved the additional funds needed for the grant match at their meeting this past week and the county can now proceed with getting this project under construction.

Board Action to accept and authorize the chairman to sign the attached Notice of Award to Cook Brothers, Inc. at the reduced contract price of \$687,000.

Board Action to accept and authorize the chairman to sign the attached proposal for CEI services for Gilchrist Ross Crowe Architects in the amount of \$25,338.

On a motion by Commissioner Ward, seconded by Commissioner Parrish and Commissioner Boldt, to accept and authorize the Chairman to sign the attached Notice of Award to Cook Brothers, Inc. at the reduced contract price of \$687,000. Motion carried 5-0.

On a motion by Commissioner Ward, seconded by Commissioner Boldt, to accept and authorize the chairman to sign the attached proposal for CEI services for Gilchrist Ross Crowe Architects in the amount of \$25,338. Motion carried 5-0.

d. BOARD ACTION: District 5 Paving Funds- Striping

Commissioner Ward has received an estimate of \$4,816 for the paving and marking of the Carrabelle Library parking area located at NW 2nd Street. The City of Carrabelle is doing some paving improvements at this time and the parking area is outside the scope of work allowed by the City's CRA. Commissioner Ward would like to reimburse the City up to the estimated \$4,816 for the library's parking area from her balance of paving funds.

Board Action to approve the reimbursement from District 5's paving funds for the Carrabelle Library Parking Area along 2nd Street.

On a motion by Commissioner Ward, seconded by Commissioner Boldt, to approve the reimbursement from District 5's paving funds for the Carrabelle Library Parking Area along 2nd Street. Motion carried 5-0.

e. BOARD ACTION: Recommendation to Award – CDBG Grant Administration Services

On Thursday, May 12th, responses were publicly opened for the Request for Proposals for Grant Administration Services for the CDBG Program. After advertisement of the request for proposals in the Apalachicola Times, the Panama City News Herald (a metropolitan newspaper with daily circulation), posted to Demand Star, posted to the county website, and circulated to vendors via the Office of Supplier Diversity there was only one response received, Summit Professional Services, Inc. Franklin County acknowledges that by receiving only one proposal, Summit is classified as a sole source provider. The proposal was reviewed and recommended for acceptance by the evaluation committee (members Mark Curenton, Michael Moron, and me). The proposal and ranking sheets are attached to this report for reference.

Board Action to issue a notice of intent to award to Summit Professional Services, Inc. for grant administration services subject to the review and approval of the contract by the County Attorney and the Department of Economic Opportunity.

On a motion by Commissioner Ward, seconded by Commissioner Boldt, to issue a notice of

intent to award to Summit Professional Services, Inc. for grant administration services subject to the review and approval of the contract by the County Attorney and the Department of Economic Opportunity. Commissioner Parrish asked if they will also be writing the grants. Mrs. Griffith confirmed that they will and that they will not receive payment for any services until the grants are awarded. **Motion carried 4-0, Commissioner Lockley stepped out of the room.**

f. BOARD ACTION: SGI Fishing Pier Access Road Repairs – Permission to waive formalities and Recommendation of Award

Bids were opened for the SGI Fishing Pier Access Road Repairs at your last meeting – this was the second time the county had bid on this FEMA repair project and due to a few scope changes, the lowest bid fits within the project budget. Dewberry Engineers reviewed bids and determined that the bids received were substantially complete with values, quantities, and bid bonds, however, the two lowest bids were missing appendices in the bid submittal. The one complete bid was more than twice the available budget for the project. As it is in the best interest of the county to move the repairs along as soon as possible before the start of hurricane season and the board always has the right to waive informalities when it is in the best interest of the public to do so, it is recommended that the board waive the informalities and allow for the contractor to submit the missing appendices for this project.

Board Action to note the missing appendices from bidders Pigott Asphalt and North Florida Construction in the bid transmittals and to waive informalities to allow for the low bid to be accepted as substantially complete and allow for the submission of the missing appendices to occur prior to issuance of the Notice of Award.

Board Action to approve and authorize the chairman to sign the Notice of Award once the missing appendices have been received and reviewed by Dewberry Engineers.

Attorney Shuler noted that he has reviewed the documents and recommends that the Board allow the missing appendices to be submitted.

On a motion by Commissioner Parrish, seconded by Commissioner Ward, to note the missing appendices from bidders Pigott Asphalt and North Florida Construction in the bid transmittals and to waive informalities to allow for the low bid to be accepted as substantially complete and allow for the submission of the missing appendices to occur prior to issuance of the Notice of Award. Motion carried 5-0.

On a motion by Commissioner Ward, seconded by Commissioner Boldt, to approve and authorize the Chairman to sign the Notice of Award once the missing appendices have been received and reviewed by Dewberry Engineers. Motion carried 5-0.

g. BOARD ACTION: Island View Park (FEMA response, Award or Re-Bid, due date for bid expiration)

Item addressed previously in the meeting.

h. BOARD ACTION: SGI Boat Ramp Grant Agreement

As the notification of the award was reported in September of 2021, Franklin County has finally received the \$80,000 FWC Boating Improvement Grant Agreement for the St. George Island Boat Ramp Improvements Design Project.

Board action to approve and authorize the chairman to sign the attached grant agreement from FWC and authorize staff to proceed with advertising for qualifications once the signed agreement is received back from FWC.

On a motion by Commissioner Parrish, seconded by Commissioner Boldt, to approve and authorize the chairman to sign the attached grant agreement from FWC and authorize staff to proceed with advertising for qualifications once the signed agreement is received back from FWC. Chairman Jones noted that this is a process that we started about two years ago. We could not get approval for the breakwater, and this potential design will be a floating ramp usable in all weather conditions. **Motion carried 5-0.**

i. BOARD ACTION: License Plate Readers for Sheriff's Department

The Board approved the Sheriff's request for ten license plate reader cameras at a cost of \$2,500 per year, per camera, pro-rated through September 30th. The county will pay vendor Flock Safety directly for the pro-rated costs of the ten cameras for (4) months out of the jail repair and maintenance line item (up to four months \$8,333.60). Any additional installation or maintenance costs over the amount originally presented for the four months will be the responsibility of the Sheriff's Department. The full annual cost of the cameras will be included in the Sheriff's upcoming budget request.

Board action to approve payment of the pro-rated \$2500 each annual cost-share for (10) license plate reader cameras to Flock Safety beginning as early as June 1st from the jail repair and maintenance line item.

On a motion by Commissioner Ward, seconded by Commissioner Boldt, to approve payment of the pro-rated \$2500 each annual cost-share for (10) license plate reader cameras to Flock Safety beginning as early as June 1st from the jail repair and maintenance line item. Motion carried 5-0.

Mrs. Griffith added the following item to her report at this time.

BOARD ACTION: Late Addition: Division of EM Preparedness and Community Support EMS Response Truck

EMS Director Richard Lewis has received an offer from the Florida Department of Health, Division of EMS Preparedness and Community Support to provide funding for an EMS Response Truck. The \$75,316 purchase order will provide for the purchase of a 2022 Ford F150 XLT 4x4 from the Florida Sheriff's Association Contract Pricing, winch, front bumper, lights, sirens, bed cover, equipment trays, multiple radio systems, and vaccine refrigerator. The truck will be used

for the community paramedic program with telehealth capability and disaster preparedness and response.

Board action to approve the program purchase order for funding, formal scope of work, and proceed with ordering the truck and equipment outlined above.

Chairman Jones called for public comments and there were none. **On a motion by Commissioner Lockley, seconded by Commissioner Parrish, to approve the program purchase order for funding, formal scope of work, and proceed with ordering the truck and equipment outlined above. Motion carried 5-0.**

j. BOARD INFORMATION: Miscellaneous Project Updates

Mrs. Griffith updated the Board on the FDOT LOR for the SGI stormwater project that has been received and moving up the chain for approval. Mrs. Griffith informed the Board they would open bids for the modular scale station for the landfill at the next meeting.

Chairman Jones said he would like staff to send Franklin Foods a letter to add them as an NGO during budget time. We provided them funds during Covid. They work with Second Harvest also. Mr. Moron asked if they could send staff a letter with their budget information. Chairman Jones said maybe we could do those concurrently. Chairman Jones asked Mrs. Griffith to give him an update on the paving request for District 1 from Dewberry whenever it is received.

20) County Coordinator – Michael Morón

Mr. Moron provided the Board with an email received from Ms. Debi Jordan. She said that she had sent in a request for a speaker card, but Mr. Moron did not receive it. He will check to see what happened and just wanted the Board to be aware of it.

a. Action Item: Schedule Workshop on Private Roads

At your last meeting, the Board authorized a workshop to discuss the requirements and procedures to transfer a private road to a county-owned and maintained road. I recommend scheduling that workshop on July 19th or August 2nd. What is the Board's preference?

Board action to select a date for the workshop to discuss requirements and procedures to transfer a private road to a county-owned and maintained road.

Commissioner Ward made a motion to schedule the workshop for August 2nd. Commissioner Lockley said that he would like to table and look at his calendar. Commissioner Boldt said this will be a very interesting workshop.

b. Action Item: FDOT Off System Maintenance Agreement for Carrabelle Beach Park Sidewalk Improvements

Last year the Board approved Commissioner Ward's request to FDOT for the installation of a crosswalk at Carrabelle Beach. Last week staff received an FDOT Off System Maintenance Agreement and Resolution for this crosswalk project. As part of the agreement, the county will

be required to maintain 372 square feet of the improved sidewalk that is on county property. Copies of the agreement, resolution and detailed map are attached. Attorney Shuler has reviewed the agreement and resolution.

Board action to approve and authorize the Chairman's signature on the Off System Maintenance Agreement for Carrabelle Beach Park Sidewalk Improvements.

On a motion by Commissioner Ward, seconded by Commissioner Boldt, to approve and authorize the Chairman's signature on the Off System Maintenance Agreement for Carrabelle Beach Park Sidewalk Improvements. Commissioner Ward noted for clarification it is the HAWK they are installing. You cannot walk from sidewalk to grass. They are having to make the sidewalk so that pedestrians can walk from concrete to concrete. FDOT is footing the cost for the sidewalk and the county has to maintain it. **Motion carried 5-0.**

c. Action Item: FAA Grant Application for the Apron Rehabilitation Project
Item addressed earlier in the meeting.

d. Action Item: WSA CI Contracts
Item addressed earlier in the meeting.

e. Informational Item: Airport Equipment Inventory
Last Tuesday, Mrs. Erin Griffith, Mr. Ted Mosteller, Mr. Chance White, and I met to review the inventory of airport maintenance equipment. We decided on what equipment will be repaired, replaced, or sent to auction. That list will be presented to the Board at an upcoming meeting for your approval. In addition, Mr. Mosteller is seeking quotes to extend the storage shed to properly store and protect the maintenance equipment and a secured area to store tools, and an operating area for the Airport manager. Those quotes will be presented to the Board for review and approval at a future meeting.

f. Informational Item: TDC Collections Report
Attached to my report is the TDC Collections report. If you have any questions do not hesitate to contact Mr. John Solomon, TDC Administrator.

Commissioner Lockley noted that it has been a while since the county went out to bid for vendors. **Commissioner Lockley made a motion to go out for bids for the vendors' contracts for TDC. Seconded by Commissioner Boldt. Motion carried 5-0.**

g. Informational Item: Appointments for Local Technology Planning Team
At a previous meeting, I asked the Board to look within your district for potential candidates that would be willing to serve on a county's Local Technology Planning Team. As you consider candidates from your districts for the LTPT, it is encouraged that you look at a cross-section of community members, which may include, but are not limited to, representatives from libraries, K-12 education, colleges and universities, local health care providers, private businesses, community

organizations, economic development organizations, local governments, tourism, parks and recreation, and agriculture. So far, I've received a couple of names and once a full list of candidates has been submitted, it will be submitted to the Board for review and consideration for appointment.

Commissioner Parrish noted that Mr. Kevin Ward has agreed to be the designee for his district.

h. Informational Item: Duke Site Readiness Survey

Inform the Board that Mr. Alan Pierce completed and submitted the Site Readiness Survey for Duke Energy. The Board will be updated as this process continues.

i. Informational Item: Historic Resources Survey

Mr. Mark Curenton, County Planner, attended a public meeting on Wednesday, May 4th in Carrabelle to hear from Terracon Consultants, Inc., the firm contracted by the Florida Department of State to perform a Historical Resources Survey of the entire county. The following is Mr. Curenton's synopsis of the meeting:

The Florida Department of State is sponsoring a survey to record historic resources in Franklin County. Terracon, the company contracted to perform the actual survey, held a kick-off meeting on May 4 in Carrabelle to explain the purpose of the survey and the process. Teams from Terracon will be identifying and recording buildings, cemeteries, bridges, and other historic sites that are more than 50 years old and have not been recorded previously. The teams will be in the County starting on May 21 to conduct their survey. If you have any questions do not hesitate to contact Mr. Curenton.

Mr. Moron reminded the Board and public of the upcoming workshop on parking issues. Mr. Moron said he would like to do Alligator Point and St. George Island separately as the Board and the Sheriff discuss. Chairman Jones said he thinks that is appropriate. Mr. Moron reminded the Board and the public how the workshops are run and what their purpose is.

21) County Attorney – Michael Shuler

Attorney Shuler had nothing to report to the Board at this time.

Commissioners' Comments & Adjournment

22) Commissioners' Comments

Commissioner Parrish explained his intentions when asking the Board to consider reviewing the minimum square footage requirements. He would like to see affordable housing and sees this as a possible way to address the issue.

23) Adjournment

There being no further business before the Board, the meeting was adjourned.

Ricky Jones – Chairman

Attest:

Michele Maxwell – Clerk of Courts

**FRANKLIN COUNTY BOARD OF COUNTY COMMISSIONERS
WORKSHOP
COURTHOUSE ANNEX, COMMISSION MEETING ROOM
MAY 17, 2022
1:30 P.M.
MINUTES**

Commissioners Present: Ricky Jones-Chairman, Bert Boldt, II-Vice-Chairman, Noah Lockley, Joseph Parrish, Jessica V. Ward

Others Present: Michael Shuler-County Attorney, Michael Moron—County Coordinator

1. Call To Order

Chairman Jones called the workshop to order. Thanked everyone for attending the meeting.

2. Prayer and Pledge

Chairman Jones led the Board in prayer followed by the Pledge of Allegiance.

3. Public Comments

Chairman Jones explained public comments would be divided into two groups: Alligator Point and St George Island.

Ms. Lyra Erath spoke to the Board about the possibility of pressuring the State to expand Bald Point parking.

Ms. LeeAnn Korst spoke against public parking in the residential area and would like the public access points returned to the owners.

Mr. Charles Bladon Korst indicated that he believed the original development of the access points was for local use only. He would like to close all three access points to non-Alligator Point residents. He suggested creating access points with barricades that would only accommodate golf carts and foot traffic.

Mr. Marvin Heymann spoke regarding wanting a resolution noting a big piece of property owned by the county and discouraging people from coming.

Chairman Jones asked the audience to refrain from applauding.

Mr. Kenneth Clizbe suggested charging a \$25 fee to park along with a \$300 fine for illegally parking. He suggested hiring a seasonal employee to enforce.

Mr. Mike Booders refrained from speaking.

Mr. Dick Hosford asked the Board to come up with a solution. Inquired as to if the boulders were a liability.

Mr. Gary Darpel spoke regarding reverting the beach access back to the residents. He noted the signs for public beach access and parking could be removed and boulders left. He said then the Sheriff could come over and take care of it how he chooses. He gave each of the Board members a handout. He indicated that he believes the accesses were given to residents at the dedication.

Mr. Chris Crosby suggested utilizing the old KOA property and shutting down the accesses until public restrooms could be created.

Ms. Nonda Meng noted that a short-term cost-efficient solution would be to add more barriers.

Mr. Mark Schmidt suggested eliminating public parking and noted the issues with having no restrooms.

Mr. John Berry said the residents are the ones that are supposed to be the benefactors of the beach access. He suggested having dedicated officers from March through October.

Mr. John McCarter noted that illegal parking isn't just on Island Drive, and it affects all of the residents.

Mr. Ben Houston supported the Sheriff's idea of large boulders and would like to see this plan implemented within three weeks. He said APTA would like to partner with the County to develop a long-term parking plan. He suggested having a parking lot with a payment box, and someone to monitor and send tickers for non-payment. He noted there are no handicap-accessible spaces at this time.

Mr. Eldred Wynne Eden expressed concerns about putting boulders on roads.

Mr. Bucky Mitchell spoke as an owner who does not live on the beach but relies on friends with beach access. He expressed the need for a resolution that would allow everyone who lived on Alligator Point access to the beach.

Ms. Debbie Brett suggested putting up a directional sign so that people know where public parking is located. She spoke against adding additional parking areas.

Ms. Pat O'Connell spoke about people parking on Franklin Blvd center noting this is the area designated in 2018 as the area to be improved. She said this is a new issue and she just wanted to get in front of it.

Mr. David Covington said there are two issues parking in the public section of the commercial district and mobile food trailers. He suggested getting them to move parallel so that it doesn't cause a traffic jam. He noted that the parking is a safety issue and suggested putting up designated signs for public parking.

4. Sheriff's Department – Beach Parking Issues Update

5. Board Discussion

Sheriff Smith noted that there isn't much of an update and they have been in a holding pattern. He said there have been a lot of mixed feelings and suggestions. He said the parking issue is certainly not going away unless it is addressed. He said that he felt their resources are better spent on other issues within the county. He noted that he believed the larger rocks where we have overflow adjacent to the three parking areas would be beneficial. These rocks would need to be large enough that you can't just pick up and move them. Chairman Jones noted that he has been working with Duke Energy asking them to move the power poles from the right of way on East and West Gorrie so that we can designate parking areas there. Sheriff Smith noted that St George Island and Alligator Point are very different, and that parking violation isn't normally as much a problem on St George Island. He said until a resolution is reached his department is now complaint driven. He doesn't think it's a good way to use resources patrolling parking. Doing this takes away from officers being able to enforce speed limits, drunk driving, etc. Chairman Jones asked Captain Ward what kind of time is taken to deal with each parking violation. Sheriff Smith said that every situation is different. If a wrecker is available and they can hook it to the car they can handle it that way. Sometimes situations are on the verge of becoming physically waiting for the tow truck. It could take 15 minutes to hours depending on the situation. Chairman Jones said that in dealing with ten illegally parked cars, one officer could spend their entire shift. Chairman Jones said he has tried to avoid additional signage but at this point does not see any way around it. Lt. Ward

noted that it is not the same people every weekend. Commissioner Parrish said there is a disrespect for law enforcement across the county. Some of it has to do with the Covid effect, people wanting to get out and about. He noted that we need a temporary solution before summer to avoid being overwhelmed. Lt. Ward noted that there have been multiple complaints about speeding. Sheriff Smith noted that he would much rather be dealing with the speeding and DUIs than trying to get cars off of the right of way. He said that all deputies have radars and there is zero-tolerance for it. Chairman Jones noted that whatever solution we come up with has to be enforceable. Sheriff Smith noted that even a temporary fix will help reduce the time officers are spending on it. Commissioner Boldt said that all Franklin County beaches are created equal but are not the same. He outlined several steps and phases to address the parking at Alligator Point which included adding barriers by June 15th, putting a directional sign at the intersection of Bald Point, and adding electronic signs with some language like 'park wrong, be fined', paying to park with a dedicated officer to enforce and banning dogs and alcohol on public beaches. Commissioner Ward noted that she had taken a trip to Alligator Point recently. She suggested putting up a gate at the public beach with a keypad for residents only. However, she noted in doing this the homeowners would be solely responsible for the maintenance and upkeep of the road. She suggested other options which included marking parking spaces appropriately, adding an old, marked police car with a decoy, and adding boulders. She suggested making the old KOA property a parking lot with beach access. Have a kiosk and pay to park, add port-a-potties temporarily. Use the parking fees to facilitate the costs associated with it. On St George Island she suggested marking spaces and designating how the food trucks should park to allow for additional parking. Commissioner Parrish noted that there are mixed opinions and no easy solution. If the county is going to spend ten million dollars to renourish the beach he believes we should have a mechanism to put the beach back in the event of a storm. He inquired of Attorney Shuler if shutting the beach access points down would be discriminatory and would even be legal. Commissioner Parrish noted that there is no easy solution to the problem. Attorney Shuler addressed the matter of cutting off public access to a public beach. One person sent him a message reminding him that the road at the plantation, which was once a public road, is now closed. He said there is something in the record he could take a look at. To my knowledge, public property for public use with public funds has always been a policy of the board. In 2001 there was a similar issue on St George Island, and on behalf of the county, Attorney Shuler said he engaged in litigation to establish as a matter of law that the beaches were public beaches. The three public beach access points at Alligator Point are similar in nature to those on St George Island. He will go back and look at them again, but not aware of anything that would designate them as private beaches. Commissioner Parrish asked if the access was closed would it be closed to everyone. He said he is of the opinion that public access to a public beach is for everyone. Commissioner Boldt asked Attorney Shuler to research if the barriers can be used so that we can get them out there. Chairman Jones said some of these things we need to find a way to do quicker versus later. He said he does not want to be having this same discussion next May. We are seeking to find answers to the problems. He suggested at the next meeting discussing what can be done on a temporary basis and then a permanent solution. We are dealing with growth management. Mr. Moron noted a small group may need to meet with AFTA to determine a short-term and long-term fix.

6. Adjournment

Chairman Jones thanked all of the attendees for attending the workshop and for the information provided. There being no further business before the Board, the meeting was adjourned.

Ricky Jones – Chairman

Attest:

Michele Maxwell – Clerk of Courts

The audio is available upon request. Please e-mail jgay@franklinclerk.com, call 850-653-8861 to speak with the Administrative Assistant, or submit a request in writing to obtain audio of this meeting.

Bears in Franklin County



Bear Range and Population

1970's

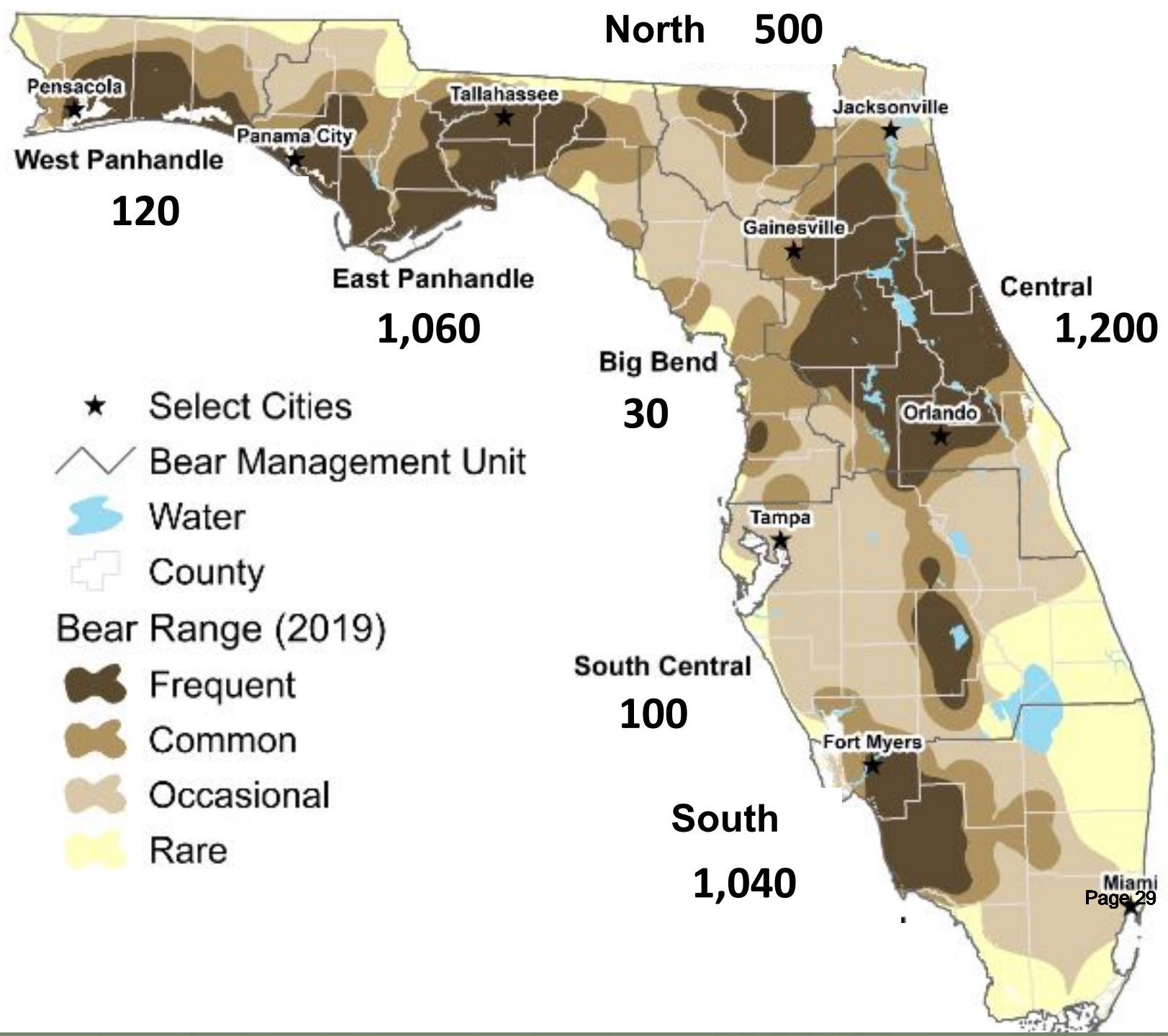
- 13% of range
- 300 bears

2015

- 49% of range
- 4,000 bears

2022

- 6,000 bears?



Common Human-Bear Conflicts

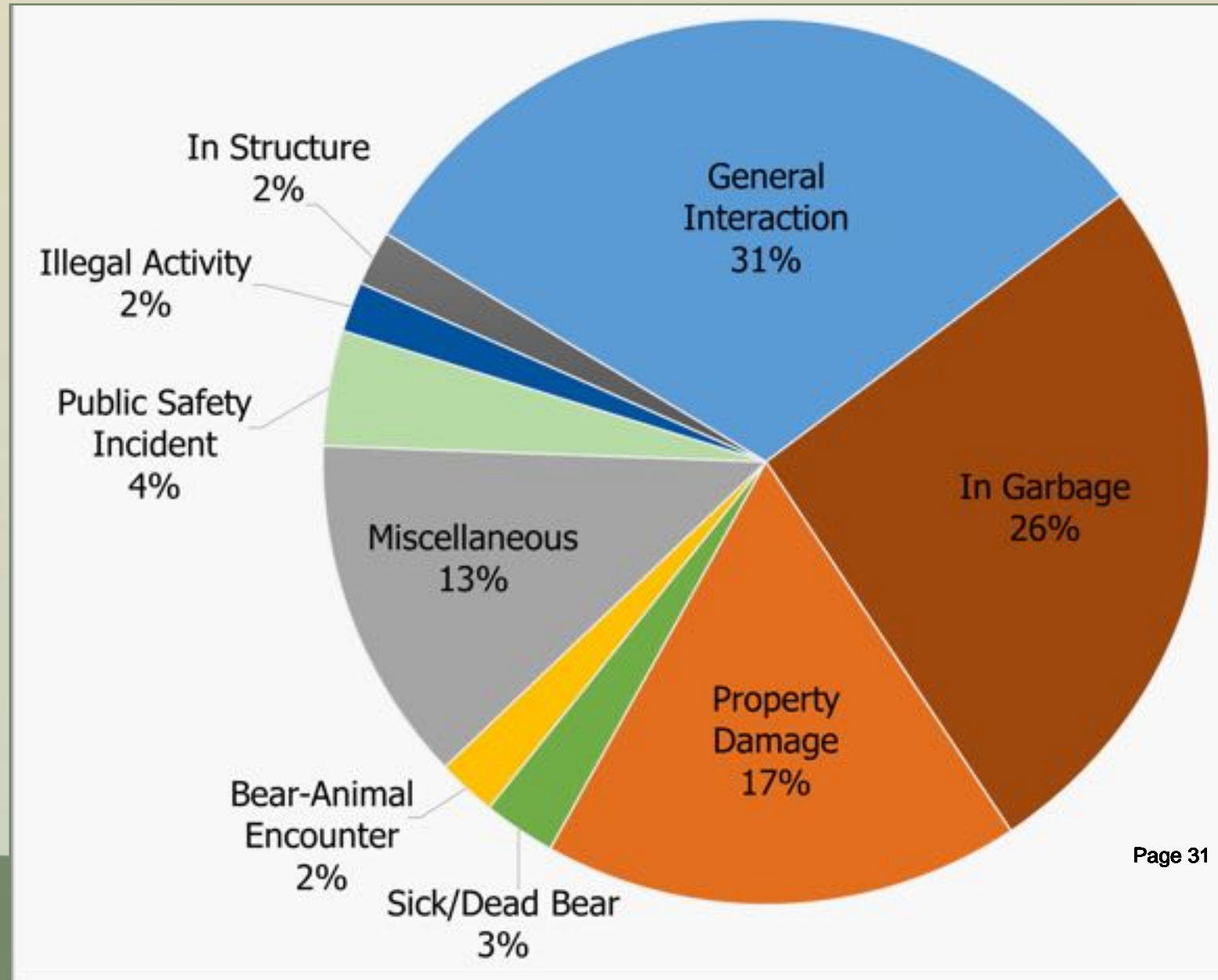


Reasons for Bear Calls in Franklin County

2011 to 2021

(n = 1,854)

168/year (87 to 239)



What is the Role of FWC?

- Educate people about bears and how to avoid conflicts
- Respond to human-bear conflict situations with:
 - Technical assistance
 - Loaner equipment
 - Scare bears with less-lethal methods
 - Trap/remove any safety risk (62)
 - Enforce feeding rule



Securing Garbage Reduces Human-Bear Conflicts

Types of Calls	% Change After Cans
All Interactions	- 66%
In Garbage	- 100%
Property damage	- 91%
In Yard	- 70%
In Area	- 63%
In Pet feed	- 50%



FWC Policy

- Emphasis on personal responsibility
- Technical assistance via the phone > 70% of calls
- Until attractants secured, ***another bear*** WILL visit
- Only 2% of calls result in a trapping effort



GetBearSmart.org

Stash that trash!
Scare that bear!

MyFWC.com/Bear



FWC Cost-Share Grants in Franklin County

Funding Awarded	Match (Funds, In-Kind)	Total Projects	Bear-Resistant Equipment			
			Hardware	Can	Shed	E-fence
\$26,256	\$13,387	\$39,643	1,480	202	2	5



What is the Role of Residents and Businesses?

- Learn about bears and how to avoid conflicts
- Secure items that attract bears
 - Garbage
 - Bird seed
 - Pet food
 - Livestock
- Scare bears
- Report conflicts



Coastal Franklin County Calls, Captures, and Carcasses



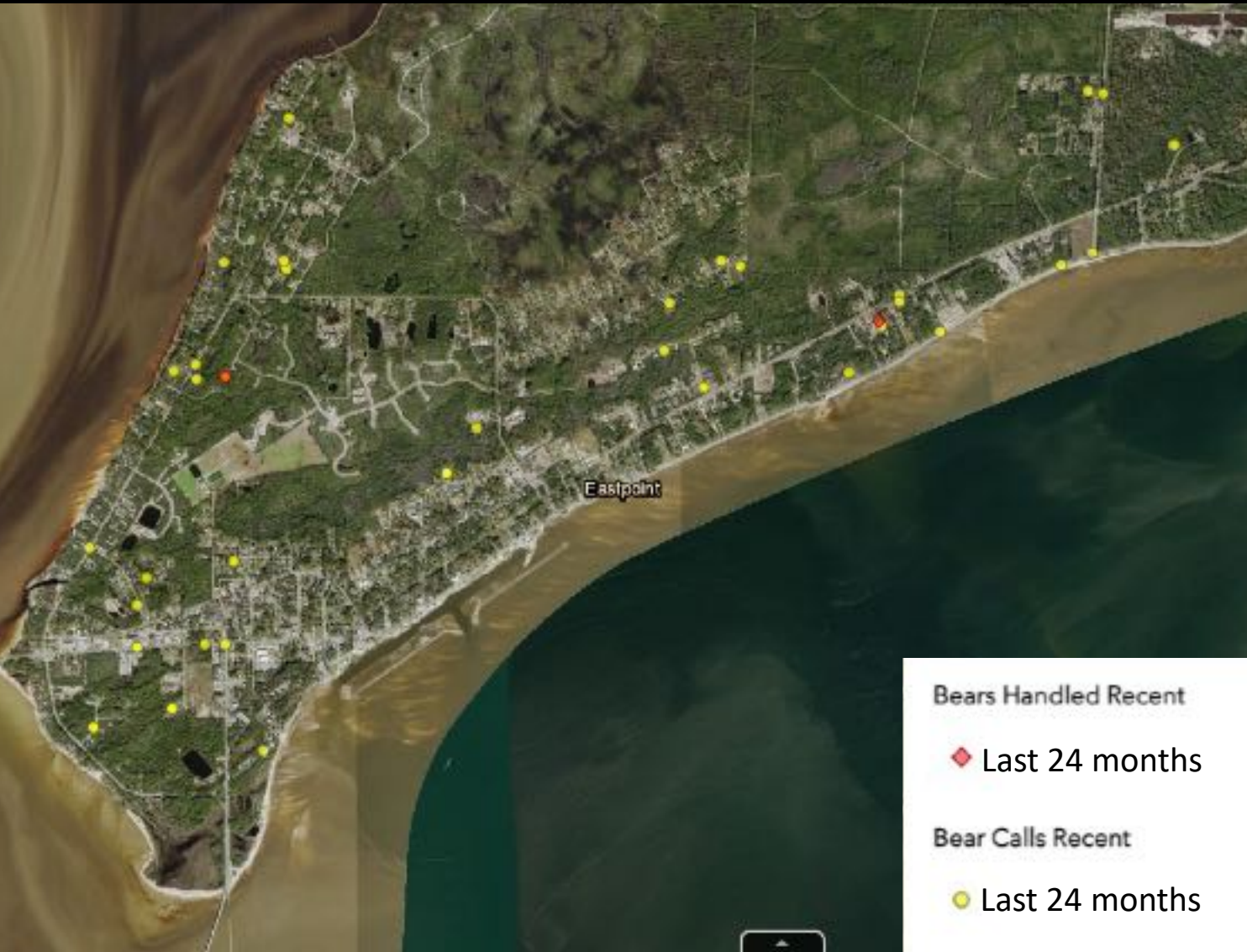
Bears Handled Recent

◆ Last 24 months

Bear Calls Recent

● Last 24 months

Eastpoint and Carrabelle Calls, Captures, and Carcasses



Commercial Garbage

- Switch out plastic doors with steel doors OR
- Reinforced plastic lids with lock bar
- Clasps on sliding doors



Residential Garbage

- Secure in building until morning pickup
- Retrofit cans
- Build Caddy
- Buy new cans

Bear resistant containers
and plans for building
one are at:
MyFWC.com/bear



What is a Certified Bear-Resistant Can?

- Certified by Interagency Grizzly Bear Committee
- Tested by captive grizzly bears
- Less than 1% of 22,000 certified cans in Florida have been breached
- Mechanical = maintenance



Can you Modify a Can to be Bear-Resistant?

- MUST be a sturdy can
- MUST connect the lid to the can body in at least 2 locations
- FWC offers 2 styles that have been tested on captive black bears
- Determined bears MAY break into modified cans



"How-To" videos available at [MyFWC/Bear](https://www.myfwc.com/Bear)

Gardens, Livestock, Beeyards



BearSmartDurango



Gallagher



“How-To” video available at [MyFWC/Bear](https://myfwc.com/bear)

Bear Encounter in the Community

- Do NOT run or play dead
- Get in a secure location
- Make some noise!
- Wave your arms
- If makes contact, fight back!



What is Threatening Bear Behavior?

- Approaches a person
- Enters a tent, vehicle or building
- Cannot be scared off



Residents Can Scare Bears With...

- Human Dominance
- Pots and pans
- Air Horns
- Bear Spray
- Paintball Gun
- Slingshot
- Motion Sprinklers
- Motion Light/Alarm



What is the Role of Local Governments?

- Work with FWC to help people learn about bears and how to avoid conflicts
- Have officers and others trained in how to respond to conflicts
- Allow for multiple bear-resistant options in solid waste service contracts
- Ordinance requiring garbage be kept secure



FAQs: Why Not Just Move the Bears?

- No empty areas left
- 70% wander or return
- 50% repeat offense
- Moving problem to new area
- Another bear WILL visit



FAQs: Why won't FWC DO anything?

- Securing attractants IS the most effective method
- Can only act on calls we receive
- Will haze bears if see them in town
- Will trap bears if they present safety risk



We ALL want.

- people to be **AND** feel safe in their neighborhoods
- bears to be in the woods, not in neighborhoods



M-F 8-5 = 850-265-3676

Emergencies = 1-888-404-3922



MEETING DATE: June 7, 2022
NAME/DEPARTMENT/AGENCY: Howard Nabors, Road Department
TOTAL ATTACHMENTS: 13

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Road Department Board Report

Information Items

1. Detail of Work Performed and Material Hauled by District (see attached documents)

June 7, 2022
Franklin County Road Department
Detail of Work Performed and Material Hauled by District
Detail from 5/12/2022 - 6/1/2022

District 1

Work Performed:

<u>Date</u>	<u>Road</u>
Cut grass in ditches	5/12/2022
Cut grass along shoulders of road on county right of way	5/12/2022
Cut grass along shoulders of road on county right of way	5/12/2022
Cut grass along shoulders of road on county right of way	5/12/2022
Cut grass along shoulders of road on county right of way	5/12/2022
Cut grass along shoulders of road on county right of way	5/12/2022
Cut grass along shoulders of road on county right of way	5/12/2022
Flagged	5/12/2022
Flagged	5/12/2022
Cut grass in ditches	5/12/2022
Cut grass in ditches	5/12/2022
Sign Maintenance	5/12/2022
Cut grass in ditches, Weed Eat & Cut Grass around signs & Culverts	5/12/2022
Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches	5/12/2022
Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches	5/12/2022
Flagged	5/12/2022
Sign Maintenance	5/12/2022
Litter Pickup	5/12/2022
Sign Maintenance	5/12/2022
Sign Maintenance	5/12/2022
Sign Maintenance	5/12/2022
Litter Pickup	5/12/2022
Sign Maintenance	5/12/2022
Cut grass along shoulders of road on county right of way	5/16/2022
Cut grass along shoulders of road on county right of way	5/16/2022
Cut grass along shoulders of road on county right of way	5/16/2022
Cut grass along shoulders of road on county right of way	5/16/2022
Cut grass along shoulders of road on county right of way	5/16/2022
Cut grass along shoulders of road on county right of way	5/16/2022
Cut grass along shoulders of road on county right of way	5/16/2022
Cut grass along shoulders of road on county right of way	5/16/2022
Cut grass along shoulders of road on county right of way	5/16/2022
Cut grass in ditches	5/17/2022
Flagged	5/17/2022
Flagged	5/17/2022
Flagged	5/17/2022
Cut grass in ditches	5/17/2022
Cut grass in ditches	5/17/2022
Flagged	5/17/2022
Flagged	5/18/2022
Cut grass in ditches	5/18/2022
Cut grass in ditches	5/18/2022
Cut grass in ditches	5/18/2022
Cut grass in ditches	5/18/2022

District 1**Work Performed:**

<u>Work Performed:</u>	<u>Date</u>	<u>Road</u>
Cut grass in ditches	5/18/2022	Adams Street
Flagged	5/18/2022	Tallahassee Street
Flagged	5/18/2022	Washington Street
Flagged	5/18/2022	Adams Street
Flagged	5/18/2022	Jefferson Street
Litter Pickup	5/19/2022	Hatfield Street
Litter Pickup	5/19/2022	David Street
Litter Pickup	5/19/2022	N Franklin Street
Litter Pickup	5/19/2022	Avenue D
Litter Pickup	5/19/2022	Creamer Street
Pot hole Repair (Fill)	5/23/2022	Cedar Street
Pot hole Repair (Fill)	5/23/2022	Cedar Street
Cut grass in ditches, Weed Eat & Cut Grass around signs & Culverts	5/23/2022	N Franklin Street
Pot hole Repair (Fill)	5/23/2022	N Bay Shore Drive
Litter Pickup	5/23/2022	Old Ferry Dock Road
Litter Pickup	5/23/2022	Avenue A (District 1)
Litter Pickup	5/23/2022	Tip Tucker Road
Pot hole Repair (Fill)	5/23/2022	Cedar Street
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches	5/23/2022	South Franklin Street
Pot hole Repair (Fill)	5/23/2022	N Bay Shore Drive
Litter Pickup	5/23/2022	Varnes Street
Litter Pickup	5/23/2022	Begonia Street
Litter Pickup	5/23/2022	Moore Street
Pot hole Repair (Fill)	5/23/2022	N Bay Shore Drive
Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches	5/24/2022	South Franklin Street
Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches, Litter Pickup	5/24/2022	David Street
Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches, Litter Pickup	5/24/2022	Varnes Street
Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches	5/24/2022	Moore Street
Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches, Litter Pickup	5/24/2022	N Franklin Street
Litter Pickup	5/25/2022	School Road
Litter Pickup	5/25/2022	1st Street
Litter Pickup	5/25/2022	3rd Street
Litter Pickup	5/25/2022	2nd Street
Litter Pickup	5/25/2022	Washington Street
Weed Eat & Cut Grass around signs & Culverts	5/26/2022	Avenue A (District 1)
Sign Maintenance	5/26/2022	W Gulf Beach Drive
Sign Maintenance	5/26/2022	W 11th Street
Box drag	5/31/2022	Bell Street
Box drag	5/31/2022	E 4th Street
Box drag	5/31/2022	E 6th Street
Box drag	5/31/2022	E 7th Street
Box drag	5/31/2022	E 8th Street
Box drag	5/31/2022	E 9th Street
Box drag	5/31/2022	E 10th Street
Litter Pickup	5/31/2022	Gilbert Street
Box drag	5/31/2022	Bledsoe Street

District 1**Work Performed:**

<u>Work Performed:</u>	<u>Date</u>	<u>Road</u>
Box drag	5/31/2022	Buck Street, St. George Island
Box drag	5/31/2022	E 11th Street
Box drag	5/31/2022	Randolph Street
Box drag	5/31/2022	E Pine Avenue
Box drag	5/31/2022	Bruce Street
Box drag	5/31/2022	Land Street
Box drag	5/31/2022	McCloud Street
Box drag	5/31/2022	Quinn Street
Box drag	5/31/2022	Wing Street
Box drag	5/31/2022	Baine Street
Box drag	5/31/2022	Brinkley Street
Box drag	5/31/2022	Patton Street
Graded Road(s)	6/1/2022	E Pine Avenue
Graded Road(s)	6/1/2022	E 5th Street
Graded Road(s)	6/1/2022	E 6th Street
Graded Road(s)	6/1/2022	W Bay Shore Drive
Graded Road(s)	6/1/2022	W 3rd Street
Pot hole Repair (Fill)	6/1/2022	E 2nd Street
Graded Road(s)	6/1/2022	Land Street
Graded Road(s)	6/1/2022	W 5th Street
Graded Road(s)	6/1/2022	W 6th Street
Graded Road(s)	6/1/2022	W 4th Street
Graded Road(s)	6/1/2022	W 5th Street
Graded Road(s)	6/1/2022	Porter Street
Pot hole Repair (Fill)	6/1/2022	E Gulf Beach Drive
Pot hole Repair (Fill)	6/1/2022	Cedar Street
Pot hole Repair (Fill)	6/1/2022	W 10th Street
Graded Road(s)	6/1/2022	Bradford Street
Graded Road(s)	6/1/2022	Brown Street
Graded Road(s)	6/1/2022	Nedley Street
Graded Road(s)	6/1/2022	W Sawyer Street
Graded Road(s)	6/1/2022	W Pine Avenue
Graded Road(s)	6/1/2022	W 7th Street
Graded Road(s)	6/1/2022	Cook Street
Pot hole Repair (Fill)	6/1/2022	E Gulf Beach Drive
Pot hole Repair (Fill)	6/1/2022	Cedar Street
Pot hole Repair (Fill)	6/1/2022	W 2nd Street
Pot hole Repair (Fill)	6/1/2022	E 2nd Street
Graded Road(s)	6/1/2022	W 8th Street
Pot hole Repair (Fill)	6/1/2022	E 3rd Street
Pot hole Repair (Fill)	6/1/2022	E Chili BLVD
Pot hole Repair (Fill)	6/1/2022	W 1st Street
Pot hole Repair (Fill)	6/1/2022	W 2nd Street
Pot hole Repair (Fill)	6/1/2022	E Gulf Beach Drive
Pot hole Repair (Fill)	6/1/2022	W 10th Street
Pot hole Repair (Fill)	6/1/2022	E 2nd Street
Pot hole Repair (Fill)	6/1/2022	E 3rd Street
Graded Road(s)	6/1/2022	Marks Street
Graded Road(s)	6/1/2022	W 9th Street

District 1

Work Performed:

	<u>Date</u>	<u>Road</u>
Graded Road(s)	6/1/2022	Akel Street
Pot hole Repair (Fill)	6/1/2022	E Chili BLVD
Pot hole Repair (Fill)	6/1/2022	E 3rd Street
Pot hole Repair (Fill)	6/1/2022	E Chili BLVD
Pot hole Repair (Fill)	6/1/2022	W 1st Street
Pot hole Repair (Fill)	6/1/2022	W 2nd Street
Pot hole Repair (Fill)	6/1/2022	W 10th Street
Pot hole Repair (Fill)	6/1/2022	Cedar Street
Pot hole Repair (Fill)	6/1/2022	W 1st Street
Graded Road(s)	6/1/2022	W 10th Street

0

Material HAUL From:

	<u>Date</u>	<u>Road</u>	<u>Cubic Yards</u>	<u>Tons</u>
Litter	5/12/2022	Patton Drive	1	0
Litter	5/12/2022	Old Ferry Dock Road	2	0
Litter	5/19/2022	Hatfield Street	0.200000003	0
Litter	5/19/2022	Creamer Street	0.200000003	0
Litter	5/19/2022	Avenue D	0.200000003	0
Litter	5/19/2022	David Street	0.200000003	0
Litter	5/19/2022	N Franklin Street	0.200000003	0
Litter	5/23/2022	Varnes Street	0.25	0
Litter	5/23/2022	Moore Street	0.25	0
Litter	5/23/2022	Tip Tucker Road	0.25	0
Litter	5/23/2022	Avenue A (District 1)	0.25	0
Litter	5/23/2022	Old Ferry Dock Road	0.25	0
Litter	5/23/2022	Begonia Street	0.25	0
Litter	5/24/2022	Varnes Street	0.25	0
Litter	5/24/2022	David Street	0.25	0
Litter	5/24/2022	N Franklin Street	0.25	0
Litter	5/25/2022	3rd Street	0.330000013	0
Litter	5/25/2022	1st Street	0.330000013	0
Litter	5/25/2022	School Road	0.330000013	0
Litter	5/25/2022	Washington Street	0.330000013	0

Litter	TOTAL	7.570000067	0
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Material HAUL To:

	<u>Date</u>	<u>Road</u>	<u>Cubic Yards</u>	<u>Tons</u>
Cold Mix, Asphalt	6/1/2022	W 2nd Street	0.5	0
Cold Mix, Asphalt	6/1/2022	W 10th Street	0.5	0
Cold Mix, Asphalt	6/1/2022	W 1st Street	0.5	0
Cold Mix, Asphalt	6/1/2022	E Chili BLVD	0.5	0
Cold Mix, Asphalt	6/1/2022	E 3rd Street	0.5	0
Cold Mix, Asphalt	6/1/2022	E 2nd Street	0.5	0
Cold Mix, Asphalt	6/1/2022	E Gulf Beach Drive	0.5	0
Cold Mix, Asphalt	6/1/2022	Cedar Street	0.5	0

Cold Mix, Asphalt	TOTAL	4	0
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Dirty 89 Lime Rock	6/1/2022	W Pine Avenue	36	0
Dirty 89 Lime Rock	6/1/2022	Land Street	18	0
Dirty 89 Lime Rock	6/1/2022	W Pine Avenue	36	0

Dirty 89 Lime Rock	TOTAL	90	0
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District 1**Material HAUL To:**

	<u>Date</u>	<u>Road</u>	<u>Cubic Yards</u>	<u>Tons</u>
Milled Asphalt	6/1/2022	W 5th Street	18	0
Milled Asphalt		TOTAL	18	0

District 2**Work Performed:**

	<u>Date</u>	<u>Road</u>
Graded Road(s)	5/16/2022	3rd Street E (City of Carrabelle)
Cut grass in ditches	5/16/2022	Lanark Fire Station
Weed Eat & Cut Grass around signs & Culverts	5/16/2022	Idaho Street
Weed Eat & Cut Grass around signs & Culverts	5/16/2022	Florida Street
Weed Eat & Cut Grass around signs & Culverts	5/16/2022	Colorado Street
Weed Eat & Cut Grass around signs & Culverts	5/16/2022	Carolina Street
Weed Eat & Cut Grass around signs & Culverts	5/16/2022	California Street
Weed Eat & Cut Grass around signs & Culverts	5/16/2022	California Street
Cut grass in ditches	5/16/2022	Oak Street (Louisiana Ave/Pinewood Ave)
Cut grass in ditches	5/16/2022	Heffernan Drive
Graded Road(s)	5/16/2022	Avenue H E (City of Carrabelle)
Weed Eat & Cut Grass around signs & Culverts	5/16/2022	Arizona Street
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts, Litter Pickup, Cut grass in ditches	5/17/2022	Lanark Fire Station
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts, Litter Pickup, Cut grass in ditches	5/17/2022	Oak Street (Louisiana Ave/Pinewood Ave)
Cut grass along shoulders of road on county right of way	5/17/2022	Elder Street
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts, Litter Pickup, Cut grass in ditches	5/17/2022	Heffernan Drive
Cut grass along shoulders of road on county right of way	5/17/2022	BlueWater Ridge Way
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches, Litter Pickup	5/17/2022	Lanark Fire Station
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches, Litter Pickup	5/17/2022	Oak Street (Louisiana Ave/Pinewood Ave)
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches, Litter Pickup	5/17/2022	Heffernan Drive
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches, Litter Pickup	5/17/2022	Lanark Fire Station
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches, Litter Pickup	5/17/2022	Oak Street (Louisiana Ave/Pinewood Ave)
Cut grass along shoulders of road on county right of way	5/17/2022	Oak Street (Louisiana Ave/Pinewood Ave)
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches, Litter Pickup	5/17/2022	Heffernan Drive
Cut grass along shoulders of road on county right of way	5/17/2022	Hinton Street
Cut grass along shoulders of road on county right of way	5/17/2022	BlueWater Bay Boulevard (Infeild Drive)
Cut grass along shoulders of road on county right of way	5/17/2022	Putnal Street
Cut grass along shoulders of road on county right of way	5/17/2022	Oleander Terrace
Cut grass along shoulders of road on county right of way	5/17/2022	Kansas Street
Cut grass along shoulders of road on county right of way	5/17/2022	Bluewater Bay
Cut grass along shoulders of road on county right of way	5/17/2022	BlueWater Beach Circle
Cut grass along shoulders of road on county right of way	5/17/2022	BlueWater Breeze Way
Cut grass along shoulders of road on county right of way	5/17/2022	Titi Street

District 2**Work Performed:**

<u>Work Performed:</u>	<u>Date</u>	<u>Road</u>
Cut grass along shoulders of road on county right of way	5/17/2022	Florida Avenue (East)
Cut grass along shoulders of road on county right of way	5/17/2022	Franklin Street
Cut grass along shoulders of road on county right of way	5/17/2022	Palmetto Terrace
Cut grass along shoulders of road on county right of way	5/17/2022	Iowa Street
Cut grass along shoulders of road on county right of way	5/18/2022	Indiana Street
Cut grass along shoulders of road on county right of way	5/18/2022	Connecticut Street
Cut grass along shoulders of road on county right of way	5/18/2022	Alabama Street
Cut grass along shoulders of road on county right of way	5/18/2022	US HWY 98 (Lanark)
Cut grass along shoulders of road on county right of way	5/18/2022	Kentucky Ave
Cut grass along shoulders of road on county right of way	5/18/2022	Delaware Street
Cut grass along shoulders of road on county right of way	5/18/2022	Massachusetts Avenue
Cut grass along shoulders of road on county right of way	5/18/2022	Oak Street (Louisiana Ave/Pinewood Ave)
Cut grass along shoulders of road on county right of way	5/18/2022	Spring Drive
Cut grass along shoulders of road on county right of way	5/18/2022	Florida Street
Cut grass along shoulders of road on county right of way	5/18/2022	Colorado Street
Cut grass along shoulders of road on county right of way	5/18/2022	Arizona Street
Weed Eat & Cut Grass around signs & Culverts	5/18/2022	Parker Avenue
Cut grass along shoulders of road on county right of way	5/18/2022	California Street
Weed Eat & Cut Grass around signs & Culverts	5/18/2022	Gulf Court
Litter Pickup	5/18/2022	US HWY 98 (Lanark)
Cut grass along shoulders of road on county right of way	5/18/2022	Infeild Drive (Bluewayer Bay BLVD)
Cut grass along shoulders of road on county right of way	5/18/2022	Idaho Street
Cut grass along shoulders of road on county right of way	5/19/2022	Crooked River Road
Cut grass along shoulders of road on county right of way	5/19/2022	McIntyre Road
Cut grass along shoulders of road on county right of way	5/19/2022	Crooked River Road
Cut grass along shoulders of road on county right of way	5/19/2022	McIntyre Road
Graded Road(s)	5/19/2022	Jeff Sanders Road (From CR67 to Hickory Ha
Graded Road(s)	5/19/2022	Duvall Road
Litter Pickup	5/23/2022	Bald Point Road
Litter Pickup	5/23/2022	Dunes Boulevard
Litter Pickup	5/23/2022	Bald Point Road
Litter Pickup	5/23/2022	Alligator Drive
Litter Pickup	5/23/2022	Alligator Drive
Cut grass along shoulders of road on county right of way	5/23/2022	Duvall Road
Litter Pickup	5/23/2022	Lakeview Drive
Sign Maintenance	5/23/2022	Alligator Drive
Graded Road(s)	5/24/2022	Jeff Sanders Road
Cut grass along shoulders of road on county right of way	5/24/2022	Alligator Drive
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches	5/24/2022	West Drive
Hauled Fuel to Equipment	5/24/2022	Stock Pile, CR 370 - Alligator Drive - Alligator
Cut grass along shoulders of road on county right of way	5/24/2022	Bald Point Road
Cut grass along shoulders of road on county right of way	5/24/2022	Lakeview Drive
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches	5/24/2022	Kendrick Road
Cut grass along shoulders of road on county right of way	5/25/2022	Tom Roberts Road
Cut grass along shoulders of road on county right of way	5/25/2022	Alligator Drive
Graded Road(s)	5/25/2022	Jeff Sanders Road
Driveway repair	5/25/2022	CR30A

District 2

Work Performed:

<u>Work Performed:</u>	<u>Date</u>	<u>Road</u>
Cut grass along shoulders of road on county right of way	5/25/2022	Clemens Street
Cut grass along shoulders of road on county right of way	5/25/2022	Peninsula Street (circle)
Cut grass along shoulders of road on county right of way	5/25/2022	Chip Morrison Road
Cut grass along shoulders of road on county right of way	5/25/2022	Pine Street
Pot hole Repair (Fill)	5/25/2022	Kendrick Road
Cut grass along shoulders of road on county right of way	5/25/2022	Bald Point Road
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts	5/25/2022	West Drive
Pot hole Repair (Fill)	5/25/2022	Baywood Drive (City of Carrabelle)
Loaded Trucks	5/25/2022	Stock Pile, CR 370 - Alligator Drive - Alligator
Cut grass along shoulders of road on county right of way	5/25/2022	Oak Street
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts	5/25/2022	Maxine Road
Cut grass along shoulders of road on county right of way	5/25/2022	Angus Morrison
Cut grass along shoulders of road on county right of way	5/25/2022	Gulf Shore BLVD
Cut grass along shoulders of road on county right of way	5/25/2022	Sun N Sands Blvd
Cut grass along shoulders of road on county right of way	5/25/2022	Dunes Boulevard
Cut grass along shoulders of road on county right of way	5/25/2022	Magnolia Street
Pot hole Repair (Fill)	5/25/2022	Maxine Road
Cut grass along shoulders of road on county right of way	5/26/2022	Cypress Street
Pot hole Repair (Fill), Weed Eat & Cut Grass around signs & Culverts	5/26/2022	Alligator Drive
Pot hole Repair (Fill), Weed Eat & Cut Grass around signs & Culverts	5/26/2022	Alligator Drive
Litter Pickup, Weed Eat & Cut Grass around signs & Culverts	5/26/2022	Sea Shell Avenue
Litter Pickup, Weed Eat & Cut Grass around signs & Culverts	5/26/2022	Cypress Street
Litter Pickup, Weed Eat & Cut Grass around signs & Culverts	5/26/2022	Donax Place
Litter Pickup, Weed Eat & Cut Grass around signs & Culverts	5/26/2022	Bay Front Drive
Litter Pickup, Weed Eat & Cut Grass around signs & Culverts	5/26/2022	Carousel Terrace
Litter Pickup, Weed Eat & Cut Grass around signs & Culverts	5/26/2022	Mardi Gras Way
Litter Pickup, Weed Eat & Cut Grass around signs & Culverts	5/26/2022	Carnival Lane
Litter Pickup, Weed Eat & Cut Grass around signs & Culverts	5/26/2022	Fiesta Drive
Cut grass along shoulders of road on county right of way	5/26/2022	Donax Place
Litter Pickup, Weed Eat & Cut Grass around signs & Culverts	5/26/2022	Harbor Circle
Cut grass along shoulders of road on county right of way	5/26/2022	Harry Morrison Island Road
Weed Eat & Cut Grass around signs & Culverts	5/26/2022	Bald Point Road
Weed Eat & Cut Grass around signs & Culverts	5/26/2022	Alligator Drive
Sign Maintenance	5/26/2022	Alan Lane
Cut grass along shoulders of road on county right of way	5/26/2022	Tom Roberts Road
Litter Pickup, Weed Eat & Cut Grass around signs & Culverts	5/26/2022	Harry Morrison Island Road
Cut grass along shoulders of road on county right of way	5/26/2022	Bay Front Drive
Cut grass along shoulders of road on county right of way	5/26/2022	Carousel Terrace
Cut grass along shoulders of road on county right of way	5/26/2022	Mardi Gras Way
Cut grass along shoulders of road on county right of way	5/26/2022	Carnival Lane
Cut grass along shoulders of road on county right of way	5/26/2022	Fiesta Drive
Litter Pickup, Weed Eat & Cut Grass around signs & Culverts	5/26/2022	Alligator Drive
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts	5/31/2022	Grouper Street
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts	5/31/2022	Dunes Boulevard
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts	5/31/2022	S-Curve boat ramp Alligator Drive, Alligator I
Weed Eat & Cut Grass around signs & Culverts	5/31/2022	Alligator Drive

District 2**Work Performed:**

<u>Work Performed:</u>	<u>Date</u>	<u>Road</u>
Weed Eat & Cut Grass around signs & Culverts	5/31/2022	Alan Lane
Weed Eat & Cut Grass around signs & Culverts	5/31/2022	Bald Point Road
Weed Eat & Cut Grass around signs & Culverts	5/31/2022	Lakeview Drive
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts	5/31/2022	Alan Lane
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts	5/31/2022	Bald Point Road
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts	5/31/2022	Alligator Drive
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts	5/31/2022	Tarpon Street
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts	5/31/2022	Marlin Street
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts	5/31/2022	Bass Street
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts	5/31/2022	Kingfish Street
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts	5/31/2022	Trout Street
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts	5/31/2022	Cobia Street
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts	5/31/2022	Dunes Boulevard
Litter Pickup	5/31/2022	Apalachee Street
Graded Road(s)	5/31/2022	Lakeview Drive
Graded Road(s)	5/31/2022	St Teresa Ave
Mill Asphalted Road	5/31/2022	Clemens Street
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts	5/31/2022	Sailfish Street
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts	5/31/2022	Lakeview Drive

0

Material HAUL From:

<u>Material HAUL From:</u>	<u>Date</u>	<u>Road</u>	<u>Cubic Yards</u>	<u>Tons</u>
Litter	5/17/2022	Heffernan Drive	0.330000013	0
Litter	5/17/2022	Lanark Fire Station (Private)	0.330000013	0
Litter	5/17/2022	Oak Street (Louisiana Ave/Pinewood Ave)	0.330000013	0
Litter	5/17/2022	Lanark Fire Station (Private)	0.330000013	0
Litter	5/17/2022	Oak Street (Louisiana Ave/Pinewood Ave)	0.330000013	0
Litter	5/17/2022	Heffernan Drive	0.330000013	0
Litter	5/18/2022	US HWY 98 (Lanark)	3	0
Litter	5/23/2022	Bald Point Road	0.5	0
Litter	5/23/2022	Dunes Boulevard	0.5	0
Litter	5/23/2022	Bald Point Road	0.75	0
Litter	5/23/2022	Lakeview Drive	0.5	0
Litter	5/23/2022	Alligator Drive	0.75	0
Litter	5/23/2022	Alligator Drive	0.5	0
Litter	5/26/2022	Carousel Terrace	0.5	0
Litter	5/26/2022	Fiesta Drive	0.5	0
Litter	5/26/2022	Harbor Circle	0.5	0
Litter	5/26/2022	Alligator Drive	0.5	0
Litter	5/26/2022	Sea Shell Avenue	0.5	0
Litter	5/26/2022	Bay Front Drive	0.5	0
Litter	5/26/2022	Donax Place	0.5	0

District 2**Material HAUL From:**

	<u>Date</u>	<u>Road</u>	<u>Cubic Yards</u>	<u>Tons</u>
Litter	5/26/2022	Harry Morrison Island Road	0.5	0
Litter	5/26/2022	Cypress Street	0.5	0
Litter	5/26/2022	Mardi Gras Way	0.5	0
Litter	5/26/2022	Carnival Lane	0.5	0
Litter	5/31/2022	Apalachee Street	0.200000003	0

Litter	TOTAL		14.18000008	0
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Trees	5/26/2022	Tom Roberts Road	8	0
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Trees	TOTAL		8	0
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Material HAUL To:

	<u>Date</u>	<u>Road</u>	<u>Cubic Yards</u>	<u>Tons</u>
Cold Mix, Asphalt	5/25/2022	Kendrick Road	0.25	0
Cold Mix, Asphalt	5/25/2022	Baywood Drive (City of Carrabelle)	1	0
Cold Mix, Asphalt	5/25/2022	Maxine Road	0.25	0
Cold Mix, Asphalt	5/26/2022	Alligator Drive	9	0

Cold Mix, Asphalt	TOTAL		10.5	0
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Dirty 89 Lime Rock	5/16/2022	3rd Street E (City of Carrabelle)	18	0
Dirty 89 Lime Rock	5/24/2022	Jeff Sanders Road	54	0
Dirty 89 Lime Rock	5/24/2022	Jeff Sanders Road	18	0
Dirty 89 Lime Rock	5/25/2022	CR30A	8	0
Dirty 89 Lime Rock	5/25/2022	Jeff Sanders Road	18	0
Dirty 89 Lime Rock	5/25/2022	Jeff Sanders Road	18	0
Dirty 89 Lime Rock	5/31/2022	St Teresa Ave	18	0

Dirty 89 Lime Rock	TOTAL		152	0
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Milled Asphalt	5/31/2022	Clemens Street	36	0
Milled Asphalt	5/31/2022	Clemens Street	36	0

Milled Asphalt	TOTAL		72	0
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District 3**Work Performed:**

	<u>Date</u>	<u>Road</u>
Litter Pickup	5/23/2022	2nd St
Cut grass in ditches, Weed Eat & Cut Grass around signs & Culverts	5/24/2022	25th Avenue (City of Apalachicola)
Culvert installation	5/24/2022	25th Avenue (City of Apalachicola)
Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches	5/24/2022	25th Avenue (City of Apalachicola)
Litter Pickup	6/1/2022	Avenue G (City of Apalachicola)
Litter Pickup	6/1/2022	10th Street (City of Apalachicola)
Litter Pickup	6/1/2022	Avenue H (City of Apalachicola)
Litter Pickup	6/1/2022	Avenue H (City of Apalachicola)
Litter Pickup	6/1/2022	6th Street (City of Apalachicola)
Litter Pickup	6/1/2022	9th Street (City of Apalachicola)
Litter Pickup	6/1/2022	Avenue I (City of Apalachicola)
Litter Pickup	6/1/2022	Avenue G (City of Apalachicola)
Litter Pickup	6/1/2022	Martin Luther King Jr. Ave. (City of Apalachicola)
Litter Pickup	6/1/2022	10th Street (City of Apalachicola)
Litter Pickup	6/1/2022	Avenue I (City of Apalachicola)
Litter Pickup	6/1/2022	9th Street (City of Apalachicola)
Litter Pickup	6/1/2022	Avenue I (City of Apalachicola)
Litter Pickup	6/1/2022	Avenue G (City of Apalachicola)
Litter Pickup	6/1/2022	6th Street (City of Apalachicola)

District 3**Work Performed:**

	<u>Date</u>	<u>Road</u>
Litter Pickup	6/1/2022	Martin Luther King Jr. Ave. (City of Apalachic
Litter Pickup	6/1/2022	Avenue L (City of Apalachicola)
Litter Pickup	6/1/2022	10th Street (City of Apalachicola)
Litter Pickup	6/1/2022	Avenue H (City of Apalachicola)
Litter Pickup	6/1/2022	9th Street (City of Apalachicola)
Litter Pickup	6/1/2022	Martin Luther King Jr. Ave. (City of Apalachic
Litter Pickup	6/1/2022	Avenue L (City of Apalachicola)
Litter Pickup	6/1/2022	6th Street (City of Apalachicola)
Litter Pickup	6/1/2022	Avenue L (City of Apalachicola)

0

Material HAUL From:

	<u>Date</u>	<u>Road</u>	<u>Cubic Yards</u>	<u>Tons</u>
Litter	5/23/2022	2nd St	0.25	0
Litter	5/25/2022	2nd St	0.330000013	0
Litter	6/1/2022	Avenue L (City of Apalachicola)	0.200000003	0
Litter	6/1/2022	Avenue H (City of Apalachicola)	0.200000003	0
Litter	6/1/2022	Avenue G (City of Apalachicola)	0.200000003	0
Litter	6/1/2022	6th Street (City of Apalachicola)	0.200000003	0
Litter	6/1/2022	10th Street (City of Apalachicola)	0.200000003	0
Litter	6/1/2022	9th Street (City of Apalachicola)	0.200000003	0
Litter	6/1/2022	Avenue I (City of Apalachicola)	0.200000003	0
Litter	6/1/2022	Martin Luther King Jr. Ave. (City of Apalachic	0.200000003	0

Litter	TOTAL	2.180000037	0
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Material HAUL To:

	<u>Date</u>	<u>Road</u>	<u>Cubic Yards</u>	<u>Tons</u>
Dirty 89 Lime Rock	5/24/2022	25th Avenue (City of Apalachicola)	36	0

Dirty 89 Lime Rock	TOTAL	36	0
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Sand	5/24/2022	25th Avenue (City of Apalachicola)	18	0
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Sand	TOTAL	18	0
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District 4**Work Performed:**

	<u>Date</u>	<u>Road</u>
Cut grass along shoulders of road on county right of way	5/17/2022	Apalachee Street
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches	5/18/2022	Bayview Drive
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches	5/18/2022	Bayview Drive
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches	5/18/2022	Bluff Road
Weed Eat & Cut Grass around signs & Culverts, Cut grass along shoulders of road on county right of way, Cut grass in ditches	5/18/2022	Bayview Drive
Weed Eat & Cut Grass around signs & Culverts, Cut grass along shoulders of road on county right of way, Cut grass in ditches	5/18/2022	Bluff Road
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches	5/18/2022	Bluff Road
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches, Litter Pickup	5/19/2022	26th Avenue
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches, Litter Pickup	5/19/2022	Oak Drive
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches, Litter Pickup	5/19/2022	Bayview Drive

District 4**Work Performed:**

<u>Date</u>	<u>Road</u>
Trim Trees, Cut bushes back	5/19/2022 Oak Drive
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts, Litter Pickup	5/19/2022 26th Avenue
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts, Litter Pickup	5/19/2022 Jackie Whitehurst Street
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts, Litter Pickup	5/19/2022 Oak Drive
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts, Litter Pickup	5/19/2022 Bayview Drive
Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches, Trim Trees, Cut bushes back, Litter Pickup	5/19/2022 Jackie Whitehurst Street
Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches, Trim Trees, Cut bushes back, Litter Pickup	5/19/2022 Oak Drive
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches, Litter Pickup	5/19/2022 Jackie Whitehurst Street
Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches, Trim Trees, Cut bushes back, Litter Pickup	5/19/2022 26th Avenue
Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches, Trim Trees, Cut bushes back, Litter Pickup	5/19/2022 Bayview Drive
Litter Pickup	5/23/2022 Bluff Road
Litter Pickup	5/23/2022 Bluff Road
Litter Pickup	5/23/2022 Pal Rivers Road
Litter Pickup	5/23/2022 Pal Rivers Road
Litter Pickup, Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches	5/24/2022 Paradise Lane
Litter Pickup, Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches	5/24/2022 Paradise Lane
Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches, Litter Pickup	5/25/2022 Paradise Lane
Cut grass along shoulders of road on county right of way, Litter Pickup	5/25/2022 Melanie Lane
Cut grass along shoulders of road on county right of way	5/25/2022 Melanie Lane
Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches, Litter Pickup	5/25/2022 Paradise Lane
Cut grass along shoulders of road on county right of way	5/26/2022 CR30A
Cut grass along shoulders of road on county right of way	5/26/2022 13 Mile
Cut grass along shoulders of road on county right of way	5/26/2022 8 Mile
Cut grass along shoulders of road on county right of way	5/31/2022 Teat Road
Litter Pickup	5/31/2022 Alan Drive
Litter Pickup	5/31/2022 Pal Rivers Road
Litter Pickup	5/31/2022 Brownsville Road
Cut grass along shoulders of road on county right of way	5/31/2022 CR30A
Cut grass along shoulders of road on county right of way	5/31/2022 Moses Road
Litter Pickup	5/31/2022 Marks Street
Litter Pickup	5/31/2022 Thomas Drive
Litter Pickup	5/31/2022 BayShore Drive
Cut grass along shoulders of road on county right of way	5/31/2022 Tilton Road
Litter Pickup	5/31/2022 Chapman Road
Litter Pickup	6/1/2022 Gibson Road
Cut grass along shoulders of road on county right of way	6/1/2022 Pal Rivers Road
Litter Pickup	6/1/2022 Gibson Road
Cut grass along shoulders of road on county right of way	6/1/2022 Gibson Road

District 4**Work Performed:**

Cut grass along shoulders of road on county right of way

Date

6/1/2022

Road

Thomas Drive

Litter Pickup

6/1/2022

Gibson Road

0**Material HAUL From:****Date****Road****Cubic Yards****Tons**

Litter

5/19/2022

26th Avenue

0.150000006

0

Litter

5/19/2022

Jackie Whitehurst Street

0.150000006

0

Litter

5/19/2022

Oak Drive

0.150000006

0

Litter

5/19/2022

Bayview Drive

0.150000006

0

Litter

5/23/2022

Pal Rivers Road

5

0

Litter

5/23/2022

Bluff Road

5

0

Litter

5/24/2022

Paradise Lane

3

0

Litter

5/25/2022

Paradise Lane

2

0

Litter

5/25/2022

Melanie Lane

2

0

Litter

5/31/2022

Pal Rivers Road

0.200000003

0

Litter

5/31/2022

Brownsville Road

0.200000003

0

Litter

5/31/2022

BayShore Drive

0.200000003

0

Litter

5/31/2022

Chapman Road

0.200000003

0

Litter

5/31/2022

Marks Street

0.200000003

0

Litter

5/31/2022

Alan Drive

0.200000003

0

Litter

5/31/2022

Thomas Drive

0.200000003

0

Litter

6/1/2022

Gibson Road

0.200000003

0

Litter**TOTAL****19.20000005****0**

Trees

5/19/2022

26th Avenue

3

0

Trees

5/19/2022

Jackie Whitehurst Street

3

0

Trees

5/19/2022

Oak Street

3

0

Trees

5/19/2022

Bayview Drive

3

0

Trees**TOTAL****12****0****District 5****Work Performed:****Date****Road**

Sign Maintenance

5/12/2022

6th Street

Sign Maintenance

5/12/2022

10th Street

Sign Maintenance

5/12/2022

Avenue A (District 5)

Sign Maintenance

5/12/2022

7th Street

Sign Maintenance

5/12/2022

8th Street

Cut grass along shoulders of road on county right of way

5/12/2022

Plum Street

Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches

5/12/2022

Otterslide Road

Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches

5/12/2022

Otterslide Road

Cut grass in ditches, Weed Eat & Cut Grass around signs & Culverts

5/12/2022

Otterslide Road

Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches

5/12/2022

Otterslide Road

Sign Maintenance

5/12/2022

CC Land

Cemetery, Cut, Raked & Cleaned

5/16/2022

Eastpoint Cemetery

Cut grass along shoulders of road on county right of way

5/16/2022

Hibiscus Lane

Flagged

5/16/2022

Gulf Beach Drive (McKissack Beach Parking Lot)
of Carrabelle

Cemetery, Cut, Raked & Cleaned

5/16/2022

Eastpoint Cemetery

Parking lot repair

5/16/2022

Gulf Beach Drive (McKissack Beach Parking Lot)
of Carrabelle

Weed Eat & Cut Grass around signs & Culverts

5/16/2022

Georgia Street

District 5**Work Performed:**

	<u>Date</u>	<u>Road</u>
Cemetery, Cut, Raked & Cleaned	5/16/2022	Eastpoint Cemetery
Cemetery, Cut, Raked & Cleaned	5/16/2022	Eastpoint Cemetery
Cut grass along shoulders of road on county right of way	5/17/2022	Maine Street
Cut grass along shoulders of road on county right of way	5/18/2022	Georgia Street
Trim Trees	5/19/2022	CC Land
Litter Pickup	5/23/2022	Avenue A (District 5)
Graded Road(s)	5/23/2022	Brick Yard Road (Forestry Road #129)
Road Repair, Pot hole Repair (Fill)	5/23/2022	Bloody Bluff Road
Loaded Trucks	5/23/2022	10th Street
Litter Pickup	5/23/2022	Otterslide Road
Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches	5/24/2022	6th Street
Weed Eat & Cut Grass around signs & Culverts, Cut grass in ditches, Litter Pickup	5/24/2022	4th Street
Cut grass in ditches, Weed Eat & Cut Grass around signs & Culverts	5/25/2022	Carlton Millender Road
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts	5/25/2022	Sanborn Road
Cut grass along shoulders of road on county right of way, Weed Eat & Cut Grass around signs & Culverts	5/25/2022	Carlton Millender Road
Pot hole Repair (Fill)	5/25/2022	Carlton Millender Road
Graded Road(s)	5/25/2022	Mill Road
Cemetery, Cut, Raked & Cleaned	5/25/2022	Bloody Bluff Cemetery
Weed Eat & Cut Grass around signs & Culverts	5/26/2022	CC Land
Weed Eat & Cut Grass around signs & Culverts	5/26/2022	Avenue A (District 5)

0**Material HAUL From:**

	<u>Date</u>	<u>Road</u>	<u>Cubic Yards</u>	<u>Tons</u>
Debris	5/16/2022	Eastpoint Cemetery	8	0
Debris	TOTAL		8	0
Litter	5/23/2022	Otterslide Road	0.25	0
Litter	5/23/2022	Avenue A (District 5)	0.25	0
Litter	5/24/2022	4th Street	0.25	0
Litter	TOTAL		0.75	0
Trees	5/23/2022	10th Street	18	0
Trees	TOTAL		18	0

Material HAUL To:

	<u>Date</u>	<u>Road</u>	<u>Cubic Yards</u>	<u>Tons</u>
Cold Mix, Asphalt	5/25/2022	Carlton Millender Road	0.25	0
Cold Mix, Asphalt	TOTAL		0.25	0
Dirty 89 Lime Rock	5/16/2022	Gulf Beach Drive (McKissack Beach Parking Lot of Carrabelle	0	18.1299991608
Dirty 89 Lime Rock	5/16/2022	Gulf Beach Drive (McKissack Beach Parking Lot of Carrabelle	0	18.2099990845
Dirty 89 Lime Rock	5/16/2022	Gulf Beach Drive (McKissack Beach Parking Lot of Carrabelle	36	0
Dirty 89 Lime Rock	5/16/2022	Gulf Beach Drive (McKissack Beach Parking Lot of Carrabelle	18	0
Dirty 89 Lime Rock	5/23/2022	Brick Yard Road (Forestry Road #129)	36	0
Dirty 89 Lime Rock	5/23/2022	Bloody Bluff Road	18	0
Dirty 89 Lime Rock	TOTAL		108	36.3399982452



FRANKLIN COUNTY DEPARTMENT OF

Solid Waste & Recycling ❖ Animal Control ❖ Parks & Recreation

210 State Road 65

Eastpoint, Florida 32328

Tel.: 850-670-8167

Fax: 850-670-5716

Email: fcswd@fairpoint.net

DIRECTOR'S REPORT

FOR: The Franklin County Board of County Commissioners

DATE June 7, 2022

TIME: 9:00 A.M.

SUBJECT(S):

Franklin County Central Landfill Notice of Permit:

FOR BOARD INFORMATION: The landfill permit has been renewed for another five years.

ACTION REQUESTED: None.

2022 FRANKLIN COUNTY DIXIE SOFTBALL DISTRICT 2 TOURNAMENT:

FOR BOARD INFORMATION: The Franklin County Parks & Recreation Department in conjunction with the Franklin County Dixie Youth League will host the 2022 Dixie Youth District 2 Softball Tournament. The tournament will be held on June 17th-20th at the Will S. Kendrick Sports Complex. **ACTION REQUESTED: None.**

FOR BOARD INFORMATION:

May 9th –May 31th

RIGHT-OF-WAY DEBRIS PICKUP

Apalachicola	Eastpoint	St George Island	Carrabelle	Lanark	Alligator Point
58.05 TONS	72.28 TONS	67.68 TONS	76.60 TONS	62.65 TONS	31.39 TONS

RECYCLE MATERIAL HAULED

	Apalachicola	Eastpoint	St George Island	Carrabelle	Lanark	Alligator Point	St James
Cardboard	24.82 TONS	8.09 TONS	6.08 TONS	6.03 TONS	-0- TONS	-0- TONS	.70 TONS

REQUESTED ACTION: None

Report to Board of County Commissioners

Date: June 7, 2022

Action Items:

None

Information Item:

1. 6/2/22 Picked up sign from downtown Apalachicola and delivered to EOC.
2. 6/2/22 FCSD delivered 2 signs from Eastpoint to EOC.
3. 6/2/22 EOC bills and invoices were sent to county to be paid.
4. 6/2/22 Questionnaire emailed, posted to social media and to EOC Website for strengths and improvements from Build Your Disaster Bucket. An AAR will be completed for this event in preparation for future events.
5. 6/2/22 Emailed SAT Phone info to FDEM.
6. 6/2/22 Webinar with FDEM/NHC regarding PTC 91L @ 11:15am and 5:15pm.
7. 6/2/22 Call with Tracy Buzbee regarding grant for EOC Construction. Grant was received on 05/27/22 and application is due on 06/03/22.
8. 6/2/22 Returned call to Mr. Paul regarding re-entry and alert franklin.
9. 6/2/22 Updated the Working Budget Book with bills prior to sending to County to be paid.
10. 6/2/22 Returned call to Margaret with Gorrie House regarding re-entry.
11. 6/01/22 Spoke to Tracy Buzbee and Berenice Hernandez with the State regarding grant and NOFO for EOC Construction.
12. 6/01/22 First Day of Hurricane Season – Preparedness is essential. If you have any questions regarding preparedness, please contact us for assistance.
13. 5/31/22 Jennifer Daniels has been officially appointed as one of the 3 FEPA Annual/Midyear Meeting Co-Chairs. Attended webinar regarding FEPA. She will assist with planning FEPA meetings throughout the State.
14. 5/28/22 Sent out update in Alert Franklin and social media for Lanark Village Burn Ban.
15. 5/27/22 Sent out Alert for City of Apalachicola regarding Water Leak. Also posted to social media.
16. 5/26/22 Worked on updating working budget book.
17. 5/26/22 Calculated how much money is left in current budget.
18. 5/26/22 Attended meeting regarding new EOC design via Microsoft Teams.
19. 5/25/22 Retrieved one message board sign used for the Build Your Bucket event.
20. 5/25/22 Submitted Redwire invoice for payment.
21. 5/24/22 Completed monthly IPAWS test.
22. 5/23/22 Submitted timesheet to Lauren Luberto.
23. 5/23/22 2 signs on Hwy98 and 6th street in Eastpoint updated to show information about revival per pastor request.
24. 5/23/22 Followed up with Brittany Brooks in Hernando County about digital kiosks.

25. 5/23/22-5/25/22 Staff work to clean and reorganized the EOC to prepare for storm season.
26. 5/21/22 Hosted Franklin County's First Build Your Disaster Bucket event. There was a great turnout for the event despite the weather being a little rainy. We were able to give approximately 300 disaster buckets including the buckets we have handed out at the EOC after the event. 30 weather radios, 1 3700 Lumen flashlight and 2 portable power supplies valued at \$250 each were won at the raffles. We have deemed the event as a success and hope to do this event again next year. Funding will need to be secured. We thank all the residents, community organizations, and businesses that participated in the event.
27. 5/19/22-5/20/22 EOC Staff prepped and began staging supplies for the Build Your Disaster Bucket event.
28. 5/18/22 Set up message boards in Apalachicola, Eastpoint, and Carrabelle to advertise the Build Your Disaster Bucket event.
29. 5/17/22 Attended the FEPA Annual Committee meeting. Jennifer Daniels nominated as CO-Chair.
30. 5/23/22-6/3/22 EOC Staff has worked to reorganize facility to be more efficient. This has included cleaning out supply building, storage buildings, EOC Facility, etc.
31. EOC staff are working to update slides to be pushed out on our digital kiosks located throughout the county.
32. EOC staff are updating the logistics plan including the Emergency Fuel Plan.
33. EOC will be hosting a G-205 Recovery from Disaster: The Local Government Role 06/21/22-06/22/22. Scheduled Class and Emailed County and City officials inviting them to register and attend. This class was originally scheduled for 3 days but has now been reduced to 2.
34. EOC Staff continue to update our Kiosks located throughout Franklin County with COVID Information along with Preparedness information for storms and disasters.

KIOSK LOCATIONS:

Carrabelle – Franklin County Courthouse Carrabelle Annex
Carrabelle Chamber of Commerce

Eastpoint – Carquest

Apalachicola – Franklin County Emergency Management
Apalachicola Chamber of Commerce
Apalachicola Post Office

35. EOC Staff are verifying our SERT Emergency Sites including Disaster Recover Center's, County Staging Areas, County Points of Distribution, Sandbag Distribution Locations, etc.
36. EOC Staff are in the planning process for a WebEOC training for all persons who work the EOC during a disaster. This training will allow for ease of use of the WebEOC software during an event. Notices for this training will be sent out very soon.

Pamela Brownell

Pamela Brownell
Director



MEETING DATE: June 7, 2022
DEPARTMENT: UF/IFAS Franklin County Extension Program
TOTAL ATTACHEMENTS: None

Action Item

Extension Telehealth Project Expenses

1. Requesting Board approval for expenditure of County funds (after-the-fact) for items used to prepare the room where telehealth clients will be hosted. Purchased two wall stick-on graphics, a privacy curtain to divide the room and a curtain rod for a total of \$285.94. Sincere apologies for not realizing that this is an expense that should have had prior Board approval.

Informational Items

General Extension Activities:

1. Extension Director participated in the bi-monthly meeting of the ACF Apalachicola Caucus group and a virtual ACF Stakeholders Governing Board meeting.

Sea Grant Extension:

2. Extension staff from Bay, Gulf and Franklin coordinated with FWC staff to provide bay scallops to Franklin County volunteers in the annual Scallop Sitter program. Volunteers will monitor scallops in predator exclusion cages monthly in St. George Sound to improve survival and reproduction success of scallops as part of this multi-county restoration effort.
3. Extension Director participated in a webinar by NOAA staff on the anatomy of rip currents.

4-H Youth Development:

4. Extension staff in planning stages for a regional 4-H Outdoor Adventure summer camp with other 4-H faculty. Franklin County 4-H will host one of the sessions on St. George Island.
5. Extension staff participated in this year's Ag Adventure program at the Quincy Research Farm. All three schools in the County will be participating.
6. 4-H youth continue to meet and work on their archery skills development.

Family and Consumer Sciences:

7. Family Nutrition Program assistant continues nutrition programing in local schools.

Agriculture/Home Horticulture:

8. Extension Director conducted multiple field visits in Apalachicola, Eastpoint and St. George Island during this period to assist homeowners on various issues including sooty mold, scale insect infestations, palm disease diagnosis, bougainvillea worms, and more.



MEETING DATE: June 7th, 2022
NAME/DEPARTMENT/AGENCY: Whitney Roundtree/Franklin County Public Library
TOTAL ATTACHMENTS:

=====

Action Items:

- 1) None

Informational Items:

- 1) The permanent PT position for the Carrabelle Branch has been filled. Applicant, Thomas Riley, will begin employment June 6th.
- 2) Library patrons may now check out Florida State Park passes thanks to the Real Florida Reader program. With your public library card, check out the Real Florida Reader Day Pass that provides free park admission to Florida's state parks. The library card and park pass are free!
Florida has 175 state parks that showcase our state's natural and cultural resources. With the Real Florida Reader Pass, you can continue your learning adventure while enjoying time exploring new places. For an extra challenge, check out a book about Florida's wildlife and natural resources and see if you can identify any of the flora, fauna or habitats seen at the park.
- 3) June 6th kicks off our annual Summer Reading Program. Looking for something fun to do this summer? There is an "Ocean of Possibilities" at your local library. FCPL will be hosting crafts, presentations, giving out cool prizes and more. Don't forget to follow us on Facebook!
- 4) I will be attending the G-205 Recovery from Disaster: The Local Government Role course hosted by the Franklin EOC June 21st & 22nd. This course is designed for local disaster recovery teams consisting of emergency managers, city/county administrators, public works directors, building inspectors, and community planners. The course focuses on the roles and responsibilities of each team member, and provides guidance on developing a local disaster recovery plan.

Library Events:

Eastpoint Branch
160 Hickory Dip Rd

Eastpoint, FL 32328

850-670-8151

June 7th- Diabetes Awareness at 10:00 AM. Come and have all your questions answered about diabetes from a trained professional. No appointment necessary.

June 7th– Book Chat at 1:30 PM. This is a monthly group that meets to discuss the current books they have been reading or maybe interested in reading. There is no set book for this group; the book of choice is up to the individual

June 9th- Resin Bowl Art at 2:00 PM- REGISTRATION is required seating is limited. Learn how to create a beautiful work of art with resin. This class is free, and supplies are provided. Recommended for individuals ages 9 and up.

June 14th- Crafty Kidz Club at 2:00 PM- This is a group for children ages 6-10 who enjoy using their imagination to create beautiful works of art they can take home. In this class the kids will be making their very own box aquarium This is a free program and supplies are provided.

June 15th - Writers forum at 1:00 PM. Interested in becoming a writer? This group meets once a month to discuss new ideas and learn useful tips from local author, Dawn Radford.

June 20th- Shark Talk with Dr. Dean Grubbs at 11:00 AM – Dr. Dean Grubbs will be discussing shark biology and conservation. This event is free and open to the public.

June 21st- Shellfish Hatcheries with Morgan Hawkins at 11:00 AM – Morgan Hawkins, and FSU master's student, will host a presentation focusing on what a shellfish hatchery is, what are the steps, and why are shellfish important (mainly focusing on oysters and bay scallops). This event is free and open to the public.

June 23rd- Sea Glass Mason Jars at 2:00 PM- REGISTRATION is required seating is limited. Learn how to create a beautiful work of art using sea glass. This class is free, and supplies are provided. Recommended for individuals ages 9 and up.

June 24th- Beginners Guide to Genealogy at 1:00 PM- Participants will be instructed on how to initiate family history research. It is encouraged for individuals to bring computers or iPads, along with any documents you may have. Such as dates of births, marriages, deaths and locations of relatives. We will be making free copies just for this event. This event will be hosted by Brooke Hunter, the library's volunteer Family Search liaison. This event is free and open to the public.

June 28th- Crafty Kidz Club at 2:00 PM- This is a group for children ages 6-10 who enjoy using their imagination to create beautiful works of art that they can take home. In this class the kids will be making their very paper chain jellyfish. This is a free program and supplies are provided.

Thursdays – Hope Florida 9:00 AM- 4:00 PM. We’ve partnered with the Department of Children and Families to have a Care Navigator on site at Franklin County Public Library branches. **What’s a Care Navigator?** As part of Hope Florida – A Pathway to Prosperity, Care Navigators provide one-on-one support to develop an individualized plan to help customers achieve economic self-sufficiency.

Carrabelle Branch

311 St, James Ave

Carrabelle, FL 32322

850-697-2366

June 3rd- Book Chat at 1:30 PM. This is a monthly group that meets to discuss the current books they have been reading or maybe interested in reading. There is no set book for this group; the book of choice is up to the individual.

June 16th- Animal Crossing Party at 2:00 PM. We are hosting an Animal Crossing Island Hop Party so bring your Nintendo Switch and be prepared to adventure to other islands. ***Nintendo Online will NOT be required for in-person local play*** Just come as you are and have fun

June 20th- Shark Talk with Dr. Dean Grubbs at 2:00 PM – Dr. Dean Grubbs will be discussing shark biology and conservation. This event is free and open to the public.

June 21st- Shellfish Hatcheries with Morgan Hawkins at 11:00 AM – Morgan Hawkins, and FSU master’s student, will host a presentation focusing on what a shellfish hatchery is, what are the steps, and why are shellfish important (mainly focusing on oysters and bay scallops). This event is free and open to the public

June 30th- Marble Mugs at 2:00 PM- REGISTRATION is required seating is limited. This is a free program and supplies will be provided. Sign up and come make your own creation to take home and cherish for years to come.

June 4th, 11th, 18th and 25th - Plant Clinic at 11:00 AM-1:00 PM. This program is hosted by the Franklin County Master Gardeners. If you have any concerns or questions about your garden and plants this is the place to find the answers.

Wednesdays – Hope Florida 9:00 AM- 4:00 PM. We've partnered with the Department of Children and Families to have a Care Navigator on site at Franklin County Public Library branches. **What's a Care Navigator?** As part of Hope Florida – A Pathway to Prosperity, Care Navigators provide one-on-one support to develop an individualized plan to help customers achieve economic self-sufficiency.

BCC Report for June 7, 2022 from the airport:

Good Morning Commissioners, Again most of my report this morning is lots of FYI:

- a) And again--as reported last meeting--all Projects and issues addressed in previous meetings are still ongoing
- b) **Checking out “T” hangar roof leaking—also binding door complaints.**
- c) **Mechanics are working on airport equipment.**
- d) **Working on repairing airport equipment and exploring an equipment shelter.**
- e) **Exploring establishing an Airport Managers office.**
- f) **Met with John Collins May 25 discussing the vegetation flight obstructions. As discussed previously—the top priority is to get RW 18 back open.**
- g) **Several leases are nearing or expiring.**

Respectfully,
Ted Mosteller

Fee Schedule:**Description****Fee**

Residential Docks	Up to 250 sq ft	\$200.00
	Over 250 sq ft	Plus .10 per additional sq ft
Commercial Docks	Up to 250 sq ft	\$300.00
	Over 250 sq ft	Plus .10 per additional sq ft
Seawalls/Riprap	Up to 50 Linear ft	\$300.00
	Over 50 Linear ft Minimum	Plus .50 per additional Linear Ft
Boat Lift	Residential	\$100.00
	Electric	\$100.00
Zoning Review		\$50.00

Board Action:

Approve transfer of Fill permits, docks, seawalls & Boat lift permits to Zoning Department for review and permit issuance.

Approve Fee schedule for Docks, seawalls, & Boat Lifts

<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional % by County for Abatement Fund</u>	<u>City/County Fund % (Principal Subdivisions Only)</u>	<u>Endo City/County Fund</u>	<u>CVS City/County Fund</u>	<u>Walgreens City/County Fund</u>
Alachua		1.24106016444867%				
	Alachua County		0.846347404896564%	\$ 69,823.66	\$ 558,589.29	\$ 787,103.09
	Alachua		0.013113332456932%	\$ 1,081.85	\$ 8,654.80	\$ 12,195.40
	Gainesville		0.381597611347118%	\$ 31,481.80	\$ 251,854.42	\$ 354,885.78
Baker		0.19317380413017%				
	Baker County		0.193173804130173%	\$ 15,936.84	\$ 127,494.71	\$ 179,651.64
Bay		0.83965637331199%				
	Bay County		0.539446037057239%	\$ 44,504.30	\$ 356,034.38	\$ 501,684.81
	Callaway		0.024953825526948%	\$ 2,058.69	\$ 16,469.52	\$ 23,207.06
	Lynn Haven		0.039205632014689%	\$ 3,234.46	\$ 25,875.72	\$ 36,461.24
	Panama City		0.155153855595736%	\$ 12,800.19	\$ 102,401.54	\$ 144,293.09
	Panama City Beach		0.080897023117378%	\$ 6,674.00	\$ 53,392.04	\$ 75,234.23
Bradford		0.18948420408137%				
	Bradford County		0.189484204081366%	\$ 15,632.45	\$ 125,059.57	\$ 176,220.31
Brevard		3.87879918044396%				
	Brevard County		2.387076812679440%	\$ 196,933.84	\$ 1,575,470.70	\$ 2,219,981.44
	Cape Canaveral		0.045560750208993%	\$ 3,758.76	\$ 30,070.10	\$ 42,371.50
	Cocoa		0.149245411423089%	\$ 12,312.75	\$ 98,501.97	\$ 138,798.23
	Cocoa Beach		0.084363286155357%	\$ 6,959.97	\$ 55,679.77	\$ 78,457.86
	Melbourne		0.383104682233196%	\$ 31,606.14	\$ 252,849.09	\$ 356,287.35
	Palm Bay		0.404817397481049%	\$ 33,397.44	\$ 267,179.48	\$ 376,480.18
	Rockledge		0.096603243797586%	\$ 7,969.77	\$ 63,758.14	\$ 89,841.02
	Satellite Beach		0.035975416223927%	\$ 2,967.97	\$ 23,743.77	\$ 33,457.14
	Titusville		0.240056418923581%	\$ 19,804.65	\$ 158,437.24	\$ 223,252.47
	West Melbourne		0.051997577065795%	\$ 4,289.80	\$ 34,318.40	\$ 48,357.75
Broward		9.05796267257777%				
	Broward County		4.062623697836280%	\$ 335,166.46	\$ 2,681,331.64	\$ 3,778,240.04
	Coconut Creek		0.101131719448042%	\$ 8,343.37	\$ 66,746.93	\$ 94,052.50
	Cooper City		0.073935445072532%	\$ 6,099.67	\$ 48,797.39	\$ 68,759.96
	Coral Springs		0.323406517663960%	\$ 26,681.04	\$ 213,448.30	\$ 300,768.06
	Dania Beach		0.017807041180440%	\$ 1,469.08	\$ 11,752.65	\$ 16,560.55
	Davie		0.266922227152987%	\$ 22,021.08	\$ 176,168.67	\$ 248,237.67
	Deerfield Beach		0.202423224724969%	\$ 16,699.92	\$ 133,599.33	\$ 188,253.60
	Fort Lauderdale		0.830581264530524%	\$ 68,522.95	\$ 548,183.63	\$ 772,440.58

<u>County</u>	<u>Principal Subdivisions</u>	<u>Teva City County Fund</u>	<u>Allergan City/County Fund</u>	<u>Total City/County Fund</u>	<u>Endo Regional Fund</u>	<u>CVS Regional Fund</u>	<u>Walgreens Regional Fund</u>
Alachua					\$ 273,033.24	\$ 1,929,434.87	\$ 2,718,749.13
	Alachua County	\$ 224,851.23	\$ 154,881.58	\$ 1,795,248.84			
	Alachua	\$ 3,483.85	\$ 2,399.74	\$ 27,815.64			
	Gainesville	\$ 101,379.99	\$ 69,832.36	\$ 809,434.36			
Baker					\$ 42,498.24	\$ 300,320.87	\$ 423,179.41
	Baker County	\$ 51,320.97	\$ 35,350.81	\$ 409,754.96			
Bay					\$ 184,724.40	\$ 1,305,385.77	\$ 1,839,407.23
	Bay County	\$ 143,315.98	\$ 98,718.62	\$ 1,144,258.10			
	Callaway	\$ 6,629.55	\$ 4,566.55	\$ 52,931.37			
	Lynn Haven	\$ 10,415.86	\$ 7,174.63	\$ 83,161.91			
	Panama City	\$ 41,220.11	\$ 28,393.16	\$ 329,108.09			
	Panama City Beach	\$ 21,492.11	\$ 14,804.16	\$ 171,596.54			
Bradford					\$ 41,686.52	\$ 294,584.78	\$ 415,096.73
	Bradford County	\$ 50,340.74	\$ 34,675.61	\$ 401,928.68			
Brevard					\$ 853,335.82	\$ 6,030,239.79	\$ 8,497,156.07
	Brevard County	\$ 634,180.66	\$ 436,835.06	\$ 5,063,401.69			
	Cape Canaveral	\$ 12,104.24	\$ 8,337.62	\$ 96,642.21			
	Cocoa	\$ 39,650.40	\$ 27,311.91	\$ 316,575.26			
	Cocoa Beach	\$ 22,413.01	\$ 15,438.48	\$ 178,949.08			
	Melbourne	\$ 101,780.38	\$ 70,108.16	\$ 812,631.12			
	Palm Bay	\$ 107,548.85	\$ 74,081.58	\$ 858,687.53			
	Rockledge	\$ 25,664.83	\$ 17,678.39	\$ 204,912.14			
	Satellite Beach	\$ 9,557.68	\$ 6,583.50	\$ 76,310.06			
	Titusville	\$ 63,776.39	\$ 43,930.32	\$ 509,201.07			
	West Melbourne	\$ 13,814.33	\$ 9,515.56	\$ 110,295.83			
Broward					\$ 1,992,751.79	\$ 14,082,112.63	\$ 19,842,976.89
	Broward County	\$ 1,079,327.39	\$ 743,460.14	\$ 8,617,525.66			
	Coconut Creek	\$ 26,867.92	\$ 18,507.10	\$ 214,517.82			
	Cooper City	\$ 19,642.61	\$ 13,530.19	\$ 156,829.83			
	Coral Springs	\$ 85,920.22	\$ 59,183.39	\$ 686,001.01			
	Dania Beach	\$ 4,730.84	\$ 3,258.69	\$ 37,771.81			
	Davie	\$ 70,913.89	\$ 48,846.77	\$ 566,188.09			
	Deerfield Beach	\$ 53,778.28	\$ 37,043.45	\$ 429,374.58			
	Fort Lauderdale	\$ 220,662.60	\$ 151,996.37	\$ 1,761,806.14			

<u>County</u>	<u>Principal Subdivisions</u>	<u>Teva Regional Fund</u>	<u>Allergan Regional Fund</u>	<u>Total Regional Fund</u>
Alachua		\$ 808,902.15	\$ 568,473.24	\$ 6,298,592.63
	Alachua County			
	Alachua			
	Gainesville			
Baker		\$ 125,907.44	\$ 88,484.14	\$ 980,390.10
	Baker County			
Bay		\$ 547,273.91	\$ 384,608.42	\$ 4,261,399.73
	Bay County			
	Callaway			
	Lynn Haven			
	Panama City			
	Panama City Beach			
Bradford		\$ 123,502.62	\$ 86,794.10	\$ 961,664.75
	Bradford County			
Brevard		\$ 2,528,136.08	\$ 1,776,701.58	\$ 19,685,569.35
	Brevard County			
	Cape Canaveral			
	Cocoa			
	Cocoa Beach			
	Melbourne			
	Palm Bay			
	Rockledge			
	Satellite Beach			
	Titusville			
	West Melbourne			
Broward		\$ 5,903,827.76	\$ 4,149,040.94	\$ 45,970,710.01
	Broward County			
	Coconut Creek			
	Cooper City			
	Coral Springs			
	Dania Beach			
	Davie			
	Deerfield Beach			
	Fort Lauderdale			

<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional % by County for Abatement Fund</u>	<u>City/County Fund % (Principal Subdivisions Only)</u>	<u>Endo City/County Fund</u>	<u>CVS City/County Fund</u>	<u>Walgreens City/County Fund</u>
	Hallandale Beach		0.154950491813518%	\$ 12,783.42	\$ 102,267.32	\$ 144,103.96
	Hollywood		0.520164608455721%	\$ 42,913.58	\$ 343,308.64	\$ 483,753.09
	Lauderdale Lakes		0.062625150434726%	\$ 5,166.57	\$ 41,332.60	\$ 58,241.39
	Lauderhill		0.144382838130419%	\$ 11,911.58	\$ 95,292.67	\$ 134,276.04
	Lighthouse Point		0.029131861802689%	\$ 2,403.38	\$ 19,227.03	\$ 27,092.63
	Margate		0.143683775129045%	\$ 11,853.91	\$ 94,831.29	\$ 133,625.91
	Miramar		0.279280208418825%	\$ 23,040.62	\$ 184,324.94	\$ 259,730.59
	North Lauderdale		0.066069624496039%	\$ 5,450.74	\$ 43,605.95	\$ 61,444.75
	Oakland Park		0.100430840698613%	\$ 8,285.54	\$ 66,284.35	\$ 93,400.68
	Parkland		0.045804060448432%	\$ 3,778.83	\$ 30,230.68	\$ 42,597.78
	Pembroke Pines		0.462832363602822%	\$ 38,183.67	\$ 305,469.36	\$ 430,434.10
	Plantation		0.213918725664437%	\$ 17,648.29	\$ 141,186.36	\$ 198,944.41
	Pompano Beach		0.335472163492860%	\$ 27,676.45	\$ 221,411.63	\$ 311,989.11
	Sunrise		0.286071106146452%	\$ 23,600.87	\$ 188,806.93	\$ 266,046.13
	Tamarac		0.134492458472026%	\$ 11,095.63	\$ 88,765.02	\$ 125,077.99
	Weston		0.138637811282768%	\$ 11,437.62	\$ 91,500.96	\$ 128,933.16
	West Park		0.029553115351569%	\$ 2,438.13	\$ 19,505.06	\$ 27,484.40
	Wilton Manors		0.031630331127078%	\$ 2,609.50	\$ 20,876.02	\$ 29,416.21
Calhoun		0.04712774078090%				
	Calhoun County		0.047127740780902%	\$ 3,888.04	\$ 31,104.31	\$ 43,828.80
Charlotte		0.73734623337592%				
	Charlotte County		0.690225755587238%	\$ 56,943.62	\$ 455,549.00	\$ 641,909.95
	Punta Gorda		0.047120477788680%	\$ 3,887.44	\$ 31,099.52	\$ 43,822.04
Citrus		0.96964577660634%				
	Citrus County		0.969645776606338%	\$ 79,995.78	\$ 639,966.21	\$ 901,770.57
Clay		1.19342946145639%				
	Clay County		1.193429461456390%	\$ 98,457.93	\$ 787,663.44	\$ 1,109,889.40
Collier		1.55133337642709%				
	Collier County		1.354822227370880%	\$ 111,772.83	\$ 894,182.67	\$ 1,259,984.67
	Marco Island		0.062094952002516%	\$ 5,122.83	\$ 40,982.67	\$ 57,748.31
	Naples		0.134416197053695%	\$ 11,089.34	\$ 88,714.69	\$ 125,007.06
Columbia		0.44678115079207%				
	Columbia County		0.342123248620213%	\$ 28,225.17	\$ 225,801.34	\$ 318,174.62
	Lake City		0.104659717919908%	\$ 8,634.43	\$ 69,075.41	\$ 97,333.54
DeSoto		0.11364040780249%				

<u>County</u>	<u>Principal Subdivisions</u>	<u>Teva City County Fund</u>	<u>Allergan City/County Fund</u>	<u>Total City/County Fund</u>	<u>Endo Regional Fund</u>	<u>CVS Regional Fund</u>	<u>Walgreens Regional Fund</u>
	Hallandale Beach	\$ 41,166.08	\$ 28,355.94	\$ 328,676.72			
	Hollywood	\$ 138,193.43	\$ 95,190.12	\$ 1,103,358.86			
	Lauderdale Lakes	\$ 16,637.78	\$ 11,460.40	\$ 132,838.75			
	Lauderhill	\$ 38,358.55	\$ 26,422.06	\$ 306,260.91			
	Lighthouse Point	\$ 7,739.53	\$ 5,331.13	\$ 61,793.70			
	Margate	\$ 38,172.83	\$ 26,294.13	\$ 304,778.07			
	Miramar	\$ 74,197.07	\$ 51,108.28	\$ 592,401.50			
	North Lauderdale	\$ 17,552.88	\$ 12,090.74	\$ 140,145.07			
	Oakland Park	\$ 26,681.71	\$ 18,378.84	\$ 213,031.14			
	Parkland	\$ 12,168.88	\$ 8,382.14	\$ 97,158.31			
	Pembroke Pines	\$ 122,961.83	\$ 84,698.32	\$ 981,747.28			
	Plantation	\$ 56,832.32	\$ 39,147.13	\$ 453,758.52			
	Pompano Beach	\$ 89,125.73	\$ 61,391.41	\$ 711,594.33			
	Sunrise	\$ 76,001.23	\$ 52,351.01	\$ 606,806.16			
	Tamarac	\$ 35,730.95	\$ 24,612.12	\$ 285,281.70			
	Weston	\$ 36,832.25	\$ 25,370.72	\$ 294,074.71			
	West Park	\$ 7,851.45	\$ 5,408.22	\$ 62,687.26			
	Wilton Manors	\$ 8,403.31	\$ 5,788.35	\$ 67,093.39			
Calhoun					\$ 10,368.10	\$ 73,267.93	\$ 103,241.17
	Calhoun County	\$ 12,520.54	\$ 8,624.38	\$ 99,966.07			
Charlotte					\$ 162,216.17	\$ 1,146,327.61	\$ 1,615,279.82
	Charlotte County	\$ 183,374.00	\$ 126,311.31	\$ 1,464,087.89			
	Punta Gorda	\$ 12,518.62	\$ 8,623.05	\$ 99,950.66			
Citrus					\$ 213,322.07	\$ 1,507,475.97	\$ 2,124,170.68
	Citrus County	\$ 257,608.22	\$ 177,445.18	\$ 2,056,785.95			
Clay					\$ 262,554.48	\$ 1,855,385.00	\$ 2,614,406.14
	Clay County	\$ 317,061.39	\$ 218,397.59	\$ 2,531,469.75			
Collier					\$ 341,293.34	\$ 2,411,806.29	\$ 3,398,454.32
	Collier County	\$ 359,939.01	\$ 247,932.47	\$ 2,873,811.65			
	Marco Island	\$ 16,496.92	\$ 11,363.38	\$ 131,714.10			
	Naples	\$ 35,710.69	\$ 24,598.16	\$ 285,119.94			
Columbia					\$ 98,291.85	\$ 694,595.76	\$ 978,748.57
	Columbia County	\$ 90,892.74	\$ 62,608.55	\$ 725,702.43			
	Lake City	\$ 27,805.21	\$ 19,152.73	\$ 222,001.32			
DeSoto					\$ 25,000.89	\$ 176,672.95	\$ 248,948.25

<u>County</u>	<u>Principal Subdivisions</u>	<u>Teva Regional Fund</u>	<u>Allergan Regional Fund</u>	<u>Total Regional Fund</u>
	Hallandale Beach			
	Hollywood			
	Lauderdale Lakes			
	Lauderhill			
	Lighthouse Point			
	Margate			
	Miramar			
	North Lauderdale			
	Oakland Park			
	Parkland			
	Pembroke Pines			
	Plantation			
	Pompano Beach			
	Sunrise			
	Tamarac			
	Weston			
	West Park			
	Wilton Manors			
Calhoun		\$ 30,717.07	\$ 21,587.08	\$ 239,181.35
	Calhoun County			
Charlotte		\$ 480,589.88	\$ 337,744.79	\$ 3,742,158.26
	Charlotte County			
	Punta Gorda			
Citrus		\$ 631,998.81	\$ 444,150.65	\$ 4,921,118.18
	Citrus County			
Clay		\$ 777,857.26	\$ 546,655.79	\$ 6,056,858.66
	Clay County			
Collier		\$ 1,011,133.01	\$ 710,595.30	\$ 7,873,282.26
	Collier County			
	Marco Island			
	Naples			
Columbia		\$ 291,204.44	\$ 204,650.14	\$ 2,267,490.77
	Columbia County			
	Lake City			
DeSoto		\$ 74,068.91	\$ 52,053.50	\$ 576,744.51

<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional % by County for Abatement Fund</u>	<u>City/County Fund % (Principal Subdivisions Only)</u>	<u>Endo City/County Fund</u>	<u>CVS City/County Fund</u>	<u>Walgreens City/County Fund</u>
	DeSoto County		0.113640407802487%	\$ 9,375.33	\$ 75,002.67	\$ 105,685.58
Dixie		0.10374458089993%				
	Dixie County		0.103744580899928%	\$ 8,558.93	\$ 68,471.42	\$ 96,482.46
Duval		5.43497515693510%				
	Jacksonville		5.295636466902910%	\$ 436,890.01	\$ 3,495,120.07	\$ 4,924,941.91
	Atlantic Beach		0.038891507601085%	\$ 3,208.55	\$ 25,668.40	\$ 36,169.10
	Jacksonville Beach		0.100447182431112%	\$ 8,286.89	\$ 66,295.14	\$ 93,415.88
Escambia		1.34163444924367%				
	Escambia County		1.010997622822650%	\$ 83,407.30	\$ 667,258.43	\$ 940,227.79
	Pensacola		0.330636826421023%	\$ 27,277.54	\$ 218,220.31	\$ 307,492.25
Flagler		0.38986471224388%				
	Flagler County		0.305009358365478%	\$ 25,163.27	\$ 201,306.18	\$ 283,658.70
	Palm Coast		0.084857169626457%	\$ 7,000.72	\$ 56,005.73	\$ 78,917.17
Franklin		0.04991128255001%				
	Franklin County		0.049911282550008%	\$ 4,117.68	\$ 32,941.45	\$ 46,417.49
Gadsden		0.12365607407671%				
	Gadsden County		0.123656074076710%	\$ 10,201.63	\$ 81,613.01	\$ 115,000.15
Gilchrist		0.06433376935497%				
	Gilchrist County		0.064333769354966%	\$ 5,307.54	\$ 42,460.29	\$ 59,830.41
Glades		0.04061283675771%				
	Glades County		0.040612836757713%	\$ 3,350.56	\$ 26,804.47	\$ 37,769.94
Gulf		0.05991423858784%				
	Gulf County		0.059914238587842%	\$ 4,942.92	\$ 39,543.40	\$ 55,720.24
Hamilton		0.04794119590977%				
	Hamilton County		0.047941195909773%	\$ 3,955.15	\$ 31,641.19	\$ 44,585.31
Hardee		0.06711004813185%				
	Hardee County		0.067110048131850%	\$ 5,536.58	\$ 44,292.63	\$ 62,412.34
Hendry		0.14446091529681%				
	Hendry County		0.144460915296806%	\$ 11,918.03	\$ 95,344.20	\$ 134,348.65
Hernando		1.51007594910967%				
	Hernando County		1.510075949109670%	\$ 124,581.27	\$ 996,650.13	\$ 1,404,370.63
Highlands		0.35718851023682%				
	Highlands County		0.293187022776017%	\$ 24,187.93	\$ 193,503.44	\$ 272,663.93
	Avon Park		0.025829016089707%	\$ 2,130.89	\$ 17,047.15	\$ 24,020.98
	Sebring		0.038172471371100%	\$ 3,149.23	\$ 25,193.83	\$ 35,500.40

<u>County</u>	<u>Principal Subdivisions</u>	<u>Teva City County Fund</u>	<u>Allergan City/County Fund</u>	<u>Total City/County Fund</u>	<u>Endo Regional Fund</u>	<u>CVS Regional Fund</u>	<u>Walgreens Regional Fund</u>
	DeSoto County	\$ 30,191.13	\$ 20,796.19	\$ 135,365.33			
Dixie					\$ 22,823.81	\$ 161,288.24	\$ 227,269.80
	Dixie County	\$ 27,562.08	\$ 18,985.26	\$ 220,060.15			
Duval					\$ 1,195,694.53	\$ 8,449,574.71	\$ 11,906,218.91
	Jacksonville	\$ 1,406,904.97	\$ 969,101.47	\$ 11,232,958.44			
	Atlantic Beach	\$ 10,332.40	\$ 7,117.15	\$ 82,495.60			
	Jacksonville Beach	\$ 26,686.05	\$ 18,381.83	\$ 213,065.80			
Escambia					\$ 295,159.58	\$ 2,085,794.36	\$ 2,939,073.87
	Escambia County	\$ 268,594.26	\$ 185,012.56	\$ 2,144,500.35			
	Pensacola	\$ 87,841.11	\$ 60,506.54	\$ 701,337.74			
Flagler					\$ 85,770.24	\$ 606,109.67	\$ 854,063.63
	Flagler County	\$ 81,032.60	\$ 55,816.71	\$ 646,977.46			
	Palm Coast	\$ 22,544.22	\$ 15,528.86	\$ 179,996.69			
Franklin					\$ 10,980.48	\$ 77,595.41	\$ 109,338.98
	Franklin County	\$ 13,260.06	\$ 9,133.76	\$ 105,870.44			
Gadsden					\$ 27,204.34	\$ 192,243.98	\$ 270,889.24
	Gadsden County	\$ 32,852.02	\$ 22,629.06	\$ 262,295.86			
Gilchrist					\$ 14,153.43	\$ 100,017.57	\$ 140,933.84
	Gilchrist County	\$ 17,091.71	\$ 11,773.08	\$ 136,463.02			
Glades					\$ 8,934.82	\$ 63,139.42	\$ 88,969.19
	Glades County	\$ 10,789.71	\$ 7,432.15	\$ 86,146.83			
Gulf					\$ 13,181.13	\$ 93,146.67	\$ 131,252.13
	Gulf County	\$ 15,917.57	\$ 10,964.31	\$ 127,088.44			
Hamilton					\$ 10,547.06	\$ 74,532.58	\$ 105,023.18
	Hamilton County	\$ 12,736.66	\$ 8,773.24	\$ 101,691.55			
Hardee					\$ 14,764.21	\$ 104,333.75	\$ 147,015.75
	Hardee County	\$ 17,829.29	\$ 12,281.14	\$ 142,351.99			
Hendry					\$ 31,781.40	\$ 224,588.57	\$ 316,465.71
	Hendry County	\$ 38,379.29	\$ 26,436.35	\$ 306,426.52			
Hernando					\$ 332,216.71	\$ 2,347,664.74	\$ 3,308,073.05
	Hernando County	\$ 401,185.65	\$ 276,343.90	\$ 3,203,131.57			
Highlands					\$ 78,581.47	\$ 555,309.07	\$ 782,480.96
	Highlands County	\$ 77,891.73	\$ 53,653.23	\$ 621,900.25			
	Avon Park	\$ 6,862.06	\$ 4,726.71	\$ 54,787.80			
	Sebring	\$ 10,141.38	\$ 6,985.56	\$ 80,970.40			

<u>County</u>	<u>Principal Subdivisions</u>	<u>Teva Regional Fund</u>	<u>Allergan Regional Fund</u>	<u>Total Regional Fund</u>
	DeSoto County			
Dixie		\$ 67,618.97	\$ 47,520.68	\$ 526,521.49
	Dixie County			
Duval		\$ 3,542,425.42	\$ 2,489,515.05	\$ 27,583,428.63
	Jacksonville			
	Atlantic Beach			
	Jacksonville Beach			
Escambia		\$ 874,454.77	\$ 614,541.75	\$ 6,809,024.33
	Escambia County			
	Pensacola			
Flagler		\$ 254,107.26	\$ 178,579.30	\$ 1,978,630.10
	Flagler County			
	Palm Coast			
Franklin		\$ 32,531.33	\$ 22,862.09	\$ 253,308.30
	Franklin County			
Gadsden		\$ 80,596.95	\$ 56,641.23	\$ 627,575.73
	Gadsden County			
Gilchrist		\$ 41,931.67	\$ 29,468.38	\$ 326,504.88
	Gilchrist County			
Glades		\$ 26,470.76	\$ 18,602.89	\$ 206,117.09
	Glades County			
Gulf		\$ 39,051.09	\$ 27,443.99	\$ 304,075.01
	Gulf County			
Hamilton		\$ 31,247.27	\$ 21,959.68	\$ 243,309.77
	Hamilton County			
Hardee		\$ 43,741.20	\$ 30,740.06	\$ 340,594.97
	Hardee County			
Hendry		\$ 94,157.20	\$ 66,170.98	\$ 733,163.86
	Hendry County			
Hernando		\$ 984,242.11	\$ 691,697.15	\$ 7,663,893.75
	Hernando County			
Highlands		\$ 232,809.46	\$ 163,611.82	\$ 1,812,792.79
	Highlands County			
	Avon Park			
	Sebring			

<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional % by County for Abatement Fund</u>	<u>City/County Fund % (Principal Subdivisions Only)</u>	<u>Endo City/County Fund</u>	<u>CVS City/County Fund</u>	<u>Walgreens City/County Fund</u>
Hillsborough		8.71098411365711%				
	Hillsborough County		6.523111204400210%	\$ 538,156.67	\$ 4,305,253.39	\$ 6,066,493.42
	Plant City		0.104218491142418%	\$ 8,598.03	\$ 68,784.20	\$ 96,923.20
	Tampa		1.975671881252980%	\$ 162,992.93	\$ 1,303,943.44	\$ 1,837,374.85
	Temple Terrace		0.107980721113446%	\$ 8,908.41	\$ 71,267.28	\$ 100,422.07
Holmes		0.08161242785125%				
	Holmes County		0.081612427851251%	\$ 6,733.03	\$ 53,864.20	\$ 75,899.56
Indian River		0.75307605878085%				
	Indian River County		0.654117789755259%	\$ 53,964.72	\$ 431,717.74	\$ 608,329.54
	Sebastian		0.038315915467486%	\$ 3,161.06	\$ 25,288.50	\$ 35,633.80
	Vero Beach		0.060642353558104%	\$ 5,002.99	\$ 40,023.95	\$ 56,397.39
Jackson		0.15893605879538%				
	Jackson County		0.158936058795375%	\$ 13,112.22	\$ 104,897.80	\$ 147,810.53
Jefferson		0.04082164778410%				
	Jefferson County		0.040821647784097%	\$ 3,367.79	\$ 26,942.29	\$ 37,964.13
Lafayette		0.03191177207568%				
	Lafayette County		0.031911772075683%	\$ 2,632.72	\$ 21,061.77	\$ 29,677.95
Lake		1.13921122451870%				
	Lake County		0.781548804039386%	\$ 64,477.78	\$ 515,822.21	\$ 726,840.39
	Clermont		0.075909163208877%	\$ 6,262.51	\$ 50,100.05	\$ 70,595.52
	Eustis		0.041929254097962%	\$ 3,459.16	\$ 27,673.31	\$ 38,994.21
	Fruitland Park		0.008381493024259%	\$ 691.47	\$ 5,531.79	\$ 7,794.79
	Groveland		0.026154034991644%	\$ 2,157.71	\$ 17,261.66	\$ 24,323.25
	Lady Lake		0.025048244425835%	\$ 2,066.48	\$ 16,531.84	\$ 23,294.87
	Leesburg		0.091339390184647%	\$ 7,535.50	\$ 60,284.00	\$ 84,945.63
	Minneola		0.016058475802978%	\$ 1,324.82	\$ 10,598.59	\$ 14,934.38
	Mount Dora		0.041021380070204%	\$ 3,384.26	\$ 27,074.11	\$ 38,149.88
	Tavares		0.031820984672908%	\$ 2,625.23	\$ 21,001.85	\$ 29,593.52
Lee		3.32537188335925%				
	Lee County		2.150386790650790%	\$ 177,406.91	\$ 1,419,255.28	\$ 1,999,859.72
	Bonita Springs		0.017374893143227%	\$ 1,433.43	\$ 11,467.43	\$ 16,158.65
	Cape Coral		0.714429677167259%	\$ 58,940.45	\$ 471,523.59	\$ 664,419.60
	Estero		0.012080171813344%	\$ 996.61	\$ 7,972.91	\$ 11,234.56
	Fort Myers		0.431100350584635%	\$ 35,565.78	\$ 284,526.23	\$ 400,923.33
Leon		0.89719924493933%				

<u>County</u>	<u>Principal Subdivisions</u>	<u>Teva City County Fund</u>	<u>Allergan City/County Fund</u>	<u>Total City/County Fund</u>	<u>Endo Regional Fund</u>	<u>CVS Regional Fund</u>	<u>Walgreens Regional Fund</u>
Hillsborough					\$ 1,916,416.51	\$ 13,542,676.63	\$ 19,082,862.53
	Hillsborough County	\$ 1,733,011.25	\$ 1,193,729.35	\$ 13,836,644.09			
	Plant City	\$ 27,687.99	\$ 19,071.98	\$ 221,065.40			
	Tampa	\$ 524,881.68	\$ 361,547.95	\$ 4,190,740.86			
	Temple Terrace	\$ 28,687.51	\$ 19,760.47	\$ 229,045.74			
Holmes					\$ 17,954.73	\$ 126,880.12	\$ 178,785.63
	Holmes County	\$ 21,682.18	\$ 14,935.07	\$ 173,114.04			
Indian River					\$ 165,676.73	\$ 1,170,782.25	\$ 1,649,738.62
	Indian River County	\$ 173,781.11	\$ 119,703.56	\$ 1,387,496.67			
	Sebastian	\$ 10,179.48	\$ 7,011.81	\$ 81,274.67			
	Vero Beach	\$ 16,111.01	\$ 11,097.55	\$ 128,632.89			
Jackson					\$ 34,965.93	\$ 247,092.59	\$ 348,175.93
	Jackson County	\$ 42,224.94	\$ 29,085.30	\$ 337,130.80			
Jefferson					\$ 8,980.76	\$ 63,464.06	\$ 89,426.62
	Jefferson County	\$ 10,845.19	\$ 7,470.36	\$ 86,589.76			
Lafayette					\$ 7,020.59	\$ 49,612.17	\$ 69,908.06
	Lafayette County	\$ 8,478.08	\$ 5,839.85	\$ 67,690.37			
Lake					\$ 250,626.47	\$ 1,771,093.72	\$ 2,495,632.06
	Lake County	\$ 207,636.02	\$ 143,023.43	\$ 1,657,799.83			
	Clermont	\$ 20,166.98	\$ 13,891.38	\$ 161,016.43			
	Eustis	\$ 11,139.45	\$ 7,673.05	\$ 88,939.18			
	Fruitland Park	\$ 2,226.73	\$ 1,533.81	\$ 17,778.59			
	Groveland	\$ 6,948.41	\$ 4,786.19	\$ 55,477.22			
	Lady Lake	\$ 6,654.63	\$ 4,583.83	\$ 53,131.65			
	Leesburg	\$ 24,266.36	\$ 16,715.11	\$ 193,746.60			
	Minneola	\$ 4,266.30	\$ 2,938.70	\$ 34,062.80			
	Mount Dora	\$ 10,898.25	\$ 7,506.91	\$ 87,013.42			
	Tavares	\$ 8,453.96	\$ 5,823.24	\$ 67,497.80			
Lee					\$ 731,581.81	\$ 5,169,844.82	\$ 7,284,781.34
	Lee County	\$ 571,298.63	\$ 393,520.78	\$ 4,561,341.32			
	Bonita Springs	\$ 4,616.03	\$ 3,179.61	\$ 36,855.15			
	Cape Coral	\$ 189,804.32	\$ 130,740.63	\$ 1,515,428.58			
	Estero	\$ 3,209.37	\$ 2,210.67	\$ 25,624.13			
	Fort Myers	\$ 114,531.51	\$ 78,891.36	\$ 914,438.21			
Leon					\$ 197,383.83	\$ 1,394,845.76	\$ 1,965,464.48

<u>County</u>	<u>Principal Subdivisions</u>	<u>Teva Regional Fund</u>	<u>Allergan Regional Fund</u>	<u>Total Regional Fund</u>
Hillsborough		\$ 5,677,672.97	\$ 3,990,105.84	\$ 44,209,734.47
	Hillsborough County			
	Plant City			
	Tampa			
	Temple Terrace			
Holmes		\$ 53,193.61	\$ 37,382.94	\$ 414,197.03
	Holmes County			
Indian River		\$ 490,842.31	\$ 344,949.91	\$ 3,821,989.82
	Indian River County			
	Sebastian			
	Vero Beach			
Jackson		\$ 103,591.85	\$ 72,801.38	\$ 806,627.69
	Jackson County			
Jefferson		\$ 26,606.86	\$ 18,698.54	\$ 207,176.85
	Jefferson County			
Lafayette		\$ 20,799.56	\$ 14,617.33	\$ 161,957.70
	Lafayette County			
Lake		\$ 742,518.72	\$ 521,820.88	\$ 5,781,691.84
	Lake County			
	Clermont			
	Eustis			
	Fruitland Park			
	Groveland			
	Lady Lake			
	Leesburg			
	Minneola			
	Mount Dora			
	Tavares			
Lee		\$ 2,167,421.48	\$ 1,523,201.69	\$ 16,876,831.14
	Lee County			
	Bonita Springs			
	Cape Coral			
	Estero			
	Fort Myers			
Leon		\$ 584,779.38	\$ 410,966.19	\$ 4,553,439.64

<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional % by County for Abatement Fund</u>	<u>City/County Fund % (Principal Subdivisions Only)</u>	<u>Endo City/County Fund</u>	<u>CVS City/County Fund</u>	<u>Walgreens City/County Fund</u>
	Leon County		0.471201146390692%	\$ 38,874.09	\$ 310,992.76	\$ 438,217.07
	Tallahassee		0.425998098548636%	\$ 35,144.84	\$ 281,158.75	\$ 396,178.23
Levy		0.25119240174806%				
	Levy County		0.251192401748057%	\$ 20,723.37	\$ 165,786.99	\$ 233,608.93
Liberty		0.01939945222513%				
	Liberty County		0.019399452225127%	\$ 1,600.45	\$ 12,803.64	\$ 18,041.49
Madison		0.06354028745471%				
	Madison County		0.063540287454706%	\$ 5,242.07	\$ 41,936.59	\$ 59,092.47
Manatee		2.72132334623483%				
	Manatee County		2.288523455470230%	\$ 188,803.19	\$ 1,510,425.48	\$ 2,128,326.81
	Bradenton		0.379930754632155%	\$ 31,344.29	\$ 250,754.30	\$ 353,335.60
	Palmetto		0.052869136132442%	\$ 4,361.70	\$ 34,893.63	\$ 49,168.30
Marion		1.70117616896044%				
	Marion County		1.332181664866660%	\$ 109,904.99	\$ 879,239.90	\$ 1,238,928.95
	Ocala		0.368994504093786%	\$ 30,442.05	\$ 243,536.37	\$ 343,164.89
Martin		0.86948729811605%				
	Martin County		0.788263440348682%	\$ 65,031.73	\$ 520,253.87	\$ 733,085.00
	Stuart		0.081223857767371%	\$ 6,700.97	\$ 53,607.75	\$ 75,538.19
Miami-Dade		5.23211978417292%				
	Miami-Dade County		4.322006939062770%	\$ 356,565.57	\$ 2,852,524.58	\$ 4,019,466.45
	Aventura		0.024619727884733%	\$ 2,031.13	\$ 16,249.02	\$ 22,896.35
	Coral Gables		0.071780152130635%	\$ 5,921.86	\$ 47,374.90	\$ 66,755.54
	Cutler Bay		0.009414653667847%	\$ 776.71	\$ 6,213.67	\$ 8,755.63
	Doral		0.013977628531358%	\$ 1,153.15	\$ 9,225.23	\$ 12,999.19
	Florida City		0.003929278792135%	\$ 324.17	\$ 2,593.32	\$ 3,654.23
	Hialeah		0.098015895784777%	\$ 8,086.31	\$ 64,690.49	\$ 91,154.78
	Hialeah Gardens		0.005452691410713%	\$ 449.85	\$ 3,598.78	\$ 5,071.00
	Homestead		0.024935668046393%	\$ 2,057.19	\$ 16,457.54	\$ 23,190.17
	Key Biscayne		0.013683477346364%	\$ 1,128.89	\$ 9,031.10	\$ 12,725.63
	Miami		0.292793005447970%	\$ 24,155.42	\$ 193,243.38	\$ 272,297.50
	Miami Beach		0.181409572478489%	\$ 14,966.29	\$ 119,730.32	\$ 168,710.90
	Miami Gardens		0.040683650931878%	\$ 3,356.40	\$ 26,851.21	\$ 37,835.80
	Miami Lakes		0.007836768607605%	\$ 646.53	\$ 5,172.27	\$ 7,288.19
	Miami Shores		0.006287935516250%	\$ 518.75	\$ 4,150.04	\$ 5,847.78
	Miami Springs		0.006169911892641%	\$ 509.02	\$ 4,072.14	\$ 5,738.02

<u>County</u>	<u>Principal Subdivisions</u>	<u>Teva City County Fund</u>	<u>Allergan City/County Fund</u>	<u>Total City/County Fund</u>	<u>Endo Regional Fund</u>	<u>CVS Regional Fund</u>	<u>Walgreens Regional Fund</u>
	Leon County	\$ 125,185.19	\$ 86,229.81	\$ 999,498.91			
	Tallahassee	\$ 113,175.98	\$ 77,957.65	\$ 903,615.45			
Levy					\$ 55,262.33	\$ 390,520.45	\$ 550,278.82
	Levy County	\$ 66,734.91	\$ 45,968.21	\$ 532,822.41			
Liberty					\$ 4,267.88	\$ 30,159.68	\$ 42,497.73
	Liberty County	\$ 5,153.90	\$ 3,550.10	\$ 41,149.58			
Madison					\$ 13,978.86	\$ 98,783.97	\$ 139,195.59
	Madison County	\$ 16,880.91	\$ 11,627.87	\$ 134,779.91			
Manatee					\$ 598,691.14	\$ 4,230,750.69	\$ 5,961,512.34
	Manatee County	\$ 607,997.74	\$ 418,799.79	\$ 4,854,353.02			
	Bradenton	\$ 100,937.15	\$ 69,527.33	\$ 805,898.67			
	Palmetto	\$ 14,045.88	\$ 9,675.05	\$ 112,144.56			
Marion					\$ 374,258.76	\$ 2,644,761.88	\$ 3,726,709.93
	Marion County	\$ 353,924.03	\$ 243,789.24	\$ 2,825,787.11			
	Ocala	\$ 98,031.69	\$ 67,525.99	\$ 782,700.99			
Martin					\$ 191,287.21	\$ 1,351,762.92	\$ 1,904,756.84
	Martin County	\$ 209,419.92	\$ 144,252.21	\$ 1,672,042.73			
	Stuart	\$ 21,578.95	\$ 14,863.97	\$ 172,289.81			
Miami-Dade					\$ 1,151,066.35	\$ 8,134,202.22	\$ 11,461,830.41
	Miami-Dade County	\$ 1,148,238.38	\$ 790,927.27	\$ 9,167,722.26			
	Aventura	\$ 6,540.78	\$ 4,505.41	\$ 52,222.69			
	Coral Gables	\$ 19,070.01	\$ 13,135.77	\$ 152,258.08			
	Cutler Bay	\$ 2,501.21	\$ 1,722.88	\$ 19,970.10			
	Doral	\$ 3,713.47	\$ 2,557.91	\$ 29,648.96			
	Florida City	\$ 1,043.90	\$ 719.06	\$ 8,334.68			
	Hialeah	\$ 26,040.13	\$ 17,936.91	\$ 207,908.62			
	Hialeah Gardens	\$ 1,448.63	\$ 997.84	\$ 11,566.10			
	Homestead	\$ 6,624.72	\$ 4,563.23	\$ 52,892.85			
	Key Biscayne	\$ 3,635.32	\$ 2,504.08	\$ 29,025.02			
	Miami	\$ 77,787.05	\$ 53,581.12	\$ 621,064.47			
	Miami Beach	\$ 48,195.53	\$ 33,197.95	\$ 384,801.00			
	Miami Gardens	\$ 10,808.53	\$ 7,445.11	\$ 86,297.04			
	Miami Lakes	\$ 2,082.01	\$ 1,434.13	\$ 16,623.14			
	Miami Shores	\$ 1,670.53	\$ 1,150.69	\$ 13,337.80			
	Miami Springs	\$ 1,639.18	\$ 1,129.09	\$ 13,087.45			

<u>County</u>	<u>Principal Subdivisions</u>	<u>Teva Regional Fund</u>	<u>Allergan Regional Fund</u>	<u>Total Regional Fund</u>
	Leon County			
	Tallahassee			
Levy		\$ 163,722.98	\$ 115,059.82	\$ 1,274,844.41
	Levy County			
Liberty		\$ 12,644.24	\$ 8,886.01	\$ 98,455.54
	Liberty County			
Madison		\$ 41,414.49	\$ 29,104.92	\$ 322,477.83
	Madison County			
Manatee		\$ 1,773,712.80	\$ 1,246,514.52	\$ 13,811,181.49
	Manatee County			
	Bradenton			
	Palmetto			
Marion		\$ 1,108,798.02	\$ 779,231.47	\$ 8,633,760.06
	Marion County			
	Ocala			
Martin		\$ 566,717.20	\$ 398,272.61	\$ 4,412,796.77
	Martin County			
	Stuart			
Miami-Dade		\$ 3,410,207.70	\$ 2,396,596.23	\$ 26,553,902.91
	Miami-Dade County			
	Aventura			
	Coral Gables			
	Cutler Bay			
	Doral			
	Florida City			
	Hialeah			
	Hialeah Gardens			
	Homestead			
	Key Biscayne			
	Miami			
	Miami Beach			
	Miami Gardens			
	Miami Lakes			
	Miami Shores			
	Miami Springs			

<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional % by County for Abatement Fund</u>	<u>City/County Fund % (Principal Subdivisions Only)</u>	<u>Endo City/County Fund</u>	<u>CVS City/County Fund</u>	<u>Walgreens City/County Fund</u>
	North Bay Village		0.005160355973775%	\$ 425.73	\$ 3,405.83	\$ 4,799.13
	North Miami		0.030379280716828%	\$ 2,506.29	\$ 20,050.33	\$ 28,252.73
	North Miami Beach		0.030391990953217%	\$ 2,507.34	\$ 20,058.71	\$ 28,264.55
	Opa-locka		0.007847663095938%	\$ 647.43	\$ 5,179.46	\$ 7,298.33
	Palmetto Bay		0.007404620570392%	\$ 610.88	\$ 4,887.05	\$ 6,886.30
	Pinecrest		0.008296152865650%	\$ 684.43	\$ 5,475.46	\$ 7,715.42
	South Miami		0.007833137111493%	\$ 646.23	\$ 5,169.87	\$ 7,284.82
	Sunny Isles Beach		0.007693324511219%	\$ 634.70	\$ 5,077.59	\$ 7,154.79
	Sweetwater		0.004116300841853%	\$ 339.59	\$ 2,716.76	\$ 3,828.16
Monroe		0.47638873858530%				
	Monroe County		0.388301353168081%	\$ 32,034.86	\$ 256,278.89	\$ 361,120.26
	Key West		0.088087385417219%	\$ 7,267.21	\$ 58,137.67	\$ 81,921.27
Nassau		0.47693346300195%				
	Nassau County		0.393774017807404%	\$ 32,486.36	\$ 259,890.85	\$ 366,209.84
	Fernandina Beach		0.083159445194550%	\$ 6,860.65	\$ 54,885.23	\$ 77,338.28
Okaloosa		0.81921286595494%				
	Okaloosa County		0.634511342251804%	\$ 52,347.19	\$ 418,777.49	\$ 590,095.55
	Crestview		0.070440130065665%	\$ 5,811.31	\$ 46,490.49	\$ 65,509.32
	Destin		0.014678507280787%	\$ 1,210.98	\$ 9,687.81	\$ 13,651.01
	Fort Walton Beach		0.077837487643835%	\$ 6,421.59	\$ 51,372.74	\$ 72,388.86
	Niceville		0.021745398712853%	\$ 1,794.00	\$ 14,351.96	\$ 20,223.22
Okeechobee		0.35349527869191%				
	Okeechobee County		0.353495278691906%	\$ 29,163.36	\$ 233,306.88	\$ 328,750.61
Orange		4.67102821454589%				
	Orange County		3.139068869871150%	\$ 258,973.18	\$ 2,071,785.45	\$ 2,919,334.05
	Apopka		0.097215150892295%	\$ 8,020.25	\$ 64,162.00	\$ 90,410.09
	Maitland		0.046728276208689%	\$ 3,855.08	\$ 30,840.66	\$ 43,457.30
	Ocoee		0.066599822928250%	\$ 5,494.49	\$ 43,955.88	\$ 61,937.84
	Orlando		1.160248481489900%	\$ 95,720.50	\$ 765,764.00	\$ 1,079,031.09
	Winter Garden		0.056264584996256%	\$ 4,641.83	\$ 37,134.63	\$ 52,326.06
	Winter Park		0.104903028159347%	\$ 8,654.50	\$ 69,236.00	\$ 97,559.82
Osceola		1.07345209294015%				
	Osceola County		0.837248691390376%	\$ 69,073.02	\$ 552,584.14	\$ 778,641.28
	Kissimmee		0.162366006872243%	\$ 13,395.20	\$ 107,161.56	\$ 151,000.39
	St. Cloud		0.073837394677534%	\$ 6,091.59	\$ 48,732.68	\$ 68,668.78

<u>County</u>	<u>Principal Subdivisions</u>	<u>Teva City County Fund</u>	<u>Allergan City/County Fund</u>	<u>Total City/County Fund</u>	<u>Endo Regional Fund</u>	<u>CVS Regional Fund</u>	<u>Walgreens Regional Fund</u>
	North Bay Village	\$ 1,370.96	\$ 944.35	\$ 10,946.01			
	North Miami	\$ 8,070.94	\$ 5,559.41	\$ 64,439.69			
	North Miami Beach	\$ 8,074.32	\$ 5,561.73	\$ 64,466.66			
	Opa-locka	\$ 2,084.91	\$ 1,436.12	\$ 16,646.25			
	Palmetto Bay	\$ 1,967.20	\$ 1,355.05	\$ 15,706.48			
	Pinecrest	\$ 2,204.06	\$ 1,518.20	\$ 17,597.57			
	South Miami	\$ 2,081.05	\$ 1,433.46	\$ 16,615.44			
	Sunny Isles Beach	\$ 2,043.90	\$ 1,407.88	\$ 16,318.87			
	Sweetwater	\$ 1,093.59	\$ 753.28	\$ 8,731.38			
Monroe					\$ 104,805.52	\$ 740,625.69	\$ 1,043,608.93
	Monroe County	\$ 103,160.99	\$ 71,059.15	\$ 823,654.15			
	Key West	\$ 23,402.40	\$ 16,119.99	\$ 186,848.54			
Nassau					\$ 104,925.36	\$ 741,472.56	\$ 1,044,802.24
	Nassau County	\$ 104,614.93	\$ 72,060.65	\$ 835,262.62			
	Fernandina Beach	\$ 22,093.18	\$ 15,218.18	\$ 176,395.53			
Okaloosa					\$ 180,226.83	\$ 1,273,602.94	\$ 1,794,622.32
	Okaloosa County	\$ 168,572.21	\$ 116,115.58	\$ 1,345,908.01			
	Crestview	\$ 18,714.01	\$ 12,890.54	\$ 149,415.67			
	Destin	\$ 3,899.68	\$ 2,686.17	\$ 31,135.65			
	Fort Walton Beach	\$ 20,679.28	\$ 14,244.26	\$ 165,106.74			
	Niceville	\$ 5,777.15	\$ 3,979.41	\$ 46,125.74			
Okeechobee					\$ 77,768.96	\$ 549,567.33	\$ 774,390.32
	Okeechobee County	\$ 93,913.97	\$ 64,689.64	\$ 749,824.46			
Orange					\$ 1,027,626.21	\$ 7,261,891.86	\$ 10,232,665.81
	Orange County	\$ 833,964.27	\$ 574,449.60	\$ 6,658,506.56			
	Apopka	\$ 25,827.39	\$ 17,790.37	\$ 206,210.10			
	Maitland	\$ 12,414.42	\$ 8,551.27	\$ 99,118.73			
	Ocoee	\$ 17,693.74	\$ 12,187.77	\$ 141,269.71			
	Orlando	\$ 308,246.11	\$ 212,325.47	\$ 2,461,087.17			
	Winter Garden	\$ 14,947.95	\$ 10,296.42	\$ 119,346.89			
	Winter Park	\$ 27,869.85	\$ 19,197.25	\$ 222,517.42			
Osceola					\$ 236,159.46	\$ 1,668,860.19	\$ 2,351,575.72
	Osceola County	\$ 222,433.95	\$ 153,216.51	\$ 1,775,948.90			
	Kissimmee	\$ 43,136.18	\$ 29,712.98	\$ 344,406.31			
	St. Cloud	\$ 19,616.57	\$ 13,512.24	\$ 156,621.85			

<u>County</u>	<u>Principal Subdivisions</u>	<u>Teva Regional Fund</u>	<u>Allergan Regional Fund</u>	<u>Total Regional Fund</u>
	North Bay Village			
	North Miami			
	North Miami Beach			
	Opa-locka			
	Palmetto Bay			
	Pinecrest			
	South Miami			
	Sunny Isles Beach			
	Sweetwater			
Monroe		\$ 310,502.17	\$ 218,212.03	\$ 2,417,754.34
	Monroe County			
	Key West			
Nassau		\$ 310,857.21	\$ 218,461.54	\$ 2,420,518.91
	Nassau County			
	Fernandina Beach			
Okaloosa		\$ 533,949.17	\$ 375,244.17	\$ 4,157,645.43
	Okaloosa County			
	Crestview			
	Destin			
	Fort Walton Beach			
	Niceville			
Okeechobee		\$ 230,402.28	\$ 161,920.12	\$ 1,794,049.01
	Okeechobee County			
Orange		\$ 3,044,497.65	\$ 2,139,585.69	\$ 23,706,267.21
	Orange County			
	Apopka			
	Maitland			
	Ocoee			
	Orlando			
	Winter Garden			
	Winter Park			
Osceola		\$ 699,658.02	\$ 491,699.61	\$ 5,447,953.00
	Osceola County			
	Kissimmee			
	St. Cloud			

<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional % by County for Abatement Fund</u>	<u>City/County Fund % (Principal Subdivisions Only)</u>	<u>Endo City/County Fund</u>	<u>CVS City/County Fund</u>	<u>Walgreens City/County Fund</u>
Palm Beach		8.60159437205259%				
	Palm Beach County		5.964262083621730%	\$ 492,051.62	\$ 3,936,412.98	\$ 5,546,763.74
	Belle Glade		0.020828445944817%	\$ 1,718.35	\$ 13,746.77	\$ 19,370.45
	Boca Raton		0.472069073961229%	\$ 38,945.70	\$ 311,565.59	\$ 439,024.24
	Boynton Beach		0.306498271771001%	\$ 25,286.11	\$ 202,288.86	\$ 285,043.39
	Delray Beach		0.351846579457498%	\$ 29,027.34	\$ 232,218.74	\$ 327,217.32
	Greenacres		0.076424835656644%	\$ 6,305.05	\$ 50,440.39	\$ 71,075.10
	Jupiter		0.125466374888059%	\$ 10,350.98	\$ 82,807.81	\$ 116,683.73
	Lake Worth		0.117146617297688%	\$ 9,664.60	\$ 77,316.77	\$ 108,946.35
	Lantana		0.024507151505292%	\$ 2,021.84	\$ 16,174.72	\$ 22,791.65
	North Palm Beach		0.044349646255964%	\$ 3,658.85	\$ 29,270.77	\$ 41,245.17
	Palm Beach Gardens		0.233675880256500%	\$ 19,278.26	\$ 154,226.08	\$ 217,318.57
	Palm Springs		0.038021764282493%	\$ 3,136.80	\$ 25,094.36	\$ 35,360.24
	Riviera Beach		0.163617057282493%	\$ 13,498.41	\$ 107,987.26	\$ 152,163.86
	Royal Palm Beach		0.049295743959188%	\$ 4,066.90	\$ 32,535.19	\$ 45,845.04
	Wellington		0.050183644758335%	\$ 4,140.15	\$ 33,121.21	\$ 46,670.79
	West Palm Beach		0.549265602541466%	\$ 45,314.41	\$ 362,515.30	\$ 510,817.01
Pasco		4.69208726049375%				
	Pasco County		4.429535538910390%	\$ 365,436.68	\$ 2,923,493.46	\$ 4,119,468.05
	New Port Richey		0.149879107494464%	\$ 12,365.03	\$ 98,920.21	\$ 139,387.57
	Zephyrhills		0.112672614088898%	\$ 9,295.49	\$ 74,363.93	\$ 104,785.53
Pinellas		7.93488981677650%				
	Pinellas County		4.793536735851510%	\$ 395,466.78	\$ 3,163,734.25	\$ 4,457,989.16
	Clearwater		0.633863120195985%	\$ 52,293.71	\$ 418,349.66	\$ 589,492.70
	Dunedin		0.102440873796068%	\$ 8,451.37	\$ 67,610.98	\$ 95,270.01
	Gulfport		0.047893986460330%	\$ 3,951.25	\$ 31,610.03	\$ 44,541.41
	Largo		0.374192990776726%	\$ 30,870.92	\$ 246,967.37	\$ 347,999.48
	Oldsmar		0.039421706033295%	\$ 3,252.29	\$ 26,018.33	\$ 36,662.19
	Pinellas Park		0.251666311990547%	\$ 20,762.47	\$ 166,099.77	\$ 234,049.67
	Safety Harbor		0.038061710739714%	\$ 3,140.09	\$ 25,120.73	\$ 35,397.39
	Seminole		0.095248695748172%	\$ 7,858.02	\$ 62,864.14	\$ 88,581.29
	St. Petersburg		1.456593090134460%	\$ 120,168.93	\$ 961,351.44	\$ 1,354,631.57
	Tarpon Springs		0.101970595049690%	\$ 8,412.57	\$ 67,300.59	\$ 94,832.65
Polk		2.15048302529773%				
	Polk County		1.601687701502640%	\$ 132,139.24	\$ 1,057,113.88	\$ 1,489,569.56

<u>County</u>	<u>Principal Subdivisions</u>	<u>Teva City County Fund</u>	<u>Allergan City/County Fund</u>	<u>Total City/County Fund</u>	<u>Endo Regional Fund</u>	<u>CVS Regional Fund</u>	<u>Walgreens Regional Fund</u>
Palm Beach					\$ 1,892,350.76	\$ 13,372,612.05	\$ 18,843,226.07
	Palm Beach County	\$ 1,584,540.41	\$ 1,091,459.96	\$ 12,651,228.71			
	Belle Glade	\$ 5,533.55	\$ 3,811.61	\$ 44,180.73			
	Boca Raton	\$ 125,415.77	\$ 86,388.64	\$ 1,001,339.94			
	Boynton Beach	\$ 81,428.16	\$ 56,089.18	\$ 650,135.70			
	Delray Beach	\$ 93,475.96	\$ 64,387.92	\$ 746,327.29			
	Greenacres	\$ 20,303.98	\$ 13,985.74	\$ 162,110.26			
	Jupiter	\$ 33,332.97	\$ 22,960.35	\$ 266,135.82			
	Lake Worth	\$ 31,122.63	\$ 21,437.83	\$ 248,488.18			
	Lantana	\$ 6,510.88	\$ 4,484.81	\$ 51,983.90			
	North Palm Beach	\$ 11,782.48	\$ 8,115.99	\$ 94,073.25			
	Palm Beach Gardens	\$ 62,081.25	\$ 42,762.69	\$ 495,666.85			
	Palm Springs	\$ 10,101.34	\$ 6,957.98	\$ 80,650.72			
	Riviera Beach	\$ 43,468.55	\$ 29,941.92	\$ 347,060.00			
	Royal Palm Beach	\$ 13,096.52	\$ 9,021.12	\$ 104,564.78			
	Wellington	\$ 13,332.41	\$ 9,183.61	\$ 106,448.17			
	West Palm Beach	\$ 145,924.76	\$ 100,515.61	\$ 1,165,087.09			
Pasco					\$ 1,032,259.20	\$ 7,294,631.66	\$ 10,278,799.16
	Pasco County	\$ 1,176,805.77	\$ 810,605.00	\$ 9,395,808.97			
	New Port Richey	\$ 39,818.76	\$ 27,427.88	\$ 317,919.44			
	Zephyrhills	\$ 29,934.01	\$ 20,619.09	\$ 238,998.05			
Pinellas					\$ 1,745,675.76	\$ 12,336,108.70	\$ 17,382,698.62
	Pinellas County	\$ 1,273,510.88	\$ 877,217.22	\$ 10,167,918.29			
	Clearwater	\$ 168,400.00	\$ 115,996.95	\$ 1,344,533.02			
	Dunedin	\$ 27,215.72	\$ 18,746.68	\$ 217,294.76			
	Gulfport	\$ 12,724.12	\$ 8,764.60	\$ 101,591.41			
	Largo	\$ 99,412.79	\$ 68,477.32	\$ 793,727.88			
	Oldsmar	\$ 10,473.26	\$ 7,214.17	\$ 83,620.24			
	Pinellas Park	\$ 66,860.82	\$ 46,054.94	\$ 533,827.66			
	Safety Harbor	\$ 10,111.95	\$ 6,965.29	\$ 80,735.45			
	Seminole	\$ 25,304.96	\$ 17,430.51	\$ 202,038.91			
	St. Petersburg	\$ 386,976.73	\$ 266,556.54	\$ 3,089,685.20			
	Tarpon Springs	\$ 27,090.78	\$ 18,660.62	\$ 216,297.22			
Polk					\$ 473,106.27	\$ 3,343,284.28	\$ 4,710,991.48
	Polk County	\$ 425,524.37	\$ 293,108.85	\$ 3,397,455.90			

<u>County</u>	<u>Principal Subdivisions</u>	<u>Teva Regional Fund</u>	<u>Allergan Regional Fund</u>	<u>Total Regional Fund</u>
Palm Beach		\$ 5,606,374.58	\$ 3,939,999.37	\$ 43,654,562.82
	Palm Beach County			
	Belle Glade			
	Boca Raton			
	Boynton Beach			
	Delray Beach			
	Greenacres			
	Jupiter			
	Lake Worth			
	Lantana			
	North Palm Beach			
	Palm Beach Gardens			
	Palm Springs			
	Riviera Beach			
	Royal Palm Beach			
	Wellington			
	West Palm Beach			
Pasco		\$ 3,058,223.58	\$ 2,149,231.88	\$ 23,813,145.47
	Pasco County			
	New Port Richey			
	Zephyrhills			
Pinellas		\$ 5,171,827.76	\$ 3,634,612.32	\$ 40,270,923.16
	Pinellas County			
	Clearwater			
	Dunedin			
	Gulfport			
	Largo			
	Oldsmar			
	Pinellas Park			
	Safety Harbor			
	Seminole			
	St. Petersburg			
	Tarpon Springs			
Polk		\$ 1,401,648.68	\$ 985,038.52	\$ 10,914,069.21
	Polk County			

<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional % by County for Abatement Fund</u>	<u>City/County Fund % (Principal Subdivisions Only)</u>	<u>Endo City/County Fund</u>	<u>CVS City/County Fund</u>	<u>Walgreens City/County Fund</u>
	Auburndale		0.028636162583534%	\$ 2,362.48	\$ 18,899.87	\$ 26,631.63
	Bartow		0.043971970660417%	\$ 3,627.69	\$ 29,021.50	\$ 40,893.93
	Haines City		0.047984773863106%	\$ 3,958.74	\$ 31,669.95	\$ 44,625.84
	Lakeland		0.294875668467647%	\$ 24,327.24	\$ 194,617.94	\$ 274,234.37
	Lake Wales		0.036293172133642%	\$ 2,994.19	\$ 23,953.49	\$ 33,752.65
	Winter Haven		0.097033576086743%	\$ 8,005.27	\$ 64,042.16	\$ 90,241.23
Putnam		0.38489319406788%				
	Putnam County		0.337937949352250%	\$ 27,879.88	\$ 223,039.05	\$ 314,282.29
	Palatka		0.046955244715628%	\$ 3,873.81	\$ 30,990.46	\$ 43,668.38
Santa Rosa		0.70126731951283%				
	Santa Rosa County		0.654635277951081%	\$ 54,007.41	\$ 432,059.28	\$ 608,810.81
	Milton		0.046632041561747%	\$ 3,847.14	\$ 30,777.15	\$ 43,367.80
Sarasota		2.80504385757853%				
	Sarasota County		1.968804722107020%	\$ 162,426.39	\$ 1,299,411.12	\$ 1,830,988.39
	North Port		0.209611771276754%	\$ 17,292.97	\$ 138,343.77	\$ 194,938.95
	Sarasota		0.484279979634570%	\$ 39,953.10	\$ 319,624.79	\$ 450,380.38
	Venice		0.142347384560186%	\$ 11,743.66	\$ 93,949.27	\$ 132,383.07
Seminole		2.14114826454432%				
	Seminole County		1.508694164839420%	\$ 124,467.27	\$ 995,738.15	\$ 1,403,085.57
	Altamonte Springs		0.081305566429869%	\$ 6,707.71	\$ 53,661.67	\$ 75,614.18
	Casselberry		0.080034542791008%	\$ 6,602.85	\$ 52,822.80	\$ 74,432.12
	Lake Mary		0.079767627826847%	\$ 6,580.83	\$ 52,646.63	\$ 74,183.89
	Longwood		0.061710013414747%	\$ 5,091.08	\$ 40,728.61	\$ 57,390.31
	Oviedo		0.103130858057164%	\$ 8,508.30	\$ 68,066.37	\$ 95,911.70
	Sanford		0.164243490361646%	\$ 13,550.09	\$ 108,400.70	\$ 152,746.45
	Winter Springs		0.062262000823623%	\$ 5,136.62	\$ 41,092.92	\$ 57,903.66
St. Johns		0.71033334955402%				
	St. Johns County		0.663822963111989%	\$ 54,765.39	\$ 438,123.16	\$ 617,355.36
	St. Augustine		0.046510386442027%	\$ 3,837.11	\$ 30,696.86	\$ 43,254.66
St. Lucie		1.50662784355224%				
	St. Lucie County		0.956289133909966%	\$ 78,893.85	\$ 631,150.83	\$ 889,348.89
	Fort Pierce		0.159535255653695%	\$ 13,161.66	\$ 105,293.27	\$ 148,367.79
	Port St. Lucie		0.390803453988581%	\$ 32,241.28	\$ 257,930.28	\$ 363,447.21
Sumter		0.32639887045945%				
	Sumter County		0.312364953738371%	\$ 25,770.11	\$ 206,160.87	\$ 290,499.41

<u>County</u>	<u>Principal Subdivisions</u>	<u>Teva City County Fund</u>	<u>Allergan City/County Fund</u>	<u>Total City/County Fund</u>	<u>Endo Regional Fund</u>	<u>CVS Regional Fund</u>	<u>Walgreens Regional Fund</u>
	Auburndale	\$ 7,607.84	\$ 5,240.42	\$ 60,742.24			
	Bartow	\$ 11,682.14	\$ 8,046.87	\$ 93,272.13			
	Haines City	\$ 12,748.23	\$ 8,781.21	\$ 101,783.98			
	Lakeland	\$ 78,340.36	\$ 53,962.25	\$ 625,482.16			
	Lake Wales	\$ 9,642.10	\$ 6,641.65	\$ 76,984.08			
	Winter Haven	\$ 25,779.15	\$ 17,757.14	\$ 205,824.95			
Putnam					\$ 84,676.50	\$ 598,380.62	\$ 843,172.69
	Putnam County	\$ 89,780.82	\$ 61,842.64	\$ 716,824.68			
	Palatka	\$ 12,474.72	\$ 8,592.81	\$ 99,600.17			
Santa Rosa					\$ 154,278.81	\$ 1,090,236.93	\$ 1,536,242.94
	Santa Rosa County	\$ 173,918.59	\$ 119,798.26	\$ 1,388,594.35			
	Milton	\$ 12,388.85	\$ 8,533.66	\$ 98,914.60			
Sarasota					\$ 617,109.65	\$ 4,360,908.18	\$ 6,144,916.08
	Sarasota County	\$ 523,057.27	\$ 360,291.26	\$ 4,176,174.43			
	North Port	\$ 55,688.08	\$ 38,358.95	\$ 444,622.72			
	Sarasota	\$ 128,659.87	\$ 88,623.24	\$ 1,027,241.37			
	Venice	\$ 37,817.79	\$ 26,049.57	\$ 301,943.36			
Seminole					\$ 471,052.62	\$ 3,328,771.83	\$ 4,690,542.13
	Seminole County	\$ 400,818.55	\$ 276,091.03	\$ 3,200,200.57			
	Altamonte Springs	\$ 21,600.65	\$ 14,878.92	\$ 172,463.13			
	Casselberry	\$ 21,262.98	\$ 14,646.32	\$ 169,767.07			
	Lake Mary	\$ 21,192.06	\$ 14,597.48	\$ 169,200.90			
	Longwood	\$ 16,394.65	\$ 11,292.93	\$ 130,897.58			
	Oviedo	\$ 27,399.03	\$ 18,872.95	\$ 218,758.34			
	Sanford	\$ 43,634.98	\$ 30,056.56	\$ 348,388.77			
	Winter Springs	\$ 16,541.30	\$ 11,393.95	\$ 132,068.44			
St. Johns					\$ 156,273.34	\$ 1,104,331.58	\$ 1,556,103.59
	St. Johns County	\$ 176,359.51	\$ 121,479.60	\$ 1,408,083.01			
	St. Augustine	\$ 12,356.53	\$ 8,511.40	\$ 98,656.55			
St. Lucie					\$ 331,458.13	\$ 2,342,304.09	\$ 3,300,519.40
	St. Lucie County	\$ 254,059.72	\$ 175,000.91	\$ 2,028,454.21			
	Fort Pierce	\$ 42,384.13	\$ 29,194.95	\$ 338,401.80			
	Port St. Lucie	\$ 103,825.73	\$ 71,517.03	\$ 828,961.54			
Sumter					\$ 71,807.75	\$ 507,441.44	\$ 715,031.13
	Sumter County	\$ 82,986.78	\$ 57,162.79	\$ 662,579.95			

<u>County</u>	<u>Principal Subdivisions</u>	<u>Teva Regional Fund</u>	<u>Allergan Regional Fund</u>	<u>Total Regional Fund</u>
	Auburndale			
	Bartow			
	Haines City			
	Lakeland			
	Lake Wales			
	Winter Haven			
Putnam		\$ 250,866.91	\$ 176,302.08	\$ 1,953,398.80
	Putnam County			
	Palatka			
Santa Rosa		\$ 457,074.25	\$ 321,218.68	\$ 3,559,051.61
	Santa Rosa County			
	Milton			
Sarasota		\$ 1,828,280.42	\$ 1,284,863.08	\$ 14,236,077.41
	Sarasota County			
	North Port			
	Sarasota			
	Venice			
Seminole		\$ 1,395,564.44	\$ 980,762.69	\$ 10,866,693.71
	Seminole County			
	Altamonte Springs			
	Casselberry			
	Lake Mary			
	Longwood			
	Oviedo			
	Sanford			
	Winter Springs			
St. Johns		\$ 462,983.33	\$ 325,371.42	\$ 3,605,063.26
	St. Johns County			
	St. Augustine			
St. Lucie		\$ 981,994.69	\$ 690,117.73	\$ 7,646,394.03
	St. Lucie County			
	Fort Pierce			
	Port St. Lucie			
Sumter		\$ 212,741.30	\$ 149,508.49	\$ 1,656,530.10
	Sumter County			

<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional % by County for Abatement Fund</u>	<u>City/County Fund % (Principal Subdivisions Only)</u>	<u>Endo City/County Fund</u>	<u>CVS City/County Fund</u>	<u>Walgreens City/County Fund</u>
	Wildwood		0.014033916721079%	\$ 1,157.80	\$ 9,262.39	\$ 13,051.54
Suwannee		0.19101487969217%				
	Suwannee County		0.191014879692165%	\$ 15,758.73	\$ 126,069.82	\$ 177,643.84
Taylor		0.09218189728241%				
	Taylor County		0.092181897282406%	\$ 7,605.01	\$ 60,840.05	\$ 85,729.16
Union		0.06515630322411%				
	Union County		0.065156303224115%	\$ 5,375.40	\$ 43,003.16	\$ 60,595.36
Volusia		3.13032967447995%				
	Volusia County		1.784428217305820%	\$ 147,215.33	\$ 1,177,722.62	\$ 1,659,518.24
	Daytona Beach		0.447556475211771%	\$ 36,923.41	\$ 295,387.27	\$ 416,227.52
	DeBary		0.035283616214775%	\$ 2,910.90	\$ 23,287.19	\$ 32,813.76
	DeLand		0.098983689498367%	\$ 8,166.15	\$ 65,329.24	\$ 92,054.83
	Deltona		0.199329190038370%	\$ 16,444.66	\$ 131,557.27	\$ 185,376.15
	Edgewater		0.058042202342606%	\$ 4,788.48	\$ 38,307.85	\$ 53,979.25
	Holly Hill		0.031615805142634%	\$ 2,608.30	\$ 20,866.43	\$ 29,402.70
	New Smyrna Beach		0.104065968305755%	\$ 8,585.44	\$ 68,683.54	\$ 96,781.35
	Orange City		0.033562287058147%	\$ 2,768.89	\$ 22,151.11	\$ 31,212.93
	Ormond Beach		0.114644516477187%	\$ 9,458.17	\$ 75,665.38	\$ 106,619.40
	Port Orange		0.177596501561906%	\$ 14,651.71	\$ 117,213.69	\$ 165,164.75
	South Daytona		0.045221205322611%	\$ 3,730.75	\$ 29,846.00	\$ 42,055.72
Wakulla		0.11512932120801%				
	Wakulla County		0.115129321208010%	\$ 9,498.17	\$ 75,985.35	\$ 107,070.27
Walton		0.26855821615101%				
	Walton County		0.268558216151006%	\$ 22,156.05	\$ 177,248.42	\$ 249,759.14
Washington		0.12012444410873%				
	Washington County		0.120124444108733%	\$ 9,910.27	\$ 79,282.13	\$ 111,715.73

<u>County</u>	<u>Principal Subdivisions</u>	<u>Teva City County Fund</u>	<u>Allergan City/County Fund</u>	<u>Total City/County Fund</u>	<u>Endo Regional Fund</u>	<u>CVS Regional Fund</u>	<u>Walgreens Regional Fund</u>
	Wildwood	\$ 3,728.43	\$ 2,568.21	\$ 29,768.36			
Suwannee					\$ 42,023.27	\$ 296,964.47	\$ 418,449.93
	Suwannee County	\$ 50,747.40	\$ 34,955.72	\$ 405,175.51			
Taylor					\$ 20,280.02	\$ 143,312.12	\$ 201,939.81
	Taylor County	\$ 24,490.19	\$ 16,869.29	\$ 195,533.71			
Union					\$ 14,334.39	\$ 101,296.33	\$ 142,735.74
	Union County	\$ 17,310.24	\$ 11,923.60	\$ 138,207.76			
Volusia					\$ 688,672.53	\$ 4,866,619.20	\$ 6,857,508.87
	Volusia County	\$ 474,073.50	\$ 326,550.36	\$ 3,785,080.06			
	Daytona Beach	\$ 118,903.45	\$ 81,902.83	\$ 949,344.49			
	DeBary	\$ 9,373.89	\$ 6,456.90	\$ 74,842.64			
	DeLand	\$ 26,297.24	\$ 18,114.02	\$ 209,961.48			
	Deltona	\$ 52,956.28	\$ 36,477.24	\$ 422,811.60			
	Edgewater	\$ 15,420.22	\$ 10,621.72	\$ 123,117.52			
	Holly Hill	\$ 8,399.45	\$ 5,785.69	\$ 67,062.58			
	New Smyrna Beach	\$ 27,647.47	\$ 19,044.07	\$ 220,741.87			
	Orange City	\$ 8,916.58	\$ 6,141.90	\$ 71,191.40			
	Ormond Beach	\$ 30,457.90	\$ 20,979.95	\$ 243,180.80			
	Port Orange	\$ 47,182.51	\$ 32,500.16	\$ 376,712.81			
	South Daytona	\$ 12,014.03	\$ 8,275.48	\$ 95,921.98			
Wakulla					\$ 25,328.45	\$ 178,987.72	\$ 252,209.97
	Wakulla County	\$ 30,586.69	\$ 21,068.67	\$ 244,209.15			
Walton					\$ 59,082.81	\$ 417,518.51	\$ 588,321.53
	Walton County	\$ 71,348.53	\$ 49,146.15	\$ 569,658.30			
Washington					\$ 26,427.38	\$ 186,753.47	\$ 263,152.62
	Washington County	\$ 31,913.76	\$ 21,982.77	\$ 254,804.67			

<u>County</u>	<u>Principal Subdivisions</u>	<u>Teva Regional Fund</u>	<u>Allergan Regional Fund</u>	<u>Total Regional Fund</u>
	Wildwood			
Suwannee		\$ 124,500.29	\$ 87,495.23	\$ 969,433.19
	Suwannee County			
Taylor		\$ 60,082.61	\$ 42,224.34	\$ 467,838.90
	Taylor County			
Union		\$ 42,467.78	\$ 29,845.14	\$ 330,679.38
	Union County			
Volusia		\$ 2,040,296.25	\$ 1,433,861.72	\$ 15,886,958.57
	Volusia County			
	Daytona Beach			
	DeBary			
	DeLand			
	Deltona			
	Edgewater			
	Holly Hill			
	New Smyrna Beach			
	Orange City			
	Ormond Beach			
	Port Orange			
	South Daytona			
Wakulla		\$ 75,039.36	\$ 52,735.51	\$ 584,301.00
	Wakulla County			
Walton		\$ 175,041.73	\$ 123,014.31	\$ 1,362,978.89
	Walton County			
Washington		\$ 78,295.09	\$ 55,023.55	\$ 609,652.10
	Washington County			

Settlement Amount	\$ 620,000,000.00	City/County Fund %	15.000000000000000%	\$ 93,000,000.00
		Regional Fund %	Varied per Allocation Agreement	
<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional % by County for Abatement Fund</u>	<u>City/County Fund % (Principal Subdivisions Only)</u>	<u>City/County Fund Amount</u>
Alachua		1.24106016444867%		
	Alachua County		0.846347404896564%	\$ 787,103.09
	Alachua		0.013113332456932%	\$ 12,195.40
	Gainesville		0.381597611347118%	\$ 354,885.78
Baker		0.19317380413017%		
	Baker County		0.193173804130173%	\$ 179,651.64
Bay		0.83965637331199%		
	Bay County		0.539446037057239%	\$ 501,684.81
	Callaway		0.024953825526948%	\$ 23,207.06
	Lynn Haven		0.039205632014689%	\$ 36,461.24
	Panama City		0.155153855595736%	\$ 144,293.09
	Panama City Beach		0.080897023117378%	\$ 75,234.23
Bradford		0.18948420408137%		
	Bradford County		0.189484204081366%	\$ 176,220.31
Brevard		3.87879918044396%		
	Brevard County		2.387076812679440%	\$ 2,219,981.44
	Cape Canaveral		0.045560750208993%	\$ 42,371.50
	Cocoa		0.149245411423089%	\$ 138,798.23
	Cocoa Beach		0.084363286155357%	\$ 78,457.86
	Melbourne		0.383104682233196%	\$ 356,287.35
	Palm Bay		0.404817397481049%	\$ 376,480.18
	Rockledge		0.096603243797586%	\$ 89,841.02
	Satellite Beach		0.035975416223927%	\$ 33,457.14
	Titusville		0.240056418923581%	\$ 223,252.47
	West Melbourne		0.051997577065795%	\$ 48,357.75
Broward		9.05796267257777%		
	Broward County		4.062623697836280%	\$ 3,778,240.04
	Coconut Creek		0.101131719448042%	\$ 94,052.50
	Cooper City		0.073935445072532%	\$ 68,759.96
	Coral Springs		0.323406517663960%	\$ 300,768.06
	Dania Beach		0.017807041180440%	\$ 16,560.55
	Davie		0.266922227152987%	\$ 248,237.67
	Deerfield Beach		0.202423224724969%	\$ 188,253.60

Settlement Amount	\$ 620,000,000.00				\$ 29,000,000.00
		\$219,066,666.64			\$ 29,000,000.00
<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional Fund Amou</u>	<u>Litigating</u>	<u>Litigating %</u>	<u>Litigation Costs</u>
Alachua		\$ 2,718,749.13			
	Alachua County		Y	1.05816035129%	\$ 306,866.50
	Alachua				
	Gainesville				
Baker		\$ 423,179.41			
	Baker County				
Bay		\$ 1,839,407.23			
	Bay County		Y	0.67445165516%	\$ 195,590.98
	Callaway				
	Lynn Haven		Y	0.04901751350%	\$ 14,215.08
	Panama City		Y	0.19398376765%	\$ 56,255.29
	Panama City Beach				
Bradford		\$ 415,096.73			
	Bradford County		Y	0.23690587434%	\$ 68,702.70
Brevard		\$ 8,497,156.07			
	Brevard County		Y	2.98448370497%	\$ 865,500.27
	Cape Canaveral				
	Cocoa				
	Cocoa Beach				
	Melbourne				
	Palm Bay		Y	0.50612989069%	\$ 146,777.67
	Rockledge				
	Satellite Beach				
	Titusville				
	West Melbourne				
Broward		\$ 19,842,976.89			
	Broward County		Y	5.07936492081%	\$ 1,473,015.83
	Coconut Creek		Y	0.12644166587%	\$ 36,668.08
	Cooper City				
	Coral Springs		Y	0.40434454263%	\$ 117,259.92
	Dania Beach				
	Davie				
	Deerfield Beach		Y	0.25308310671%	\$ 73,394.10

Settlement Amount	\$ 620,000,000.00					
<u>County</u>	<u>Principal Subdivisions</u>	Payments	Payment by year	Regional %	Regional Amount	State %
Alachua		1	\$34,444,444.44	40%	\$13,777,777.78	45%
	Alachua County	2	\$34,444,444.44	40%	\$13,777,777.78	45%
	Alachua	3	\$34,444,444.44	40%	\$13,777,777.78	45%
	Gainesville	4	\$34,444,444.44	40%	\$13,777,777.78	45%
Baker		5	\$34,444,444.44	40%	\$13,777,777.78	45%
	Baker County	6	\$34,444,444.44	40%	\$13,777,777.78	45%
Bay		7	\$34,444,444.44	35%	\$12,055,555.55	50%
	Bay County	8	\$34,444,444.44	35%	\$12,055,555.55	50%
	Callaway	9	\$34,444,444.44	35%	\$12,055,555.55	50%
	Lynn Haven	10	\$34,444,444.44	34%	\$11,711,111.11	51%
	Panama City	11	\$34,444,444.44	34%	\$11,711,111.11	51%
	Panama City Beach	12	\$34,444,444.44	34%	\$11,711,111.11	51%
Bradford		13	\$34,444,444.44	33%	\$11,366,666.67	52%
	Bradford County	14	\$34,444,444.44	33%	\$11,366,666.67	52%
Brevard		15	\$34,444,444.44	33%	\$11,366,666.67	52%
	Brevard County	16	\$34,444,444.44	30%	\$10,333,333.33	55%
	Cape Canaveral	17	\$34,444,444.44	30%	\$10,333,333.33	55%
	Cocoa	18	\$34,444,444.44	30%	\$10,333,333.33	55%
	Cocoa Beach	Total			\$219,066,666.64	
	Melbourne					
	Palm Bay					
	Rockledge					
	Satellite Beach					
	Titusville					
	West Melbourne					
Broward						
	Broward County					
	Coconut Creek					
	Cooper City					
	Coral Springs					
	Dania Beach					
	Davie					
	Deerfield Beach					

Settlement Amount	\$ 620,000,000.00	City/County Fund %	15.000000000000000%	\$ 93,000,000.00
		Regional Fund %	Varied per Allocation Agreement	
<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional % by County for Abatement Fund</u>	<u>City/County Fund % (Principal Subdivisions Only)</u>	<u>City/County Fund Amount</u>
	Fort Lauderdale		0.830581264530524%	\$ 772,440.58
	Hallandale Beach		0.154950491813518%	\$ 144,103.96
	Hollywood		0.520164608455721%	\$ 483,753.09
	Lauderdale Lakes		0.062625150434726%	\$ 58,241.39
	Lauderhill		0.144382838130419%	\$ 134,276.04
	Lighthouse Point		0.029131861802689%	\$ 27,092.63
	Margate		0.143683775129045%	\$ 133,625.91
	Miramar		0.279280208418825%	\$ 259,730.59
	North Lauderdale		0.066069624496039%	\$ 61,444.75
	Oakland Park		0.100430840698613%	\$ 93,400.68
	Parkland		0.045804060448432%	\$ 42,597.78
	Pembroke Pines		0.462832363602822%	\$ 430,434.10
	Plantation		0.213918725664437%	\$ 198,944.41
	Pompano Beach		0.335472163492860%	\$ 311,989.11
	Sunrise		0.286071106146452%	\$ 266,046.13
	Tamarac		0.134492458472026%	\$ 125,077.99
	Weston		0.138637811282768%	\$ 128,933.16
	West Park		0.029553115351569%	\$ 27,484.40
	Wilton Manors		0.031630331127078%	\$ 29,416.21
Calhoun		0.04712774078090%		
	Calhoun County		0.047127740780902%	\$ 43,828.80
Charlotte		0.73734623337592%		
	Charlotte County		0.690225755587238%	\$ 641,909.95
	Punta Gorda		0.047120477788680%	\$ 43,822.04
Citrus		0.96964577660634%		
	Citrus County		0.969645776606338%	\$ 901,770.57
Clay		1.19342946145639%		
	Clay County		1.193429461456390%	\$ 1,109,889.40
Collier		1.55133337642709%		
	Collier County		1.354822227370880%	\$ 1,259,984.67
	Marco Island		0.062094952002516%	\$ 57,748.31
	Naples		0.134416197053695%	\$ 125,007.06
Columbia		0.44678115079207%		

Settlement Amount	\$ 620,000,000.00				\$ 29,000,000.00
		\$219,066,666.64			\$ 29,000,000.00
<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional Fund Amou</u>	<u>Litigating</u>	<u>Litigating %</u>	<u>Litigation Costs</u>
	Fort Lauderdale		Y	1.03844846403%	\$ 301,150.05
	Hallandale Beach		Y	0.19372950859%	\$ 56,181.56
	Hollywood				
	Lauderdale Lakes				
	Lauderhill		Y	0.18051711842%	\$ 52,349.96
	Lighthouse Point				
	Margate				
	Miramar		Y	0.34917486807%	\$ 101,260.71
	North Lauderdale				
	Oakland Park				
	Parkland				
	Pembroke Pines		Y	0.57866409659%	\$ 167,812.59
	Plantation				
	Pompano Beach		Y	0.41942982316%	\$ 121,634.65
	Sunrise				
	Tamarac				
	Weston				
	West Park				
	Wilton Manors				
Calhoun		\$ 103,241.17			
	Calhoun County		Y	0.05892226579%	\$ 17,087.46
Charlotte		\$ 1,615,279.82			
	Charlotte County				
	Punta Gorda				
Citrus		\$ 2,124,170.68			
	Citrus County				
Clay		\$ 2,614,406.14			
	Clay County		Y	1.49210564228%	\$ 432,710.64
Collier		\$ 3,398,454.32			
	Collier County				
	Marco Island				
	Naples				
Columbia		\$ 978,748.57			

Settlement Amount	\$ 620,000,000.00					
<u>County</u>	<u>Principal Subdivisions</u>	Payments	Payment by year	Regional %	Regional Amount	State %
	Fort Lauderdale					
	Hallandale Beach					
	Hollywood					
	Lauderdale Lakes					
	Lauderhill					
	Lighthouse Point					
	Margate					
	Miramar					
	North Lauderdale					
	Oakland Park					
	Parkland					
	Pembroke Pines					
	Plantation					
	Pompano Beach					
	Sunrise					
	Tamarac					
	Weston					
	West Park					
	Wilton Manors					
Calhoun						
	Calhoun County					
Charlotte						
	Charlotte County					
	Punta Gorda					
Citrus						
	Citrus County					
Clay						
	Clay County					
Collier						
	Collier County					
	Marco Island					
	Naples					
Columbia						

Settlement Amount	\$ 620,000,000.00	City/County Fund %	15.000000000000000%	\$ 93,000,000.00
		Regional Fund %	Varied per Allocation Agreement	
<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional % by County for Abatement Fund</u>	<u>City/County Fund % (Principal Subdivisions Only)</u>	<u>City/County Fund Amount</u>
	Columbia County		0.342123248620213%	\$ 318,174.62
	Lake City		0.104659717919908%	\$ 97,333.54
DeSoto		0.11364040780249%		
	DeSoto County		0.113640407802487%	\$ 105,685.58
Dixie		0.10374458089993%		
	Dixie County		0.103744580899928%	\$ 96,482.46
Duval		5.43497515693510%		
	Jacksonville		5.295636466902910%	\$ 4,924,941.91
	Atlantic Beach		0.038891507601085%	\$ 36,169.10
	Jacksonville Beach		0.100447182431112%	\$ 93,415.88
Escambia		1.34163444924367%		
	Escambia County		1.010997622822650%	\$ 940,227.79
	Pensacola		0.330636826421023%	\$ 307,492.25
Flagler		0.38986471224388%		
	Flagler County		0.305009358365478%	\$ 283,658.70
	Palm Coast		0.084857169626457%	\$ 78,917.17
Franklin		0.04991128255001%		
	Franklin County		0.049911282550008%	\$ 46,417.49
Gadsden		0.12365607407671%		
	Gadsden County		0.123656074076710%	\$ 115,000.15
Gilchrist		0.06433376935497%		
	Gilchrist County		0.064333769354966%	\$ 59,830.41
Glades		0.04061283675771%		
	Glades County		0.040612836757713%	\$ 37,769.94
Gulf		0.05991423858784%		
	Gulf County		0.059914238587842%	\$ 55,720.24
Hamilton		0.04794119590977%		
	Hamilton County		0.047941195909773%	\$ 44,585.31
Hardee		0.06711004813185%		
	Hardee County		0.067110048131850%	\$ 62,412.34
Hendry		0.14446091529681%		
	Hendry County		0.144460915296806%	\$ 134,348.65
Hernando		1.51007594910967%		

Settlement Amount	\$ 620,000,000.00				\$ 29,000,000.00
		\$219,066,666.64			\$ 29,000,000.00
<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional Fund Amou</u>	<u>Litigating</u>	<u>Litigating %</u>	<u>Litigation Costs</u>
	Columbia County				
	Lake City				
DeSoto		\$ 248,948.25			
	DeSoto County				
Dixie		\$ 227,269.80			
	Dixie County		Y	0.12970844069%	\$ 37,615.45
Duval		\$ 11,906,218.91			
	Jacksonville		Y	6.62096027198%	\$ 1,920,078.48
	Atlantic Beach				
	Jacksonville Beach				
Escambia		\$ 2,939,073.87			
	Escambia County		Y	1.26401710873%	\$ 366,564.96
	Pensacola		Y	0.41338436010%	\$ 119,881.46
Flagler		\$ 854,063.63			
	Flagler County				
	Palm Coast				
Franklin		\$ 109,338.98			
	Franklin County				
Gadsden		\$ 270,889.24			
	Gadsden County				
Gilchrist		\$ 140,933.84			
	Gilchrist County		Y	0.08043439796%	\$ 23,325.98
Glades		\$ 88,969.19			
	Glades County				
Gulf		\$ 131,252.13			
	Gulf County		Y	0.07490880386%	\$ 21,723.55
Hamilton		\$ 105,023.18			
	Hamilton County		Y	0.05993930201%	\$ 17,382.40
Hardee		\$ 147,015.75			
	Hardee County				
Hendry		\$ 316,465.71			
	Hendry County				
Hernando		\$ 3,308,073.05			

Settlement Amount	\$ 620,000,000.00					
<u>County</u>	<u>Principal Subdivisions</u>	Payments	Payment by year	Regional %	Regional Amount	State %
	Columbia County					
	Lake City					
DeSoto						
	DeSoto County					
Dixie						
	Dixie County					
Duval						
	Jacksonville					
	Atlantic Beach					
	Jacksonville Beach					
Escambia						
	Escambia County					
	Pensacola					
Flagler						
	Flagler County					
	Palm Coast					
Franklin						
	Franklin County					
Gadsden						
	Gadsden County					
Gilchrist						
	Gilchrist County					
Glades						
	Glades County					
Gulf						
	Gulf County					
Hamilton						
	Hamilton County					
Hardee						
	Hardee County					
Hendry						
	Hendry County					
Hernando						

Settlement Amount	\$ 620,000,000.00	City/County Fund %	15.000000000000000%	\$ 93,000,000.00
		Regional Fund %	Varied per Allocation Agreement	
<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional % by County for Abatement Fund</u>	<u>City/County Fund % (Principal Subdivisions Only)</u>	<u>City/County Fund Amount</u>
	Hernando County		1.510075949109670%	\$ 1,404,370.63
Highlands		0.35718851023682%		
	Highlands County		0.293187022776017%	\$ 272,663.93
	Avon Park		0.025829016089707%	\$ 24,020.98
	Sebring		0.038172471371100%	\$ 35,500.40
Hillsborough		8.71098411365711%		
	Hillsborough County		6.523111204400210%	\$ 6,066,493.42
	Plant City		0.104218491142418%	\$ 96,923.20
	Tampa		1.975671881252980%	\$ 1,837,374.85
	Temple Terrace		0.107980721113446%	\$ 100,422.07
Holmes		0.08161242785125%		
	Holmes County		0.081612427851251%	\$ 75,899.56
Indian River		0.75307605878085%		
	Indian River County		0.654117789755259%	\$ 608,329.54
	Sebastian		0.038315915467486%	\$ 35,633.80
	Vero Beach		0.060642353558104%	\$ 56,397.39
Jackson		0.15893605879538%		
	Jackson County		0.158936058795375%	\$ 147,810.53
Jefferson		0.04082164778410%		
	Jefferson County		0.040821647784097%	\$ 37,964.13
Lafayette		0.03191177207568%		
	Lafayette County		0.031911772075683%	\$ 29,677.95
Lake		1.13921122451870%		
	Lake County		0.781548804039386%	\$ 726,840.39
	Clermont		0.075909163208877%	\$ 70,595.52
	Eustis		0.041929254097962%	\$ 38,994.21
	Fruitland Park		0.008381493024259%	\$ 7,794.79
	Groveland		0.026154034991644%	\$ 24,323.25
	Lady Lake		0.025048244425835%	\$ 23,294.87
	Leesburg		0.091339390184647%	\$ 84,945.63
	Minneola		0.016058475802978%	\$ 14,934.38
	Mount Dora		0.041021380070204%	\$ 38,149.88
	Tavares		0.031820984672908%	\$ 29,593.52

Settlement Amount	\$ 620,000,000.00				\$ 29,000,000.00
		\$219,066,666.64			\$ 29,000,000.00
<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional Fund Amou</u>	<u>Litigating</u>	<u>Litigating %</u>	<u>Litigation Costs</u>
	Hernando County		Y	1.88799834150%	\$ 547,519.52
Highlands		\$ 782,480.96			
	Highlands County				
	Avon Park				
	Sebring				
Hillsborough		\$ 19,082,862.53			
	Hillsborough County		Y	8.15563160424%	\$ 2,365,133.17
	Plant City				
	Tampa		Y	2.47011763704%	\$ 716,334.11
	Temple Terrace				
Holmes		\$ 178,785.63			
	Holmes County		Y	0.10203733694%	\$ 29,590.83
Indian River		\$ 1,649,738.62			
	Indian River County				
	Sebastian				
	Vero Beach				
Jackson		\$ 348,175.93			
	Jackson County		Y	0.19871253203%	\$ 57,626.63
Jefferson		\$ 89,426.62			
	Jefferson County				
Lafayette		\$ 69,908.06			
	Lafayette County				
Lake		\$ 2,495,632.06			
	Lake County		Y	0.97714478977%	\$ 283,371.99
	Clermont				
	Eustis				
	Fruitland Park				
	Groveland				
	Lady Lake				
	Leesburg				
	Minneola				
	Mount Dora				
	Tavares				

Settlement Amount	\$ 620,000,000.00					
<u>County</u>	<u>Principal Subdivisions</u>	Payments	Payment by year	Regional %	Regional Amount	State %
	Hernando County					
Highlands						
	Highlands County					
	Avon Park					
	Sebring					
Hillsborough						
	Hillsborough County					
	Plant City					
	Tampa					
	Temple Terrace					
Holmes						
	Holmes County					
Indian River						
	Indian River County					
	Sebastian					
	Vero Beach					
Jackson						
	Jackson County					
Jefferson						
	Jefferson County					
Lafayette						
	Lafayette County					
Lake						
	Lake County					
	Clermont					
	Eustis					
	Fruitland Park					
	Groveland					
	Lady Lake					
	Leesburg					
	Minneola					
	Mount Dora					
	Tavares					

Settlement Amount	\$ 620,000,000.00	City/County Fund %	15.000000000000000%	\$ 93,000,000.00
		Regional Fund %	Varied per Allocation Agreement	
<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional % by County for Abatement Fund</u>	<u>City/County Fund % (Principal Subdivisions Only)</u>	<u>City/County Fund Amount</u>
Lee		3.32537188335925%		
	Lee County		2.150386790650790%	\$ 1,999,859.72
	Bonita Springs		0.017374893143227%	\$ 16,158.65
	Cape Coral		0.714429677167259%	\$ 664,419.60
	Estero		0.012080171813344%	\$ 11,234.56
	Fort Myers		0.431100350584635%	\$ 400,923.33
Leon		0.89719924493933%		
	Leon County		0.471201146390692%	\$ 438,217.07
	Tallahassee		0.425998098548636%	\$ 396,178.23
Levy		0.25119240174806%		
	Levy County		0.251192401748057%	\$ 233,608.93
Liberty		0.01939945222513%		
	Liberty County		0.019399452225127%	\$ 18,041.49
Madison		0.06354028745471%		
	Madison County		0.063540287454706%	\$ 59,092.47
Manatee		2.72132334623483%		
	Manatee County		2.288523455470230%	\$ 2,128,326.81
	Bradenton		0.379930754632155%	\$ 353,335.60
	Palmetto		0.052869136132442%	\$ 49,168.30
Marion		1.70117616896044%		
	Marion County		1.332181664866660%	\$ 1,238,928.95
	Ocala		0.368994504093786%	\$ 343,164.89
Martin		0.86948729811605%		
	Martin County		0.788263440348682%	\$ 733,085.00
	Stuart		0.081223857767371%	\$ 75,538.19
Miami-Dade		5.23211978417292%		
	Miami-Dade County		4.322006939062770%	\$ 4,019,466.45
	Aventura		0.024619727884733%	\$ 22,896.35
	Coral Gables		0.071780152130635%	\$ 66,755.54
	Cutler Bay		0.009414653667847%	\$ 8,755.63
	Doral		0.013977628531358%	\$ 12,999.19
	Florida City		0.003929278792135%	\$ 3,654.23
	Hialeah		0.098015895784777%	\$ 91,154.78

Settlement Amount	\$ 620,000,000.00				\$ 29,000,000.00
		\$219,066,666.64			\$ 29,000,000.00
<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional Fund Amou</u>	<u>Litigating</u>	<u>Litigating %</u>	<u>Litigation Costs</u>
Lee		\$ 7,284,781.34			
	Lee County		Y	2.68855794752%	\$ 779,681.80
	Bonita Springs				
	Cape Coral				
	Estero				
	Fort Myers				
Leon		\$ 1,965,464.48			
	Leon County		Y	0.58912731073%	\$ 170,846.92
	Tallahassee		Y	0.53261142529%	\$ 154,457.31
Levy		\$ 550,278.82			
	Levy County		Y	0.31405760629%	\$ 91,076.71
Liberty		\$ 42,497.73			
	Liberty County				
Madison		\$ 139,195.59			
	Madison County				
Manatee		\$ 5,961,512.34			
	Manatee County		Y	2.86126568069%	\$ 829,767.05
	Bradenton		Y	0.47501493885%	\$ 137,754.33
	Palmetto		Y	0.06610054375%	\$ 19,169.16
Marion		\$ 3,726,709.93			
	Marion County		Y	1.66558296312%	\$ 483,019.06
	Ocala		Y	0.46134170415%	\$ 133,789.09
Martin		\$ 1,904,756.84			
	Martin County				
	Stuart		Y	0.10155152053%	\$ 29,449.94
Miami-Dade		\$ 11,461,830.41			
	Miami-Dade County		Y	5.40366326457%	\$ 1,567,062.35
	Aventura				
	Coral Gables		Y	0.08974436568%	\$ 26,025.87
	Cutler Bay				
	Doral				
	Florida City		Y	0.00491264817%	\$ 1,424.67
	Hialeah				

Settlement Amount	\$ 620,000,000.00					
<u>County</u>	<u>Principal Subdivisions</u>	Payments	Payment by year	Regional %	Regional Amount	State %
Lee						
	Lee County					
	Bonita Springs					
	Cape Coral					
	Estero					
	Fort Myers					
Leon						
	Leon County					
	Tallahassee					
Levy						
	Levy County					
Liberty						
	Liberty County					
Madison						
	Madison County					
Manatee						
	Manatee County					
	Bradenton					
	Palmetto					
Marion						
	Marion County					
	Ocala					
Martin						
	Martin County					
	Stuart					
Miami-Dade						
	Miami-Dade County					
	Aventura					
	Coral Gables					
	Cutler Bay					
	Doral					
	Florida City					
	Hialeah					

Settlement Amount	\$ 620,000,000.00	City/County Fund %	15.000000000000000%	\$ 93,000,000.00
		Regional Fund %	Varied per Allocation Agreement	
<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional % by County for Abatement Fund</u>	<u>City/County Fund % (Principal Subdivisions Only)</u>	<u>City/County Fund Amount</u>
	Hialeah Gardens		0.005452691410713%	\$ 5,071.00
	Homestead		0.024935668046393%	\$ 23,190.17
	Key Biscayne		0.013683477346364%	\$ 12,725.63
	Miami		0.292793005447970%	\$ 272,297.50
	Miami Beach		0.181409572478489%	\$ 168,710.90
	Miami Gardens		0.040683650931878%	\$ 37,835.80
	Miami Lakes		0.007836768607605%	\$ 7,288.19
	Miami Shores		0.006287935516250%	\$ 5,847.78
	Miami Springs		0.006169911892641%	\$ 5,738.02
	North Bay Village		0.005160355973775%	\$ 4,799.13
	North Miami		0.030379280716828%	\$ 28,252.73
	North Miami Beach		0.030391990953217%	\$ 28,264.55
	Opa-locka		0.007847663095938%	\$ 7,298.33
	Palmetto Bay		0.007404620570392%	\$ 6,886.30
	Pinecrest		0.008296152865650%	\$ 7,715.42
	South Miami		0.007833137111493%	\$ 7,284.82
	Sunny Isles Beach		0.007693324511219%	\$ 7,154.79
	Sweetwater		0.004116300841853%	\$ 3,828.16
Monroe		0.47638873858530%		
	Monroe County		0.388301353168081%	\$ 361,120.26
	Key West		0.088087385417219%	\$ 81,921.27
Nassau		0.47693346300195%		
	Nassau County		0.393774017807404%	\$ 366,209.84
	Fernandina Beach		0.083159445194550%	\$ 77,338.28
Okaloosa		0.81921286595494%		
	Okaloosa County		0.634511342251804%	\$ 590,095.55
	Crestview		0.070440130065665%	\$ 65,509.32
	Destin		0.014678507280787%	\$ 13,651.01
	Fort Walton Beach		0.077837487643835%	\$ 72,388.86
	Niceville		0.021745398712853%	\$ 20,223.22
Okeechobee		0.35349527869191%		
	Okeechobee County		0.353495278691906%	\$ 328,750.61
Orange		4.67102821454589%		

Settlement Amount	\$ 620,000,000.00				\$ 29,000,000.00
		\$219,066,666.64			\$ 29,000,000.00
<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional Fund Amou</u>	<u>Litigating</u>	<u>Litigating %</u>	<u>Litigation Costs</u>
	Hialeah Gardens				
	Homestead		Y	0.03117624643%	\$ 9,041.11
	Key Biscayne				
	Miami		Y	0.36606947420%	\$ 106,160.15
	Miami Beach				
	Miami Gardens		Y	0.05086543199%	\$ 14,750.98
	Miami Lakes				
	Miami Shores				
	Miami Springs				
	North Bay Village				
	North Miami		Y	0.03798221649%	\$ 11,014.84
	North Miami Beach				
	Opa-locka				
	Palmetto Bay				
	Pinecrest				
	South Miami				
	Sunny Isles Beach				
	Sweetwater		Y	0.00514647569%	\$ 1,492.48
Monroe		\$ 1,043,608.93			
	Monroe County		Y	0.48548042317%	\$ 140,789.32
	Key West				
Nassau		\$ 1,044,802.24			
	Nassau County				
	Fernandina Beach				
Okaloosa		\$ 1,794,622.32			
	Okaloosa County		Y	0.79330868262%	\$ 230,059.52
	Crestview				
	Destin				
	Fort Walton Beach				
	Niceville		Y	0.02718755751%	\$ 7,884.39
Okeechobee		\$ 774,390.32			
	Okeechobee County				
Orange		\$ 10,232,665.81			

Settlement Amount	\$ 620,000,000.00					
<u>County</u>	<u>Principal Subdivisions</u>	Payments	Payment by year	Regional %	Regional Amount	State %
	Hialeah Gardens					
	Homestead					
	Key Biscayne					
	Miami					
	Miami Beach					
	Miami Gardens					
	Miami Lakes					
	Miami Shores					
	Miami Springs					
	North Bay Village					
	North Miami					
	North Miami Beach					
	Opa-locka					
	Palmetto Bay					
	Pinecrest					
	South Miami					
	Sunny Isles Beach					
	Sweetwater					
Monroe						
	Monroe County					
	Key West					
Nassau						
	Nassau County					
	Fernandina Beach					
Okaloosa						
	Okaloosa County					
	Crestview					
	Destin					
	Fort Walton Beach					
	Niceville					
Okeechobee						
	Okeechobee County					
Orange						

Settlement Amount	\$ 620,000,000.00	City/County Fund %	15.000000000000000%	\$ 93,000,000.00
		Regional Fund %	Varied per Allocation Agreement	
<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional % by County for Abatement Fund</u>	<u>City/County Fund % (Principal Subdivisions Only)</u>	<u>City/County Fund Amount</u>
	Orange County		3.139068869871150%	\$ 2,919,334.05
	Apopka		0.097215150892295%	\$ 90,410.09
	Maitland		0.046728276208689%	\$ 43,457.30
	Ocoee		0.066599822928250%	\$ 61,937.84
	Orlando		1.160248481489900%	\$ 1,079,031.09
	Winter Garden		0.056264584996256%	\$ 52,326.06
	Winter Park		0.104903028159347%	\$ 97,559.82
Osceola		1.07345209294015%		
	Osceola County		0.837248691390376%	\$ 778,641.28
	Kissimmee		0.162366006872243%	\$ 151,000.39
	St. Cloud		0.073837394677534%	\$ 68,668.78
Palm Beach		8.60159437205259%		
	Palm Beach County		5.964262083621730%	\$ 5,546,763.74
	Belle Glade		0.020828445944817%	\$ 19,370.45
	Boca Raton		0.472069073961229%	\$ 439,024.24
	Boynton Beach		0.306498271771001%	\$ 285,043.39
	Delray Beach		0.351846579457498%	\$ 327,217.32
	Greenacres		0.076424835656644%	\$ 71,075.10
	Jupiter		0.125466374888059%	\$ 116,683.73
	Lake Worth		0.117146617297688%	\$ 108,946.35
	Lantana		0.024507151505292%	\$ 22,791.65
	North Palm Beach		0.044349646255964%	\$ 41,245.17
	Palm Beach Gardens		0.233675880256500%	\$ 217,318.57
	Palm Springs		0.038021764282493%	\$ 35,360.24
	Riviera Beach		0.163617057282493%	\$ 152,163.86
	Royal Palm Beach		0.049295743959188%	\$ 45,845.04
	Wellington		0.050183644758335%	\$ 46,670.79
	West Palm Beach		0.549265602541466%	\$ 510,817.01
Pasco		4.69208726049375%		
	Pasco County		4.429535538910390%	\$ 4,119,468.05
	New Port Richey		0.149879107494464%	\$ 139,387.57
	Zephyrhills		0.112672614088898%	\$ 104,785.53
Pinellas		7.93488981677650%		

Settlement Amount	\$ 620,000,000.00				\$ 29,000,000.00
		\$219,066,666.64			\$ 29,000,000.00
<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional Fund Amou</u>	<u>Litigating</u>	<u>Litigating %</u>	<u>Litigation Costs</u>
	Orange County		Y	3.92467466532%	\$ 1,138,155.65
	Apopka		Y	0.12154490889%	\$ 35,248.02
	Maitland				
	Ocoee		Y	0.08326757029%	\$ 24,147.60
	Orlando		Y	1.45062055328%	\$ 420,679.96
	Winter Garden				
	Winter Park				
Osceola		\$ 2,351,575.72			
	Osceola County		Y	1.04678452875%	\$ 303,567.51
	Kissimmee				
	St. Cloud				
Palm Beach		\$ 18,843,226.07			
	Palm Beach County		Y	7.45692091104%	\$ 2,162,507.06
	Belle Glade				
	Boca Raton				
	Boynton Beach				
	Delray Beach		Y	0.43990221742%	\$ 127,571.64
	Greenacres				
	Jupiter				
	Lake Worth				
	Lantana				
	North Palm Beach				
	Palm Beach Gardens				
	Palm Springs				
	Riviera Beach				
	Royal Palm Beach				
	Wellington				
	West Palm Beach				
Pasco		\$ 10,278,799.16			
	Pasco County		Y	5.53810273982%	\$ 1,606,049.79
	New Port Richey		Y	0.18738892341%	\$ 54,342.79
	Zephyrhills				
Pinellas		\$ 17,382,698.62			

Settlement Amount	\$ 620,000,000.00
<u>County</u>	<u>Principal Subdivisions</u>
	Orange County
	Apopka
	Maitland
	Ocoee
	Orlando
	Winter Garden
	Winter Park
Osceola	
	Osceola County
	Kissimmee
	St. Cloud
Palm Beach	
	Palm Beach County
	Belle Glade
	Boca Raton
	Boynton Beach
	Delray Beach
	Greenacres
	Jupiter
	Lake Worth
	Lantana
	North Palm Beach
	Palm Beach Gardens
	Palm Springs
	Riviera Beach
	Royal Palm Beach
	Wellington
	West Palm Beach
Pasco	
	Pasco County
	New Port Richey
	Zephyrhills
Pinellas	

Payments	Payment by year	Regional %	Regional Amount	State %
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Settlement Amount	\$ 620,000,000.00	City/County Fund %	15.000000000000000%	\$ 93,000,000.00
		Regional Fund %	Varied per Allocation Agreement	
<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional % by County for Abatement Fund</u>	<u>City/County Fund % (Principal Subdivisions Only)</u>	<u>City/County Fund Amount</u>
	Pinellas County		4.793536735851510%	\$ 4,457,989.16
	Clearwater		0.633863120195985%	\$ 589,492.70
	Dunedin		0.102440873796068%	\$ 95,270.01
	Gulfport		0.047893986460330%	\$ 44,541.41
	Largo		0.374192990776726%	\$ 347,999.48
	Oldsmar		0.039421706033295%	\$ 36,662.19
	Pinellas Park		0.251666311990547%	\$ 234,049.67
	Safety Harbor		0.038061710739714%	\$ 35,397.39
	Seminole		0.095248695748172%	\$ 88,581.29
	St. Petersburg		1.456593090134460%	\$ 1,354,631.57
	Tarpon Springs		0.101970595049690%	\$ 94,832.65
Polk		2.15048302529773%		
	Polk County		1.601687701502640%	\$ 1,489,569.56
	Auburndale		0.028636162583534%	\$ 26,631.63
	Bartow		0.043971970660417%	\$ 40,893.93
	Haines City		0.047984773863106%	\$ 44,625.84
	Lakeland		0.294875668467647%	\$ 274,234.37
	Lake Wales		0.036293172133642%	\$ 33,752.65
	Winter Haven		0.097033576086743%	\$ 90,241.23
Putnam		0.38489319406788%		
	Putnam County		0.337937949352250%	\$ 314,282.29
	Palatka		0.046955244715628%	\$ 43,668.38
Santa Rosa		0.70126731951283%		
	Santa Rosa County		0.654635277951081%	\$ 608,810.81
	Milton		0.046632041561747%	\$ 43,367.80
Sarasota		2.80504385757853%		
	Sarasota County		1.968804722107020%	\$ 1,830,988.39
	North Port		0.209611771276754%	\$ 194,938.95
	Sarasota		0.484279979634570%	\$ 450,380.38
	Venice		0.142347384560186%	\$ 132,383.07
Seminole		2.14114826454432%		
	Seminole County		1.508694164839420%	\$ 1,403,085.57
	Altamonte Springs		0.081305566429869%	\$ 75,614.18

Settlement Amount	\$ 620,000,000.00				\$ 29,000,000.00
		\$219,066,666.64			\$ 29,000,000.00
<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional Fund Amou</u>	<u>Litigating</u>	<u>Litigating %</u>	<u>Litigation Costs</u>
	Pinellas County		Y	5.99320147610%	\$ 1,738,028.43
	Clearwater		Y	0.79249823188%	\$ 229,824.49
	Dunedin				
	Gulfport				
	Largo				
	Oldsmar				
	Pinellas Park		Y	0.31465012070%	\$ 91,248.54
	Safety Harbor				
	Seminole				
	St. Petersburg		Y	1.82113048025%	\$ 528,127.84
	Tarpon Springs				
Polk		\$ 4,710,991.48			
	Polk County		Y	2.00253750537%	\$ 580,735.88
	Auburndale				
	Bartow				
	Haines City				
	Lakeland				
	Lake Wales				
	Winter Haven				
Putnam		\$ 843,172.69			
	Putnam County		Y	0.42251271420%	\$ 122,528.69
	Palatka		Y	0.05870659963%	\$ 17,024.91
Santa Rosa		\$ 1,536,242.94			
	Santa Rosa County		Y	0.81846897819%	\$ 237,356.00
	Milton				
Sarasota		\$ 6,144,916.08			
	Sarasota County		Y	2.46153185360%	\$ 713,844.24
	North Port				
	Sarasota		Y	0.60547934620%	\$ 175,589.01
	Venice				
Seminole		\$ 4,690,542.13			
	Seminole County		Y	1.88627074203%	\$ 547,018.52
	Altamonte Springs				

Settlement Amount	\$ 620,000,000.00					
<u>County</u>	<u>Principal Subdivisions</u>	Payments	Payment by year	Regional %	Regional Amount	State %
	Pinellas County					
	Clearwater					
	Dunedin					
	Gulfport					
	Largo					
	Oldsmar					
	Pinellas Park					
	Safety Harbor					
	Seminole					
	St. Petersburg					
	Tarpon Springs					
Polk						
	Polk County					
	Auburndale					
	Bartow					
	Haines City					
	Lakeland					
	Lake Wales					
	Winter Haven					
Putnam						
	Putnam County					
	Palatka					
Santa Rosa						
	Santa Rosa County					
	Milton					
Sarasota						
	Sarasota County					
	North Port					
	Sarasota					
	Venice					
Seminole						
	Seminole County					
	Altamonte Springs					

Settlement Amount	\$ 620,000,000.00	City/County Fund %	15.000000000000000%	\$ 93,000,000.00
		Regional Fund %	Varied per Allocation Agreement	
<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional % by County for Abatement Fund</u>	<u>City/County Fund % (Principal Subdivisions Only)</u>	<u>City/County Fund Amount</u>
	Casselberry		0.080034542791008%	\$ 74,432.12
	Lake Mary		0.079767627826847%	\$ 74,183.89
	Longwood		0.061710013414747%	\$ 57,390.31
	Oviedo		0.103130858057164%	\$ 95,911.70
	Sanford		0.164243490361646%	\$ 152,746.45
	Winter Springs		0.062262000823623%	\$ 57,903.66
St. Johns		0.71033334955402%		
	St. Johns County		0.663822963111989%	\$ 617,355.36
	St. Augustine		0.046510386442027%	\$ 43,254.66
St. Lucie		1.50662784355224%		
	St. Lucie County		0.956289133909966%	\$ 889,348.89
	Fort Pierce		0.159535255653695%	\$ 148,367.79
	Port St. Lucie		0.390803453988581%	\$ 363,447.21
Sumter		0.32639887045945%		
	Sumter County		0.312364953738371%	\$ 290,499.41
	Wildwood		0.014033916721079%	\$ 13,051.54
Suwannee		0.19101487969217%		
	Suwannee County		0.191014879692165%	\$ 177,643.84
Taylor		0.09218189728241%		
	Taylor County		0.092181897282406%	\$ 85,729.16
Union		0.06515630322411%		
	Union County		0.065156303224115%	\$ 60,595.36
Volusia		3.13032967447995%		
	Volusia County		1.784428217305820%	\$ 1,659,518.24
	Daytona Beach		0.447556475211771%	\$ 416,227.52
	DeBary		0.035283616214775%	\$ 32,813.76
	DeLand		0.098983689498367%	\$ 92,054.83
	Deltona		0.199329190038370%	\$ 185,376.15
	Edgewater		0.058042202342606%	\$ 53,979.25
	Holly Hill		0.031615805142634%	\$ 29,402.70
	New Smyrna Beach		0.104065968305755%	\$ 96,781.35
	Orange City		0.033562287058147%	\$ 31,212.93
	Ormond Beach		0.114644516477187%	\$ 106,619.40

Settlement Amount	\$ 620,000,000.00				\$ 29,000,000.00
		\$219,066,666.64			\$ 29,000,000.00
<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional Fund Amou</u>	<u>Litigating</u>	<u>Litigating %</u>	<u>Litigation Costs</u>
	Casselberry				
	Lake Mary				
	Longwood				
	Oviedo		Y	0.12894112318%	\$ 37,392.93
	Sanford		Y	0.20534823933%	\$ 59,550.99
	Winter Springs				
St. Johns		\$ 1,556,103.59			
	St. Johns County		Y	0.82995603906%	\$ 240,687.25
	St. Augustine		Y	0.05815040794%	\$ 16,863.62
St. Lucie		\$ 3,300,519.40			
	St. Lucie County		Y	1.19561688264%	\$ 346,728.90
	Fort Pierce		Y	0.19946168818%	\$ 57,843.89
	Port St. Lucie		Y	0.48860871761%	\$ 141,696.53
Sumter		\$ 715,031.13			
	Sumter County				
	Wildwood				
Suwannee		\$ 418,449.93			
	Suwannee County		Y	0.23881962776%	\$ 69,257.69
Taylor		\$ 201,939.81			
	Taylor County		Y	0.11525199728%	\$ 33,423.08
Union		\$ 142,735.74			
	Union County		Y	0.08146278503%	\$ 23,624.21
Volusia		\$ 6,857,508.87			
	Volusia County		Y	2.23101196784%	\$ 646,993.47
	Daytona Beach		Y	0.55956515527%	\$ 162,273.90
	DeBary				
	DeLand				
	Deltona		Y	0.24921473680%	\$ 72,272.27
	Edgewater				
	Holly Hill				
	New Smyrna Beach				
	Orange City				
	Ormond Beach		Y	0.14333627199%	\$ 41,567.52

Settlement Amount	\$ 620,000,000.00
<u>County</u>	<u>Principal Subdivisions</u>
	Casselberry
	Lake Mary
	Longwood
	Oviedo
	Sanford
	Winter Springs
St. Johns	
	St. Johns County
	St. Augustine
St. Lucie	
	St. Lucie County
	Fort Pierce
	Port St. Lucie
Sumter	
	Sumter County
	Wildwood
Suwannee	
	Suwannee County
Taylor	
	Taylor County
Union	
	Union County
Volusia	
	Volusia County
	Daytona Beach
	DeBary
	DeLand
	Deltona
	Edgewater
	Holly Hill
	New Smyrna Beach
	Orange City
	Ormond Beach

Payments	Payment by year	Regional %	Regional Amount	State %
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Settlement Amount	\$ 620,000,000.00	City/County Fund %	15.000000000000000%	\$ 93,000,000.00
		Regional Fund %	Varied per Allocation Agreement	
<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional % by County for Abatement Fund</u>	<u>City/County Fund % (Principal Subdivisions Only)</u>	<u>City/County Fund Amount</u>
	Port Orange		0.177596501561906%	\$ 165,164.75
	South Daytona		0.045221205322611%	\$ 42,055.72
Wakulla		0.11512932120801%		
	Wakulla County		0.115129321208010%	\$ 107,070.27
Walton		0.26855821615101%		
	Walton County		0.268558216151006%	\$ 249,759.14
Washington		0.12012444410873%		
	Washington County		0.120124444108733%	\$ 111,715.73

100.00% 99.986% \$ 92,986,855.58

Settlement Amount	\$ 620,000,000.00				\$ 29,000,000.00
		\$219,066,666.64			\$ 29,000,000.00
<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional Fund Amou</u>	<u>Litigating</u>	<u>Litigating %</u>	<u>Litigation Costs</u>
	Port Orange				
	South Daytona				
Wakulla		\$ 252,209.97			
	Wakulla County				
Walton		\$ 588,321.53			
	Walton County		Y	0.33576951344%	\$ 97,373.16
Washington		\$ 263,152.62			
	Washington County		Y	0.15018764545%	\$ 43,554.42

\$ 219,066,666.64 \$ - 79.98290654781% \$ 29,000,000.00

Settlement Amount	\$ 620,000,000.00					
<u>County</u>	<u>Principal Subdivisions</u>	Payments	Payment by year	Regional %	Regional Amount	State %
	Port Orange					
	South Daytona					
Wakulla						
	Wakulla County					
Walton						
	Walton County					
Washington						
	Washington County					

EXHIBIT D

SUBDIVISION SETTLEMENT PARTICIPATION FORM

Governmental Entity:	State:
Authorized Official:	
Address 1:	
Address 2:	
City, State, Zip:	
Phone:	
Email:	

The governmental entity identified above (“*Governmental Entity*”), in order to obtain and in consideration for the benefits provided to the Governmental Entity pursuant to the Settlement Agreement and Release dated May 4, 2022 (“*Walgreens Settlement*”),¹ and acting through the undersigned authorized official, hereby elects to participate in the Walgreens Settlement, release all Released Claims against all Releasees, and agrees as follows.

1. The Governmental Entity is aware of and has reviewed the Walgreens Settlement, understands that all terms in this Subdivision Settlement Participation Form have the meanings defined therein, and agrees that by signing this Subdivision Settlement Participation Form, the Governmental Entity elects to participate in the Walgreens Settlement and become a Participating Subdivision as provided therein.
2. The Governmental Entity shall immediately cease any and all litigation activities as to the Releasees and Released Claims and, within the later of 7 days following the entry of the Consent Judgment or 7 days of the Execution Date of this Subdivision Settlement Participation Form, voluntarily dismiss with prejudice any Released Claims that it has filed.
3. The Governmental Entity agrees to the terms of the Walgreens Settlement pertaining to Subdivisions as defined therein.
4. By agreeing to the terms of the Walgreens Settlement and expressly agreeing to the Releases provided for therein, the Governmental Entity is entitled to the benefits provided therein, including, if applicable, monetary payments beginning after the Effective Date of the Release.
5. The Governmental Entity agrees to use any monies it receives through the Walgreens Settlement solely for the purposes provided therein.
6. The Governmental Entity submits to the jurisdiction of the Court for purposes limited to the Court’s role as provided in, and for resolving disputes to the extent provided in, the Walgreens Settlement.

¹ The defined terms in the Walgreens Settlement shall have the same meaning in this Subdivision Settlement Participation Form.

7. The Governmental Entity has the right to enforce those rights given to it in the Walgreens Settlement.
8. The Governmental Entity, as a Participating Subdivision, hereby becomes a Releasor for all purposes in the Walgreens Settlement, including, but not limited to, all provisions of Section D and E, and along with all departments, agencies, divisions, boards, commissions, districts, instrumentalities of any kind and attorneys, and any person in their official capacity elected or appointed to serve any of the foregoing and any agency, person, or other entity claiming by or through any of the foregoing, and any other entity identified in the definition of Releasor, provides for a release to the fullest extent of its authority. As a Releasor, the Governmental Entity hereby absolutely, unconditionally, and irrevocably covenants not to bring, file, or claim, or to cause, assist or permit to be brought, filed, or claimed, or to otherwise seek to establish liability for any Released Claims against any Releasee in any forum whatsoever. The releases provided for in the Walgreens Settlement are intended by the Parties to be broad and shall be interpreted so as to give the Releasees the broadest possible bar against any liability relating in any way to any Released Claims and extend to the full extent of the power of the Governmental Entity to release Claims. The Walgreens Settlement shall be a complete bar to any Released Claim.
9. The Governmental Entity hereby takes on all rights and obligations of a Participating Subdivision as set forth in the Walgreens Settlement.
10. In connection with the releases provided for in the Walgreens Settlement, the Governmental Entity expressly waives, releases, and forever discharges any and all provisions, rights, and benefits conferred by any law of any state or territory of the United States or other jurisdiction, or principle of common law, which is similar, comparable, or equivalent to § 1542 of the California Civil Code, which reads:

General Release; extent. A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release, and that if known by him or her would have materially affected his or her settlement with the debtor or released party.

As a Releasor, the Governmental Entity may hereafter discover facts other than or different from those which it knows, believes, or assumes to be true with respect to the Released Claims, but the Governmental Entity hereby expressly waives and fully, finally, and forever settles, releases and discharges, upon the Effective Date of the Release, any and all Released Claims that may exist as of such date but which Releasors do not know or suspect to exist, whether through ignorance, oversight, error, negligence or through no fault whatsoever, and which, if known, would materially affect the Governmental Entity's decision to participate in the Walgreens Settlement.

11. Nothing herein is intended to modify in any way the terms of the Walgreens Settlement, to which the Governmental Entity hereby agrees. To the extent this Subdivision

Settlement Participation Form is interpreted differently from the Walgreens Settlement in any respect, the Walgreens Settlement controls.

I have all necessary power and authorization to execute this Subdivision Settlement Participation Form on behalf of the Governmental Entity.

Signature: _____

Name: _____

Title: _____

Date: _____
(the "Execution Date of this Subdivision
Settlement Participation Form")

SETTLEMENT AGREEMENT AND RELEASE

This Settlement Agreement is made and entered into this 4th day of May 2022, among Walgreens (defined below), the State of Florida and its Office of the Attorney General (“Plaintiff” or “State”) (with Walgreens, the “Settling Parties”), and State Outside Litigation Counsel (defined below) in the lawsuit captioned *State of Florida, Office of the Attorney General, Department of Legal Affairs v. Purdue Pharma, L.P., et al.* (Case No. 2018-CA-001438) (Fla. Cir. Ct. Pasco County) (the “Florida AG Action”). This Settlement Agreement is intended by the Settling Parties to fully, finally and forever resolve, discharge and settle the Released Claims (as defined below), upon and subject to the terms and conditions hereof (the “Settlement”).

WHEREAS, Plaintiff filed an amended complaint in the Florida AG Action asserting various claims against Walgreens for public nuisance, negligence, conspiracy, fraud, and violations of the Florida Deceptive and Unfair Trade Practices Act and Racketeer Influenced and Corrupt Organization Act, all based on allegations that Walgreens historically, among other acts, distributed and dispensed prescription opioid pain medication improperly in a fashion that has caused harm to the health of Florida residents and to the State. The action seeks damages, equitable abatement, civil penalties, attorneys’ fees and reimbursed litigation costs, and other relief;

WHEREAS, Plaintiff brought the Florida AG Action in its sovereign capacity as the people’s attorney in order to protect the public interest, including the interests of the State of Florida, its governmental subdivisions and its citizens;

WHEREAS, numerous Litigating Subdivisions (defined below) have filed Actions (defined below) in various forums against Walgreens, among others, raising Claims or allegations concerning, related to, based upon, or in connection with the Covered Conduct (defined below) and seeking relief that overlaps in whole or in part with the relief sought in the Florida AG Action;

WHEREAS, there are numerous Subdivisions (defined below) that are not Litigating Subdivisions (“Non-Litigating Subdivisions”) that could seek to file additional Actions raising Claims or allegations concerning, related to, based upon, or in connection with the Covered Conduct and seeking relief that overlaps in whole or in part with the relief sought in the Florida AG Action and the Actions filed by Litigating Subdivisions;

WHEREAS, Walgreens (i) denies each and all of the Claims and allegations of wrongdoing made by Plaintiff in the Florida AG Action and by the Litigating Subdivisions in each of the Actions and maintains that it has meritorious defenses; (ii) denies all assertions of wrongdoing or liability against Walgreens arising out of any of the conduct, statements, acts or omissions alleged, or that could have been alleged, in the Florida AG Action or in other Actions already brought by Litigating Subdivisions or that could be brought by such plaintiffs or by Non-Litigating Subdivisions, and contends that the factual allegations made in the Florida AG Action and the Litigating Subdivisions’ Actions relating to Walgreens are false and materially inaccurate; (iii) denies that Plaintiff, or any Litigating Subdivision, or any other Subdivision, or any Florida resident, was harmed by any conduct of Walgreens alleged in the Florida AG Action, the Litigating Subdivisions’ Actions, or otherwise; (iv) denies liability, expressly denies any wrongdoing, and denies it violated any federal or state statute or common law; and (v) maintains that Walgreens would be able to successfully defend against Plaintiff’s Claims and allegations at trial, that the

facts do not support the allegations, that Walgreens engaged in no misconduct or unlawful activity, and caused no harm to Plaintiff or to the Litigating Subdivisions, other Subdivisions, or any Florida residents;

WHEREAS, the State of Florida maintains that Florida should receive 13.8% of the proceeds of the total payments towards opioid settlements nationwide (based on a morphine milligram equivalency or MME analysis), and that such approach is the appropriate response, as distinct from the analysis used by a multi-state group of Attorneys Generals who have reached agreements with various manufacturers and distributors, who have determined state by state allocations based on an approach that would provide Florida with 7.0259134409% of total payments towards opioid settlements nationwide;

WHEREAS, the Parties have investigated the facts and analyzed the relevant legal issues regarding the Claims and defenses that have been or could have been asserted in the Florida AG Action and any other Actions;

WHEREAS, the Parties have each considered the costs and delays and uncertainty associated with the continued prosecution and defense of the Florida AG Action and the other Actions;

WHEREAS, the Parties believe the Settlement set forth herein avoids the uncertainties of litigation and assures that the benefits reflected herein are obtained;

WHEREAS, Plaintiff has concluded that the terms of the Settlement are fair, reasonable and adequate and in the best interest of Plaintiff and all Subdivisions and Florida citizens and residents;

WHEREAS, given the unique facts and circumstances associated with the Florida AG Action, including without limitation the ongoing trial and the 2012 and 2013 enforcement actions involving a Walgreens distribution center and certain Walgreens pharmacies in the State of Florida, the Settlement reflects a level of payment unique to the State of Florida;

WHEREAS, the Settlement is predicated, as well, on remediation and restitution as related to alleged harms or damages in respect of the portion of Walgreen's total pharmacy business that was located in Florida as reflected in the ARCOS data available to the parties;

WHEREAS, in the years following the 2012 and 2013 enforcement actions involving a Walgreens distribution center and certain Walgreens pharmacies in the State of Florida, Walgreens has put in place innovative, comprehensive and industry-leading policies, procedures and controls relating to the dispensing of prescription opioid medications and other controlled substances. The Settlement will permit the State and Walgreens to continue to work in partnership to further the public health in this respect and other respects. To the extent Walgreens' existing practices, policies, procedures or conduct are referenced or impacted by any provision of this Settlement, any such reference or impact does not reflect a contention or conclusion by any Party that Walgreens' current conduct is in any respect improper or contrary to law;

WHEREAS, Plaintiff has determined that continuation or commencement of Actions against Walgreens by Litigating Subdivisions or other Subdivisions would unduly interfere with

Plaintiff's litigation authority to bring and resolve litigation in which the State has an interest and frustrate Plaintiff's efforts to obtain a favorable settlement;

WHEREAS, the Parties agree that neither this Agreement nor any statement made in the negotiation thereof shall be deemed or construed to be a concession as to any Claim, an admission, evidence of any violation of any statute or law, evidence of any liability or wrongdoing by Walgreens, or evidence of the truth of any of the Claims, allegations, denials, or defenses made in the Florida AG Action or the Litigating Subdivisions' Actions;

WHEREAS, arm's-length settlement negotiations have taken place over the course of several weeks between Walgreens and Plaintiff; and

WHEREAS, Plaintiff views prompt settlement on the terms enclosed herein to be in the public interest and crucial to the State of Florida and its citizens; recognizes that Subdivisions may, notwithstanding their willingness to sign on to this settlement, wish to reserve the right to challenge the Attorney General's authority to bind them in other litigation that does not arise out of or relate to the Covered Conduct; and represents that Plaintiff shall not use those Subdivisions' acceptance of the terms of this Settlement as precedent in any litigation matter that does not arise out of or relate to the Covered Conduct.

NOW, THEREFORE, IT IS HEREBY AGREED by and between Plaintiff and Walgreens, by and through their respective counsel, as follows:

A. **Definitions.** As used in this Agreement, the following capitalized terms have the meanings specified below.

(a) "Actions" means the Florida AG Action and any lawsuit by a Subdivision asserting any Released Claim against any Releasee.

(b) "Agreement," "Settlement" or "Settlement Agreement" means this Settlement Agreement, together with any exhibits attached hereto, which are incorporated herein by reference.

(c) "Bankruptcy Code" means Title 11 of the United States Code, 11 U.S.C. § 101, et seq.

(d) "Bar" means either: (1) a law barring all Subdivisions in the State of Florida from maintaining Released Claims against Releasees (either through a direct bar or through a grant of authority to release Claims and the exercise of such authority in full) or (2) a ruling by the Florida Supreme Court (or a District Court of Appeal if a decision is not subject to further review by the Florida Supreme Court) setting forth the general principle that Subdivisions in the State of Florida may not maintain any Released Claims against Releasees, whether on the ground of this Agreement (or the release in it) or otherwise. For the avoidance of doubt, a law or ruling that is conditioned or predicated upon payment by a Releasee (apart from the payments by Walgreens contemplated under this Agreement) shall not constitute a Bar.

(e) "Claim" means any past, present or future cause of action, claim for relief, cross-claim or counterclaim, theory of liability, demand, derivative claim, request, assessment,

charge, covenant, damage, debt, lien, loss, penalty, judgment, right, obligation, dispute, suit, contract, controversy, agreement, parens patriae claim, promise, performance, warranty, omission, or grievance of any nature whatsoever, whether legal, equitable, statutory, regulatory or administrative, whether arising under federal, state or local common law, statute, regulation, guidance, ordinance or principles of equity, whether filed or unfiled, whether asserted or unasserted, whether known or unknown, whether accrued or unaccrued, whether foreseen, unforeseen or unforeseeable, whether discovered or undiscovered, whether suspected or unsuspected, whether fixed or contingent, and whether existing or hereafter arising, in all such cases, including, but not limited to, any request for declaratory, injunctive, or equitable relief, compensatory, punitive, or statutory damages, absolute liability, strict liability, restitution, subrogation, contribution, indemnity, apportionment, disgorgement, reimbursement, attorney fees, expert fees, consultant fees, fines, penalties, expenses, costs or any other legal, equitable, civil, administrative or regulatory remedy whatsoever.

(f) “Claim-Over” means a Claim asserted by any entity that is not a Releasor against a Releasee on the basis of contribution, indemnity, or other claim-over on any theory relating to Claims arising out of or related to Covered Conduct (or conduct that would be Covered Conduct if engaged in by a Releasee) asserted by a Releasor.

(g) “Consent Judgment” means a consent decree, order, judgment, or similar action; in connection with this Agreement, the Parties have agreed to the entry of the Consent Judgment attached hereto as Exhibit H, which provides for the release set forth below and the dismissal with prejudice of any Released Claims that the State of Florida Office of the Attorney General has brought against Releasees, on the terms and conditions specified herein.

(h) “Court” means the Sixth Judicial Circuit Court in and for Pasco County, State of Florida.

(i) “Covered Conduct” means any actual or alleged act, failure to act, negligence, statement, error, omission, breach of any duty, conduct, event, transaction, agreement, misstatement, misleading statement or other activity of any kind whatsoever from the beginning of time through the Effective Date of the Release (and any past, present or future consequence of any such act, failure to act, negligence, statement, error, omission, breach of duty, conduct, event, transaction, agreement, misstatement, misleading statement or other activity) in any line of business arising from or relating in any way to any Product, including without limitation: (1) the distribution, dispensing, delivery, monitoring, reporting, supply, sale, prescribing, physical security, warehousing, coverage, purchases, reimbursement, discovery, development, manufacture, packaging, repackaging, marketing, promotion, advertising, labeling, recall, withdrawal, or use or abuse of any Product; orders, prescriptions, formularies, guidelines, payments or rebates for any Product; policies, practices and/or operating procedures, statements, contracts, commercial arrangements, insurance, claim or benefit administration, claim adjudication, plan design, data and sales thereof, and any other act or failure to act relating to, any Product; and any system, plan, policy or advocacy relating to any Product; (2) the characteristics, properties, risks or benefits of any Product; (3) the reporting, disclosure, non-reporting or non-disclosure to federal, state or other regulators of orders, prescriptions, or conduct related to any Product; (4) the purchasing, selling, acquiring, disposing of, importing, exporting, handling, processing, packaging, supplying, distributing, converting, or otherwise engaging in any activity

relating to any Product; and (5) controls against diversion, corresponding responsibility, and suspicious order monitoring.

(j) “Walgreens” means Walgreens Boots Alliance, Inc. and Walgreen Co.

(k) “Effective Date of the Agreement” means 3 business days after the Initial Participation Date, provided that either a Bar exists or a mutually sufficient number of Subdivisions have become Participating Subdivisions by the Initial Participation Date. The Parties may alter the Effective Date of the Agreement by mutual written agreement.

(l) “Effective Date of the Release” means the date on which the Court enters the Consent Judgment.

(m) “Execution Date” means the date on which this Agreement is executed by the last party to do so.

(n) “Initial Participation Date” means the date by which Litigating Subdivisions must join to become initial Participating Subdivisions. The Initial Participation Date shall be 30 days after the Execution Date. The Parties may alter the Initial Participation Date by mutual written agreement.

(o) “Litigating Subdivision” means a Subdivision (or Subdivision official) that has brought any Released Claim against any Releasees on or before March 22, 2022, including, but not limited to, the agreed list of Litigating Subdivisions set forth in Exhibit A.

(p) “Litigation Costs” means attorneys’ fees and investigative and litigation costs and expenses incurred in connection with Claims asserted against any Releasee in the Florida AG Action or any Litigating Subdivision’s Action.

(q) “Non-Joining Subdivision” means any Litigating Subdivision or Principal Subdivision that does not execute a subdivision settlement participation form attached as Exhibit D by the Post-Effective Date Sign-on Deadline.

(r) “Non-Litigating Subdivision” means a Subdivision that is not a Litigating Subdivision.

(s) “Non-Participating Subdivision” means a Subdivision that is not or is not yet a Participating Subdivision.

(t) “Opioid Remediation” means care, treatment and other programs and expenditures (including reimbursement for past such programs or expenditures, except where this Agreement restricts the use of funds solely to future Opioid Remediation) designed to (1) address the misuse and abuse of opioid products, (2) treat or mitigate opioid use or related disorders, or (3) mitigate other alleged effects of, including on those injured as a result of, the opioid epidemic. Exhibit C provides a non-exhaustive list of expenditures that qualify as being paid for Opioid

Remediation. Qualifying expenditures may include reasonable related administrative expenses.¹ Walgreens denies that Opioid Remediation comprises cognizable abatement.

(u) “Participating Subdivision” means any Subdivision that executes a subdivision settlement participation form attached as Exhibit D.

(v) “Parties” and “Settling Parties” means Walgreens and Plaintiff, with each being a “Party” and “Settling Party.”

(w) “Post-Effective Date Sign-on Deadline” means the deadline for Subdivisions to execute a subdivision settlement participation form attached as Exhibit D, which shall be 150 days after the Effective Date of the Agreement.

(x) “Principal Subdivision” means: (1) a County, regardless of population; or (2) a Subdivision that is not a County, but is a General Purpose Government entity (including a municipality, city, town, township, parish, village, borough, gore or any other entities that provide municipal-type government) with a population of more than 10,000, including, but not limited to, the agreed list of Principal Subdivisions attached hereto as Exhibit B.

(y) “Product” means any chemical substance, whether licit or illicit, whether used for medicinal or non-medicinal purposes, and whether natural, synthetic, or semi-synthetic, or any finished pharmaceutical product made from or with such substance, that is: (1) an opioid or opiate, as well as any product containing any such substance; or (2) a benzodiazepine, a muscle relaxer, or gabapentin; or (3) a combination or “cocktail” of chemical substances prescribed, sold, bought or dispensed to be used together that includes opioids or opiates. “Product” shall include, but is not limited to, any substance consisting of or containing buprenorphine, codeine, fentanyl, hydrocodone, hydromorphone, meperidine, methadone, morphine, oxycodone, oxymorphone, tapentadol, tramadol, opium, heroin, carfentanil, diazepam, estazolam, quazepam, alprazolam, clonazepam, oxazepam, flurazepam, triazolam, temazepam, midazolam, chlordiazepoxide, clobazam, clorazepate, flurazepam, lorazepam, temazepam, carisoprodol, cyclobenzaprine, orphenadrine, tizanidine, gabapentin, or any variant of these substances or any similar substance. Notwithstanding the foregoing, nothing in this definition prohibits a Releasor from taking administrative or regulatory action related to a benzodiazepine (including, but not limited to, diazepam, estazolam, quazepam, alprazolam, clonazepam, oxazepam, flurazepam, triazolam, temazepam, and midazolam), carisoprodol, or gabapentin that is wholly independent from the use of such drugs in combination with opioids, *provided* such action does not seek money (including abatement and/or remediation) for conduct prior to the Execution Date.

(z) “Qualified Settlement Fund” means the Florida Qualified Settlement Fund contemplated by this Agreement, into which all payments by Walgreens shall be made and which shall be established under the authority and jurisdiction of the Court and which shall be a “qualified settlement fund” within the meaning of 26 C.F.R. § 1.468B-1.

¹ Opioid Remediation includes amounts paid to satisfy any future demand by another governmental entity to make a required reimbursement in connection with the past care and treatment of a person.

(aa) “Qualified Settlement Fund Administrator” means the Administrator appointed to administer the Qualified Settlement Fund under the authority and jurisdiction of the Court. The duties of the Qualified Settlement Fund Administrator shall be governed by this Agreement. The identity of the Qualified Settlement Fund Administrator and a detailed description of the Qualified Settlement Fund Administrator’s duties and responsibilities, including a detailed mechanism for paying the Qualified Settlement Fund Administrator’s fees and costs, will be set forth in a separate document to be prepared by the Parties and filed with the Court to establish the fund and be attached later to this Agreement as Exhibit E.

(bb) “Released Claims” means any and all Claims that directly or indirectly are based on, arise out of, or in any way relate to or concern the Covered Conduct occurring prior to the Effective Date of the Release. Without limiting the foregoing, Released Claims include any Claims that have been asserted against the Releasees by Plaintiff or any Litigating Subdivision in any federal, state or local Action or proceeding (whether judicial, arbitral or administrative) based on, arising out of or relating to, in whole or in part, the Covered Conduct, or any such Claims that could be or could have been asserted now or in the future in those Actions or in any comparable Action or proceeding brought by Plaintiff, any of its Subdivisions, or any Releasor (whether or not such State, Subdivision, or Releasor has brought such Action or proceeding). Released Claims also include all Claims asserted in any proceeding to be dismissed pursuant to this Agreement, whether or not such Claims relate to Covered Conduct. The Parties intend that this term, “Released Claims,” be interpreted broadly. This Agreement does not release Claims by private individuals for damages for any alleged personal injuries arising out of their own use of any Product. But in any action arising from or relating to such Claims or the Covered Conduct, the Releasees may assert as a defense or otherwise argue that the Remediation Payments required herein serve as a measure of compensation for personal injuries or for other legal or equitable claims or demands asserted by private individuals or others. It is the intent of the Parties that Claims by private individuals be treated in accordance with applicable law. Released Claims is also used herein to describe Claims brought or maintained by any Subdivision in the future that would have been Released Claims if they had been brought by a Releasor against a Releasee.

(cc) “Releasees” means: (i) Walgreens Boots Alliance, Inc. (ii) Walgreen Co.; (iii) all of their respective past and present, direct or indirect: parents, subsidiaries, divisions, affiliates, joint ventures, predecessors, successors, assigns and insurers (in their capacity as such) and all of their respective past and present, direct or indirect, parents, subsidiaries, divisions, affiliates, joint ventures, predecessors, successors, assigns and insurers (in their capacity as such); and (iv) the past and present officers, directors, members, shareholders (solely in their capacity as shareholders of the foregoing entities), partners, trustees, employees, agents, attorneys and insurers of each of the foregoing entities and persons referenced in clauses (i) through (iii) above for actions or omissions that occurred during and related to their work for, or employment with, any of the foregoing entities with respect to the Released Claims.

(dd) “Releasors” means with respect to Released Claims: (1) the State; (2) without limitation, all of the State of Florida’s departments, agencies, divisions, boards, commissions, instrumentalities of any kind, including without limitation the Florida Attorney General, Florida Board of Pharmacy, Florida Department of Health, and Florida Department of Business and Professional Regulation, and any person in his or her official capacity, whether elected or appointed to lead or serve any of the foregoing, and any agency, person or entity

claiming by or through any of the foregoing (3) each Participating Subdivision; and (4) without limitation and to the maximum extent of the power of each of the State, the Florida Attorney General and/or Participating Subdivisions to release Claims, (a) every Subdivision, and every Subdivision's departments, agencies, divisions, boards, commissions, Subdivisions, districts, instrumentalities of any kind and any person in his or her official capacity, whether elected or appointed to lead or serve any of the foregoing, and any agency, person or entity claiming by or through any of the foregoing; (b) any public entities, public instrumentalities, public educational institutions, unincorporated districts, fire districts, irrigation districts, water districts, law enforcement districts, emergency services districts, school districts, hospital districts and other special districts in the State of Florida; and (c) any person or entity acting in a *parens patriae*, sovereign, quasi-sovereign, private attorney general, *qui tam*, taxpayer, or other capacity seeking relief on behalf of or generally applicable to the general public with respect to the State of Florida or any Subdivision in the State of Florida, whether or not any of them participates in this Agreement. Nothing in this definition shall be construed to limit the definition of "Subdivision" in subsection A(gg) below. In addition to being a Releasor as provided herein, a Participating Subdivision shall also provide a subdivision settlement participation form (attached as Exhibit D) providing for a release to the fullest extent of the Participating Subdivision's authority, an executed copy of which shall be attached as an exhibit to and deemed to be a part of this Agreement.

(ee) "State Outside Litigation Counsel" means Kellogg, Hansen, Todd, Figel & Frederick P.L.L.C.; Drake Martin Law Firm, LLC; Harrison Rivard Duncan & Buzzett, Chartered; Newsome Melton, P.A.; and Curry Law Group, P.A.

(ff) "State-Subdivision Agreement" means a separate agreement among Plaintiff and all Participating Subdivisions providing for an allocation of, among other things, the Remediation Payment (defined below). The State-Subdivision Agreement is attached hereto as Exhibit I.

(gg) "Subdivision" means (1) any General Purpose Government entity (including, but not limited to, a municipality, county, county subdivision, city, town, township, parish, village, borough, gore or any other entities that provide municipal-type government), School District, or Special District within a State, and (2) any other subdivision or subdivision official or sub-entity of or located within a State (whether political, geographical or otherwise, whether functioning or non-functioning, regardless of population overlap, and including, but not limited to, nonfunctioning governmental units and public institutions) that has filed or could file a lawsuit that includes a Released Claim against a Releasee in a direct, *parens patriae*, or any other capacity. "General Purpose Government," "School District," and "Special District" shall correspond to the "five basic types of local governments" recognized by the U.S. Census Bureau and match the 2017 list of Governmental Units. The three (3) General Purpose Governments are county, municipal, and township governments; the two (2) special purpose governments are School Districts and Special Districts. "Fire District," "Health District," "Hospital District," and "Library District" shall correspond to categories of Special Districts recognized by the U.S. Census Bureau. References to a State's Subdivisions or to a Subdivision "in," "of," or "within" a State include Subdivisions located within the State even if they are not formally or legally a sub-entity of the State.

B. Release and Dismissals in the Florida AG Action and other Actions.

1. It is the intention of the Settling Parties to fully and finally resolve all Released Claims that have been or could be brought against the Releasees by Plaintiff or any Subdivision with respect to the Covered Conduct, and that the release of such Claims does not affect Plaintiff's or the Subdivisions' Claims as to any other defendant. Plaintiff represents and warrants that it will use its best efforts to obtain a consensual release of any and all Claims involving Covered Conduct that Plaintiff and all Subdivisions, including any Litigating Subdivision or Non-Litigating Subdivision, have asserted or could assert against the Releasees. Regardless whether such consensual release is obtained, Plaintiff represents and warrants under this Agreement that it is exercising its authority under law to release any and all Claims involving Covered Conduct that Plaintiff and all Subdivisions, including any Litigating Subdivision or Non-Litigating Subdivision, have asserted or could assert against the Releasees, and that it will exercise this authority to its fullest extent. Plaintiff further represents and warrants that it will use all available authority to bind, and under this Agreement is exercising such authority to bind, Plaintiff and all Subdivisions, including all Litigating Subdivisions and Non-Litigating Subdivisions, regardless of whether they become Participating Subdivisions or Non-Joining Subdivisions, to the terms of this Agreement.

2. In addition to the general release and dismissal to be provided by Plaintiff set forth in Sections D & E, Plaintiff will deliver to Walgreens signed agreements from: (a) each Subdivision that executes a signed agreement by the Initial Participation Date; and (b) each Subdivision that executes a signed agreement by the Post-Effective Date Sign-on Deadline (i.e., within 150 days following the Effective Date of the Agreement). Such agreements shall include: (a) the Subdivision's acceptance of the terms and conditions of this Agreement by signing the subdivision settlement participation form attached as Exhibit D; (b) in the case of a Litigating Subdivision, such Litigating Subdivision's agreement to implement an immediate cessation of any and all litigation activities relating to such Litigating Subdivision's Action as to all Releasees; (c) in the case of a Litigating Subdivision, an agreement that Plaintiff may represent that the Litigating Subdivision supports the Consent Judgment to be entered in accordance with Section F below; and (d) in the case of a Litigating Subdivision, such Litigating Subdivision's agreement to file, within the later of seven (7) days of the Effective Date of the Release, or seven (7) days of signing the subdivision settlement participation form, a notice or stipulation of voluntary dismissal with prejudice of any and all Released Claims asserted by the Litigating Subdivision against the Releasees, with each party to bear its own costs.

3. Between the Execution Date and the Initial Participation Date, Plaintiff agrees to furnish to Walgreens a report listing the Subdivisions that have executed the signed agreements described in Section B.2 and copies of such signed agreements on a weekly basis. Plaintiff further agrees to furnish to Walgreens no later than noon Eastern Time on the day after the Initial Participation Date a final report listing the Subdivisions that have executed the signed agreements described in Section B.2 by the Initial Participation Date and copies of all such signed agreements. After the Initial Participation Date, the parties shall confer and establish a schedule for the regular provision of such reports and copies of signed agreements.

4. Plaintiff represents and warrants that, if any Action remains pending against one or more Releasees after the Effective Date of the Agreement or is filed by a Subdivision against

any Releasee on or after the Execution Date, Plaintiff will seek to obtain dismissal of such Action as to such Releasees as soon as reasonably possible. Depending on facts and circumstances, Plaintiff may seek dismissal, among other ways, by intervening in such Action to move to dismiss or otherwise terminate the Subdivision's Claims in the Action or by commencing a declaratory judgment or other action that establishes a Bar to the Subdivision's Claims and Action. For avoidance of doubt, Plaintiff will seek dismissal of an Action under this subsection regardless whether the Subdivision in such Action is a Participating Subdivision.

5. In the event that the actions required of Plaintiff in Section B.4 fail to secure the prompt dismissal or termination of any Action by any Subdivision against any Releasee, Plaintiff shall seek enactment of a legislative Bar as defined in Section A(d)(1) and will endeavor to achieve enactment as soon as is practicable. Participating Subdivisions agree not to oppose any effort by Plaintiff to achieve enactment of a legislative Bar.

6. Plaintiff further represents and warrants that no portion of the Remediation Payment or the Litigation Costs Payments will be distributed to or used for the benefit of any Subdivision unless and until Plaintiff has delivered to Walgreens a signed agreement from such Subdivision providing for the Subdivision's acceptance of the terms and conditions of this Agreement, including its express agreement to be bound by the irrevocable releases set forth in Section D below.

C. Settlement Consideration.

1. Remediation Payment and Litigation Costs Payments.

(a) The settlement sum is six hundred eighty-three million dollars (\$683,000,000), consisting of (a) six hundred twenty million dollars (\$620,000,000) to be spent on Opioid Remediation, reflecting a level of payment unique to the State of Florida based on facts and circumstances unique to Florida and the Florida AG Action, to be paid in equal installments over eighteen (18) years (the "Remediation Payments"); (b) thirty-four million dollars (\$34,000,000) to be available to reimburse the State's Litigation Costs in accordance with subsection C.1(c) below (the "State Litigation Cost Payment"); and (c) twenty-nine million dollar (\$29,000,000) to be available for counsel for the Litigating Subdivisions in accordance with subsection C.1(b) below (the "Litigating Subdivision Litigation Cost Payment"). The State Litigation Cost Payment and the Litigating Subdivision Cost Payment shall collectively be referred to herein as the "Litigation Costs Payments." The sum shall be paid on the schedule set forth in Exhibit K. On or before the later of (a) seven (7) days after the Effective Date of the Release, or (b) seven (7) days after (i) the Qualified Settlement Fund has been established under the authority and jurisdiction of the Court, and (ii) Walgreens has received a properly completed and executed IRS Form W-9 from, and wire instructions for, the Qualified Settlement Fund, and on the schedule set forth in Exhibit K, Walgreens shall make the first payment into the Qualified Settlement Fund. The Qualified Settlement Fund Administrator shall allocate each of the Remediation Payment, the State Litigation Cost Payment, and the Litigating Subdivision Litigation Cost Payment into separate sub-funds within the Qualified Settlement Fund. Release of the Remediation Payment and the Litigation Costs Payments from the Qualified Settlement Fund shall be subject to the conditions specified below.

(b) An agreement on the handling of Litigating Subdivision Litigation Costs is attached as Exhibit G and incorporated herein by reference. The Litigating Subdivision Litigation Cost Payment is to be available to counsel for Litigating Subdivisions that become Participating Subdivisions and who waive any other right(s) they may have to compensation in connection with this Settlement for reasonable Litigation Costs incurred in connection with their Claims against Releasees.

- (1) The Qualified Settlement Fund Administrator shall allow eligible counsel reimbursement for reasonable Litigation Costs as provided in Exhibit G. Such Litigation Costs shall be divided among Participating Subdivisions as provided in Exhibit G under the jurisdiction and authority of the Court. Any amount remaining in the Litigation Subdivision Litigation Costs Payment sub-fund after such allocation shall be returned to Walgreens.
- (2) No funds may be used to compensate Litigation Costs incurred by Non-Participating Subdivisions or Non-Litigating Subdivisions, or Litigation Costs arising out of representation of any such Subdivision.
- (3) No attorney for any Litigating Subdivision may receive any share of the Litigating Subdivision Litigation Cost Payment unless the following eligibility requirements are met and certified by the attorney:
 - i. The attorney must represent that s/he has no present intent to represent or participate in the representation of any Subdivision or any Releasor with respect to the litigation of any Released Claims against any Releasees.
 - ii. The attorney must represent that s/he will not charge or accept any referral fees for any Released Claims asserted or maintained against Releasees by any Subdivision or any Releasor.
 - iii. The attorney may not have, and must represent that s/he does not have, a claim for fees, costs or expenses related to the litigation of any Released Claims against any Releasees by any Subdivision or any Releasor after March 22, 2022.
 - iv. Notwithstanding the foregoing, nothing in this subsection C.1(b)(3) is intended to operate as a “restriction” on the right of any attorney to practice law within the meaning of Rule 5.6(b) of the Florida

Rules of Professional Conduct or any equivalent provision of any other jurisdiction's rules of professional conduct.

(c) Plaintiff shall file in the Court a motion for the State's Litigation Costs up to thirty-four million dollars (\$34,000,000). Walgreens shall not oppose the motion so long as the State does not seek more than 34,000,000 in Litigation Costs. If any amount of the \$34,000,000 is not awarded by the Court, that amount shall be returned to Walgreens. As set forth in Section C.2 below, in the event the Court awards the State Litigation Costs in excess of \$34,000,000, the Releasees shall have no obligation to pay any amount in excess of \$34,000,000.

2. No Other Payments by Releasees as to Covered Conduct, Released Claims, the Florida AG Action, Other Actions, Plaintiff, Subdivisions or State Outside Litigation Counsel or Litigation Costs. Other than the Remediation Payments and the Litigation Costs Payments by Walgreens referenced in Section C.1(a), none of the Releasees shall have any obligation to make any further or additional payments in connection with Claims for Covered Conduct or Litigation Costs or this Settlement.

3. Apportionment of the Remediation Payment.

(a) It is the intent of the Parties that the Remediation Payment in Section C.1(a) be used exclusively for Opioid Remediation.

(b) In accordance with the State-Subdivision Agreement in Exhibit I, the Remediation Payment shall be allocated by the Qualified Settlement Fund Administrator into three sub-funds: an Abatement Accounts Sub-Fund (also known as a regional fund), a State Sub-Fund, and a Subdivision Sub-Fund to be allocated to the Abatement Accounts Sub-Fund or to another Participating Subdivision.

(c) A detailed mechanism consistent with the foregoing for a Qualified Settlement Fund Administrator to follow in allocating, apportioning and distributing payments will be filed with the Court and later attached as Exhibit J.

(d) Walgreens shall have no duty, liability, or influence of any kind with respect to the apportionment and use of the Remediation Payment by the Qualified Settlement Fund Administrator. Plaintiff specifically represents, however, that any such apportionment and use by the Qualified Settlement Fund Administrator shall be made in accordance with the terms of this Agreement and all applicable laws.

4. Release of the State Sub-Fund. Within a reasonable period after the Effective Date of the Agreement or otherwise as ordered by the Court, the Qualified Settlement Fund Administrator shall release the State Sub-Fund to Plaintiff.

5. Subdivision Payments to Subdivisions that Become Participating Subdivisions Prior to the Initial Participation Date. A Participating Subdivision that (a) completes a subdivision settlement participation form prior to the Initial Participation Date, (b) joins the Florida Opioid Allocation and Statewide Response Agreement (Exhibit I), and (c) in the case of a Litigating Subdivision, dismisses with prejudice any and all Released Claims asserted by

the Litigating Subdivision against the Releasees shall be eligible to receive payment of a share of the Remediation Payment within a reasonable period after the Effective Date of the Agreement.

6. **Subdivision Payments to Subdivisions that Become Participating Subdivisions After the Initial Participation Date.** A Participating Subdivision that (a) completes a subdivision settlement participation form after the Initial Participation Date and by no later than the Post-Effective Date Sign-on Deadline, (b) joins the Florida Opioid Allocation and Statewide Response Agreement (Exhibit I), and (c) in the case of a Litigating Subdivision, dismisses with prejudice any and all Released Claims asserted by the Litigating Subdivision against the Releasees shall be eligible to receive payment of a share of the Remediation Payment within a reasonable period after the Post-Effective Date Sign-on Deadline.

7. **Reversion to Walgreens of Amounts Forfeited by Non-Joining Subdivisions.** Any Litigating Subdivision or Principal Subdivision that does not sign a participation agreement by the Post-Effective Date Sign-on Deadline will be deemed a Non-Joining Subdivision. At Walgreens' request to the Qualified Settlement Fund Administrator, any Non-Joining Subdivision's share of the Remediation Payment (and to the extent any such subdivision is a Litigating Subdivision the Litigation Cost Payments) shall be returned to Walgreens within a reasonable time after the Post-Effective Date Sign-on Deadline.

8. **Agreement Null and Void if the Agreement Does Not Become Effective.** In the event that the Effective Date of the Agreement does not occur and the Parties fail to agree to extend the Effective Date of the Agreement, the Agreement shall be null and void.

9. **Injunctive Relief.** As part of the Consent Judgment to be entered in accordance with Section F below, the Parties agree to the entry of injunctive relief terms attached in Exhibit F.

D. Settlement of Claims and General Release.

1. **Scope.** On the Effective Date of the Release, Plaintiff and each Releasor shall be deemed to have fully, finally and forever released all Releasees from all Released Claims. Plaintiff, on behalf of itself and all other Releasors (whether or not they have signed this Agreement or the subdivision settlement participation form in Exhibit D), hereby absolutely, unconditionally and irrevocably covenants not to bring, file, or claim, or to cause, assist, or permit to be brought, filed, or claimed, any Released Claims of any type in any forum whatsoever against Releasees. For the avoidance of doubt, Plaintiff agrees that this Settlement Agreement and the releases contained herein shall fully and completely resolve any past, present or future liability that any Releasee may have arising from, relating to or based on the Covered Conduct occurring prior to the Effective Date of the Release, whether in the Actions or otherwise. The releases provided for in this Agreement are intended by the Settling Parties to be broad and shall be interpreted so as to give the Releasees the broadest possible bar against any and all Released Claims. This Settlement Agreement is, will constitute, and may be pleaded as a complete bar to any Released Claim asserted against Releasees, whether against Plaintiff, any Participating Subdivision, or any other Subdivision, including any Non-Joining Subdivision.

2. **General Release.** In connection with the releases provided pursuant to this Settlement Agreement, Plaintiff, on behalf of itself and all other Releasors referenced in Section D.1, expressly waives, releases and forever discharges any and all provisions, rights and benefits conferred by any law of any state or territory of the United States or other jurisdiction, or principle of common law, which is similar, comparable or equivalent to § 1542 of the California Civil Code, which reads:

General Release; extent. A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release that, if known by him or her, would have materially affected his or her settlement with the debtor or released party.

A Releasor may hereafter discover facts other than or different from those that he, she, or it knows or believes to be true with respect to the Released Claims, but Plaintiff, on behalf of itself and all other Releasors, hereby expressly waives and fully, finally and forever settles, releases and discharges, upon the Effective Date of the Release, any and all Released Claims against the Releasees that may exist as of this date but which they do not know or suspect to exist, whether through ignorance, oversight, error, negligence or otherwise, and which, if known, would materially affect their decision to enter into this Settlement Agreement.

3. **Claim-Over and Non-Party Settlement.**

(a) Statement of Intent. It is the intent of the Parties that:

- (1) The Remediation Payment and Litigation Cost Payments made under this Agreement shall be the sole payments made by the Releasees to the Releasors involving, arising out of, or related to Covered Conduct (or conduct that would be Covered Conduct if engaged in by a Releasee);
- (2) Claims by Releasors against non-Parties should not result in additional payments by Releasees, whether through contribution, indemnification or any other means;
- (3) The Settlement effects a good faith “release and covenant not to sue” within the meaning of Florida Statute § 768.31(5) and meets the requirements of the Uniform Contribution Among Joint Tortfeasors Act and any similar state law or doctrine, including, but not limited to, Fla. Stat. § 768.31(5), that reduces or discharges a released party’s liability to any other parties, such that Releasees are discharged from all liability for contribution to any other alleged tortfeasor in the Florida AG Action and in any other Action, whenever filed; and
- (4) The provisions of this Section D.3 are intended to be implemented consistent with these principles. This

Agreement and the releases and dismissals provided for herein are made in good faith.

(b) No Releasee shall seek to recover for amounts paid under this Agreement based on indemnification, contribution, or any other theory, from a manufacturer, pharmacy, hospital, pharmacy benefit manager, health insurer, third-party vendor, trade association, distributor, or health care practitioner; *provided* that a Releasee shall be relieved of this prohibition with respect to any person or entity that asserts a Claim-Over against it or with respect to any person or entity that brings any other form of action against Walgreens arising out of or related to Covered Conduct. For the avoidance of doubt, nothing herein shall prohibit a Releasee from recovering amounts owed pursuant to insurance contracts.

(c) To the extent that, on or after the Effective Date of the Agreement, any Releasor settles any Claims arising out of or related to Covered Conduct (or conduct that would be Covered Conduct if engaged in by a Releasee) ("Non-Party Covered Conduct Claims") it may have against any entity that is not a Releasee (a "Non-Released Entity") that is, as of the Effective Date of the Agreement, a defendant in the Florida AG Action or any other Action and provides a release to such Non-Released Entity (a "Non-Party Settlement"), including in any bankruptcy case or through any plan of reorganization (whether individually or as a class of creditors), the Releasor will seek to include (or in the case of a Non-Party Settlement made in connection with a bankruptcy case, will cause the debtor to include), unless prohibited from doing so under applicable law, in the Non-Party Settlement a prohibition on seeking contribution or indemnity of any kind from Releasees substantially equivalent to that required from Walgreens in subsection D.3(b) (except limited to such claims against Releasees), or a release from such Non-Released Entity in favor of the Releasees (in a form equivalent to the releases contained in this Agreement) of any Claim-Over. The obligation to seek to obtain the prohibition and/or release required by this subsection is a material term of this Agreement.

(d) **Claim-Over.** In the event that any Releasor obtains a judgment with respect to a Non-Party Covered Conduct Claim against a Non-Released Entity that does not contain a prohibition like that in subsection D.3(b), or any Releasor files a Non-Party Covered Conduct Claim against a Non-Released Entity in bankruptcy or a Releasor is prevented for any reason from obtaining a prohibition/release in a Non-Party Settlement as provided in subsection D.3(c), and such Non-Released Entity asserts a Claim-Over against a Releasee, Walgreens and that Releasor shall meet and confer concerning any additional appropriate means by which to ensure that Releasees are not required to make any payment with respect to Covered Conduct (beyond the amounts that will already have been paid by Walgreens under this Settlement Agreement).

(e) In no event shall a Releasor be required to reduce the amount of a settlement or judgment against a Non-Released Entity in order to prevent additional payments by Releasees, whether through contribution, indemnification, or any other means

(f) **Cooperation.** Releasors, including Plaintiff and Participating Subdivisions, agree that they will not publicly or privately encourage any other Releasor to bring or maintain any Released Claim. Plaintiff further agrees that it will cooperate in good faith with the Releasees to secure the prompt dismissal of any and all Released Claims.

E. **Cessation of Litigation Activities.** It is the Parties' intent that all litigation activities in the Florida AG Action relating to Released Claims against the Releasees shall immediately cease as of the Execution Date. Within seven (7) days after the Execution Date, Plaintiff agrees to take all steps reasonably necessary to implement the prompt cessation of such litigation activities, including by, for example, jointly requesting a severance of Walgreens from any trial in the Florida AG Action and/or a stay of further proceedings against Walgreens pending the implementation of this Settlement.

F. **Entry of Consent Judgment Providing for Dismissal of All Claims Against Walgreens in the Florida AG Action with Prejudice.** As soon as practicable following the Effective Date of the Agreement, Plaintiff shall file in the Court a Consent Judgment substantially in the form of Exhibit H, including a dismissal of the Florida AG Action with prejudice. Notwithstanding the foregoing, the Consent Judgment shall provide that the Court shall retain jurisdiction for purposes of enforcing compliance with the injunctive terms set forth in Exhibit F. The parties shall confer and agree as to the final form and time of filing prior to filing of the Consent Judgment.

G. **No Admission of Liability.** The Settling Parties intend the Settlement as described herein to be a final and complete resolution of all disputes between Walgreens and Plaintiff and between Walgreens and all Releasors. Walgreens is entering into this Settlement Agreement solely for the purposes of settlement, to resolve the Florida AG Action and all Actions and Released Claims and thereby avoid significant expense, inconvenience and uncertainty. Walgreens denies the allegations in the Florida AG Action, and the other Actions and denies any civil or criminal liability in the Florida AG Action and the other Actions. Nothing contained herein may be taken as or deemed to be an admission or concession by Walgreens of: (i) any violation of any law, regulation, or ordinance; (ii) any fault, liability, or wrongdoing; (iii) the strength or weakness of any Claim or defense or allegation made in the Florida AG Action, in any other Action, or in any other past, present or future proceeding relating to any Covered Conduct or any Product; (iv) the legal viability of the claims and theories in the Florida AG Action and the other Actions, including but not limited to the legal viability of the relief sought; or (v) any other matter of fact or law. Nothing in this Settlement Agreement shall be construed or used to prohibit any Releasee from engaging in the conduct of its business relating to any Product in accordance with applicable laws and regulations.

H. **Miscellaneous Provisions.**

1. **Use of Agreement as Evidence.** Neither this Agreement nor any act performed or document executed pursuant to or in furtherance of this Agreement: (i) is or may be deemed to be or may be used as an admission or evidence relating to any matter of fact or law alleged in the Florida AG Action or the other Actions, the strength or weakness of any claim or defense or allegation made in those cases, or any wrongdoing, fault, or liability of any Releasees; or (ii) is or may be deemed to be or may be used as an admission or evidence relating to any liability, fault or omission of Releasees in any civil, criminal or administrative proceeding in any court, administrative agency or other tribunal. Neither this Agreement nor any act performed or document executed pursuant to or in furtherance of this Agreement shall be admissible in any proceeding for any purpose, except to enforce the terms of the Settlement, and except that Releasees may file or use this Agreement in any action in order to support a defense or

counterclaim based on principles of *res judicata*, collateral estoppel, release, good-faith settlement, judgment bar or reduction; on any other theory of claim preclusion or issue preclusion or similar defense or counterclaim; to support a claim for contribution and/or indemnification; or to support any other argument or defense by a Releasee that the Remediation Payments provide a measure of compensation for asserted harms or otherwise satisfy the relief sought.

2. **Voluntary Settlement.** This Settlement Agreement was negotiated in good faith and at arm's-length over several months and the exchange of the Remediation Payment and Litigation Costs Payment for the releases set forth herein is agreed to represent appropriate and fair consideration.

3. **Authorization to Enter Settlement Agreement.** Each party specifically represents and warrants that this Settlement Agreement constitutes a legal, valid and binding obligation of such Party. Each signatory to this Settlement Agreement on behalf of a Party specifically represents and warrants that he or she has full authority to enter into this Settlement Agreement on behalf of such Party. Plaintiff specifically represents and warrants that it has concluded that the terms of this Settlement Agreement are fair, reasonable, adequate and in the public interest, and that it has satisfied all conditions and taken all actions required by law in order to validly enter into this Settlement Agreement. Plaintiff specifically represents and warrants that, other than the Claims asserted in the Florida AG Action and the other Actions (whether filed previously or in the future), it has no interest (financial or otherwise) in any other Claim against any Releasee related to the Covered Conduct. In addition, Plaintiff specifically represents and warrants that (i) it is the owner and holder of the Claims asserted in the Florida AG Action; (ii) it has not sold, assigned or otherwise transferred the Claims asserted in the Florida AG Action, or any portion thereof or rights related thereto, to any third party; and (iii) it believes in good faith that it has the power and authority to bind all persons and entities with an interest in the Florida AG Action and all Subdivisions.

4. **Representation With Respect to Participation Rate.** The State of Florida represents and warrants for itself that it has a good-faith belief that all Litigating Subdivisions and all Principal Subdivisions will become Participating Subdivisions. The State acknowledges the materiality of the foregoing representation and warranty. State Outside Litigation Counsel, in good faith, believe this is a fair Settlement. Therefore, State Outside Litigation Counsel will, in their best efforts, recommend this Settlement to all Subdivisions within Florida.

5. **Dispute Resolution.** If either Plaintiff or Walgreens believes the other is not in compliance with any term of this Settlement Agreement, then that party shall (i) provide written notice to the other party specifying the reason(s) why it believes the other is not in compliance with the Settlement Agreement; and (ii) allow the other party at least thirty (30) days to attempt to cure such alleged non-compliance (the "Cure Period"). In the event the alleged non-compliance is cured within the Cure Period, the other party shall not have any liability for such alleged noncompliance. A party may not commence a proceeding to enforce compliance with this Agreement before the expiration of the Cure Period.

6. **No Third-Party Beneficiaries.** Except as to Releasees, nothing in this Settlement Agreement is intended to or shall confer upon any third party any legal or equitable right, benefit or remedy of any nature whatsoever.

7. **Notices.** All notices under this Agreement shall be in writing and delivered to the persons specified in this subsection (“Notice Designees”) via: (i) e-mail; and (ii) either hand delivery or registered or certified mail, return receipt requested, postage pre-paid.

Notices to Plaintiff shall be delivered to:

Attorney General
Florida State Capitol, PL-01
Tallahassee FL 32399-1050

and

David C. Frederick
Kellogg, Hansen, Todd, Figel & Frederick P.L.L.C.
1615 M Street, NW
Washington D.C. 20036
dfrederick@kellogghansen.com

Notices to Walgreens shall be delivered to:

Harlan Levy
Foley Hoag LLP
1301 Avenue of the Americas
New York, New York 10019
hlevy@foleyhoag.com

and

Wayne Mason
Faegre Drinker
1717 Main Street, Ste. 5400
Dallas, TX 75201-7367
Wayne.Mason@faegredrinker.com

and

Michael J. Freeman
104 Wilmot Road, MS#144Q
Deerfield, IL 60015
michael.j.freeman@walgreens.com

8. **Taxes.** Each of the Parties acknowledges, agrees and understands that it is its intention that, for purposes of Section 162(f) of the Internal Revenue Code, the Remediation Payments by Walgreens (\$620,000,000 to be paid out over eighteen (18) years) constitutes restitution for damage or harm allegedly caused by the potential violation of a law and/or is an

amount paid for the purpose of remediating the damage or harm allegedly caused and/or to come into compliance with the law. The Parties acknowledge, agree and understand that only the Litigation Costs Payments (\$63,000,000.00) represent reimbursement to Plaintiff or any other person or entity for the fees and costs of any investigation or litigation, that no portion of the Remediation Payment represents reimbursement to Plaintiff or any other person or entity for the fees and costs of any investigation or litigation, and no portion of the Remediation Payment represents or should properly be characterized as the payment of fines, penalties or other punitive assessments. Plaintiff acknowledges, agrees and understands that Walgreens intends to allocate the cost of the Remediation payment among the Releasees using a reasonable basis. Plaintiff shall complete and file Form 1098-F with the Internal Revenue Service, identifying the Remediation Payment as remediation/restitution amounts, and shall promptly and timely furnish Copy B of such Form 1098-F to Walgreens. Walgreens makes no warranty or representation to Plaintiff as to the tax consequences of the Remediation Payment or the Litigation Costs Payments or any portion thereof.

9. **Binding Agreement.** This Agreement shall be binding upon, and inure to the benefit of, the successors and assigns of the Parties hereto.

10. **Choice of Law.** Any dispute arising from or in connection with this Settlement Agreement shall be governed by Florida law without regard to its choice-of-law provisions.

11. **Jurisdiction.** The Parties agree to submit and consent to the jurisdiction of the Court for the resolution of any disputes arising under the Settlement Agreement.

12. **No Conflict Intended.** The headings used in this Agreement are intended for the convenience of the reader only and shall not affect the meaning or interpretation of this Agreement. The definitions contained in this Agreement or any Exhibit hereto are applicable to the singular as well as the plural forms of such terms.

13. **No Party Deemed to be the Drafter.** None of the Parties hereto shall be deemed to be the drafter of this Agreement or any provision hereof for the purpose of any statute, case law or rule of interpretation or construction that would or might cause any provision to be construed against the drafter hereof.

14. **Amendment; Waiver.** This Agreement shall not be modified in any respect except by a writing executed by all the Parties hereto, and the waiver of any rights conferred hereunder shall be effective only if made by written instrument of the waiving Party. The waiver by any Party of any breach of this Agreement shall not be deemed or construed as a waiver of any other breach, whether prior, subsequent or contemporaneous.

15. **Execution in Counterparts.** This Agreement may be executed in one or more counterparts. All executed counterparts and each of them shall be deemed to be one and the same instrument.

16. **Severability.** In the event any one or more provisions of this Settlement Agreement shall for any reason be held to be invalid, illegal or unenforceable in any respect, such

invalidity, illegality or unenforceability shall not affect any other provision of this Settlement Agreement.

17. **Statements to the Press.** Any press release or other public statement concerning this Settlement Agreement will describe it positively and will not disparage any other Party. No Party or attorney, agent, or representative of any Party shall state or suggest that this Settlement Agreement may be used to predict the value of any Claim or any future settlement agreement in any action or proceeding.

18. **Integrated Agreement.** This Agreement constitutes the entire agreement between the Settling Parties and no representations, warranties or inducements have been made to any Party concerning this Agreement other than the representations, warranties and covenants contained and memorialized herein.


19. **Bankruptcy.** The following provisions shall apply if, (i) within ninety (90) days of Walgreens' payment pursuant to Section C.1(a) above, a case is commenced with respect to Walgreens under the Bankruptcy Code, and (ii) a court of competent jurisdiction enters a final order determining such payment to be an avoidable preference under Section 547 of the Bankruptcy Code, and (iii) pursuant to such final order such payment is returned to Walgreens:

(a) this Agreement, including all releases and covenants not to sue with respect to the Released Claims contained in this Agreement, shall immediately and automatically be deemed null and void as to Walgreens; and

(b) the State and Subdivisions may assert any and all Released Claims against Walgreens in its bankruptcy case and seek to exercise all rights provided under the federal Bankruptcy Code (or other applicable bankruptcy or non-bankruptcy law) with respect to their Claims against Walgreens.

20. **Most Favored Nations.** If, after execution of this Agreement, there is a collective resolution—through settlement, bankruptcy or other mechanism—of substantially all claims against Walgreens brought by states, counties, and municipalities nationwide (a “Global Resolution”) under which, but for this Agreement, the Florida allocation of the Remediation Payment, the Litigation Cost Payments, the payment period or the terms of injunctive relief would be more favorable to the State, Walgreens shall pay the excess amounts that the State would have received, adjust the payment period and/or agree to modify the terms of the consent judgment to reflect changes to the injunctive relief that would apply to Florida, if requested to do so by the Florida Attorney General’s Office. Additionally, if at any time within the ten months following the Execution Date Walgreens enters into a settlement with the attorney general of any state with a smaller population than Florida for a total settlement amount that exceeds \$683,000,000 (\$620,000,000 Remediation Payment plus \$63,000,000 Litigation Costs), Walgreens shall pay the excess amount to Florida. Any reduction in the payment period under this subsection shall be subject to a reduction in net present value calculated at eight percent (8%) per annum. IN WITNESS WHEREOF, the Parties hereto, through their fully authorized representatives, have executed this Agreement as of the dates set forth below.

WALGREENS BOOTS ALLIANCE, INC.
AND WALGREEN CO.

By: _____

Name: Danielle Gray

Title: Executive Vice President and Global Chief
Legal Officer, Walgreens Boots Alliance, Inc.

Date: May 4, 2022

WALGREENS OUTSIDE COUNSEL

Foley Hoag LLP

By:



Name: Harlan Levy

Date: May 4, 2022

PLAINTIFF

**STATE OF FLORIDA, including the
OFFICE OF THE ATTORNEY GENERAL**

By: 

Name: John Guard

Chief Deputy Attorney General of Florida
Pursuant to the authority delegated to him by
Ashley Moody, Attorney General of Florida

Date: May 4th, 2022

STATE OUTSIDE LITIGATION COUNSEL

Kellogg, Hansen, Todd, Figel & Frederick, P.L.L.C.

By: _____

Name: David C. Frederick

Date: _____

Drake Martin Law Firm, LLC

By: 

Name: Drake Martin

Date: _____

EXHIBIT A
LITIGATING SUBDIVISIONS

Counties

Alachua County
Bay County
Bradford County
Brevard County
Broward County
Clay County
Dixie County
Escambia County
Gilchrist County
Hamilton County
Hillsborough County
Lake County
Lee County
Leon County
Levy County
Manatee County
Marion County
Miami-Dade County
Monroe County
Okaloosa County
Orange County
Osceola County
Palm Beach County
Pinellas County
Polk County
Putnam County
Santa Rosa County
Sarasota County
Seminole County
St. Johns County
St. Lucie County
Suwannee County
Taylor County
Union County

Volusia County
Walton County

Cities

Apopka
Bradenton
Clearwater
Coconut Creek
Coral Gables
Coral Springs
Daytona Beach
Daytona Beach Shores
Deerfield Beach
Delray Beach
Deltona
Florida City
Fort Lauderdale
Fort Pierce
Hallandale Beach
Homestead
Lauderhill
Lynn Haven
Miami
Miami Gardens
Miramar
New Port Richey
Niceville
North Miami
Ocala
Ocoee
Orlando
Ormond Beach
Oviedo
Palatka
Panama City
Pembroke Pines
Pensacola
Pinellas Park
Pompano Beach

Port St. Lucie
Sanford
St. Augustine
St. Petersburg
Stuart
Sweetwater
Tallahassee
Tampa

Other

Baptist Hospital Inc
Lee Memorial Health System, d/b/a Lee Health
Sarasota County Public Hospital District
Transitions Recovery Program
West Boca Medical Center
West Volusia Hospital Authority
Florida Health Sciences Center
Broward Behavioral Health Coalition
South Florida Behavioral Health Network
Miami-Dade County School Board

PRINCIPAL SUBDIVISIONS

<u>County</u>	<u>Principal Subdivisions</u>	<u>Regional % by County for Abatement Fund</u>	<u>City/County Fund % (Principal Subdivisions Only)</u>
Alachua		1.24106016444867%	
	Alachua County		0.846347404896564%
	Alachua		0.013113332456932%
	Gainesville		0.381597611347118%
Baker		0.19317380413017%	
	Baker County		0.193173804130173%
Bay		0.83965637331199%	
	Bay County		0.539446037057239%
	Callaway		0.024953825526948%
	Lynn Haven		0.039205632014689%
	Panama City		0.155153855595736%
	Panama City Beach		0.080897023117378%
Bradford		0.18948420408137%	
	Bradford County		0.189484204081366%
Brevard		3.87879918044396%	
	Brevard County		2.387076812679440%
	Cape Canaveral		0.045560750208993%
	Cocoa		0.149245411423089%
	Cocoa Beach		0.084363286155357%
	Melbourne		0.383104682233196%
	Palm Bay		0.404817397481049%
	Rockledge		0.096603243797586%
	Satellite Beach		0.035975416223927%
	Titusville		0.240056418923581%
	West Melbourne		0.051997577065795%
Broward		9.05796267257777%	
	Broward County		4.062623697836280%
	Coconut Creek		0.101131719448042%
	Cooper City		0.073935445072532%
	Coral Springs		0.323406517663960%
	Dania Beach		0.017807041180440%
	Davie		0.266922227152987%
	Deerfield Beach		0.202423224724969%
	Fort Lauderdale		0.830581264530524%
	Hallandale Beach		0.154950491813518%
	Hollywood		0.520164608455721%
	Lauderdale Lakes		0.062625150434726%
	Lauderhill		0.144382838130419%
	Lighthouse Point		0.029131861802689%
	Margate		0.143683775129045%
	Miramar		0.279280208418825%
	North Lauderdale		0.066069624496039%

	Oakland Park		0.100430840698613%
	Parkland		0.045804060448432%
	Pembroke Pines		0.462832363602822%
	Plantation		0.213918725664437%
	Pompano Beach		0.335472163492860%
	Sunrise		0.286071106146452%
	Tamarac		0.134492458472026%
	Weston		0.138637811282768%
	West Park		0.029553115351569%
	Wilton Manors		0.031630331127078%
Calhoun		0.04712774078090%	
	Calhoun County		0.047127740780902%
Charlotte		0.73734623337592%	
	Charlotte County		0.690225755587238%
	Punta Gorda		0.047120477788680%
Citrus		0.96964577660634%	
	Citrus County		0.969645776606338%
Clay		1.19342946145639%	
	Clay County		1.193429461456390%
Collier		1.55133337642709%	
	Collier County		1.354822227370880%
	Marco Island		0.062094952002516%
	Naples		0.134416197053695%
Columbia		0.44678115079207%	
	Columbia County		0.342123248620213%
	Lake City		0.104659717919908%
DeSoto		0.11364040780249%	
	DeSoto County		0.113640407802487%
Dixie		0.10374458089993%	
	Dixie County		0.103744580899928%
Duval		5.43497515693510%	
	Jacksonville		5.295636466902910%
	Atlantic Beach		0.038891507601085%
	Jacksonville Beach		0.100447182431112%
Escambia		1.34163444924367%	
	Escambia County		1.010997622822650%
	Pensacola		0.330636826421023%
Flagler		0.38986471224388%	
	Flagler County		0.305009358365478%
	Palm Coast		0.084857169626457%
Franklin		0.04991128255001%	
	Franklin County		0.049911282550008%
Gadsden		0.12365607407671%	
	Gadsden County		0.123656074076710%
Gilchrist		0.06433376935497%	

	Gilchrist County		0.064333769354966%
Glades		0.04061283675771%	
	Glades County		0.040612836757713%
Gulf		0.05991423858784%	
	Gulf County		0.059914238587842%
Hamilton		0.04794119590977%	
	Hamilton County		0.047941195909773%
Hardee		0.06711004813185%	
	Hardee County		0.067110048131850%
Hendry		0.14446091529681%	
	Hendry County		0.144460915296806%
Hernando		1.51007594910967%	
	Hernando County		1.510075949109670%
Highlands		0.35718851023682%	
	Highlands County		0.293187022776017%
	Avon Park		0.025829016089707%
	Sebring		0.038172471371100%
Hillsborough		8.71098411365711%	
	Hillsborough County		6.523111204400210%
	Plant City		0.104218491142418%
	Tampa		1.975671881252980%
	Temple Terrace		0.107980721113446%
Holmes		0.08161242785125%	
	Holmes County		0.081612427851251%
Indian River		0.75307605878085%	
	Indian River County		0.654117789755259%
	Sebastian		0.038315915467486%
	Vero Beach		0.060642353558104%
Jackson		0.15893605879538%	
	Jackson County		0.158936058795375%
Jefferson		0.04082164778410%	
	Jefferson County		0.040821647784097%
Lafayette		0.03191177207568%	
	Lafayette County		0.031911772075683%
Lake		1.13921122451870%	
	Lake County		0.781548804039386%
	Clermont		0.075909163208877%
	Eustis		0.041929254097962%
	Fruitland Park		0.008381493024259%
	Groveland		0.026154034991644%
	Lady Lake		0.025048244425835%
	Leesburg		0.091339390184647%
	Minneola		0.016058475802978%
	Mount Dora		0.041021380070204%
	Tavares		0.031820984672908%

Lee		3.32537188335925%	
	Lee County		2.150386790650790%
	Bonita Springs		0.017374893143227%
	Cape Coral		0.714429677167259%
	Estero		0.012080171813344%
	Fort Myers		0.431100350584635%
Leon		0.89719924493933%	
	Leon County		0.471201146390692%
	Tallahassee		0.425998098548636%
Levy		0.25119240174806%	
	Levy County		0.251192401748057%
Liberty		0.01939945222513%	
	Liberty County		0.019399452225127%
Madison		0.06354028745471%	
	Madison County		0.063540287454706%
Manatee		2.72132334623483%	
	Manatee County		2.288523455470230%
	Bradenton		0.379930754632155%
	Palmetto		0.052869136132442%
Marion		1.70117616896044%	
	Marion County		1.332181664866660%
	Ocala		0.368994504093786%
Martin		0.86948729811605%	
	Martin County		0.788263440348682%
	Stuart		0.081223857767371%
Miami-Dade		5.23211978417292%	
	Miami-Dade County		4.322006939062770%
	Aventura		0.024619727884733%
	Coral Gables		0.071780152130635%
	Cutler Bay		0.009414653667847%
	Doral		0.013977628531358%
	Florida City		0.003929278792135%
	Hialeah		0.098015895784777%
	Hialeah Gardens		0.005452691410713%
	Homestead		0.024935668046393%
	Key Biscayne		0.013683477346364%
	Miami		0.292793005447970%
	Miami Beach		0.181409572478489%
	Miami Gardens		0.040683650931878%
	Miami Lakes		0.007836768607605%
	Miami Shores		0.006287935516250%
	Miami Springs		0.006169911892641%
	North Bay Village		0.005160355973775%
	North Miami		0.030379280716828%
	North Miami Beach		0.030391990953217%

	Opa-locka		0.007847663095938%
	Palmetto Bay		0.007404620570392%
	Pinecrest		0.008296152865650%
	South Miami		0.007833137111493%
	Sunny Isles Beach		0.007693324511219%
	Sweetwater		0.004116300841853%
Monroe		0.47638873858530%	
	Monroe County		0.388301353168081%
	Key West		0.088087385417219%
Nassau		0.47693346300195%	
	Nassau County		0.393774017807404%
	Fernandina Beach		0.083159445194550%
Okaloosa		0.81921286595494%	
	Okaloosa County		0.634511342251804%
	Crestview		0.070440130065665%
	Destin		0.014678507280787%
	Fort Walton Beach		0.077837487643835%
	Niceville		0.021745398712853%
Okeechobee		0.35349527869191%	
	Okeechobee County		0.353495278691906%
Orange		4.67102821454589%	
	Orange County		3.130743665036610%
	Apopka		0.097215150892295%
	Eatonville		0.008325204834538%
	Maitland		0.046728276208689%
	Ocoee		0.066599822928250%
	Orlando		1.160248481489900%
	Winter Garden		0.056264584996256%
	Winter Park		0.104903028159347%
Osceola		1.07345209294015%	
	Osceola County		0.837248691390376%
	Kissimmee		0.162366006872243%
	St. Cloud		0.073837394677534%
Palm Beach		8.60159437205259%	
	Palm Beach County		5.964262083621730%
	Belle Glade		0.020828445944817%
	Boca Raton		0.472069073961229%
	Boynton Beach		0.306498271771001%
	Delray Beach		0.351846579457498%
	Greenacres		0.076424835656644%
	Jupiter		0.125466374888059%
	Lake Worth		0.117146617297688%
	Lantana		0.024507151505292%
	North Palm Beach		0.044349646255964%
	Palm Beach Gardens		0.233675880256500%

	Palm Springs		0.038021764282493%
	Riviera Beach		0.163617057282493%
	Royal Palm Beach		0.049295743959188%
	Wellington		0.050183644758335%
	West Palm Beach		0.549265602541466%
Pasco		4.69208726049375%	
	Pasco County		4.429535538910390%
	New Port Richey		0.149879107494464%
	Zephyrhills		0.112672614088898%
Pinellas		7.93488981677650%	
	Pinellas County		4.793536735851510%
	Clearwater		0.633863120195985%
	Dunedin		0.102440873796068%
	Gulfport		0.047893986460330%
	Largo		0.374192990776726%
	Oldsmar		0.039421706033295%
	Pinellas Park		0.251666311990547%
	Safety Harbor		0.038061710739714%
	Seminole		0.095248695748172%
	St. Petersburg		1.456593090134460%
	Tarpon Springs		0.101970595049690%
Polk		2.15048302529773%	
	Polk County		1.601687701502640%
	Auburndale		0.028636162583534%
	Bartow		0.043971970660417%
	Haines City		0.047984773863106%
	Lakeland		0.294875668467647%
	Lake Wales		0.036293172133642%
	Winter Haven		0.097033576086743%
Putnam		0.38489319406788%	
	Putnam County		0.337937949352250%
	Palatka		0.046955244715628%
Santa Rosa		0.70126731951283%	
	Santa Rosa County		0.654635277951081%
	Milton		0.046632041561747%
Sarasota		2.80504385757853%	
	Sarasota County		1.968804722107020%
	North Port		0.209611771276754%
	Sarasota		0.484279979634570%
	Venice		0.142347384560186%
Seminole		2.14114826454432%	
	Seminole County		1.508694164839420%
	Altamonte Springs		0.081305566429869%
	Casselberry		0.080034542791008%
	Lake Mary		0.079767627826847%

	Longwood		0.061710013414747%
	Oviedo		0.103130858057164%
	Sanford		0.164243490361646%
	Winter Springs		0.062262000823623%
St. Johns		0.71033334955402%	
	St. Johns County		0.663822963111989%
	St. Augustine		0.046510386442027%
St. Lucie		1.50662784355224%	
	St. Lucie County		0.956289133909966%
	Fort Pierce		0.159535255653695%
	Port St. Lucie		0.390803453988581%
Sumter		0.32639887045945%	
	Sumter County		0.312364953738371%
	Wildwood		0.014033916721079%
Suwannee		0.19101487969217%	
	Suwannee County		0.191014879692165%
Taylor		0.09218189728241%	
	Taylor County		0.092181897282406%
Union		0.06515630322411%	
	Union County		0.065156303224115%
Volusia		3.13032967447995%	
	Volusia County		1.784428217305820%
	Daytona Beach		0.447556475211771%
	DeBary		0.035283616214775%
	DeLand		0.098983689498367%
	Deltona		0.199329190038370%
	Edgewater		0.058042202342606%
	Holly Hill		0.031615805142634%
	New Smyrna Beach		0.104065968305755%
	Orange City		0.033562287058147%
	Ormond Beach		0.114644516477187%
	Port Orange		0.177596501561906%
	South Daytona		0.045221205322611%
Wakulla		0.11512932120801%	
	Wakulla County		0.115129321208010%
Walton		0.26855821615101%	
	Walton County		0.268558216151006%
Washington		0.12012444410873%	
	Washington County		0.120124444108733%

EXHIBIT C
OPIOID REMEDIATION

Schedule A
Core Strategies

Subdivisions shall choose from among the abatement strategies listed in Schedule B. However, priority shall be given to the following core abatement strategies (“*Core Strategies*”).¹

- A. **NALOXONE OR OTHER FDA-APPROVED
MEDICATION TO REVERSE OPIOID OVERDOSES**
1. Expand training for first responders, schools, community support groups and families; and
 2. Increase distribution to individuals who are uninsured or whose insurance does not cover the needed service.
- B. **MEDICATION-ASSISTED TREATMENT (“MAT”)
DISTRIBUTION AND OTHER OPIOID-RELATED
TREATMENT**
1. Increase distribution of MAT to individuals who are uninsured or whose insurance does not cover the needed service;
 2. Provide education to school-based and youth-focused programs that discourage or prevent misuse;
 3. Provide MAT education and awareness training to healthcare providers, EMTs, law enforcement, and other first responders; and
 4. Provide treatment and recovery support services such as residential and inpatient treatment, intensive outpatient treatment, outpatient therapy or counseling, and recovery housing that allow or integrate medication and with other support services.

¹ As used in this Schedule A, words like “expand,” “fund,” “provide” or the like shall not indicate a preference for new or existing programs.

C. **PREGNANT & POSTPARTUM WOMEN**

1. Expand Screening, Brief Intervention, and Referral to Treatment (“*SBIRT*”) services to non-Medicaid eligible or uninsured pregnant women;
2. Expand comprehensive evidence-based treatment and recovery services, including MAT, for women with co-occurring Opioid Use Disorder (“*OUD*”) and other Substance Use Disorder (“*SUD*”) / Mental Health disorders for uninsured individuals for up to 12 months postpartum; and
3. Provide comprehensive wrap-around services to individuals with OUD, including housing, transportation, job placement/training, and childcare.

D. **EXPANDING TREATMENT FOR NEONATAL ABSTINENCE SYNDROME (“*NAS*”)**

1. Expand comprehensive evidence-based and recovery support for NAS babies;
2. Expand services for better continuum of care with infant-need dyad; and
3. Expand long-term treatment and services for medical monitoring of NAS babies and their families.

E. **EXPANSION OF WARM HAND-OFF PROGRAMS AND RECOVERY SERVICES**

1. Expand services such as navigators and on-call teams to begin MAT in hospital emergency departments;
2. Expand warm hand-off services to transition to recovery services;
3. Broaden scope of recovery services to include co-occurring SUD or mental health conditions;
4. Provide comprehensive wrap-around services to individuals in recovery, including housing, transportation, job placement/training, and childcare; and
5. Hire additional social workers or other behavioral health workers to facilitate expansions above.

F. **TREATMENT FOR INCARCERATED POPULATION**

1. Provide evidence-based treatment and recovery support, including MAT for persons with OUD and co-occurring SUD/MH disorders within and transitioning out of the criminal justice system; and
2. Increase funding for jails to provide treatment to inmates with OUD.

G. **PREVENTION PROGRAMS**

1. Funding for media campaigns to prevent opioid use (similar to the FDA's "Real Cost" campaign to prevent youth from misusing tobacco);
2. Funding for evidence-based prevention programs in schools;
3. Funding for medical provider education and outreach regarding best prescribing practices for opioids consistent with the 2016 CDC guidelines, including providers at hospitals (academic detailing);
4. Funding for community drug disposal programs; and
5. Funding and training for first responders to participate in pre-arrest diversion programs, post-overdose response teams, or similar strategies that connect at-risk individuals to behavioral health services and supports.

H. **EXPANDING SYRINGE SERVICE PROGRAMS**

1. Provide comprehensive syringe services programs with more wrap-around services, including linkage to OUD treatment, access to sterile syringes and linkage to care and treatment of infectious diseases.

I. **EVIDENCE-BASED DATA COLLECTION AND RESEARCH ANALYZING THE EFFECTIVENESS OF THE ABATEMENT STRATEGIES WITHIN THE STATE**

Schedule B Approved Uses

Support treatment of Opioid Use Disorder (OUD) and any co-occurring Substance Use Disorder or Mental Health (SUD/MH) conditions through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, the following:

PART ONE: TREATMENT

A. **TREAT OPIOID USE DISORDER (OUD)**

Support treatment of Opioid Use Disorder (“*OUD*”) and any co-occurring Substance Use Disorder or Mental Health (“*SUD/MH*”) conditions through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, those that:²

1. Expand availability of treatment for OUD and any co-occurring SUD/MH conditions, including all forms of Medication-Assisted Treatment (“*MAT*”) approved by the U.S. Food and Drug Administration.
2. Support and reimburse evidence-based services that adhere to the American Society of Addiction Medicine (“*ASAM*”) continuum of care for OUD and any co-occurring SUD/MH conditions.
3. Expand telehealth to increase access to treatment for OUD and any co-occurring SUD/MH conditions, including *MAT*, as well as counseling, psychiatric support, and other treatment and recovery support services.
4. Improve oversight of Opioid Treatment Programs (“*OTPs*”) to assure evidence-based or evidence-informed practices such as adequate methadone dosing and low threshold approaches to treatment.
5. Support mobile intervention, treatment, and recovery services, offered by qualified professionals and service providers, such as peer recovery coaches, for persons with OUD and any co-occurring SUD/MH conditions and for persons who have experienced an opioid overdose.
6. Provide treatment of trauma for individuals with OUD (*e.g.*, violence, sexual assault, human trafficking, or adverse childhood experiences) and family members (*e.g.*, surviving family members after an overdose or overdose fatality), and training of health care personnel to identify and address such trauma.
7. Support evidence-based withdrawal management services for people with OUD and any co-occurring mental health conditions.

² As used in this Schedule B, words like “expand,” “fund,” “provide” or the like shall not indicate a preference for new or existing programs.

8. Provide training on MAT for health care providers, first responders, students, or other supporting professionals, such as peer recovery coaches or recovery outreach specialists, including telementoring to assist community-based providers in rural or underserved areas.
9. Support workforce development for addiction professionals who work with persons with OUD and any co-occurring SUD/MH conditions.
10. Offer fellowships for addiction medicine specialists for direct patient care, instructors, and clinical research for treatments.
11. Offer scholarships and supports for behavioral health practitioners or workers involved in addressing OUD and any co-occurring SUD/MH or mental health conditions, including, but not limited to, training, scholarships, fellowships, loan repayment programs, or other incentives for providers to work in rural or underserved areas.
12. Provide funding and training for clinicians to obtain a waiver under the federal Drug Addiction Treatment Act of 2000 (“*DATA 2000*”) to prescribe MAT for OUD, and provide technical assistance and professional support to clinicians who have obtained a DATA 2000 waiver.
13. Disseminate of web-based training curricula, such as the American Academy of Addiction Psychiatry’s Provider Clinical Support Service–Opioids web-based training curriculum and motivational interviewing.
14. Develop and disseminate new curricula, such as the American Academy of Addiction Psychiatry’s Provider Clinical Support Service for Medication–Assisted Treatment.

B. SUPPORT PEOPLE IN TREATMENT AND RECOVERY

Support people in recovery from OUD and any co-occurring SUD/MH conditions through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, the programs or strategies that:

1. Provide comprehensive wrap-around services to individuals with OUD and any co-occurring SUD/MH conditions, including housing, transportation, education, job placement, job training, or childcare.
2. Provide the full continuum of care of treatment and recovery services for OUD and any co-occurring SUD/MH conditions, including supportive housing, peer support services and counseling, community navigators, case management, and connections to community-based services.
3. Provide counseling, peer-support, recovery case management and residential treatment with access to medications for those who need it to persons with OUD and any co-occurring SUD/MH conditions.

4. Provide access to housing for people with OUD and any co-occurring SUD/MH conditions, including supportive housing, recovery housing, housing assistance programs, training for housing providers, or recovery housing programs that allow or integrate FDA-approved medication with other support services.
5. Provide community support services, including social and legal services, to assist in deinstitutionalizing persons with OUD and any co-occurring SUD/MH conditions.
6. Support or expand peer-recovery centers, which may include support groups, social events, computer access, or other services for persons with OUD and any co-occurring SUD/MH conditions.
7. Provide or support transportation to treatment or recovery programs or services for persons with OUD and any co-occurring SUD/MH conditions.
8. Provide employment training or educational services for persons in treatment for or recovery from OUD and any co-occurring SUD/MH conditions.
9. Identify successful recovery programs such as physician, pilot, and college recovery programs, and provide support and technical assistance to increase the number and capacity of high-quality programs to help those in recovery.
10. Engage non-profits, faith-based communities, and community coalitions to support people in treatment and recovery and to support family members in their efforts to support the person with OUD in the family.
11. Provide training and development of procedures for government staff to appropriately interact and provide social and other services to individuals with or in recovery from OUD, including reducing stigma.
12. Support stigma reduction efforts regarding treatment and support for persons with OUD, including reducing the stigma on effective treatment.
13. Create or support culturally appropriate services and programs for persons with OUD and any co-occurring SUD/MH conditions, including new Americans.
14. Create and/or support recovery high schools.
15. Hire or train behavioral health workers to provide or expand any of the services or supports listed above.

**C. CONNECT PEOPLE WHO NEED HELP TO THE HELP THEY NEED
(CONNECTIONS TO CARE)**

Provide connections to care for people who have—or are at risk of developing—OUD and any co-occurring SUD/MH conditions through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, those that:

1. Ensure that health care providers are screening for OUD and other risk factors and know how to appropriately counsel and treat (or refer if necessary) a patient for OUD treatment.
2. Fund SBIRT programs to reduce the transition from use to disorders, including SBIRT services to pregnant women who are uninsured or not eligible for Medicaid.
3. Provide training and long-term implementation of SBIRT in key systems (health, schools, colleges, criminal justice, and probation), with a focus on youth and young adults when transition from misuse to opioid disorder is common.
4. Purchase automated versions of SBIRT and support ongoing costs of the technology.
5. Expand services such as navigators and on-call teams to begin MAT in hospital emergency departments.
6. Provide training for emergency room personnel treating opioid overdose patients on post-discharge planning, including community referrals for MAT, recovery case management or support services.
7. Support hospital programs that transition persons with OUD and any co-occurring SUD/MH conditions, or persons who have experienced an opioid overdose, into clinically appropriate follow-up care through a bridge clinic or similar approach.
8. Support crisis stabilization centers that serve as an alternative to hospital emergency departments for persons with OUD and any co-occurring SUD/MH conditions or persons that have experienced an opioid overdose.
9. Support the work of Emergency Medical Systems, including peer support specialists, to connect individuals to treatment or other appropriate services following an opioid overdose or other opioid-related adverse event.
10. Provide funding for peer support specialists or recovery coaches in emergency departments, detox facilities, recovery centers, recovery housing, or similar settings; offer services, supports, or connections to care to persons with OUD and any co-occurring SUD/MH conditions or to persons who have experienced an opioid overdose.
11. Expand warm hand-off services to transition to recovery services.
12. Create or support school-based contacts that parents can engage with to seek immediate treatment services for their child; and support prevention, intervention, treatment, and recovery programs focused on young people.
13. Develop and support best practices on addressing OUD in the workplace.

14. Support assistance programs for health care providers with OUD.
15. Engage non-profits and the faith community as a system to support outreach for treatment.
16. Support centralized call centers that provide information and connections to appropriate services and supports for persons with OUD and any co-occurring SUD/MH conditions.

D. ADDRESS THE NEEDS OF CRIMINAL JUSTICE-INVOLVED PERSONS

Address the needs of persons with OUD and any co-occurring SUD/MH conditions who are involved in, are at risk of becoming involved in, or are transitioning out of the criminal justice system through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, those that:

1. Support pre-arrest or pre-arraignment diversion and deflection strategies for persons with OUD and any co-occurring SUD/MH conditions, including established strategies such as:
 1. Self-referral strategies such as the Angel Programs or the Police Assisted Addiction Recovery Initiative (“*PAARP*”);
 2. Active outreach strategies such as the Drug Abuse Response Team (“*DART*”) model;
 3. “Naloxone Plus” strategies, which work to ensure that individuals who have received naloxone to reverse the effects of an overdose are then linked to treatment programs or other appropriate services;
 4. Officer prevention strategies, such as the Law Enforcement Assisted Diversion (“*LEAD*”) model;
 5. Officer intervention strategies such as the Leon County, Florida Adult Civil Citation Network or the Chicago Westside Narcotics Diversion to Treatment Initiative; or
 6. Co-responder and/or alternative responder models to address OUD-related 911 calls with greater SUD expertise.
2. Support pre-trial services that connect individuals with OUD and any co-occurring SUD/MH conditions to evidence-informed treatment, including MAT, and related services.
3. Support treatment and recovery courts that provide evidence-based options for persons with OUD and any co-occurring SUD/MH conditions.

4. Provide evidence-informed treatment, including MAT, recovery support, harm reduction, or other appropriate services to individuals with OUD and any co-occurring SUD/MH conditions who are incarcerated in jail or prison.
5. Provide evidence-informed treatment, including MAT, recovery support, harm reduction, or other appropriate services to individuals with OUD and any co-occurring SUD/MH conditions who are leaving jail or prison or have recently left jail or prison, are on probation or parole, are under community corrections supervision, or are in re-entry programs or facilities.
6. Support critical time interventions (“CTI”), particularly for individuals living with dual-diagnosis OUD/serious mental illness, and services for individuals who face immediate risks and service needs and risks upon release from correctional settings.
7. Provide training on best practices for addressing the needs of criminal justice-involved persons with OUD and any co-occurring SUD/MH conditions to law enforcement, correctional, or judicial personnel or to providers of treatment, recovery, harm reduction, case management, or other services offered in connection with any of the strategies described in this section.

E. ADDRESS THE NEEDS OF PREGNANT OR PARENTING WOMEN AND THEIR FAMILIES, INCLUDING BABIES WITH NEONATAL ABSTINENCE SYNDROME

Address the needs of pregnant or parenting women with OUD and any co-occurring SUD/MH conditions, and the needs of their families, including babies with neonatal abstinence syndrome (“NAS”), through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, those that:

1. Support evidence-based or evidence-informed treatment, including MAT, recovery services and supports, and prevention services for pregnant women—or women who could become pregnant—who have OUD and any co-occurring SUD/MH conditions, and other measures to educate and provide support to families affected by Neonatal Abstinence Syndrome.
2. Expand comprehensive evidence-based treatment and recovery services, including MAT, for uninsured women with OUD and any co-occurring SUD/MH conditions for up to 12 months postpartum.
3. Provide training for obstetricians or other healthcare personnel who work with pregnant women and their families regarding treatment of OUD and any co-occurring SUD/MH conditions.
4. Expand comprehensive evidence-based treatment and recovery support for NAS babies; expand services for better continuum of care with infant-need dyad; and expand long-term treatment and services for medical monitoring of NAS babies and their families.

5. Provide training to health care providers who work with pregnant or parenting women on best practices for compliance with federal requirements that children born with NAS get referred to appropriate services and receive a plan of safe care.
6. Provide child and family supports for parenting women with OUD and any co-occurring SUD/MH conditions.
7. Provide enhanced family support and child care services for parents with OUD and any co-occurring SUD/MH conditions.
8. Provide enhanced support for children and family members suffering trauma as a result of addiction in the family; and offer trauma-informed behavioral health treatment for adverse childhood events.
9. Offer home-based wrap-around services to persons with OUD and any co-occurring SUD/MH conditions, including, but not limited to, parent skills training.
10. Provide support for Children's Services—Fund additional positions and services, including supportive housing and other residential services, relating to children being removed from the home and/or placed in foster care due to custodial opioid use.

PART TWO: PREVENTION

F. PREVENT OVER-PRESCRIBING AND ENSURE APPROPRIATE PRESCRIBING AND DISPENSING OF OPIOIDS

Support efforts to prevent over-prescribing and ensure appropriate prescribing and dispensing of opioids through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, the following:

1. Funding medical provider education and outreach regarding best prescribing practices for opioids consistent with the Guidelines for Prescribing Opioids for Chronic Pain from the U.S. Centers for Disease Control and Prevention, including providers at hospitals (academic detailing).
2. Training for health care providers regarding safe and responsible opioid prescribing, dosing, and tapering patients off opioids.
3. Continuing Medical Education (CME) on appropriate prescribing of opioids.
4. Providing Support for non-opioid pain treatment alternatives, including training providers to offer or refer to multi-modal, evidence-informed treatment of pain.
5. Supporting enhancements or improvements to Prescription Drug Monitoring Programs ("PDMPs"), including, but not limited to, improvements that:

1. Increase the number of prescribers using PDMPs;
2. Improve point-of-care decision-making by increasing the quantity, quality, or format of data available to prescribers using PDMPs, by improving the interface that prescribers use to access PDMP data, or both; or
3. Enable states to use PDMP data in support of surveillance or intervention strategies, including MAT referrals and follow-up for individuals identified within PDMP data as likely to experience OUD in a manner that complies with all relevant privacy and security laws and rules.
6. Ensuring PDMPs incorporate available overdose/naloxone deployment data, including the United States Department of Transportation's Emergency Medical Technician overdose database in a manner that complies with all relevant privacy and security laws and rules.
7. Increasing electronic prescribing to prevent diversion or forgery.
8. Educating dispensers on appropriate opioid dispensing.

G. PREVENT MISUSE OF OPIOIDS

Support efforts to discourage or prevent misuse of opioids through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, the following:

1. Funding media campaigns to prevent opioid misuse.
2. Corrective advertising or affirmative public education campaigns based on evidence.
3. Public education relating to drug disposal.
4. Drug take-back disposal or destruction programs.
5. Funding community anti-drug coalitions that engage in drug prevention efforts.
6. Supporting community coalitions in implementing evidence-informed prevention, such as reduced social access and physical access, stigma reduction—including staffing, educational campaigns, support for people in treatment or recovery, or training of coalitions in evidence-informed implementation, including the Strategic Prevention Framework developed by the U.S. Substance Abuse and Mental Health Services Administration (“SAMHSA”).
7. Engaging non-profits and faith-based communities as systems to support prevention.

8. Funding evidence-based prevention programs in schools or evidence-informed school and community education programs and campaigns for students, families, school employees, school athletic programs, parent-teacher and student associations, and others.
9. School-based or youth-focused programs or strategies that have demonstrated effectiveness in preventing drug misuse and seem likely to be effective in preventing the uptake and use of opioids.
10. Create or support community-based education or intervention services for families, youth, and adolescents at risk for OUD and any co-occurring SUD/MH conditions.
11. Support evidence-informed programs or curricula to address mental health needs of young people who may be at risk of misusing opioids or other drugs, including emotional modulation and resilience skills.
12. Support greater access to mental health services and supports for young people, including services and supports provided by school nurses, behavioral health workers or other school staff, to address mental health needs in young people that (when not properly addressed) increase the risk of opioid or another drug misuse.

H. PREVENT OVERDOSE DEATHS AND OTHER HARMS (HARM REDUCTION)

Support efforts to prevent or reduce overdose deaths or other opioid-related harms through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, the following:

1. Increased availability and distribution of naloxone and other drugs that treat overdoses for first responders, overdose patients, individuals with OUD and their friends and family members, schools, community navigators and outreach workers, persons being released from jail or prison, or other members of the general public.
2. Public health entities providing free naloxone to anyone in the community.
3. Training and education regarding naloxone and other drugs that treat overdoses for first responders, overdose patients, patients taking opioids, families, schools, community support groups, and other members of the general public.
4. Enabling school nurses and other school staff to respond to opioid overdoses, and provide them with naloxone, training, and support.
5. Expanding, improving, or developing data tracking software and applications for overdoses/naloxone revivals.
6. Public education relating to emergency responses to overdoses.

7. Public education relating to immunity and Good Samaritan laws.
8. Educating first responders regarding the existence and operation of immunity and Good Samaritan laws.
9. Syringe service programs and other evidence-informed programs to reduce harms associated with intravenous drug use, including supplies, staffing, space, peer support services, referrals to treatment, fentanyl checking, connections to care, and the full range of harm reduction and treatment services provided by these programs.
10. Expanding access to testing and treatment for infectious diseases such as HIV and Hepatitis C resulting from intravenous opioid use.
11. Supporting mobile units that offer or provide referrals to harm reduction services, treatment, recovery supports, health care, or other appropriate services to persons that use opioids or persons with OUD and any co-occurring SUD/MH conditions.
12. Providing training in harm reduction strategies to health care providers, students, peer recovery coaches, recovery outreach specialists, or other professionals that provide care to persons who use opioids or persons with OUD and any co-occurring SUD/MH conditions.
13. Supporting screening for fentanyl in routine clinical toxicology testing.

PART THREE: OTHER STRATEGIES

I. FIRST RESPONDERS

In addition to items in section C, D and H relating to first responders, support the following:

1. Education of law enforcement or other first responders regarding appropriate practices and precautions when dealing with fentanyl or other drugs.
2. Provision of wellness and support services for first responders and others who experience secondary trauma associated with opioid-related emergency events.

J. LEADERSHIP, PLANNING AND COORDINATION

Support efforts to provide leadership, planning, coordination, facilitations, training and technical assistance to abate the opioid epidemic through activities, programs, or strategies that may include, but are not limited to, the following:

1. Statewide, regional, local or community regional planning to identify root causes of addiction and overdose, goals for reducing harms related to the opioid epidemic, and areas and populations with the greatest needs for treatment

intervention services, and to support training and technical assistance and other strategies to abate the opioid epidemic described in this opioid abatement strategy list.

2. A dashboard to (a) share reports, recommendations, or plans to spend opioid settlement funds; (b) to show how opioid settlement funds have been spent; (c) to report program or strategy outcomes; or (d) to track, share or visualize key opioid- or health-related indicators and supports as identified through collaborative statewide, regional, local or community processes.
3. Invest in infrastructure or staffing at government or not-for-profit agencies to support collaborative, cross-system coordination with the purpose of preventing overprescribing, opioid misuse, or opioid overdoses, treating those with OUD and any co-occurring SUD/MH conditions, supporting them in treatment or recovery, connecting them to care, or implementing other strategies to abate the opioid epidemic described in this opioid abatement strategy list.
4. Provide resources to staff government oversight and management of opioid abatement programs.

K. TRAINING

In addition to the training referred to throughout this document, support training to abate the opioid epidemic through activities, programs, or strategies that may include, but are not limited to, those that:

1. Provide funding for staff training or networking programs and services to improve the capability of government, community, and not-for-profit entities to abate the opioid crisis.
2. Support infrastructure and staffing for collaborative cross-system coordination to prevent opioid misuse, prevent overdoses, and treat those with OUD and any co-occurring SUD/MH conditions, or implement other strategies to abate the opioid epidemic described in this opioid abatement strategy list (*e.g.*, health care, primary care, pharmacies, PDMPs, etc.).

L. RESEARCH

Support opioid abatement research that may include, but is not limited to, the following:

1. Monitoring, surveillance, data collection and evaluation of programs and strategies described in this opioid abatement strategy list.
2. Research non-opioid treatment of chronic pain.
3. Research on improved service delivery for modalities such as SBIRT that demonstrate promising but mixed results in populations vulnerable to opioid use disorders.

4. Research on novel harm reduction and prevention efforts such as the provision of fentanyl test strips.
5. Research on innovative supply-side enforcement efforts such as improved detection of mail-based delivery of synthetic opioids.
6. Expanded research on swift/certain/fair models to reduce and deter opioid misuse within criminal justice populations that build upon promising approaches used to address other substances (*e.g.*, Hawaii HOPE and Dakota 24/7).
7. Epidemiological surveillance of OUD-related behaviors in critical populations, including individuals entering the criminal justice system, including, but not limited to approaches modeled on the Arrestee Drug Abuse Monitoring (“ADAM”) system.
8. Qualitative and quantitative research regarding public health risks and harm reduction opportunities within illicit drug markets, including surveys of market participants who sell or distribute illicit opioids.
9. Geospatial analysis of access barriers to MAT and their association with treatment engagement and treatment outcomes.

EXHIBIT D

SUBDIVISION SETTLEMENT PARTICIPATION FORM

Governmental Entity:	State:
Authorized Official:	
Address 1:	
Address 2:	
City, State, Zip:	
Phone:	
Email:	

The governmental entity identified above (“*Governmental Entity*”), in order to obtain and in consideration for the benefits provided to the Governmental Entity pursuant to the Settlement Agreement and Release dated May 4, 2022 (“*Walgreens Settlement*”),¹ and acting through the undersigned authorized official, hereby elects to participate in the Walgreens Settlement, release all Released Claims against all Releasees, and agrees as follows.

1. The Governmental Entity is aware of and has reviewed the Walgreens Settlement, understands that all terms in this Subdivision Settlement Participation Form have the meanings defined therein, and agrees that by signing this Subdivision Settlement Participation Form, the Governmental Entity elects to participate in the Walgreens Settlement and become a Participating Subdivision as provided therein.
2. The Governmental Entity shall immediately cease any and all litigation activities as to the Releasees and Released Claims and, within the later of 7 days following the entry of the Consent Judgment or 7 days of the Execution Date of this Subdivision Settlement Participation Form, voluntarily dismiss with prejudice any Released Claims that it has filed.
3. The Governmental Entity agrees to the terms of the Walgreens Settlement pertaining to Subdivisions as defined therein.
4. By agreeing to the terms of the Walgreens Settlement and expressly agreeing to the Releases provided for therein, the Governmental Entity is entitled to the benefits provided therein, including, if applicable, monetary payments beginning after the Effective Date of the Release.
5. The Governmental Entity agrees to use any monies it receives through the Walgreens Settlement solely for the purposes provided therein.
6. The Governmental Entity submits to the jurisdiction of the Court for purposes limited to the Court’s role as provided in, and for resolving disputes to the extent provided in, the Walgreens Settlement.

¹ The defined terms in the Walgreens Settlement shall have the same meaning in this Subdivision Settlement Participation Form.

7. The Governmental Entity has the right to enforce those rights given to it in the Walgreens Settlement.
8. The Governmental Entity, as a Participating Subdivision, hereby becomes a Releasor for all purposes in the Walgreens Settlement, including, but not limited to, all provisions of Section D and E, and along with all departments, agencies, divisions, boards, commissions, districts, instrumentalities of any kind and attorneys, and any person in their official capacity elected or appointed to serve any of the foregoing and any agency, person, or other entity claiming by or through any of the foregoing, and any other entity identified in the definition of Releasor, provides for a release to the fullest extent of its authority. As a Releasor, the Governmental Entity hereby absolutely, unconditionally, and irrevocably covenants not to bring, file, or claim, or to cause, assist or permit to be brought, filed, or claimed, or to otherwise seek to establish liability for any Released Claims against any Releasee in any forum whatsoever. The releases provided for in the Walgreens Settlement are intended by the Parties to be broad and shall be interpreted so as to give the Releasees the broadest possible bar against any liability relating in any way to any Released Claims and extend to the full extent of the power of the Governmental Entity to release Claims. The Walgreens Settlement shall be a complete bar to any Released Claim.
9. The Governmental Entity hereby takes on all rights and obligations of a Participating Subdivision as set forth in the Walgreens Settlement.
10. In connection with the releases provided for in the Walgreens Settlement, the Governmental Entity expressly waives, releases, and forever discharges any and all provisions, rights, and benefits conferred by any law of any state or territory of the United States or other jurisdiction, or principle of common law, which is similar, comparable, or equivalent to § 1542 of the California Civil Code, which reads:

General Release; extent. A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release, and that if known by him or her would have materially affected his or her settlement with the debtor or released party.

As a Releasor, the Governmental Entity may hereafter discover facts other than or different from those which it knows, believes, or assumes to be true with respect to the Released Claims, but the Governmental Entity hereby expressly waives and fully, finally, and forever settles, releases and discharges, upon the Effective Date of the Release, any and all Released Claims that may exist as of such date but which Releasors do not know or suspect to exist, whether through ignorance, oversight, error, negligence or through no fault whatsoever, and which, if known, would materially affect the Governmental Entity's decision to participate in the Walgreens Settlement.

11. Nothing herein is intended to modify in any way the terms of the Walgreens Settlement, to which the Governmental Entity hereby agrees. To the extent this Subdivision

Settlement Participation Form is interpreted differently from the Walgreens Settlement in any respect, the Walgreens Settlement controls.

I have all necessary power and authorization to execute this Subdivision Settlement Participation Form on behalf of the Governmental Entity.

Signature: _____

Name: _____

Title: _____

Date: _____
(the "Execution Date of this Subdivision
Settlement Participation Form")

EXHIBIT E

Qualified Settlement Fund Administrator Terms

I. Definitions

- A. This Qualified Settlement Fund Administrator Terms document incorporates all defined terms in the Settlement Agreement and the Escrow Agreement, unless otherwise defined herein, and shall be interpreted in a manner consistent with the Settlement Agreement and Escrow Agreement to the greatest extent feasible.
- B. *Settlement Fund Administrator*. Wilmington Trust, National Association (“Wilmington Trust” or “Settlement Fund Administrator”) shall serve as the Settlement Fund Administrator and is intended to serve as an “administrator” as defined in *Treas. Reg. § 1.468B-2(k)(3)*. In the event that Wilmington Trust becomes unable to continue to serve as the Settlement Fund Administrator, the Parties shall meet and confer and agree upon a replacement.

II. Establishment of the Settlement Fund Administrator

- A. *Selection of the Settlement Fund Administrator*.
 - i. Wilmington Trust is selected as the Settlement Fund Administrator.
 - ii. The Qualified Settlement Fund (“QSF”) is being established pursuant to order of the Court to resolve or satisfy one or more contested claims that have resulted or may result from an event (or a related series of events) that has occurred and that is alleged to have given rise to at least one claim asserting liability arising out of a tort, breach of contract or violation of law. The QSF is subject to the continuing jurisdiction of the Court and is intended to qualify as a “qualified settlement fund” as defined in *Treas. Reg. § 1.468B-1(a)*. The purpose of the QSF includes, but is not necessarily limited to, (i) receiving, holding, and investing the payment to be made by Walgreens under the Settlement Agreement, and (ii) distributing amounts in accordance with the Settlement Agreement and the Escrow Agreement. The duties of the Settlement Fund Administrator shall be to serve these purposes and are subject to the terms of the Escrow Agreement. The Settlement Fund Administrator shall manage the QSF in a manner designed to preserve principal and accrue income by investing in instruments/securities comprised of (a) United States Agency, Government Sponsored Enterprises or Treasury securities or obligations (or a mutual fund invested solely in such instruments); (b) cash equivalent securities including SEC registered money market funds and collateralized money market accounts; and/or (c) deposit and similar interest-bearing, or non-interest bearing accounts, and certificates of deposit subject to Federal Depository Insurance Corporation protections as available. The Settlement Fund Administrator shall hold and distribute the funds deposited in the QSF as provided in the Settlement Agreement and subject

to the procedural and security requirements set forth in sections 1.3 to 1.5 of the Escrow Agreement.

- iii. The term of the Settlement Fund Administrator shall continue until all funds are distributed pursuant to the terms of the Settlement Agreement unless the Settlement Fund Administrator is removed pursuant to the Escrow Agreement.

B. Governance of the Settlement Fund Administrator.

- i. The Settlement Fund Administrator will administer and disburse funds from the Abatement Accounts Sub-Fund, State Sub-Fund, Subdivision Sub-Fund and State and Subdivision Litigation Costs Sub-Funds as provided in the Settlement Agreement and subject to the procedural and security requirements set forth in sections 1.3 to 1.5 of the Escrow Agreement. The Settlement Fund Administrator will also perform other duties as described in these terms and in the Settlement Agreement.
- ii. All parties to the Settlement Agreement are entitled to rely upon information received from the Settlement Fund Administrator, whether in oral, written, or other form. On Walgreens' request, the State will instruct the Settlement Fund Administrator to promptly provide statements setting forth the activity in the QSF to Walgreens. The State shall also notify Walgreens regarding any payments or expenses paid from the QSF upon receipt of a request for such information from Walgreens. No Party to the Settlement Agreement shall have any liability (whether direct or indirect, in contract or tort or otherwise) to any other party for or in connection with any action taken or not taken by the Settlement Fund Administrator, except as between the State and the Settlement Fund Administrator to the extent provided for in the Escrow Agreement.

C. Removal of the Settlement Fund Administrator.

- i. The Settlement Fund Administrator may be removed pursuant to the Escrow Agreement or for failure to perform its duties.
- ii. The terms of this Exhibit E shall apply to any replacement Settlement Fund Administrator.

D. Funding of the Settlement Fund Administrator.

- i. The costs and fees associated with or arising out of the duties of the Settlement Fund Administrator shall be paid out of the State Sub-Fund.
- ii. The costs and fees associated with the Settlement Fund Administrator shall be established in the Escrow Agreement.

III. Calculation and Allocation of Annual Payments

A. General Principles.

- i. This Section is intended to implement the relevant provisions of the Settlement Agreement and the exhibits therein, including the Florida

Opioid Allocation and Statewide Response Agreement. To the extent this Section III conflicts with the Settlement Agreement and the exhibits therein, the Settlement Agreement shall control.

- ii. With respect to the payment instructions to be provided by the State as described in the following subsection III.B, the Settlement Fund Administrator is entitled to rely upon the State's instructions, provided in written form and copied to Walgreens, for the purpose for which it was submitted, provided that neither Walgreens nor any Participation Subdivision has objected to those instructions pursuant to the procedures described in the following subsection III.B.

B. Payments

- i. The State shall calculate the distributions due to Participating Subdivisions and shall provide those calculations to the Participating Subdivisions and Walgreens in advance of the payment date. Notice as to Walgreens shall be made in accordance with subsection H.7 of the Agreement and notice as to Participating Subdivisions shall be made as instructed by each Participating Subdivision.
- ii. Objections to distributions proposed to be made by the State may be made within seven (7) calendar days of receipt of notice by sending a written objection by email to the following addresses: john.guard@myfloridalegal.com; greg.slemp@myfloridalegal.com; sabrina.donovan@myfloridalegal.com. In the event the email address to which objections are to be sent changes, the State shall notify Walgreens and the Participating Subdivision of such change, and any deadline to provide an objection shall be suspended until the State has confirmed Walgreens and the Participating Subdivisions' receipt of such notice.
- iii. In connection with the notice, the State shall request from each Participating Subdivision: (i) a completed IRS Form W-9, and (ii) instructions concerning how the subdivision wishes to be paid (check or wire), and, if applicable, wiring instructions or the address where the payment should be mailed. Any costs for the form of payment to the Participating Subdivision shall be deducted from the calculated settlement payment.
- iv. In the absence of any timely objection, the State's proposed calculations shall be final, and the State shall provide the final calculations to the Settlement Fund Administrator along with the IRS Form W-9s, payment instructions, and other required information under the Escrow Agreement and direct the Settlement Fund Administrator to pay those amounts in accordance with the Escrow Agreement.
- v. In all events, the State shall provide notice to Walgreens in the event of any objection regarding the distribution of any payment and, at its option, Walgreens may elect to join any objection that is made by a Participating Subdivision. In the case of any objection, whether by Walgreens or a Participating Subdivision, the State and the entity or entities (including

Walgreens, if applicable) objecting to the payment shall resolve that objection. If that resolution made by one entity affects other entities (including Walgreens, if applicable), the State shall provide notice to those affected and resolve the objection in accordance with the Settlement Agreement or the Florida Opioid Allocation and Statewide Response Agreement.

- vi. Pending the resolution of any objections as provided above, the State may provide instructions to the Settlement Fund Administrator to pay any undisputed portion. Before doing so, it shall provide notice to Walgreens and the Participating Subdivisions of the dispute and a breakdown of the proposed partial payments. Upon such notice, Walgreens and the Participating Subdivisions shall have an opportunity to object to the proposed partial payments in accordance with the procedures outlined in the foregoing subsections.
- vii. In consultation with the State, and subject to the terms of the Settlement Agreement, the Settlement Fund Administrator may set reasonable limits on the frequency with which it makes payments and may set other reasonable restrictions on complying with requests made by the State or the Participating Subdivisions, to limit the burdens and costs imposed on the Settlement Fund Administrator.

C. Extensions.

- i. The schedule provided for in this Section III shall be adjusted based on what is practicable. The Settlement Fund Administrator shall provide notice to the State and Walgreens regarding whether the deadlines provided for in Section III or in the Escrow Agreement need to be adjusted. The State shall communicate that notice to the Participating Subdivisions.
- ii. The deadlines in this Section III may be extended by the written agreement of the State and Walgreens.

IV. Reporting Obligations

The Settlement Fund is intended to be classified as a “qualified settlement fund” within the meaning of Treasury regulations Section 1.468B-1, et seq. (and corresponding or similar provisions of state, local, or foreign law, as applicable). The Settlement Fund Administrator shall not take any action or tax position inconsistent with such treatment. The State shall obtain any necessary orders from the Court to qualify the Settlement Fund as a “qualified settlement fund.” The Settlement Fund Administrator shall promptly take all other steps necessary for qualifying and operating the QSF as a “qualified settlement fund” within the meaning of Treas. Reg. § 1.468B-1. These obligations include, without limitation, the following:

- i. Regulation § 1.468B-3 Statement. The Settlement Fund Administrator will prepare a “Regulation § 1.468B-3 Statement” pursuant to Treas. Reg. § 1.468B-3(e) on behalf of Walgreens and provide copies to Walgreens’ counsel for review and approval by January 15 of each year pertaining to

transfers to or from the Settlement Fund involving Walgreens that were made in the preceding calendar year. The “Regulation § 1.468B-3 Statement” may be a joint statement as permitted under Treas. Reg. § 1.468B-3(e)(2)(ii).

- ii. Regulation § 1.468B-1 Relation Back Election. If required, the Settlement Fund Administrator will prepare and attach to the income tax return of the QSF a “Regulation § 1.468B-1 Relation Back Election” pursuant to Treas. Reg. § 1.468B-1(j) for approval and execution by Walgreens and the Settlement Fund Administrator. The Settlement Fund Administrator will forward a copy of the “Regulation § 1.468B-1 Relation Back Election” to Walgreens promptly after filing the same.
- iii. Income Tax Returns. The Settlement Fund Administrator shall obtain federal (and, if applicable, state) taxpayer identification number(s) for the Settlement Fund and provide the same to Walgreens. The Settlement Fund Administrator shall also timely and properly prepare and file on behalf of the QSF: (i) federal tax, information and withholding returns in accordance with Treas. Reg. § 1.468B-2 and the other provisions of the Internal Revenue Code of 1986, as amended; and (ii) all necessary state and local tax returns.
- iv. Tax Detriment. Notwithstanding any effort or failure of the Settlement Fund Administrator and/or the parties hereto to treat the QSF as a “qualified settlement fund” within the meaning of Treas. Reg. § 1.468B-1 effective as of the date hereof, if Walgreens incurs any taxes or additional tax liability, interest, penalties or other tax-related losses of any kind (such tax liability, interest, penalties and/or losses hereinafter collectively referred to as “Tax Detriments”) resulting from income earned by the QSF, such Tax Detriment shall be paid out of the State Sub-Fund or the Abatement Accounts Sub-Fund of the QSF, as the State may direct, or in the absence of sufficient funds in these Sub-Funds or at the State’s option, by the State.
- v. Notwithstanding any other provision of this Exhibit E or the Settlement Agreement, the parties hereto acknowledge and agree that Walgreens has made no representations or warranties regarding the tax consequences and shall have no liability to the State, the Settlement Fund Administrator, the Participating Subdivisions or any other party with respect to matters related to such tax consequences. Further, the Settlement Agreement, including this Exhibit E, shall be binding on the Parties and the Settlement Fund Administrator, and shall continue to apply, notwithstanding the tax consequences of any payments made pursuant to the Settlement Agreement and this Exhibit E.

EXHIBIT F
INJUNCTIVE RELIEF
draft

I. INTRODUCTION

A. Within 90 days of the Effective Date of the Settlement Agreement and Release (as defined in the Settlement Agreement and Release, the “Effective Date”) (except where this Agreement specifies a different implementation period), Walgreen Co. and Walgreens Boots Alliance, Inc. (together, “Walgreens” or the “Settling Pharmacy”) shall implement the terms set forth in this Agreement (the “Settlement Terms”).

B. To the extent that the Settling Pharmacy already has in place committees, departments, policies or programs that satisfy the terms of this Agreement, no re-naming is required by this Agreement.

C. Overview

1. The Settling Pharmacy will implement or maintain a Controlled Substance Compliance Program (“CSCP”).

2. The CSCP must include written standard operating procedures and/or corporate policies (the “CSCP Policies and Procedures”) required by this Agreement.

3. The CSCP shall apply during the term of this Agreement to each of the Settling Pharmacy’s retail pharmacy stores within the State of Florida.

4. The Settling Pharmacy shall provide a copy of the relevant CSCP Policies and Procedures to the State within 90 days of the Effective Date. To the extent any implementation is expected to require additional time, the parties agree to work together in good faith to establish a timeline for implementation.

D. Compliance with Laws

1. The Settling Pharmacy acknowledges and agrees that its retail pharmacies must comply with applicable federal and Florida state laws, including regarding the dispensing of Controlled Substances. The requirements of the Settlement Terms are in addition to, and not in lieu of, any other requirements of federal or Florida state law. Nothing in the Settlement Terms shall be construed as relieving the Settling Pharmacy of the obligation of its retail pharmacies to comply with all federal and Florida state and local laws, nor shall any of the provisions of the Settlement Terms be deemed as permission for the Settling Pharmacy to engage in any acts or practices prohibited by such laws.

2. The Settlement Terms are not intended to and shall not be interpreted to prevent the Settling Pharmacy from taking or implementing any other compliance or policy steps necessary to address their retail pharmacies’ conformity with local, state, and federal legal requirements. In the event that the Settling Pharmacy determines that there is a conflict between

the Settlement Terms and the requirements of federal, state, or local laws, such that the Settling Pharmacy determines that it cannot comply with the Settlement Terms without violating these requirements, the Settling Pharmacy shall document such conflicts and notify the State that it intends to comply with the law to the extent necessary to eliminate the conflict. Within thirty (30) days after receipt of a notification from the Settling Pharmacy referenced above, the State may request a meeting to discuss the conflict and the Settling Pharmacy shall comply with any such reasonable request. Nothing in this paragraph shall (i) limit the right of the State to disagree with the Settling Pharmacy as to the impossibility of compliance and to seek to enforce the Settlement Terms accordingly; or (ii) be deemed to relieve the Settling Pharmacy from following any subsequently enacted law that is more restrictive than the provisions of the Settlement Terms, or from following the Settlement Terms if they are more restrictive than applicable laws, to the extent the Settling Pharmacy can adhere to both the Settlement Terms and the provisions of local, state or federal law.

3. In the event that the State learns of any action, administrative or otherwise, to be commenced against the Settling Pharmacy, any of its retail pharmacies, or its pharmacy personnel as a result of the Settling Pharmacy's obligations under this Agreement—including but not limited to actions brought by State Boards of Medicine and Pharmacy or the State Department of Health—the State will make best efforts to intervene and seek dismissal or to otherwise assist in achieving resolution, including by certifying that the State's position is that the Settling Pharmacy should not be held liable for actions required by this Agreement.

4. The Settling Pharmacy shall retain all records it is required to create pursuant to its obligations hereunder in an electronic or otherwise easily accessible format for the term of this Agreement. Nothing in this Agreement shall waive any applicable privilege that may be asserted over any such record.

II. TERM AND SCOPE

A. The term of the Agreement shall be ten years from the Effective Date, unless otherwise specified herein.

B. The Settlement Terms shall apply to the Settling Pharmacy's operation of any retail pharmacy store within the State of Florida that dispense Controlled Substances to Patients.

III. DEFINITIONS

A. The term "Controlled Substances" means those substances designated under schedules II-V pursuant to the federal Controlled Substances Act and the laws and regulations of the State that incorporate the federal Controlled Substances Act.

B. The term "Designated Controlled Substances" shall include: (a) oxycodone; (b) hydrocodone; (c) hydromorphone; (d) oxymorphone; (e) morphine; (f) methadone; and (g) fentanyl.

C. The term "Prescriber" means any individual that has written a prescription, whether legally valid or not, that is presented to one of the Settling Pharmacy's retail pharmacy stores in the State of Florida.

D. The term “Patient” means any individual who receives a prescription for a Designated Controlled Substance from a Prescriber, whether legally valid or not, and attempts to fill it at one of the Settling Pharmacy’s retail pharmacy stores in the State of Florida.

IV. CONTROLLED SUBSTANCE COMPLIANCE PERSONNEL

A. The Settling Pharmacy shall designate a Chief Controlled Substance Compliance Officer, or other appropriately titled position, to be a member of the Controlled Substance Compliance Committee (described below in Section VI), and to oversee a Controlled Substance Compliance Department and the Settling Pharmacy’s compliance with these Settlement Terms. As used in this agreement, the terms “Controlled Substance Compliance Committee” and “Controlled Substance Compliance Department” refer to the entity or entities, however titled, that carry out the functions required by this Agreement. Notwithstanding the preceding sentence, to the extent an existing position, committee or department carries out the functions required by this Agreement, any other functions undertaken by such position, committee or department shall not be subject to this Agreement or oversight by the State pursuant to this Agreement. The position, committee and department discussed in this subsection and below may bear different names and need not be limited to the roles and functions set forth herein.

B. The Chief Controlled Substance Compliance Officer shall have knowledge of and experience with the laws and regulation of Controlled Substances.

C. The Chief Controlled Substance Compliance Officer shall provide at least quarterly reports to the Controlled Substance Compliance Committee (described below in Section VI) regarding the Settling Pharmacy’s compliance with these Settlement Terms, including the implementation of any changes to the CSCP Policies and Procedures required by these Settlement Terms.

D. Staffing levels of the Settling Pharmacy’s Controlled Substance Compliance Department shall be reviewed periodically, but at least on an annual basis, by the Settling Pharmacy’s Controlled Substance Compliance Committee, to assess whether such staffing levels are sufficient for the Controlled Substance Compliance Department to comply with this Agreement. This review shall include consideration of relevant developments in technology, law, and regulations.

E. Throughout the term of this Agreement, the Settling Pharmacy shall maintain a telephone and email hotline(s) (the “Hotline”) to permit employees and/or Patients to anonymously report suspected inappropriate or illegitimate dispensing, prescribing or diversion of Designated Controlled Substances, violations of the CSCP Policies and Procedures, these Settlement Terms, the Settling Pharmacy’s company policy, or other applicable law. The Settling Pharmacy shall publish its Hotline contact information to its employees and Patients in the State of Florida. The Settling Pharmacy shall maintain for the duration of this Agreement a record of each complaint made to the Hotline regarding Designated Controlled Substances and documentation regarding any investigation or response to such complaints. Nothing herein shall require the Settling Pharmacy to investigate a pharmacist’s professional judgment to refuse a prescription that the pharmacist believes was prescribed or is being used for other than a legitimate medical purpose or

that the pharmacist believes was not prescribed by an individual Prescriber acting in the usual course of his or her professional practice.

V. INDEPENDENCE

A. The Settling Pharmacy's Controlled Substance Compliance Department personnel, the pharmacy personnel who work at the Settling Pharmacy's retail pharmacies within the State of Florida, and field personnel who supervise such pharmacy personnel (together, "CSCP Employees") shall not be compensated in whole or in part by commissions, bonuses, incentives or any other monetary or non-pecuniary benefit that depends in any part on revenue or profitability targets or expectations specific to sales of Controlled Substances. Nothing in this Agreement shall be interpreted to prevent compensation of employees based on sales volume, revenue or profitability targets/expectations for enterprise-, store-, or pharmacy-wide sales.

B. No CSCP Employees may be terminated, suspended, threatened with or face any other negative employment consequence for failing to meet any revenue or profitability targets/expectations specific to sales of Controlled Substances.

C. To the extent necessary to comply with this section, the Settling Pharmacy's Controlled Substance Compliance Committee shall review, modify, and implement any changes to any compensation and non-retaliation policies specific to the sale or dispensing of Designated Controlled Substances.

VI. OVERSIGHT

A. To the extent not already established, within ninety (90) business days of the Effective Date, the Settling Pharmacy shall establish a compliance committee, however titled, that includes representatives from its respective legal, compliance, pharmacy operations, and asset protection departments, however named, to provide oversight over the CSCP and its compliance with the Settlement Terms. For the purposes of reference herein, this committee, however named, shall be referred to as the "Controlled Substance Compliance Committee." The Settling Pharmacy shall maintain its Controlled Substance Compliance Committee for the duration of the term of the Settlement Terms. The Chief Controlled Substance Compliance Officer of the Settling Pharmacy shall be a member of the Controlled Substance Compliance Committee.

B. The Settling Pharmacy's Controlled Substance Compliance Committee shall have regular meetings during which the Chief Controlled Substance Compliance Officer shall report on, and the Controlled Substance Compliance Committee shall review, among other things, (a) the Prescription Validation Process, including the CSCP Policies and Procedures on identifying and resolving Patient, Prescriber and Prescription Red Flags; (b) the training required under this Agreement; (c) proactive due diligence and site visits; (d) the Prescriber Review Processes; (e) significant new national and regional diversion trends involving Controlled Substances; (f) the Settling Pharmacy's adherence to this Agreement and applicable laws and regulations; and (g) any technology, staffing, or other resource needs for the CSCP. The Controlled Substance Compliance Committee shall have access to all CSCP reports described in the following subsection.

C. On an annual basis, the Settling Pharmacy's Controlled Substance Compliance Committee shall provide a written report to the President of Walgreens, Chief Financial Officer of

Walgreens, Chief Legal Officer of Walgreens, and the Walgreens Chief Compliance Officer, as well as the Walgreens Health Compliance Committee (however such positions or committees are named at the time), outlining(a) the Settling Pharmacy's adherence to, and any deviations from, the Settlement Terms; (b) the allocation of resources sufficient to comply with this Agreement; and (c) any revisions to the CSCP that the Controlled Substance Compliance Committee has approved. The Compliance Committee shall document in its minutes its review of the annual Controlled Substance Compliance Committee reports.

D. The Settling Pharmacy, through its Controlled Substance Compliance Department and Committee, shall, at least once every year, review and oversee any enhancements to the CSCP Policies and Procedures and systems for dispensing activity that the Controlled Substance Compliance Committee deems necessary.

E. The Settling Pharmacy's Controlled Substance Compliance Committee shall be responsible for the approval of all material revisions to the CSCP Policies and Procedures, provided that nothing herein shall prevent the Settling Pharmacy from implementing changes to the CSCP Policies and Procedures pending such review and approval.

VII. MANDATORY TRAINING

A. The CSCP Policies and Procedures shall be published in a form and location readily accessible to all pharmacy and compliance personnel at each of the Settling Pharmacy's retail pharmacy stores in the State of Florida. Online availability is sufficient, so long as pharmacy and compliance personnel have access to a computer with access to the CSCP Policies and Procedures.

B. Within 90 days of entering into these Settlement Terms, to the extent not already in place, the Settling Pharmacy shall implement policies and procedures requiring all CSCP Employees to complete trainings on the CSCP Policies and Procedures required under this Agreement, including with respect to the Prescription Validation Process and their corresponding responsibility.

C. On an annual basis for the duration of the Agreement, the Settling Pharmacy shall test its CSCP Employees, and any contractors serving as pharmacists or pharmacy technicians in its retail pharmacies in the State of Florida, on their knowledge regarding the CSCP Policies and Procedures required under this Agreement, including with respect to the Prescription Validation Process and their corresponding responsibility.

D. It shall be a part of the CSCP Policies and Procedures and all trainings of all CSCP Employees required under these Settlement Terms that pharmacists shall refuse to dispense Controlled Substances that they believe were prescribed or are being used for other than a legitimate medical purpose or that they believe were not prescribed by an individual Prescriber acting in the usual course of his or her professional practice.

E. All trainings required under these Settlement Terms shall also make clear that pharmacists will not be penalized in any way for refusing to fill prescriptions for Controlled Substances pursuant to their corresponding responsibility.

VIII. THE PRESCRIPTION VALIDATION PROCESS

A. As part of its CSCP, to the extent not already in place, the Settling Pharmacy shall have a Prescription Validation Process in the CSCP Policies and Procedures, as further described and set forth in this section, that each pharmacist employed by the Settling Pharmacy at a retail pharmacy in the State of Florida is directed to follow when dispensing a prescription for a Controlled Substance.

B. The Settling Pharmacy's CSCP Policies and Procedures shall provide that a Red Flag will be considered "resolved" if, after further investigation as described below, and given other facts and circumstances surrounding the prescription, a pharmacist determines, in his or her professional judgment, that the facts that triggered the Red Flag do not lead him or her to believe that the prescription was written or is being submitted for an illegitimate medical purpose or outside the usual course of a Prescriber's professional practice.

C. The Settling Pharmacy's CSCP Policies and Procedures shall provide that if a pharmacist identifies any "Patient Red Flags" associated with a Controlled Substance prescription (described in Section IX(1) below), before filling the prescription the pharmacist must resolve them; and that the method of resolution falls within the judgment of the pharmacist and may include reviewing the Patient's profile and history with the Settling Pharmacy, calling the Prescriber or Prescribers if appropriate, speaking with the Patient if appropriate, calling on the pharmacist's pre-existing knowledge of the Patient or Prescriber, reviewing available PDMP data, and/or reviewing other data or information available to the pharmacist.

D. The Settling Pharmacy's CSCP Policies and Procedures shall provide that, except as allowed by Florida law, a pharmacist may only fill a Controlled Substance prescription electronically transmitted by a Prescriber for such drugs; that if the pharmacist identifies any other "Prescription Red Flags" (described in Section IX(2) below), the pharmacist must resolve them; and that the method of resolution falls within the judgment of the pharmacist and may include reviewing the Patient's profile and history with the Settling Pharmacy, calling the Prescriber or Prescribers if appropriate, speaking with the Patient if appropriate, calling on the pharmacist's pre-existing knowledge of the Patient or Prescriber, reviewing available PDMP data, and/or reviewing other data or information available to the pharmacist.

E. The Settling Pharmacy must put in place, to the extent not already in place, systems at its retail pharmacies in the State of Florida to check the licensure status of a Prescriber of Controlled Substances through a regularly updated prescriber database, to the extent such information is reasonably available for such purposes. The dispensing system shall block a Controlled Substance prescription from being filled if the prescriber database check reflects a DEA registration or state license that has been suspended. CSCP Policies and Procedures shall require that if a pharmacist identifies any Prescriber Red Flags, the pharmacist must resolve them, and that the method of resolution falls within the judgment of the pharmacist and may include reviewing the Settling Pharmacy's records regarding the Prescriber, calling the Prescriber if appropriate, speaking with the Patient if appropriate, calling on the pharmacist's pre-existing knowledge of the Patient or the Prescriber, reviewing available PDMP data, and/or reviewing other data or information available to the pharmacist .

F. The Settling Pharmacy's CSCP Policies and Procedures shall provide that the resolution of all Red Flags identified by the pharmacist must be documented. Any such records shall be maintained for the duration of this Agreement.

G. The Settling Pharmacy's CSCP Policies and Procedures shall provide that, even if all Red Flags are resolved, a pharmacist shall reject a prescription if, in his or her professional judgment, he or she believes that it was written or is being submitted for other than a legitimate medical purpose and/or was written outside the usual course of an individual Prescriber's professional practice.

IX. RED FLAGS

A. Notwithstanding any other potential Red Flags that the Settling Pharmacy may identify in its CSCP Policies and Procedures, the Settling Pharmacy shall identify in its CSCP Policies and Procedures the following potential "Patient Red Flags":

1. A Patient seeks to fill a Designated Controlled Substance prescription more than three days prior to the contemplated exhaustion date of an earlier prescription of the same Designated Controlled Substance;

2. A Patient seeks to fill Designated Controlled Substance prescriptions from more than four Prescribers, from separate practices, in a given 6-month period;

3. A Patient resides more than 50 miles from the Settling Pharmacy's retail pharmacy where the Designated Controlled Substance prescription is submitted;

B. Notwithstanding any other potential Red Flags that the Settling Pharmacy may identify in its CSCP Policies and Procedures, with respect to any Controlled Substance prescriptions, the Settling Pharmacy shall identify in its CSCP Policies and Procedures the following potential "Prescription Red Flags:"

1. A prescription that fails to meet the requirements of law, e.g. Fla. Stat. §§ 456.42(2), (3).

2. A prescription that appears altered;

3. A prescription written with misspellings suggesting the prescription may not have been written by a Prescriber; A prescription using atypical abbreviations suggesting the prescription may not have been written by a Prescriber; and

4. A prescription written with multiple colors of ink or in multiple different handwritings.

C. Notwithstanding any other potential Red Flags that the Settling Pharmacy may identify in its CSCP Policies and Procedures, with respect to any Prescriber of Controlled Substances, the Settling Pharmacy shall identify in their CSCP Policies and Procedures the following potential "Prescriber Red Flags:"

1. A Prescriber provides a Patient with prescriptions for a Designated Controlled Substance, a benzodiazepine, and carisoprodol; and
2. A Prescriber has no office within 50 miles of the retail pharmacy store.

X. PRESCRIBER REVIEW

A. To the extent not already in place, the Settling Pharmacy shall develop a process by which it regularly reviews the prescribing patterns and practices of Prescribers of Designated Controlled Substances (the “Prescriber Review Process”). The Prescriber Review Process shall employ algorithms, or other means, to review the Settling Pharmacy’s retail dispensing data for potential Prescribers of concern. Once the Settling Pharmacy identifies through its process a Prescriber for further investigation, the review of a Prescriber shall include review of his or her prescribing as contained in the Settling Pharmacy’s data and available licensing and disciplinary history. It may also include internet searches, interviews and other information gathered in the discretion of the employees operating the Prescriber Review Process.

B. If after the Prescriber Review Process the Settling Pharmacy has not resolved its concerns of illegitimate prescribing, then Controlled Substance prescriptions written by the Prescriber shall be blocked from being filled by the Settling Pharmacy’s retail pharmacies in the State of Florida, with an opportunity at the discretion of the Settling Pharmacy for the prescriber to seek future reinstatement by providing information to the Settling Pharmacy that may resolve its concerns. This block shall be on top of and in addition to any block based on a Prescriber’s licensure. On written demand by the State, the Settling Pharmacy shall provide the names of the prescribers who it has identified for investigation and/or whose prescriptions it has blocked.

XI. PROACTIVE DUE DILIGENCE AND SITE VISITS

A. During the term of this Agreement, the Settling Pharmacy shall conduct periodic proactive compliance reviews of its retail pharmacy stores in the State of Florida to assist with the identification of potential compliance issues related to the dispensing of Designated Controlled Substances at its retail pharmacy stores in the State of Florida. This may be satisfied by the use of algorithms, or other electronic means, to analyze data associated with each pharmacy to identify particular pharmacies for review. Documentation of any resulting reviews shall be maintained by the Settling Pharmacy and made accessible to all Controlled Substance Compliance Department personnel upon request for the duration of the Agreement.

B. During the term of this Agreement, the Settling Pharmacy’s field personnel shall also conduct site visits to each of its retail pharmacy stores in the State of Florida each year for the duration of the Agreement. Operating procedures shall specify that any concerns identified with the dispensing of Designated Controlled Substances shall be reported to the Controlled Substance Compliance Department. The Controlled Substance Compliance Department shall maintain documentation of any such reported concerns.

C. During the term of this Agreement, to the extent not already in place, the Settling Pharmacy shall put in place processes to oversee inventory, recording keeping and theft and loss prevention controls at its retail pharmacy stores in the State of Florida.

D. The CSCP Policies and Procedures shall require that site visit reports, if any, related to the dispensing of Designated Controlled Substances shall be maintained by the Settling Pharmacy and made accessible to all Controlled Substance Compliance Department personnel upon request for the duration of the Agreement.

XII. CONTROLLED SUBSTANCE DISPOSAL

A. The Settling Pharmacy's retail pharmacies in the State of Florida shall make available or display information to all Patients receiving a Designated Controlled Substance about the need to dispose and the proper disposal of unneeded Controlled Substances and the availability of disposal boxes, pouches or containers for purchase from the Settling Pharmacy, or other products commercially manufactured to allow for the safe disposal of Controlled Substances and medications at home.

B. At each of its retail pharmacies in the State of Florida, the Settling Pharmacy shall make available to Patients at its actual cost (per generally accepted accounting principles) a pouch or other container or product commercially manufactured to allow for the safe disposal of Controlled Substances and medications at home. The Settling Pharmacy shall maintain sufficient written documentation supporting its actual cost for the duration of this Agreement.

XIII. NALOXONE DISPENSING

A. To the extent not already in place, the Settling Pharmacy agrees to obtain a non-patient-specific standing order covering each of its retail pharmacies in the State of Florida allowing for the dispensing of naloxone or other overdose reversal medications to the fullest extent allowable under Florida law.

XIV. To the extent that the State of Florida obtains or enters into an agreement with a manufacturer of naloxone or other overdose reversal medication to provide naloxone or an overdose reversal medication to the State for free or at cost, the Settling Pharmacy agrees to dispense that naloxone or other overdose reversal medication at its actual cost for dispensing that naloxone or other overdose reversal medication (time and expense). Upon request by the State to dispense such medication, in the course of arranging logistics with the State, the Settling Pharmacy shall provide the State with its calculation of the actual cost to dispense.

XV. FRAUD, THEFT AND LOSS PREVENTION

In addition to complying with all fraud, theft and loss procedures, policies and precautions required by state and federal law, the Settling Pharmacy shall maintain information regarding the receipt and disposition of inventory of all Designated Controlled Substances for each retail pharmacy in the State of Florida.

XVI. REPORTING TO LAW ENFORCEMENT

To the extent not already in place, the Settling Pharmacy shall implement standard operating procedures directing its employees to report any confirmed forged prescriptions to state or local law enforcement authorities within 7 days of completing any review of such prescription or

conduct. The State shall provide appropriate contact information for such reports. The Settling Pharmacy shall comply with all statutes and regulations requiring the reporting of thefts and losses of Controlled Substances.

XVII. ENFORCEMENT OF SETTLEMENT TERMS

A. Notice of Potential Violations and Opportunity to Cure.

1. A “Potential Violation” occurs when the State determines, after appropriate investigation and due diligence, that the Settling Pharmacy is not in substantial compliance with a material aspect of the Settlement Terms. A Potential Violation may be for a single retail pharmacy. A violation of this Agreement does not occur when a pharmacist or other pharmacy personnel employed by the Settling Pharmacy violates the Settling Pharmacy’s CSCP Policies and Procedures or the law.

2. Potential Violation Discovered by State.

a. In the event of a Potential Violation identified by the State, the State shall notify the Settling Pharmacy in writing (the “State’s Notice”).

b. Within thirty (30) days of receipt of the State’s Notice, the Settling Pharmacy shall provide a written response to the State. The response shall include the Settling Pharmacy’s position as to the act(s) of non-compliance with these Settlement Terms, including, possibly, a statement setting forth why the Settling Pharmacy believes it is in substantial compliance with the relevant provision(s) or a statement explaining how the Potential Violation has been addressed.

c. If the State wishes to meet with the Settling Pharmacy, the Settling Pharmacy shall promptly make itself available for such a meeting.

3. If, after review of a written response and any meeting, the State believes that a Potential Violation is ongoing or has not been substantially addressed, it will provide written notice to the Settling Pharmacy and work in conjunction with the Settling Pharmacy to devise, within thirty (30) days, a corrective action plan (“Corrective Action Plan”) to remedy such Potential Violation, including a reasonable period for implementation of such plan.

4. Within 60 and 120 days after implementing the Corrective Action Plan, the Settling Pharmacy will provide a written compliance update to the State and make itself available to meet with the State if requested. If after reviewing the compliance update and any meeting, the State believes a Potential Violation remains ongoing or has not been substantially addressed, the State may commence a 30-day mediation period. If mediation fails to resolve the dispute between the parties, the State may take whatever action it deems necessary, including but not limited to bringing an action to enforce the settlement agreement, filing a new action (administrative or civil action) for violation of the settlement agreement as allowed by Florida law, conducting further investigation, or attempting to negotiate an updated Corrective Action Plan with the Settling Pharmacy. But the State may not seek to reinstate claims that have been released as part of this settlement.

5. If the Settling Pharmacy fails or refuses to provide a written response, to devise or implement a Corrective Action Plan or to provide a compliance update as required by subsections A(2), A(3) and/or A(4), the State may bring an action to enforce the settlement agreement, file a new action (administrative or civil action) for violation of the settlement agreement as allowed by Florida law, conduct further investigation, or attempt to negotiate an updated Corrective Action Plan with the Settling Pharmacy. But the State may not seek to reinstate claims that have been released as part of this settlement.

6. If, after review of a written response and any meeting, pursuant to subsection A(2) or A(3), above, the State concludes that a Potential Violation is not ongoing or has been substantially addressed, the State will provide written notice of this conclusion to the Settling Pharmacy within 30 days of reaching its conclusion.

B. Enforcement Action. The State agrees that prior to taking any court or administrative action, other than an action that the State concludes is necessary to address an immediate threat to the health, safety, or welfare of the citizens of the State, or that a public emergency requiring immediate action exists, it will follow the process outlined above. If the State concludes that action is necessary to address an immediate threat to the health, safety, or welfare of the citizens of the State or that a public emergency requiring immediate action exists, it will make best efforts to provide reasonable notice to the Settling Pharmacy prior to initiating any such action.

XVIII. COMPLIANCE CERTIFICATION

A. The Settling Pharmacy's Chief Controlled Substance Compliance Officer shall, after diligent inquiry, complete an annual compliance certification.

B. The certification shall be filed annually for the duration of this Agreement with the Florida Department of Health, the Florida Department of Business and Professional Regulation, and the Florida Office of Attorney General.

C. The certification shall state:

"I understand the compliance requirements and responsibilities as they relate to [insert name of department], an area under my supervision. My job responsibilities include promoting compliance with regard to the [insert name of department] with all applicable statutory requirements, obligations of the Agreement, and applicable policies, and I have taken steps to promote such compliance. To the best of my knowledge, the [insert name of department] is in compliance with the obligations of the Agreement. I understand that this certification is being provided to and relied upon by the State of Florida."

D. If the Chief Controlled Substance Compliance Officer is unable to provide such a certification, he or she shall provide a written explanation of the reasons why he or she is unable to provide the certification outlined above.

E. Upon written demand by the Florida Department of Health, the Florida Department of Business and Professional Regulation, or the Florida Office of Attorney General, the Settling

Pharmacy shall provide to the requesting agency within a reasonable time after request the below materials. The State of Florida, through its agencies and departments, including without limitation the Florida Department of Health, has preexisting access to certain records maintained by Walgreens retail pharmacies in the State of Florida and to certain data on their Controlled Substances dispensing. This provision is in addition to, and not in place of, that access.

1. Any specific, non-privileged documents reviewed by the Chief Controlled Substance Compliance Officer solely to make his/her certification, not including documents reviewed in the course of his/her duties throughout the year that provide him/her with relevant knowledge;

2. The current versions of the CSCP Policies and Procedures that are required by this Agreement;

3. The names of Florida prescribers of Designated Controlled Substances who the Settling Pharmacy has flagged for investigation and/or whose prescriptions it has blocked as part of its Prescriber Review Process; or

4. With regard to a particular retail pharmacy store in the State of Florida identified by the State, any non-privileged reports related to that pharmacy store prepared pursuant to the processes outlined in Section XI.A.

F. Nothing in this Paragraph shall limit the State's authority to subpoena other records.

G. Nothing in this Agreement shall be interpreted to abrogate the Settling Pharmacy's applicable privileges or protections from disclosure, including without limitation those related to the attorney-client privilege, the attorney work product doctrine, and the patient-safety work product privilege. Nothing in this Agreement shall require the Settling Pharmacy to provide or produce any such privileged or protected materials.

H. To the extent that the above records contain personal health information of patients, the personal health information of patients shall be redacted and the presence of personal health information shall not be a reason to not produce any category of documents. To the extent that city, state, or zip code related information is contained within the above records and does not constitute personal health information of patients, the Settling Pharmacy shall provide such information upon written request.

XIX. RECORDKEEPING

The Settling Pharmacy shall retain records it is required to create pursuant to its obligations hereunder in an electronic or otherwise readily accessible format. In addition to the prescription data regularly provided to the State of Florida through its prescription drug monitoring program and all of the other records to which the State of Florida has access under its pharmacy regulations, including without limitation through its on-site inspections of retail pharmacies, the State of Florida shall have the right to review the CSCP Policies and Procedures discussed herein. Nothing in these terms shall prohibit the State of Florida from issuing a lawful subpoena for records pursuant to an applicable law.

XX. MOST FAVORED NATION

A. To the extent the Settling Pharmacy enters a global settlement resolving substantially all claims against it brought by states, counties, and/or municipalities nationwide that contains additional injunctive relief provisions, the State of Florida shall have the right to obtain the benefit of those provisions under the terms set forth in any such global settlement.

B. To the extent that the Settling Pharmacy agrees to take part in the Clearinghouse described in the Distributor Settlement Agreement as part of any global settlement as defined above, the Settling Pharmacy agrees to provide data and otherwise take part in the Clearinghouse with respect to Florida retail pharmacies at no reduction to any settlement amount under this Agreement.

XXI. CHANGES AND MODIFICATIONS

A. This Agreement may be amended or modified with the written consent of the Parties.

B. Nothing in this Agreement shall be construed to prohibit the Settling Pharmacy from implementing improvements or enhancements or from otherwise evolving its systems and practices.

EXHIBIT G
draft

<u>Litigating Subdivision</u>	<u>Local Litigation Cost Share</u>
Alachua County	1.0580563941118500%
Apopka	0.1215329679172490%
Bay County	0.6743853947971450%
Bradenton	0.4749682718143620%
Bradford County	0.2368825999247740%
Brevard County	2.9841904994087900%
Broward County	5.0788659071877600%
Calhoun County	0.0589164770693348%
Clay County	1.4919590528781900%
Clearwater	0.7924203742280190%
Coconut Creek	0.1264292438193310%
Coral Gables	0.0897355488925041%
Coral Springs	0.4043048184848150%
Daytona Beach	0.5595101817342350%
Daytona Beach Shores	0.0049121655318066%
Deerfield Beach	0.2530582429837640%
Delray Beach	0.4398589999657240%
Deltona	0.2491902531195310%
Dixie County	0.1296956977011560%
Escambia County	1.2638929275031100%
Florida City	0.0049121655318066%
Fort Lauderdale	1.0383464434128300%
Fort Pierce	0.1994420924009210%
Gilchrist County	0.0804264958213678%
Gulf County	0.0749014445716371%
Hallandale Beach	0.1937104759647790%
Hamilton County	0.0599334133716682%
Hernando County	1.8878128582969600%
Hillsborough County	8.1548303679879300%
Holmes County	0.1020273124575380%
Homestead	0.0311731835713032%
Jackson County	0.1986930098567910%
Jacksonville	6.6203098069205700%
Lake County	0.9770487918320040%
Lauderhill	0.1804993838228590%
Lee County	2.6882938146892400%

Leon County	0.5890694329150050%
Levy County	0.3140267522345930%
Lynn Haven	0.0490126978571018%
Manatee County	2.8609845804763200%
Marion County	1.6654193307333400%
Miami	0.3660335103211090%
Miami Gardens	0.0508604347992879%
Miami-Dade County	5.4031323908059000%
Miramar	0.3491405639774380%
Monroe County	0.4854327279611400%
New Port Richey	0.1873705137049190%
Niceville	0.0271848865105896%
North Miami	0.0379784849873643%
Ocala	0.4612963804104470%
Ocoee	0.0832593898064393%
Okaloosa County	0.7932307453439410%
Orange County	3.9242890922912800%
Orlando	1.4504780395102400%
Ormond Beach	0.1433221901630030%
Osceola County	1.0466816891766000%
Oviedo	0.1289284555802000%
Palatka	0.0587008320945097%
Palm Bay	0.5060801668138730%
Palm Beach County	7.4561883184436100%
Palmetto	0.0660940498103573%
Panama City	0.1939647100403620%
Pasco County	5.5375586582705800%
Pembroke Pines	0.5786072467153300%
Pensacola	0.4133437478506440%
Pinellas County	5.9926126841466200%
Pinellas Park	0.3146192084285860%
Polk County	2.0023407694530500%
Pompano Beach	0.4193886169870580%
Port St. Lucie	0.4885607150696560%
Putnam County	0.4224712051535060%
Sanford	0.2053280652400960%
Santa Rosa County	0.8183885690911740%
Sarasota	0.6054198619009580%
Sarasota County	2.4612900245585600%
Seminole County	1.8860854285512600%

St. Augustine	0.0581446950541711%
St. Johns County	0.8298745014344930%
St. Lucie County	1.1954994212769900%
St. Petersburg	1.8209515663656500%
Stuart	0.1015415437774050%
Suwannee County	0.2387961653329590%
Sweetwater	0.0051459700834591%
Tallahassee	0.5325590997752980%
Tampa	2.4698749645037000%
Taylor County	0.1152406745465610%
Town of Eatonville	0.0049121655318066%
Union County	0.0814547818592183%
Volusia County	2.2307927858357100%
Walton County	0.3357365263317270%
Washington County	0.1501728905211320%

EXHIBIT H

IN THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT
IN AND FOR PASCO COUNTY, STATE OF FLORIDA
WEST PASCO CIVIL DIVISION

STATE OF FLORIDA, OFFICE OF THE
ATTORNEY GENERAL, DEPARTMENT
OF LEGAL AFFAIRS,

Plaintiff,

v.

No. 2018-CA-001438

PURDUE PHARMA L.P., et al.,

Defendants.

CONSENT JUDGMENT

Plaintiff, the State of Florida, Office of the Attorney General, Department of Legal Affairs (“Plaintiff” or “Florida AG”), brought the above-captioned action against Defendant Walgreen Co. (“Walgreens”), among others, asserting claims against Walgreens for public nuisance, negligence, conspiracy, fraud, and violations of the Florida Deceptive and Unfair Trade Practices Act and Racketeer Influenced and Corrupt Organization Act, all based on allegations that Walgreens historically, among other acts, distributed and dispensed prescription opioid pain medication improperly in a fashion that has caused harm to the health of Florida residents and to the State (the “Florida AG Action”). Plaintiff brought the Florida AG Action in its sovereign capacity as the people’s attorney in order to protect the public interest, including the interests of the State of Florida, its governmental subdivisions and its citizens.

In addition, numerous governmental entities in Florida (“Subdivisions”) have brought separate lawsuits (“Actions”) in various forums against Walgreens, among others. These Actions assert claims that arise out of or relate to alleged conduct that is substantially similar to or overlaps with the conduct alleged in the Florida AG Action (the “Covered Conduct”).

Walgreens denies the allegations in the Florida AG Action and other Actions and claims to have no liability to Plaintiff or to any Subdivision or other governmental entity (whether such governmental entity has brought or is a party to another Action or not).

Walgreens denies that it engaged in any wrongdoing, denies that it violated any federal or state law, denies that Plaintiff, any Subdivision, any other governmental entity, or any Florida resident was harmed by its conduct, and maintains that it has meritorious defenses and would be able to successfully defend against Plaintiff's claims and allegations at trial and any Subdivision's claims.

Plaintiff and Walgreens (the "Parties"), by their counsel, have entered into a Settlement Agreement and Release to resolve the claims and allegations against Walgreens in the Florida AG Action (the "Agreement," attached to this Consent Judgment) and the entry of this Consent Judgment (including the injunctive terms incorporated herein) by the Court without trial or findings or admissions of wrongdoing or liability of any kind. Furthermore, under the Agreement, and as effectuated in this Consent Judgment, the Florida AG is exercising its authority to act in the public interest and release its own Claims as well as those of all Subdivisions, whether asserted previously or in the future, that arise out of or relate to the Covered Conduct. Unless otherwise specified, capitalized terms used herein shall have the meanings specified in the Agreement.

NOW THEREFORE, without trial or adjudication of any issue of fact or law presented in the Florida AG Action or the other Actions, without this Consent Judgment constituting evidence against or admission by anyone with respect to any issue of fact or law, and upon the Parties' consent, IT IS HEREBY ORDERED AS FOLLOWS:

I. PARTIES

1. Defendant Walgreen Co. is an Illinois corporation with its principal place of business in Illinois.

2. Plaintiff has the authority to act in the public interest and on behalf of the people of Florida as the people's attorney.

II. JURISDICTION

3. This Court has jurisdiction over the Parties and the subject matter of this action and all city and county Litigating Subdivisions and all other Participating Subdivisions, each of which submits to the jurisdiction of the Court for purposes limited to the Court's role as provided in, and for resolving disputes to the extent provided in, the Walgreens Settlement.

III. AGREEMENT

4. The Parties have agreed to resolution of the Florida AG Action under the terms of their Agreement, which is attached hereto as Exhibit A. This Consent Judgment summarizes and gives effect to those terms. In the event of a conflict between the terms of the Agreement (including its exhibits) and this summary document, the terms of the Agreement shall govern. Nothing in this summary document shall have the effect of expanding, diminishing, explaining, or otherwise modifying any term of the Agreement.

IV. FINANCIAL TERMS

5. Walgreens shall pay the sum of \$683,000,000 into the Qualified Settlement Fund as specified in the Agreement (including Exhibit B), consisting of \$620,000,000 to be allocated for opioid remediation, \$34,000,000 to be available to reimburse State Litigation Costs, and \$29,000,000 to be available to reimburse Litigating Subdivision Litigation Costs.

6. As contemplated by the Settlement Agreement, Plaintiff has filed a motion to establish a Qualified Settlement Fund and appoint a settlement fund administrator, which is contained in Exhibit C to this Consent Judgment, and a motion for State Litigation Costs, which is contained in Exhibit D to this Consent Judgment. The Court will enter separate orders with respect to these motions.

7. Subsection C.3(b) of the Parties' Agreement provides with respect to the portion of the payment to be allocated for opioid remediation that it shall be allocated by the Qualified Settlement Fund Administrator into three sub-funds: an Abatement Accounts Sub-Fund (also known as a regional fund), a State Sub-Fund, and a Subdivision Sub-Fund. Subsection C.1(a) of the Parties' Agreement provides that the amount to be available to reimburse State Litigation Costs shall be allocated by the Qualified Settlement Fund Administrator to a State Litigation Cost Payment Sub-Fund and that the amount to be available to reimburse Litigation Subdivision Litigation Costs shall be allocated by the Qualified Settlement Fund Administrator to a Litigating Subdivision Litigation Cost Sub-Fund. The Court approves the allocations set forth in the Agreement and the requirements governing distribution from each, the satisfaction of which will be determined at the appropriate time.

8. The Parties' Agreement provides that Subdivisions that elect to participate in the settlement by the Initial Participation Date and complete other requirements specified in the Agreement may be eligible to receive payment of a share of the Remediation Payment within a reasonable period after the Effective Date of the Agreement. The Parties' Agreement further provides that Subdivisions that elect to participate in the settlement after the Initial Participation Date and complete other requirements specified in the Agreement may be eligible to receive payment of a share of the Remediation Payment within a reasonable period after the Post-Effective Date Sign-on Deadline.

9. The Parties previously agreed to an Initial Participation Date of _____. Pursuant to the Agreement's terms, the Effective Date of the Agreement is _____, and the Post-Effective Date Sign-on Deadline is _____.

V. INJUNCTIVE TERMS

10. The Parties have agreed that Walgreens shall be subject to the injunctive terms set forth in Exhibit E to this Judgment. The agreed injunctive terms in Exhibit E to this Judgment are expressly incorporated into and are given full force and effect by this Consent Judgment.

11. Compliance with injunctive terms may be enforced in this Court consistent with the terms specified in the injunctive provisions set forth in Exhibit E to this Judgment.

VI. RELEASES AND DISMISSAL WITH PREJUDICE

12. Plaintiff and Walgreens have agreed to the Release of certain Claims as provided in Sections D and E of the Agreement. Such Releases are given in good faith within the meaning of Fla. Stat. § 768.31(5) and upon entry of this Consent Judgment shall be effective as to all Releasors.

13. Plaintiff's Claims against Walgreens are hereby DISMISSED WITH PREJUDICE, with each Party to bear its own costs except as specified in the Agreement.

VII. MISCELLANEOUS

14. This Court retains jurisdiction to enforce the terms of this Consent Judgment. The parties may jointly seek to modify the terms of this Consent Judgment, subject to the approval of this Court. This Consent Judgment may be modified only by order of this Court.

15. This Consent Judgment shall remain in full force and effect for eight years from the date it is entered, at which time Walgreens' obligations under the Consent Judgment shall expire.

16. Entry of this Consent Judgment is in the public interest.

IT IS SO ORDERED, ADJUDGED AND DECREED in Chambers at New Port Richey,
Pasco Cunty, Florida, this ___ day of May, 2022.

Honorable Kimberly Sharpe Byrd
Circuit Court Judge

JOINTLY APPROVED AND
SUBMITTED FOR ENTRY:

WALGREEN CO.

By: _____

Name: _____

Title: _____

Date: _____

PLAINTIFF

**STATE OF FLORIDA,
including the OFFICE OF THE
ATTORNEY GENERAL**

By: _____

Name: John Guard

Chief Deputy Attorney General of Florida

Pursuant to the authority delegated to him by

Ashley Moody, Attorney General of Florida

Date: _____

STATE OUTSIDE LITIGATION COUNSEL

Kellogg, Hansen, Todd, Figel & Frederick, P.L.L.C.

By: _____

Name: David C. Frederick

Date: _____

Drake Martin Law Firm, LLC

By: _____

Name: Drake Martin

Date: _____

EXHIBIT I

State - Subdivision Agreement

**FLORIDA OPIOID ALLOCATION AND
STATEWIDE RESPONSE
AGREEMENT**

BETWEEN

STATE OF FLORIDA DEPARTMENT OF LEGAL AFFAIRS,
OFFICE OF THE ATTORNEY GENERAL

And

CERTAIN LOCAL GOVERNMENTS IN THE STATE OF FLORIDA

This Florida Opioid Allocation and Statewide Response Agreement (the “Agreement”) is entered into between the State of Florida (“State”) and certain Local Governments (“Local Governments” and the State and Local Governments are jointly referred to as the “Parties” or individually as a “Party”). The Parties agree as follows:

Whereas, the people of the State and its communities have been harmed by misfeasance, nonfeasance and malfeasance committed by certain entities within the Pharmaceutical Supply Chain; and

Whereas, the State, through its Attorney General, and certain Local Governments, through their elected representatives and counsel, are separately engaged in litigation seeking to hold many of the same Pharmaceutical Supply Chain Participants accountable for the damage caused by their misfeasance, nonfeasance and malfeasance as the State; and

Whereas, certain of the Parties have separately sued Pharmaceutical Supply Chain participants for the harm caused to the citizens of both Parties and have collectively negotiated settlements with several Pharmaceutical Supply Chain Participants; and

Whereas, the Parties share a common desire to abate and alleviate the impacts of that misfeasance, nonfeasance and malfeasance throughout the State; and

Whereas, it is the intent of the State and its Local Governments to use the proceeds from any Settlements with Pharmaceutical Supply Chain Participants to increase the amount of funding presently spent on opioid and substance abuse education, treatment, prevention and other related programs and services, such as those identified in Exhibits “A” and “B,” and to ensure that the funds are expended in compliance with evolving evidence-based “best practices;” and

Whereas, the State and its Local Governments enter into this Agreement and agree to the allocation and use of the proceeds of any settlement described herein

Wherefore, the Parties each agree to as follows:

A. Definitions

As used in this Agreement:

1. “Approved Purpose(s)” shall mean forward-looking strategies, programming and services used to expand the availability of treatment for individuals impacted by substance use disorders, to: (a) develop, promote, and provide evidence-based substance use prevention strategies; (b) provide substance use avoidance and awareness education; (c) decrease the oversupply of licit and illicit opioids; and (d) support recovery from addiction. Approved Purposes shall include, but are not limited to, the opioid abatement strategies listed in Exhibits “A” and “B” which are incorporated herein by reference.
2. “Local Governments” shall mean all counties, cities, towns and villages located within the geographic boundaries of the State.
3. “Managing Entities” shall mean the corporations selected by and under contract with the Florida Department of Children and Families or its successor (“DCF”) to manage the daily operational delivery of behavioral health services through a coordinated system of care. The singular “Managing Entity” shall refer to a singular of the Managing Entities.
4. “County” shall mean a political subdivision of the state established pursuant to s. 1, Art. VIII of the State Constitution.
5. “Dependent Special District” shall mean a Special District meeting the requirements of Florida Statutes § 189.012(2).
6. “Municipalities” shall mean cities, towns, or villages located in a County within the State that either have: (a) a Population greater than 10,000 individuals; or (b) a Population equal to or less than 10,000 individuals and that has either (i) filed a lawsuit against one or more Pharmaceutical Supply Chain Participants; or (ii) executes a release in connection with a settlement with a Pharmaceutical Supply Chain participant. The singular “Municipality” shall refer to a singular city, town, or village within the definition of Municipalities.
7. “Negotiating Committee” shall mean a three-member group comprised by representatives of the following: (1) the State; and (2) two representatives of Local Governments of which one representative will be from a Municipality and one shall be from a County (collectively, “Members”) within the State. The State shall be represented by the Attorney General or her designee.
8. “Negotiation Class Metrics” shall mean those county and city settlement allocations which come from the official website of the Negotiation Class of counties and cities certified on September 11, 2019 by the U.S. District for the Northern District of Ohio in *In re National Prescription Opiate Litigation*, MDL No. 2804 (N.D. Ohio). The website is located at <https://allocationmap.iclaimsonline.com>.
9. “Opioid Funds” shall mean monetary amounts obtained through a Settlement.

10. “Opioid Related” shall have the same meaning and breadth as in the agreed Opioid Abatement Strategies attached hereto as Exhibits “A” or “B.”

11. “Parties” shall mean the State and Local Governments that execute this Agreement. The singular word “Party” shall mean either the State or Local Governments that executed this Agreement.

12. “PEC” shall mean the Plaintiffs’ Executive Committee of the National Prescription Opiate Multidistrict Litigation pending in the United States District Court for the Northern District of Ohio.

13. “Pharmaceutical Supply Chain” shall mean the entities, processes, and channels through which Controlled Substances are manufactured, marketed, promoted, distributed or dispensed.

14. “Pharmaceutical Supply Chain Participant” shall mean any entity that engages in, or has engaged in the manufacture, marketing, promotion, distribution or dispensing of an opioid analgesic.

15. “Population” shall refer to published U.S. Census Bureau population estimates as of July 1, 2019, released March 2020, and shall remain unchanged during the term of this Agreement. These estimates can currently be found at <https://www.census.gov>. *For purposes of Population under the definition of Qualified County, a County’s population shall be the greater of its population as of the July 1, 2019, estimates or its actual population, according to the official U.S. Census Bureau count, which was released by the U.S. Census Bureau in August 2021.*

16. “Qualified County” shall mean a charter or non-chartered County that has a Population of at least 300,000 individuals and: (a) has an opioid taskforce or other similar board, commission, council, or entity (including some existing sub-unit of a County’s government responsible for substance abuse prevention, treatment, and/or recovery) of which it is a member or it operates in connection with its municipalities or others on a local or regional basis; (b) has an abatement plan that has been either adopted or is being utilized to respond to the opioid epidemic; (c) is, as of December 31, 2021, either providing or is contracting with others to provide substance abuse prevention, recovery, and/or treatment services to its citizens; and (d) has or enters into an interlocal agreement with a majority of Municipalities (Majority is more than 50% of the Municipalities’ total Population) related to the expenditure of Opioid Funds. The Opioid Funds to be paid to a Qualified County will only include Opioid Funds for Municipalities whose claims are released by the Municipality or Opioid Funds for Municipalities whose claims are otherwise barred. For avoidance of doubt, the word “operate” in connection with opioid task force means to do at least one of the following activities: (1) gathers data about the nature, extent, and problems being faced in communities within that County; (2) receives and reports recommendations from other government and private entities about activities that should be undertaken to abate the opioid epidemic to a County; and/or (3) makes recommendations to a County and other public and private leaders about steps, actions, or plans that should be undertaken to abate the opioid epidemic. For avoidance of doubt, the Population calculation required by subsection (d) does not include Population in unincorporated areas.

17. “SAMHSA” shall mean the U.S. Department of Health & Human Services, Substance Abuse and Mental Health Services Administration.

18. “Settlement” shall mean the negotiated resolution of legal or equitable claims against a Pharmaceutical Supply Chain Participant when that resolution has been jointly entered into by the State and Local Governments or a settlement class as described in (B)(1) below.

19. “State” shall mean the State of Florida.

B. Terms

1. **Only Abatement** - Other than funds used for the Administrative Costs and Expense Fund as hereinafter described or to pay obligations to the United States arising out of Medicaid or other federal programs, all Opioid Funds shall be utilized for Approved Purposes. In order to accomplish this purpose, the State will either: (a) file a new action with Local Governments as Parties; or (b) add Local Governments to its existing action, sever any settling defendants. In either type of action, the State will seek entry of a consent judgment, consent order or other order binding judgment binding both the State and Local Governments to utilize Opioid Funds for Approved Purposes (“Order”) from the Circuit Court of the Sixth Judicial Circuit in and for Pasco County, West Pasco Division New Port Richey, Florida (the “Court”), except as herein provided. The Order may be part of a class action settlement or similar device. The Order shall provide for continuing jurisdiction by the Court to address non-performance by any party under the Order.

2. **Avoid Claw Back and Recoupment** - Both the State and Local Governments wish to maximize any Settlement and Opioid Funds. In addition to committing to only using funds for the Expense Funds, Administrative Costs and Approved Purposes, both Parties will agree to utilize a percentage of funds for the Core Strategies highlighted in Exhibit A. Exhibit A contains the programs and strategies prioritized by the U.S. Department of Justice and/or the U.S. Department of Health & Human Services (“Core Strategies”). The State is trying to obtain the United States’ agreement to limit or reduce the United States’ ability to recover or recoup monies from the State and Local Government in exchange for prioritization of funds to certain projects. If no agreement is reached with the United States, then there will be no requirement that a percentage be utilized for Core Strategies.

3. **No Benefit Unless Fully Participating** - Any Local Government that objects to or refuses to be included under the Order or refuses or fails to execute any of documents necessary to effectuate a Settlement shall not receive, directly or indirectly, any Opioid Funds and its portion of Opioid Funds shall be distributed to, and for the benefit of, the Local Governments. Funds that were for a Municipality that does not join a Settlement will be distributed to the County where that Municipality is located. Funds that were for a County that does not join a Settlement will be distributed pro rata to Counties that join a Settlement. For avoidance of doubt, if a Local Government initially refuses to be included in or execute the documents necessary to effectuate a Settlement and subsequently effectuates such documents necessary to join a Settlement, then that Local Government will only lose those payments made under a Settlement while that Local Government was not a part of the Settlement. If a Local Government participates in a Settlement, that Local Government is thereby releasing the claims of its Dependent Special District claims, if any.

4. **Distribution Scheme** – If a Settlement has a National Settlement Administrator or similar entity, all Opioids Funds will initially go to the Administrator to be distributed. If a Settlement does not have a National Settlement Administrator or similar entity, all Opioid Funds will initially go to the State, and then be distributed by the State as they are received from the Defendants according to the following distribution scheme. The Opioid Funds will be divided into three funds after deducting any costs of the Expense Fund detailed below. Funds due the federal government, if any, pursuant to Section B-2, will be subtracted from only the State and Regional Funds below:

(a) City/County Fund- The city/county fund will receive 15% of all Opioid Funds to directly benefit all Counties and Municipalities. The amounts to be distributed to each County and Municipality shall be determined by the Negotiation Class Metrics or other metrics agreed upon, in writing, by a County and a Municipality, which are attached to this Agreement as Exhibit “C.” In the event that a Municipality has a Population less than 10,000 people and it does not execute a release or otherwise join a Settlement that Municipalities share under the Negotiation Class Metrics shall be reallocated to the County where that Municipality is located.

(b) Regional Fund- The regional fund will be subdivided into two parts.

(i) The State will annually calculate the share of each County within the State of the regional fund utilizing the sliding scale in paragraph 5 of the Agreement, and according to the Negotiation Class Metrics.

(ii) For Qualified Counties, the Qualified County’s share will be paid to the Qualified County and expended on Approved Purposes, including the Core Strategies identified in Exhibit A, if applicable.

(iii) For all other Counties, the State will appropriate the regional share for each County and pay that share through DCF to the Managing Entities providing service for that County. The Managing Entities will be required to expend the monies on Approved Purposes, including the Core Strategies as directed by the Opioid Abatement Task Force or Council. The Managing Entities shall expend monies from this Regional Fund on services for the Counties within the State that are non-Qualified Counties and to ensure that there are services in every County. To the greatest extent practicable, the Managing Entities shall endeavor to expend monies in each County or for citizens of a County in the amount of the share that a County would have received if it were a Qualified County.

(c) State Fund - The remainder of Opioid Funds will be expended by the State on Approved Purposes, including the provisions related to Core Strategies, if applicable.

(d) To the extent that Opioid Funds are not appropriated and expended in a year by the State, the State shall identify the investments where settlement funds will be deposited. Any gains, profits, or interest accrued from the deposit of the Opioid Funds to the extent that any funds are not appropriated and expended within a calendar year, shall be the sole property of the Party that was entitled to the initial amount.

(e) To the extent a County or Municipality wishes to pool, comingle, or otherwise transfer its share, in whole or part, of Opioid Funds to another County or Municipality, the comingling Municipalities may do so by written agreement. The comingling Municipalities shall provide a copy of that agreement to the State and any settlement administrator to ensure that monies are directed consistent with such agreement. The County or Municipality receiving any such Opioid Funds shall assume the responsibility for reporting how such Opioid Funds were utilized under this Agreement.

5. Regional Fund Sliding Scale- The Regional Fund shall be calculated by utilizing the following sliding scale of the Opioid Funds available in any year after deduction of Expenses and any funds due the federal government:

- A. Years 1-6: 40%
- B. Years 7-9: 35%
- C. Years 10-12: 34%
- D. Years 13-15: 33%
- E. Years 16-18: 30%

6. Opioid Abatement Taskforce or Council - The State will create an Opioid Abatement Taskforce or Council (sometimes hereinafter "Taskforce" or "Council") to advise the Governor, the Legislature, DCF, and Local Governments on the priorities that should be addressed by expenditure of Opioid Funds and to review how monies have been spent and the results that have been achieved with Opioid Funds.

(a) Size - The Taskforce or Council shall have ten Members equally balanced between the State and the Local Government representatives.

(b) Appointments Local Governments - Two Municipality representatives will be appointed by or through Florida League of Cities. Two county representatives, one from a Qualified County and one from a county within the State that is not a Qualified County, will be appointed by or through the Florida Association of Counties. The final representative will alternate every two years between being a county representative (appointed by or through Florida Association of Counties) or a Municipality representative (appointed by or through the Florida League of Cities). One Municipality representative must be from a city of less than 50,000 people. One county representative must be from a county of less than 200,000 people and the other county representative must be from a county whose population exceeds 200,000 people.

(c) Appointments State -

(i) The Governor shall appoint two Members.

(ii) The Speaker of the House shall appoint one Member.

- (iii) The Senate President shall appoint one Member.
- (iv) The Attorney General or her designee shall be a Member.
- (d) Chair - The Attorney General or designee shall be the chair of the Taskforce or Council.
- (e) Term - Members will be appointed to serve a four-year term and shall be staggered to comply with Florida Statutes § 20.052(4)(c).
- (f) Support - DCF shall support the Taskforce or Council and the Taskforce or Council shall be administratively housed in DCF.
- (g) Meetings - The Taskforce or Council shall meet quarterly in person or virtually using communications media technology as defined in section 120.54(5)(b)(2), Florida Statutes.
- (h) Reporting - The Taskforce or Council shall provide and publish a report annually no later than November 30th or the first business day after November 30th, if November 30th falls on a weekend or is otherwise not a business day. The report shall contain information on how monies were spent the previous fiscal year by the State, each of the Qualified Counties, each of the Managing Entities, and each of the Local Governments. It shall also contain recommendations to the Governor, the Legislature, and Local Governments for priorities among the Approved Purposes or similar such uses for how monies should be spent the coming fiscal year to respond to the opioid epidemic. Prior to July 1st of each year, the State and each of the Local Governments shall provide information to DCF about how they intend to expend Opioid Funds in the upcoming fiscal year.
- (i) Accountability - The State and each of the Local Governments shall report its expenditures to DCF no later than August 31st for the previous fiscal year. The Taskforce or Council will set other data sets that need to be reported to DCF to demonstrate the effectiveness of expenditures on Approved Purposes. In setting those requirements, the Taskforce or Council shall consider the Reporting Templates, Deliverables, Performance Measures, and other already utilized and existing templates and forms required by DCF from Managing Entities and suggest that similar requirements be utilized by all Parties to this Agreement.
- (j) Conflict of Interest - All Members shall adhere to the rules, regulations and laws of Florida including, but not limited to, Florida Statute §112.311, concerning the disclosure of conflicts of interest and recusal from discussions or votes on conflicted matters.

7. **Administrative Costs**- The State may take no more than a 5% administrative fee from the State Fund and any Regional Fund that it administers for counties that are not Qualified Counties. Each Qualified County may take no more than a 5% administrative fee from its share of the Regional Funds. Municipalities and Counties may take no more than a 5% administrative fee from any funds that they receive or control from the City/County Fund.

8. **Negotiation of Non-Multistate Settlements** - If the State begins negotiations with a Pharmaceutical Supply Chain Participant that is separate and apart from a multi-state negotiation, the State shall include Local Governments that are a part of the Negotiating Committee in such negotiations. No Settlement shall be recommended or accepted without the affirmative votes of both the State and Local Government representatives of the Negotiating Committee.

9. **Negotiation of Multistate or Local Government Settlements** - To the extent practicable and allowed by other parties to a negotiation, both Parties agree to communicate with members of the Negotiation Committee regarding the terms of any other Pharmaceutical Supply Chain Participant Settlement.

10. **Program Requirements**- DCF and Local Governments desire to make the most efficient and effective use of the Opioid Funds. DCF and Local Governments will work to achieve that goal by ensuring the following requirements will be minimally met by any governmental entity or provider providing services pursuant to a contract or grant of Opioid Funds:

a. In either performing services under this Agreement or contracting with a provider to provide services with the Opioid Funds under this Agreement, the State and Local Governments shall be aware of and comply with all State and Federal laws, rules, Children and Families Operating Procedures (CFOPs), and similar regulations relating to the substance abuse and treatment services.

b. The State and Local Governments shall have and follow their existing policies and practices for accounting and auditing, including policies relating to whistleblowers and avoiding fraud, waste, and abuse. The State and Local Governments shall consider additional policies and practices recommended by the Opioid Abatement Taskforce or Council. c. In any award or grant to any provider, State and Local Governments shall ensure that each provider acknowledges its awareness of its obligations under law and shall audit, supervise, or review each provider's performance routinely, at least once every year.

d. In contracting with a provider, the State and Local Governments shall set performance measures in writing for a provider.

e. The State and Local Governments shall receive and report expenditures, service utilization data, demographic information, and national outcome measures in a similar fashion as required by the 42.U.S.C. s. 300x and 42 U.S.C. s. 300x-21.

f. The State and Local Governments, that implement evidenced based practice models will participate in fidelity monitoring as prescribed and completed by the originator of the model chosen..

g. The State and Local Governments shall ensure that each year, an evaluation of the procedures and activities undertaken to comply with the requirements of this Agreement are completed.

h. The State and Local Governments shall implement a monitoring process that will demonstrate oversight and corrective action in the case of non-compliance, for all providers that receive Opioid Funds. Monitoring shall include:

- (i) Oversight of the any contractual or grant requirements;
- (ii) Develop and utilize standardized monitoring tools;
- (iii) Provide DCF and the Opioid Abatement Taskforce or Council with access to the monitoring reports; and
- (iv) Develop and utilize the monitoring reports to create corrective action plans for providers, where necessary.

11. **Reporting and Records Requirements-** The State and Local Governments shall follow their existing reporting and records retention requirements along with considering any additional recommendations from the Opioid Abatement Taskforce or Council. Local Governments shall respond and provide documents to any reasonable requests from the State or Opioid Abatement Taskforce or Council for data or information about programs receiving Opioid Funds. The State and Local Governments shall ensure that any provider or sub-recipient of Opioid Funds at a minimum does the following:

(a) Any provider shall establish and maintain books, records and documents (including electronic storage media) sufficient to reflect all income and expenditures of Opioid Funds. Upon demand, at no additional cost to the State or Local Government, any provider will facilitate the duplication and transfer of any records or documents during the term that it receives any Opioid Funds and the required retention period for the State or Local Government. These records shall be made available at all reasonable times for inspection, review, copying, or audit by Federal, State, or other personnel duly authorized by the State or Local Government.

(b) Any provider shall retain and maintain all client records, financial records, supporting documents, statistical records, and any other documents (including electronic storage media) pertinent to the use of the Opioid Funds during the term of its receipt of Opioid Funds and retained for a period of six (6) years after its ceases to receives Opioid Funds or longer when required by law. In the event an audit is required by the State of Local Governments, records shall be retained for a minimum period of six (6) years after the audit report is issued or until resolution of any audit findings or litigation based on the terms of any award or contract.

(c) At all reasonable times for as long as records are maintained, persons duly authorized by State or Local Government auditors shall be allowed full access to and the right to examine any of the contracts and related records and documents, regardless of the form in which kept.

(d) A financial and compliance audit shall be performed annually and provided to the State.

(e) All providers shall comply and cooperate immediately with any inspections, reviews, investigations, or audits deemed necessary by The Office of the Inspector General (section 20.055, F.S.) or the State.

(f) No record may be withheld nor may any provider attempt to limit the scope of any of the foregoing inspections, reviews, copying, transfers or audits based on any claim that any record is exempt from public inspection or is confidential, proprietary or trade secret in nature; provided, however, that this provision does not limit any exemption to public inspection or copying to any such record.

12. **Expense Fund** - The Parties agree that in any negotiation every effort shall be made to cause Pharmaceutical Supply Chain Participants to pay costs of litigation, including attorneys' fees, in addition to any agreed to Opioid Funds in the Settlement. To the extent that a fund sufficient to pay the full contingent fees of Local Governments is not created as part of a Settlement by a Pharmaceutical Supply Chain Participant, the Parties agree that an additional expense fund for attorneys who represent Local Governments (herein "Expense Fund") shall be created out of the City/County fund for the purpose of paying the hard costs of a litigating Local Government and then paying attorneys' fees.

(a) The Source of Funds for the Expense Fund- Money for the Expense Fund shall be sourced exclusively from the City/County Fund.

(b) The Amount of the Expense Fund- The State recognizes the value litigating Local Governments bring to the State in connection with the Settlement because their participation increases the amount of Incentive Payments due from each Pharmaceutical Supply Chain Participant. In recognition of that value, the amount of funds that shall be deposited into the Expense Fund shall be contingent upon on the percentage of litigating Local Government participation in the Settlement, according to the following table:

Litigating Local Government Participation in the Settlement (by percentage of the population)	Amount that shall be paid into the Expense Fund from (and as a percentage of) the City/County fund
96 to 100%	10%
91 to 95%	7.5%
86 to 90%	5%
85%	2.5%
Less than 85%	0%

If fewer than 85% percent of the litigating Local Governments (by population) participate, then the Expense Fund shall not be funded, and this Section of the Agreement shall be null and void.

(c) The Timing of Payments into the Expense Fund- Although the amount of the Expense Fund shall be calculated based on the entirety of payments due to the City/County fund over a ten-to-eighteen-year period, the Expense Fund shall be funded entirely from payments made by Pharmaceutical Supply Chain Participants during the first two payments of the Settlement. Accordingly, to offset the amounts being paid from the

City/County Fund to the Expense Fund in the first two years, Counties or Municipalities may borrow from the Regional Fund during the first two years and pay the borrowed amounts back to the Regional Fund during years three, four, and five.

For the avoidance of doubt, the following provides an illustrative example regarding the calculation of payments and amounts that may be borrowed under the terms of this MOU, consistent with the provisions of this Section:

Opioid Funds due to State of Florida and Local Governments (over 10 to 18 years):	\$1,000
Litigating Local Government Participation:	100%
City/County Fund (over 10 to 18 years):	\$150
Expense Fund (paid over 2 years):	\$15
Amount Paid to Expense Fund in 1st year:	\$7.5
Amount Paid to Expense Fund in 2nd year:	\$7.5
Amount that may be borrowed from Regional Fund in 1st year:	\$7.5
Amount that may be borrowed from Regional Fund in 2nd year:	\$7.5
Amount that must be paid back to Regional Fund in 3rd year:	\$5
Amount that must be paid back to Regional Fund in 4th year:	\$5
Amount that must be paid back to Regional Fund in 5th year:	\$5

(d) Creation of and Jurisdiction over the Expense Fund- The Expense Fund shall be established, consistent with the provisions of this Section of the Agreement, by order of the Court. The Court shall have jurisdiction over the Expense Fund, including authority to allocate and disburse amounts from the Expense Fund and to resolve any disputes concerning the Expense Fund.

(e) Allocation of Payments to Counsel from the Expense Fund- As part of the order establishing the Expense Fund, counsel for the litigating Local Governments shall seek to have the Court appoint a third-neutral to serve as a special master for purposes of allocating the Expense Fund. Within 30 days of entry of the order appointing a special master for the Expense Fund, any counsel who intend to seek an award from the Expense Fund shall provide the copies of their contingency fee contracts to the special master. The special master shall then build a mathematical model, which shall be based on each litigating Local Government's share under the Negotiation Class Metrics and the rate set forth in their contingency contracts, to calculate a proposed award for each litigating Local Government who timely provided a copy of its contingency contract.

13. **Dispute resolution**- Any one or more of the Local Governments or the State may object to an allocation or expenditure of Opioid Funds solely on the basis that the allocation or expenditure at issue (a) is inconsistent with the Approved Purposes; (b) is inconsistent with the distribution scheme as provided in paragraph; (c) violates the limitations set forth herein with respect to administrative costs or the Expense Fund; or (d) to recover amounts advanced from the Regional Fund for the Expense Fund. There shall be no other basis for bringing an objection to the approval of an allocation or expenditure of Opioid Funds. In the event that there is a National Settlement Administrator or similar entity, the Local Governments sole action for non-payment of

amounts due from the City/County Fund shall be against the particular settling defendant and/or the National Settlement Administrator or similar entity.

C. Other Terms and Conditions

1. **Governing Law and Venue:** This Agreement will be governed by the laws of the State of Florida. Any and all litigation arising under the Agreement, unless otherwise specified in this Agreement, will be instituted in either: (a) the Court that enters the Order if the matter deals with a matter covered by the Order and the Court retains jurisdiction; or (b) the appropriate State court in Leon County, Florida.

2. **Agreement Management and Notification:** The Parties have identified the following individuals as Agreement Managers and Administrators:

a. State of Florida Agreement Manager:

Greg Slempp

PL-01, The Capitol, Tallahassee, FL 32399

850-414-3300

Greg.slemp@myfloridalegal.com

b. State of Florida Agreement Administrator

Janna Barineau

PL-01, The Capitol, Tallahassee, FL 32399

850-414-3300

Janna.barineau@myfloridalegal.com

c. Local Governments Agreement Managers and Administrators are listed on Exhibit C to this Agreement.

Changes to either the Managers or Administrators may be made by notifying the other Party in writing, without formal amendment to this Agreement.

3. **Notices.** All notices required under the Agreement will be delivered by certified mail, return receipt requested, by reputable air courier, or by personal delivery to the designee identified in paragraphs C.2., above. Either designated recipient may notify the other, in writing, if someone else is designated to receive notice.

4. **Cooperation with Inspector General:** Pursuant to section 20.055, Florida Statutes, the Parties, understand and will comply with their duty to cooperate with the Inspector General in any investigation, audit, inspection, review, or hearing.

5. **Public Records:** The Parties will keep and maintain public records pursuant to Chapter 119, Florida Statutes and will comply with all applicable provisions of that Chapter.

6. **Modification:** This Agreement may only be modified by a written amendment between the appropriate parties. No promises or agreements made subsequent to the execution of this Agreement shall be binding unless express, reduced to writing, and signed by the Parties.

7. **Execution in Counterparts:** This Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original, but all of which together shall constitute one and the same instrument.

8. **Assignment:** The rights granted in this Agreement may not be assigned or transferred by any party without the prior written approval of the other party. No party shall be permitted to delegate its responsibilities or obligations under this Agreement without the prior written approval of the other parties.

9. **Additional Documents:** The Parties agree to cooperate fully and execute any and all supplementary documents and to take all additional actions which may be reasonably necessary or appropriate to give full force and effect to the basic terms and intent of this Agreement.

10. **Captions:** The captions contained in this Agreement are for convenience only and shall in no way define, limit, extend or describe the scope of this Agreement or any part of it.

11. **Entire Agreement:** This Agreement, including any attachments, embodies the entire agreement of the parties. There are no other provisions, terms, conditions, or obligations. This Agreement supersedes all previous oral or written communications, representations or agreements on this subject.

12. **Construction:** The parties hereto hereby mutually acknowledge and represent that they have been fully advised by their respective legal counsel of their rights and responsibilities under this Agreement, that they have read, know, and understand completely the contents hereof, and that they have voluntarily executed the same. The parties hereto further hereby mutually acknowledge that they have had input into the drafting of this Agreement and that, accordingly, in any construction to be made of this Agreement, it shall not be construed for or against any party, but rather shall be given a fair and reasonable interpretation, based on the plain language of the Agreement and the expressed intent of the parties.

13. **Capacity to Execute Agreement:** The parties hereto hereby represent and warrant that the individuals signing this Agreement on their behalf are duly authorized and fully competent to do so.

14. **Effectiveness:** This Agreement shall become effective on the date on which the last required signature is affixed to this Agreement.

IN WITNESS THEREOF, the parties hereto have caused the Agreement to be executed by their undersigned officials as duly authorized.

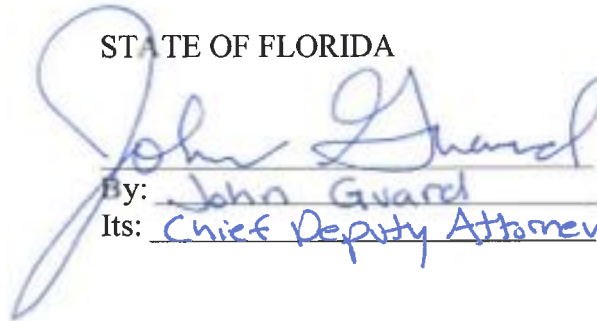
STATE OF FLORIDA

By: John Gward 11/15/2021
Its: Chief Deputy Attorney General DATED

EXHIBIT A

Schedule A

Core Strategies

States and Qualifying Block Grantees shall choose from among the abatement strategies listed in Schedule B. However, priority shall be given to the following core abatement strategies (“**Core Strategies**”)[, such that a minimum of __% of the [aggregate] state-level abatement distributions shall be spent on [one or more of] them annually].¹

A. Naloxone or other FDA-approved drug to reverse opioid overdoses

1. Expand training for first responders, schools, community support groups and families; and
2. Increase distribution to individuals who are uninsured or whose insurance does not cover the needed service.

B. Medication-Assisted Treatment (“MAT”) Distribution and other opioid-related treatment

1. Increase distribution of MAT to non-Medicaid eligible or uninsured individuals;
2. Provide education to school-based and youth-focused programs that discourage or prevent misuse;
3. Provide MAT education and awareness training to healthcare providers, EMTs, law enforcement, and other first responders; and
4. Treatment and Recovery Support Services such as residential and inpatient treatment, intensive outpatient treatment, outpatient therapy or counseling, and recovery housing that allow or integrate medication with other support services.

C. Pregnant & Postpartum Women

1. Expand Screening, Brief Intervention, and Referral to Treatment (“SBIRT”) services to non-Medicaid eligible or uninsured pregnant women;
2. Expand comprehensive evidence-based treatment and recovery services, including MAT, for women with co-occurring Opioid Use Disorder (“OUD”) and other Substance Use Disorder (“SUD”)/Mental Health disorders for uninsured individuals for up to 12 months postpartum; and
3. Provide comprehensive wrap-around services to individuals with Opioid Use Disorder (OUD) including housing, transportation, job placement/training, and childcare.

D. Expanding Treatment for Neonatal Abstinence Syndrome

1. Expand comprehensive evidence-based and recovery support for NAS babies;
2. Expand services for better continuum of care with infant-need dyad; and
3. Expand long-term treatment and services for medical monitoring of NAS babies and their families.

¹ As used in this Schedule A, words like “expand,” “fund,” “provide” or the like shall not indicate a preference for new or existing programs. Priorities will be established through the mechanisms described in the Term Sheet.

E. Expansion of Warm Hand-off Programs and Recovery Services

1. Expand services such as navigators and on-call teams to begin MAT in hospital emergency departments;
2. Expand warm hand-off services to transition to recovery services;
3. Broaden scope of recovery services to include co-occurring SUD or mental health conditions. ;
4. Provide comprehensive wrap-around services to individuals in recovery including housing, transportation, job placement/training, and childcare; and
5. Hire additional social workers or other behavioral health workers to facilitate expansions above.

F. Treatment for Incarcerated Population

1. Provide evidence-based treatment and recovery support including MAT for persons with OUD and co-occurring SUD/MH disorders within and transitioning out of the criminal justice system; and
2. Increase funding for jails to provide treatment to inmates with OUD.

G. Prevention Programs

1. Funding for media campaigns to prevent opioid use (similar to the FDA's "Real Cost" campaign to prevent youth from misusing tobacco);
2. Funding for evidence-based prevention programs in schools.;
3. Funding for medical provider education and outreach regarding best prescribing practices for opioids consistent with the 2016 CDC guidelines, including providers at hospitals (academic detailing);
4. Funding for community drug disposal programs; and
5. Funding and training for first responders to participate in pre-arrest diversion programs, post-overdose response teams, or similar strategies that connect at-risk individuals to behavioral health services and supports.

H. Expanding Syringe Service Programs

1. Provide comprehensive syringe services programs with more wrap-around services including linkage to OUD treatment, access to sterile syringes, and linkage to care and treatment of infectious diseases.

I. Evidence-based data collection and research analyzing the effectiveness of the abatement strategies within the State.

EXHIBIT B

Schedule B
Approved Uses

PART ONE: TREATMENT

A. TREAT OPIOID USE DISORDER (OUD)

Support treatment of Opioid Use Disorder (OUD) and any co-occurring Substance Use Disorder or Mental Health (SUD/MH) conditions through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, the following:²

1. Expand availability of treatment for OUD and any co-occurring SUD/MH conditions, including all forms of Medication-Assisted Treatment (MAT) approved by the U.S. Food and Drug Administration.
2. Support and reimburse evidence-based services that adhere to the American Society of Addiction Medicine (ASAM) continuum of care for OUD and any co-occurring SUD/MH conditions
3. Expand telehealth to increase access to treatment for OUD and any co-occurring SUD/MH conditions, including MAT, as well as counseling, psychiatric support, and other treatment and recovery support services.
4. Improve oversight of Opioid Treatment Programs (OTPs) to assure evidence-based or evidence-informed practices such as adequate methadone dosing and low threshold approaches to treatment.
5. Support mobile intervention, treatment, and recovery services, offered by qualified professionals and service providers, such as peer recovery coaches, for persons with OUD and any co-occurring SUD/MH conditions and for persons who have experienced an opioid overdose.
6. Treatment of trauma for individuals with OUD (e.g., violence, sexual assault, human trafficking, or adverse childhood experiences) and family members (e.g., surviving family members after an overdose or overdose fatality), and training of health care personnel to identify and address such trauma.
7. Support evidence-based withdrawal management services for people with OUD and any co-occurring mental health conditions.
8. Training on MAT for health care providers, first responders, students, or other supporting professionals, such as peer recovery coaches or recovery outreach specialists, including telementoring to assist community-based providers in rural or underserved areas.
9. Support workforce development for addiction professionals who work with persons with OUD and any co-occurring SUD/MH conditions.
10. Fellowships for addiction medicine specialists for direct patient care, instructors, and clinical research for treatments.
11. Scholarships and supports for behavioral health practitioners or workers involved in addressing OUD and any co-occurring SUD or mental health conditions, including but not limited to training,

² As used in this Schedule B, words like “expand,” “fund,” “provide” or the like shall not indicate a preference for new or existing programs. Priorities will be established through the mechanisms described in the Term Sheet.

scholarships, fellowships, loan repayment programs, or other incentives for providers to work in rural or underserved areas.

12. [Intentionally Blank – to be cleaned up later for numbering]

13. Provide funding and training for clinicians to obtain a waiver under the federal Drug Addiction Treatment Act of 2000 (DATA 2000) to prescribe MAT for OUD, and provide technical assistance and professional support to clinicians who have obtained a DATA 2000 waiver.

14. Dissemination of web-based training curricula, such as the American Academy of Addiction Psychiatry's Provider Clinical Support Service-Opioids web-based training curriculum and motivational interviewing.

15. Development and dissemination of new curricula, such as the American Academy of Addiction Psychiatry's Provider Clinical Support Service for Medication-Assisted Treatment.

B. SUPPORT PEOPLE IN TREATMENT AND RECOVERY

Support people in treatment for or recovery from OUD and any co-occurring SUD/MH conditions through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, the following:

1. Provide comprehensive wrap-around services to individuals with OUD and any co-occurring SUD/MH conditions, including housing, transportation, education, job placement, job training, or childcare.
2. Provide the full continuum of care of treatment and recovery services for OUD and any co-occurring SUD/MH conditions, including supportive housing, peer support services and counseling, community navigators, case management, and connections to community-based services.
3. Provide counseling, peer-support, recovery case management and residential treatment with access to medications for those who need it to persons with OUD and any co-occurring SUD/MH conditions.
4. Provide access to housing for people with OUD and any co-occurring SUD/MH conditions, including supportive housing, recovery housing, housing assistance programs, training for housing providers, or recovery housing programs that allow or integrate FDA-approved medication with other support services.
5. Provide community support services, including social and legal services, to assist in deinstitutionalizing persons with OUD and any co-occurring SUD/MH conditions.
6. Support or expand peer-recovery centers, which may include support groups, social events, computer access, or other services for persons with OUD and any co-occurring SUD/MH conditions.
7. Provide or support transportation to treatment or recovery programs or services for persons with OUD and any co-occurring SUD/MH conditions.
8. Provide employment training or educational services for persons in treatment for or recovery from OUD and any co-occurring SUD/MH conditions.

9. Identify successful recovery programs such as physician, pilot, and college recovery programs, and provide support and technical assistance to increase the number and capacity of high-quality programs to help those in recovery.
10. Engage non-profits, faith-based communities, and community coalitions to support people in treatment and recovery and to support family members in their efforts to support the person with OUD in the family.
11. Training and development of procedures for government staff to appropriately interact and provide social and other services to individuals with or in recovery from OUD, including reducing stigma.
12. Support stigma reduction efforts regarding treatment and support for persons with OUD, including reducing the stigma on effective treatment.
13. Create or support culturally appropriate services and programs for persons with OUD and any co-occurring SUD/MH conditions, including new Americans.
14. Create and/or support recovery high schools.
15. Hire or train behavioral health workers to provide or expand any of the services or supports listed above.

C. CONNECT PEOPLE WHO NEED HELP TO THE HELP THEY NEED (CONNECTIONS TO CARE)

Provide connections to care for people who have – or at risk of developing – OUD and any co-occurring SUD/MH conditions through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, the following:

1. Ensure that health care providers are screening for OUD and other risk factors and know how to appropriately counsel and treat (or refer if necessary) a patient for OUD treatment.
2. Fund Screening, Brief Intervention and Referral to Treatment (SBIRT) programs to reduce the transition from use to disorders, including SBIRT services to pregnant women who are uninsured or not eligible for Medicaid.
3. Provide training and long-term implementation of SBIRT in key systems (health, schools, colleges, criminal justice, and probation), with a focus on youth and young adults when transition from misuse to opioid disorder is common.
4. Purchase automated versions of SBIRT and support ongoing costs of the technology.
5. Expand services such as navigators and on-call teams to begin MAT in hospital emergency departments.
6. Training for emergency room personnel treating opioid overdose patients on post-discharge planning, including community referrals for MAT, recovery case management or support services.
7. Support hospital programs that transition persons with OUD and any co-occurring SUD/MH conditions, or persons who have experienced an opioid overdose, into clinically-appropriate follow-up care through a bridge clinic or similar approach.

8. Support crisis stabilization centers that serve as an alternative to hospital emergency departments for persons with OUD and any co-occurring SUD/MH conditions or persons that have experienced an opioid overdose.
9. Support the work of Emergency Medical Systems, including peer support specialists, to connect individuals to treatment or other appropriate services following an opioid overdose or other opioid-related adverse event.
10. Provide funding for peer support specialists or recovery coaches in emergency departments, detox facilities, recovery centers, recovery housing, or similar settings; offer services, supports, or connections to care to persons with OUD and any co-occurring SUD/MH conditions or to persons who have experienced an opioid overdose.
11. Expand warm hand-off services to transition to recovery services.
12. Create or support school-based contacts that parents can engage with to seek immediate treatment services for their child; and support prevention, intervention, treatment, and recovery programs focused on young people.
13. Develop and support best practices on addressing OUD in the workplace.
14. Support assistance programs for health care providers with OUD.
15. Engage non-profits and the faith community as a system to support outreach for treatment.
16. Support centralized call centers that provide information and connections to appropriate services and supports for persons with OUD and any co-occurring SUD/MH conditions.

D. ADDRESS THE NEEDS OF CRIMINAL-JUSTICE-INVOLVED PERSONS

Address the needs of persons with OUD and any co-occurring SUD/MH conditions who are involved in, are at risk of becoming involved in, or are transitioning out of the criminal justice system through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, the following:

1. Support pre-arrest or pre-arraignment diversion and deflection strategies for persons with OUD and any co-occurring SUD/MH conditions, including established strategies such as:
 - a. Self-referral strategies such as the Angel Programs or the Police Assisted Addiction Recovery Initiative (PAARI);
 - b. Active outreach strategies such as the Drug Abuse Response Team (DART) model;
 - c. “Naloxone Plus” strategies, which work to ensure that individuals who have received naloxone to reverse the effects of an overdose are then linked to treatment programs or other appropriate services;
 - d. Officer prevention strategies, such as the Law Enforcement Assisted Diversion (LEAD) model;
 - e. Officer intervention strategies such as the Leon County, Florida Adult Civil Citation Network or the Chicago Westside Narcotics Diversion to Treatment Initiative; or

- f. Co-responder and/or alternative responder models to address OUD-related 911 calls with greater SUD expertise
- 2. Support pre-trial services that connect individuals with OUD and any co-occurring SUD/MH conditions to evidence-informed treatment, including MAT, and related services.
- 3. Support treatment and recovery courts that provide evidence-based options for persons with OUD and any co-occurring SUD/MH conditions
- 4. Provide evidence-informed treatment, including MAT, recovery support, harm reduction, or other appropriate services to individuals with OUD and any co-occurring SUD/MH conditions who are incarcerated in jail or prison.
- 5. Provide evidence-informed treatment, including MAT, recovery support, harm reduction, or other appropriate services to individuals with OUD and any co-occurring SUD/MH conditions who are leaving jail or prison have recently left jail or prison, are on probation or parole, are under community corrections supervision, or are in re-entry programs or facilities.
- 6. Support critical time interventions (CTI), particularly for individuals living with dual-diagnosis OUD/serious mental illness, and services for individuals who face immediate risks and service needs and risks upon release from correctional settings.
- 7. Provide training on best practices for addressing the needs of criminal-justice-involved persons with OUD and any co-occurring SUD/MH conditions to law enforcement, correctional, or judicial personnel or to providers of treatment, recovery, harm reduction, case management, or other services offered in connection with any of the strategies described in this section.

E. ADDRESS THE NEEDS OF PREGNANT OR PARENTING WOMEN AND THEIR FAMILIES, INCLUDING BABIES WITH NEONATAL ABSTINENCE SYNDROME

Address the needs of pregnant or parenting women with OUD and any co-occurring SUD/MH conditions, and the needs of their families, including babies with neonatal abstinence syndrome (NAS), through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, the following:

- 1. Support evidence-based or evidence-informed treatment, including MAT, recovery services and supports, and prevention services for pregnant women – or women who could become pregnant – who have OUD and any co-occurring SUD/MH conditions, and other measures to educate and provide support to families affected by Neonatal Abstinence Syndrome.
- 2. Expand comprehensive evidence-based treatment and recovery services, including MAT, for uninsured women with OUD and any co-occurring SUD/MH conditions for up to 12 months postpartum.
- 3. Training for obstetricians or other healthcare personnel that work with pregnant women and their families regarding treatment of OUD and any co-occurring SUD/MH conditions.
- 4. Expand comprehensive evidence-based treatment and recovery support for NAS babies; expand services for better continuum of care with infant-need dyad; expand long-term treatment and services for medical monitoring of NAS babies and their families.

5. Provide training to health care providers who work with pregnant or parenting women on best practices for compliance with federal requirements that children born with Neonatal Abstinence Syndrome get referred to appropriate services and receive a plan of safe care.
6. Child and family supports for parenting women with OUD and any co-occurring SUD/MH conditions.
7. Enhanced family supports and child care services for parents with OUD and any co-occurring SUD/MH conditions.
8. Provide enhanced support for children and family members suffering trauma as a result of addiction in the family; and offer trauma-informed behavioral health treatment for adverse childhood events.
9. Offer home-based wrap-around services to persons with OUD and any co-occurring SUD/MH conditions, including but not limited to parent skills training.
10. Support for Children's Services – Fund additional positions and services, including supportive housing and other residential services, relating to children being removed from the home and/or placed in foster care due to custodial opioid use.

PART TWO: PREVENTION

F. PREVENT OVER-PRESCRIBING AND ENSURE APPROPRIATE PRESCRIBING AND DISPENSING OF OPIOIDS

Support efforts to prevent over-prescribing and ensure appropriate prescribing and dispensing of opioids through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, the following:

1. Fund medical provider education and outreach regarding best prescribing practices for opioids consistent with Guidelines for Prescribing Opioids for Chronic Pain from the U.S. Centers for Disease Control and Prevention, including providers at hospitals (academic detailing).
2. Training for health care providers regarding safe and responsible opioid prescribing, dosing, and tapering patients off opioids.
3. Continuing Medical Education (CME) on appropriate prescribing of opioids.
4. Support for non-opioid pain treatment alternatives, including training providers to offer or refer to multi-modal, evidence-informed treatment of pain.
5. Support enhancements or improvements to Prescription Drug Monitoring Programs (PDMPs), including but not limited to improvements that:
 - a. Increase the number of prescribers using PDMPs;
 - b. Improve point-of-care decision-making by increasing the quantity, quality, or format of data available to prescribers using PDMPs, by improving the interface that prescribers use to access PDMP data, or both; or

- c. Enable states to use PDMP data in support of surveillance or intervention strategies, including MAT referrals and follow-up for individuals identified within PDMP data as likely to experience OUD in a manner that complies with all relevant privacy and security laws and rules.
6. Ensuring PDMPs incorporate available overdose/naloxone deployment data, including the United States Department of Transportation's Emergency Medical Technician overdose database in a manner that complies with all relevant privacy and security laws and rules.
 7. Increase electronic prescribing to prevent diversion or forgery.
 8. Educate Dispensers on appropriate opioid dispensing.

G. PREVENT MISUSE OF OPIOIDS

Support efforts to discourage or prevent misuse of opioids through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, the following:

1. Fund media campaigns to prevent opioid misuse.
2. Corrective advertising or affirmative public education campaigns based on evidence.
3. Public education relating to drug disposal.
4. Drug take-back disposal or destruction programs.
5. Fund community anti-drug coalitions that engage in drug prevention efforts.
6. Support community coalitions in implementing evidence-informed prevention, such as reduced social access and physical access, stigma reduction – including staffing, educational campaigns, support for people in treatment or recovery, or training of coalitions in evidence-informed implementation, including the Strategic Prevention Framework developed by the U.S. Substance Abuse and Mental Health Services Administration (SAMHSA).
7. Engage non-profits and faith-based communities as systems to support prevention.
8. Fund evidence-based prevention programs in schools or evidence-informed school and community education programs and campaigns for students, families, school employees, school athletic programs, parent-teacher and student associations, and others.
9. School-based or youth-focused programs or strategies that have demonstrated effectiveness in preventing drug misuse and seem likely to be effective in preventing the uptake and use of opioids.
10. Create of support community-based education or intervention services for families, youth, and adolescents at risk for OUD and any co-occurring SUD/MH conditions.
11. Support evidence-informed programs or curricula to address mental health needs of young people who may be at risk of misusing opioids or other drugs, including emotional modulation and resilience skills.
12. Support greater access to mental health services and supports for young people, including services and supports provided by school nurses, behavioral health workers or other school staff, to address

mental health needs in young people that (when not properly addressed) increase the risk of opioid or other drug misuse.

H. PREVENT OVERDOSE DEATHS AND OTHER HARMS (HARM REDUCTION)

Support efforts to prevent or reduce overdose deaths or other opioid-related harms through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, the following:

1. Increase availability and distribution of naloxone and other drugs that treat overdoses for first responders, overdose patients, individuals with OUD and their friends and family members, individuals at high risk of overdose, schools, community navigators and outreach workers, persons being released from jail or prison, or other members of the general public.
2. Public health entities provide free naloxone to anyone in the community
3. Training and education regarding naloxone and other drugs that treat overdoses for first responders, overdose patients, patients taking opioids, families, schools, community support groups, and other members of the general public.
4. Enable school nurses and other school staff to respond to opioid overdoses, and provide them with naloxone, training, and support.
5. Expand, improve, or develop data tracking software and applications for overdoses/naloxone revivals.
6. Public education relating to emergency responses to overdoses.
7. Public education relating to immunity and Good Samaritan laws.
8. Educate first responders regarding the existence and operation of immunity and Good Samaritan laws.
9. Syringe service programs and other evidence-informed programs to reduce harms associated with intravenous drug use, including supplies, staffing, space, peer support services, referrals to treatment, fentanyl checking, connections to care, and the full range of harm reduction and treatment services provided by these programs.
10. Expand access to testing and treatment for infectious diseases such as HIV and Hepatitis C resulting from intravenous opioid use.
11. Support mobile units that offer or provide referrals to harm reduction services, treatment, recovery supports, health care, or other appropriate services to persons that use opioids or persons with OUD and any co-occurring SUD/MH conditions.
12. Provide training in harm reduction strategies to health care providers, students, peer recovery coaches, recovery outreach specialists, or other professionals that provide care to persons who use opioids or persons with OUD and any co-occurring SUD/MH conditions.
13. Support screening for fentanyl in routine clinical toxicology testing.

PART THREE: OTHER STRATEGIES

I. FIRST RESPONDERS

In addition to items in sections C, D, and H relating to first responders, support the following:

1. Educate law enforcement or other first responders regarding appropriate practices and precautions when dealing with fentanyl or other drugs.
2. Provision of wellness and support services for first responders and others who experience secondary trauma associated with opioid-related emergency events.

J. LEADERSHIP, PLANNING AND COORDINATION

Support efforts to provide leadership, planning, coordination, facilitation, training and technical assistance to abate the opioid epidemic through activities, programs, or strategies that may include, but are not limited to, the following:

1. Statewide, regional, local, or community regional planning to identify root causes of addiction and overdose, goals for reducing harms related to the opioid epidemic, and areas and populations with the greatest needs for treatment intervention services; to support training and technical assistance; or to support other strategies to abate the opioid epidemic described in this opioid abatement strategy list.
2. A dashboard to share reports, recommendations, or plans to spend opioid settlement funds; to show how opioid settlement funds have been spent; to report program or strategy outcomes; or to track, share, or visualize key opioid-related or health-related indicators and supports as identified through collaborative statewide, regional, local, or community processes.
3. Invest in infrastructure or staffing at government or not-for-profit agencies to support collaborative, cross-system coordination with the purpose of preventing overprescribing, opioid misuse, or opioid overdoses, treating those with OUD and any co-occurring SUD/MH conditions, supporting them in treatment or recovery, connecting them to care, or implementing other strategies to abate the opioid epidemic described in this opioid abatement strategy list.
4. Provide resources to staff government oversight and management of opioid abatement programs.

K. TRAINING

In addition to the training referred to throughout this document, support training to abate the opioid epidemic through activities, programs, or strategies that may include, but are not limited to, the following:

1. Provide funding for staff training or networking programs and services to improve the capability of government, community, and not-for-profit entities to abate the opioid crisis.
2. Support infrastructure and staffing for collaborative cross-system coordination to prevent opioid misuse, prevent overdoses, and treat those with OUD and any co-occurring SUD/MH conditions, or implement other strategies to abate the opioid epidemic described in this opioid abatement strategy list (e.g., health care, primary care, pharmacies, PDMPs, etc.).

L. RESEARCH

Support opioid abatement research that may include, but is not limited to, the following:

1. Monitoring, surveillance, data collection, and evaluation of programs and strategies described in this opioid abatement strategy list.
2. Research non-opioid treatment of chronic pain.
3. Research on improved service delivery for modalities such as SBIRT that demonstrate promising but mixed results in populations vulnerable to opioid use disorders.
4. Research on novel harm reduction and prevention efforts such as the provision of fentanyl test strips.
5. Research on innovative supply-side enforcement efforts such as improved detection of mail-based delivery of synthetic opioids.
6. Expanded research on swift/certain/fair models to reduce and deter opioid misuse within criminal justice populations that build upon promising approaches used to address other substances (e.g. Hawaii HOPE and Dakota 24/7).
7. Epidemiological surveillance of OUD-related behaviors in critical populations including individuals entering the criminal justice system, including but not limited to approaches modeled on the Arrestee Drug Abuse Monitoring (ADAM) system.
8. Qualitative and quantitative research regarding public health risks and harm reduction opportunities within illicit drug markets, including surveys of market participants who sell or distribute illicit opioids.
9. Geospatial analysis of access barriers to MAT and their association with treatment engagement and treatment outcomes.

EXHIBIT C

County	Allocated Subdivisions	Regional % by County for Abatement Fund	City/County Fund %
Alachua		1.241060164449%	
	Alachua County		0.821689546303%
	Alachua		0.013113332457%
	Archer		0.000219705515%
	Gainesville		0.381597611347%
	Hawthorne		0.000270546460%
	High Springs		0.011987568663%
	La Crosse		0.000975056706%
	Micanopy		0.002113530737%
	Newberry		0.006102729215%
Baker	Waldo		0.002988721299%
		0.193173804130%	
	Baker County		0.169449240037%
	Glen St. Mary		0.000096234647%
	Maccleddy		0.023628329446%
		0.839656373312%	
	Bay County		0.508772605155%
	Callaway		0.024953825527%
	Lynn Haven		0.039205632015%
	Mexico Beach		0.005614292988%
Bay	Panama City		0.155153855596%
	Panama City Beach		0.080897023117%
	Parker		0.008704696178%
	Springfield		0.016354442736%
		0.189484204081%	
	Bradford County		0.151424309090%
	Brooker		0.000424885045%
	Hampton		0.002839829959%
	Lawtey		0.003400896108%
	Starke		0.031392468132%
Brevard		3.878799180444%	
	Brevard County		2.323022668525%
	Cape Canaveral		0.045560750209%

	Cocoa			0.149245411423%
	Cocoa Beach			0.084363286155%
	Grant-Valkaria			0.000321387406%
	Indialantic			0.024136738902%
	Indian Harbour Beach			0.021089913665%
	Malabar			0.002505732317%
	Melbourne			0.383104682233%
	Melbourne Beach			0.012091066302%
	Melbourne Village			0.003782203200%
	Palm Bay			0.404817397481%
	Palm Shores			0.000127102364%
	Rockledge			0.096603243798%
	Satellite Beach			0.035975416224%
	Titusville			0.240056418924%
	West Melbourne			0.051997577066%
Broward			9.057962672578%	
	Broward County			3.966403576878%
	Coconut Creek			0.101131719448%
	Cooper City			0.073935445073%
	Coral Springs			0.323406517664%
	Dania Beach			0.017807041180%
	Davie			0.266922227153%
	Deerfield Beach			0.202423224725%
	Fort Lauderdale			0.830581264531%
	Hallandale Beach			0.154950491814%
	Hillsboro Beach			0.012407006463%
	Hollywood			0.520164608456%
	Lauderdale-By-The-Sea			0.022807611325%
	Lauderdale Lakes			0.062625150435%
	Lauderhill			0.144382838130%
	Lazy Lake			0.000021788977%
	Lighthouse Point			0.029131861803%
	Margate			0.143683775129%
	Miramar			0.279280208419%
	North Lauderdale			0.066069624496%

	Oakland Park		0.100430840699%
	Ocean Breeze		0.005381877237%
	Parkland		0.045804060448%
	Pembroke Park		0.024597938908%
	Pembroke Pines		0.462832363603%
	Plantation		0.213918725664%
	Pompano Beach		0.335472163493%
	Sea Ranch Lakes		0.005024174870%
	Southwest Ranches		0.025979723178%
	Sunrise		0.286071106146%
	Tamarac		0.134492458472%
	Weston		0.138637811283%
	West Park		0.029553115352%
	Wilton Manors		0.031630331127%
Calhoun		0.047127740781%	
	Calhoun County		0.038866087128%
	Altha		0.000366781107%
	Blountstown		0.007896688293%
Charlotte		0.737346233376%	
	Charlotte County		0.690225755587%
	Punta Gorda		0.047120477789%
Citrus		0.969645776606%	
	Citrus County		0.929715661117%
	Crystal River		0.021928789266%
	Inverness		0.018001326222%
Clay		1.193429461456%	
	Clay County		1.055764891131%
	Green Cove Springs		0.057762577142%
	Keystone Heights		0.000753535443%
	Orange Park		0.078589207339%
	Penney Farms		0.000561066149%
Collier		1.551333376427%	
	Collier County		1.354673336030%
	Everglades		0.000148891341%
	Marco Island		0.062094952003%

	Naples			0.134416197054%
Columbia			0.446781150792%	
	Columbia County			0.341887201373%
	Fort White			0.000236047247%
	Lake City			0.104659717920%
DeSoto			0.113640407802%	
	DeSoto County			0.096884684746%
	Arcadia			0.016755723056%
Dixie			0.103744580900%	
	Dixie County			0.098822087921%
	Cross City			0.004639236282%
	Horseshoe Beach			0.000281440949%
Duval			5.434975156935%	
	Jacksonville			5.270570064997%
	Atlantic Beach			0.038891507601%
	Baldwin			0.002251527589%
	Jacksonville Beach			0.100447182431%
	Neptune Beach			0.022814874318%
Escambia			1.341634449244%	
	Escambia County			1.005860871574%
	Century			0.005136751249%
	Pensacola			0.330636826421%
Flagler			0.389864712244%	
	Flagler County			0.279755934409%
	Beverly Beach			0.000154338585%
	Bunnell			0.009501809575%
	Flagler Beach			0.015482883669%
	Marineland			0.000114392127%
	Palm Coast			0.084857169626%
Franklin			0.049911282550%	
	Franklin County			0.046254365966%
	Apalachicola			0.001768538606%
	Carabelle			0.001888377978%
Gadsden			0.123656074077%	
	Gadsden County			0.090211810642%

	Chattahoochee			0.004181667772%
	Greensboro			0.000492067723%
	Gretna			0.002240633101%
	Havana			0.005459954403%
	Midway			0.001202025213%
	Quincy			0.019867915223%
Gilchrist			0.064333769355%	
	Gilchrist County			0.061274233881%
	Bell			0.000099866143%
	Fanning Springs			0.000388570084%
	Trenton			0.002571099247%
Glades			0.040612836758%	
	Glades County			0.040420367464%
	Moore Haven			0.000192469294%
Gulf			0.059914238588%	
	Gulf County			0.054715751905%
	Port St. Joe			0.004817179591%
	Wewahitchka			0.000381307092%
			0.047941195910%	
Hamilton	Hamilton County			0.038817061931%
	Jasper			0.004869836285%
	Jennings			0.002623755940%
	White Springs			0.001630541754%
			0.067110048132%	
Hardee	Hardee County			0.058100306280%
	Bowling Green			0.001797590575%
	Wauchula			0.006667426860%
	Zolfo Springs			0.000544724417%
			0.144460915297%	
Hendry	Hendry County			0.122147187443%
	Clewiston			0.017589151414%
	LaBelle			0.004724576440%
Hernando			1.510075949110%	
	Hernando County			1.447521612849%
	Brooksville			0.061319627583%

	Weeki Wachee			0.001234708678%
Highlands			0.357188510237%	
	Highlands County			0.287621754986%
	Avon Park			0.025829016090%
	Lake Placid			0.005565267790%
	Sebring			0.038172471371%
Hillsborough			8.710984113657%	
	Hillsborough County			6.523111204400%
	Plant City			0.104218491142%
	Tampa			1.975671881253%
	Temple Terrace			0.107980721113%
Holmes			0.081612427851%	
	Holmes County			0.066805002459%
	Bonifay			0.006898026863%
	Esto			0.006269778036%
	Noma			0.001278286631%
	Ponce de Leon			0.000179759057%
	Westville			0.000179759057%
Indian River			0.753076058781%	
	Indian River County			0.623571460217%
	Fellsmere			0.004917045734%
	Indian River shores			0.025322422382%
	Orchid			0.000306861421%
	Sebastian			0.038315915467%
	Vero Beach			0.060642353558%
Jackson			0.158936058795%	
	Jackson County			0.075213731704%
	Alford			0.000303229925%
	Bascom			0.000061735434%
	Campbellton			0.001648699234%
	Cottondale			0.001093080329%
	Graceville			0.002794436257%
	Grandridge			0.000030867717%
	Greenwood			0.001292812616%
	Jacob City			0.000481173235%

	Malone			0.000092603151%
	Marianna			0.073519638768%
	Sneads			0.002404050426%
Jefferson			0.040821647784%	
	Jefferson County			0.037584169001%
	Monticello			0.003237478783%
Lafayette			0.031911772076%	
	Lafayette County			0.031555885457%
	Mayo			0.000355886619%
Lake			1.139211224519%	
	Lake County			0.757453827343%
	Astatula			0.002727253579%
	Clermont			0.075909163209%
	Eustis			0.041929254098%
	Fruitland Park			0.008381493024%
	Groveland			0.026154034992%
	Howey-In-The-Hills			0.002981458307%
	Lady Lake			0.025048244426%
	Leesburg			0.091339390185%
	Mascotte			0.011415608025%
	Minneola			0.016058475803%
	Montverde			0.001347285057%
	Mount Dora			0.041021380070%
	Tavares			0.031820984673%
	Umatilla			0.005623371728%
Lee			3.325371883359%	
	Lee County			2.115268407509%
	Bonita Springs			0.017374893143%
	Cape Coral			0.714429677167%
	Estero			0.012080171813%
	Fort Myers			0.431100350585%
	Fort Myers Beach			0.000522935440%
	Sanibel			0.034595447702%
Leon			0.897199244939%	
	Leon County			0.471201146391%

	Tallahassee			0.425998098549%
Levy			0.251192401748%	
	Levy County			0.200131750679%
	Bronson			0.005701448894%
	Cedar Key			0.005180329202%
	Chiefland			0.015326729337%
	Fanning Springs			0.000808007885%
	Inglis			0.004976965420%
	Otter Creek			0.000408543312%
	Williston			0.017774357715%
	Yankeetown			0.000884269303%
Liberty			0.019399452225%	
	Liberty County			0.019303217578%
	Bristol			0.000096234647%
Madison			0.063540287455%	
	Madison County			0.053145129837%
	Greenville			0.000110760631%
	Lee			0.000019973229%
	Madison			0.010264423758%
Manatee			2.721323346235%	
	Manatee County			2.201647174006%
	Anna Maria			0.009930326116%
	Bradenton			0.379930754632%
	Bradenton Beach			0.014012127744%
	Holmes Beach			0.028038781473%
	Longboat Key			0.034895046131%
	Palmetto			0.052869136132%
Marion			1.701176168960%	
	Marion County			1.303728892837%
	Bellevue			0.009799592256%
	Dunnellon			0.018400790795%
	McIntosh			0.000145259844%
	Ocala			0.368994504094%
	Reddick			0.000107129135%
Marion			0.869487298116%	

	Martin County			0.750762795758%
	Jupiter Island			0.020873839646%
	Ocean Breeze Park			0.008270732393%
	Sewall's Point			0.008356072551%
	Stuart			0.081223857767%
Miami-Dade			5.232119784173%	
	Miami-Dade County			4.282797675552%
	Aventura			0.024619727885%
	Bal Harbour			0.010041086747%
	Bay Harbor Islands			0.004272455175%
	Biscayne Park			0.001134842535%
	Coral Gables			0.071780152131%
	Cutler Bay			0.009414653668%
	Doral			0.013977628531%
	El Portal			0.000924215760%
	Florida City			0.003929278792%
	Golden Beach			0.002847092951%
	Hialeah			0.098015895785%
	Hialeah Gardens			0.005452691411%
	Homestead			0.024935668046%
	Indian Creek			0.002543863026%
	Key Biscayne			0.013683477346%
	Medley			0.008748274131%
	Miami			0.292793005448%
	Miami Beach			0.181409572478%
	Miami Gardens			0.040683650932%
	Miami Lakes			0.007836768608%
	Miami Shores			0.006287935516%
	Miami Springs			0.006169911893%
	North Bay Village			0.005160355974%
	North Miami			0.030379280717%
	North Miami Beach			0.030391990953%
	Opa-locka			0.007847663096%
	Palmetto Bay			0.007404620570%
	Pinecrest			0.008296152866%

	South Miami		0.007833137111%
	Sunny Isles Beach		0.007693324511%
	Surfside		0.004869836285%
	Sweetwater		0.004116300842%
	Virginia Gardens		0.001172973244%
	West Miami		0.002654623657%
Monroe		0.476388738585%	
	Monroe County		0.330124785469%
	Islamorada		0.022357305808%
	Key Colony Beach		0.004751812661%
	Key West		0.088087385417%
	Layton		0.000150707089%
	Marathon		0.030916742141%
Nassau		0.476933463002%	
	Nassau County		0.392706357951%
	Callahan		0.000225152759%
	Fernandina Beach		0.083159445195%
	Hillard		0.000842507098%
Okaloosa		0.819212865955%	
	Okaloosa County		0.612059617545%
	Cinco Bayou		0.000733562214%
	Crestview		0.070440130066%
	Destin		0.014678507281%
	Fort Walton Beach		0.077837487644%
	Laurel Hill		0.000079892914%
	Mary Esther		0.009356549730%
	Niceville		0.021745398713%
	Shalimar		0.001824826796%
	Valparaiso		0.010456893052%
Okeechobee		0.353495278692%	
	Okeechobee County		0.314543851405%
	Okeechobee		0.038951427287%
Orange		4.671028214546%	
	Orange County		3.063330386979%
	Apopka		0.097215150892%

	Bay Lake			0.023566594013%
	Belle Isle			0.010798253686%
	Eatonville			0.008325204835%
	Edgewood			0.009716067845%
	Lake Buena Vista			0.010355211161%
	Maitland			0.046728276209%
	Oakland			0.005429086686%
	Ocoee			0.066599822928%
	Orlando			1.160248481490%
	Windemere			0.007548064667%
	Winter Garden			0.056264584996%
	Winter Park			0.104903028159%
Osceola			1.073452092940%	
	Osceola County			0.837248691390%
	Kissimmee			0.162366006872%
	St. Cloud			0.073837394678%
Palm Beach			8.601594372053%	
	Palm Beach County			5.552548475026%
	Atlantis			0.018751230169%
	Belle Glade			0.020828445945%
	Boca Raton			0.472069073961%
	Boynton Beach			0.306498271771%
	Briny Breezes			0.003257452012%
	Cloud Lake			0.000188837798%
	Delray Beach			0.351846579457%
	Glen Ridge			0.000052656694%
	Golf			0.004283349663%
	Greenacres			0.076424835657%
	Gulf Stream			0.010671151322%
	Haverhill			0.001084001589%
	Highland Beach			0.032510968934%
	Hypoluxo			0.005153092982%
	Juno Beach			0.016757538804%
	Jupiter Island			0.125466374888%
	Jupiter Inlet Colony			0.005276563849%

	Lake Clarke Shores			0.007560774903%
	Lake Park			0.029433275980%
	Lake Worth			0.117146617298%
	Lantana			0.024507151505%
	Loxahatchee Groves			0.002531152789%
	Manalapan			0.021632822333%
	Mangonia Park			0.010696571795%
	North Palm Beach			0.044349646256%
	Ocean Ridge			0.012786497807%
	Pahokee			0.004018250447%
	Palm Beach			0.185476848123%
	Palm Beach Gardens			0.233675880257%
	Palm Beach Shores			0.014135598612%
	Palm Springs			0.038021764282%
	Riviera Beach			0.163617057282%
	Royal Palm Beach			0.049295743959%
	South Bay			0.001830274040%
	South Palm Beach			0.005866681967%
	Tequesta			0.031893614595%
	Wellington			0.050183644758%
	West Palm Beach			0.549265602541%
Pasco			4.692087260494%	
	Pasco County			4.319205239813%
	Dade City			0.055819726723%
	New Port Richey			0.149879107494%
	Port Richey			0.049529975458%
	San Antonio			0.002189792155%
	St. Leo			0.002790804761%
	Zephyrhills			0.112672614089%
Pinellas			7.934889816777%	
	Pinellas County			4.546593184553%
	Belleair			0.018095745121%
	Belleair Beach			0.004261560686%
	Belleair Bluffs			0.007502670965%
	Belleair Shore			0.000439411029%

	Clearwater			0.633863120196%
	Dunedin			0.102440873796%
	Gulfport			0.047893986460%
	Indian Rocks Beach			0.008953453662%
	Indian Shores			0.011323004874%
	Kenneth City			0.017454786058%
	Largo			0.374192990777%
	Madeira Beach			0.022616957779%
	North Reddington Beach			0.003820333909%
	Oldsmar			0.039421706033%
	Pinellas Park			0.251666311991%
	Redington Beach			0.003611522882%
	Redington Shores			0.006451352841%
	Safety Harbor			0.038061710740%
	Seminole			0.095248695748%
	South Pasadena			0.029968921656%
	St. Pete Beach			0.071791046619%
	St. Petersburg			1.456593090134%
	Tarpon Springs			0.101970595050%
	Treasure Island			0.040652783215%
Polk			2.150483025298%	
	Polk County			1.558049828484%
	Auburndale			0.028636162584%
	Bartow			0.043971970660%
	Davenport			0.005305615818%
	Dundee			0.005597951255%
	Eagle Lake			0.002580177987%
	Fort Meade			0.007702403251%
	Frostproof			0.005857603227%
	Haines City			0.047984773863%
	Highland Park			0.000063551182%
	Hillcrest Heights			0.000005447244%
	Lake Alfred			0.007489960729%
	Lake Hamilton			0.002540231530%
	Lakeland			0.294875668468%

	Lake Wales			0.036293172134%
	Mulberry			0.005414560702%
	Polk City			0.001080370093%
	Winter Haven			0.097033576087%
Putnam			0.384893194068%	
	Putnam County			0.329225990182%
	Crescent City			0.005561636294%
	Interlachen			0.001877483489%
	Palatka			0.046955244716%
	Pomona Park			0.000379491344%
	Welaka			0.000893348043%
Santa Rosa			0.701267319513%	
	Santa Rosa County			0.592523984216%
	Gulf Breeze			0.061951507906%
	Jay			0.000159785829%
	Milton			0.046632041562%
Sarasota			2.805043857579%	
	Sarasota County			1.924315263251%
	Longboat Key			0.044489458856%
	North Port			0.209611771277%
	Sarasota			0.484279979635%
	Venice			0.142347384560%
Seminole			2.141148264544%	
	Seminole County			1.508694164839%
	Altamonte Springs			0.081305566430%
	Casselberry			0.080034542791%
	Lake Mary			0.079767627827%
	Longwood			0.061710013415%
	Oviedo			0.103130858057%
	Sanford			0.164243490362%
	Winter Springs			0.062262000824%
St. Johns			0.710333349554%	
	St. Johns County			0.656334818131%
	Hastings			0.000010894488%
	Marineland			0.000000000000%

	St. Augustine			0.046510386442%
	St. Augustine Beach			0.007477250493%
St. Lucie			1.506627843552%	
	St. Lucie County			0.956156584302%
	Fort Pierce			0.159535255654%
	Port St. Lucie			0.390803453989%
	St. Lucie Village			0.000132549608%
Sumter			0.326398870459%	
	Sumter County			0.302273026046%
	Bushnell			0.006607507174%
	Center Hill			0.001312785844%
	Coleman			0.000748088199%
	Webster			0.001423546476%
	Wildwood			0.014033916721%
Suwannee			0.191014879692%	
	Suwannee County			0.161027800555%
	Branford			0.000929663004%
	Live Oak			0.029057416132%
Taylor			0.092181897282%	
	Taylor County			0.069969851319%
	Perry			0.022212045963%
Union			0.065156303224%	
	Union County			0.063629259109%
	Lake Butler			0.001398126003%
	Raiford			0.000012710236%
	Worthington Springs			0.000116207876%
Volusia			3.130329674480%	
	Volusia County			1.708575342287%
	Daytona Beach			0.447556475212%
	Daytona Beach Shores			0.039743093439%
	DeBary			0.035283616215%
	DeLand			0.098983689498%
	Deltona			0.199329190038%
	Edgewater			0.058042202343%
	Flagler Beach			0.000223337011%

	Holly Hill		0.031615805143%
	Lake Helen		0.004918861482%
	New Smyrna Beach		0.104065968306%
	Oak Hill		0.004820811087%
	Orange City		0.033562287058%
	Ormond Beach		0.114644516477%
	Pierson		0.002333236251%
	Ponce Inlet		0.023813535748%
	Port Orange		0.177596501562%
	South Daytona		0.045221205323%
Wakulla		0.115129321208%	
	Wakulla County		0.114953193647%
	Sopchoppy		0.000107129135%
	St. Marks		0.000068998426%
Walton		0.268558216151%	
	Walton County		0.224268489581%
	DeFuniak Springs		0.017057137234%
	Freeport		0.003290135477%
	Paxton		0.023942453860%
Washington		0.120124444109%	
	Washington County		0.104908475404%
	Caryville		0.001401757499%
	Chipley		0.012550450560%
	Ebro		0.000221521263%
	Vernon		0.000361333863%
	Wausau		0.000680905521%
		100.00%	100.00%