

CITY COUNCIL WORK SESSION

City Council Chambers, 33 East Broadway Avenue Meridian, Idaho Tuesday, December 07, 2021 at 4:30 PM

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Agenda

VIRTUAL MEETING INSTRUCTIONS

To join the meeting online: https://us02web.zoom.us/j/84358005246

Or join by phone: 1-669-900-6833

Webinar ID: 843 5800 5246

ROLL CALL ATTENDANC	R	OLI	CALL	ATTE	ND	AN	CE
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Jessica Perreault	Joe Borton	Brad Hoaglun			
Treg Bernt	Liz Strader	Luke Cavener			
Mayor Robert E. Simison					

ADOPTION OF AGENDA

CONSENT AGENDA [Action Item]

- 1. Approve Minutes of the November 16, 2021 City Council Joint Session with the Meridian Development Corporation Board of Commissioners
- 2. Chewie Subdivision Sanitary Sewer and Water Main Easement No. 1
- 3. Chewie Subdivision Water Main Easement No. 1-5
- 4. Chewie Subdivision Water Main Easement No. 6
- 5. Goddard Creek Townhouse Subdivision Water Main Easement
- 6. Final Order for Hill's Century Farm Commercial No. 2 (FP-2021-0055) by Brighton Development, Inc., Located on the South Side of E. Amity Rd., Approximately 1/4 Mile East of S. Eagle Rd.
- 7. Revised Findings of Fact, Conclusions of Law for Intermountain Wood Products Expansion (H-2021-0042) by Kent Brown Planning Services, Located at 255, 335, 381, and 385 S. Locust Grove Rd. and 300 and 330 S. Adkins Way
- 8. <u>Cost Share Permit Between the City of Meridian and Ada County Highway District to Install PVC Conduit Sleeves for Future Improvements</u>

- 9. Advisory Services Agreement Between the City of Meridian and The Urban Land Institute for Professional Services Panel
- 10. <u>National Opioids Settlement Participation Form Regarding Distributor Settlement Agreement</u>
- 11. <u>National Opioids Settlement Participation Form Regarding Janssen Settlement Agreement</u>
- 12. Resolution No. 21-2298: A Resolution of the Mayor and City Council of the City of Meridian to Amend The Future Land Use Map of the 2019 Comprehensive Plan For 42 +/- Acres Known as Hatch Industrial, Generally Located on the East Side of N. Linder Road, South of the Railroad Tracks and on the North Side of West Franklin Road in the SW ¼ of Section 12, Township 3 North, Range 1 West, Meridian, Idaho; and Providing an Effective Date

ITEMS MOVED FROM THE CONSENT AGENDA [Action Item]

DEPARTMENT / COMMISSION REPORTS [Action Item]

- 13. Ordinance No. 21-1957: An Ordinance Amending Meridian City Code Section 10-4-2, Regarding Requirements for Firefighter Air Replenishment Systems (FARS) for New Buildings; Adopting a Savings Clause; and Providing an Effective Date
- 14. Human Resources: Discussion of New Formatted Policy Manual
- 15. <u>Community Development Department: Downtown Design Review Approach</u>

ADJOURNMENT



AGENDA ITEM

ITEM **TOPIC:** Approve Minutes of the November 16, 2021 City Council Joint Session with the Meridian Development Corporation Board of Commissioners

Meridian City Council - Meridian Development Corp - Joint November 16, 2021.

A Joint Meeting of the Meridian City Council and the Meridian Development Corporation was called to order at 3:00 p.m., Tuesday, November 16, 2021, by Mayor Robert Simison.

Members Present: Robert Simison, Luke Cavener, Treg Bernt, Jessica Perreault and Brad Hoaglun.

Members Absent: Joe Borton and Liz Strader.

ROLL-CALL ATTENDANCE

MERIDIAN CITY COUNCIL ROLL CALL ATTENDANCE

Liz Strader X Brad Hoaglun X Jessica Perreault X Mayo	Joe BortonX Treg BerntX Luke Cavener or Robert E. Simison
MERIDIAN DEVELOPMENT CORPORA	ATION ROLL CALL ATTENDANCE
X Dave Winder X Dan Basalone X Rob McCarvel Steve Vlassek	X Nathan Mueller X Tammy de Weerd X Diane Bevan Treg Bernt

Simison: We will call this meeting to order. For the record it is November 16th, 2021, at 3:03 p.m. for the joint session of the Meridian City Council and Meridian Development Corporation Board of Commissioners. We will begin this afternoon's meeting with roll call attendance.

Kit Fitzgerald

ADOPTION OF AGENDA

Simison: Next item up is the adoption of the agenda.

Bernt: Mr. Mayor?

Simison: Councilman Bernt.

Bernt: I move that we adopt the agenda as published.

Hoaglun: Second the motion.

Simison: I have a motion and a second to adopt the agenda as published. Is there any discussion? If not, all in favor signify by saying aye. Opposed nay? The ayes have it

and the agenda is adopted.

MOTION CARRIED: FIVE AYES. ONE ABSENT.

ACTION ITEMS

Item #1.

1. Civic Block Request for Proposals Review Committee
Recommendation, Respondent Presentations, City Council/Meridian
Development Corporation Board of Commissioners Discussion, and
Staff Direction

Simison: So, with that we will begin with item one, Civic Block Requests for Proposals, Review Committee Recommendation, Respond and Presentations, City Council and Meridian Development Corporation Board of Commission, Discussion and Staff Direction.

Borton: Mr. Mayor?

Simison: Councilman Borton.

Borton: At the outset I have and will continue to recuse myself from any consideration and discussion of these projects or others, so I will continue that now.

Simison: Thank you, Mr. Borton. Cameron, turn this over to you.

Arial: Mr. Mayor, Members of the Council, as well as the MDC Board, it's a pleasure to be with you. Cameron Arial with the city and the Community Development Director. Also have many colleagues here with me. Ashley Squyres with MDC and others. But we are really pleased to be with you, particularly with this -- the presentations that you will see and the prospects that -- that will be before you and what it means for our city and our downtown. So, I wanted to just briefly give you a guick background and summary, chart a path for this evening and, then, also get -- get right into the -- the meat of it, which is the presentations and the deliberations. So, real quickly as a -- just a backdrop, the city and MDC have been hard at work on doing something here on this project for a number of years. I think it's safe to say maybe even over a decade, but we put this out for RFP. We got three fantastic responses, two of which you will -- you will see to -- see tonight and just to give you an overview, here is the -- the block that we will be talking about. Just a few elements to be particularly aware of is the city's properties, the -- the current community center, Centennial Park, and -- and, then, also the -- MDC's property, which is the -- the parking lot to the southeast there. I will point out to you as well there is that blue -- kind of light blue lines right through the middle of it bisecting it is the Hunter Lateral and we will talk about that -- that improvement, as well as potential improvements along 2nd Street and 3rd Street as well. So, just to orient you to -- to the -- to the site and to the -- to the proposal. Let me now kind of dive -- let's see -- right now. Okay. There we go. So, I wanted to just touch briefly -- really what we were going for with this -- with this RFP. I think it's -- it's safe to say that we need something special. Iconic mixed use project. Economic benefit. We are really looking for a team that can deliver it with the

financial wherewithal to do that. Also it's something that's going to be in compliance with our visions, not only for MDC, but also certainly for the city and the urban renewal plans in place. Parking is a big aspect of this and, of course, just the -- the overall project itself and what's being proposed and what we -- what will be delivered. So, I will just point you to that, that we have those components baked into -- into this and, then, of course, the -the total possible points of 1,210. I wanted to just briefly highlight those that have been participatory in evaluating these proposals from the review committee. We brought together 11 individuals from across, you know, diverse backgrounds that really helped us evaluate them and you will be hearing from the lucky one. We -- we have Sean Evans from the Chamber here who will be representing the committee this evening. So, the results of that. What you will see here is there was a recommendation from the committee -- and I won't -- I won't steal Sean's thunder, but here is the results of that and you will -you will hear Sean's detail on -- on the scoring and -- and the recommendations there. I wanted to highlight -- and you will -- you will have seen this in the staff report as well, but some of the key elements that we are trying to achieve from the public's interest out of this proposal both, from the city, as well as from MDC. So, there is the -- the community center site improvements. There is an estimate there of cost. Community center parking -- and/or parking. The relocation of the Hunter Lateral, potentially public gathering space improvements and the revitalization of 2nd Street. So, just to give you a taste for what those potential public items that we would need to cover in order to have a -- have a good project. And, then, again, I do feel it's important to note -- and this was in the staff report as well, that the community center was not a requirement of a response, but was certainly there for respondents to bake in if they so choose -- chose. So, from that and from the proposals, just to really focus you on the bottom line here, you have the two proposals that will be presented tonight, the River Caddis proposal, as well as the Pacific Companies November -- November Whiskey proposal. Based on what their project value we were able to generate a TIF revenue generation calculus for you and so you can see here River Caddis would generate roughly 11 million and, then, when you back out -- or adjust that for the community center, it's approximately eight -- 9.8 million in TIF generation and, then, the Pacific Companies would generate around 6.4, 6.5 million. Again just to kind of highlight, you know, what we were trying to accomplish, at least from the public's interest and, then, what the projects would actually generate. Now, I'm going to turn some time over to Ted briefly for some procedural comments.

Baird: Good afternoon, Members of the Council and the Commissioners. I am Ted Baird with the city Legal Department and I just want to briefly go over what's happened up to now and what will happen when you take over. According to the specifics that were contained in the request for proposal, you are not bound by the recommendations from the review committee. You can consider that recommendation, along with the presentations that you hear today. You can ask for clarification. You can ask for additional information to the presenters after they have made their presentation. The most important thing about -- about your task that's ahead of you is that the intent is that an award, if one is made, would go to the proposer that both MDC and the city feel is in their best interest. The interest of the parties was a recurring theme of the RFP. So, after your deliberations today, if you are ready to move forward and pick a preferred developer, you can give guidance to staff regarding contingencies and requirements that the staff would enter into

negotiations for a DA, OPA, and other guiding documents. Those documents would come back to you for approval and you could approve it at your sole discretion. Just a brief jump ahead, if those discussions with the first preferred developer are not successful, the staff will come back and let you know where we are and it would be your choice whether to terminate negotiations and whether -- after that whether you want to engage the second preferred developer and, finally, just the asterisk at the bottom of your screen, we are not approving the transfer of the property at this time and we are not approving the use of the TIF revenues at this time, so -- are there any questions with that legal overview? Thank you for your time.

Arial: So, just -- as just a quick overview, as next steps from staff. So, you know, we -we as staff are -- stand ready to listen to or take any feedback, any commentary that you would like to see going forward, but we would look to vet the preferred developer for their ability to sufficiently complete a project and that would include their financial viability. So, just want to make that clear, that we would go through that due diligence. Obviously, if there is -- to verify that any TIF supported infrastructure improvements were -- are qualifying, so that, you know, they comply with state statute and what have you. Also to make sure that the TIF, in order to support those improvements, is sufficient to do so and, then, we would also negotiate and consider milestones that would need to be completed, as well as any, you know, liquidated damages for nonconformance or nonperformance. We also may consider, if you so choose, an audit from a third party of any pro forma or financial information and, then, also, you know, make sure that we are validating, you know, developer equity and those types of things, as well as cap rates and assumptions behind that. So, we can -- you can validate a proposal. And, then, of course, if that isn't -- doesn't meet the specifications that you put forward, we would come back to you, report regardless, and seek your guidance as to how you would like to proceed. If you would like to go to another respondent or so on. So, to that point, you know, there really is three possible outcomes. You can accept the -- the committee's recommendation and Sean will get to that. To go forward with River Caddis with any other, you know, additional considerations or direction there. Go with a negotiation to enter negotiation with Pacific Companies or reject all proposals. Those are certainly all on the table for you. And, then, again, to -- somewhat to Ted's point, there are future considerations as well. So, enter into those negotiations, see where that takes us, bring back a potential for a development agreement and owner participation agreement for your consideration and that's when, you know, it gets real; right? So, we are talking transference of property, as well as commitment of revenues on city and MDCs part. And, then, of course, we would continue to work with Nampa-Meridian Irrigation District on the relocation of the Hunter Lateral. That's certainly a big part of what staff would be a part of, as well as the -- the revitalization of 2nd Street. And with that I think I'm going to turn it to Sean.

Evans: Thank you, Cameron. Mr. Mayor, City Council Members and MDC Commissioners, I want to thank you for inviting me to speak today on behalf of the review committee and the review committee would like to also thank you for inviting members of the community to participate in the review process for this project that were submitted in response to the RFP for the civic block project in downtown Meridian. Our purpose to review -- our purpose was to review and evaluate the submitted proposals and

recommend to the -- to these bodies a preferred project and developer. The review -- the review committee had the opportunity to meet with and discuss the goal of the process and review the submitted projects prior to interviews and presentations from the developers. It was clear that the goal was to identify an iconic signature mixed use development that enhances the character and vitality of downtown Meridian. The projects that we reviewed all had their own unique and creative perspectives of the project, ranging from three stories to eight stories, from 124 units to 173 units. Some utilize the second street for public space, while others included an outdoor plaza and rooftop gardens. The committee posed great questions to each of the developers based on the submitted proposals. Some projects did not necessarily meet all of the requirements. Net parking was one of them that was a great concern to this committee and some questions about how they would continue to meet those needs. Some of the projects included a community center in the proposal, even though that was not a required element of the RFP. Respondents were asked about changes to their proposals that might include including commercial spaces, increasing parking and what their projects might look like if the community center was removed from the project or added to their proposals. In the end we reviewed three proposals that all had their merits and asked to be scored on the project criteria that included is the proposal likely to deliver a signature iconic mixed use development? Is the proposal likely to achieve substantial economic benefit to the community? Does the respondents and their team have the qualifications and experience necessary to deliver the project? Does the proposal substantially conformed to the vision of the destination downtown, the Meridian revitalization and union district plans and the Comprehensive Plan of the City of Meridian? And, finally, does the proposal demonstrate creativity, innovation, and sustainability regarding the scope and design of the project? All of this was subjective to each of the committee members view of the presentation and what they, too, had envisioned for downtown. After each committee member submitted their score cards, it was clear that one project stood above the others in the view of the committee. The review committee officially recommends the River Caddis project to be considered by the City Council and MDC board as the project to -- for the civic block and to continue the redevelopment of downtown Meridian. We wish you the best in reviewing the proposals yourself and have confidence that you will make the best decision for this piece of land in our wonderful downtown. Thank you.

Simison: Cameron, anything else or would you like to see if there is any questions?

Arial: That's staff's presentation. Again appreciate Sean's commitment there, but, yep, we are open to any feedback or questions and now leave it to you and the presentations.

Simison: Thank you. Any questions for staff? Okay. Then who do we have presenting first?

De Weerd: I guess I do. I was looking at the overall scoring and I did not know what all of them weighed them, because there are more than nine lines. So, can you maybe go over the scoring and what they represent?

Arial: Mr. Mayor and Commissioner De Weerd, one moment, let me pull that slide back

up for you. Happy to do it. All right. Hopefully you got -- you all can see that -- that rubric there. Okay. So, what you see on the far left here is the -- the total composite for those that scored the -- each of the proposals. You see on the far left column is the River Caddis scoring, then, the Pacific Companies and LCSG, which, of course, they have withdrawn their -- their proposal at this point. So, we are really just looking at the two. You can see there River Caddis had a total of 912 points and Pacific Companies had a total of 786 points. The far right column indicates the number of first place, second place, or third place scores that were given.

Simison: I think he's going to get into what your question was, what are the category scores that were selected.

De Weerd: I guess there is -- if you look at the RFP there is nine different spaces and what you scored points on and there is 11 lines and so I just was trying to line them up to --

Arial: Sure.

Item #1.

De Weerd: -- what the committee's thinking was and what they were scoring to.

Arial: Perfect. So, Mr. Mayor and Commissioner De Weerd, so what you are looking at here is each individual scorer's total scores for each proposal. So, this is not the individual breakouts of each of those. If that makes sense. So, each -- so, each proposals -- so, for example, the top left there, River Caddis, it was given a score of 90. That's the total score from that committee member, which, of course, is a total of 110 possible. They gave them a 90, if that helps.

De Weerd: That makes more sense and trying to make sense of trying to see --

Arial: Yeah. Fair enough. And, then, just real quickly, so you see on the right there is the number of first place, second place, third place scores they received and, then, we assign that a point value and so you can kind of get a sense for that with the bottom column, but that's -- that doesn't necessarily have any relevance in the scoring, it just gives you a sense for the number of first place, second place, and third place scores that -- that each respondent received.

Simison: Any additional questions?

Cavener: Mr. Mayor?

Simison: Mr. Cavener.

Cavener: Thanks, Mr. Mayor. Cameron, I know you kind of moved through some of the scoring stuff a little fast for me. I assume no deference or bonus points awarded for a local applicant versus somebody from out of state?

Arial: Mr. Mayor and Councilman Cavener, that's correct. So, there was no -- there was

no point value for a local developer.

Cavener: Okay. Thank you. Thank you for putting those back up, too. That's helpful.

Simison: Any additional questions? All right. And, if not, who is going to be our first presenter?

Arial: Mr. Mayor, I believe we have the River Caddis team on deck first, so we will turn some time to them --

Simison: Okay.

Arial: -- if you are ready for that.

Simison: I think we are ready and are we limiting time in presentation?

Arial: Yes, we are. So, limit of -- I believe it was 20 minutes and, then, ten minutes for question for each.

Johnson: The mouse is very touchy. The keyboard will work great.

McGraw: Well, can you guys all hear me? Okay. Is this better? All right. My name is John McGraw from River Caddis. Thanks so much for having us. It's so nice to be here in person other than on a screen. Maybe it's a little bit easier to judge everybody's reactions as well. So -- well, we have a presentation designed for today. We have a timeline to go through a lot of what we have designed and I sent over the -- the presentation into a PDF as well, so it could be printed if you guys have seen it. If you have gone through our presentation there is a lot of similar things that you are going to see today, so the flow of this presentation is going to be more dialogue, hopefully, rather than just me talking at you guys. We have not had a lot of feedback on our project that we have -- we have presented and so I'm going to kind of jump into who we are as a group and you can see our team here.

Simison: Just for the record no one has seen your proposal yet. This is the first time everyone has seen it.

McGraw: Oh, really?

Simison: Yes.

McGraw: Okay.

Simison: If that helps adjust your timing.

McGraw: Yeah. Thank you so much for letting me know. Okay. So, River Caddis. We are from East Lansing, Michigan. We are not from Idaho. We have built and designed

and developed and own a project downtown Boise, Idaho. We are a family company. We have a company of seven people. Our -- how we structured, how we look at projects really is -- we walk into each project -- and I can get into this a little bit more, but we walk into each project with the idea of community engagement, with adding value to communities. You know, a lot of times we are from out of state and being not local, coming into a place and developing, it's really hard to understand what people want. So, we ask a lot of questions, we try to collaborate a lot, try to work with people and, then, reverse engineer a plan that works. That enhances the identity of a location, not says River Caddis has a plan and they want to put this idea in a location. So, from that respect we have really backed into public private-partnerships, because that way we are able to take ideas from municipalities, from stakeholders, from community members and reverse engineer what this deal could look like and that's why this project was intriguing to us. It's not the first time we have heard of it. I did meet some folks within Meridian when this first came up and I didn't believe it was necessarily ready. I thought this project was too -- too challenging. The rents weren't quite here yet in Meridian and what was looking to be done was complex and we have just gone through it -- through it in Boise. So, we understand the complexity of these public-private partnerships and we were concerned back then and, to be honest, concerned now. This is a very complex project that we are proposing. When you start working with government, with municipalities, and you are trying to take an idea from what people think or want, to see now and, then, into the future, you run into a lot of challenges and, to be honest, it's not really the first plan that you see that you need to choose, it's the group -- our presentation, our RFP is designed as such to say, listen, we are taking from 15 pages what we think you guys want and we are backing into this idea that we think we can make work, but I also know I cannot make it work without full collaboration, without us working together, without a give and take relationship, without dialogue from each member community engagement. Stakeholders, working with you folks. Now, this is such a hard process that if we are just coming to the city of Meridian and saying this is what we see here, this is what should be here, you are not going to get the best project. You are not going to get what's best for Meridian and we don't want to be involved if we are not going to be able to provide you with the best project that you are going to be looking at for the next 50 years. This is a big structure and we don't know if this is what you want or need and we can't wait, if we are selected, to get into the nuts and bolts of what this looks like. But it requires a lot of work. So, our presentation -- and I'm sorry, I didn't know that -- I thought everybody had time to review the 57 pages or such, but the slides are showing here our experience and it feels a little egotistical to show these things, but I -- it is important for us to look at.

Simison: Yes, Mayor Tammy.

De Weerd: I think it is important that you know that we did get it in our packet -- our packets were the first time we saw it, so --

McGraw: Okay.

De Weerd: -- we have seen your packet of information.

McGraw: Okay. So, you have seen my --

De Weerd: I just wanted to make sure that was clear.

McGraw: Yeah. Well, I mean if you have seen our packet, it's an inch thick, so there is a lot of stuff to go through in 20 minutes, but, yeah, if you guys have seen it, you know, we are -- collectively we have a strong group. We have people that are local, hyperlocal, regional and, then, national and we did that on purpose. I understand that I'm not from here, but it doesn't mean I don't have an immense amount of passion for this region. It doesn't mean that I come here and I feel something special, that I have this intuition that this place is an awesome place, that I like spending time downtown and getting lunch and -- and I believe it can be the difference between a house and a home and I think that we can present that and propose that and develop that for each one of these folks that are potentially going to live here and it's not only just living here and taxable value, but also increasing the sales tax, increasing the butts and seats for the restaurants, allowing people to be downtown, live downtown, walk downtown, sit and enjoy everything. So, we have a case study. Jules On 3rd. Now, if you -- if you have seen -- this is the rendering, but if you have seen some of the other drawings that we have shown the site plans, you will see that the structure is very similar to what we are proposing here for Jules On 3rd and there is a couple comments also to the fact that it's duplicative or it's similar to our project in Boise and I do want to clarify that we are not trying to recreate anything that we have done in Boise. This is a Meridian specific project. The structure can be similar. This is an L-shape. It is .02 acres difference. It is almost the same exact layout in terms of land as -- as Boise and we had a project that works that we spent years creating efficiency from. So, we are using a very similar structure in that, but the outside will be different and that takes stakeholder interest, that takes communication dialogue. We want to work with you guys on what this looks like. We want this to be that iconic feature that you guys see. Here is a couple of pictures from the 5th story pool deck. Here is another one. I mean I'm from Michigan and there is mountains in this. We don't have mountains. When I sit out here and I see this I have a wonder that I can't explain. I grew up with flat everything. So, seeing mountains means something and it -- it truly is special. Being able to see this on a 5th story pool deck I can't imagine what this would be like to live at. So, I have a --I have a video here, kind of does a time lapse. I don't know if you guys have seen from the PowerPoints, but this -- this should give a pretty good idea quickly, hopefully. Does the build -- this is the building in pretty much 30 seconds and I don't want to -- since I'm probably going to run out of time here, I don't want to go into all the subtle differences, but you can see on one of them just the outset of the bricks. You know, there is little subtle things that we can do to make this uniquely Meridian and we intend to do that with -- with all of your help really. I don't want to take on this project by myself. It truly won't be as good as it can be if there is no collaboration. This slide is a good representation of the things that we were trying to achieve through our objectives. You know, 414 parking stalls, 137 units. We -- nobody's really brought this up yet, but we have -- a mind of its own. We have integrated into our pro forma a ten percent workforce housing. I don't know if that's something that is -- well, I have read your master plan and I have seen that it is part of your plan of providing a diversity in housing and so we have included that into our design. It's like that all across the nation. You know, affordable housing, housing that's affordable for people to work and live downtown is incredibly important and so trying

to do that with you folks is -- is one of our goals. We have also provided a structure that includes the community center into this design. Here is our site plan. You know, some of the main things that we are trying to do here, based off of the -- based off of the RFP is to create two iconic corners, create an excess of parking for residents and for public use. Create an activated street on 2nd Street, a festival street, to -- to represent what the master plan is trying to achieve really a publicly engaged place for -- for people locally and regionally to participate and to patronage, to -- all -- all of these different things that -- that this street can be and, then, tie all of this into a complimentary design, while keeping in mind that it's one of the first eight story buildings in this area. So, as you can see, this is our site plan -- and we can get into this. I would rather talk more about a couple of different other things. This has been in the plan. We have built this. We understand that there is efficiency that we know how to get through this building from our team, both our national and local team. We have taken this design and inputted the 20,000 square foot community center, which we intend to work directly with the -- the governing body of -- of that community -- community center in providing this turnkey building if they would like and that can look like a bunch of different things and someone's opinion today of what they want to see might change in six months. We don't know and we have to work through that. This is a hands-on iterative process and it takes more than just talking to get through. We got a lot of work to do. Here we just show our matrix of -- of units versus stalls. I just have a couple pictures in the -- in the presentations I went into far greater detail to discuss certain different things in here that I wanted people to see, subtle details, the difference of materials going from the street level all the way up to the top of the roof. introduction of live walls. The trees on the amenity deck. Just different little design features that we like today, but I don't know if you like and we have to walk through and see if this is a compliment or if this needs to be altered and you can also see in that other drawing here the festival street and what that could look like if there is a semi-consistent farmers market or art show or -- of some sort. And, then, this is the community center. So, we wanted to tie in some historical representation of what we believe an iconic community center would look like that would -- that would be a draw. We have included many different features into this that are wider, guicker, cheaper or easy changes. There are inset of windows that -- that create benches for people to sit and have coffee. A place for you to walk your dog and stop. A place for you to talk to a friend. Just small things. Biking. Lighting. Plants. Just things that make this feel like home and make it feel safe. They make it feel clean. They make -- make it feel like they -- if they are not from here they want to be from here. So, jumping into our financial, which is something that we -we took an interesting approach to I guess you could say. So, instead of saying, hey, this is the project, this is what we can make work, we are showing you a gap. Showing you a gap in the process. We are showing that we are not fully going through all of the revenues that can be gained, but this is a public process. This is a competitive process. This is a process, in my opinion, where if we are qualified and we know how to do this, then, we are asking the City Council to choose us and work with us, because this is hard and there isn't an answer today in my opinion and if anybody says that there is for this type of project that is this complex, then, I would be leery of that. But we are ready to get -- in get in and work with you and figure out a way. But as I said in the beginning, this is collaborative. If the city is willing to work with us, we truly believe that we can make this work. It wouldn't be the first one that we have made work and we are good at working

with people and I'm sure you are going to have questions on this and I'm just going to keep going. Three minutes. So, pros and cons. This is kind of the list that we have gotten and I could go through these, but from what I have seen -- and I don't mean anything by this, but from what I have seen if -- if I solve for one I'm going to make one side angry and if I solve for the other I'm going to make the other side angry. So, I put them side by side. Sometimes there is enough parking, sometimes there is not enough parking. Sometimes there is enough community space, sometimes there is not. But the main takeaways from this are we have not provided enough commercial space. There is a lack of public space, plaza space, and there is a lack of finance information. So, we can walk through all of those things, but these are all things that we solve collaboratively. We don't know how much retail. We do know the market. We do have brokers in the market. We -- if I put in commercial space, then, I would have had to add to the gap, because we don't know if we can fill it. We don't know if it's five years it's going to take to fill or if it's going to take two years. So, we wanted to be realistic with this process. We wanted to walk through with -- with you all and say this is what I see today. This is what we think we can do. Now, if this needs to be changed let's work at it together and that goes for financial, the plaza space, and that goes for the commercial space. So, here's our opportunity. Now, I can go into -- these are all of the people that I have talked and I can give soft commitments and I can say a bunch of different things, but none of them are concrete. I can't promise anything today. I can tell you that I have -- I'm working with a local hotel group to put in a boutique hotel. But as you can imagine if we take out the community center and put it in a boutique hotel what's going to happen to the site plan. We have a complete restructure of the entire deal. The amount of parking, what the design looks like, what ownership looks like, the difference in -- in so many different things and we are just not going to go through that entire process until this is something that the city wants to go through with us and it's also a process that that hotel group won't call a market study for unless we are chosen. So, again, it's something I can say, but it doesn't mean anything in my opinion; right? So, we do believe that that is an option going forward. but real opportunities here are you have a group that came here from Michigan; right? I have got my architect who is from Minnetonka. Jay is here to talk about the design if you want to talk about. Got Mark Sindele, who is from Boise and from Seattle and I have got my father, who traveled from Florida today. So, we are from four different states, just happened to be today. I think, actually, Art came from Chicago. So, I don't even know how many -- three different time zones -- four different time zones and we came here for this. We are pumped about this. I'm excited. I really want to work with you guys, but saying all that, we don't know if you guys want to work with us and we have questions, too. We don't know if this relationship makes sense. We don't know if the project makes sense and I'm concerned about wasting my time and wasting your time. You should go with the group that you feel comfortable with and you go with the group that you think that can deliver this and I don't know today if I'm that person, but, hopefully, we have provided enough -- time is up -- enough for you guys to decide. So, thanks so much.

Simison: Thank you. Council, Commissioners, questions?

De Weerd: Mr. Mayor?

Simison: Yes, Mayor Tammy.

De Weerd: So, I will tell you, if you are looking for feedback, I was really appreciative of some of the different elements that you built into it, including your amenity deck, although I think you really need to have a view to -- to the Boise foothills, which you block with your building, but I -- I thought that was an excellent amenity. I got excited and I spoke to our parks director on our way in and -- and festival street is really exciting. 2nd Street has always been an interest of mine as I saw this great amenity down the middle of it. So, I would love to see that vision for fruition. So, I saw a lot of possibilities and I -- I also do Like the design of -- of the building. I do think that you hit the cons correctly in terms of -- I did question, you know, is mixed use really a community center an apartment and so that was a question of mine, so thank you for throwing that out there and letting us know that you have work ahead of you. So, appreciate that. I do have a couple of questions in terms of what did you do in advance to create the proposal that you brought to the committee. That's question number one.

McGraw: So, can you clarify --

De Weerd: Yes. You mentioned that you like a community engagement and a collaboration and you tried to understand the community before you. You really work with them. So, when you created this proposed did you come to Meridian and do some advanced work to understand our downtown and what elements that you are proposing in what we are seeing today?

McGraw: Yes. So -- thank you, by the way, for clarifying. So, I think it was 2018 or '19 was the first time I stepped foot in Meridian. I met with Cameron and Ashley, I believe, about the -- this RFP. I only knew about the RFP. I wanted -- I didn't know if I was going to respond to that RFP, just because I didn't know if I was the right fit at the time and also there was some things in there that I think, as I said earlier, I didn't think that -- I thought it was too complex for the moment and we are in the middle of going through some heavy condo association negotiations with Ada county. So, that was my first time in town. Since then I had -- I have been searching in Meridian for a place to do something. Now, there is land around that we could have assembled and build three story walk-ups, garden style and there is nothing wrong with that and we do it -- we do it in Michigan and I like doing it. But I didn't feel like it was impactful. I didn't feel like it was the right fit for us to come and build that unit when I know that there was a need and until this was like -- this -- this felt more real. I really started diving into trying to make it work. Talking to the right folks about assembling a team. But when you asked how much can you know about a community, I grew up in one place and I still barely know that place. I know some thinks about it, but it's all my own opinions and conditions and what I think I see. So, I try to do most of it through conversation. I try to sit done with coffee and get to know people who are from here, what they like to see, different brokers, met with Cameron quite a few times well before this. Came out just to find out -- because he knows quite a bit about the area. He is able to talk very honestly about the city and I don't know if you own this, but The Vault? Yes. You own The Vault? I spent too much time there. Yeah. I really enjoy it. But I really can't speak to how well I know it, because I am not fully involved yet. This is kind of my first step. My opinion.

De Weerd: Mr. Mayor, just --

Simison: Yes.

De Weerd: -- another question. One is rental versus own. You mentioned that you were doing some work or in Ada county with the condominiumization -- did I just make up a word? Doing condos over there and I assume that that was the county space versus the private space, but will you have a mixture of rental and the potential of condominiumizing some of the units, so that people can buy it?

McGraw: We have not gone through that analysis. We have only gone through the rental market. From our -- you know, again, this is going to be a different project. There could be a lot similarities with our Jules On 3rd project, but the condo there is a vertical and horizontal condo structure between River Caddis and Ada county where they own the parking structure, but we have shared ownership of stairwells and roof, building envelope, elevators and, then, we also have commercial on the outside of it. So, while that's a condo, it's the -- the condo is the difference in ownership between the parking structure and the commercial and residential.

De Weerd: Sorry that --

McGraw: No. That's okay. So, on this project we are -- we have only talked about and done our resource based -- based off of rental units. For rent.

Simison: Have one more?

De Weerd: Yes. But I don't want to dominate.

Simison: Well, what I was going to make a suggestion -- I don't think we can get through questions in ten minutes for people. I would like to think that we can do minimum 30 minutes if -- as long as we are not delaying people from catching flights or other things this afternoon. So, we give adequate time for people to ask questions. Does that create problems or challenges? Okay. Then we will put on for 30 minutes. You have used eight. So, 22 minutes left and we have people -- Councilman Bernt.

Bernt: Mr. Mayor, there is -- I was on the -- the committee and so I don't have a ton of questions myself, but we have a Council Member who is not with us today and she wanted to have some certain questions asked, so I'm going to ask you some questions on behalf of Council Woman Strader. First question she had was in regard to cash equity that you and your group are putting in the project yourself.

McGraw: We are the owner investor.

Bernt: Okay. So, no type -- different types of financing will be needed I guess? McGraw: Well, it's hard to say exactly. We go into our projects as the owner and we invest the equity ourselves.

Bernt: Okay. Fair enough. For clarification, are you going to -- I believe you are going to own the community center; right? You will -- and, then, what does that look like from the city in return? Will you consider us a lessee, a long-term lessee? What does that look like?

McGraw: Well, that's not necessarily -- we have not proposed that. So, I'm not sure. It kind of goes to the collaborative. It's hard to say. We can consider that as an option if that -- we haven't been told that's what's wanted; right? So, I'm assuming that they wanted to own it and so we would figure out a condo structure where they -- they would own their own community center. That's what we assumed, but I -- that would be necessary.

Bernt: Yes. Yes.

McGraw: But, again, that -- that all happens with what you guys -- or what the community center and everybody else wants to do.

Bernt: Okay. That's it. Thank you.

McGraw: Thanks.

Hoaglun: Mr. Mayor?

Simison: Councilman Hoaglun.

Hoaglun: Mr. Mayor, yes. I was on the committee as well and one of the things I think that's very important as -- as downtown Meridian matures is the fact that we need to have adequate parking. That's always one of those things. So, could you walk through -- it was on your slide, one of the things, but it was one of the many honeycombs. Can you walk -- walk through this -- what your plans are for parking for this facility?

McGraw: So, how we had it -- it's a proposal; right? We have a concept. We have nothing more than a concept and right now that concept shows 414 stalls. We tried to add in all the stalls requested for the community center, plus 50 additional stalls to that and, then, we have one stall per unit for the -- the residential side. So, there are a ton of questions as to financing, as to how that is operated, how that is managed, how it is taken care of and that -- that is and could be a six month process. So, that is something I can't wait to work with you on.

Bevan: Mr. Mayor?

Simison: Commissioner Bevan.

Bevan: Thank you. So, a lot of your presentation was talking about the relationship side

and wanting to listen to the thoughts and views of the community and -- but, then, when you mentioned a potential hotel boutique and that you weren't going to enter into those conversations unless you were chosen, I completely understand that. So, as you go through this process and you have the conversations about the community center versus a hotel boutique, can you -- and I know that you said many many times that you wanted to hear from us and that you wanted to hear and have that relationship, but I would -- I would suspect that you have a choice, personal idea of a hotel boutique versus a community center. Can you share with that -- with us -- and maybe you can't because you still haven't like penciled in the numbers, but if you were to have that conversation is there an area which you are leaning towards? Thank you.

McGraw; That's a -- that's a tough question. So, that -- that would depend on a lot of different things; right? A lot of what -- what I want is probably going to be tied to what you guys want to see; right? So, if you don't want a hotel, but I do, then, it becomes a weird process; right? So, if you guys are like we really want to see this community center -- and, again, it's hard for me to present what's best for me. So, what I would be looking at in this situation that you are talking about is I really want to find out which one you would rather have and, then, we would have to redesign the entire building around it. If you are asking me today, making the assumption that you guys wanted a new community center and you wanted it here and what you have seen today is a good product and that you can work with me on and we can have an open book discussion about how the thing gets delivered, I would rather do what we have planned today.

Perreault: Mr. Mayor?

Simison: Council Woman Perreault.

Perreault: Can you share with us more about 2nd Street and how the festival concept came to be? Are you anticipating that this be a walking only street where it's going to be designated that way and you are going to go through the public process to section that off or can you give us more understanding of what that looks like for pedestrian access versus vehicular access? I have some concerns with the project that's going in on Broadway, that 2nd Street traffic is definitely going to increase and so I'm curious if we are now moving -- you know, if we are losing a really critical block, considering that there is retail and apartments going in just on the corner.

McGraw: So, I would love to say that it was my idea, but it -- it wasn't. I mean I think that, you know, the masterplan and the corridor authority -- the downtown plan, it's had this plan to increase downtown. So, I just -- we just check what we have seen across the nation in different areas and said, well, this is a prime spot for a festival street and a festival street can be whatever you want it to be in terms of an operating agreement. You can close the street. I'm not proposing that today. It can be closed for certain portions, but that's something that we all decide on. But we are going to have to look into traffic, we are going to have to look into a bunch of different things before we really make that decision. I think what the goal is within this public-private partnership is to give it the look and feel of a festival street. We don't have to close it down, right, but we can give it that

look and feel where it is different, it is distinct, it is unique compared to other streets. People know when there is not tents up, when there is not a festival, when there is not an art show, that that's the festival street and maybe there is something else going on there; right? It's placemaking. It's -- it's to create place. But the logistics, the operation, all those things are all something that we -- we work through with you. Again, just like you can make any decision tonight, this isn't a concrete plan. This is a concept and I want to find out more from you guys.

Simison: Commissioner Mueller.

Item #1.

Mueller: So, I have practical numbers here. So, the 12 -- roughly 14 million dollar gap between the community center and the parking stalls, a majority of the gap comes from the parking stalls. We have seen guite a few developments down here -- or at least proposals. So, the interesting thing about this is you have got 174 apartments, I'm looking at the build out, you know, you have three bedroom, two bedroom in there, so one parking stall per apartment won't be enough. So, the overflow -- you know, roughly you are really talking about maybe less than a hundred truly public parking spots would be my guess by the time this is all said and done. So, what I'm curious on is this is all math, so, I -- I believe in the whole -- like we have to work through some of these problems together. I'm trying to understand how the math works here, though, because the parking -- you know, when you would get TIP dollars or city dollars toward parking, it has to be towards public parking generally for the most part. We have got a 12 million gap on 414 spots and best case in 80 to 100 of them are truly public. How do you -- and, then, you have a 20,000 square foot community center that really probably isn't very well revenue generating for you that's using a lot of real estate; right? How does the give and take on this structure work eventually to try to solve that gap?

McGraw: That's a fantastic question. So, as I mentioned, I purposefully put in a gap analysis and I also purposely left out the intellectual property of how we would do this. All right? So, there are many different structures and I could propose one. So, when -- when we talk about these numbers, right, where there is a lot to solve, all right? I don't know how we are going to pay for this deck, you know. How are we going to operate this? How are we going to regulate how many cars someone has. All right? If they have three cars and they have a studio apartment, then, we have got a wonky number here; right? So, we have these questions and we have to work through those. We have to put in strict management agreements; right? We have to have an operator who understands that there is people that have more than one car, there is different gates that we can put up to -- to stop that, to regulate that, but, again, I mean I don't -- I don't want to keep coming back to this. We have to work through all these issues, but we really do. But on the other aspect when we talk about revenue, if we want to talk about bringing more revenue in for who is going to pay to park here to pay for this, well, if there is free parking downtown who is going to pay to park; right? So, how -- how are we going to do it? And this is a question -- this is -- it's not just one, I mean we are talking about a process. We are talking about ten, 15 years into the future, right, and if you can't -- I mean revenues pay for things and we got to work through it and I don't know the answer. Wish I did. Hoping we can get there.

Fourniea: My name is Jay Fourniea, I'm with Opus Architects Engineers. I'm one of the design architects on the project. Just wanted to touch on the parking ratios. So, you are right, we -- we use the zoning of the City of Meridian as a mixed use vertically integrated project, which is one stall per unit in terms of analysis, but if you look at the overarching numbers, if you take one and a half stalls per unit, which is I would say across the nation a pretty standard number for development teams, where it's pretty comfortable. Usually It's more than the 1.25, because we are coming in a multi-modal community across the country as well, but if you take a 1.5, you would have 260 stalls for the apartments at that case. That still leaves you 150 stalls that could be towards the community and, then, there is also the opportunity with shared parking. So, there is night and daytime opportunities, because a lot of the time people in the apartments are gone during the day, which is maybe when there is more community events going on and so there is an exchange of sharing that parking, so you don't overbuild for the future, just like John is talking about. You want to make sure you build the right amount for today and be able to flex with what's going to happen in the future and, really, if you are looking at the development across the country as the future it's actually people driving less and less ownership of vehicles as they share more through, you know, shared cars, Ubers, that type of opportunity. This is still a pretty transportation heavy community, but you are trying to work into a more multi-modal community and we want to be a part of that opportunity

Mueller: One quick question just for clarification, because I know you will know the answer to this. The most expensive construction in here, when you are comparing like parking -- additional parking to like -- I mean it is the parking; is that true? If you had to add more parking versus like a community center style building, what costs more? If you move things back and forth, what generates a small gap and a big gap?

Fourniea: So, price per stall, it -- it's very expensive to park and put it in a structure, you are right. Going down to build basements doubles, triples the cost of every parking stall, which is why if you look at our plans we really don't have a basement parking solution, we had to go up top. That saves everyone cost. When you get into -- is that cheaper than the community center, the community center is in the same structure as the parking, but now you are paying for maybe tile finishes, sheetrock, paint, how -- how dressed up do you want to be or dressed down and so on a square foot basis the community center is probably going to be more expensive than the parking, but if you say your value and return, where are you going to get the most bang for your buck, if parking's free in the city, is that the Community Center and the return to the city or is it the parking and having more parking as you continue to develop and increase density downtown.

Cavener: Mr. Mayor?

as well.

Simison: Councilman Cavener.

Cavener: Thank you. First just kudos to Commissioner Mueller for really drilling deep on kind of a question I had and he presented it in a very articulate manner and I appreciate

the response. My question is a little bit going back to -- and something that I applaud you for doing this kind of shining a light on -- on some of maybe the cons of the project. One that stuck out for me that I'm hoping you can walk me through is absence of, you know, open space, playground space, green space. Your, you know, Jules on 3rd product has a great natural amenity across the street in that great city park and on this particular project we are losing city parkland and I'm just curious maybe if the team can summarize the thought process that went into that and maybe what we tell our downtown residents that are losing access to some really key green space that not easily found in downtown Meridian that's accessible to the public.

McGraw: Great. Thanks so much. So, I have Mark Sindell from GGLO and I'm going to have him touch on some of those, but I -- before he does, one thing I would like to bring up is that I have talked today about this iterative process, this public-private partnership, and we understand that we are displacing something, that there is a park there. We don't know where that park is going to go. We don't know if we are going to replace it. It is something that we want to work with you on. Can we replace that? Is there something that's in this design or is it something that's off site? These are all things that we want to work through. You know, there might be extra land that we can create a -- a new park that involves the same or some of the same equipment, because equipment looks like it can be moved. At least some of it. So, I don't know what that -- what that looks like, but from the design perspective the placemaking perspective, I have Mark here to help kind of touch on why we did this this way we did it today.

Sindell: Thanks, John. Mark Sindell with GGLO. Pleasure to be here. Work mostly out of our Boise office at 1199 Shoreline Lane. So, I had the benefit for being on the Union 93 Team -- am on the Union 93 team and also I had the benefit of working with several of your staff who have been fantastic on the prior rendition of this before and we really tried to sort through a process -- and back to some of the questions that were asked earlier about priorities for you and for the community and, then, we look for those overlaps where we are trying to fit a lot on this site. So, for this proposal, as John says, it's flexible, we looked at everything holistically. We have heard about the festival street desires and we tried to do something that could meet that and back to the other question, I think John answered it properly, we have done a fair amount of these and we have found that leaving them open to traffic and closing them for events and giving you flexibility to go back and forth is a good start, much like we did for Caldwell and Indian Creek Plaza and Arthur Street, if it organically is so successful that it closes, that's better than forcing it, so we can get into that later. But we looked at festival street, community center, private amenities and we also looked at Union 93 and what would be designing across the street with a pretty generous plaza that hopefully you have all seen and know and we thought, okay, priority wise if we look at the projects together, we have got a significant plaza, public plaza, for Union 93 that faces this. We faced the community center towards that. We have a festival street. So, as a competition of activated urban open space that complements what the rest of the City of Meridian has, we felt that's pretty good and, then, getting, as John said, the rooftops or the people with the unit, getting the community center and the other things In an iconic build that held the street and the corner, much like we have heard from you on other projects in other forums, seemed like the right mix for your downtown. Now, again, that's just our thinking from what we have heard and trying to put things together and, obviously, there is some flexibility in that, although there is a lot of stuff, as you all know, that we are trying to fit on this site, so we thought that that was the best balance that we could accomplish with the time that we have. As someone who works on a lot of downtime urban open space and streetscapes in mixed use environments, I feel pretty good about it, but happy to have that dialogue if we are selected.

Simison: Mayor Tammy.

Item #1.

De Weerd: I guess that was -- were you part of the design in Caldwell of their plaza over there? Okay. I saw that in the packet. I know at one time the -- the city was really looking at -- in your proposal you talk about limiting curb cut. I don't even want to see a curb. I -- I know our staff has been looking at the -- no curb and building swales or drainage into kind of a streetscape, unlike I think City Council Woman Perreault, I would love to see that street closed in that space, so that you really can create a lot of street activity and -- and that sort of thing. By removing the curbs and -- and finding other drainage systems that give you a little bit more seamless and maybe not close it completely, you can have some limited traffic through there, is that something that -- that you have worked on and have designed?

Sindell: It is. Yes. And we can certainly do that here. Probably know too much, but, again, the details, but the trick with that is making sure that we are designing things adequately for the visually impaired, so when you take away curbs you just have to make sure that you have clear delineation of the roadway versus the pedestrian way when it's open to traffic. We have worked through those issues and challenges before. I come up with some pretty good solutions. So, yes, we can do that.

De Weerd: Because, really, this is the shortest block area, so 2nd Street really does present opportunities to do something really creative and unique.

Sindell: Absolutely.

De Weerd: Okay. Sorry. I just got excited.

Simison: Commissioner Basalone.

Basalone: Yeah. Mr. Chair, Mr. Mayor. Yeah. Thanks for your presentation. I really appreciated the last comments from the gentleman who just sat down regarding the interrelationship of these three major projects that we have going on downtown, because my concern is that just the River Caddis project alone in that one area or the Pacific project alone in that area can't accomplish everything. There is too much limited space, as has been mentioned. There isn't enough space for green area. There is probably not enough space to have an adequate community center, retail, everything. You can't put all of that into one year area. But you can spread it out over our whole downtown by integrating it. I was impressed with your festival street, just like Mayor Tammy just

mentioned, because it did get people out and around the downtown. My big concern is that these apartment complexes don't become silos for living in terms just a place to bed down and not a place to truly live. To live they have got to get outside. People have to move around. That's why I have the concern as a member of the review committee regarding the lack of retail space that -- I had the opportunity to live for two years in an apartment complex just like this on a 5th floor where my balcony faced Disneyland and I could watch fireworks every night. It was a great place to live. But I could also walk across the street to Angelo's and Vinci's and get a great, great Italian soup dinner. I could also go down into the first floor of our apartment complex to a mini mart and buy a quart of milk if we needed it. I didn't have to run to Albertson's three blocks away. So, I think having an integrated community is important. So, that's why I'm glad that you mentioned that if people got out and walked they could find the green area. Hopefully they can find the mini mart. Hopefully they can find the restaurant to sit outside on a nice summer evening and enjoy what we have here in Idaho, which is nice clean air most of the time. Right? Thank you.

Simison: Thank you. We have reached the end of that half an hour, so I would like to move on to our next project, but don't go far in case there is additional -- if we have additional time and additional questions there may be more.

McGraw: Great. Thank you all. Really truly and sincerely it's been a fun process, so hopefully we can keep to it.

Simison: Thank you. Next. Josh? And that will be yourself?

Evarts: You are sure? Okay. Mayor, City Council, MDC, thank you guys so much for having us here today. Myself, Josh Evarts, 303 State Avenue, Old Town, Meridian. 83642. And I have got Don Slattery here from Pacific Companies to back me up with questions when we get to that point. So, I really appreciate the opportunity. When this first came around, the proposal for this space, we -- we were busy getting across the street out of the ground. Many of you are aware of the challenges that exist -- to Caddis' point that these are very very different projects. I appreciate the thoughtfulness that they brought to this, even -- even as they are traveling across country and utilizing teams here, that it is very, very difficult. These aren't large footprints, there is lots of unknown under the ground, but the opportunity to come back and revisit this and be able to provide something of value to the city is important to Caleb and I, so thank you for the opportunity to do that. What we are going to cover today is a walkthrough of the high level of the response that we made to the RFP. So, there is some key elements that we want to cover, but probably the most critical element -- and, again, I appreciate Caddis for this -is the why of what we are doing. I think you are going to see a lot of similarities between our approach to this and what they approached in this, because there just are a lot of unknowns. This site is very, very complex. There is lots of things going on. You have other projects that are in the area that are being developed and there is just a conversation that's going to need to happen and what I would offer is that even more than picking a project today, what we are really picking is partnership. What we are really narrowing in on is what -- what -- what team can we, you know, count on to go and deliver this and, hopefully, I can make a strong case for that today. I think regardless of what developer is selected, I just trust you guys as a group. I just know all the hard work that's been put into this and that all these considerations are going to be covered. I was certainly encouraged -- I intentionally did not read their presentation, I wanted to kind of experience it today and I'm encouraged, I think you have got a couple great teams to look at. So, thank you guys for doing that. Pacific Companies, just kind of in review, this is Caleb and I. So, we are both privately owned businesses. My adventure started here in downtown with the Heritage Building. Continued with the Bank of Meridian building and, then, obviously, with the Old Town Lofts over the last three years. Caleb has been doing this much Longer than me. So, you know, when we got to a place where we needed to find that great partner for helping us develop, because if we -- if we rewind the clock here, the six years that we go back, we weren't talking about anything like this. I mean we had -- we had plans and we were -- we had lots of great slide decks to look at, but it took somebody going first, somebody had to go swing a bat, they had to knock some buildings over, including Old City Hall. They had to find, you know, prohibition era tunnels on their site and collapse those. They had to find sewer that was 38 feet deep on Idaho Avenue. They had to go do all this hard work and we called it a catalyst project and it was, indeed, that. So, we -- we do that project, we lean in, we take the risk necessary and, then, we see things like Union 93, we see the civic block project, we see all the redevelopment happening on Broadway and in other areas. We see just a bunch of really great investments that are happening in our downtown and, then, the other thing that we see is we -- we see the increased economic development. As I spend time in downtown and talk to business owners, our problem right now is -- is staffing. We have a lot of pressure on our businesses in downtown. In fact, restaurants are cutting hours, because we don't have enough people living and working in our downtown. We got to fix that. So, hopefully, in April we will start adding a bunch of workforce to the site. So, Pacific Companies. I'm not going to read a lot of this stuff. You guys have this in your presentation. But these services and divisions that exist inside of Pacific Companies exist for two reasons, so -so, this kind of vertical integration of real estate, financing, architecture, construction, everything that sits under this is intended to deliver two things to you. One is effectiveness and that is the degree to which something is successful -- or something is successful in producing a desired result. Am I going to give you what you are expecting. So, we need to be effective in what we are delivering and having all those kind of integrated services and support items on one team is -- is part of what delivers that and I think it's very very important, especially given that this is the second time we have gone out for RFP on this, that we are looking at can we actually accomplish what we say we are going to accomplish. The second thing that we deliver with our team is efficiency. So -- and what we are looking at there is that are we using the least amount of wasted time, money and effort and are we getting competency in our performance. So, those two things of effectiveness and efficiency, that's something that Caleb and I are really passionate about. As we go through our proposal it seems very simple, but I think simple things are the things that end up getting done. Simple things are the things that end up getting executed on and that's not to marginalize anything, because Old Town Lofts was anything but simple. Maybe simple in design, less so as we get out of the ground, but those are the things that -- that are important and those are the two things that we drive to. So, as we look at this kind of vertically integrated entity, our words matter; right? So, when we talk

about words like collaboration, you know, which is partnership, it's transparency, there is a bunch of words and -- and emotions that get revoked out of these kinds of things. Innovation. I think innovation is creativity. That's great. And we can -- we can look at, you know, activating 2nd Street and things like that, but, really, the biggest part of innovation is identifying problems to begin with. So, one of the things that in our proposal as we started talking about things, we were the only group that didn't propose a community center and we will walk through the why of that, because as we have looked to identify where the real problems and gaps exist between what we offer in downtown Meridian currently, as opposed to what's in our comp plan Destination Downtown, we are going to identify those things. Soundness. Are we using good judgment. Are we proposing things that make sense, that not only we can agree on, but that as we -- as we look to the public to be a participant in this, that they are going to agree with and, then, again, that topic of efficiency and the whole reason that Pacific Companies is able to do this over 250 projects, 25 projects this year, is because that continuity that all these things kind of exist in our -- in our world and we get to leverage those up. So, a couple quick highlights. Lots of projects we do, lots of assets owned. Nearing 20,000 multi-family units. A million square feet of office, special use retail, 400 in annual revenue. Locally based, but geographically diverse. I think we have talked about this historically. Caleb and I do these projects in the state of Idaho, because this is home for us. This is our way to give back and do things that are impactful for the community we live in. We don't get to get these wrong. This project specifically rides on 3rd and my home is on 3rd Avenue. So, I don't -- I don't have an option to be bad at this, I don't have an option to do something that's off kilter, because all my neighbors that I walk dogs and hang out with on a regular basis would probably have issues with me. So, let's get to the proposal. There were two things that Caleb and I spent a lot of time talking through what was going on our approach to -- I'm painting this picture for you and we kept coming down to two items, which was can we align with the vision of -- of what the city would like to do and can we make this really, really low risk. Like how do we make this very easy. We didn't want to add a bunch of complexity to this and so that -- that was really our goal and when we talked about this aligned vision, it wasn't just MDC and the decision making committee or even City Council, it was really what we refer to a stakeholders in our downtown. So, that could be property owners, that could be businesses, that could be our residence. This is the hard edge of our downtown. The other side of 3rd is residential legacy homeowners. Those aren't going anywhere anytime soon, as much we would like to. I have heard visions of, you know, starting to, you know, buy properties and -- and renovate and expand downtown. That's not happening anytime soon and so we have to be good fiduciaries and good partners and our messaging is going to reflect that as we go and do this development that sits right across the street and, then, how can we make this a low risk proposition to ensure that we actually get it done. What we don't want to see is -- is -- I would really encourage you guys as a group, as you go out of here today, obviously, come back with questions. I'm sure Caddis is -- they have expressed an interest in answering more. Certainly Caleb and I are available anytime. We cannot run another RFP. I guess that would be my encouragement to you today is figure out a team, like lean in and go for it. Like to go through this process again I don't think you are going to net anything different. You got two great companies here that have track records and passion, so go pick one and go to work. Yeah. All right. So, let's get into it. All right. Aligned vision. I'm

going to spend a lot of time here, other than to say the -- the only item that I do want to talk about is that bottom item. So, we would go line by line through the Destination Downtown, Comprehensive Plan, and look to address all these things. So, when we talk about in-fill, when we talk about traditional architectural themes -- and I will get to the drawings that you are not looking at -- continuous urban edge, vertical and horizontal integration uses, but, really, the bottom one -- I am more convinced than ever that we have a gap in workforce housing in our downtown. This is something that we have to have. It was a big, big topic of conversation during the election. People are getting priced out of living down here in -- or living here in Meridian in general. I have two businesses and then -- and, then, two other businesses that I leased to on Idaho Avenue that their people commuting in, because there is no housing option for them and, in fact, they are making commutes -- my employees right now -- two of them live in Nampa, because they simply can't afford apartment options that exist in Meridian. So, I think, you know, we are going to lead with workforce housing, because we think it's important. We have gotten many requests based on Old Town Lofts for condomizing and being able to offer some for sale and we are certainly open to that conversation, but -- but our passion, really, is leading with workforce housing, making sure that we are -- we are preserving that -- that -- that workforce and those people that are living, working, and enjoying business in our downtown. So, as far as MDC goes, these are a little bit more specific, so I'm going to go through them. So, number one, strengthening the economic base of the area and the community and stimulating new commercial expansion. What we have found in the lease ups that we have been doing and working through for Old Town Lofts is we have a gap on professional office space. Class A office space in downtown Meridian. It is a gap. We lost Zennify to Ten Mile, because I simply didn't have enough room in a 150 year old building to staff them. I love the Keller Williams Building and we see the impact of that going live, having those people working, eating, doing stuff down here. We need more of that. So, we did lean in with a 15,000 square foot commercial space right there on 2nd and Idaho. Again, we are trying to be very protective of 3rd and we are wanting that -that -- that element to be facing our downtown businesses, the food options and other experiential options. Second item, strengthen tax base. We are projecting a 34 million dollar improvement to this physical property and -- and, obviously, that amount, based on if there was an interest or -- or an appetite in expanding a parking footprint, could be more than this, but certainly at its base 34 million that we are proposing. Eliminating obsolete building types. We have a community building and a park that do have to be eliminated and I appreciate everybody's thoughtful considerations about just the size of this footprint. I love parks. I love the fact that I do get to be in a downtown where I can go all the way down 3rd, which is less than half a mile and be able to go to Storey Park. Thank you, Mayor. I have got green space that's up at the other end that I get to enjoy next to Cole Valley Christian. So, there is some green space, but we -- we simply just don't have enough room on this land to create green space. I do think that there are some visual things that we need to do to make sure that we are being good partners with the neighbors that are across the street, but we will get there. Modern integrated development. Unity and integrity of design. So, we decided in this proposal that we were going to invite the City of Meridian -- meaning MDC and the city -- to be a part of this design process. So, even though we lay out the foundation for the commercial office and the residential, we took the approach of there are a lot of things that are happening on this site that we

needed to actually sit down and talk to you guys about and so we will get into that a lot little bit later of what that looks like. And, then, promoting improved environment, new commercial, residential. This is something that we have been doing for a long time and we will continue to do. We are going to be very sensitive to what we see in the market, what we are seeing here in downtown and make sure that we are continuing to be a catalyst for more great developments. Low risk. Again, the biggest takeaway that we heard -- and I didn't do pros and cons slide that you guys presented us, but we got it loud and clear that this -- this item of -- of -- well, I will back it up first. The trusted experience -- we believe that we have a very thorough understanding of what's happening in downtown Meridian. We just wouldn't be able to execute on the things that we have done to date without -- without doing that. Vertically integrated. We have got an entity that's -- that's built to go do this. We are a long-term partner. I think that's important to highlight. We have been made offers to sell Old Town Lofts. We have rejected those, not because we couldn't go make money on that, but because we are in this for the long haul. It would go against everything that I am if I was to go build these things and talk about Meridian the way I do and, then, sell that at a profit. So, we are not an investment group, we are here to be partners for a long, long time with you and financial capacity, lots of projects and certainly you will see from our debt to equity that we are coming with -- with -- with all the finances needed to get this done. But getting back to -- the issue of this joint design and messaging. This was the big thing that -- that I think we got knocked on in our proposal is I didn't paint a picture for you. So, this was not hubris, this was not me saying, hey, don't worry about it, It's coming. It really was wanting to enter in much of what Caddis has described, which is a conversation as to how do we -- how do we make sure that the product that we put on there meets the objectives of everything else that's going on in our downtown. I am going to continue to lean in on residential. I am going to be a big champion for not having a community center, because I don't think it's appropriate, and having commercial office space there, but I can be strong about those things and have a conversation with you guys about -- from a design standpoint what that needs to look like and, again, this is our east boundary of downtown and -- and -- and I think the reason that we included something in our orals is we put some of these elevations in our oral presentation. We didn't highlight it when we originally did that, but these are some of the designs of what we have done already kind of in urban downtown. This is the Adair Building that's in downtown Boise that you probably drive and look at every time you go in on 184. But from a visual standpoint we -- we do every kind of design there is. So, I just didn't get hung up on the design part. The thing that really mattered to me is did we get the product right. Much of what -- like Caddis described is are we giving something to the city that they, in fact, want. Are we doing it in a way that is -- is fiscally responsible. So, some challenges on this site. Obviously, you guys have already looked through this. I won't spend a lot of time. We have an alley. We have street parking. We have use interactions. We have two other buildings on this property that we have opportunities or sharing things, like waste refuge, parking, pedestrian egress, streetscape and, then, we have the -- the challenges that exist outside of these kind of four streets, which is residential partners. We have a project, Union 93, that's south of this. We have desires to see other projects maybe happen in this area that are -- that are on 2nd. So, we have a very very small footprint and lots of work to do and so what we proposed in this was effectively two buildings and really I would think notionally of these as two assets. We

chose a three story commercial office building, because we felt that visually that would offset the two story that exists on in COMPASS, VRT, and the Unbound Library and that we would wrap around to a four story building, which is the large Building B, which is our residential. So, that's 134,000 square feet. Four floors high. We felt that that was the appropriate height that we would recommend out of the gate. Again, we have a very very small footprint here, but the design of which we would be a three over one residential units over parking, so we could meet the objectives of the parking requirements the per city, with an additional -- I believe we are at 40 above the 124. So, there is about 164 parking spaces that we would be provided as part of that ground floor footprint. The beauty of this is that -- much like Caddis, we are very very open and interested in the conversation. One of the big topics that came out of the last election was parking. So, we -- we are seeing greater volumes of people in downtown. Big win. But having a place to park them -- I think part of the pressure we are feeling right now is because we have a lot of construction trucks in our downtown specifically during the day right now, so if you are trying to get a parking spot on Idaho Avenue it's not actually available, just because we have got all the trucks that are -- that are contractors swinging hammers and doing work on the sites. But it is a -- it is an important discussion that we are ready to have if there was an additional deck of parking that the city desired or other things, we would be able to do that for you as part of the process. So, from a scorecard -- I will just kind of go quickly, you know, are we likely to deliver a signature iconic mixed use development. The fact of the matter is we have already done it three times on Idaho Avenue. So, I think the likelihood that we would be in this case unable to deliver, it is -- is unlikely. Are we going to achieve a substantial economic benefit to the community? We are putting 33 million plus of taxable improvements in downtown. I know what the bills look like for how many laborers we have got going into Old Town Lofts right now. I have also seen the boom that's happened in some of our downtown restaurants, so that's been big. Do we have the qualifications and experience. I believe we have all those things. And -- and they have been demonstrable. So, for example, when we enter into Old Town Lofts --

Simison: I assume you are wrapping up?

Evarts: Yeah. I'm wrapping up. Yeah. I'm done here. Yeah. So, just -- just to finish here, the Old Town Lofts experience the benefit and I think that the partnership that we were provide here is the fact that you guys have actually got to see -- see us in action, so as we look back at initially proposing Old Town Lofts with all the unknowns, all the things we just described earlier, to be able to deliver that and -- and in -- in a time frame, I think we are going to be right at 12 months delayed on that project, even though we have had a worldwide pandemic and all the material shortages and people shortages. So, with that all the rest of the financings structure that's in there, you guys can certainly ask questions about that, but our -- our loan to value on this effectively is at the 33 million. Fifteen million of it is out of our coffers where we would be financing 18 million. What we are asking from the city is we would be paying you about 697,000 that was -- hold on a second here. I'm clicking the wrong button -- 657,000 for the land and the TIP reimbursements of 2.3 million, which is a small percentage of what was -- it would be generating as a project and we would also throttle that, meaning that we do 75 percent of those reimbursements in Eagle right now, but we would lower that to 50 percent, so that you guys would have more

money with to pursue other projects during that time frame. So, finally, just -- oh. You guys did ask about the community center and you will probably ask about it. When we looked at this, the reason that we did not propose this is we looked at the gaps that existed as far as the Destination Downtown and the comp plan, we looked at what the current programming was in that community center, over 50 percent of it was do it yourself arts classes and we have three businesses that are on the block on Idaho Avenue that are do it yourself arts classes, so we didn't feel that was an underserved element that was happening in the downtown and we also felt that -- that we did have a gap in the Class A office space and we can't do everything. However, comma, we were asked to provide you guys a response back if you did want to do it and it's actually very simple. So, we could certainly take that first floor of that Class A office space and convert that a 5,000 square foot community center, much -- just bigger than what it is today, but newer than we could replace that with if that was something that the city desired. So, that's something you guys asked for.

Simison: Josh, with that I --

Evarts: Yeah.

Item #1.

Simison: -- want to respect this and get to questions and --

Evarts: Yeah.

Simison: -- if there is other questions you can --

Evarts: Perfect.

Simison: -- use your slides to answer them.

Evarts: I love it.

Simison: Council, Commission, questions?

Cavener: Mr. Mayor?

Simison: Councilman Cavener.

Cavener: I will lead off. Josh, I appreciate kind of your explanation of why you omitted the community center. I guess similar question to you that I proposed to the applicant. Recognize you touched early on about living in close proximity to the grass field that's owned by Cole Valley Christian, that's not designed to be accessible to the public, so I'm just curious kind of your and your team's thoughts about why removing the -- the park and kind of with -- there doesn't appear to be a plan in place to compensate or to -- to replace that for our downtown residents.

Evarts: Yeah. Thank you, Councilman Cavener. No, there is just not enough dirt here.

God's not making anymore dirt and we don't have a lot of it. This site is not that big and when we think about verticality, like certainly we can go seven, eight, larger stories and create more green space or community spaces on the inside. We just have to talk about the unintended consequences of what that looks like to the residential partners and -- and how do you sell that kind of -- I -- I know all the discussions that happen even with Union 93 as you look at the eastern part of that project and I just think that you -- there is a give and take that has to be had, Luke, and I just feel like the park is just a bridge too far.

Cavener: Appreciate it. Thank you.

Simison: Commissioner Mueller.

Item #1.

Mueller: Go back to the wonderful parking question, the problem -- so, on this site when you guys programmed it, you were -- you go with a one per unit 1.25, 1.5 --

Evarts: It was one. Yeah. We went with one with 40 extra being available. We were also looking at the day-night usage. So, the reality is I think there is about 164 parking spots that we programmed and part of that is dependent on the Communication in terms of how shared access and what we might do between COMPASS, VRT and the library. So, there -- there -- there is -- yeah. It's -- it's one with a -- with some additional overflow for the Class A office space.

Simison: And can I assume that also concludes the commercial? You are meeting the minimum requirements of the commercial or the office?

Evarts: Yes. Correct. Yeah. Yeah. With a discussion of what to do with the street; right? Because there is street parking right now. I'm very in favor of some of the things that Mayor Tammy has been talking about of how do you -- how do you deal with your curbs and how do you -- how do you be creative about that and create more walkable experiential space. So, there is just a lot of that and it's very strange, if you look at the site, it's kind of all over the place between parallel and angled and -- yeah.

Simison: Mayor Tammy?

De Weerd: Mr. Mayor, I guess it's -- it's hard, Josh, to ask any questions because we didn't see enough detail --

Evarts: Sure.

De Weerd: -- to get there. I did love the location of your retail. It really does pull the downtown the other side of that street, which is important. I appreciated your commitment to workforce housing and I hope that Director Siddoway heard your comment about the art classes. I do think that as we start to evolve in downtown the city should not be in competition to the businesses that are in the surrounding area, so you raised a very good point.

Evarts: And I'm not trying to -- and, Steve, I apologize. I am not trying to pick on Parks.

There is no bigger fan of parks in our city than me. It is a very complex issue and so I will be the bad guy, but even when we worked with the Chamber of Commerce for doing this big big Oktoberfest event in October, parks was the one that pushed back on the timing and the road closures, because they had dozens of people that -- that they were uncomfortable having those people park outside of the parking boundaries to walk in to the detriment of thousands of people that we were going to be bringing in on one day to grow economic development and I just think that's the challenge when you get these kind of elements sitting in your downtown that there is unintended things that happen and I think we just need to tread carefully.

De Weerd: Well, the city needs to be a partner to -- to the downtown business community and it goes both ways.

Evarts: Yes. I agree.

Item #1.

De Weerd: So, they need to be talking to --

Evarts: Hundred percent.

De Weerd: -- the departments as well.

Evarts: Yeah.

De Weerd: But I -- I do have a couple of other things that he brought up that probably are not best suited to this discussion, but for discussion afterwards.

Simison: Okay. Additional questions? Commissioner Bevan.

Bevan: Mr. Mayor. So, I do appreciate you addressing the community center. Having owned an event center in my past professional life, I do understand the pros and cons of having that availability space and I think that the immediate allure of anything being called community, right, has that appeal. But certainly taking that opportunity to see how well it does pencil. Does it compete with other businesses in downtown I think is a very valid point. I think that, you know, thinking about the community space that's available at -- to the Meridian library that's just down the street, you know, there are other spaces, you know, within a very close distance that things like art classes can be held and so I appreciate -- I appreciate you addressing that. I also really appreciate talking about the -- the living space, workforce, you know, housing. Certainly is a very -- a very big need, not just in Meridian, but the entire Treasure Valley. So, I appreciate that. I don't have any further questions. I just wanted to point that out. Thank you.

Perreault: Mr. Mayor?

Simison: Council Woman Perreault.

Perreault: Thank you for your presentation, Josh. I'm curious how you got to the ratio of

the commercial versus the residential? How you came to -- to the size at about 15,000 square feet of office space is what is desired in this area versus the amount of residential that -- that you are proposing. Can you give us some idea?

Evarts: Yeah. It was simple math. It was just -- we had a 5,000 foot footprint and we felt like three stories would be appropriate given the profiles of the buildings around it. So, it was just simply three times five was 15,000 and that made sense. As far as the residential, we maximized the footprint. We spread it out. We tried to take every inch and build to the lot lines, because we -- we don't have anymore extra dirt laying around and felt like four stories was appropriate, you know, especially as we get to look at Old Town Lofts, that's a very big structure, you know, in our downtown and -- and it has no residential round it. I think when you put that size of a structure and you put it across the street where balconies are looking into people's yards and kitchens, it gets to be a much different conversation. We felt four floors was appropriate. I think if you are -- I think you can make a strong case for -- if you want to go three over two and do two parking decks and offer another 160 spaces for our -- what would work out to be 115 parking spaces for public use. You could go five stories, but, again, I -- I just am pretty sensitive to how this is going to be perceived from a -- from a public standpoint.

De Weerd: Mr. Mayor?

Item #1.

Simison: I think Commissioner Basalone had a question or comment.

Basalone: I just wanted to clarify something very quickly. You know, we keep talking about community center being for art classes, which it has been, but when a community center was first proposed, as I recall, from our discussions from years ago, we were concerned about performing arts. We were concerned about having the Treasure Valley Children's Theatre being -- having performances downtown in a community center. We were concerned about the Meridian Symphony not performing there -- in -- at Centennial High School in Boise, but rather in Meridian at a location. So, I think that -- that -- I think you are right, Josh, in terms of the space availability and what you can do, but the reason for a community center was for performances, it wasn't for art classes necessarily, although you could certainly hold them there. So, I think the real concern I have for the city -- county and for the city and for MDC is what amenities do we want in addition to these projects? Do we want an auditorium district where we could have performance downtown? Do we want a parking structure that's dedicated to public parking? mentioned that I lived in an apartment complex in downtown Fullerton. We had two levels of parking for this five story apartment complex. The bottom floor, the subterranean floor, was for the residents and it was gated off, because I don't think you can share parking between people who are paying and not paying for the same spaces. The ground level was for the public parking. So, you can do that. But right across the street from this parking -- from this complex was a public parking structure that was used by an auditorium across the street, was used by people who were eating downtown and so forth. So, I think that in terms of the city as a whole, we need to, once again, look at integrated facilities. What do we need? And I don't think we can rely on a project like this to accommodate every need in the city.

Evarts: Agreed.

Item #1.

Simison: Thank you. Mayor Tammy.

De Weerd: Josh, I did have one question as you were talking and putting 120 plus apartments over there next to retail and --

Evarts: No retail. Class A office space.

De Weerd: I mean --

Evarts: Yeah.

De Weerd: Sorry. Commercial.

Evarts: Big difference.

De Weerd: Going back to Councilman Cavener's question about the open space, that is an amenity and usually when we do apartment -- or when City Council considers apartments, amenities are a part of that.

Evarts: Yeah.

De Weerd: So, what kind of amenities are you anticipating that you would offer to the residents of -- of your apartment complex?

Evarts: Yeah. Great question. So, very similar to what's happening at Old Town Lofts right now. So, I don't know how deep you guys have dove into some of the elements that are over there. It's probably not easy for you guys to get access to, but every floor in that project has got communal spaces. Everything from dog washing stations, things that -we kind of criticized for, Caleb did, when they did the urban renewal project in Eagle, that people were like why are you putting dog washing stations and movie rooms and stuff like that on the floors. The -- the nature of that building, just the shape of it, lent to a lot of those spaces on each floor. So, there is quite a bit of that. We actually put a full bike room that's over there, because we are encouraging people to take advantage of what is most of the year great weather. So, there is an indoor lockable biking area that's over there and -- and, again, just in this whole relationship building with downtown, Meridian Cycle is going to be a part of the branding of that to make sure that we are, again, promoting downtown businesses in our projects and in trying to encourage, you know, economic development, not just for us, but kind of across the board. I think when the ocean rises all boats should float. So, those are the things that are happening there. One of the things we did look at Old Town Lofts, it just didn't pencil, but it would be certainly something worth looking at, that Pacific Companies has done, is -- is roof space and being able to do some amenity space there, given the small footprint. So, I think that would certainly be something that would be willing to be discussed. I think the challenges --

and, again, the -- our other team here mentioned it, is, you know, when you are -- it's very very difficult to pencil these projects and we are in this period of like unrestrained prosperity that's fueled by debt. It has to end at some point. And so when it does end we need to be cognizant of the fact that having big, big dollar amenities, condominiums, things of that nature, we -- we might not be in an economic place where -- where that's -- that is really great. But we always know we are going to have a workforce and we always know we are going to have people that are laboring and so I just think that from a strategic standpoint making sure that we are addressing that and leaning there, we deliver that.

Hoaglun: Mr. Mayor?

Simison: Councilman Hoaglun.

Hoaglun: Josh, I have heard both -- both from you and River Caddis talk about the difficulties of this project --

Evarts: Yeah.

Item #1.

Hoaglun: -- and, you know, the Old Town Lofts, et cetera, and -- and as I -- kind of mulling this over and the difficulty and the dynamics of the marketplace currently and supply chains and finding workers and all these good things, none of you -- neither one of you put in the RFP the first time around and -- for various reasons, but --

Evarts: Yeah.

Hoaglun: -- it was not -- it was not done and now we are here and -- and so I started thinking, huh, you know, in my mind as I'm listening to this, after hearing their discussion, but then -- then you kind of switched to -- but go -- so, I'm thinking, you know, is this the right time? Is this -- is this project ready to be baked right now or do other things have to happen in downtown before this one's ready. But, then, you had said well -- and I think you just need to pick somebody, move forward, and get -- get something together and see if something can happen.

Evarts: Yeah.

Hoaglun: So, just -- I don't have to ask you to shoot straight with me, because, you know, that's just --

Evarts: No. No. No. I -- I'm incapable of being anything but transparent.

Hoaglun: Is this -- and I wouldn't mind if River Caddis added their -- their two cents on this, too, is are we too early for this yet for this particular site? I mean we got Unit 93 breaking ground or is it always going to be a difficult project no matter where we are in the time frame and evolution of downtown?

Evarts: Yeah. So, let me answer that. I don't think this site is suited for anything much

more innovative than what Caddis and I are both producing. I love what they have designed. I think that there is -- I could certainly put together, you know, a proposal that would have a gap and -- and do something bigger. We wanted to propose something that could get done, that we knew the dollars and when we tell you this is what we are going to deliver, we just do it. I don't think this piece of dirt in particular lends itself to some of the gaps that Mr. Basalone's talking about, you know, being able to do a performing arts center. I just think that -- that where it's located and kind of where it's seated I don't know that that's the right piece of dirt for doing something like that. So, I don't think it's too early and I think we have -- we are always going to be an equity and political refugee location in this country. That's why we are seeing these great in flows of people and businesses are taking advantage of it, because we are getting all this great workforce that wants to live here and, then, brings their talent here and -- and we want those people here and it's creating pressure. The houses are getting gobbled up, that's great, and even though housing prices are going up, the problem is all the laborers, all the people that are -- that are working in our community that maybe aren't making those six figure jobs, they are getting pushed out of their ability to buy a home and we need -- we need that living space. So, I would argue that it's a natural location to do -- to do a project, either what Caddis has proposed or what we are proposing, it's the right time to do that. Yeah. You are welcome.

Simison: Any additional questions?

Evarts: I'm going to close with this. I really don't envy the decision process that you guys have to go through, but I really do appreciate all of you and what I will say is whether we are chosen or not, like Caleb and I's investment, like you are kind of stuck with us, you know, the work that we do here currently. Certainly we are going to finish the building and we are going to continue to be great partners in the city and I just appreciate an opportunity to put this into you guys. So, thank you. And thank you to Caddis for coming all the way from Michigan. I think that's wicked cool, not just because they went to my cigar lounge. All right. To peace out.

Simison: All right. Yes. Just an Amber Alert, as we have all seen. So, with that, Cameron, any comments that you would like to make before we go to the next phase?

Arial: Mr. Mayor, Members of Council and the MDC Board, it's -- you have before you the two presentations. Now the time is yours to deliberate and you have the three potential options for action moving forward and, again, as a staff we stand ready to support that decision whatever it may be and helping you and the city succeed in this. So, looking forward to your -- your feedback.

Simison: Okay.

De Weerd: Mr. Mayor?

Simison: Madam Mayor.

De Weerd: I guess I have a couple of guestions for staff. That -- that maybe can help as

we look at the recommendation to move forward, what we can build into some of that. We have had a couple of projects currently underway, as Josh -- Josh has mentioned and one that's been completed. What have we learned during those current projects that might lend to helping either of these two projects being considered as they move forward, but also to know what to build into some of the recommendations as we move forward with the project? That would be one question. Second question would be looking at the current parking scenario, once we build out the two projects that are currently underway, one further than the other whatever the parking needs coming into having this project move forward, are we meeting the parking needs? Is this going to have to help look at that? Can we do a one to one scenario? I guess that would be a second question. The third question is maybe to City Council, I am concerned having the community center as part of this, because alls I could see in what I was able to read was money that is -- are the current impact fee and no additional dollars to pay for parking and the things that really make this project a challenge. If you include the community center it provides a gap and it's going to be a hard gap to really fill when you are anticipating or counting on TIF dollars and you have a city project over there that doesn't generate any TIF money. So, is the City Council at this point looking at putting additional money into it and is that -- or is that going to just be an additional conversation to have with whatever project we choose to move forward. But I think those are three key questions that I'm curious to be answered.

Arial: Mr. Mayor and Commissioner De Weerd, so to the first two you had asked, you know, things that we have learned from current developments and things going on in downtown. Somewhat anecdotal, but certainly, you know, proof in the pudding, we as a city, certainly in partnership with MDC, our business community, we have got a cool thing going. Projects are getting done, things are being moved and at scale that I think is pretty -- pretty incredible, given the -- the opportunity before us. So, it is a -- we are learning a ton, I think it's safe to say. We have got great partners with everyone that's -- that's showing up and investing in our downtown. We have got a great business community. But I think probably an underpinning to your question is -- is, you know, the -- the potential fragility of that, the sustainability of that, how do we -- how do we be good stewards of that momentum that we are seeing and that's something that we are abundantly aware of, you know, how do we make sure we are designing things properly? Parking it properly, to your second question, you know, and -- and -- and really taking into account the current businesses and the -- and the residents that -- that reside here in downtown. So, I think we -- we have a great pulse on it. We have a great partnership with the business community residents and the development that's going on and, certainly, we are lockstep with our partners at MDC, which I think is -- is critical to the continuing of the momentum. But those are some things that I think we could absolutely parlay forward into this project and into future projects and certainly open to any comments that -- that others may have on that. To the parking question and parking need, this was, obviously, a big consideration in the RFP itself. So, you know, I think that was a factor you saw in the scoring with where parking was a major factor and where the committee ranked parking in that -- in their decision making. I do think even given our most recent downtown -- state of downtown forum that we did in partnership with the Chamber, this was an issue and we, as a city and, again, in partnership with MDC, we have done and will continue to do parking

assessments of our downtown. What is the available parking? What is the status of it? Those studies have shown, at least in the current state, we are not in a crisis scenario, but given that, we know that when you bring density, when you bring vitality, parking is an essential element to continuing that and so this is an opportunity to address some of that, certainly with the uses that are being proposed. So, we do want to be very sensitive to that and certainly we will be going forward. Hopefully that at least addresses your question, but certainly those are top of mind for -- for staff and I know it's been a discussion of -- of both bodies. So, appreciate the questions. As far as the community center, that is something that we -- we appreciated with both presenters and don't want to speak too much for others, but just the -- the openness and -- and being forthright with what that gap is, you know, that took the form in one of the proposals where they just simply didn't bring -- include the community center in their proposal. The other was is they identified, if you want that here is what it's going to cost you. So, I think that, again, in my view and you as decision makers, you see now clearly what the cost of those things are and now are at a decision point on what you would like to do with them. So, hopefully, that -- that at least gives you some clarity on your -- your points, Commissioner De Weerd, but maybe open it to others of staff if you had further comments.

De Weerd: Yeah. And, Mr. Mayor, just to follow up and I appreciate that. From the MDCs perspective, we have to look at the TIF dollars and when you take out a chunk of that block and I think that both the presentations kind of have identified that concern, is we will not be getting TIF dollars off that community center and even if the city were to put money up to help close the gap, longer term, you know, that -- that lack of generating the TIF compounds and -- and so I just wondered what conversations the city has had to be a solution to -- to that.

Simison: I'm happy to answer part of that question, but I can't speak for Council and alone, I have thought to at least have it be part of the RFP to see what people could propose, see if there could be something innovative that could be part of this that would make sense through their project. I think ultimately what I saw is it created more challenges than solutions and I think that from my perspective I think the city has a better option to relocate the community center to another location and address the parking for it and for City Hall. That's not part of this project. That's my viewpoint, so I would not be looking to the city to fill the -- fill the gap in this project, because I think we need -- we have a better opportunity to succeed in other ways to fill those gaps for our own needs and meet the needs of both facilities. That's my opinion. But I assume Council Woman Perreault also has comments.

Perreault: As the Parks and Recreation liaison for the Council, I have had many conversations with the parks director about this -- this entire year and agreeing with the Mayor, we wanted to see what proposals we might get and see if the -- the private sector could be creative in a way that -- that maybe we hadn't anticipated, but I agree, I don't think that this is a location for the community center -- for one, we have been waiting on a study that -- that will be out in the spring on what our community wants from a community center and until we have that information from that survey I didn't feel comfortable proposing that we include this. I don't think the timing is right just yet for us to determine

exactly what size of community center that we need, what the uses will be. We are just not there yet from the information we are going to receive from the public and I just don't think the timing worked out in that regard as well. But I agree that this space is -- is too small to try to include, you know, such a significant amount of uses, but there has been a lot of conversation, a lot of concern about what happens when our current community center comes down as part of this project and the time that it's going to take to rebuild that community center, what the cost is going to look like. As you saw, the -- the funds that we have currently will not come close to meeting what we will need for a community center and so the determination hasn't been made as you asked this Council what will Council do to contribute additional funds beyond what we currently have and none of those decisions have been made, of course, because we don't have a set idea of what that community center is supposed to do and what the purpose is yet and so for me as the parks liaison, I was not in favor of including -- I didn't have an issue with putting it in the RFP, but I'm not in favor of including in that location, because of all those various factors that haven't been determined yet.

De Weerd: Mr. Mayor, I guess just one final comment on -- on that is, you know, the community center, although it's -- it -- we do have an existing one, there is an expectation for the General Fund to match impact fee dollars and -- and so whether you put it in -- in this location or another location -- and I think that's important for the applicants to hear this conversation, because it's probably one of those questions that has -- that has been a cause to that big gap. So, anyway, I -- I appreciate the conversation and -- and you have more discussions to have, but I think, too, it's important to hear -- have MDC hear some of that conversation as -- as we want to make sure that the TIF dollars can -- we can be a strong partner with those TIF dollars and we want to make sure that we can generate what we commit to.

Simison: And my two cents will be as much as you can generate towards public parking beyond for other needs in downtown, I think that would be the best way to utilize those TIF dollars, along with the other needs. Two cents.

Mueller: I have got a couple questions, mostly for our economic -- so, I'm curious. I have an actual -- my own dilemma in my head with these projects. We have only a couple blocks of true downtown to work with to go very high vertically. I know the neighborhood pretty well. So, on one hand we have got -- across the street from this development single level old housing, you know, averaging anywhere from 500 square feet to 1,100 square foot homes. So, on one level it does make me nervous to see a building as tall as like eight stories directly across the street from that, but on the other side, we only -- we have so little space in our little downtown to actually go vertically it seems really important to make the most of it when we can. So, I am curious with -- with zoning and when we look at the available -- we are running out of space. You, as an economic development person for downtown, how do you look at this when you are seeing these developments going? Does eight stories scare you or is it like this is the best use of vertical space?

Arial: Mr. Mayor and Commissioner Mueller, it's a -- that's a fantastic question. You know, it's -- it's -- it's a rub between who you are and your current status and who you want

to be or who you could be, I guess, is the way I would couch that. Really ultimately that's going to fall down to, you know, the decision making. What is our vision for downtown? What does it -- what does it entail? I personally sincerely hope that includes redevelopment. It needs vitalization. It needs, you know -- I credit Josh's presentation to -- to the workforce. We -- if we want vitalization and reinvigoration into our downtown, we need people here. We need businesses here and people to support those businesses, both as workers and as patrons. To your point about kind of just the verticality, it's here. We know it is. We have got Union 93, two towers at seven stories. A proposal potentially at the corner of Main and Broadway of more. Eight stories I think, you know, we are right there. So, that -- that reality is upon us. I think if we are struggling with that, I think that's natural; right? We are moving -- we are transitioning and, quite frankly, we are seeing a vision through. It's not going to be without its challenges. It's not going to be without its conversation and certainly it's not going to be without its trepidation, but I think that's something that our community in particular, Meridian, is up to and -- and has been and will continue to be and I think it's one of those where we as a group collectively come to better solutions. So, it's the -- you are asking the right question and I think we are the right group to keep it -- keep it on track in a way that will ultimately benefit our community.

Mueller: I appreciate that. I think it's good for everyone to remember an eight story building is already proposed on -- basically on Main Street. Can I ask one follow-up question. This is the obvious elephant in the room that we are still not fully addressing. As long as we have a one parking stall per resident rule in the city, we are steamrolling head fast towards a parking disaster. We kind of all know this, which means we need to receive proposals from people that have this type of gap, you know, ten to 14 million dollar gaps that are mostly funded -- the funding issue is always parking. So, the -- the -- the thing that I see on these two proposals is I see one that's downsized that's kind of like it will fit in to what we have currently going on. It doesn't solve -- it doesn't push our parking problem any farther forward and, then, I see this one, I do think at some point -- Ashley, I don't know if you can possibly do the work right now, but when we look at the amount of time that we have left on the TIF and the proposals of dollars that these developments will raise, you can't get to there. I don't know how far we can get, but we can't get to there. So, there is a gap to the gap. So, I think what is very important in making this decision is you have to decide is this the time and is this the development where we are going to make a push to solve some of this problem or are we going to punt on it? I think that's pretty paramount and for us to decide that we are going to solve it it is going to have to be a partnership between MDC for sure for TIF funds and I -- even with it -- with it being a gap too far, probably with the developer and probably also with the city. So, without knowing that every buddy's party to work on that, it seems hard to make this decision. Anybody want to weigh in on that?

Arial: Mr. Mayor --

Simison: You want to take it? Okay. Go ahead.

Arial: Just one quick comment. Sure. Why not. Commissioner Mueller, great questions. I think your -- your question about the TIF -- and I can certainly defer to Ashley as well on

this, but this -- this particular proposal is in the new Union District, so newly formed and, therefore, you have -- and I'm trying to get to the -- the presentation, but, essentially, you have new life in that, so you get the full -- full benefit of the term of that. Again, in my opening presentation you saw kind of the evaluation of what these proposals -- two proposals would generate in TIF. The one would be sufficient to fund at least the majority of the known projects. The other was a couple million shy. So, hopefully, that helps address that question.

Simison: And I think this goes back to the question that you were asking that were the same questions I was looking at, especially with River Caddis. If you pull out the community center and you pull out the parking for that, that number gets driven down immensely. I didn't ask them the question, it's like, well, what if you just replaced that with now typical -- that may or may not be what they do, you know, they could just downsize the project and not include a community center and not have more parking, but at least the TIF doesn't change. But if you throw a hotel in there what does that do now from that standpoint. So, there are questions, absolutely, but, you know, you got to the heart of the conversation and I think by us saying that the community center is not part of it, it changes those numbers dramatically if that's the direction and I don't know if -- honestly, if -- if a decision can be -- can or should be made tonight without looking at different numbers without those pulled out. You know, we don't have the full secret sauce on those numbers if that's a conversation with River Caddis that we want to have or not. And, Ashley, were you looking to say something as well?

Squyres: Thank you, Mr. Mayor and Members of the Council and the Commission. You know, the one thing I just want to remind everybody is the Union District was established in 2020. We only have a lifecycle of 20 years, so we are burning daylight already. I can't -- for whatever reason I can't pull up the original financial feasibility study for the district at this time, but we anticipated Union 93 already moving forward with their project and creating TIF in this next year. The valuation change between 2020 to 2021 is a hundred dollars. So, we are not going to accrue any TIF this next fiscal year. So, we are now 18 years -- or, excuse me, we have 18 years left. It takes about 18 to 24 months to start accruing that TIF, so we don't have a lot of time left already and so that's just something I want this Council and this body to be mindful of in making a decision, is that the clock is ticking very very fast. Costs are going up very very fast and if we want the chance to be able to help fund some of these public improvements fully we have to act now. We can't -- we can't delay this decision.

Hoaglun: Mr. Mayor?

Simison: Councilman Hoaglun.

Hoaglun: To that point, Ashley, not to delay the decision, I am interested in what River Caddis proposal would look like without a community center and -- and trying to compare a little bit more apples to apples I guess, but is that a type of delay or you are talking about putting off to another RFP type of delay?

Squyres: Mr. Mayor, Council Member Hoaglun, I think we -- we need to make a decision

within the next couple of months I guess is where I'm going with that, rather than going out to RFP, rather than delaying a decision in order to understand what the needs assessment is going to be for this community center and -- and just kind of, you know -- you know, staying on that conversation for the next several months. I think this is something that we need to act as quickly as we possibly can, because we do know that the next steps of the negotiation, the development agreement, the OPA or a participation agreement, that's going to take some time and just to give perspective, we spent 14 months with Galena on the original RFP for this site, so -- and we were back here and it took that amount of time to figure out we weren't going to be able to get to where we needed it to be with the project. So, again, time is just really precious.

Hoaglun: Okay. Thank you. And, then, Mr. Mayor, just to follow up. I'm of the mind, too, for a community center I think we need further discussions on what that looks like. Are we going to do -- to Commissioner Basalone's comments earlier, you know, do we have an auditorium facility and, then, we have a spoke -- you know, a hub and spoke type of system for the city and -- and those types of things, to have it in that space right now I don't think is critical. We can -- we can do something else and I think parking is more of a priority for downtown than -- than the community center right now. So, I don't know if that helps or hinders the time frame, but I am interested is, okay, what does that look like for River Caddis if they don't have the community center and to your point is it retail, is it commercial, is it just parking, is it more units, that sort of thing and what does that look like and where do the numbers land on something like that? I think with Pacific Company and those types of things, it -- it's there, it's ready to roll and you have got good -- good numbers I think, a good feel for it, but those are the decisions, four stories, eight stories, you know, those have a great impact on our -- our community 20, 30, 40 years down the road. So, something we have to consider.

Simison: Commissioner Basalone.

Basalone: I will try to be real guick, instead of being as verbose as I tend to be. I think that we do have to make a decision. I agree with what Josh said and I believe the gentleman from River Caddis has mentioned this also. We have two good proposals here. I don't believe in going back to square one, new RFPs, all of that. We have two good proposals. We have two issues. We have been trying to put square pegs into round holes in a number of areas. The community center. I love the comment about community input for what a community center should be. It might be a standalone community center. But it isn't something where we try to force a smaller community center into, essentially, a private project and take away tax money that could be going for other public good if it's been earned. So, I think we have the public parking issue and we have the public community center issue as separate issues. But these two projects, in my estimation, are great projects. Both of them talked about collaboration, wanting input from us, from the community and so forth. So, there is room with either one of them to do some negotiating. as Councilman Hoaglun said. Could retail go in in place of the community center in the River Caddis project? Certainly it could. That could be negotiated in some way. Could additional parking be put in in some way? That could be negotiated. We have two potential partners who want to collaborate with us. I think we should take advantage of

them, make a decision after due deliberation and move forward. But let's not move backwards.

De Weerd: Mr. Mayor?

Simison: Madam Mayor.

De Weerd: Do we want to ask either of these applicants a question?

Simison: If you have a question.

De Weerd: I guess in both the presentations there was flexibility to respond to what the community needs were. If the community center is -- is not an amenity or a piece that either the Council or MDC is -- is looking towards and helps address the gap in our first project and certainly if they fill it with commercial -- and you mentioned a boutique hotel or -- or other options, that's -- that's certainly going to add to closing the gap and I did appreciate they had more than -- more than the -- they were looking at more parking than what was required and I agree with the conversation that we have to look at parking requirements in our downtown, unless the city wants to be part of that -- that solution, as well as MDC. But I do think it comes down to which project theme do we want to move forward with and who had even specificity that it gives us detail on what the creative solutions and creative elements to a proposal would be.

Perreault: Mr. Mayor?

Simison: Council Woman Perreault.

Perreault: If -- if permitted, I would like to hear from -- from both on why there weren't other uses considered. Perhaps retail uses. The -- Caddis didn't include any -- any other uses besides the community center and -- and residential. I just want to understand if there were considerations made for other uses, what they were and why they weren't included.

Simison: Gentlemen? Yeah.

Evarts: All right. So -- so, we did -- we did propose office space. So, office space residential, but not community center and we intentionally avoided retail, because we felt like being on that edge of that residential part of the -- part of the neighborhood that, you know, I was asking myself how would I feel if I was trying to court different kinds of night activity stuff that's going to be happening, again, across from my kitchen and we felt that based on the inquiries that we were getting for Old Town Lofts is we are getting the right amount of inquiries and the right product mix for retail that's going to go into that space, but what we absolutely do not have is commercial office space.

McGraw: You are taller. So, John McGraw, River Caddis. Thanks. So, the -- the approach that we took was we were given a set of parameters and within our team we

decided to include this community center as doing so and we did that because we saw another path in getting more parking. That was a way that we could point to an additional however many spots and the community center could be -- I don't know what the community center is made of; right? I don't know what it wants to be now, what it wants to be later. I don't know if it wants to be a business incubator. I don't know if it wants to be a -- an amenity to the public. So, I'm really unsure. But we were given a set of parameters and we tried to achieve that. We showed that there was a gap, but we still have a lot to solve. So, can we put in retail? You know, we have approached different folks for hospitality, for restaurants, you know, we can approach that with -- with everybody. We don't know today, but that's -- it's, obviously, open for discussion, so --

Perreault: Mr. Mayor?

Simison: Council Woman Perreault.

Perreault: I want to clarify the reason I asked that question. In the RFP it says that --number -- letter C, preferred project should feature a mixed use development with active street level uses that will bring visitors to the area, service downtown residents and workers, and contribute to the vitality of downtown. So, I don't see residential doing that. I see community center doing that, but I -- if I'm reading things well, that's probably likely something we are -- we are not going to consider keeping in. So, I just wanted to understand what your perspective was of that -- of letter C, what that mixed use development with active level uses looks like and curious if you did have any questions with the staff about what those elements might -- might be. So, this -- this RFP was a little general in that regard and so I just want to, you know, make sure I understood that -- that -- that there was -- you know, just wanted -- just wanted to see what your interpretation of that statement was.

Evarts: Yeah. Council Member Perreault, just in the -- in the consideration of time, because you guys are -- are limited. I'm not trying to avoid the question. I think we could spend hours, perhaps days, nugging through the details of what's -- of what's going on here. I think that -- I think that the lack of the clarity that existed and I think the -- even though it was well intended, I think including that community center element created a certain amount of pain. I think the -- the issue in terms of activation -- certainly the way we were looking to address it was simply -- was work -- people that were living and working in downtown Meridian and, then, activating that hard corner that was painted -- or that was pointing on 2nd and Idaho, because I do believe that all the activity is going to be pushed to 2nd Avenue. Like Broadway is done, because it's the access point for all the big developments and so 2nd Avenue will be activated, so that's why the office building with bigger frontage and drawing people, that was -- that was the direction we went with in terms of pushing people, so --

McGraw: You were correct in why we didn't -- you know, why we put in the community center as that frontage. That community center across the nation, community foundation, whatever that may be, is done to activate space. That's why we have big windows. We thought that's where people work, that's where people play, that's where people learn,

that's where people grow. Activation was part of the project. I was looking at this as we are adding 20,000 square feet of commercial. I mean that's how we -- as designers, as collaborators, that's how we were looking at this. We were -- we were assuming that this community center was more of an amenity and that that's what was wanted, but, again, choosing the group that can help provide the structure, this -- this deal, this development is -- is probably the most important part. Just figuring out the right team, so --

Simison: Councilman Bernt.

Bernt: Mr. Mayor, I just want to say thank you to these two companies you know, these two individuals for their presentations today. They -- I think that you both -- both companies did a great job in casting a vision for what you feel our downtown needs to look like and, honestly, at the end of the day I think that's what it boils down to me is what -- what -- what vision are we looking at, because if I'm hearing you both correctly, you are both willing to negotiate, you are both willing to come to the table, you are both willing to participate in the design aspect, you are both extremely interested in collaboration. So, in my opinion that's a tie. I think -- I think there is no doubt that either one of you would be big supporters with that process going forward. For me it's a matter of which individual casts a bigger net and bigger vision for our downtown going forward and it's no joke that I have never been in favor of a community center in that project. I have said it before and I will say it again, I have never liked it for the -- for the same reasons that were specified earlier. I -- I think that if there is one thing that this downtown corridor needs the most it's bodies. It's -- it's bodies coming downtown to live, work, and spend money and -- and in order for people to spend money in our downtown corridor we need people living down here and we need people working down here and that's just that simple and so in my opinion there was one company that did a better job casting that net and -- and -- and provided the vision that I'm looking forward for downtown and that is residential and office space. I'm okay to make a decision tonight. I think it's crystal clear in my view who I support going forward. I would invite other Council Members and other Commissioners to see if they share that same clarity or that same opinion. If not, then, we need to probably continue this discussion.

Perreault: Mr. Mayor?

Simison: Council Woman Perreault.

Perreault: I don't yet have the clarity I would like to have to make that decision this evening.

Simison: While I don't have a vote, I would agree in that context that, you know, personally if I was plotting their path forward I would give them both two weeks to reply to the information and the changes that they have heard today and give that back to the group and we either set a joint meeting or individual meetings to have conversations and make said motions. I assume that they are done separately and not together by each board it has the approvals -- we are going to all vote and if MDC goes one way and the city goes another in the same vote, that -- you will have to excuse me, it's my first time going through

a joint meeting dual RFP process for a solution.

Arial: Mr. Mayor, previous precedence would be that it would be a combined vote.

Simison: A combined vote? Okay. That is -- I have learned.

Cavener: Mr. Mayor?

Simison: Do I get to vote in this one, too? Am I still without vote?

De Weerd: You are without.

Simison: Oh. Yeah. Councilman Cavener.

Cavener: Thank you, Mr. Mayor. I think I'm supportive of your idea of giving both respondents a couple of weeks to process the information they have heard today and so I think it's important at least for MDC Commissioners and City Council Members to make sure that they are candid with their feedback and I think it's important at least to share my perspective of that. When this whole concept was first presented to the Council it was a what if scenario. What if something that's kind of a catalyst project could be launched in this area replacing our existing community center, replacing our park, and I think that the feedback from the Council was that we are intrigued to learn more. But I know that many Council Members were very hesitant about giving up our community center and for me particularly giving up that little bit of park space in downtown that whatever would come forth would have to be pretty spectacular for me to be supportive of losing either of those in downtown Meridian. Now, I know since then there has been other conversations about potential locations for parks and potential locations for community centers and I'm open to those conversations, but I'm not one that would be supportive of moving forward with either proposal in a transfer of land until we have those questions answered about what is going to happen to the park space in downtown Meridian and what is the vision for a community center for Meridian residents. So, I like both. I think both projects bring forth a particular merit. It's apples and oranges. Just kind of depends on which one you would want to pick. I think both could be really beneficial for downtown Meridian. But it's going to be really challenging for me to be supportive of either moving forward long term until those other questions are answered.

Simison: Councilman Hoaglun.

Hoaglun: Mr. Mayor. I have had some discussions with our parks director about what are the options and -- and I think it's incumbent upon the city, if we utilize this parkland for this -- one of these projects, it's incumbent upon us to find that replacement property and figure that out. I mean that's -- it's a city park and we have a priority of redeveloping downtown, along with MDC as their priority and to do that we are going to need that space, so we are going to have to figure that out and I think that's on us. I don't know if others feel that way on the Council or you, Mayor, but to me we have to -- we have to move forward with something if we want to replace that.

De Weerd: Mr. Mayor?

Item #1.

Simison: Mayor Tammy.

De Weerd: I guess I was intrigued with the first proposal by saying, you know, they -they were not totally opposed to the conversation of maybe looking at replacement property for the park. So, they did bring that up. In response to -- urban parks are going to look different than rural parks or suburban parks. You won't have the open space, but you are going to have the plaza space. I do appreciate the first project and -- and the detail that they offered with the live walls and the street trees and -- and festival street. So, there -- there was attempts at -- at creating more of the urban space, the urban public space that I thought was very creative and innovative. On the second project it didn't give us very many specifics, but there was nothing that it showed how that urban open space or public space would exist and maybe it was something that, then, was further defined in deliberations, but if we are looking at what we asked in the RFP and how it addressed, we are changing or moving the teeth by saying we are taking out the community center, which is a destination. If we wanted to really look at what project is going to draw people to it, it would be that community center in all fairness, rather than the -- the Class A office space that are going to bring the same people there every time. So, we do have elements that we could make a decision and say these are the -- the aspects that we need from the team that we choose to move forward to do if we really do want to move forward, because we need more specifics or right now we can identify what do we want each team to bring back. Do we want them to address what is that public -- public amenity, whether it's an urban design for public gatherings, a draw to our downtown. If it's replacing the open space that we would lose from Centennial Park and the community center as a whole, how can we replace that at maybe a different location. We have got to address the parking aspect and what -- what the community elements are going to be and what the amenities are going to be for the apartments or the residential that would be in downtown. I guess if you don't want to pick a team, those would be the elements I think that need to be at least fundamentally what we need to hear back from both projects if we don't want to make a decision today.

Simison: Just my two cents. I think if they want to and if they choose not to, well, that also speaks to the viewpoint on if they are just fine with what their proposal is and, you know, it is what it is versus invest more time and energy into those modifications. Because I think that they have been given a lot of good information today. I really do. For them to either adjust and provide additional or sit back and wait for us to make a decision if they choose not to make any modifications.

Bernt: Mr. Mayor?

Simison: Councilman Bernt.

Bernt: After reading the tea leaves and hearing the wonderful information that has been given us to this evening, I -- I really do appreciate the recommendations by former Mayor

Tammy and -- and I agree with her wholeheartedly with regard to discussing furthermore public space, you know, what do these two projects offer in regard to, you know, the draw to downtown, the replacement of the open space, elements of the community center, parking and all the things that were mentioned by Mayor Tammy. So, I -- I would be supportive of continuing this discussion. We have 15 more minutes until our -- our 6:00 o'clock meeting starts and I know that there are some things that we need to do before then as well. So, I don't know what the time frame looks like and I -- and I ask for guidance in what that looks like and what we -- the formalities with -- with that before I make an official motion.

De Weerd: Mr. Mayor, I guess as -- maybe we need to ask the applicants what kind of time frame they would need, but I would -- just to add to the list is with more specificity that draw for the public gathering space is important. But also equally important is what the financials will look like. So, as -- as some of these changes are considered in particular for the first project, how some of these changes might close the gap and maybe, then, staff would need to do a new financial analysis at to -- to say what TIF would generate that would help us make a better decision as well.

Simison: Would the applicants like to provide any feedback on proposed time frames for any additional changes based on what you heard?

Evarts: Yeah. Mr. Mayor, City Council, MDC Board, I also want to protect Caddis in this whole thing, so this has gotten very complex, at least in my view as a respondent, because I think what Mayor Tammy has been talking to in terms of activation on 2nd and stuff like that, when we were originally putting together our response to this, it wasn't with the consideration of taking city streets and doing activations and -- and stuff like that. So, I want to be careful that -- that you guys give us some really clear boundaries for what you guys want us to address, because I don't want this to be something that is unfair to them or to us. I mean ours is pretty straightforward. There is not a lot of mystery there. But -- but I also want to make sure that it's a level playing field, that when we are responding to these things that we are not unintentionally creating things that are going to cause hardships and I certainly don't want a group that's traveled here from Michigan to feel like they are getting marginalized, so -- by a process and their time wasted. So, that's my two cents. I'm happy to provide anything on -- you know, we are -- we are committed and already doing things, but I just want to protect them. So, they are probably better suited to kind of answer that.

Bernt: And, Mr. Mayor, it's -- you know, with -- with all due respect, it's -- it's totally okay to -- to participate via Zoom, you know. I mean if the folks, you know, want to participate via Zoom and I -- that's totally respectable and, Mayor, we only have ten more minutes.

Simison: I know. We are just trying to get a time frame for any sort of re -- new information back to the city and MDC.

K.McGraw: Well, I got up at 5:00 a.m., so I got to talk. At least a little bit. I'm Kevin McGraw. I'm the president of River Caddis and John's proud father and his brother also

works for us. We need at least a couple of weeks. You won't get new drawings. That's impossible. That would take me a month and I would say two and a half, three weeks. You got Thanksgiving coming up next week. So, at least two and a half, three weeks. Zoom would be great for lots of reasons. We travel around the country doing this. But I just want to emphasize a couple things. And, Josh, thanks for all the nice comments you made about us and I say the same thing about you and your Pacific Companies. Great resume. Great everything. No complaints. You have got great choices in front of you. But you need to pick a team, because what you see in front of you is a placeholder. It's nothing. You just wanted to see what we could do. That's all that is and so when we talk about taking out a community center, taking a park, none of that matters. If you are going to buy a house you got to find out what your budget is. We don't know what your budget is. We don't know what gap you can fill. We go around the country doing P3s. I used to be a municipal attorney. At a hundred attorney firm I was a senior partner and that's how I got into real estate in doing P3s and helping find money and plugging gaps. Every project, P3 or private, has a gap. We all have to fix it all the time. I know -- I know they have gaps in every project. You got to fix them. We did it in Jules On 3rd, which is a great reference for you, by the way. But you need to pick somebody that you are willing to work with. Collaborate, like my son's emphasized, because that's what we do. We are good at it. And go. You are going to keep going and going and -- and you are just not going to make any -- any progress, because what you see isn't going to be what you get. Because when we sit down and figure out what you can afford and what pays TIF and what plugs the gap, you are going to see that we can satisfy some of your goals, but not all of them. But if it pencils for both of us it's a win and, then, you do it the best way you can with the streetscape. Basically what we showed you is basically what we can do and, yes, it looks a lot like Jules On 3rd, but it's because of the size of the -- of the parcel here and what we are trying to accomplish and one last comment on the community center, we were trying to get public parking, because you can't use CCDC money for a private lot and you can't build public parking on market rate apartments with -- you just can't do it. And so that allowed us to possibly do that. So, there is still a possibility a community center of some sort could work and we did a shared parking analysis with Ada county, by the way, because they had daytime workers in the county and we had nighttime workers and so we had like a 40 percent agreed upon shared parking and we used their parking consultants. I drafted most of the documents with county attorneys and some local attorneys here and we do have local economic incentive people to help us. But we have to find out what you can afford, what your budget is and, then, we back into it that way and alls we really did, both of us, will show you a placeholders of what we are capable of and so a new drawing, new numbers don't mean anything, to be honest. We will do what you want us to do, but we won't have time to do new drawings, which will be irrelevant anyway. If you have any questions I'm here.

Simison: Well, speaking for myself, I'm not looking for new drawings. It is -- the way I would describe it, you -- you eat what you produce. Your TIF is what you can make and I think that's really kind of getting down to some of these -- you know, if we can run the TIF without them, that's fine. But, Council President, I will let you decide on what you would like to have by when and when to make a motion to continue this until.

Bernt: Mr. Mayor, I was just looking for a date. I know it's two or three weeks. Three

weeks? Is that okay with you, Mr. Evarts? Okay. Do we want to maybe move this to -- maybe -- I know that --

Simison: A date to be determined.

Bernt: Date to be determined? Okay. So, let's just move this and very soon we will meet with staff, we will meet with MDC and staff and we will -- we will work out a date and let everyone know. Just a heads up. I wouldn't be opposed to having this at an MDC meeting. I know that MDC comes to our meetings and so City Council going to a MDC meeting, I wouldn't be opposed to doing that or having that part of the discussion.

Cavener: I'm supportive of that as well.

Simison: December 8th would be three weeks from tomorrow for submittal of information and, then, we can work on a date for a board meeting.

Nary: Mr. Mayor?

Simison: Mr. Nary.

Nary: Just one piece of clarity. So, you can -- so, one piece of clarity. If we don't pick a date today we will have to notice. So, it will take an extra couple of weeks.

Simison: I think we will -- we can get it noticed. We are not going to have a date in three -- we have three weeks before we get the information. We could have a date picked by the next day or two and notice it appropriately --

Nary: Okay.

Simison: -- without any issues.

Bernt: Anything more from me?

Simison: A motion. December 8th for the information and a date to be determined.

Bernt: Okay. Mr. Mayor, I move that we -- that we continue this discussion to a date to be determined and information to be submitted by December 8th.

Hoaglun: Second the motion.

Simison: I have a motion and a second. Is there any discussion? If not, all in favor signify by saying aye. Opposed nay? The ayes have it and the item is agreed to.

MOTION CARRIED: FOUR AYES. TWO ABSENT.

EXECUTIVE SESSION per Idaho Code 74-206(1)(a) To consider hiring a public

officer, employee, staff member or individual agent, wherein the respective qualities of individuals are to be evaluated in order to fill a particular vacancy or need. (Vacated)

Simison: Do I have a motion to adjourn?
Bernt: Mr. Mayor?
Simison: Councilman Bernt.
Bernt: I move that we adjourn.
Simison: Motion to adjourn the meeting. All in favor signify by saying aye. Opposednay? The ayes have it. We are adjourned.
MOTION CARRIED: FOUR AYES. TWO ABSENT.
MEETING ADJOURNED AT 5:55 P.M.
AUDIO RECORDING ON FILE OF THESE PROCEEDINGS)
MAYOR ROBERT SIMISON DATE APPROVED
ATTEST:
CHRIS JOHNSON - CITY CLERK



ITEM **TOPIC:** Chewie Subdivision Sanitary Sewer and Water Main Easement No. 1

ESMT-2021-0130 Chewie Subdivision Sanitary Sewer and Waster Main No. 1

SANITARY SEWER AND WATER MAIN EASEMENT

THIS Easement Agreement, made	this day o <u>f</u>	<u>20 21</u>	between
Adler AB Owner XI LLC	("Grantor") and the C	City of Meridian,	an Idaho
Municipal Corporation ("Grantee");			

WHEREAS, the Grantor desires to provide a sanitary sewer and water main right-ofway across the premises and property hereinafter particularly bounded and described; and

WHEREAS, the sanitary sewer and water is to be provided for through underground pipelines to be constructed by others; and

WHEREAS, it will be necessary to maintain and service said pipelines from time to time by the Grantee;

NOW, THEREFORE, in consideration of the benefits to be received by the Grantor, and other good and valuable consideration, the Grantor does hereby give, grant and convey unto the Grantee the right-of-way for an easement for the operation and maintenance of sanitary sewer and water mains over and across the following described property:

(SEE ATTACHED EXHIBITS A and B)

The easement hereby granted is for the purpose of construction and operation of sanitary sewer and water mains and their allied facilities, together with their maintenance, repair and replacement at the convenience of the Grantee, with the free right of access to such facilities at any and all times.

TO HAVE AND TO HOLD, the said easement and right-of-way unto the said Grantee, it's successors and assigns forever.

IT IS EXPRESSLY UNDERSTOOD AND AGREED, by and between the parties hereto, that after making repairs or performing other maintenance, Grantee shall restore the area of the easement and adjacent property to that existent prior to undertaking such repairs and maintenance. However, Grantee shall not be responsible for repairing, replacing or restoring anything placed within the area described in this easement that was placed there in violation of this easement.

THE GRANTOR covenants and agrees that Grantor will not place or allow to be placed any permanent structures, trees, brush, or perennial shrubs or flowers within the area described for this easement, which would interfere with the use of said easement, for the purposes stated herein.

THE GRANTOR covenants and agrees with the Grantee that should any part of the right-of-way and easement hereby granted shall become part of, or lie within the boundaries of any public street, then, to such extent, such right-of-way and easement hereby granted which lies within such boundary thereof or which is a part thereof, shall cease and become null and void and of no further effect and shall be completely relinquished.

THE GRANTOR does hereby covenant with the Grantee that Grantor is lawfully seized and possessed of the aforementioned and described tract of land, and that Grantor has a good and lawful right to convey said easement, and that Grantor will warrant and forever defend the title and quiet possession thereof against the lawful claims of all persons whomsoever.

THE COVENANTS OF GRANTOR made herein shall be binding upon Grantor's successors, assigns, heirs, personal representatives, purchasers, or transferees of any kind.

IN WITNESS WHEREOF, the said parties of the first part have hereunto subscribed their signatures the day and year first herein above written.

GRANTOR:

STATE OF IDAHO		
County of Ada)	SS

This record was acknowledged before me on November 19, 2011 (date) by Michael 5. Adder (name of individual), [complete the following if signing in a representative capacity, or strike the following if signing in an individual capacity] on behalf of Adder ABOWNE XILLE (name of entity on behalf of whom record was executed), in the following representative capacity:

(type of authority such as officer or trustee)

NOTARY & PUBLIC OF IDA

Notary Signature

My Commission Expires: 4/8/20

GRANTEE: CITY OF MERIDIAN	
Robert E. Simison, Mayor	<u>—</u> :
Attest by Chris Johnson, City Clerk	
	before me on (date) by is Johnson on behalf of the City of Meridian, in y Clerk, respectively.
	Notary Signature My Commission Expires: Residing in Meridian, Idaho Notary for the State of Idaho

EXHIBIT A

SANITARY SEWER AND WATER LINE EASEMENT SITUATED IN THE SE ¼ OF SECTION 11, T. 3 N., R. 1 W., B.M., CITY OF MERIDIAN, ADA COUNTY, IDAHO

An easement situated in the Southeast ¼ of Section 11, Township 3 North, Range 1 West, Boise Meridian, City of Meridian, Idaho, and being more particularly described as follows:

Commencing at the south ½ corner of said Section 11, from which the southeast corner of said Section 11 bears South 89°12'50" East 2657.85 feet;

thence North 37°41'38" East 527.58 feet to the POINT OF BEGINNING;

thence North 0°32'39" East 46.00 feet;

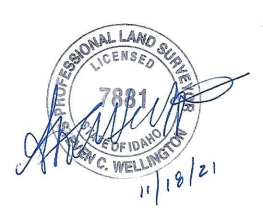
thence South 89°09'12" East 301.58 feet;

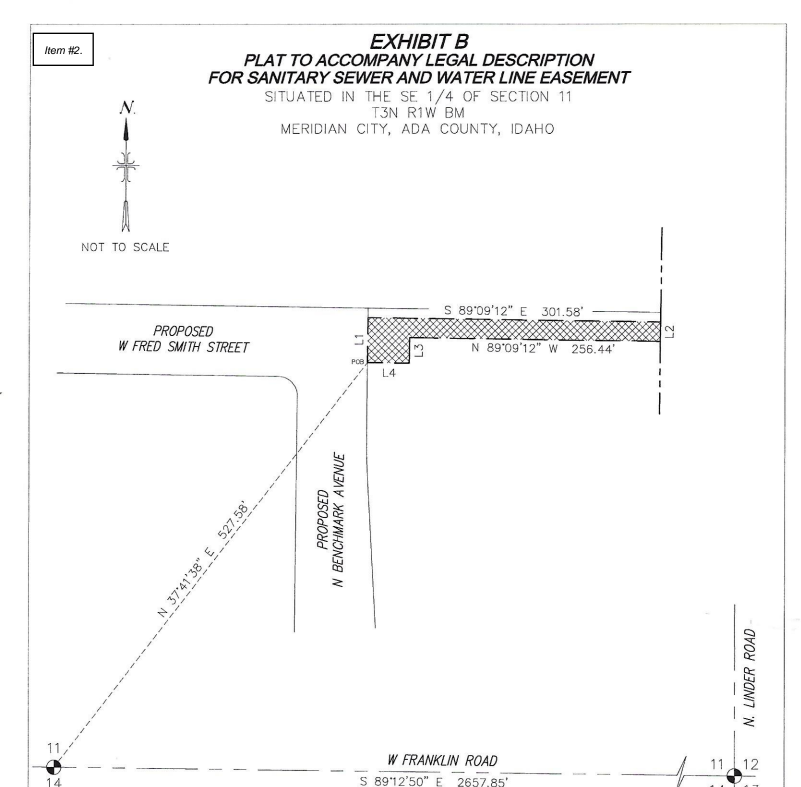
thence South 0°32'21" West 20.00 feet;

thence North 89°09'12" West 256.44 feet;

thence South 0°50'48" West 26.00 feet;

thence North 89°09'12" West 45.00 feet to the POINT OF BEGINNING.







LINE TABLE

	WW	122 CC - HT 25 CC CC 125 CC
LINE	LENGTH	BEARING
L1	46.00'	N 0°32'39" E
L2	20.00'	S 0°32'21" W
L3	26.00'	S 0°50'48" W
L4	45.00'	N 89°09'12" W



ITEM TOPIC: Chewie Subdivision Water Main Easement No. 1-5

ESMT-2021-0131 Chewie Subdivision Water Main Easement 1-5

WATER MAIN EASEMENT

THIS Easement Agreement, made this	day of,	20 between	n Adler AB Owner XI LLC
("Grantor"), and the City of Meridian, an Idaho	Municipal Corpora	tion ("Grantee"	"):

WHEREAS, the Grantor desires to provide a water main right-of-way across the premises and property hereinafter particularly bounded and described; and

WHEREAS, the water main is to be provided for through underground pipelines to be constructed by others; and

WHEREAS, it will be necessary to maintain and service said pipelines from time to time by the Grantee:

NOW, THEREFORE, in consideration of the benefits to be received by the Grantor, and other good and valuable consideration, the Grantor does hereby give, grant and convey unto the Grantee the right-of-way for an easement for the operation and maintenance of water mains over and across the following described property:

(SEE ATTACHED EXHIBITS A and B)

The easement hereby granted is for the purpose of construction and operation of water mains and their allied facilities, together with their maintenance, repair and replacement at the convenience of the Grantee, with the free right of access to such facilities at any and all times.

TO HAVE AND TO HOLD, the said easement and right-of-way unto the said Grantee, it's successors and assigns forever.

IT IS EXPRESSLY UNDERSTOOD AND AGREED, by and between the parties hereto, that after making repairs or performing other maintenance, Grantee shall restore the area of the easement and adjacent property to that existent prior to undertaking such repairs and maintenance. However, Grantee shall not be responsible for repairing, replacing or restoring anything placed within the area described in this easement that was placed there in violation of this easement.

THE GRANTOR covenants and agrees that Grantor will not place or allow to be placed any permanent structures, trees, brush, or perennial shrubs or flowers within the area described for this easement, which would interfere with the use of said easement, for the purposes stated herein.

THE GRANTOR covenants and agrees with the Grantee that should any part of the right-ofway and easement hereby granted shall become part of, or lie within the boundaries of any

Water Main Easement Version 01/01/2020 Page 58

public street, then, to such extent, such right-of-way and easement hereby granted which lies within such boundary thereof or which is a part thereof, shall cease and become null and void and of no further effect and shall be completely relinquished.

THE GRANTOR does hereby covenant with the Grantee that Grantor is lawfully seized and possessed of the aforementioned and described tract of land, and that Grantor has a good and lawful right to convey said easement, and that Grantor will warrant and forever defend the title and quiet possession thereof against the lawful claims of all persons whomsoever.

THE COVENANTS OF GRANTOR made herein shall be binding upon Grantor's successors, assigns, heirs, personal representatives, purchasers, or transferees of any kind.

IN WITNESS WHEREOF, the said parties of the first part have hereunto subscribed their signatures the day and year first herein above written.

GRANTOR:

STATE OF IDAHO) ss

County of Ada

This record was acknowledged before me on [1] Thus (date) by Mike Adler (name of individual), [complete the following if signing in a representative capacity, or strike the following if signing in an individual capacity] on behalf of Adler Abdurer XI we (name of entity on behalf of whom record was executed), in the following representative capacity:

[Tresident (type of authority such as officer or trustee)]

(stamp)

Notary Signature
My Commission Expires: 4/8/3027

Water Main Easement

Version 01/01/2020

GRANTEE: CITY OF MERIDIAN	
Robert E. Simison, Mayor	
Attest by Chris Johnson, City Clerk	
STATE OF IDAHO,) : ss. County of Ada)	
This record was acknowledged	before me on (date) by Robert E. Simison the City of Meridian, in their capacities as Mayor and City
(stamp)	Notary Signature My Commission Expires:

Water Main Easement Version 01/01/2020 Page 60

EXHIBIT A

WATER SERVICE EASEMENTS SITUATED IN THE S ½ OF SECTION 11, T. 3 N., R. 1 W., B.M., CITY OF MERIDIAN, ADA COUNTY, IDAHO

EASEMENT 1

An easement situated in the Southwest ¼ of Section 11, Township 3 North, Range 1 West, Boise Meridian, City of Meridian, Idaho, being more particularly described as follows:

Commencing at the south 1/2 corner of said Section 11, from which the southwest corner of said Section 11 bears North 89°09'12" West 2658.18 feet;

thence North 63°45'00" West 912.13 feet to the POINT OF BEGINNING;

thence North 89°09'12" West 20.00 feet;

thence North 0°50'48" East 15.00 feet;

thence South 89°09'12" East 20.00 feet;

thence South 0°50'48" West 15.00 feet to the POINT OF BEGINNING.

EASEMENT 2

An easement situated in the Southwest ¼ of Section 11, Township 3 North, Range 1 West, Boise Meridian, City of Meridian, Idaho, being more particularly described as follows:

Commencing at the south 1/2 corner of said Section 11, from which the southwest corner of said Section 11 bears North 89°09'12" West 2658.18 feet;

thence North 48°49'14" West 604.57 feet to the POINT OF BEGINNING:

thence North 89°09'12" West 20.00 feet;

thence North 0°50'48" East 15.00 feet;

thence South 89°09'12" East 20.00 feet;

thence South 0°50'48" West 15.00 feet to the POINT OF BEGINNING.

EASEMENT 3

An easement situated in the Southwest ¼ of Section 11, Township 3 North, Range 1 West, Boise Meridian, City of Meridian, Idaho, being more particularly described as follows:

Commencing at the south ¼ corner of said Section 11, from which the southwest corner of said Section 11 bears North 89°09'12" West 2658.18 feet;

thence North 41°09'59" West 526.64 feet to the POINT OF BEGINNING;

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Page 1 of 2

thence North 89°09'12" West 20.00 feet;

thence North 0°50'48" East 15.00 feet;

thence South 89°09'12" East 20.00 feet;

thence South 0°50'48" West 15.00 feet to the POINT OF BEGINNING.

EASEMENT 4

An easement situated in the Southwest ¼ of Section 11, Township 3 North, Range 1 West, Boise Meridian, City of Meridian, Idaho, being more particularly described as follows:

Commencing at the south ¼ corner of said Section 11, from which the southwest corner of said Section 11 bears North 89°09'12" West 2658.18 feet;

thence North 12°34'04" West 402.27 feet to the POINT OF BEGINNING:

thence North 89°09'12" West 20.00 feet;

thence North 0°50'48" East 15.00 feet;

thence South 89°09'12" East 20.00 feet;

thence South 0°50'48" West 15.00 feet to the POINT OF BEGINNING.

EASEMENT 5

An easement situated in the Southeast ¼ of Section 11, Township 3 North, Range 1 West, Boise Meridian, City of Meridian, Idaho, being more particularly described as follows:

Commencing at the south ½ corner of said Section 11, from which the southeast corner of said Section 11 bears South 89°12'50" East 2657.85 feet;

thence North 52°49'25" East 408.59 feet to the POINT OF BEGINNING;

thence North 3°10'36" West 20.04 feet;

thence South 89°27'23" East 18.30 feet;

thence South 0°32'37" West 20.00 feet;

thence North 89°27'23" West 17.00 feet to the POINT OF BEGINNING.

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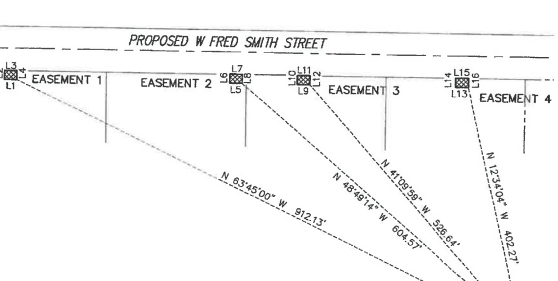
Page 2 of 2

EXHIBIT B PLAT TO ACCOMPANY LEGAL DESCRIPTION FOR WATER SERVICE EASEMENTS

SITUATED IN THE SW 1/4 OF SECTION 11 T3N R1W BM MERIDIAN CITY, ADA COUNTY, IDAHO

> W FRANKLIN ROAD N 89'09'12" W 2658.18'





LINE TABLE

LINE	LENGTH	BEARING
L1	20.00'	N 89'09'12" W
L2	15.00'	N 0'50'48" E
L3	20.00'	S 89'09'12" E
L4	15.00'	S 0'50'48" W
L5	20.00	N 89'09'12" W
L6	15.00'	N 0'50'48" E
L7	20.00'	S 89'09'12" E
L8	15.00'	S 0'50'48" W
L9	20.00'	N 89'09'12" W
L10	15.00'	N 0'50'48" E
L11	20.00'	S 89'09'12" E
L12	15.00'	S 0'50'48" W
L13	20.00'	N 89'09'12" W
L14	15.00'	N 0'50'48" E
L15	20.00'	S 89'09'12" E
L16	15.00'	S 0'50'48" W



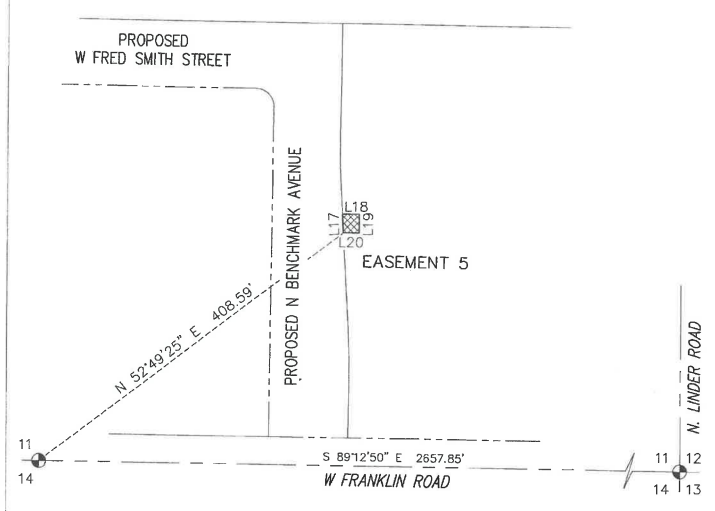
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EXHIBIT B PLAT TO ACCOMPANY LEGAL DESCRIPTION FOR WATER SERVICE EASEMENTS

SITUATED IN THE SW 1/4 OF SECTION 11 T3N R1W BM MERIDIAN CITY, ADA COUNTY, IDAHO





LINE TABLE

LINE	LENGTH	BEARING
L17	20.04	N 310'36" W
L18	18.30'	S 89°27'23" E
L19	20.00*	S 0'32'37" W
L20	17.00'	N 89"27"23" W





ITEM **TOPIC:** Chewie Subdivision Water Main Easement No. 6

ESMT-2021-0132 Chewie Subdivision Water Main Easement No. 6

WATER MAIN EASEMENT

THIS Easement Agreement, made this	day of	, 20	between '	Adler AB Owner XI LLC
("Grantor"), and the City of Meridian, an Idal	ho Municipal	Corporation ("C	Grantee");	

WHEREAS, the Grantor desires to provide a water main right-of-way across the premises and property hereinafter particularly bounded and described; and

WHEREAS, the water main is to be provided for through underground pipelines to be constructed by others; and

WHEREAS, it will be necessary to maintain and service said pipelines from time to time by the Grantee;

NOW, THEREFORE, in consideration of the benefits to be received by the Grantor, and other good and valuable consideration, the Grantor does hereby give, grant and convey unto the Grantee the right-of-way for an easement for the operation and maintenance of water mains over and across the following described property:

(SEE ATTACHED EXHIBITS A and B)

The easement hereby granted is for the purpose of construction and operation of water mains and their allied facilities, together with their maintenance, repair and replacement at the convenience of the Grantee, with the free right of access to such facilities at any and all times.

TO HAVE AND TO HOLD, the said easement and right-of-way unto the said Grantee, it's successors and assigns forever.

IT IS EXPRESSLY UNDERSTOOD AND AGREED, by and between the parties hereto, that after making repairs or performing other maintenance, Grantee shall restore the area of the easement and adjacent property to that existent prior to undertaking such repairs and maintenance. However, Grantee shall not be responsible for repairing, replacing or restoring anything placed within the area described in this easement that was placed there in violation of this easement.

THE GRANTOR covenants and agrees that Grantor will not place or allow to be placed any permanent structures, trees, brush, or perennial shrubs or flowers within the area described for this easement, which would interfere with the use of said easement, for the purposes stated herein.

THE GRANTOR covenants and agrees with the Grantee that should any part of the right-ofway and easement hereby granted shall become part of, or lie within the boundaries of any

Water Main Easement Version 01/01/2020 Page 66

public street, then, to such extent, such right-of-way and easement hereby granted which lies within such boundary thereof or which is a part thereof, shall cease and become null and void and of no further effect and shall be completely relinquished.

THE GRANTOR does hereby covenant with the Grantee that Grantor is lawfully seized and possessed of the aforementioned and described tract of land, and that Grantor has a good and lawful right to convey said easement, and that Grantor will warrant and forever defend the title and quiet possession thereof against the lawful claims of all persons whomsoever.

THE COVENANTS OF GRANTOR made herein shall be binding upon Grantor's successors, assigns, heirs, personal representatives, purchasers, or transferees of any kind.

IN WITNESS WHEREOF, the said parties of the first part have hereunto subscribed their signatures the day and year first herein above written.

GRANTOR:

STATE OF IDAHO) ss

County of Ada

This record was acknowledged before me on 11/17/2021 (date) by Mike Adler (name of individual), [complete the following if signing in a representative capacity, or strike the following if signing in an individual capacity] on behalf of Adler AB Duner XI LLC (name of entity on behalf of whom record was executed), in the following representative capacity:

[President]

[Tresident]

(stamp)

Notary Signature

My Commission Expires: 4/8/2027

Page 67

Water Main Easement Version 01/01/2020

GRANTEE: CITY OF MERIDIAN	
Robert E. Simison, Mayor	
Attest by Chris Johnson, City Clerk	
STATE OF IDAHO,) : ss. County of Ada)	
This record was acknowledged	before me on (date) by Robert E. Simison the City of Meridian, in their capacities as Mayor and City
(stamp)	Notary Signature My Commission Expires:

Water Main Easement Version 01/01/2020

Page 68

EXHIBIT A

WATER LINE EASEMENT SITUATED IN THE SW ¼ OF SECTION 11, T. 3 N., R. 1 W., B.M., CITY OF MERIDIAN, ADA COUNTY, IDAHO

A 20 foot wide easement situated in the Southwest ¼ of Section 11, Township 3 North, Range 1 West, Boise Meridian, City of Meridian, Idaho, being 10 feet each side of the following described centerline:

Commencing at the south ¼ corner of said Section 11, from which the southwest corner of said Section 11 bears North 89°09'12" West 2658.18 feet;

thence North 56°26'39" West 885.11 feet to the POINT OF BEGINNING;

thence North 0°00'20" East 74.22 feet;

thence North 45°00'20" East 42.49 feet;

thence North 0°00'20" East 165.51 feet to Point A of this description;

thence continuing North 0°00'20" East 247.73 feet to Point B of this description;

thence continuing North 0°00'20" East 313.40 feet to Point C of this description;

thence continuing North 0°00'20" East 53.08 feet;

thence North 45°00'20" East 28.29 feet;

thence South 89°59'40" East 290.06 feet to Point D of this description;

thence continuing South 89°59'40" East 205.05 feet;

thence South 44°59'40" East 28.29 feet;

thence South 0°00'20" West 314.51 feet to Point E of this description;

thence continuing South 0°00'20" West 301.45 feet to Point F of this description;

thence continuing South 0°00'20" West 276.33 feet to the POINT OF TERMINUS.

AND ALSO:

BEGINNING at Point A of this description;

thence North 89°59'40" West 20.00 feet to the POINT OF TERMINUS.

AND ALSO:

BEGINNING at Point B of this description;

thence North 89°59'40" West 20.00 feet to the POINT OF TERMINUS.

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AND ALSO:

BEGINNING at Point C of this description;

thence South 89°59'40" East 25.00 feet to the POINT OF TERMINUS.

AND ALSO:

BEGINNING at Point D of this description;

thence South 0°00'20" West 35.00 feet to the POINT OF TERMINUS.

AND ALSO:

BEGINNING at Point E of this description;

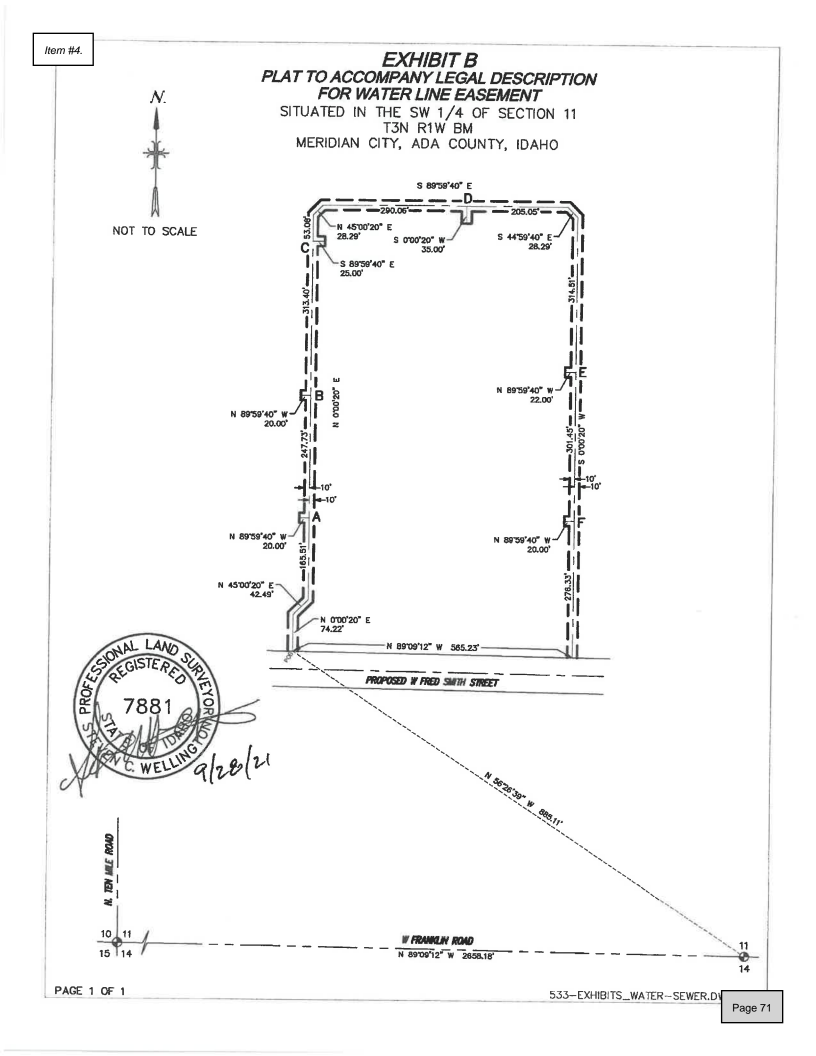
thence North 89°59'40" West 22.00 feet to the POINT OF TERMINUS.

AND ALSO:

BEGINNING at Point F of this description;

thence North 89°59'40" West 20.00 feet to the POINT OF TERMINUS.







ITEM TOPIC: Goddard Creek Townhouse Subdivision Water Main Easement

ESMT-2021-0138

Goddard Creek Townhouse Subdivision

WATER MAIN EASEMENT

THIS Easement Agreement, made this day of , 20___ between SI Contruction, LLC ("Grantor"), and the City of Meridian, an Idaho Municipal Corporation ("Grantee");

WHEREAS, the Grantor desires to provide a water main right-of-way across the premises and property hereinafter particularly bounded and described; and

WHEREAS, the water main is to be provided for through underground pipelines to be constructed by others; and

WHEREAS, it will be necessary to maintain and service said pipelines from time to time by the Grantee;

NOW, THEREFORE, in consideration of the benefits to be received by the Grantor, and other good and valuable consideration, the Grantor does hereby give, grant and convey unto the Grantee the right-of-way for an easement for the operation and maintenance of water mains over and across the following described property:

(SEE ATTACHED EXHIBITS A and B)

The easement hereby granted is for the purpose of construction and operation of water mains and their allied facilities, together with their maintenance, repair and replacement at the convenience of the Grantee, with the free right of access to such facilities at any and all times.

TO HAVE AND TO HOLD, the said easement and right-of-way unto the said Grantee, it's successors and assigns forever.

IT IS EXPRESSLY UNDERSTOOD AND AGREED, by and between the parties hereto, that after making repairs or performing other maintenance, Grantee shall restore the area of the easement and adjacent property to that existent prior to undertaking such repairs and maintenance. However, Grantee shall not be responsible for repairing, replacing or restoring anything placed within the area described in this easement that was placed there in violation of this easement.

THE GRANTOR covenants and agrees that Grantor will not place or allow to be placed any permanent structures, trees, brush, or perennial shrubs or flowers within the area described for this easement, which would interfere with the use of said easement, for the purposes stated herein.

THE GRANTOR covenants and agrees with the Grantee that should any part of the right-ofway and easement hereby granted shall become part of, or lie within the boundaries of any

Page 73

Water Main Easement Version 01/01/2020

public street, then, to such extent, such right-of-way and easement hereby granted which lies within such boundary thereof or which is a part thereof, shall cease and become null and void and of no further effect and shall be completely relinquished.

THE GRANTOR does hereby covenant with the Grantee that Grantor is lawfully seized and possessed of the aforementioned and described tract of land, and that Grantor has a good and lawful right to convey said easement, and that Grantor will warrant and forever defend the title and quiet possession thereof against the lawful claims of all persons whomsoever.

THE COVENANTS OF GRANTOR made herein shall be binding upon Grantor's successors, assigns, heirs, personal representatives, purchasers, or transferees of any kind.

IN WITNESS WHEREOF, the said parties of the first part have hereunto subscribed their signatures the day and year first herein above written.

GRANTOR: SI Construction LLC

STATE OF IDAHO)

) ss

County of Ada

(stamp)

THERESA A. PEDERSEN 52695 NOTARY PUBLIC STATE OF IDAHO Notary Signature

My Commission Expires: 7/10/

GRANTEE: CITY OF MERIDIAN	
Robert E. Simison, Mayor	
, .	
Attest by Chris Johnson, City Clerk	
STATE OF IDAHO,)	
County of Ada)	
	ore me on (date) by Robert E. Simison City of Meridian, in their capacities as Mayor and City
(stamp)	Notary Signature
	My Commission Expires:

Water Main Easement Version 01/01/2020

Page 75

EXHIBIT A

Description for

Goddard Creek Subdivision City of Meridian Water Line Easement

A portion of Lot 2, Block 1 of Goddard Creek Subdivision as filed in Book 114 of Plats at Page 17060-17062, records of Ada County, Idaho, lying within the SE1/4 of the SW1/4 of Section 26, T.4N., R.1W., B.M., Meridian, Ada County, Idaho, more particularly described as follows:

Commencing at the SW corner of said Section 26 from which the S1/4 corner of said Section 26 bears South 88°58'46" East, 2,602.80 feet;

thence on the South boundary line of said Section 26 South 88°58'46" East, 1,978.38 feet;

thence leaving said South boundary line North 00°37'38" East, 38.00 feet to the SW corner of said Lot 2, Block 1 of said Goddard Creek Subdivision;

thence along the South boundary line of said Lot 2 South 88°58'46" East, 97.00 feet to the **REAL POINT OF BEGINNING**;

thence leaving said South boundary line North 01°01'14" East, 116.31 feet;

thence North 26°01'14" East, 53.91 feet;

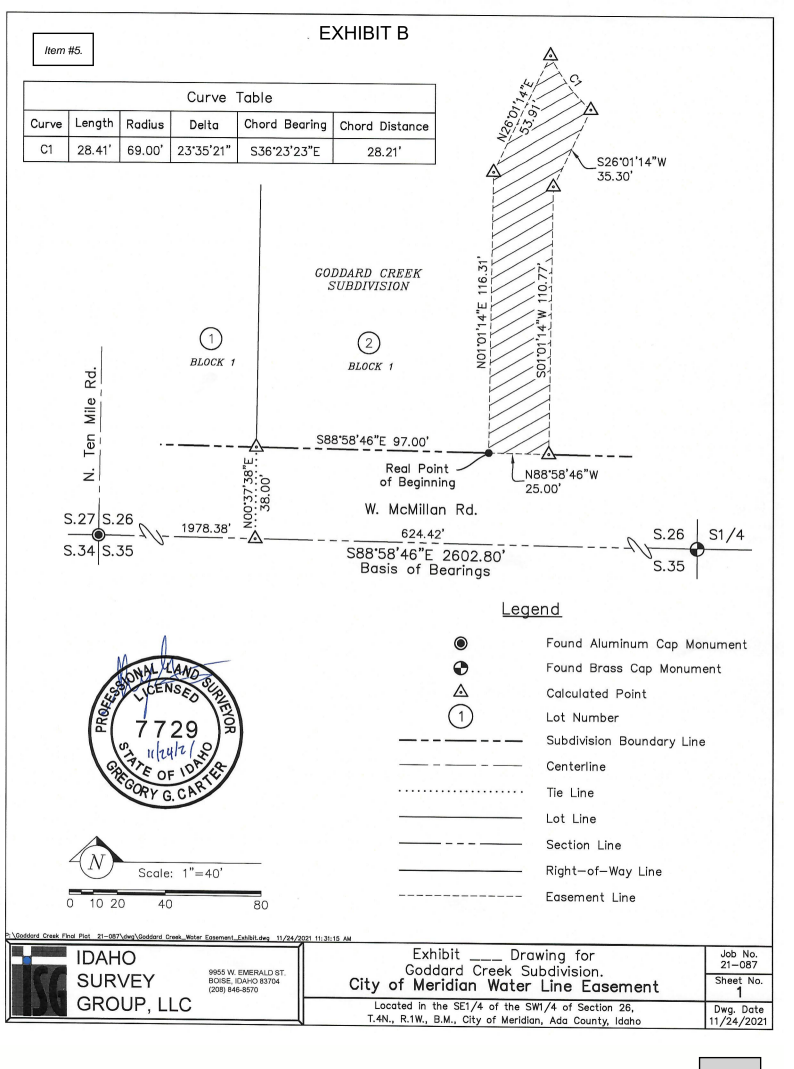
thence 28.41 feet along the arc of a non-tangent curve to the left, having a radius of 69.00 feet, a central angle of 23°35'21" and a long chord which bears South 36°23'23" East, 28.21 feet;

thence South 26°01'14" West, 35.30 feet:

thence South 01°01'14" West, 110.77 feet to on the South boundary line of said Lot 2;

thence along said South boundary line North 88°58'46" West, 25.00 feet to the **REAL POINT OF BEGINNING.**







AGENDA ITEM

ITEM TOPIC: Final Order for Hill's Century Farm Commercial No. 2 (FP-2021-0055) by Brighton Development, Inc., Located on the South Side of E. Amity Rd., Approximately 1/4 Mile East of S. Eagle Rd.

BEFORE THE MERIDIAN CITY COUNCIL

HEARING DATE: NOVEMBER 23, 2021 ORDER APPROVAL DATE: DECEMBER 7, 2021

IN THE MATTER OF THE)	
REQUEST FOR FINAL PLAT	
CONSISTING OF FOUR (4)	CASE NO. FP-2021-0055
BUILDING LOTS ON 2.79 ACRES	
OF LAND IN THE C-N ZONING)	ORDER OF CONDITIONAL
DISTRICT FOR HILL'S CENTURY)	APPROVAL OF FINAL PLAT
FARM COMMERCIAL NO. 2.	
BY: BRIGHTON DEVELOPMENT,	
INC.	
APPLICANT)	

This matter coming before the City Council on November 23, 2021 for final plat approval pursuant to Unified Development Code (UDC) 11-6B-3 and the Council finding that the Administrative Review is complete by the Planning and Development Services Divisions of the Community Development Department, to the Mayor and Council, and the Council having considered the requirements of the preliminary plat, the Council takes the following action:

IT IS HEREBY ORDERED THAT:

The Final Plat of "PLAT SHOWING HILL'S CENTURY FARM
 COMMERCIAL SUBDIVISION NO. 2, LOCATED IN A PORTION OF THE
 NORTHEAST ¼ OF THE NORTHWEST ¼ OF SECTION 33, TOWNSHIP 3
 NORTH, RANGE 1 EAST, BOISE MERIDIAN, CITY OF MERIDIAN, ADA

COUNTY, IDAHO, 2021, HANDWRITTEN DATE: 10/4/2021, by KELLY KEHRER, PLS, SHEET 1 OF 3," is conditionally approved subject to those conditions of Staff as set forth in the staff report to the Mayor and City Council from the Planning and Development Services divisions of the Community Development Department dated November 23, 2021, a true and correct copy of which is attached hereto marked "Exhibit A" and by this reference incorporated herein.

- 2. The final plat upon which there is contained the certification and signature of the City Clerk and the City Engineer verifying that the plat meets the City's requirements shall be signed only at such time as:
 - 2.1 The plat dimensions are approved by the City Engineer; and
 - 2.2 The City Engineer has verified that all off-site improvements are completed and/or the appropriate letter of credit or cash surety has been issued guaranteeing the completion of off-site and required on-site improvements.

NOTICE OF FINAL ACTION

AND RIGHT TO REGULATORY TAKINGS ANALYSIS

The Applicant is hereby notified that pursuant to Idaho Code § 67-8003, the Owner may request a regulatory taking analysis. Such request must be in writing, and must be filed with the City Clerk not more than twenty-eight (28) days after the final decision concerning the matter at issue. A request for a regulatory takings analysis will toll the time period within which a Petition for Judicial Review may be filed.

Please take notice that this is a final action of the governing body of the City of Meridian, pursuant to Idaho Code § 67-6521. An affected person being a person who has an interest in real property which may be adversely affected by this decision may, within twentyeight (28) days after the date of this decision and order, seek a judicial review pursuant to Idaho Code§ 67-52. By action of the City Council at its regular meeting held on the _____ day of _____, 2021. By: Robert Simison Mayor, City of Meridian Attest: Chris Johnson City Clerk Copy served upon the Applicant, Planning and Development Services Divisions of the Community Development Department and City Attorney. By:_____ Dated:____

EXHIBIT A

STAFF REPORT





HEARING

11/23/2021

DATE:

TO: Mayor & City Council

FROM: Sonya Allen, Associate Planner

208-884-5533

SUBJECT: FP-2021-0055

Hill's Century Farm Commercial No. 2

LOCATION: South side of E. Amity Rd.,

approximately a 1/4 mile east of S. Eagle

Rd. in the NW 1/4 of Section 33,

Township 3N., Range 1E.



I. PROJECT DESCRIPTION

Final plat consisting of 4 commercial building lots on 2.79 acres of land in the C-N zoning district.

II. APPLICANT INFORMATION

A. Applicant:

Josh Beach, Brighton Development, Inc. – 2929 W. Navigator Dr., Ste. 400, Meridian, ID 83642

B. Owner:

DWT Investments, LLC – 2929 W. Navigator Dr., Ste. 400, Meridian, ID 83642

C. Representative:

Same as Applicant

III. STAFF ANALYSIS

Staff has reviewed the proposed final plat for substantial compliance with the approved preliminary plat (H-2016-0092) in accord with the requirements listed in UDC 11-6B-3C.2.

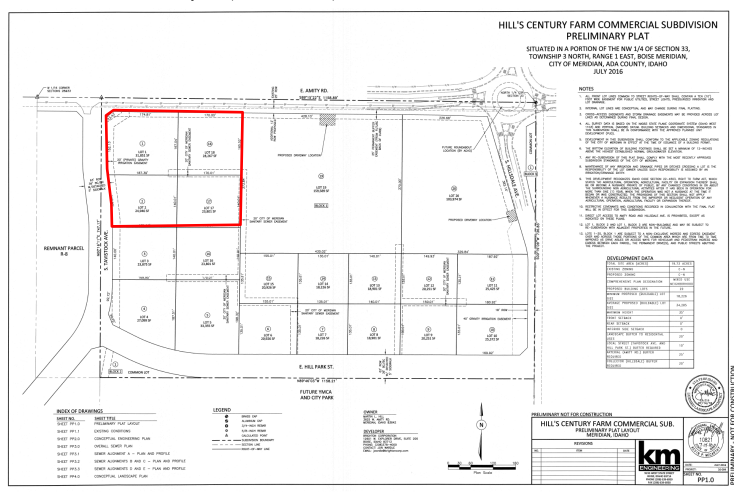
In order for the proposed final plat to be deemed in substantial compliance with the approved preliminary plat as set forth in UDC 11-6B-3C.2, the number of buildable lots cannot increase. Staff has reviewed the proposed plat and the number of buildable lots in this phase are the same as depicted on the approved preliminary plat; therefore, Staff deems the proposed final plat to be in substantial compliance with the approved preliminary plat as required.

IV. DECISION

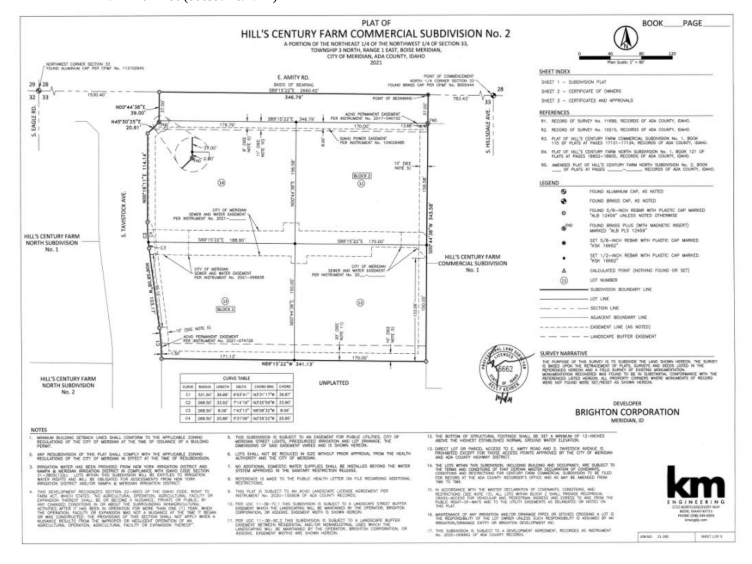
Staff recommends approval of the proposed final plat with the conditions noted in Section VI of this report.

V. EXHIBITS

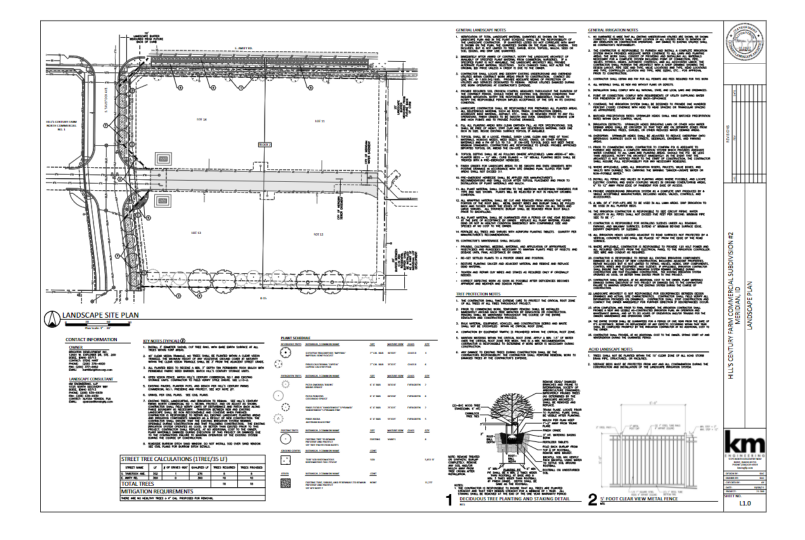
A. Preliminary Plat (dated: 7/14/2016)



B. Final Plat (dated: 10/4/21)



C. Landscape Plan (dated: 10/6/2021)



VI. CITY/AGENCY COMMENTS & CONDITIONS

A. Planning Division

Site Specific Conditions:

- Applicant shall meet all terms of the approved annexation (AZ-15-004, Development Agreement
 Inst. #2015-061375; H-2016-0092 1st Addendum Inst. #2016-119080; H-2018-0127 2nd
 Addendum #2019-033207; and H-2019-0134 3rd Addendum #2020-059662); preliminary plat (H-2016-0092); and time extension (TED-2020-0004) applications approved for this site.
- 2. The applicant shall obtain the City Engineer's signature on the subject final plat within two years of the City Engineer's signature on the previous phase final plat (as extended by TED-2020-0004 by August 29, 2022); *or* apply for a time extension, in accord with UDC 11-6B-7.
- 3. Prior to submittal for the City Engineer's signature, have the Certificate of Owners and the accompanying acknowledgement signed and notarized.
- 4. The final plat prepared by KM Engineering, stamped by Kelly Kehrer, dated: 10/4/2021, included in Section V.B shall be revised as follows:
 - a. Include a note granting a cross-access/ingress-egress easement between all lots in the proposed subdivision in accord with preliminary plat condition #1.1.1d and UDC 11-3A-3.
 - b. Include the recorded instrument number of the City of Meridian sewer and water easement graphically depicted on the face of the plat on Lots 12 and 14, Block 2.

A copy of the revised plat shall be submitted with the final plat for City Engineer signature.

- 5. The landscape plan prepared by Alyssa Yensen, KM Engineering, dated 10/6/2021, included in Section V.C, shall be revised as follows:
 - a. Depict shrubs in all street buffers, along with trees and vegetative groundcover, in accord with UDC <u>11-3B-7C.3a</u>.
 - b. A minimum 10-foot wide street buffer is required along S. Tavistock Ave.; widen the buffer from 8- to 10-feet and depict landscaping within the buffer in accord with the standards listed in UDC 11-3B-7C.
 - c. A minimum 25-foot wide street buffer is required along E. Amity Rd., an arterial street; the entire buffer shall be landscaped in accord with the standards listed in UDC 11-3B-7C.

A copy of the revised plan shall be submitted with the final plat for City Engineer signature.

- 6. All existing structures on the site shall be removed prior to signature on the final plat by the City Engineer.
- 7. Staff's failure to cite specific ordinance provisions or conditions from the preliminary plat and development agreement does not relieve the Applicant of responsibility for compliance.

B. Public Works

General Conditions:

1. Sanitary sewer service to this development is available via extension of existing mains adjacent to the development. The applicant shall install mains to and through this subdivision; applicant shall coordinate main size and routing with the Public Works Department, and execute standard forms of easements for any mains that are required to provide service. Minimum cover over sewer mains is three feet, if cover from top of pipe to sub-grade is less than three feet than alternate materials shall be used in conformance of City of Meridian Public Works Departments Standard

- Specifications.
- 2. Water service to this site is available via extension of existing mains adjacent to the development. The applicant shall be responsible to install water mains to and through this development, coordinate main size and routing with Public Works.
- 3. All improvements related to public life, safety and health shall be completed prior to occupancy of the structures. Where approved by the City Engineer, an owner may post a performance surety for such improvements in order to obtain City Engineer signature on the final plat as set forth in UDC 11-5C-3B.
- 4. Upon installation of the landscaping and prior to inspection by Planning Department staff, the applicant shall provide a written certificate of completion as set forth in UDC 11-3B-14A.
- 5. A letter of credit or cash surety in the amount of 110% will be required for all incomplete fencing, landscaping, amenities, pressurized irrigation, prior to signature on the final plat.
- 6. The City of Meridian requires that the owner post with the City a performance surety in the amount of 125% of the total construction cost for all incomplete sewer, water infrastructure prior to final plat signature. This surety will be verified by a line item cost estimate provided by the owner to the City. The applicant shall be required to enter into a Development Surety Agreement with the City of Meridian. The surety can be posted in the form of an irrevocable letter of credit, cash deposit or bond. Applicant must file an application for surety, which can be found on the Community Development Department website. Please contact Land Development Service for more information at 887-2211.
- 7. The City of Meridian requires that the owner post to the City a warranty surety in the amount of 20% of the total construction cost for all completed sewer, and water infrastructure for a duration of two years. This surety amount will be verified by a line item final cost invoicing provided by the owner to the City. The surety can be posted in the form of an irrevocable letter of credit, cash deposit or bond. Applicant must file an application for surety, which can be found on the Community Development Department website. Please contact Land Development Service for more information at 887-2211.
- 8. In the event that an applicant and/or owner cannot complete non-life, non-safety and non-health improvements, prior to City Engineer signature on the final plat and/or prior to occupancy, a surety agreement may be approved as set forth in UDC 11-5C-3C.
- 9. Applicant shall be required to pay Public Works development plan review, and construction inspection fees, as determined during the plan review process, prior to the issuance of a plan approval letter.
- 10. It shall be the responsibility of the applicant to ensure that all development features comply with the Americans with Disabilities Act and the Fair Housing Act.
- 11. Applicant shall be responsible for application and compliance with any Section 404 Permitting that may be required by the Army Corps of Engineers.
- 12. Developer shall coordinate mailbox locations with the Meridian Post Office.
- 13. All grading of the site shall be performed in conformance with MCC 11-1-4B.
- 14. Compaction test results shall be submitted to the Meridian Building Department for all building pads receiving engineered backfill, where footing would sit atop fill material.
- 15. The engineer shall be required to certify that the street centerline elevations are set a minimum of 3-feet above the highest established peak groundwater elevation. This is to ensure that the bottom elevation of the crawl spaces of homes is at least 1-foot above.

- 16. The applicants design engineer shall be responsible for inspection of all irrigation and/or drainage facility within this project that do not fall under the jurisdiction of an irrigation district or ACHD. The design engineer shall provide certification that the facilities have been installed in accordance with the approved design plans. This certification will be required before a certificate of occupancy is issued for any structures within the project.
- 17. At the completion of the project, the applicant shall be responsible to submit record drawings per the City of Meridian AutoCAD standards. These record drawings must be received and approved prior to the issuance of a certification of occupancy for any structures within the project.
- 18. Street light plan requirements are listed in section 6-7 of the Improvement Standards for Street Lighting (http://www.meridiancity.org/public_works.aspx?id=272). All street lights shall be installed at developer's expense. Final design shall be submitted as part of the development plan set for approval, which must include the location of any existing street lights. The contractor's work and materials shall conform to the ISPWC and the City of Meridian Supplemental Specifications to the ISPWC. Contact the City of Meridian Transportation and Utility Coordinator at 898-5500 for information on the locations of existing street lighting.
- 19. The applicant shall provide easement(s) for all public water/sewer mains outside of public right of way (include all water services and hydrants). The easement widths shall be 20-feet wide for a single utility, or 30-feet wide for two. The easements shall not be dedicated via the plat, but rather dedicated outside the plat process using the City of Meridian's standard forms. The easement shall be graphically depicted on the plat for reference purposes. Submit an executed easement (on the form available from Public Works), a legal description prepared by an Idaho Licensed Professional Land Surveyor, which must include the area of the easement (marked EXHIBIT A) and an 81/2" x 11" map with bearings and distances (marked EXHIBIT B) for review. Both exhibits must be sealed, signed and dated by a Professional Land Surveyor. DO NOT RECORD. Add a note to the plat referencing this document. All easements must be submitted, reviewed, and approved prior to signature of the final plat by the City Engineer.
- 20. Applicant shall be responsible for application and compliance with and NPDES permitting that may be required by the Environmental Protection Agency.
- 21. Any wells that will not continue to be used must be properly abandoned according to Idaho Well Construction Standards Rules administered by the Idaho Department of Water Resources. The Developer's Engineer shall provide a statement addressing whether there are any existing wells in the development, and if so, how they will continue to be used, or provide record of their abandonment.
- 22. Any existing septic systems within this project shall be removed from service per City Ordinance Section 9-1-4 and 9 4 8. Contact the Central District Health Department for abandonment procedures and inspections.
- 23. The City of Meridian requires that pressurized irrigation systems be supplied by a year-round source of water (MCC 9-1-28.C.1). The applicant should be required to use any existing surface or well water for the primary source. If a surface or well source is not available, a single-point connection to the culinary water system shall be required. If a single-point connection is utilized, the developer will be responsible for the payment of assessments for the common areas prior to development plan approval.
- 24. All irrigation ditches, canals, laterals, or drains, exclusive of natural waterways, intersecting, crossing or laying adjacent and contiguous to the area being subdivided shall be addressed per UDC 11-3A-6. In performing such work, the applicant shall comply with Idaho Code 42-1207 and any other applicable law or regulation.



AGENDA ITEM

ITEM **TOPIC:** Revised Findings of Fact, Conclusions of Law for Intermountain Wood Products Expansion (H-2021-0042) by Kent Brown Planning Services, Located at 255, 335, 381, and 385 S. Locust Grove Rd. and 300 and 330 S. Adkins Way

CITY OF MERIDIAN FINDINGS OF FACT, CONCLUSIONS OF LAW AND DECISION & ORDER



In the Matter of the Request for an Amendment to the Comprehensive Plan Future Land Use Map to Change the Designation on Approximately 4.98 Acres of Land from Mixed-use Community to Industrial (3.5 Acres) and Commercial (1.48 Acres); Annexation of 3.5 Acres of Land with an I-L (Light Industrial) Zone; and a Development Agreement Modification to Remove a Portion of the Subject Property from the Medimont Development Agreement (Instrument No. 97072405) for the Purpose of Entering into a New Agreement that Governs a 6.41 Acre Development, by Kent Brown Planning Services.

Case No(s). H-2021-0042

For the City Council Hearing Date of: November 9, 2021 (Findings on November 23, 2021)

A. Findings of Fact

- 1. Hearing Facts (see attached Staff Report for the hearing date of November 9, 2021, incorporated by reference)
- 2. Process Facts (see attached Staff Report for the hearing date of November 9, 2021, incorporated by reference)
- 3. Application and Property Facts (see attached Staff Report for the hearing date of November 9, 2021, incorporated by reference)
- 4. Required Findings per the Unified Development Code (see attached Staff Report for the hearing date of November 9, 2021, incorporated by reference)

B. Conclusions of Law

- 1. The City of Meridian shall exercise the powers conferred upon it by the "Local Land Use Planning Act of 1975," codified at Chapter 65, Title 67, Idaho Code (I.C. §67-6503).
- 2. The Meridian City Council takes judicial notice of its Unified Development Code codified as Title 11 Meridian City Code, and all current zoning maps thereof. The City of Meridian has, by ordinance, established the Impact Area and the Comprehensive Plan of the City of Meridian, which was adopted December 17, 2019, Resolution No. 19-2179 and Maps.
- 3. The conditions shall be reviewable by the City Council pursuant to Meridian City Code § 11-5A.
- 4. Due consideration has been given to the comment(s) received from the governmental subdivisions providing services in the City of Meridian planning jurisdiction.
- 5. It is found public facilities and services required by the proposed development will not impose expense upon the public if the attached conditions of approval are imposed.
- 6. That the City has granted approval in accordance with this Decision, which shall be signed by the Mayor and City Clerk with a copy served by the Clerk upon the applicant, the Community Development Dept., the Public Works Dept. and any affected party requesting notice.

FINDINGS OF FACT, CONCLUSIONS OF LAW AND DECISION & ORDER FOR (INTERMOUNTAIN WOOD PRODUCTS – FILE #H-2021-0042)

7. That this approval is subject to the Conditions of Approval all in the attached Staff Report for the hearing date of November 9, 2021, incorporated by reference. The conditions are concluded to be reasonable and the applicant shall meet such requirements as a condition of approval of the application.

C. Decision and Order

Pursuant to the City Council's authority as provided in Meridian City Code § 11-5A and based upon the above and foregoing Findings of Fact which are herein adopted, it is hereby ordered that:

- 1. The applicant's request for comprehensive plan map amendment, annexation and development agreement modification is hereby approved per the conditions of approval in the Staff Report for the hearing date of November 9, 2021, attached as Exhibit A.
- D. Notice of Applicable Time Limits

Notice of Development Agreement Duration

The city and/or an applicant may request a development agreement or a modification to a development agreement consistent with Idaho Code section 67-6511A. The development agreement may be initiated by the city or applicant as part of a request for annexation and/or rezone at any time prior to the adoption of findings for such request.

A development agreement may be modified by the city or an affected party of the development agreement. Decision on the development agreement modification is made by the city council in accord with this chapter. When approved, said development agreement shall be signed by the property owner(s) and returned to the city within six (6) months of the city council granting the modification. A modification to the development agreement may be initiated prior to signature of the agreement by all parties and/or may be requested to extend the time allowed for the agreement to be signed and returned to the city if filed prior to the end of the six (6) month approval period.

- E. Notice of Final Action and Right to Regulatory Takings Analysis
 - 1. Please take notice that this is a final action of the governing body of the City of Meridian. When applicable and pursuant to Idaho Code § 67-6521, any affected person being a person who has an interest in real property which may be adversely affected by the final action of the governing board may within twenty-eight (28) days after the date of this decision and order seek a judicial review as provided by Chapter 52, Title 67, Idaho Code.
- F. Attached: Staff Report for the hearing date of November 9, 2021

- 2 -

By action of the City Council at its regular meeting held on the 2021.	day of
COUNCIL PRESIDENT TREG BERNT	VOTED
COUNCIL VICE PRESIDENT BRAD HOAGLUN	VOTED
COUNCIL MEMBER JESSICA PERREAULT	VOTED
COUNCIL MEMBER LUKE CAVENER	VOTED
COUNCIL MEMBER JOE BORTON	VOTED
COUNCIL MEMBER LIZ STRADER	VOTED
MAYOR ROBERT SIMISON (TIE BREAKER)	VOTED
Mayor Robert Simison	
Attest:	
Chris Johnson City Clerk	
Copy served upon Applicant, Community Development Department, Pub Attorney.	olic Works Department and City
By: Dated:	



ANNEXATION DESCRIPTION

A parcel of land described as Parcel 1 in Warranty Deed, Inst. No. 2020-012834, and all that certain Parcel described in Warranty Deed, Inst. No. 2019-121778, located in the Northeast 1/4 of the Northeast 1/4 of Section 18, Township 3 North, Range 1 East, Boise Meridian, City of Meridian, Ada County, ID, more particularly described as follows;

COMMENCING at the Northeast Corner of said Section 18, from which the East 1/4 Corner common to said Section 18 and Section 17, bears, South 00°00'39" West, (which is the basis of bearing for this description), for a distance of 2658.72 feet; thence along the common line of said Sections 18 and 17, South 00°00'00" East, for a distance of 828.49 feet along the centerline of South Locust Grove Road to the **POINT OF BEGINNING**, from which the North 1/16th corner common to Sections 18 and 17 bears, South 00°00'00" East, for a distance of 501.10 feet;

Thence, continuing South 00°00'00" East along said centerline of South Locust Grove Road, for a distance of 352.08 feet to the intersection of said centerline and the easterly prolongation of the northerly boundary line of that certain Parcel shown on Record of Survey No. 10859, Ada County Records;

Thence along said northerly boundary line and the easterly prolongation thereof, South 89°08'55" West (formerly South 89°11'30" West), for a distance of 435.81 feet to the easterly boundary line of Medimont Subdivision, as recorded in Book 75, at Page 7794, Ada County Records;

Thence along said easterly boundary line, North 00°54'14" East (formerly North 00°55" East), for a distance of 352.53 feet;

Thence North 89°11'30" East, for a distance of 430.24 feet to the **POINT OF BEGINNING**.

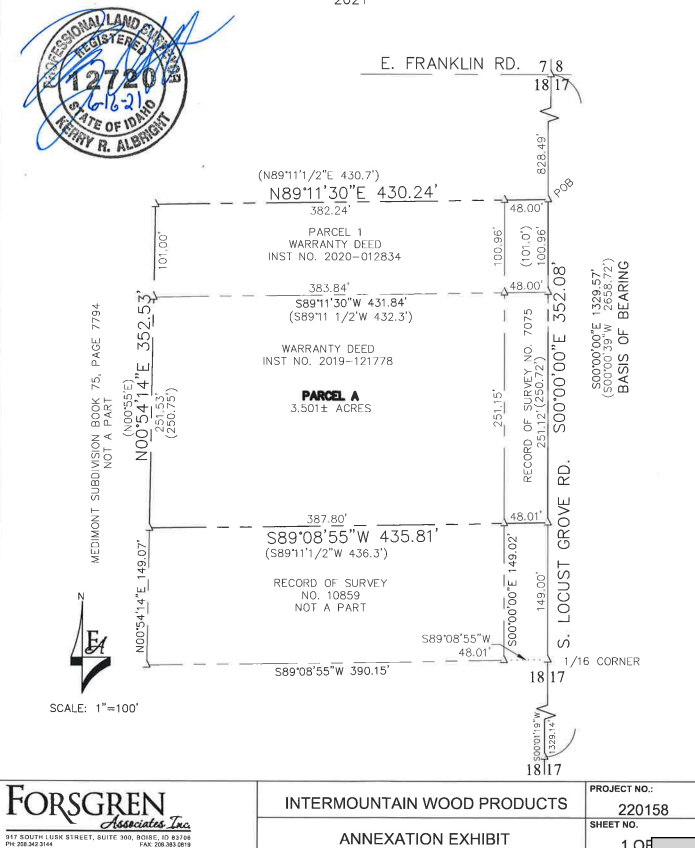
The above-described Parcel contains 3.501 acres, more or less, of which 0.388 acres, more or less is recognized as ACHD right of way.

Subject to easements of record and not of record.



ANNEXATION EXHIBIT MAP FOR INTERMOUNTAIN WOOD PRODUCTS

NE 1/4 OF THE NE 1/4 OF SECTION 18, T. 3 N., R. 1 E., B.M., LOCATED IN THE CITY OF MERIDIAN, ADA COUNTY, IDAHO



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ANNEXATION EXHIBIT

1 OF

Page 94

EXHIBIT A

STAFF REPORT

COMMUNITY DEVELOPMENT DEPARTMENT



HEARING

November 9, 2021

DATE:

TO: Mayor & City Council

FROM: Alan Tiefenbach, Associate Planner

Bruce Freckleton, Development

Services Manager

SUBJECT: H-2021-0042

Intermountain Wood Products

Expansion

LOCATION: The properties are located at 255, 335,

381, and 385 S. Locust Grove Rd, and 220, 300 and 330 S. Adkins Way, in the

NE 1/4 of the NE 1/4 of Section 18,

Township 3N, Range 1E.



I. PROJECT DESCRIPTION

This is a request to expand an existing wood products business by annexing 3.5 acres of property with the I-L zoning district, and modifying the Medimont Development Agreement to create a new development agreement to remove a requirement for an internal landscape buffer. This application includes requests for two Comprehensive Plan Map Amendments. The first amendment is to change the designation of the properties to be annexed from mixed use community to industrial to allow zoning to I-L for the warehouse. The second map amendment involves the two properties to the south at 381 and 385 S. Locust Grove Rd (not part of the development) being designated from mixed use community to commercial to make them more consistent with the FLUM designations of surrounding properties to the south and west.

II. SUMMARY OF REPORT

A. Project Summary

Description	Details	Page
Acreage	3.5 acres	
Future Land Use Designation	Mixed Use Community	
Existing Land Use(s)	Vacant	
Proposed Land Use(s)	Industrial (distribution and warehousing for wood	
-	products)	
Lots (# and type; bldg./common)	6 existing lots	
Phasing Plan (# of phases)	N/A	
Number of Residential Units (type	N/A	
of units)		

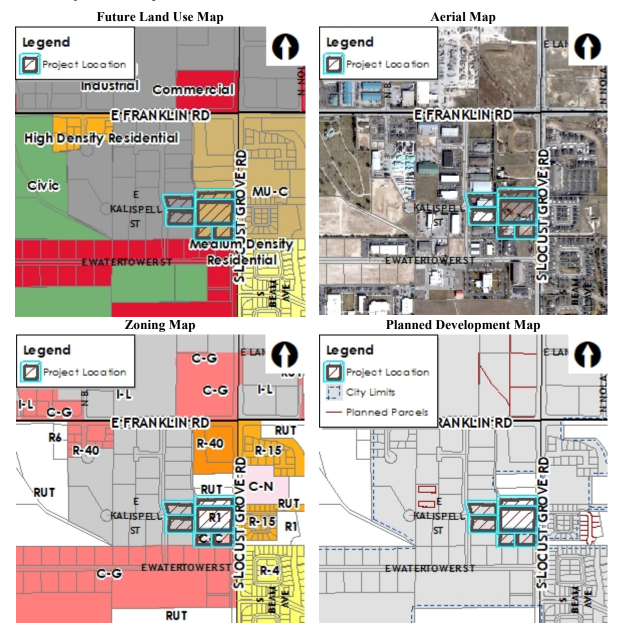
Description	Details	Page
Density (gross & net)	N/A	
Physical Features (waterways,	No known unique physical features.	
hazards, flood plain, hillside) Neighborhood meeting date; # of attendees:	June 3, 2021, 3 attendees	
History (previous approvals)	The three lots containing the existing business were annexed in 1996 (DA Inst. #97072405) and platted as the Medimont Subdivision No. 2. (FP 99-010). A conditional use was approved for a wholesale building materials building in 2001 (CUP 01-035) and the CZC was approved in 2003 (CZC 03-007). The two parcels proposed to be annexed and zoned to I-L to allow for expansion of the existing business (255 and 335 S. Locust Grove Rd) are presently un-platted.	
	The two additional lots proposed for a Comprehensive Plan Map Amendment (385 and 381 S. Locust Grove Rd) were annexed in 1999, and CZCs were issued for or the existing daycare in 2012 and 2017 (CZC 12-064, CZC A-2017-0191, MDA 09-002). Although these lots are being included as part of the Comprehensive Plan Map Amendment with this application, they are otherwise not part of the development.	

B. Community Metrics

Description	Details	Page
Ada County Highway District		
Staff report (yes/no)	Yes	
Requires ACHD	No	
Commission Action		
(yes/no)		
Access (Arterial/Collectors/State	Access presently occurs from S. Locust Grove Rd (arterial)	
Hwy/Local)(Existing and Proposed)	and S. Adkins Way (Local)	
Traffic Level of Service	Better than "E"	
Stub Street/Interconnectivity/Cross	Site plan only shows internal access to the west.	
Access		
Existing Road Network	S. Locust Grove Rd and S. Adkins Way	
Existing Arterial Sidewalks /	7' sidewalk already exists along S., Locust Grove Rd.	
Buffers		
Proposed Road Improvements	No improvements required	
Fire Service	No comments submitted	
Police Service	No comments submitted	
Wastewater		
Distance to Sewer Services	NA	
Sewer Shed	Five Mile Trunkshed	
Estimated Project Sewer	See Application	
ERU's	See Application	
 WRRF Declining Balance 	14.18	
Project Consistent with	Yes	
WW Master Plan/Facility		
Plan		

Description	Details	Page
• Comments	 Flow is committed Sewer is available from Locust Grove Ensure no permanent structures (trees, bushes, buildings, carports, trash receptacle walls, fences, infiltration trenches, light poles, etc.) are built within the utility easement. Ensure no sewer services pass through infiltration trenches. If existing sewer main into the site is not used it must be abandoned at the manhole. 	
Water		
 Distance to Water Services Pressure Zone Estimated Project Water ERU's Water Quality Project Consistent with 	0 3 See application No concerns Yes	
Water Master Plan Impacts/Concerns	 Any changes to public infrastructure must be approved by Public Works. If the existing water main stub is not used it needs to be abandoned at the main in Locust Grove. Water main will require a 20' utility easement. Ensure no permanent structures (trees, bushes, buildings, carports, trash receptacle walls, fences, infiltration trenches, light poles, etc.) are built within the utility easement. Any well that will no longer be used must be abandoned according to IDWR requirements. 	

C. Project Area Maps



III. APPLICANT INFORMATION

- A. Applicant / Representative:
 - Kent Brown Planning Services 3161 E. Springwood Dr, Meridian, ID 83642
- B. Owner:
 - Banks Group, LC PO Box 65970, Salt Lake City, UT, 84165

IV. NOTICING

	Planning & Zoning Posting Date	City Council Posting Date
Newspaper Notification	9/17/2021	10/24/2021
Radius notification mailed to properties within 300 feet	9/15/2021	10/20/2021
Sign Posting	9/17/2021	10/28/2021
Nextdoor posting	9/16/2021	10/20/2021

V. STAFF ANALYSIS

Background

The applicant proposes to annex 3.5 acres of property (the subject property) at 255 and 335 S. Locust Grove Rd. in order to construct a 59,300 sq. ft. +/- warehouse for their existing wood wholesale distribution business. The existing business is to the west of the subject properties at 300 and 330 S. Adkins Way. This request also includes a request for a development agreement modification and comprehensive plan map amendments.

The existing wholesale and distribution business was constructed in 2003 and is within the Medimont Subdivision (annexed in 1996). The Medimont DA has a requirement for a 20' planting strip along the eastern boundary of the plat area (intended as a residential buffer). This puts the required planting strip between the existing business and the properties intended for annexation and expansion. Accordingly, the applicant proposes a DA modification to remove the requirement for the planting strip in this area.

This application also includes a request for two comprehensive plan map amendments. The first amendment is to change the designation of the 3.5 acres of property to be annexed from mixed use community to industrial to allow zoning to I-L for the warehouse. The second map amendment involves the two properties to the south (1.48 acres total) at 381 and 385 S. Locust Grove Rd (already zoned C-C but not part of the existing business or expansion). Until recently this was the location of the Tree House Learning Center daycare. These properties are also designated for mixed use community but are directly adjacent to industrial designation to the west and commercial designation to the south along W. Watertower St. and S. Locust Grove Rd. At the pre-application meeting, staff informed the applicant that it was not preferable to pursue a land use map amendment that would leave a small enclave of mixed-use community designation and encouraged the applicant to work with the adjacent property owners to amend the map to commercial with the same application. There will still be approximately 7.2 acres of property remaining along this side of S. Locust Grove Rd designated for MU-C, staff is unsure how viable the remainder of this property will be for mixed use community development, particularly the two residential properties directly north of the subject property.

Annexation

The proposed annexation area is contiguous to City annexed property and is within the Area of City Impact Boundary. To ensure the site develops as proposed by the applicant, staff is recommending a new development agreement as part of the annexation approval. The applicant has provided a new legal description of the property boundary subject to the new DA (see Exhibit VIII below).

A. Future Land Use Map Designation (https://www.meridiancity.org/compplan)

Comprehensive Plan Map Amendments

The area is presently designated for mixed use community under the future land use map (FLUM). The purpose of this designation is to allocate areas where community-serving uses and dwellings are seamlessly integrated into the urban fabric. The intent is to integrate a variety of uses, including residential, and to avoid mainly single-use and strip commercial type buildings. Non-residential buildings in these areas have a tendency to be larger than in Mixed Use Neighborhood (MU-N) areas, but not as large as in Mixed Use Regional (MU-R) areas. Goods and services in these areas tend to be of the variety that people will mainly travel by car to, but also walk or bike to (up to three or four miles). Employment opportunities for those living in and around the neighborhood are encouraged.

To the east of the subject property across S. Locust Grove Rd is single family attached (Bellabrook Subdivision) and a religious institution. There are commercial and office uses to the south, and directly adjacent to the west is a 27-acre industrial park. Adjacent to the north are two existing single-family residences, and north of those is a 2.4-acre property zoned R-40 with an existing development agreement for up to 95 multifamily units (Cobblestone Village AZ 99-005).

Given the existing development in the vicinity, the size of the remaining undeveloped properties, and that UDC 11-3A-3 requires site circulation to occur from a local street (S. Adkins Way) rather than an arterial (S. Locust Grove), staff does not believe the subject properties have the accessibility and are viable for the integrated, walkable, synergistic development oriented around open space that is anticipated by the Plan for mixed use community. Staff does believe a plan amendment is appropriate to allow a change to industrial designation for the subject properties and commercial designation for the properties to the south.

However, staff does have reservations with how the proposed development will interact with the remaining properties to the north which would still be designated for Mixed Use Community. The two properties directly north of the subject property are still in the County, the two properties north of those are within the City and zoned R-15. Staff has concerns with whether the proposed warehouse will limit future redevelopment in this area. Staff has not received any correspondence from the owners of either of those properties.

B. Development Agreement Modification

The existing Intermountain Wood Products buildings are within the Medimont Development Agreement, which was approved in 1997 (Inst. 97072405). Provision 4d requires a permanent 20-foot-wide landscaped planning strip along the east boundary landscaped with 6-8-foot-high scotch pines at a maximum distance of 15 ft. each. This was required to provide a screen for the adjacent residential properties, two of which are now proposed for the warehouse expansion. This proposal would create a new development agreement for the subject properties and would remove this requirement.

At the time the Medimont No. 2 Final Plat was approved a common lot (Lot 2 Block 2) was platted along the eastern perimeter of the subdivision for the purpose of this landscape screen. This common lot was owned and maintained by the Stonebridge Owners Association. In February of 2021 the portions of the common lot between the existing business and the parcels to be annexed were deeded to the applicant.

As the intent of the landscape strip was to buffer the adjacent residential properties from the industrial development, and the properties to be annexed are no longer proposed for residential, staff supports elimination of the DA requirement in this area. However, Lot 2, Block 2 (the common lot) was split improperly. This results in two common lots – a common lot strip north of

the subject properties, and a common lot strip south of the subject properties. Also, an unbuildable common lot is now being converted to a buildable lot for a warehouse. This makes the applicant ineligible for a parcel boundary adjustment and a short plat is necessary to legitimize the subdivision. This will require cooperation with the Stonebridge Owners Association that owns the remainder of the common lot. All the trees that were within this portion of the buffer have been removed, which should be addressed. This is discussed in the landscaping section.

- C. Comprehensive Plan Policies (https://www.meridiancity.org/compplan):
 - "Permit new development only where it can be adequately served by critical public facilities and urban services at the time of final approval, and in accord with any adopted levels of service for public facilities and services." (3.03.03F)
 - The subject property is surrounded by the City limits to the south, east and west. City water and sewer service is available and can be extended by the developer of the property proposed to be annexed with development in accord with UDC 11-3A-21.
 - "Require all new development to create a site design compatible with surrounding uses through buffering, screening, transitional densities, and other best site design practices." (3.07.01A)
 - The proposed industrial use will be required to provide a landscaped buffer along property lines adjacent to residential uses (i.e. to the north) with development per UDC Table 11-2C-3. No outdoor storage is proposed with this development.
 - "Encourage compatible uses and site design to minimize conflicts and maximize use of land." (3.07.00)
 - Staff does have concerns regarding the present concept plan as will be discussed in the dimensional standards section below. Staff has red-marked on the concept plan that this plan should not be approved and future development should comply with all pertinent regulations and the Architectural Standards Manual.
 - In regard to the proposed use, with appropriate design the proposed warehouse should be compatible with the existing industrial uses to the west and the commercial uses to the south. The required buffer to residential land uses to the north should minimize conflicts between land uses. However, staff does have concerns regarding how industrial development on the subject property could affect future development potential for the properties to the north, which will still have the Plan designation of mixed-use community.
 - "Support infill development that does not negatively impact the abutting, existing development. Infill projects in downtown should develop at higher densities, irrespective of existing development." (2.02.02C)
 - The proposed infill industrial development should not negatively impact abutting uses as other industrial uses exist to the west, commercial to the south, and a landscaped buffer is required along the north property boundaries to residential uses which should minimize conflicts. As noted in the Architecture Section below, the building architecture as submitted should not be approved and the warehouse should meet all standards of the ASM at time of Certificate of Zoning Compliance (CZC).
 - "Ensure development is connected to City of Meridian water and sanitary sewer systems and the extension to and through said developments are constructed in conformance with the City of Meridian Water and Sewer System Master Plans in effect at the time of development."

(3.03.03A)

The proposed development will be required to connect to City water and sewer systems with development.

• "Require urban infrastructure be provided for all new developments, including curb and gutter, sidewalks, water and sewer utilities." (3.03.03G)

Curb, gutter and sidewalk has already been constructed along S. Locust Grove Rd and S. Adkins Wy, and in their staff report dated September 13, 2021 ACHD noted no additional road improvements were necessary. Hook-up to City water and sewer service is required with development.

Reduce the number of existing access points onto arterial streets by using methods such as
cross access agreements, access management, and frontage/backage roads, and promoting
local and collector street connectivity. (6.01.02B)

The concept plan indicates primary access, including for trucks, occurring directly from S. Locust Grove, an arterial. Also, staff has recommended to the applicant that cross access be provided to the properties to the north and south, although the concept plan does not reflect this. Staff has addressed this in the conditions of approval.

D. Proposed Use Analysis:

The applicant requests to annex and zone to I-L to allow a warehouse. This is an allowed use per UDC 11-2C-2.

E. Specific Use Standards (*UDC 11-4-3*):

There are specific use standards for a warehouse use per UDC 11-4-3-42. This includes a limitation on square footage of office and retail, and outdoor activity areas not being located within 300 feet of an adjacent residence or residential district. The 4,800 sq. ft. office area is well under the 25% limitation on office uses, but the concept plan reflects an outdoor loading area as close as 100 feet from the adjacent residential property to the north. At the time of the certificate of zoning compliance (CZC), the applicant will need to either move the loading bay to conform to the regulation or fully enclose the loading bay.

F. Dimensional Standards (*UDC 11-2*):

The I-L zoning district requires a 35 ft. street setback. A 25 ft. wide landscape buffer is required along S. Locust Grove Rd., which is the same width required for landscape buffers on any side bordered by residential. Building height is limited to 50 ft. The site plan as submitted does suggest the landscape buffer along S. Locust Grove Rd. is met, but the width of the residential buffer to the north does not meet UDC standards.

The site and design standards of UDC 11-3A-19 state that for properties greater than two (2) acres in size, no more than fifty (50) percent of the total off street parking area for the site shall be located between building facades and abutting streets. The concept site plan as submitted shows the entirety of the parking between the building and S. Locust Grove Rd.

UDC 11-3A-19 also requires an applicant to extend or improve streets, drive aisles, cross access easements or similar vehicular and pedestrian connections provided from adjacent properties. The concept plan as submitted does not provide access to the properties to the north and the south. As a condition of approval of the development agreement, staff is recommending cross access to these adjacent properties.

Staff does have concerns with the concept site plan as submitted because of the comments listed above. Staff has additional concerns regarding the size and visibility of the proposed warehouse

as would be viewed from S. Locust Grove Rd., and is unsure the building as shown would meet all the requirements of the Architectural Standards Manual (ASM). Although staff is overall supportive of annexation of the property for the purpose of the expansion, staff believes additional revisions need to be made to the site plan in order to be consistent with the regulations. Staff is not supportive of the concept plan as submitted.

G. Access (*UDC* <u>11-3A-3</u>, <u>11-3H-4</u>):

The existing business presently takes access from two driveways off of S. Adkins Way, a local commercial street. The two properties to be annexed are currently both rural residential, each with a driveway access from S. Locust Grove Rd.

S. Locust Grove Road is classified as an arterial roadway and is improved with 5-travel lanes, bike lanes, vertical curb, gutter, and 7-foot wide sidewalk abutting the site. The concept plan as submitted shows access for this site occurring via a 40 ft. driveway directly from S. Locust Grove Rd. The applicant has mentioned employee, customer and truck access could occur at this driveway. ACHD has noted this proposal complies with all ACHD requirements. The Council can grant a waiver to allow the access, but staff prefers the applicant develop the site plan with internal circulation and send trucks through S. Adkins Way as previously discussed at the preapplication meetings.

Staff has concerns with access occurring from S. Locust Grove Rd. UDC 11-3A-3 states where access to a local street is available, the applicant shall reconfigure the site circulation plan to take access from such local street. Also, where access to a local street is not available, the property owner shall be required to grant cross-access/ingress-egress and extend or improve streets, drive aisles, cross access easements or similar vehicular and pedestrian connections provided to adjacent properties.

During the March 2021 Pre-Application meeting, it was mentioned to the applicant that the site plan as submitted should be revised to remove primary access from S. Locust Grove, access should be provided to the properties to the north and south, and it would be preferable for truck access to occur via the existing driveway from S. Adkins Way. The concept plan as submitted does not reflect any of these access points. As a condition of approval, staff recommends the access from S. Locust Grove Rd be closed, and the site plan be revised to indicate access from the north, south and west.

H. Parking (*UDC* <u>11-3C</u>):

UDC 11-3C-6 requires one space for every 2,000 sq. ft. of gross floor area for industrial uses (warehouse). Based on a 53,350 sq. ft. warehouse and 4,800 sq. ft. of office space this amounts to 27 parking spaces required whereas 44 are provided. However, as mentioned above in the dimensional standards section above, the parking configuration as shown on the site plan does not comply with UDC 11-3A-19 in that all parking area is located between building facades and abutting streets.

11-3C-5 requires all off street parking areas to be provided with a substantial wheel restraint to prevent cars from encroaching upon abutting private and public property or overhanging beyond the designated parking stall dimensions. When a bumper overhangs onto a sidewalk or landscape area, the parking stall dimensions may be reduced two (2) feet in length if two (2) feet is added to the width of the sidewalk or landscaped area planted in ground cover. The concept plan does not appear to meet either of these requirements.

I. Sidewalks (*UDC* <u>11-3A-17</u>):

8 ft. wide sidewalk exists along S. Locust Grove Rd. and sidewalk of at least 5 ft. exists along S. Adkins Way. ACHD has submitted a staff report and does not request any additional sidewalk improvements.

J. Landscaping (*UDC* <u>11-3B</u>):

UDC Table 11-2C-3 requires a 25 ft. wide landscape buffer along arterial roads (S. Locust Grove Rd), 10 ft. wide buffer along local road (S. Adkins Way), and 25 ft. wide landscape buffers when sharing a property line with a residential use. There are also landscaping requirements (UDC 11-3B-8C) for parking lots, including not more than 12 parking spaces in a row without at least a 50 sq. ft. planter islands and a 5 ft. wide perimeter buffer adjacent to parking, loading or other vehicular use areas.

A landscape buffers meeting the minimum dimensions will be required along S. Locust Grove Rd. There is an existing landscape buffer along S. Adkins Way and the parking lot appears to meet minimum requirements. The residential landscape buffer to the north of the site does not appear to meet the minimum width of at least 25 ft. The properties to the south (381 and 385 S. Locust Grove Rd) are not part of the current development and are subject to a separate development agreement.

As mentioned in the DA modification section above, the existing Medimont Development Agreement has a requirement for a permanent 20 ft. wide planting strip along the eastern boundary of the subdivision, planted with 6-8 ft. high pines at no less than 15 ft. apart. When staff initially did the site visit for the pre-application meeting, staff discovered all trees that had been in this required planting strip between the existing business and the properties to be annexed had been cut down. Staff mentioned to the applicant these trees were a requirement of the final plat and DA and could not be removed without a DA modification. Staff requested the applicant account for all trees that had removed, and the applicant responded 11 trees had been removed in this area ranging in diameter from 11.5 in. to 20 in. to a total of 169 inches. As these trees were a requirement of the DA, staff recommends a condition that the applicant shall coordinate with the City Arborist to ensure an additional 169 caliper inches of trees meeting the minimum 6-foot height requirement be planted on the property in excess of other minimum landscaping requirements.

K. Waterways (*UDC* <u>11-3A-6</u>):

There are no waterways known to traverse the property. There is an ACHD detention pond on another property approximately 500 feet to the north.

L. Fencing (*UDC 11-3A-6*, *11-3A-7*):

The existing business has chain link fencing along the sides and rear of the facility. The properties to be annexed currently have, 3-strand wire, chain link and open split rail fencing. The concept site plan does indicate some of the existing fencing along the side property lines will remain. At time of CZC, the applicant will be required to submit a landscape plan that reflects all fencing meets the provisions of UDC 11-3A-7. This includes screening of any outdoor storage as required by UDC 11-3A-14.

M. Utilities (*UDC 11-3A-21*):

Connection to City water and sewer services is proposed in accord with UDC 11-3A-21. Street lighting is required to be installed in accord with the City's adopted standards, specifications and ordinances. See Section VI below for Public Works comments/conditions.

N. Building Elevations (*UDC 11-3A-19* | *Architectural Standards Manual*):

Conceptual elevations have been provided with this submittal. The elevations do not meet the minimum requirements of the ASM. This includes nearly the entirety of the building materials being metal siding, lack of accents of at least 30% along the base of the building, façade sections longer than 50 ft. without modulation, rooflines longer than 50 ft. without roofline or parapet variations, and possibly not meeting the 30% fenestration requirement or fenestration alternatives. Staff recommends the conceptual elevations not be approved. Also, due to visibility of this property from S. Locust Grove Rd and that it is surrounded on three sides by commercial and residential development, staff recommends a DA provision that requires architecture comply with the commercial, not industrial standards.

VI. DECISION

A. Staff:

Staff recommends approval of the proposed amendment to the Future Land Use Map, DA modification and Annexation with the requirement of a Development Agreement per the provisions in Section IX in accord with the Findings in Section X.

- B. The Meridian Planning & Zoning Commission heard this item on October 7. 2021. At the public hearing, the Commission moved to recommend approval of the subject annexation, map amendment and development agreement modification request.
 - 1. Summary of the Commission public hearing:
 - a. In favor: Kent Brown
 - b. In opposition: None
 - c. Commenting: Kent Brown.
 - d. Written testimony: A letter was received from Camy Donahue at 336 S. Truss Lane. She voiced concerns with decrease in property values, traffic, particularly for trucks, lighting, and landscaping.
 - e. Staff presenting application: Alan Tiefenbach
 - f. Other Staff commenting on application: None
 - 2. Key issue(s) of public testimony:
 - a. None
 - 3. Key issue(s) of discussion by Commission:
 - Commission discussed traffic, particularly the proposed access from S. Locust Grove Rd.
 - 4. Commission change(s) to Staff recommendation:
 - a. Commission noted the updated site plan that was presented at the meeting should be approved with a revision showing a northern cross access to the property at 255 S. Locust Grove Rd.
 - b. Commission recommended approval with staff's recommendations and the additional recommendation that Council approve the S. Locust Grove Rd access.
- <u>C.</u> The Meridian City Council heard these items on November 9, 2021. At the public hearing, the Council moved to approve the subject annexation, comprehensive plan map amendments and development agreement modification requests.
 - 1. Summary of the City Council public hearing:
 - a. In favor: Kent Brown
 - b. In opposition: None
 - c. Commenting: Kent Brown

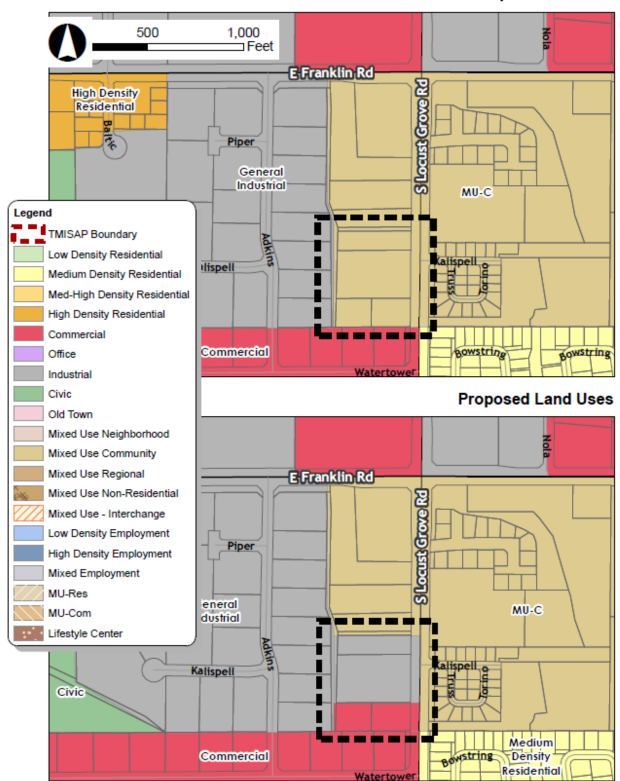
- d. Written testimony: An additional letter was received from Jeremy Peterson, owner of 381 and 385 S. Locust Grove. The letter expressed overall support but emphasized the importance of the subject property providing a southern connection and maintaining access from S. Locust Grove Rd.
- e. Staff presenting application: Alan Tiefenbach
- f. Other Staff commenting on application: None
- 2. Key issue(s) of public testimony:
 - One citizen testified on potential traffic impacts from trucks associated with the operation.
- 3. Key issue(s) of discussion by City Council:
 - <u>a.</u> <u>Council discussed traffic, site access, size of building, hours of operation, and emphasized the importance of high-quality architecture.</u>
- 4. City Council change(s) to Commission recommendation:
 - a. Council approved waiver from UDC 11-3A-3 to allow continued access from S. Locust Grove Rd, with a restriction that the hours of operation from this access were limited to 7AM to 5PM.
 - <u>b.</u> Council clarified the revised concept plan provided to the Planning Commission dated October 7, 2021 was the one that was being approved.

VII. EXHIBITS

A. Future Land Use Map – Adopted & Proposed Land Uses

Date: 6/29/2021

Adopted Land Uses



B. Annexation Exhibit (date: June 16, 2021)



ANNEXATION DESCRIPTION

A parcel of land described as Parcel 1 in Warranty Deed, Inst. No. 2020-012834, and all that certain Parcel described in Warranty Deed, Inst. No. 2019-121778, located in the Northeast 1/4 of the Northeast 1/4 of Section 18, Township 3 North, Range 1 East, Boise Meridian, City of Meridian, Ada County, ID, more particularly described as follows;

COMMENCING at the Northeast Corner of said Section 18, from which the East 1/4 Corner common to said Section 18 and Section 17, bears, South 00°00'39" West, (which is the basis of bearing for this description), for a distance of 2658.72 feet; thence along the common line of said Sections 18 and 17, South 00°00'00" East, for a distance of 828.49 feet along the centerline of South Locust Grove Road to the POINT OF BEGINNING, from which the North 1/16th corner common to Sections 18 and 17 bears, South 00°00'00" East, for a distance of 501.10 feet;

Thence, continuing South 00°00'00" East along said centerline of South Locust Grove Road, for a distance of 352.08 feet to the intersection of said centerline and the easterly prolongation of the northerly boundary line of that certain Parcel shown on Record of Survey No. 10859, Ada County Records;

Thence along said northerly boundary line and the easterly prolongation thereof, South 89°08'55" West (formerly South 89°11'30" West), for a distance of 435.81 feet to the easterly boundary line of Medimont Subdivision, as recorded in Book 75, at Page 7794, Ada County Records;

Thence along said easterly boundary line, North 00°54'14" East (formerly North 00°55" East), for a distance of 352.53 feet;

Thence North 89°11'30" East, for a distance of 430.24 feet to the POINT OF BEGINNING.

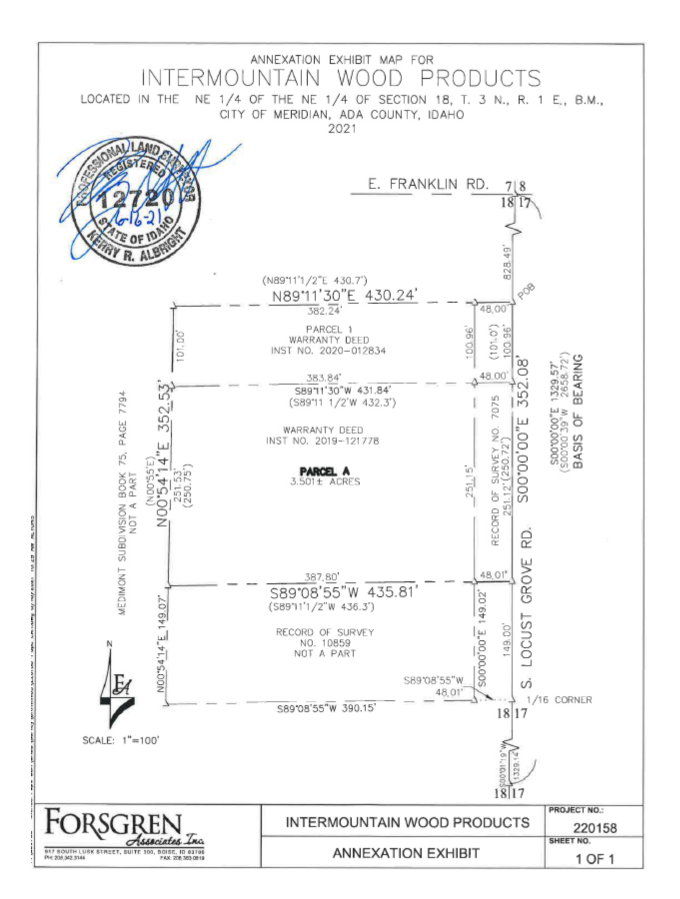
The above-described Parcel contains 3.501 acres, more or less, of which 0.388 acres, more or less is recognized as ACHD right of way.

Subject to easements of record and not of record.



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C. DA Modification Legal Description and Exhibit (date: August 5, 2021)

TOTAL BOUNDARY DESCRIPTION

A portion of Lot 2, Block 2 of Medimont Subdivision No.1, as recorded in Book 75, at Page 7794, Ada County Records, all of Lots 7, 8, and 9, Block 2 of Medimont Subdivision No.2, as recorded in Book 79, at Page 8453, Ada County Records, a portion of that certain parcel described as Parcel 1 in Warranty Deed, Inst. No. 2020-012834, and a portion of that certain Parcel described in Warranty Deed, Inst. No. 2019-121778, all of which is located in the Northeast 1/4 of the Northeast 1/4 of Section 18, Township 3 North, Range 1 East, Boise Meridian, Ada County, ID, more particularly described as follows;

COMMENCING at the Northeast Corner of Section 18; thence along the common line of Sections 18 and 17, which is coincident with the centerline of South Locust Grove Road, South 00°30'17" West, for a distance of 829.00 feet, from which a 5/8" rebar with a plastic cap, stamped "CSC PLS 5082," marking the North 1/16th corner common to Sections 18 and 17 bears, South 00°30'17" West, for a distance of 500.62 feet;

Thence, South 89°46'00" West, for a distance of 48.00 feet to the westerly right of way line of South Locust Grove Road, as depicted on Record of Survey No. 7075, the **POINT OF BEGINNING**;

Thence, along said right of way line, South 00°30'17" West, for a distance of 351.68 feet to its intersection with the northerly boundary line of that certain Parcel shown on Record of Survey No. 10859, Ada County Records;

Thence along said northerly boundary line South 89°39'34" West (formerly South 89°11'30" West), for a distance of 388.00 feet to the easterly boundary line of Lot 2, Block 2 of Medimont Subdivision, as recorded in Book 75, at Page 7794, Ada County Records, which bears North 01°25'43" East, for a distance of 1.00 feet from a found 5/8" rebar with a plastic cap, stamped "ISG PLS 7729," reference monument;

Thence along said easterly boundary line, South 01°25'43" West, for a distance of 0.44 feet to its intersection with the easterly prolongation of the southerly boundary line of Lot 9, Block 2, of Medimont Subdivision No.2, which bears North 01°25'43" East, for a distance of 0.56 feet from the aforementioned reference monument;

Thence North 89°01'17" West, along the southerly boundary line of said Lot 9, Block 2 and the easterly prolongation thereof, for a distance of 302.23 feet to a found 1/2" rebar with a plastic cap, stamped "GA LEE, PLS 3260," marking the southwest corner of Lot 9, Block 2, which is coincident with the easterly right of way line of South Adkins Way;

Continued on Page 2

Total Boundary Description Page 2

Thence along the westerly boundary line of Lots 9 through 7, the following courses and distances:

North 00°58'43" East. For a distance of 118.88 feet to a found 1/2" rebar with a plastic cap, stamped, "GA LEE, PLS 3260," marking the beginning of a tangent curve to the left;

124.55 feet along the arc of said curve, having a radius of 329.00 feet, a central angle of 21°'41'29", and a chord, which bears, North 09°52'01" West, for a distance of 123.81 feet to a found 1/2" rebar with a plastic cap, stamped "GA LEE, PLS 3260," marking the beginning of a reverse curve;

102.60 feet along the arc of said curve, having a 271.00 foot radius, a central angle of 21°41'29", and a chord which bears, North 09°52'01" West, for a distance of 101.99 feet to a found 1/2" rebar with no cap;

North 00°58'43" East, for a distance of 106.36 feet to a found 1/2" rebar with a plastic cap, stamped "GA LEE, PLS 3260," marking the northwest corner of said Lot 7, Block 2;

Thence, leaving said westerly boundary line, South 89°01'17" East, for a distance 320.13 feet along the northerly boundary line of said Lot 7 and the easterly prolongation thereof to a set 5/8" rebar with a plastic cap, "PLS 12720;" on the easterly boundary line of Lot 2, Block 2 of Medimont Subdivision;

Thence South 19°08'17" East, a distance of 79.97 feet along said easterly boundary line of Lot 2, Block 2, which bears, North 01°25'43" East, for a distance of 5.00 feet from a found 1/2" rebar with a plastic cap, stamped "GA LEE, PLS 3260, witness corner;

Thence South 01°25'43" West, for a distance of 18.96 feet to the northwest corner of that Parcel described in Warranty Deed, Inst. No. 2020-012834;

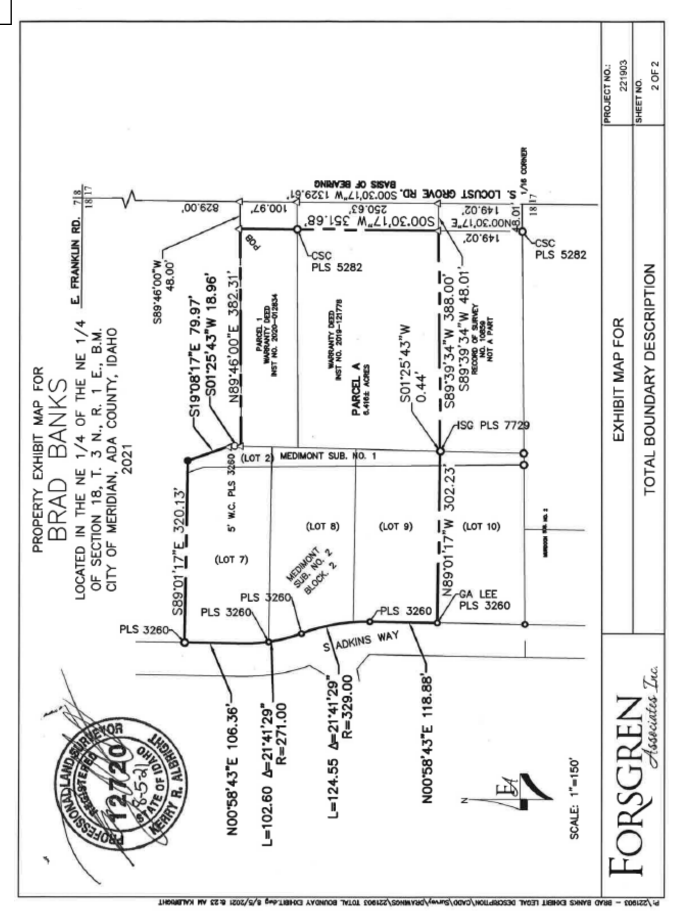
Thence North 89°46'00" East, a distance of 382.31 feet along the northerly boundary line of said Parcel to the **POINT OF BEGINNING**.

Containing 6.416 acres, more or less.

Subject to valid easements or reservations.

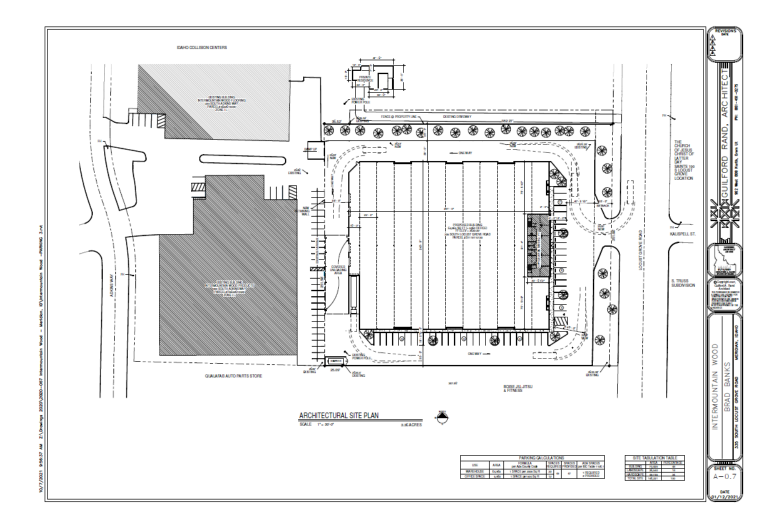
END OF DESCRIPTION.



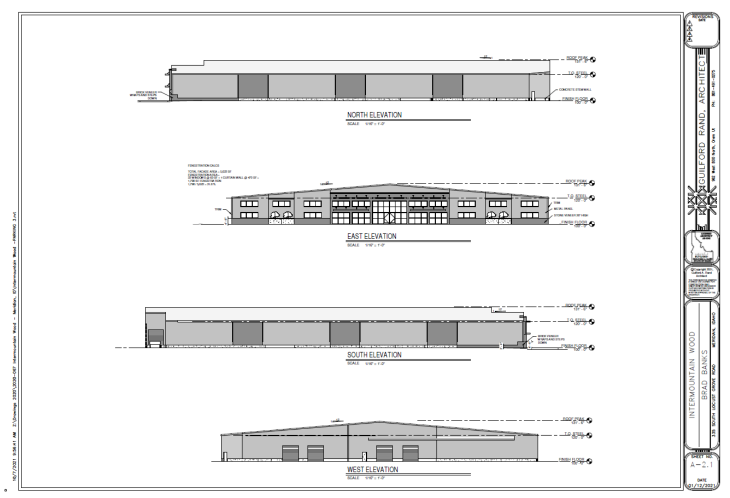


Page 18

D. Site Plan (date: 1/12/2021 10/7/2021)



E. Building Elevations (date: 1/12/2021 10/7/2021) NOT APPROVED







VIII. CITY/AGENCY COMMENTS & CONDITIONS

A. PLANNING DIVISION

1. A Development Agreement (DA) is required as a provision of annexation of this property. Prior to approval of the annexation ordinance, a DA shall be entered into between the City of Meridian, the property owner(s) at the time of annexation ordinance adoption, and the developer.

The DA shall be signed by the property owner and returned to the Planning Division within six (6) months of the City Council granting the annexation. The DA shall, at minimum, incorporate the following provisions:

- a. Future development on the site shall comply with the non-residential design standards for commercial districts in the Architectural Standards Manual and the design standards listed in UDC 11-3A-19.
- b. <u>Future development of this site shall be generally consistent with the conceptual site plan dated October 7, 2021 included in Section VII and the provisions contained herein.</u>
- c. The S. Locust Grove Rd. access shall be used for emergency access only, unless waived by City Council in accord with UDC 11-3A-3 shall only be used Monday-Friday between 7AM to 5PM.
- d. Cross-access easements shall be granted to the abutting property to the north (Parcel # S1118110071) and south (Parcels # R0879824125 and R0879824130); a copy of the recorded easement shall be submitted to the Planning Division with the Certificate of Zoning Compliance application for this site.
- e. The applicant shall coordinate with the City Arborist on a mitigation plan to ensure an additional 169 caliper inches of trees removed from the property meet the standards set forth in UDC 11-3B-10.
- f. Prior to Certificate of Occupancy, the applicant shall complete a short plat to merge Parcel # S1118110105 and # S1118110130 as well as the portion of Lot 2, Block of the Medimont Subdivision that was deeded to the applicant.
- g. The applicant shall comply with the warehouse specific use standards set forth in UDC 11-4-3-42. The proposed outdoor loading area shall not be located closer than 300 feet from the adjacent residential property to the north or fully enclosed.
- h. A 25-foot wide landscape buffer shall be constructed on the northern boundary to residential land use as required per UDC Table 11-2C-3, landscaped per the standards listed in UDC 11-3B-9C, unless otherwise reduced by City Council.

B. PUBLIC WORKS CONDITIONS

SITE SPECIFIC CONDITIONS:

- 2. Ensure sewer services do not cross infiltration trenches.
- 3. Ensure no permanent structures (trees, bushes, fences, buildings, car ports, trash enclosures, infiltration trenches, light poles, etc.) are built within a City utility easement.
- 4. Unused water or sewer service stubs or mains must be abandoned in accordance with current City standards.

GENERAL CONDITIONS:

- Applicant shall coordinate water and sewer main size and routing with the Public Works
 Department, and execute standard forms of easements for any mains that are required to
 provide service outside of a public right-of-way. Minimum cover over sewer mains is three
 feet, if cover from top of pipe to sub-grade is less than three feet than alternate materials shall
 be used in conformance of City of Meridian Public Works Departments Standard
 Specifications.
- 2. Per Meridian City Code (MCC), the applicant shall be responsible to install sewer and water mains to and through this development. Applicant may be eligible for a reimbursement agreement for infrastructure enhancement per MCC 8-6-5.
- 3. The applicant shall provide easement(s) for all public water/sewer mains outside of public right of way (include all water services and hydrants). The easement widths shall be 20-feet wide for a single utility, or 30-feet wide for two. Submit an executed easement (on the form available from Public Works), a legal description prepared by an Idaho Licensed Professional Land Surveyor, which must include the area of the easement (marked EXHIBIT A) and an 81/2" x 11" map with bearings and distances (marked EXHIBIT B) for review. Both exhibits must be sealed, signed and dated by a Professional Land Surveyor. DO NOT RECORD.
- 4. The City of Meridian requires that pressurized irrigation systems be supplied by a year-round source of water (MCC 9-1-28.C). The applicant should be required to use any existing surface or well water for the primary source. If a surface or well source is not available, a single-point connection to the culinary water system shall be required. If a single-point connection is utilized, the developer will be responsible for the payment of assessments for the common areas prior to prior to receiving development plan approval.
- 5. Any structures that are allowed to remain shall be subject to evaluation and possible reassignment of street addressing to be in compliance with MCC.
- 6. All irrigation ditches, canals, laterals, or drains, exclusive of natural waterways, intersecting, crossing or laying adjacent and contiguous to the area being subdivided shall be addressed per UDC 11-3A-6. In performing such work, the applicant shall comply with Idaho Code 42-1207 and any other applicable law or regulation.
- 7. Any wells that will not continue to be used must be properly abandoned according to Idaho Well Construction Standards Rules administered by the Idaho Department of Water Resources. The Developer's Engineer shall provide a statement addressing whether there are any existing wells in the development, and if so, how they will continue to be used, or provide record of their abandonment.
- 8. Any existing septic systems within this project shall be removed from service per City Ordinance Section 9-1-4 and 9 4 8. Contact Central District Health for abandonment procedures and inspections (208)375-5211.
- 9. All improvements related to public life, safety and health shall be completed prior to occupancy of the structures.
- 10. Applicant shall be required to pay Public Works development plan review, and construction inspection fees, as determined during the plan review process, prior to the issuance of a plan approval letter.

- 11. It shall be the responsibility of the applicant to ensure that all development features comply with the Americans with Disabilities Act and the Fair Housing Act.
- 12. Applicant shall be responsible for application and compliance with any Section 404 Permitting that may be required by the Army Corps of Engineers.
- 13. Developer shall coordinate mailbox locations with the Meridian Post Office.
- 14. Compaction test results shall be submitted to the Meridian Building Department for all building pads receiving engineered backfill, where footing would sit atop fill material.
- 15. The design engineer shall be required to certify that the street centerline elevations are set a minimum of 3-feet above the highest established peak groundwater elevation. This is to ensure that the bottom elevation of the crawl spaces of homes is at least 1-foot above.
- 16. The applicants design engineer shall be responsible for inspection of all irrigation and/or drainage facility within this project that do not fall under the jurisdiction of an irrigation district or ACHD. The design engineer shall provide certification that the facilities have been installed in accordance with the approved design plans. This certification will be required before a certificate of occupancy is issued for any structures within the project.
- 17. At the completion of the project, the applicant shall be responsible to submit record drawings per the City of Meridian AutoCAD standards. These record drawings must be received and approved prior to the issuance of a certification of occupancy for any structures within the project.
- 18. A street light plan will need to be included in the civil construction plans. Street light plan requirements are listed in section 6-5 of the Improvement Standards for Street Lighting. A copy of the standards can be found at http://www.meridiancity.org/public_works.aspx?id=272.
- 19. The City of Meridian requires that the owner post to the City a warranty surety in the amount of 20% of the total construction cost for all completed sewer, water and reuse infrastructure for duration of two years. This surety will be verified by a line item cost estimate provided by the owner to the City. The surety can be posted in the form of an irrevocable letter of credit, cash deposit or bond. Applicant must file an application for surety, which can be found on the Community Development Department website. Please contact Land Development Service for more information at 887-2211.

C. IDAHO TRANSPORTATION DISTRICT (ITD)

https://weblink.meridiancity.org/WebLink/DocView.aspx?id=234988&dbid=0&repo=MeridianCity

D. ADA COUNTY HIGHWAY DISTRICT (ACHD)

<u>https://weblink.meridiancity.org/WebLink/DocView.aspx?id=237340&dbid=0&repo=MeridianCity</u>

E. NAMPA & MERIDIAN IRRIGATION DISTRICT (NMID)

 $\underline{https://weblink.meridiancity.org/WebLink/DocView.aspx?id=237150\&dbid=0\&repo=MeridianCity}$

IX. FINDINGS

A. Comprehensive Plan Map Amendment

Upon recommendation from the Commission, the Council shall make a full investigation and shall, at the public hearing, review the application. In order to grant an amendment to the Comprehensive Plan, the Council shall make the following findings:

1. The proposed amendment is consistent with the other elements of the Comprehensive Plan.

Council finds the proposed amendment from Mixed-Use Community to 3.5 acres of Industrial for 225 and 335 S. Locust Grove Rd. and 1.32 acres of Commercial for 381 and 385 S. Locust Grove Rd. is compatible with adjacent industrial uses in the area and is consistent with the goals and policies in the Comprehensive Plan as noted in Section V.

2. The proposed amendment provides an improved guide to future growth and development of the city.

As the adjacent development pattern is industrial to the west and commercial to the south, Council finds that the proposal to change the FLUM designation from Mixed Use – Community to Industrial and Commercial will provide an improved guide to future growth and development in this area and will be compatible with adjacent industrial uses.

3. The proposed amendment is internally consistent with the Goals, Objectives and Policies of the Comprehensive Plan.

Council finds that the proposed amendment is consistent with the Goals, Objectives, and Policies of the Comprehensive Plan as noted in Section V.

4. The proposed amendment is consistent with the Unified Development Code.

Council finds that the proposed amendment is consistent with the Unified Development Code.

5. The amendment will be compatible with existing and planned surrounding land uses.

If staff's recommendations are followed regarding design and compliance with UDC standards, Council finds the proposed amendments to Industrial and Commercial will be compatible with other existing industrial and commercial uses in the area.

6. The proposed amendment will not burden existing and planned service capabilities.

Council finds that the proposed amendment will not burden existing and planned service capabilities in this portion of the city. Sewer and water services are available to be extended to this site.

7. The proposed map amendment (as applicable) provides a logical juxtaposition of uses that allows sufficient area to mitigate any anticipated impact associated with the development of the area.

Council finds the proposed map amendment provides a logical juxtaposition of uses and sufficient area to mitigate any development impacts to adjacent properties.

8. The proposed amendment is in the best interest of the City of Meridian.

For the reasons stated in Section V and the subject findings above, Council finds that the proposed amendment is in the best interest of the City.

B. Annexation and/or Rezone (UDC 11-5B-3E)

Required Findings: Upon recommendation from the commission, the council shall make a full investigation and shall, at the public hearing, review the application. In order to grant an annexation and/or rezone, the council shall make the following findings:

1. The map amendment complies with the applicable provisions of the comprehensive plan;

The Applicant is proposing to annex the subject property with I-L zoning and develop industrial uses on the property. Although the FLUM presently designates the areas for mixed use community, for the reasons listed in the Comprehensive Plan Map Amendment section above staff finds industrial use is appropriate in this area and supports a plan map amendment.

2. The map amendment complies with the regulations outlined for the proposed district, specifically the purpose statement;

Council finds the proposed map amendment to I-L generally complies with the purpose statement of the I-L district in that it will encourage industrial uses that are clean, quiet and free of hazardous or objectionable elements and that are operated entirely or almost entirely within enclosed structures and is accessible to an arterial street (i.e. S. Locust Grove Rd.).

3. The map amendment shall not be materially detrimental to the public health, safety, and welfare;

Council finds the proposed map amendment should not be detrimental to the public health, safety and welfare as the proposed industrial use should be conducted entirely within a structure.

4. The map amendment shall not result in an adverse impact upon the delivery of services by any political subdivision providing public services within the city including, but not limited to, school districts; and

Council finds City services are available to be provided to this development.

5. The annexation (as applicable) is in the best interest of city.

Council finds the proposed annexation is in the best interest of the City, if the applicant enters into a new development agreement and adheres to the DA provisions above.



AGENDA ITEM

ITEM **TOPIC:** Cost Share Permit Between the City of Meridian and Ada County Highway District to Install PVC Conduit Sleeves for Future Improvements



MEMO TO CITY COUNCIL

Request to Approve Topic on the City Council Consent Agenda

From: Mike Barton, Parks and Recreation **Meeting Date:** December 7, 2021

Presenter: Mike Barton **Estimated Time:** Consent Agenda

Topic: Cost Share Permit to install sleeves for future improvements

Recommended Council Action:

Approve ADA County Highway District Cost Share Permit.

Background:

ADA County Highway District has acquired right of way and designed a roundabout intersection (RAB) at Ten Mile Rd. and Victory Rd. Although no landscaping or art is planned for the center of the RAB we feel that may change at some point in the future. By adding sleeves for electrical and sprinkler irrigation now we can save costs in the future should there be a desire for other improvements that would enhance the appearance of the RAB. The cost of these sleeves is approximately \$5,000.00 and can be added to our FY23 budget.

The City's formal acceptance of this cost share permit will enable the process of adding these sleeves to the construction of the RAB at Ten Mile Rd and Victory Rd.

ADA COUNTY HIGHWAY DISTRICT COST SHARE PERMIT



3775 Adams Street Garden City, Idaho 83714 Phone: (208) 387-6280

Facsimile: (208) 387-6289

ACHD Contact Person: Project Manager

Name: Amber Morales 3775 Adams Street

Garden City, Idaho 83714 Phone: (208) 387-6200

Date of Permit:

ACHD Project No.:

319038

Permit No.:

001

Capitalized terms that are not defined in this Permit shall have the meanings given to them in the ACHD Cost Share Ordinance No. 215.

I. PERMITTEE INFORMATION

This permit is granted to:	Partnering Agency Contact Person:
City of Meridian	Mike Barton
33 E Broadway Avenue	Parks Superintendent
Meridian, ID 83642	City of Meridian
	Phone: 208-888-3579
	Email: mbarton@meridiancity.org

II. ROAD PROJECT AND APPROVED NON-TRANSPORTATION COMPONENTS

Name/Location of ACHD Road Project:

Ten Mile Road and Victory Road

ACHD Project No. 319038 as depicted in the project plans attached hereto and incorporated herein as Exhibit A.

Approved Non-Transportation Components:

Pursuant to this Permit, ACHD authorizes, and, as a condition of issuing this Permit, requires, the following Non-Transportation Components:

(1). <u>Design, Construction, and Perpetual Maintenance of Permanent Maintenance of PVC Sleeves, as depicted on Exhibit A.</u>

ACHD authorizes and requires the design, construction, and perpetual maintenance of 2 4-inch PVC conduit sleeves and an associated meter (the "PVC Conduit Sleeves") from water and electrical service

locations to the Ten Mile and Victory roundabout island, as depicted in Exhibit A.

III. ACQUISITION OF RIGHT-OF-WAY OR REAL PROPERTY

Conditions of acquisition/contribution of right-of-way or real property by Partnering Agency and/or reimbursement to ACHD by Partnering Agency for said acquisition:

ACHD has already acquired or is in the process of acquiring right-of-way or real property adequate for the Non-Transportation Components. Therefore, the acquisition of right-of-way or real property is not required of Partnering Agency.

IV. DESIGN OF NON-TRANSPORTATION COMPONENTS

Party responsible for obtaining plans/design for Non-Transportation Components:

Partnering Agency shall be responsible for obtaining approval of the plans/designs for the installation of the PVC Conduit Sleeves.

If Partnering Agency is responsible for providing plans/design, deadline for submitting plans/designs to ACHD for approval:

Partnering Agency shall submit the plans/designs of the PVC Conduit Sleeves to ACHD for approval by or on November 15, 2021. Partnering Agency may not begin installation until ACHD has approved plans/designs

Additional conditions: All designs/plans submitted by Partnering Agency must comply with (i) established engineering standards, including the Idaho Standards for Public Works Construction (ISPWC); (ii) the American Association of State Highway and Transportation Officials ("AASHTO"); (iii) the Cost-Share Ordinance No. 215; (iv) all adopted ACHD rules, regulations, and policies; and (v) all state and federal laws. No designs shall be considered final until they are approved in writing by ACHD. Any modifications to the deadlines set forth above must be approved in writing by ACHD. By approving such design or construction of the Non-Transportation Components to the extent such Non-Transportation Components were not designed or constructed by ACHD.

Allocation of design costs for Non-Transportation Components (including, if applicable, any credits provided to Partnership Agency and application of any federal funding) and for reimbursement, if applicable:

Partnering Agency shall be solely responsible for all design costs for the Non-Transportation Components, if any. Partnering Agency shall not be credited under this Permit for costs incurred for the design of the Non-Transportation Components.

V. CONSTRUCTION OF NON-TRANSPORTATION COMPONENTS

Description of construction work approved by ACHD to be completed by Partnering Agency (if applicable): (In addition to description, refer to designs and plans attached to this Permit as Exhibits, if applicable. If designs and plans are not complete at the time of issuance of this Permit, they must be approved in writing by ACHD and shall be incorporated into this Permit.)

ACHD shall construct the PVC Conduit Sleeves.

If Partnering Agency is responsible for all or a part of the construction of the Non-Transportation Components:

- a. Date for submitting Partnering Agency's contractors and engineers to ACHD for approval: Not applicable.
- b. Date for submitting Partnering Agency's contractors' and engineers' estimates to ACHD approval: Not applicable.
- c. Date for submitting Partnering Agency's contractors' and engineers' contracts to ACHD for approval: Not applicable.

Any modifications to the deadlines set forth above must be approved in writing by ACHD.

Allocation of construction costs for Non-Transportation Components, reconstruction costs of Transportation Components necessitated by the incorporation of Non-Transportation Components into the Road Project, ACHD construction, maintenance, administration, and overrun costs (including, if applicable, any credits provided to Partnering Agency and application of any federal funding), and time for reimbursement, if applicable:

Partnering Agency shall be solely responsible for all construction costs of the Non-Transportation Components. Partnering Agency shall receive no credits in connection with the construction of the Non-Transportation Components. Partnering Agency shall reimburse ACHD for the actual costs of all materials used, the cost of the relocation of any utilities necessitated by installation of the Non-Transportation Components. Payment by Partnering Agency shall be made to ACHD within 30 days following submission of any invoice by ACHD to Partnering Agency identifying such charges.

Relocation of utilities to be completed by Partnering Agency (if any):

Partnering Agency shall be solely responsible for the cost of relocating any utilities required in connection with the placement, incorporation, or construction of the Non-Transportation Components.

Storm water provisions (if applicable):

The plans/designs of the PVC Conduit Sleeves to be located within ACHD's project shall be designed to prevent storm water from accumulating and ponding.

Additional conditions: Upon a determination by ACHD that the incorporation into the Road Project of Partnering Agency's Non-Transportation Components will have an adverse effect on storm water quantity or quality, Partnering Agency shall be solely responsible for either mitigating or funding the mitigation of any such adverse effects in a means determined by or acceptable to ACHD.

Schedule for completion of Road Project:

At this time, ACHD's schedule for completion of the Transportation and Non-Transportation Components of the Road Project completion is unknown but is estimated to be Fall of 2022.

VI. MAINTENANCE OF NON-TRANSPORTATION COMPONENTS

Maintenance requirements of Non-Transportation Components by Partnering Agency:

Partnering Agency shall be, and is hereby, granted a non-exclusive, revocable license to maintain, repair, and replace the Non-Transportation Components, subject to the provisions of this Permit and during the term of this Permit. This includes the perpetual maintenance, repair, and replacement of the Permanent Landscaping with the sidewalks.

Partnering Agency shall cause the Non-Transportation Components to be operated and maintained in good functioning order during the term of this Permit, in accordance with applicable law, the approved designs/plans, Partnering Agency's detached sidewalk and hardscape standards and specifications, and industry standards. This obligation includes, without limitation, grass and lawn care, pruning or replacement of gravel, trees, and shrubs, clean up of litter and debris, wee removal, and application for shrubs and trees, and groundcover, as applicable. Any replacement and/or installation by Partnering Agency of additional improvements shall be accomplished in accordance with designs, plans, and specification approved in advanced an in writing by ACHD, in its discretion, and as required to satisfy applicable laws, its policies, and good engineering and landscaping practices.

Additional conditions:

- 1. This Permit does not extend to Partnering Agency the Right to use any part of the ACHD Road Project area to the exclusion of ACHD for any use within its jurisdiction, authority, and discretion or of others to the extent authorized by law.
- 2. In accessing any part of the Road project that has been accepted as an open public highway (as the term "highway" is defined in Idaho Code Section 40-109(5), Partnering Agency's authorized use is subject to the rights of the public to use the highway.
- 3. The rights granted hereunder are subject to and subordinate to the rights of holders of easements of records and the statutory rights of utilities to use the right-of-way.
- 4. This Permit does not preclude or impede the ability of ACHD to enter into or grant easements or license agreements allowing third parties to access the Road Project area, or the ability of ACHD to redesign, reconstruct, relocate, maintain, and improve the Road Project and right-of-way as it

- determines necessary, in its sole discretion.
- 5. In consideration of the license granted by this Permit, Partnering Agency expressly covenants and agrees that the license granted herein is temporary and merely a permissive use of the ACHD right-of-way pursuant to the terms of this Permit. Partnering Agency assumes the risk that the license granted herein may be terminated before Partnering Agency has realized the economic benefit of the cost of installing, constructing, repairing, or maintaining the Non-Transportation Components, and by signing and accepting this Permit, Partnering Agency hereby waives and estops itself from asserting any claim, including damages or reimbursement, that the license is in any way irrevocable because partnering Agency has expended funds on the Non-Transportation Components and the Permit has not been in effect for a period sufficient for Partnering Agency to realize the economic benefit from such expenditures.
- 6. In the event Partnering Agency fails to replace, repair, maintain, and care for the Non-Transportation Components, ACHD shall have the following remedies in addition to any other recovery in law or in equity, provided that ACHD first gives Partnering Agency 30 days' notice and Partnering Agency fails to remedy such failure: (i) ACHD may revoke this Permit; (ii) ACHD may replace, maintain, and/or care for the Non-Transportation Components, and Partnering Agency shall reimburse ACHD fully for all associated costs; (iii) ACHD may remove, alter, redesign, or reconstruct the Non-Transportation Components or any part of the ACHD Road Project (including without limitation the right-of-way), or in the case of landscaping, replace the Non-Transportation Components with hardscape, and Partnering Agency shall reimburse ACHD fully for all associated costs; and (iv) ACHD may refuse to issue any further Cost Share Permits or any other permits for future ACHD Road Projects until Partnering Agency complies with the conditions of the Permit. In addition, in the event of an emergency caused by Partnering Agency's failure to perform required maintenance, ACHD may immediately perform any and all emergency repairs or take other measures in connection with an emergency and Partnering Agency shall reimburse ACHD fully for all associated costs.

VII. TERM

Term of Permit:

This Permit shall be perpetual, until terminated or revoked pursuant to the provisions of this Permit.

Upon termination or revocation of this Permit, upon the request of ACHD, Partnering Agency will either, as directed by ACHD, (i) promptly remove the Non-Transportation Components and restore the underlying area to at least the condition present as of the date of this Permit repairing and restoring all portions of ACHD's right-of-way, personal property, and real property, if any, that are damaged during such removal activities; or (ii) reimburse ACHD for its cost of redesigning, replacing, and/or reconstructing the right-of-way or real property underlying the Non-Transportation Components. Any portion of the Non-Transportation Components that remain in ACHD right-of-way or on ACHD real property 90 days after termination or revocation of this Permit shall be deemed abandoned, and ACHD shall have the right to remove them or redesign, replace, and reconstruct the right-of-way or real property underlying them and charge all costs to Partnering Agency.

VII. ADDITIONAL PROVISIONS APPLICABLE TO PROJECT

Additional provisions:

This permit provides terms upon which the incorporation of the Non-Transportation Components into the Road Project is approved.

IX. GENERAL CONDITIONS OF PERMIT

- 1. This Permit is issued conditioned on the Partnering Agency's compliance with ACHD's Cost Share Ordinance No. 215, the terms and conditions of this Permit and all applicable ACHD policies, standards and specifications and all certifications made by the Partnering Agency's pursuant to this Permit.
- 2. This Permit is subject to the provisions of state and federal law and all ACHD Ordinance, including but not limited to the Cost Share Ordinance No. 215, in effect as of the date of issuance of this Permit and those that may be adopted after the issuance of this Permit (the "Applicable Law"). In the event of any conflict between this Permit and Applicable Law, Applicable Law shall govern. In the event that any part of the obligations of the Partnering Agency or of ACHD in connection with this Permit or the Road Project are determined to be illegal or unenforceable by a court of competent jurisdiction, the remaining obligations of the Permittee set forth in this Permit shall still be applicable. Further amendments and restatements of the Cost Share Ordinance shall not be applicable to this Permit.
- 3. If any portion of the ACHD Road Project (including without limitation any portion of the right-of-way and ACHD personal property therein) is damaged as a result of Permittee's action or inaction with regard to the construction, operation, and/or maintenance of the Fiber Optic Facilities or the failure or neglect to construct, operate, and/or maintain the Fiber Optic Facilities, then the Permittee shall, at its sole cost and expense, correct such deficiency and restore the area to the same condition it was in prior thereto, and if Permittee or its successors or assigns shall fail or neglect to commence such correction and restoration within twenty-four (24) hours of notification thereof, ACHD may proceed to do so, in which event Permittee shall reimburse ACHD for the costs and expenses thereof, including, without limitation, reasonable compensation for the use of staff and equipment of ACHD.
- 4. Partnering Agency shall be liable to ACHD for any and all damages, fines, fees, obligations to third parties, costs, expenses, attorney fees, or any other liabilities whatsoever directly resulting from the Partnering Agency's failure to comply with any provision of this Permit and/or Cost Share Ordinance No. 215. Without limiting the foregoing in any manner, in the event Partnering Agency fails to comply with any provision of this Permit, then following any applicable notice and opportunity to cure set forth herein, ACHD shall have the right, in addition to all other rights and remedies elsewhere in this Permit, to redesign, replace, and/or reconstruct the Non Transportation Components and/or the right-of-way or real property underling the Non-Transportation Components, and in such event, Partnering Agency shall reimburse ACHD for all associated cost. The obligations in this Section shall survive the expiration, revocation, and/or cancellation of this Permit for any reason.
- 5. Partnering Agency may delegate any of its responsibilities hereunder to any third party so long as it

gives prior written notice to ACHD that specifies in detail what responsibilities are being delegated and identifies the third party. Notwithstanding any delegation to a third party, the Partnering Agency shall remain and shall be ultimately responsible for the third party's compliance with the terms of this Permit, and no delegation shall absolve Partnering Agency of any duties or obligations of this Permit in any way. In addition, Partnering Agency fully assumes all legal risks of determining whether any such delegation is property under applicable law and/or regulations, and shall not be absolved of any responsibilities under this Permit if it is unable to complete or maintain any such delegation for any reason.

- 6. Partnering Agency will protect, defend, indemnify, and hold ACHD and its officers, directors, employees, members, and agents harmless from and against any and all liability, suits, losses, damages, claims, actions, costs, and expenses of any nature, including court costs and attorney fees, arising from or out of any acts or omissions of the Permittee, its agents, or contractors related to or in connection with the Non-Transportation Components and the exercise of any privileges or performance of any obligations by the Partnering Agency pursuant to the terms of this Permit. Partnering Agency's obligations in this Section shall survive the expiration, revocation, and/or cancellation of this Permit for any reason.
- 7. In the event the Non-Transportation Components will or may necessitate future maintenance, repair, relocation, or replacement that is not subject to this Permit, ACHD shall in its discretion issue Partnering Agency an amended or an additional Cost Share Permit to perform such work.
- 8. ACHD shall at all times have the right to relocate, reconstruct, remove, or redesign any and all improvements that are part of the Road Project. ACHD will use its best efforts to advise Partnering Agency of any anticipated actions within the Road Project that would be likely to cause a relocation, modification, or other adaptation of any of the Non-Transportation Components, and the parties, to the extent reasonably possible, shall agree to a priority schedule regarding the same and shall attempt to cooperate with respect to planning and coordination as related to any such relocation, modification, or other adaptation of any of the Non-Transportation Components. If ACHD ultimately determines that any part of the Road project must be relocated, reconstructed, removed, or redesigned, then Partnering Agency, at its sole cost and expense, shall be responsible for relocating, reconstructing, removing, or redesigning the Non-Transportation Components, as required by ACHD, which shall be accomplished by the Partnering Agency according to designs, plans, and specifications approved by ACHD in writing prior to any such work. Partnering Agency may also elect to remove all or a part of the Non-Transportation Components in lieu of any relocation, modification, or adaptation. Partnering Agency assumes any and all costs of itself and ACHD relating to any future relocation of the Non-Transportation Components.
- 9. ACHD shall at all times have the right to revoke this and any other Permit granted to the Partnering Agency to access the Highway or public right-of-way or real property. In addition, ACHD may immediately perform any and all emergency repairs or take other measures in connection with an emergency, in which case the Partnering Agency shall reimburse ACHD fully for all associated costs.
- 10. This Permit shall immediately be revocable and/or cancelable by ACHD by providing written notice to the Partnering Agency upon the occurrence of any of the following: (i) a determination by ACHD that any of the information submitted by the Partnering Agency in the Cost Share Application is false or inaccurate in any manner; (ii) a determination by ACHD that the Partnering Agency has failed to

Item #8.

comply with any term or provision of this Permit; (iii) a determination by ACHD that the Partnering Agency has failed to replace, maintain, and/or care for the Non-Transportation Components, as required by the terms of this Permit. Except in an emergency situation, ACHD shall provide the Partnering Agency with thirty (30) days notice of the issue and an opportunity to comply prior to exercising such rights.

- 11. The issuance of this Permit shall in no way obligate ACHD to provide Partnering Agency with additional permits or rights, nor shall ACHD be obligation to utilize provisions or rights set forth in this Permit in connection with additional permits or rights that it may elect to provide to Partnering Agency in the future.
- 12. All exhibits and any addenda to this Permit are incorporated herein.
- 15. This Permit is conditioned upon the signature of ACHD and the Permittee below.

SIGNATURES

This Cost Share Permit is issued by the Ada County Highway District on the date set forth above:

Ada County Highway District:

The person signing below represents that he or she has the authority on behalf of ACHD to issue this Permit and bind ACHD to the terms set forth herein.

By: Bruce S. Wong

Its: Director

City of Meridian

<u>Acceptance/certification by Partnering Agency</u>: The person signing below represents that he or she has the authority on behalf of the Partnering Agency to accept and agree to the terms of this Permit and bind the Partnering Agency to the terms set forth herein.

By: Robert E. Simison

Its: Mayor

EXHIBIT A

LEGEND (See Standards For Specifics) New Potable Water Main New Sanitary Sewer Main New Fiber Optic Line C.L. of Roadway Existing Edge of Pavement or Gravel Existing Drain or Irrigation Pipe Existing Ditch or Flow line Existing Property Line New Right-Of-Way New Easement Line \times \times \times \times \times Existing Fence and Gate Por Wor Gor Tor TV or UP or S Existing Utility Line With Initial Existing Concrete Sidewalk Existing Curb, Gutter, and Sidewalk New Curb, Gutter, and Sidewalk Existing and New Water Valve Existing and New Water Meter Fire Hydrant Light Pole Utility Pole With Anchor Existing and New Manholes Existing and New Catch Basin Deciduous And Evergreen Tree Deciduous And Evergreen Bushes Existing Building Revision Note Asphalt Repair

Concrete Repair

Lawn Sod Repair



MERIDIAN;

APPROVED FOR **CONSTRUCTION**

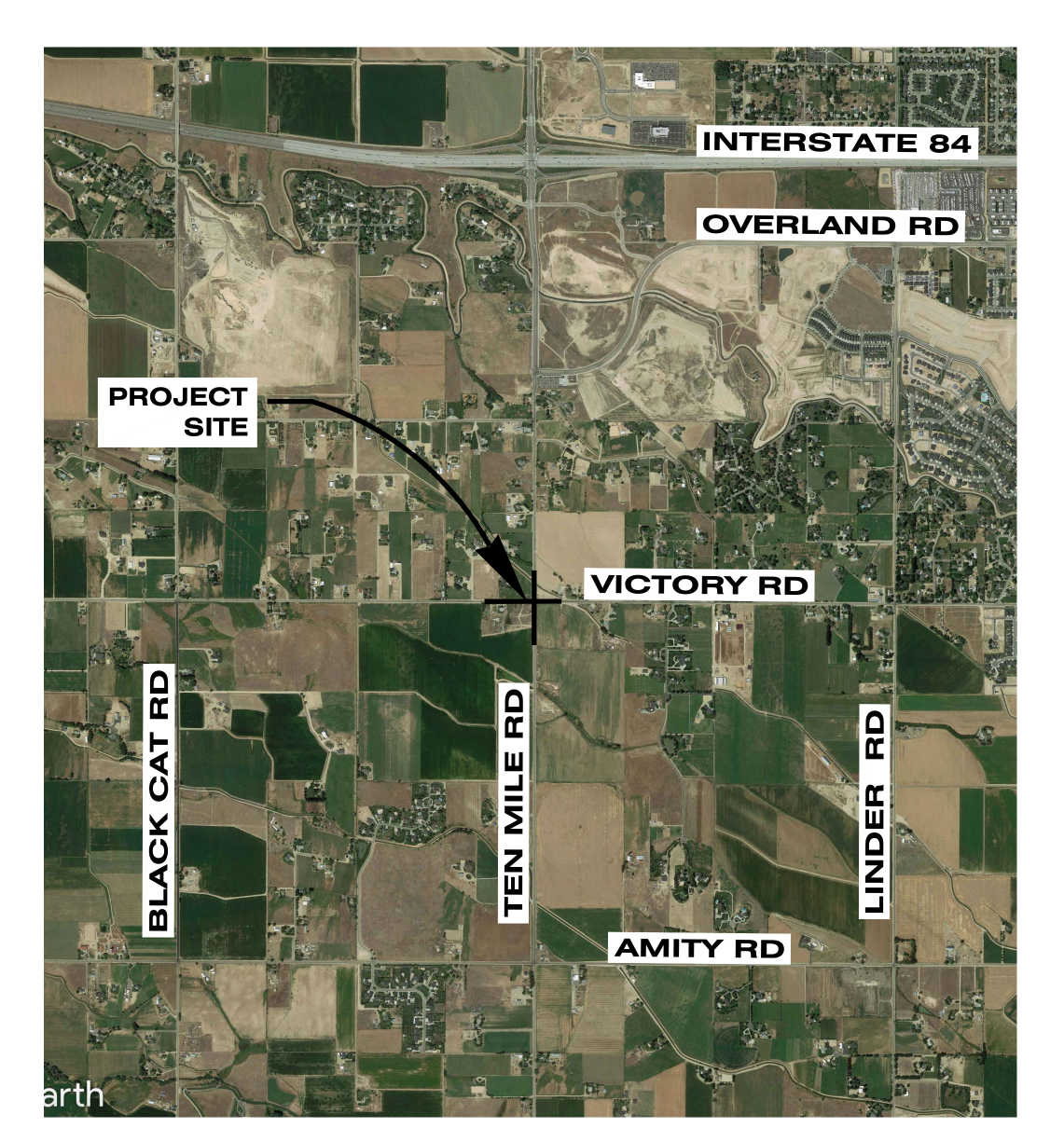
These plans and/or specifications have been reviewed for compliance with Meridian City Standards and Specifications. This review does not relieve the owner, engineer, or contractor of the responsibility to design and/or construct those facilities in compliance with all current applicable federal, state, and local laws, rules, regulations, ordinances, development agreements, specifications, orders of approvals, all of which the City retains the right to enforce. Inconsistencies not noted by City staff shall not be construed as approved unless specifically addressed in writing by the City. Any proposed revision to these plans must be submitted for review and compliance with the Meridian City Standards and Specifications before said revision is constructed.

Name Codee Krausch Date 11/02/2021 Permit Number LD-CAP-2021-0003

CITY OF MERIDIAN UTILITY IMPROVEMENTS

TO BE CONSTRUCTED IN CONJUNCTION WITH

ADA COUNTY HIGHWAY DISTRICT TEN MILE RD AND VICTORY RD ACHD PROJECT NO. 319038 CITY PROJECT NO. 10975





NOTES: 1. REFER TO ACHD PROJECT #319038 PLANS AND SPECIFICATIONS FOR PROPOSED ROADWAY IMPROVEMENTS AND PROJECT HORIZONTAL AND VERTICAL CONTROL.

2. COORDINATE ALL WORK RELATED TO CITY OF MERIDIAN UTILITY IMPROVEMENTS WITH ROADWAY IMPROVEMENTS.

3. INFORMATION SHOWN ON THIS PLAN SET IS ACCURATE ONLY FOR CITY OF MERIDIAN UTILITY IMPROVEMENTS.





These plans and/or specifications have been reviewed for compliance with Meridian City Standards and Specifications. This review does not relieve the owner, engineer, or contractor of the responsibility to design and/or construct these facilities in compliance with all current applicable federal, state and local laws, rules, regulations, ordinances, development agreements, specifications, orders or approvals, all of which the City retains the right to enforce. Inconsistencies not noted by City staff shall not be construed as approved unless specifically addressed in writing by the City. Any proposed revision to these plans must be submitted for review and compliance with the Meridian City

Standards and Specifications before said revision is constructed.

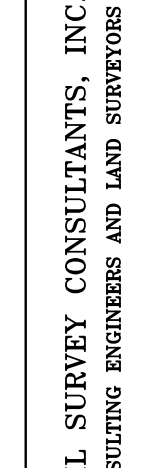


1. TITLE SHEET

CONSTRUCTION NOTES AND DETAILS

UTILITY IMPROVEMENTS

N.T.S



CIVIL

DATE: AUGUST 2021

DRAWING: SHT01.DWG JOB NO: 19044

CITY OF MERIDIAN STANDARD NOTES:

GENERAL CONSTRUCTION

- 1. All construction work shall be done in accordance with the current version of the Idaho Standards for Public Works Construction (ISPWC), the City of Meridian Supplemental Specifications to the ISPWC (and any addendums), Meridian Design Standards, the requirements of the Ada County Highway District (ACHD) and/or the requirements of the Idaho Transportation Department (ITD). The more stringent of any of these standards shall be the controlling standards or specifications.
- 2. The Contractor shall have a copy of the latest City of Meridian Standard Specifications and Drawings on site or readily accessible at all times during construction (available on the website). Failure to have access to a current copy of the Standard Specifications on site could be grounds for a stop work order until the situation is resolved.
- 3. The Contractor shall have plans stamped "Approved for Construction" by the City of Meridian on site at all times.
- 4. All Contractors, Subcontractors and Utility Contractors shall attend a pre-construction conference prior to start of work.
- 5. Contractors shall notify the appropriate agency when materials are on site or inspection of the work is required. No work may begin on any project without Twenty Four (24) hour prior notice.
- 6. Contractor shall notify the Public Works Inspector 48 hours prior to the required testing. The Contractor may not open or close water valves.
- 7. All material furnished on, or for the project must meet the minimum requirements of the approving agencies. At the request of the approving agency or the Design Engineer, Contractors shall furnish proof that all materials installed on this project meet the specification requirements set forth in General Construction Note No. 1.
- 8. Work subject to approval by any governmental agency must be approved prior to (A) backfilling trenches for pipe; (B) placing of aggregate base; (C) placing of concrete; (D) placing of asphalt paving.
- 9. Inspection, approval and final acceptance of all water and sewer construction shall be by the Public Works Department, and their decision shall be final. Such inspections shall not relieve the contractor from the responsibility of performing the work in an acceptable manner in accordance with the DEQ/QLPE approved construction plans.
- 10. Any deviation from the approved plans and specifications must have the applicable agency approval in writing prior to construction.
- 11. Prior to beginning installation of street lights, the electrical contractor shall obtain an Electrical Permit from the Building Division of the Meridian Public Works Department. Any deviation in street light locations from the approved plans must be approved in writing from the City Engineer.

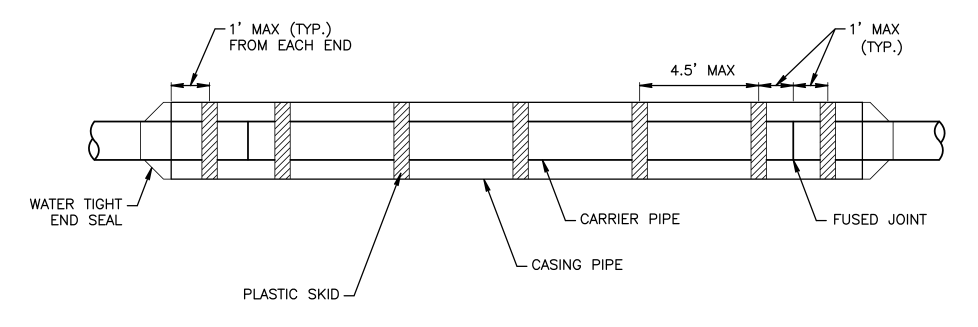
ROADWAY

- 1. ACHD or ITD will inspect all work within the public right-of-way to include utility trenches above the pipe zone
- 2. Traffic control beyond that provided under the prime roadway contract may be required for these utility improvements. All required traffic control shall conform to the requirements of ACHD, and the Manual on Uniform Traffic Control Devices. All required traffic control shall be considerd incidental to the project and no separate payment will be made.
- 3. When utility work occurs prior to the prime roadway construction, all utility trenches located within the limits of the prime roadway project that must be kept open to two way traffic and within existing paved surfaces shall be restored with Type "P" trench restoration. Trench restoration is considered temporary and will be maintained under the prime roadway contract following the initial trench repair must be accepted by ACHD and the prime contractor before maintenance responsibility is transferred to the prime contractor. All temporary trench restoration shall be considered incidental to the project and no separate payment shall be made.

WATER

- 1. Construction of the water system shall conform to the standards in the "Idaho Rules for Public Drinking Water Systems (IDAPA 58.01.08)" as well as the standards and specifications referred to in General Construction Note No. 1.
- 2. The horizontal separation of potable water mains and non-potable water mains (sanitary sewer, storm drain, and irrigation) shall be a minimum of ten (10) feet. Where it is necessary for a potable water main and non-potable water main to cross with less than eighteen (18) inches of vertical separation, the crossing shall be constructed in accordance with Section 542.07 of the Idaho Rules for Public Drinking Water Systems (IDAPA 58.01.08) and Section 430.02 of the Wastewater Rules (IDAPA 58.01.16).
- The horizontal separation of non-potable services and potable water services or potable water mains shall be a minimum of six (6) feet. Where it is necessary for a potable water main and non-potable water main to cross with less than eighteen (18) inches of vertical separation, the crossing shall be constructed in accordance with Section 542.07 of the Idaho Rules for Public Drinking Water Systems (IDAPA 58.01.08) and Section 430.02 of the Wastewater Rules (IDAPA 58.01.16).
- 4. Place water service lines in a two (2) inch diameter pipe wherever the service line crosses a storm water treatment facility (i.e. seepage beds, drainage swales).
- 5. The Contractor shall be responsible for providing continuous water service to all existing water users affected by construction. If water service must be interrupted, the Contractor shall coordinate with the Public Works Inspector.
- 6. It is the intent of this project that all new water line work be performed in conjunction with ACHD's roadway reconstruction project. All water line work shall be closely coordinated with the prime contract to minimize the amount of trench work in the paved areas that must remain open to traffic. When utility construction must occur prior to the roadway work trenches shall be repaired with Temporary Type "P" surface restoration. See Roadway Note #3.
- 7. Trench dewatering may be required to complete construction activities. Contractor is required to obtain necessary permits and approvals prior to starting dewatering.
- 8. All products used to construct a public drinking water system and will be in contact with potable water must be certified by an accredited ANSI certification body to meet applicable ANSI/NSF standards.

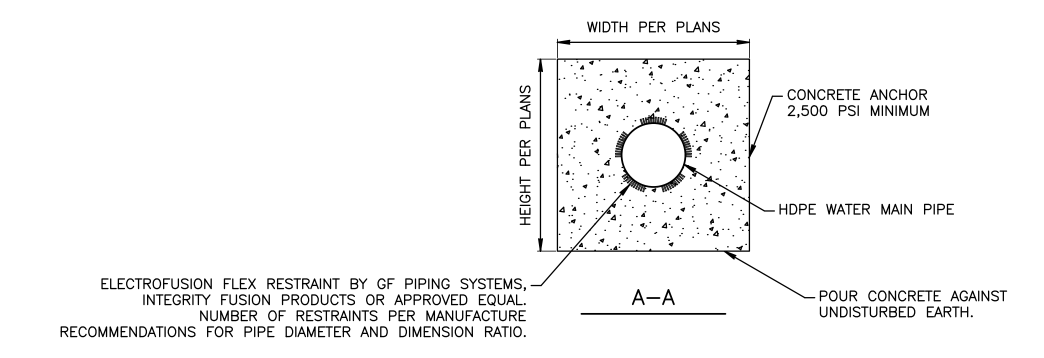
- 1. Construction of the sewer system shall conform to the standards in the Wastewater Rules (IDAPA 58.01.16) as well as the standards and specifications referred to in General Construction Note No. 1.
- 2. The horizontal separation of potable water mains and non-potable water mains (sanitary sewer, storm drain, and irrigation) shall be a minimum of ten (10) feet. Where it is necessary for a potable water main and non-potable water main to cross with less than eighteen (18) inches of vertical separation, the crossing shall be constructed in accordance with Section 542.07 of the Idaho Rules for Public Drinking Water Systems (IDAPA 58.01.08) and Section 430.02 of the Wastewater Rules (IDAPA 58.01.16).
- 3. The horizontal separation of non-potable services and potable water services or potable water mains shall be a minimum of six (6) feet. Where it is necessary for a potable water main and non-potable water main to cross with less than eighteen (18) inches of vertical separation, the crossing shall be constructed in accordance with Section 542.07 of the Idaho Rules for Public Drinking Water Systems (IDAPA 58.01.08) and Section 430.02 of the Wastewater Rules (IDAPA 58.01.16).
- 4. Place sewer service lines in a six (6) inch diameter water class pipe wherever the service line crosses a stormwater treatment facility (i.e., seepage beds, drainage swales).
- 5. It is the intent of this project that all new sewer line work be performed in conjunction with ACHD's roadway reconstruction project. All sewer line work shall be closely coordinated with the prime contract to minimize the amount of trench work in the paved areas that must remain open to traffic. When utility construction must occur prior to the roadway work trenches shall be repaired with Temporary Type "P" surface restoration. See Roadway Note #3.
- 6. Trench dewatering may be required to complete construction activities. Contractor is required to obtain necessary permits and approvals prior to starting dewatering.

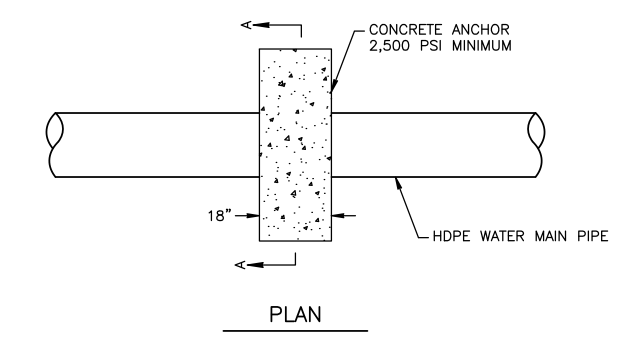


WATER MAIN CASING DETAIL

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- NOTES: 1. CASING PIPE SHALL BE INSTALLED AT THE SAME SLOPE AS THE CARRIER PIPE AND THE CARRIER PIPE SHALL BE CENTERED INSIDE THE CASING PIPE.
 - 2. THE ENTIRE ANNULAR SPACE BETWEEN THE CASING AND CARRIER PIPES SPACE SHALL BE FILLED IN ACCORDANCE WITH THE ISPWC AND CITY OF MERIDIAN SUPPLEMENTAL SPECIFICATIONS.





HDPE PIPE CONCRETE ANCHOR

N.T.S.

MERIDIAN ⊱

APPROVED FOR CONSTRUCTION

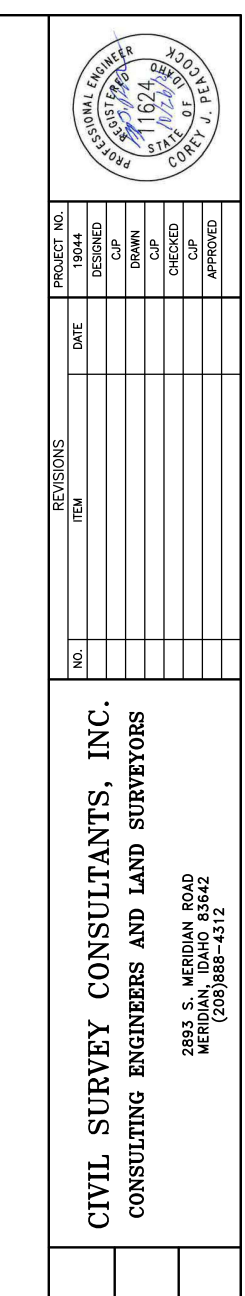
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Name Codee Krausch **Date** 11/02/2021 Permit Number LD-CAP-2021-0003 APPROVED FOR CONSTRUCTION These plans and/or specifications have been reviewed for compliance with Meridian City Standards and Specifications. This review does not

relieve the owner, engineer, or contractor of the responsibility to design and/or construct these facilities in compliance with all current applicable federal, state and local laws, rules, regulations, ordinances, development agreements, specifications, orders or approvals, all of which the City retains the right to enforce. Inconsistencies not noted by City staff shall not be construed as approved unless specifically addressed in writing by the City. Any proposed revision to these plans

must be submitted for review and compliance with the Meridian City Standards and Specifications before said revision is constructed.

> JOB NO: 19044 SHEET 2 OF 8

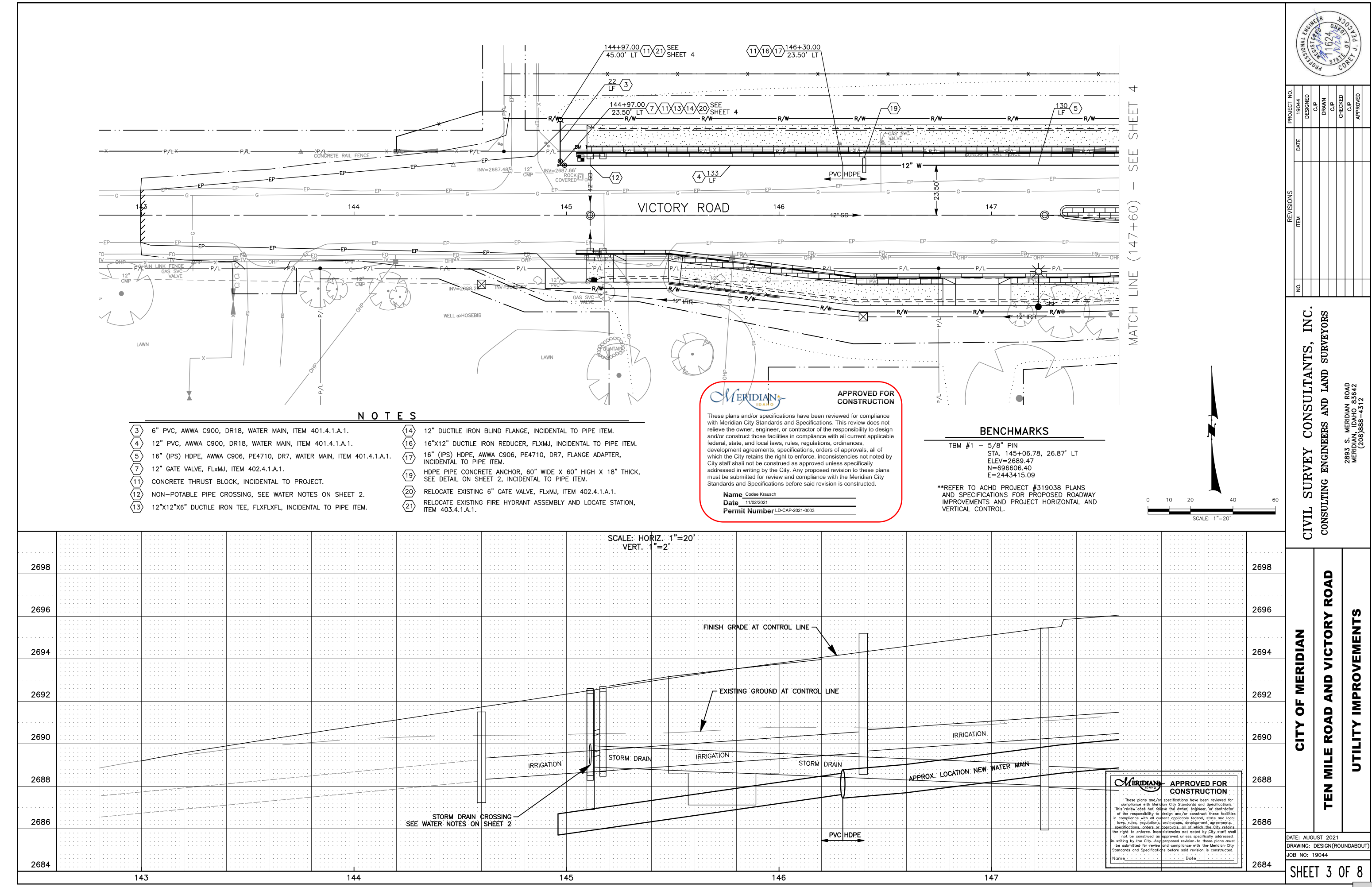


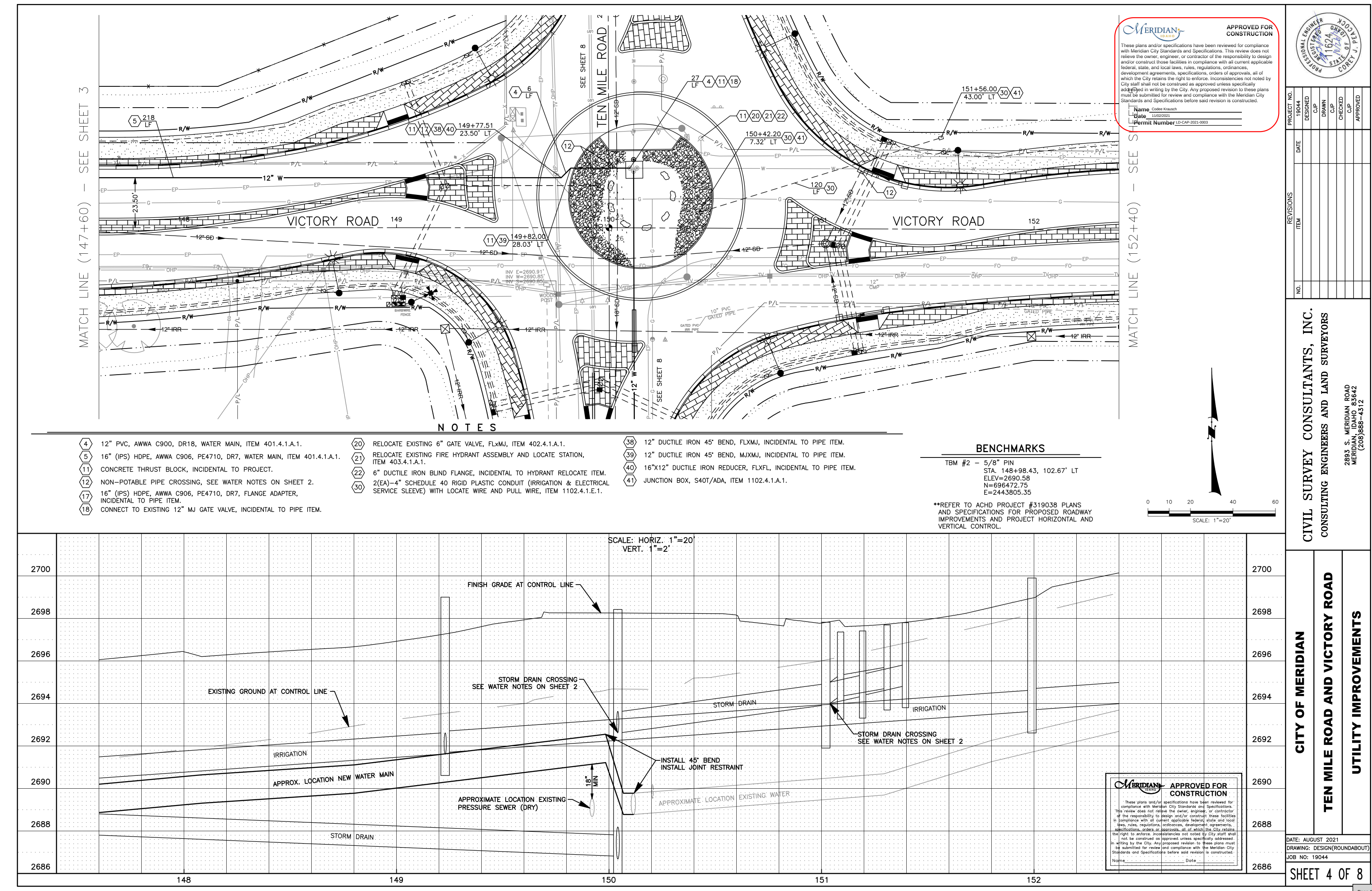
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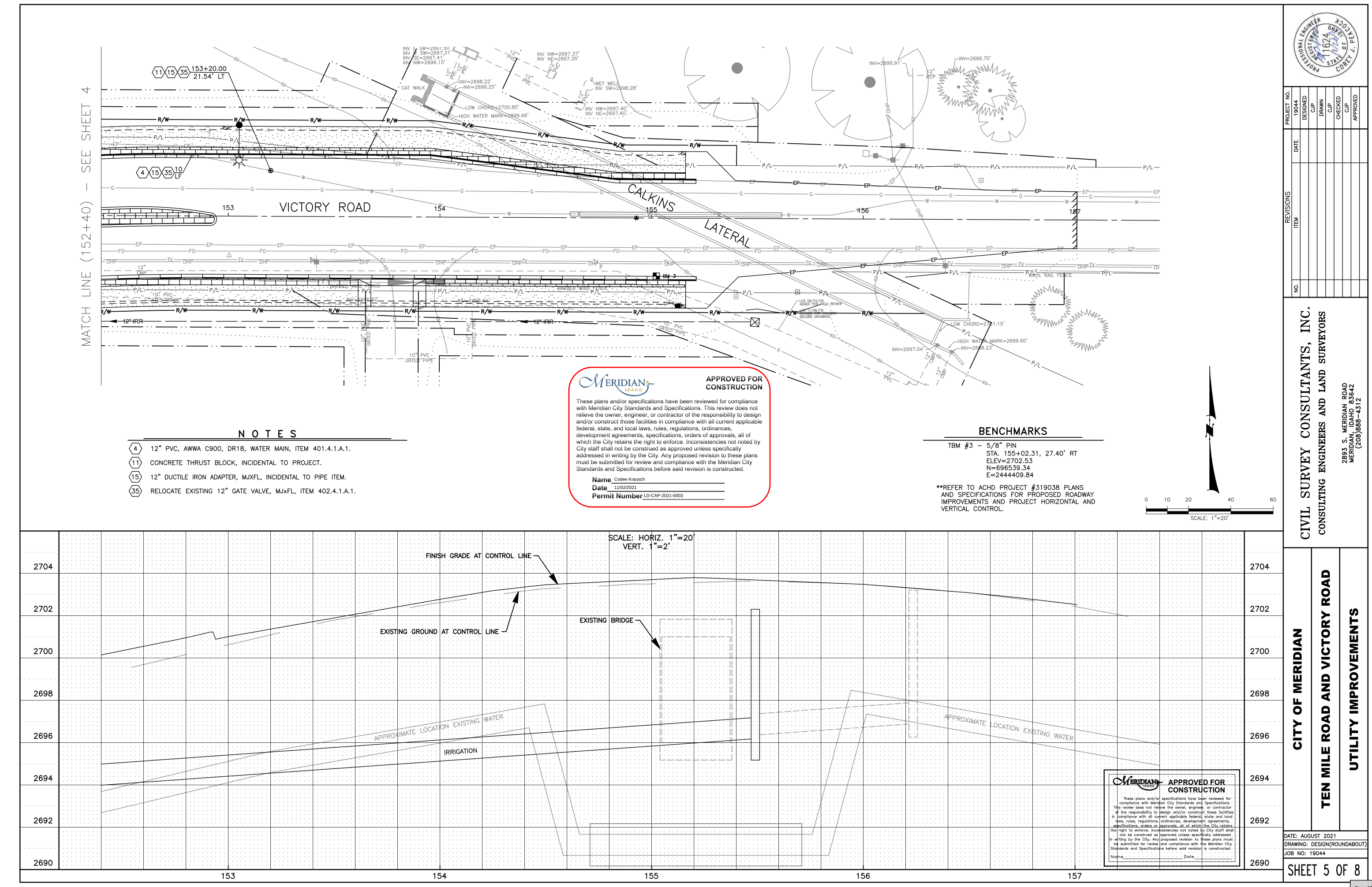
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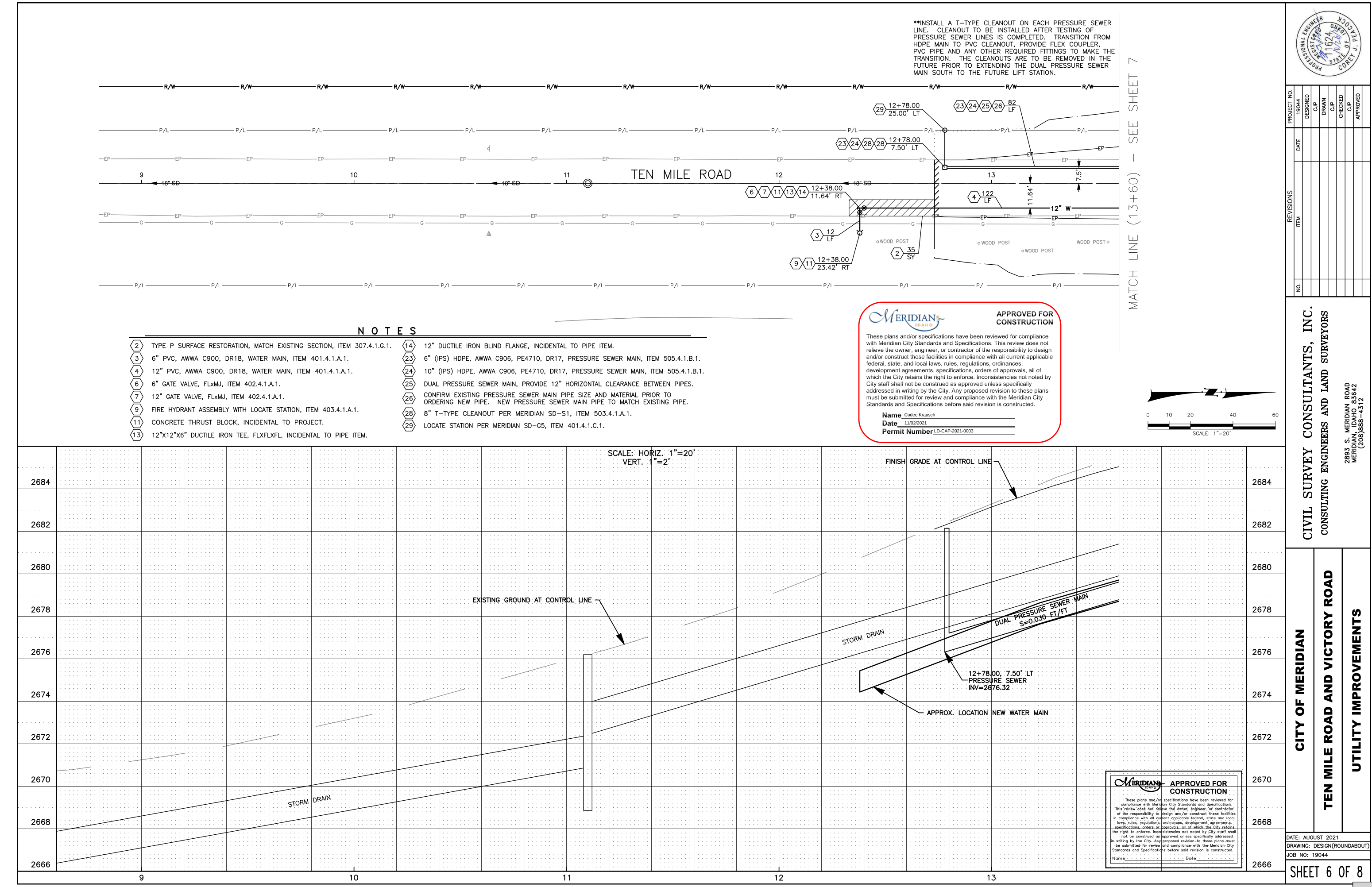
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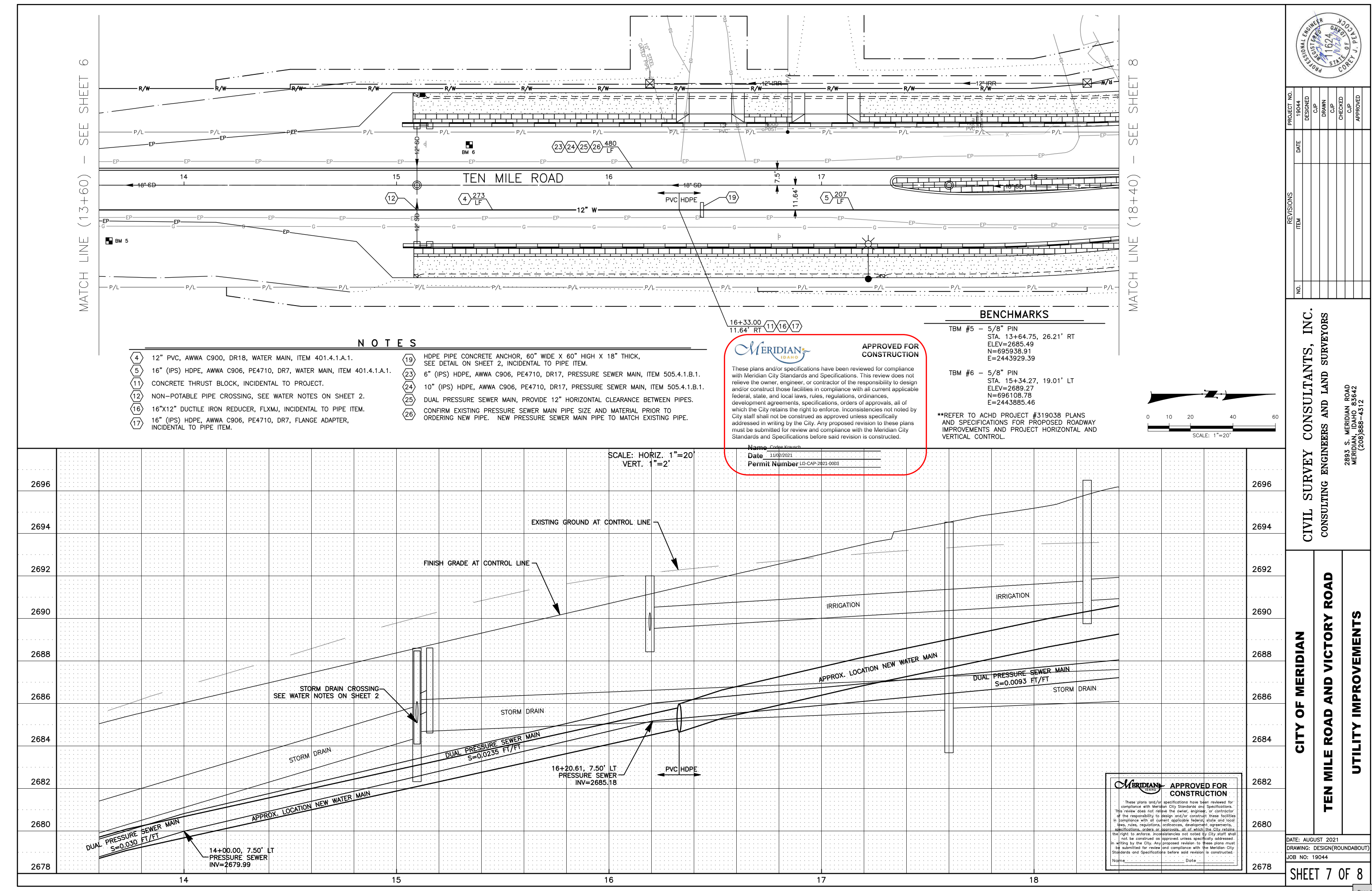
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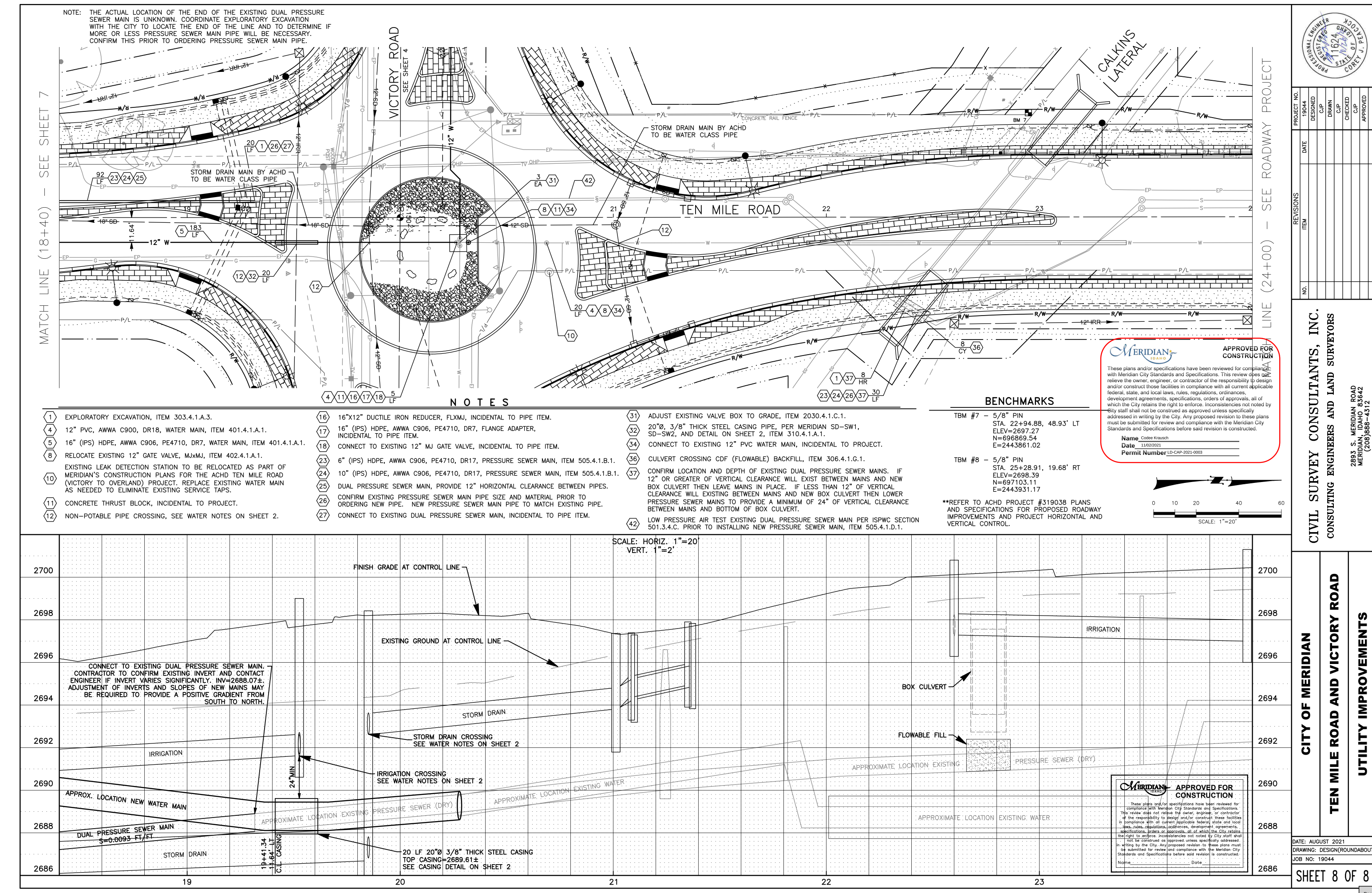














AGENDA ITEM

ITEM **TOPIC:** Advisory Services Agreement Between the City of Meridian and The Urban Land Institute for Professional Services Panel



MEMO TO CITY COUNCIL

Request to Include Topic on the City Council Agenda

From: Kim Warren, Parks and Recreation Meeting Date: Dec 7, 2021

Presenter: n/a Consent Agenda Item **Estimated Time:** n/a

Topic: Signature request for Urban Land Institute Contract as budgeted for in the 2022 CFP.

Recommended Council Action:

Consent Agenda Item. Requesting contract approval and signature.

Background:

Last year the City was presented with an opportunity to partner with the Urban Land Institute (ULI) on an intensive in-person Professional Services Panel to solve ongoing challenges across the pathway system. Focus areas for this effort are: Equitability and Access, Brand Identity and Visibility, and Partnership and Project Implementation.

The City's obligation (to cover travel and administrative costs) relative to these pro-bono professional services was approved as part of the 2022 CFP Budget Process.

This partnership with ULI directly addresses City Strategic Plan imperatives to enhance visibility of the pathway system, and utilize grants or partnerships to implement pathway development.

ULI-The Urban Land Institute— Advisory Services (ASP) Agreement [City of Meridian, Idaho]

This Agreement constitutes a binding contract between **City of Meridian ("Sponsor")** and **ULI-the Urban Land Institute ("Institute" or "ULI"**). As part of its purpose, the Institute maintains a virtual Advisory Services Program (vASP) for the purpose of benefiting organizations, governments, institutions and the general public through improved planning and utilization of land. The Sponsor wishes to obtain advice and recommendations from the Institute on development and planning issues associated a variety of land use, real estate and organizational structure issues using the Institute's Advisory Services Panel Program. The Scope of this agreement is provided in Attachment A.

Washington, DC 20036

Pursuant to this Agreement, the Institute agrees:

- 1. To provide a 3-day Advisory Services panel composed of members of the Institute and others who collectively have a varied and broad experience and knowledge applicable to the particular problems to be considered.
- 2. To arrange for the panel members to visit the location upon which its recommendations are sought for a period of not less than five days, starting on or about May 16, 2022. During that time the panel, directly and through its staff, will study the designated area; consult with public and private officials, representatives of other relevant organizations, and other individuals familiar with the problems involved; and prepare its conclusions and recommendations which will be presented to the Sponsor and its invited guests in oral form at the close of the onsite assignment. It is understood that the timing of this panel may change due to the COVID Pandemic and that an alternative date, mutually agreeable between Sponsor and ULI, may be chosen.
- 3. To promptly, provide the Sponsor with a written letter report that summarizes its conclusions and recommendations (the "Report").
- 4. To absorb the technological expenses of its panel and staff during the duration of the vASP engagement.
- 5. To absorb the travel and living expenses of its panel and staff while on site.

The Sponsor agrees, at its expense:

6. To furnish each panel member, not less than 14 days in advance of the panel meeting, such pertinent background data in the form of reports, plans, charts, etc., as may be presently available or readily developed for the preliminary study of the panel, prior to its inspection on site. Unless otherwise discussed, these materials will be posted to a centralized online repository for access by panelists (e.g. dropbox, google drive).

Item #9.

ULI Virtual Advisory Services Panel Agreement City of Meridian, Idaho Page 2 of 4

- 7. To coordinate and invite, insofar as possible, to have appropriate persons, including public and private officials, representatives of the relevant organizations, and others, available through electronic media for the purpose of consulting with and furnishing information to the panel on specific matters relevant to the assignment as may be necessary and advisable during the stakeholder engagement component of the vASP.
- 8. Identify an impact liaison and participate in various activities associated with gathering data and measuring panel impact in partnership with ULI's Advisory Services' Impact Analysis Pilot Program.
- 9. The cost of the 3-day Advisory Services Panel is \$15,000, which will be paid upon the presentation of the panel's recommendations. In the event the Sponsor cancels the panel assignment, the initial payment is non-refundable and Sponsor shall be responsible for any additional costs incurred by ULI up to the date of cancellation.

It is understood that the fee paid by the Sponsor to the Institute is to be used to cover the costs of the panel assignment and development of the Report.

The Sponsor may not make commercial use of the Report, but may make noncommercial use of the Report, including those findings and recommendations from the panel, as it may deem desirable. The Sponsor hereby specifically agrees that the Institute may publish and disseminate such report or any part thereof in conjunction with its noncommercial research and educational programs.

To the extent allowed by law, including, but not limited to, Title VIII, Chapter 3, Idaho Constitution, each party shall indemnify, save, defend and hold harmless the other, its elected/appointed officials, officers, directors, employees and agents from any and all liability, claims, suits, demands, actions, damages and expenses (including reasonable attorney fees) of whatsoever kind and by whomsoever brought against the indemnified party, its elected/appointed officials, officers, directors, employees and agents, arising from or in connection with any willful or grossly negligent act, error or omission of the indemnifying party, its elected/appointed officials, officers, directors, employees, and agents in the performance of this Agreement. Each party's aggregate liability for damages of any nature shall be limited to the amount of the payment authorized under this agreement. In no event will either party be responsible for incidental or consequential damages arising out of the services it provides under this Agreement.

ULI is acting in the capacity of an independent contractor hereunder and not as an employee, or agent of, or joint venturer with Sponsor.

The performance of this Agreement by either party is subject to acts of God, war or threat of war, government regulation, acts of terrorism, disaster, fire, strikes, civil disorder, public health crises, curtailment of transportation facilities or other circumstance beyond the control of the parties unreasonably delaying or making it inadvisable, illegal or impossible for either party to perform its obligations hereunder. This Agreement may be terminated without penalty for any one (1) or more of such reasons by written notice from one party to the other; provided that the party delayed or unable to perform shall promptly advise the other

Item #9.

ULI Virtual Advisory Services Panel Agreement City of Meridian, Idaho Page 3 of 4

party of such delay or impossibility of performance, and provided further that the party so delayed or unable to perform shall take reasonable steps to mitigate the effects of any such delay or nonperformance.

Either party shall have the right to assign this Agreement to an affiliate upon prior written notice to the other party. In all other instances, neither party shall assign its rights or duties under this Agreement without prior written consent of the other party. Subject to the foregoing, this Agreement shall bind and inure to the benefit of the respective parties and their successors and assigns.

This agreement constitutes the entire agreement between the parties regarding the services described herein and supersedes all prior agreements or understandings between the parties on this subject matter, whether written or verbal.

This Agreement may not be altered, amended or modified except by written document signed by all parties.

This Agreement shall be subject to and construed under the laws of State of Idaho. The undersigned parties and their duly authorized representatives represent and warrant that they have authority to enter into this Agreement and hereby agree to the terms set forth above.

ULI—the Urban Land Institute	City of Meridian
DocuSigned by: Joz. J. Little E4DBD6E1ED83452	
Tom Eitler, Senior Vice President	Robert E. Simison, Mayor
November 19, 2021 12:43 PM EST	
Date	Date
	Name/Title
Date	Date

Item #9.

ULI Virtual Advisory Services Panel Agreement City of Meridian, Idaho Page 4 of 4

Attachment A

Key Scope Questions

1. Equitability and Access

- a. What are strategies for Meridian to increase equitable access to the existing trail system, and how can connectivity across "missing teeth" and major gaps be improved?
- b. How can the City address and surmount existing barriers to connectivity such as the interstate corridor, major roadways, and canals/waterways?
- c. How to carve pedestrian access through older (often less affluent) areas that were developed prior to implementation of the Pathways Master Plan.

2. Brand Identity and Visibility

- a. What are strategies to enhance awareness of the pathway system, increase visibility, and create a pathway brand?
- How can wayfinding be improved for new and existing pathway users? And also for users of all ages, abilities, and technological orientations (those who are uncomfortable with technology, or simply want to unplug).
- c. How can Meridian promote more activation and activity along the pathway system?

3. Partnerships and Implementation:

- a. What are potential funding models to reliably fund pathway easements and construction projects for the pathway system?
- b. What are strategies for obtaining easements without eminent domain, and how can the easement purchase process be improved and standardized?
- c. How can we employ innovative/emerging strategies for working with multiple property owners along canals to foster community collaboration towards connectivity?
- d. Recommendations for types of consultants that specialize in easement acquisition.



ITEM **TOPIC:** National Opioids Settlement Participation Form Regarding Distributor Settlement Agreement

PARTICIPATION INSTRUCTIONS

Thank you for registering your subdivision on the national settlement website and for considering participating in the proposed Settlement Agreement with McKesson Corporation, Cardinal Health, Inc., and AmerisourceBergen Corporation (collectively "Settling Distributors"). This virtual envelope contains a Participation Form including a release of claims. The Participation Form in this envelope must be executed, without alteration, and submitted in order for your subdivision to be considered potentially "participating."

The sign-on period for subdivisions ends on January 2, 2022. On or after that date, the states (in consultation with the subdivisions) and the Settling Distributors will determine whether the subdivision participation rate is sufficient for the settlement to move forward. If the deal moves forward, your release will become effective. If it does not, it will not.

As a reminder, if you have not already started your review of the settlement documentation, detailed information about the Settlements may be found at: https://nationalopioidsettlement.com/. This national settlement website also includes links to information about how the Settlements are being implemented in your state and how settlement funds will be allocated within your state, including information about, and links to, any applicable allocation agreement or legislation. This website will be supplemented as additional documents are created. If you have questions, please contact your counsel (if you have counsel on opioids matters) or the Idaho Attorney General's Office at opioidsettlement@idaho.gov.

Settlement Participation Form

Governmental Entity: Meridian city	State: ID
Authorized Signatory:	
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 dated July 21, 2021 ("Distributor Settlement"), and acting through the undersigned authorized official, hereby elects to participate in the Distributor Settlement, release all Released Claims against all Released Entities, and agrees as follows.

- 1. The Governmental Entity is aware of and has reviewed the Distributor Settlement, understands that all terms in this Election and Release have the meanings defined therein, and agrees that by this Election, the Governmental Entity elects to participate in the Distributor Settlement and become a Participating Subdivision as provided therein.
- 2. The Governmental Entity shall, within 14 days of the Reference Date and prior to the filing of the Consent Judgment, dismiss with prejudice any Released Claims that it has filed.
- 3. The Governmental Entity agrees to the terms of the Distributor Settlement pertaining to Subdivisions as defined therein.
- 4. By agreeing to the terms of the Distributor Settlement and becoming a Releasor, the Governmental Entity is entitled to the benefits provided therein, including, if applicable, monetary payments beginning after the Effective Date.
- 5. The Governmental Entity agrees to use any monies it receives through the Distributor Settlement solely for the purposes provided therein.
- 6. The Governmental Entity submits to the jurisdiction of the court in the Governmental Entity's state where the Consent Judgment is filed for purposes limited to that court's role as provided in, and for resolving disputes to the extent provided in, the Distributor Settlement.
- 7. The Governmental Entity has the right to enforce the Distributor Settlement as provided therein.

- 8. The Governmental Entity, as a Participating Subdivision, hereby becomes a Releasor for all purposes in the Distributor Settlement, including but not limited to all provisions of Part XI, 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 Released Entity in any forum whatsoever. The releases provided for in the Distributor Settlement are intended by the Parties to be broad and shall be interpreted so as to give the Released Entities the broadest possible bar against any liability relating in any way to Released Claims and extend to the full extent of the power of the Governmental Entity to release claims. The Distributor 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 Distributor Settlement.
- 10. In connection with the releases provided for in the Distributor Settlement, each 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 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 which it knows, believes, or assumes to be true with respect to the Released Claims, but each Governmental Entity hereby expressly waives and fully, finally, and forever settles, releases and discharges, upon the Effective Date, 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 Entities' decision to participate in the Distributor Settlement.

11. Nothing herein is intended to modify in any way the terms of the Distributor Settlement, to which Governmental Entity hereby agrees. To the extent this Election and Release is interpreted differently from the Distributor Settlement in any respect, the Distributor Settlement controls.

I swear under penalty of perjury that I have all necessary power and authorization to execute this Election and Release on behalf of the Governmental Entity.

Signature:		
Name:		
Title:		
Date:	 	

DISTRIBUTOR SETTLEMENT AGREEMENT

Table of Contents

		Page
I.	Definitions	1
II.	Participation by States and Condition to Preliminary Agreement	13
III.	Injunctive Relief	13
IV.	Settlement Payments	13
V.	Allocation and Use of Settlement Payments	28
VI.	Enforcement	34
VII.	Participation by Subdivisions	40
VIII.	Condition to Effectiveness of Agreement and Filing of Consent Judgment	42
IX.	Additional Restitution	44
X.	Plaintiffs' Attorneys' Fees and Costs	44
XI.	Release	44
XII.	Later Litigating Subdivisions	49
XIII.	Reductions/Offsets	53
XIV.	Miscellaneous	54
EXHI	BIT A Alleged Harms	A-1
EXHI	BIT B Enforcement Committee Organizational Bylaws	B-1
EXHI	BIT C Litigating Subdivisions List	C-1
EXHI	BIT D Later Litigating Subdivision Suspension and Offset Determinations	D-1
EXHI	BIT E List of Opioid Remediation Uses	E-1
EXHI	BIT F List of States and Overall Allocation Percentages	F-1
EXHI	BIT G Subdivisions Eligible to Receive Direct Allocations from the Subdivision Fund and Default Subdivision Fund Allocation Percentages	G-1
EXHI	BIT H Participation Tier Determination ¹	H-1
EXHI	BIT I Primary Subdivisions	I-1

EXHIBIT J Settling Distributors' Subsidiaries, Joint Ventures, and Predecessor Entities	J-1
EXHIBIT K Subdivision Settlement Participation Form	K-1
EXHIBIT L Settlement Fund Administrator	L-1
EXHIBIT M Settlement Payment Schedule	. M-1
EXHIBIT N Additional Restitution Amount Allocation	N-1
EXHIBIT O Adoption of a State-Subdivision Agreement	O-1
EXHIBIT P Injunctive Relief	P-1
EXHIBIT Q Illustrative Examples of Prepayments	Q-1
EXHIBIT R Agreement on Attorneys' Fees, Expenses and Costs	R-1
EXHIBIT S Agreement on the State Outside Counsel Fee Fund	S-1
EXHIBIT T Agreement on the State Cost Fund Administration	T-1
EXHIBIT U ABC IRS Form 1098-F	U-1
EXHIBIT V Cardinal IRS Form 1098-F	V-1
EXHIBIT W McKesson IRS Form 1098-F	. W-1
EXHIBIT X Severity Factors	X-1

DISTRIBUTOR SETTLEMENT AGREEMENT

This Settlement Agreement, dated as of July 21, 2021 (the "*Agreement*"), sets forth the terms of settlement between and among the Settling States, the Settling Distributors, and the Participating Subdivisions (as those terms are defined below). Upon satisfaction of the conditions set forth in Section II and Section VIII, this Agreement will be binding on all Settling States, Settling Distributors, and Participating Subdivisions. This Agreement will then be filed as part of Consent Judgments in the respective courts of each of the Settling States, pursuant to the terms set forth in Section VIII.

I. Definitions

For all sections of this Agreement except $\underline{Exhibit\ E}$ and $\underline{Exhibit\ P}$, the following definitions apply:

- A. "Abatement Accounts Fund." The component of the Settlement Fund described in Section V.E.
- B. "Additional Restitution Amount." The amount available to Settling States listed on Exhibit N totaling \$282,692,307.70.
- C. "Agreement." This agreement, as set forth above. For the avoidance of doubt, this Agreement is inclusive of all exhibits.
- D. "Alleged Harms." The alleged past, present, and future financial, societal, and public nuisance harms and related expenditures arising out of the alleged misuse and abuse of Products, non-exclusive examples of which are described in the documents listed on Exhibit A, that have allegedly arisen as a result of the physical and bodily injuries sustained by individuals suffering from opioid-related addiction, abuse, death, and other related diseases and disorders, and that have allegedly been caused by the Settling Distributors.
- E. "Allocation Statute." A state law that governs allocation, distribution, and/or use of some or all of the Settlement Fund amounts allocated to that State and/or its Subdivisions. In addition to modifying the allocation set forth in Section V.D.2, an Allocation Statute may, without limitation, contain a Statutory Trust, further restrict expenditures of funds, form an advisory committee, establish oversight and reporting requirements, or address other default provisions and other matters related to the funds. An Allocation Statute is not required to address all three (3) types of funds comprising the Settlement Fund or all default provisions.
- F. "Annual Payment." The total amount payable to the Settlement Fund Administrator by the Settling Distributors on the Payment Date each year, as calculated by the Settlement Fund Administrator pursuant to <u>Section IV.B.1.e</u>. For the avoidance of doubt, this term does not include the Additional Restitution Amount or amounts paid pursuant to <u>Section X</u>.
 - G. "Appropriate Official." As defined in Section XIV.F.3.
- H. "Bankruptcy Code." Title 11 of the United States Code, 11 U.S.C. § 101, et seq.

- I. "Bar." Either: (1) a law barring Subdivisions in a State from maintaining Released Claims against Released Entities (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 highest court of the State (or, in a State with a single intermediate court of appeals, the intermediate court of appeals when not subject to further review by the highest court of the State) setting forth the general principle that Subdivisions in the State may not maintain any Released Claims against Released Entities, 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 Released Entity (apart from the Annual Payments by Settling Distributors under this Agreement) shall not constitute a Bar.
- J. "Case-Specific Resolution." Either: (1) a law barring the Subdivision at issue from maintaining any Released Claims against any Released Entities (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 a court of competent jurisdiction over the Subdivision at issue that the Subdivision may not maintain any Released Claims at issue against any Released Entities, 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 Released Entity (apart from the Annual Payments by Settling Distributors under this Agreement) shall not constitute a Case-Specific Resolution.
- K. "Claim." Any past, present or future cause of action, claim for relief, crossclaim 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, abatement, 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.
- L. "Claim-Over." A Claim asserted by a Non-Released Entity against a Released Entity on the basis of contribution, indemnity, or other claim-over on any theory relating to a Non-Party Covered Conduct Claim asserted by a Releasor.
- M. "Compensatory Restitution Amount." The aggregate amount paid or incurred by the Settling Distributors hereunder other than amounts paid as attorneys' fees and costs or identified pursuant to Section V.B.2 as being used to pay attorneys' fees, investigation costs or litigation costs.

- N. "Consent Judgment." A state-specific consent judgment in a form to be agreed by the Settling States and the Settling Distributors prior to the Initial Participation Date that, among other things, (1) approves this Agreement and (2) provides for the release set forth in Section XI.A, including the dismissal with prejudice of any Released Claims that the Settling State has brought against Released Entities.
- O. "Covered Conduct." 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 Reference Date (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) relating in any way to (1) the discovery, development, manufacture, packaging, repackaging, marketing, promotion, advertising, labeling, recall, withdrawal, distribution, delivery, monitoring, reporting, supply, sale, prescribing, dispensing, physical security, warehousing, use or abuse of, or operating procedures relating to, any Product, or any system, plan, policy or advocacy relating to any Product or class of Products, including, but not limited to, any unbranded promotion, marketing, programs, or campaigns relating to any Product or class of Products; (2) the characteristics, properties, risks, or benefits of any Product; (3) the reporting, disclosure, non-reporting or nondisclosure to federal, state or other regulators of orders placed with any Released Entity; or (4) diversion control programs or suspicious order monitoring; provided, however, that as to any Claim that a Releasor has brought or could bring, Covered Conduct does not include noncompliance with statutory or administrative supply security standards concerning cleanliness of facilities or stopping counterfeit products, so long as such standards apply to the storage and distribution of both controlled and non-controlled pharmaceuticals.
 - P. "Designated State." New York.
 - Q. "Effective Date." The date sixty (60) calendar days after the Reference Date.
- R. "Enforcement Committee." A committee consisting of representatives of the Settling States and of the Participating Subdivisions. Exhibit B contains the organizational bylaws of the Enforcement Committee. Notice pursuant to Section XIV.Q shall be provided when there are changes in membership or contact information.
- S. "Final Order." An order or judgment of a court of competent jurisdiction with respect to the applicable subject matter (1) which has not been reversed or superseded by a modified or amended order, is not currently stayed, and as to which any right to appeal or seek certiorari, review, reargument, stay, or rehearing has expired, and as to which no appeal or petition for certiorari, review, reargument, stay, or rehearing is pending, or (2) as to which an appeal has been taken or petition for certiorari, review, reargument, stay, or rehearing has been filed and (a) such appeal or petition for certiorari, review, reargument, stay, or rehearing has been resolved by the highest court to which the order or judgment was appealed or from which certiorari, review, reargument, stay, or rehearing was sought, or (b) the time to appeal further or seek certiorari, review, reargument, stay, or rehearing has expired and no such further appeal or petition for certiorari, review, reargument, stay, or rehearing is pending.

- T. "Global Settlement Abatement Amount." The abatement amount of \$19,045,384,616.
- U. "Global Settlement Amount." The Global Settlement Amount is \$21 billion, which shall be divided into the Global Settlement Abatement Amount, the Additional Restitution Amount, and the Global Settlement Attorney Fee Amount.
- V. "Global Settlement Attorney Fee Amount." The attorney fee amount of \$1,671,923,077.
 - W. "Incentive Payment A." The incentive payment described in <u>Section IV.F.1</u>.
 - X. "Incentive Payment B." The incentive payment described in <u>Section IV.F.2</u>.
 - Y. "Incentive Payment C." The incentive payment described in Section IV.F.3.
 - Z. "Incentive Payment D." The incentive payment described in Section IV.F.4.
- AA. "Incentive Payment Final Eligibility Date." With respect to a Settling State, the date that is the earlier of (1) the fifth Payment Date, (2) the date of completion of opening statements in a trial of any action brought by a Subdivision in that State that includes a Released Claim against a Released Entity when such date is more than two (2) years after the Effective Date, or (3) two (2) years after the Effective Date in the event a trial of an action brought by a Subdivision in that State that includes a Released Claim against a Released Entity began after the Initial Participation Date but before two (2) years after the Effective Date.
- BB. "Initial Participating Subdivision." A Subdivision that meets the requirements set forth in Section VII.D.
- CC. "Initial Participation Date." The date one hundred twenty (120) calendar days after the Preliminary Agreement Date, unless it is extended by written agreement of the Settling Distributors and the Enforcement Committee.
- DD. "Injunctive Relief Terms." The terms described in Section III and set forth in Exhibit P.
- EE. "Later Litigating Subdivision." A Subdivision (or Subdivision official asserting the right of or for the Subdivision to recover for alleged harms to the Subdivision and/or the people thereof) that: (1) first files a lawsuit bringing a Released Claim against a Released Entity after the Trigger Date; or (2) adds a Released Claim against a Released Entity after the Trigger Date to a lawsuit brought before the Trigger Date that, prior to the Trigger Date, did not include any Released Claims against a Released Entity; or (3) (a) was a Litigating Subdivision whose Released Claims against Released Entities were resolved by a legislative Bar or legislative Case-Specific Resolution as of the Trigger Date, (b) such legislative Bar or legislative Case-Specific Resolution is subject to a Revocation Event after the Trigger Date, and (c) the earlier of the date of completion of opening statements in a trial in an action brought by a Subdivision in that State that includes a Released Claim against a Released Entity or one hundred eighty (180) days from the Revocation Event passes without a Bar or Case-Specific

Resolution being implemented as to that Litigating Subdivision or the Litigating Subdivision's Released Claims being dismissed; or (4) (a) was a Litigating Subdivision whose Released Claims against Released Entities were resolved by a judicial Bar or judicial Case-Specific Resolution as of the Trigger Date, (b) such judicial Bar or judicial Case-Specific Resolution is subject to a Revocation Event after the Trigger Date, and (c) such Litigating Subdivision takes any action in its lawsuit asserting a Released Claim against a Released Entity other than seeking a stay or dismissal.

- FF. "Later Participating Subdivision." A Participating Subdivision that is not an Initial Participating Subdivision, but meets the requirements set forth in <u>Section VII.E</u>.
- GG. "Litigating Subdivision." A Subdivision (or Subdivision official) that brought any Released Claim against any Released Entity prior to the Trigger Date; provided, however, that a Subdivision (or Subdivision official) that is a Prior Litigating Subdivision shall not be considered a Litigating Subdivision. Exhibit C is an agreed list of all Litigating Subdivisions. Exhibit C will be updated (including with any corrections) periodically, and a final version of Exhibit C will be attached hereto as of the Reference Date.
- HH. "National Arbitration Panel." The panel comprised as described in <u>Section VI.F.2.b.</u>
 - II. "National Disputes." As defined in Section VI.F.2.a.
- JJ. "Net Abatement Amount." The Global Settlement Abatement Amount as reduced by the Tribal/W. Va. Subdivision Credit.
 - KK. "Net Settlement Prepayment Amount." As defined in Section IV.J.1.
- LL. "Non-Litigating Subdivision." Any Subdivision that is neither a Litigating Subdivision nor a Later Litigating Subdivision.
- MM. "Non-Participating Subdivision." Any Subdivision that is not a Participating Subdivision.
- NN. "Non-Party Covered Conduct Claim." A Claim against any Non-Released Entity involving, arising out of, or related to Covered Conduct (or conduct that would be Covered Conduct if engaged in by a Released Entity).
- OO. "Non-Party Settlement." A settlement by any Releasor that settles any Non-Party Covered Conduct Claim and includes a release of any Non-Released Entity.
 - PP. "Non-Released Entity." An entity that is not a Released Entity.
 - QQ. "Non-Settling State." Any State that is not a Settling State.
- RR. "Offset Cap." The per-State dollar amount which the dollar-for-dollar offset described in Section XII.A cannot exceed in a Payment Year, to be calculated by multiplying the

amount of the relevant Annual Payment apportioned to the State and to its Subdivisions for that Payment Year by the percentage for the applicable Participation Tier as set forth in <u>Exhibit D</u>.

- SS. "Opioid Remediation." Care, treatment, and other programs and expenditures (including reimbursement for past such programs or expenditures¹ 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 E provides a non-exhaustive list of expenditures that qualify as being paid for Opioid Remediation. Qualifying expenditures may include reasonable related administrative expenses.
- TT. "Opioid Tax." Any tax, assessment, license fee, surcharge or any other fee (other than a fixed prospective excise tax or similar tax or fee that has no restriction on pass-through) imposed by a State on a Settling Distributor on the sale, transfer or distribution of opioid products; provided, however, that neither the Excise Tax on sale of Opioids, Article 20-D of New York's Tax Law nor the Opioid Stewardship Act, Article 33, Title 2-A of New York's Public Health Law shall be considered an Opioid Tax for purposes of this Agreement.
- UU. "Overall Allocation Percentage." A Settling State's percentage as set forth in Exhibit F. The aggregate Overall Allocation Percentages of all States (including Settling States and Non-Settling States) shall equal one hundred percent (100%).
- VV. "Participating Subdivision." Any Subdivision that meets the requirements for becoming a Participating Subdivision under <u>Section VII.B</u> and <u>Section VII.C</u>. Participating Subdivisions include both Initial Participating Subdivisions and Later Participating Subdivisions.
- WW. "Participation Tier." The level of participation in this Agreement as determined pursuant to <u>Section VIII.C</u> using the criteria set forth in <u>Exhibit H</u>.
 - XX. "Parties." The Settling Distributors and the Settling States (each, a "Party").
- YY. "Payment Date." The date on which the Settling Distributors make the Annual Payment pursuant to <u>Section IV.B.</u>
- ZZ. "Payment Year." The calendar year during which the applicable Annual Payment is due pursuant to Section IV.B. Payment Year 1 is 2021, Payment Year 2 is 2022 and so forth. References to payment "for a Payment Year" mean the Annual Payment due during that year. References to eligibility "for a Payment Year" mean eligibility in connection with the Annual Payment due during that year.
- AAA. "Preliminary Agreement Date." The date on which the Settling Distributors are to inform the Settling States of their determination whether the condition in <u>Section II.B</u> has been satisfied. The Preliminary Agreement Date shall be no more than fourteen (14) calendar days after the end of the notice period to States, unless it is extended by written agreement of the Settling Distributors and the Enforcement Committee.

¹ Reimbursement includes amounts paid to any governmental entities for past expenditures or programs.

- BBB. "Prepayment Notice." As defined in Section IV.J.1.
- CCC. "Primary Subdivision." A Subdivision that is a General Purpose Government (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) with population over 10,000; provided, however, that as used in connection with Incentive Payment C, the population threshold is 30,000. Attached as <u>Exhibit I</u> is an agreed list of the Primary Subdivisions in each State.
- DDD. "Prior Litigating Subdivision" A Subdivision (or Subdivision official) that brought any Released Claim against any Released Entity prior to the Trigger Date and all such Released Claims were separately settled or finally adjudicated prior to the Trigger Date; provided, however, that if the final adjudication was pursuant to a Bar, such Subdivision shall not be considered a Prior Litigating Subdivision. Notwithstanding the prior sentence, the Settling Distributors and the Settling State of the relevant Subdivision may agree in writing that the Subdivision shall not be considered a Prior Litigating Subdivision.
- EEE. "Product." Any chemical substance, whether used for medicinal or nonmedicinal 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) benzodiazepine, carisoprodol, 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, triozolam, temazepam, midazolam, carisoprodol, gabapentin, or any variant of these substances or any similar substance. Notwithstanding the foregoing, nothing in this section prohibits a Settling State from taking administrative or regulatory action related to benzodiazepine (including, but not limited to, diazepam, estazolam, quazepam, alprazolam, clonazepam, oxazepam, flurazepam, triozolam, 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 Effective Date.
- FFF. "Reference Date." The date on which the Settling Distributors are to inform the Settling States of their determination whether the condition in <u>Section VIII</u> has been satisfied. The Reference Date shall be no later than thirty (30) calendar days after the Initial Participation Date, unless it is extended by written agreement of the Settling Distributors and the Enforcement Committee.
- GGG. "Released Claims." 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 Reference Date. Without limiting the foregoing, Released Claims include any Claims that have been asserted against a Settling Distributor by any Settling State or 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 a State, Subdivision, or 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. 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 by a Later Litigating Subdivision or other non-party Subdivision that would have been Released Claims if they had been brought by a Releasor against a Released Entity.

"Released Entities." With respect to Released Claims, the Settling HHH. Distributors and (1) all past and present subsidiaries, divisions, predecessors, successors, and assigns (in each case, whether direct or indirect) of each Settling Distributor; (2) all past and present subsidiaries and divisions (in each case, whether direct or indirect) of any entity described in subsection (1); (3) the respective past and present officers, directors, members, trustees, and employees of any of the foregoing (each for actions that occurred during and related to their work for, or employment with, any of the Settling Distributors or the foregoing entities); (4) all past and present joint ventures (whether direct or indirect) of each Settling Distributor or its subsidiaries, including in any Settling Distributor or subsidiary's capacity as a participating member in such joint venture; (5) all direct or indirect parents and shareholders of the Settling Distributors (solely in their capacity as parents or shareholders of the applicable Settling Distributor with respect to Covered Conduct); and (6) any insurer of any Settling Distributor or any person or entity otherwise described in subsections (1)-(5) (solely in its role as insurer of such person or entity and subject to the last sentence of Section XI.C). Any person or entity described in subsections (3)-(6) shall be a Released Entity solely in the capacity described in such clause and shall not be a Released Entity with respect to its conduct in any other capacity. For the avoidance of doubt, CVS Health Corp., Walgreens Boots Alliance, Inc., and Walmart Inc. (collectively, the "Pharmacies") are not Released Entities, nor are their direct or indirect past or present subsidiaries, divisions, predecessors, successors, assigns, joint ventures, shareholders, officers, directors, members, trustees, or employees (shareholders, officers, directors, members, trustees, and employees for actions related to their work for, employment with, or involvement with the Pharmacies) Released Entities. Notwithstanding the prior sentence, any joint venture or past or present subsidiary of a Settling Distributor is a Released Entity, including any joint venture between a Settling Distributor or any Settling Distributor's subsidiary and a Pharmacy (or any subsidiary of a Pharmacy); provided, however, that any joint venture partner of a Settling Distributor or a Settling Distributor's subsidiary is not a Released Entity unless it falls within subsections (1)-(6) above. Lists of Settling Distributors' subsidiaries, joint ventures, and predecessor entities are appended to this Agreement as Exhibit J. With respect to joint ventures (including predecessor entities), only entities listed on Exhibit J are Released Entities. With respect to wholly-owned subsidiaries (including predecessor entities), Exhibit J represents a good faith effort by the Settling Distributors to list all such entities, but any and all wholly-owned subsidiaries (including predecessor entities) of any Settling Distributor are Released Entities, whether or not they are listed on Exhibit J. For the avoidance of doubt, any entity acquired, or joint venture entered into, by a Settling Distributor after the Reference Date is not a Released Entity.

- III. "Releasors." With respect to Released Claims, (1) each Settling State; (2) each Participating Subdivision; and (3) without limitation and to the maximum extent of the power of each Settling State's Attorney General and/or Participating Subdivision to release Claims, (a) the Settling State's and Participating Subdivision's departments, agencies, divisions, boards, commissions, Subdivisions, districts, instrumentalities of any kind and attorneys, including its Attorney General, and any person in his or her official capacity whether elected or appointed to serve any of the foregoing and any agency, person, or other entity claiming by or through any of the foregoing, (b) any public entities, public instrumentalities, public educational institutions, unincorporated districts, fire districts, irrigation districts, and other Special Districts in a Settling State, and (c) any person or entity acting in a parens patriae, sovereign, quasisovereign, private attorney general, qui tam, taxpayer, or other capacity seeking relief on behalf of or generally applicable to the general public with respect to a Settling State or Subdivision in a Settling State, whether or not any of them participate in this Agreement. The inclusion of a specific reference to a type of entity in this definition shall not be construed as meaning that the entity is not a Subdivision. Each Settling State's Attorney General represents that he or she has or has obtained (or will obtain no later than the Initial Participation Date) the authority set forth in Section XI.G. In addition to being a Releasor as provided herein, a Participating Subdivision shall also provide the Subdivision Settlement Participation Form referenced in Section VII providing for a release to the fullest extent of the Participating Subdivision's authority.
- JJJ. "Revocation Event." With respect to a Bar, Settlement Class Resolution, or Case-Specific Resolution, a revocation, rescission, reversal, overruling, or interpretation that in any way limits the effect of such Bar, Settlement Class Resolution, or Case-Specific Resolution on Released Claims, or any other action or event that otherwise deprives the Bar, Settlement Class Resolution, or Case-Specific Resolution of force or effect in any material respect.
- KKK. "Settlement Class Resolution." A class action resolution in a court of competent jurisdiction in a Settling State (that is not successfully removed to federal court) with respect to a class of Subdivisions in that State that (1) conforms with that Settling State's statutes, case law, and rules of procedure regarding class actions; (2) is approved and entered as an order of a court of competent jurisdiction in that State and such order has become a Final Order; (3) is binding on all Non-Participating Subdivisions in that State (other than opt outs as permitted under the next sentence); (4) provides that all such Non-Participating Subdivisions may not bring any Released Claims against any Released Entities, whether on the ground of this Agreement (or the releases herein) or otherwise; and (5) does not impose any costs or obligations on Settling Distributors other than those provided for in this Agreement, or contain any provision inconsistent with any provision of this Agreement. If applicable state law requires that opt-out rights be afforded to members of the class, a class action resolution otherwise meeting the foregoing requirements shall qualify as a Settlement Class Resolution unless Subdivisions collectively representing more than one percent (1%) of the total population of that State opt out. In seeking certification of any Settlement Class, the applicable State and Participating Subdivisions shall make clear that certification is sought solely for settlement purposes and shall have no applicability beyond approval of the settlement for which certification is sought. Nothing in this Agreement constitutes an admission by any Party that class certification would be appropriate for litigation purposes in any case or for purposes unrelated to this Agreement.

- LLL. "Settlement Fund." The interest-bearing fund established pursuant to this Agreement into which the Annual Payments are made under <u>Section IV</u>.
- MMM. "Settlement Fund Administrator." The entity that annually determines the Annual Payment (including calculating Incentive Payments pursuant to Section IV and any amounts subject to suspension, offset, or reduction pursuant to Section XII and Section XIII), annually determines the Participation Tier pursuant to Section VIII.C, administers the Settlement Fund, and distributes amounts into the Abatement Accounts Fund, State Fund, and Subdivision Fund pursuant to this Agreement. The duties of the Settlement Fund Administrator shall be governed by this Agreement. Prior to the Initial Participation Date, the Settling Distributors and the Enforcement Committee shall agree to selection and removal processes for and the identity of the Settlement Fund Administrator, and a detailed description of the Settlement Fund Administrator's duties and responsibilities, including a detailed mechanism for paying the Settlement Fund Administrator's fees and costs, all of which shall be appended to the Agreement as Exhibit L.
- NNN. "Settlement Fund Escrow." The interest-bearing escrow fund established pursuant to this Agreement to hold disputed or suspended payments made under this Agreement, and to hold the first Annual Payment until the Effective Date.
- OOO. "Settlement Payment Schedule." The schedule attached to this Agreement as Exhibit M.
 - PPP. "Settlement Prepayment." As defined in Section IV.J.1.
 - QQQ. "Settlement Prepayment Reduction Schedule." As defined in Section IV.J.1.
- RRR. "Settling Distributors." McKesson Corporation, Cardinal Health, Inc., and AmerisourceBergen Corporation (each, a "Settling Distributor").
- SSS. "Settling State." A State that has entered into this Agreement with all Settling Distributors and delivers executed releases in accordance with Section VIII.A.
- TTT. "State." With the exception of West Virginia, which has addressed its claims separately and is excluded from participation in this Agreement, the states, commonwealths, and territories of the United States of America, as well as the District of Columbia. The 55 States are listed in Exhibit F. Additionally, the use of non-capitalized "state" to describe something (e.g., "state court") shall also be read to include parallel entities in commonwealths, territories, and the District of Columbia (e.g., "territorial court").
- UUU. "State Fund." The component of the Settlement Fund described in Section V.C.
- VVV. "State-Subdivision Agreement." An agreement that a Settling State reaches with the Subdivisions in that State regarding the allocation, distribution, and/or use of funds allocated to that State and to its Subdivisions. A State-Subdivision Agreement shall be effective if approved pursuant to the provisions of Exhibit O or if adopted by statute. Preexisting agreements addressing funds other than those allocated pursuant to this Agreement shall qualify

if the approval requirements of <u>Exhibit O</u> are met. A State and its Subdivisions may revise a State-Subdivision Agreement if approved pursuant to the provisions of <u>Exhibit O</u>, or if such revision is adopted by statute.

WWW. "Statutory Trust." A trust fund established by state law to receive funds allocated to a Settling State's Abatement Accounts Fund and restrict any expenditures made using funds from such Settling State's Abatement Accounts Fund to Opioid Remediation, subject to reasonable administrative expenses. A State may give a Statutory Trust authority to allocate one (1) or more of the three (3) types of funds comprising such State's Settlement Fund, but this is not required.

"Subdivision." Any (1) General Purpose Government (including, but not XXX. 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 a lawsuit that includes a Released Claim against a Released Entity 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.² The three (3) General Purpose Governments are county, municipal, and township governments; the two (2) special purpose governments are School Districts and Special Districts.³ "Fire District," "Health District," "Hospital District," and "Library District" shall correspond to categories of Special Districts recognized by the U.S. Census Bureau. 4 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; provided, however, that a "Health District" that includes any of the following words or phrases in its name shall not be considered a Subdivision: mosquito, pest, insect, spray, vector, animal, air quality, air pollution, clean air, coastal water, tuberculosis, and sanitary.

YYY. "Subdivision Allocation Percentage." The portion of a Settling State's Subdivision Fund set forth in Exhibit G that a Subdivision will receive pursuant to Section V.C or Section V.D if it becomes a Participating Subdivision. The aggregate Subdivision Allocation

² https://www.census.gov/data/datasets/2017/econ/gus/public-use-files.html

³ *E.g.*, U.S. Census Bureau, "Technical Documentation: 2017 Public Use Files for State and Local Government Organization" at 7 (noting that "the Census Bureau recognizes five basic types of local governments," that three of those are "general purpose governments" (county governments, municipal governments, and township governments), and that the other two are "school district and special district governments"), https://www2.census.gov/programs-surveys/gus/datasets/2017/2017_gov_org_meth_tech_doc.pdf.

⁴ A list of 2017 Government Units provided by the Census Bureau identifies 38,542 Special Districts and categorizes them by "FUNCTION_NAME." "Govt_Units_2017_Final" spreadsheet, "Special District" sheet, included in "Independent Governments - list of governments with reference information," https://www.census.gov/data/datasets/2017/econ/gus/public-use-files.html. As used herein, "Fire District" corresponds to Special District function name "24 – Local Fire Protection," "Health District" corresponds to Special District function name "40 – Hospitals," and "Library District" corresponds to Special District function name "52 – Libraries." *See id.*

Percentage of all Subdivisions receiving a Subdivision Allocation Percentage in each State shall equal one hundred percent (100%). Immediately upon the effectiveness of any State-Subdivision Agreement, Allocation Statute, Statutory Trust, or voluntary redistribution allowed by Section V.D.3 (or upon the effectiveness of an amendment to any State-Subdivision Agreement, Allocation Statute, Statutory Trust, or voluntary redistribution allowed by Section V.D.3) that addresses allocation from the Subdivision Fund, or upon any, whether before or after the Initial Participation Date, Exhibit G will automatically be amended to reflect the allocation from the Subdivision Fund pursuant to the State-Subdivision Agreement, Allocation Statute, Statutory Trust, or voluntary redistribution allowed by <u>Section V.D.3</u>. The Subdivision Allocation Percentages contained in Exhibit G may not change once notice is distributed pursuant to Section VII.A, except upon the effectiveness of any State-Subdivision Agreement, Allocation Statute, Statutory Trust, or voluntary redistribution allowed by <u>Section V.D.3</u> (or upon the effectiveness of an amendment to any State-Subdivision Agreement, Allocation Statute, Statutory Trust, or voluntary redistribution allowed by Section V.D.3) that addresses allocation from the Subdivision Fund. For the avoidance of doubt, no Subdivision not listed on Exhibit G shall receive an allocation from the Subdivision Fund and no provision of this Agreement shall be interpreted to create such an entitlement.

- ZZZ. "Subdivision Fund." The component of the Settlement Fund described in Section V.C.
- AAAA. "Subdivision Settlement Participation Form." The form attached as Exhibit K that Participating Subdivisions must execute and return to the Settlement Fund Administrator.
- BBBB. "Suspension Amount." The amount calculated as follows: the per capita amount corresponding to the applicable Participation Tier as set forth in Exhibit D multiplied by the population of the Later Litigating Subdivision.
- CCCC. "Suspension Cap." The amount calculated as follows: the suspension percentage corresponding to the applicable Participation Tier as set forth in Exhibit D multiplied by the amount of the relevant Annual Payment apportioned to the State of the Later Litigating Subdivision and to Subdivisions in that State in each year of the suspension.
- DDDD. "Suspension Deadline." With respect to a lawsuit filed by a Later Litigating Subdivision asserting a Released Claim, the deadline set forth in Exhibit D corresponding to the applicable Participation Tier.
- EEEE. "Threshold Motion." A motion to dismiss or equivalent dispositive motion made at the outset of litigation under applicable procedure. A Threshold Motion must include as potential grounds for dismissal any applicable Bar or the relevant release by a Settling State or Participating Subdivision provided under this Agreement and, where appropriate under applicable law, any applicable limitations defense.
- FFFF. "Tribal/W. Va. Subdivision Credit." The Tribal/W. Va. Subdivision Credit shall equal 2.58% of the Global Settlement Abatement Amount.
- GGGG. "*Trigger Date*." In the case of a Primary Subdivision, the Reference Date. In the case of all other Subdivisions, the Preliminary Agreement Date.

II. Participation by States and Condition to Preliminary Agreement

- A. Notice to States. On July 22, 2021 this Agreement shall be distributed to all States. The States' Attorneys General shall then have a period of thirty (30) calendar days to decide whether to become Settling States. States that determine to become Settling States shall so notify the National Association of Attorneys General and Settling Distributors and shall further commit to obtaining any necessary additional State releases prior to the Reference Date. This notice period may be extended by written agreement of the Settling Distributors and the Enforcement Committee.
- B. Condition to Preliminary Agreement. Following the notice period set forth in Section II.A above, the Settling Distributors shall determine on or before the Preliminary Agreement Date whether, in their sole discretion, enough States have agreed to become Settling States to proceed with notice to Subdivisions as set forth in Section VII below. If the Settling Distributors determine that this condition has been satisfied, and that notice to the Litigating Subdivisions should proceed, they will so notify the Settling States by providing notice to the Enforcement Committee and Settlement Fund Administrator on the Preliminary Agreement Date. If the Settling Distributors determine that this condition has not been satisfied, they will so notify the Settling States by providing notice to the Enforcement Committee and Settlement Fund Administrator, and this Agreement will have no further effect and all releases and other commitments or obligations contained herein will be void.
- C. Later Joinder by States. After the Preliminary Agreement Date, a State may only become a Settling State with the consent of the Settling Distributors, in their sole discretion. If a State becomes a Settling State more than sixty (60) calendar days after the Preliminary Agreement Date, but on or before January 1, 2022, the Subdivisions in that State that become Participating Subdivisions within ninety (90) calendar days of the State becoming a Settling State shall be considered Initial Participating Subdvisions. A State may not become a Settling State after January 1, 2022.
- D. Litigation Activity. Following the Preliminary Agreement Date, States that determine to become Settling States shall make best efforts to cease litigation activity against Settling Distributors, including by jointly seeking stays or severance of claim against the Settling Distributors, where feasible, and otherwise to minimize such activity by means of agreed deadline extensions and agreed postponement of depositions, document productions, and motion practice if a motion to stay or sever is not feasible or is denied.

III. Injunctive Relief

A. *Injunctive Relief*. As part of the Consent Judgment, the Parties agree to the entry of the injunctive relief terms attached in <u>Exhibit P</u>.

IV. Settlement Payments

A. Settlement Fund. All payments under this <u>Section IV</u> shall be made into the Settlement Fund, except that, where specified, they shall be made into the Settlement Fund Escrow. The Settlement Fund shall be allocated and used only as specified in <u>Section V</u>.

- B. Annual Payments. The Settling Distributors shall make eighteen (18) Annual Payments, each comprised of base and incentive payments as provided in this <u>Section IV</u>, as well as fifty percent (50%) of the amount of any Settlement Fund Administrator costs and fees that exceed the available interest accrued in the Settlement Fund as provided in <u>Section V.C.5</u>, and as determined by the Settlement Fund Administrator as set forth in this Agreement.
 - 1. All data relevant to the determination of the Annual Payment and allocations to Settling States and their Participating Subdivisions listed on Exhibit G shall be submitted to the Settlement Fund Administrator no later than sixty (60) calendar days prior to the Payment Date for each Annual Payment. The Settlement Fund Administrator shall then determine the Annual Payment, the amount to be paid to each Settling State and its Participating Subdivisions included on Exhibit G, and the amount of any Settlement Fund Administrator costs and fees, all consistent with the provisions in Exhibit L, by:
 - a. determining, for each Settling State, the amount of base and incentive payments to which the State is entitled by applying the criteria under Section IV.D, Section IV.E, and Section IV.F;
 - b. applying any suspensions, offsets, or reductions as specified under Section IV, Section XII, and Section XIII;
 - c. applying any adjustment required as a result of prepayment or significant financial constraint, as specified under <u>Section IV.J.</u> and <u>Section IV.K.</u>;
 - d. determining the amount of any Settlement Fund Administrator costs and fees that exceed the available interest accrued in the Settlement Fund, as well as the amounts, if any, of such costs and fees owed by Settling Distributors and out of the Settlement Fund pursuant to Section V.C.5;
 - e. determining the total amount owed by Settling Distributors (including any amounts to be held in the Settlement Fund Escrow pending resolution of a case by a Later Litigating Subdivision as described in <u>Section XII</u>) to all Settling States and the Participating Subdivisions listed on <u>Exhibit G</u>; and
 - f. the Settlement Fund Administrator shall then allocate, after subtracting the portion of any Settlement Fund Administrator costs and fees owed out of funds from the Settlement Fund pursuant to Section V.C.5, the Annual Payment pursuant to Section V.C and Section V.D among the Settling States, among the separate types of funds for each Settling State (if applicable), and among the Participating Subdivisions listed on Exhibit G.
 - 2. The Settlement Fund Administrator shall also apply the allocation percentages set forth in <u>Section IV.I</u> and determine for each Settling Distributor the amount of its allocable share of the Annual Payment. For the avoidance of doubt, each Settling Distributor's liability for its share of the Annual Payment is several, and not joint.

- 3. As soon as possible, but no later than fifty (50) calendar days prior to the Payment Date for each Annual Payment and following the determination described in Section IV.B.1 and Section IV.B.2, the Settlement Fund Administrator shall give notice to the Settling Distributors, the Settling States, and the Enforcement Committee of the amount of the Annual Payment (including the amount of the Settlement Fund to be allocated to the Settlement Fund Administrator in costs and fees pursuant to Section V.C.5), the amount to be received by each Settling State, the amount to be received by the separate types of funds for each Settling State (if applicable), and the amount to be received by each Settling State's Participating Subdivisions listed on Exhibit G. The Settlement Fund Administrator shall also give notice to each Settling Distributor of the amount of its allocable share of the Annual Payment, including its allocable share of the amount of any Settlement Fund Administrator costs and fees that exceed the available interest accrued in the Settlement Fund pursuant to Section V.C.5.
- 4. Within twenty-one (21) calendar days of the notice provided by the Settlement Fund Administrator, any party may dispute, in writing, the calculation of the Annual Payment (including the amount allocated for Settlement Fund Administrator costs and fees), or the amount to be received by a Settling State and/or its Participating Subdivisions listed on Exhibit G. Such disputing party must provide a written notice of dispute to the Settlement Fund Administrator, the Enforcement Committee, any affected Settling State, and the Settling Distributors identifying the nature of the dispute, the amount of money that is disputed, and the Settling State(s) affected.
- 5. Within twenty-one (21) calendar days of the sending of a written notice of dispute, any affected party may submit a response, in writing, to the Settlement Fund Administrator, the Enforcement Committee, any affected Settling State, and the Settling Distributors identifying the basis for disagreement with the notice of dispute.
- 6. If no response is filed, the Settlement Fund Administrator shall adjust the amount calculated consistent with the written notice of dispute, and each Settling Distributor shall pay its allocable share of the adjusted amount, collectively totaling that year's Annual Payment, on the Payment Date. If a written response to the written notice of dispute is timely sent to the Settlement Fund Administrator, the Settlement Fund Administrator shall notify the Settling Distributors of the preliminary amount to be paid, which shall be the greater of the amount originally calculated by the Settling Administrator or the amount that would be consistent with the notice of dispute, *provided*, *however*, that in no circumstances shall the preliminary amount to be paid be higher than the maximum amount of Base and Incentive Payments A and D for that Payment Year as set forth on Exhibit M. For the avoidance of doubt, a transfer of suspended payments from the Settlement Fund Escrow pursuant to Section XII.A.2 does not count toward determining whether the amount to be paid is higher than the maximum amount of Base and Incentive Payments A and D for that Payment Year as set forth on Exhibit M.
- 7. The Settlement Fund Administrator shall place any disputed amount of the preliminary amount paid by the Settling Distributors into the Settlement Fund Escrow and shall disburse any undisputed amount to each Settling State and its Participating

Subdivisions listed on Exhibit G within fifteen (15) calendar days of the Payment Date or at such later time as directed by each Settling State.

- 8. Disputes described in this subsection shall be resolved in accordance with the terms of <u>Section VI.F.</u>
- 9. For the avoidance of doubt, no Subdivision not listed on <u>Exhibit G</u> shall receive an allocation from the Subdivision Fund and no provision of this Agreement shall be interpreted to create such an entitlement.
- C. Procedure for Annual Payment in Payment Years 1 and 2. The process described in <u>Section IV.B</u> shall not apply to Payment Years 1 and 2. The procedure in lieu of <u>Section IV.B.1</u> for Payment Years 1 and 2 is as set forth below:
 - 1. The Payment Date for Payment Year 1 is September 30, 2021. Provided that the condition set forth in Section II.B has been satisfied, on or before such date, the Settling Distributors shall pay into the Settlement Fund Escrow the total amount of the base payment, Incentive Payment A for the Settling States (the amount specified in Exhibit M for Payment Year 1 reduced by the allocable share of any Non-Settling States), and the Settling Distributors' allocable share of the amount of any Settlement Fund Administrator costs and fees that exceed the available interest accrued in the Settlement Fund pursuant to Section V.C.5. In the event that, in accordance with the terms of Section VIII.A, the Settling Distributors determine not to proceed with the Settlement, or the Settlement does not become effective for any other reason, the funds held in the Settlement Fund Escrow shall immediately revert to the Settling Distributors. If the condition set forth in Section VIII.A is met, the Settlement Fund Administrator shall allocate the Annual Payment, after subtracting the portion of Settlement Fund Administrator costs and fees owed out of funds from the Settlement Fund pursuant to Section V.C.5, pursuant to Section V.C and Section V.D among the Settling States and their Participating Subdivisions listed on Exhibit G. The portion of any Settlement Fund Administrator costs and fees owed out of funds from the Settlement Fund pursuant to Section V.C.5 shall be available to the Settlement Fund Administrator for the payment of such costs and fees immediately. The remainder of the Annual Payment for Payment Year 1 shall be transferred by the Settlement Fund Administrator on the Effective Date from the Settlement Fund Escrow to the Settlement Fund and then to each Settling State and to its Initial Participating Subdivisions included on Exhibit G; provided, however, that for any Settling State where the Consent Judgment has not been entered as of the Effective Date, the funds allocable to that Settling State and its Participating Subdivisions included on Exhibit G shall not be transferred from the Settlement Fund Escrow or disbursed until ten (10) calendar days after the entry of the Consent Judgment in that State; and, provided, further, the Settlement Fund Administrator shall leave in the Settlement Fund Escrow funds allocated to Subdivisions included on Exhibit G that are not Initial Participating Subdivisions. Should such a Subdivision become a Participating Subdivision between the Initial Participation Date and the Effective Date, the allocation for such Participating Subdivision shall be transferred to the Settlement Fund and paid to the Participating Subdivision at the same time as Initial Participating Subdivisions in that State are paid.

- The Payment Date for Payment Year 2 is July 15, 2022. On or before such date, the Settling Distributors shall pay into the Settlement Fund the total amount of the base payment, Incentive Payment A for the Settling States (the amount specified in Exhibit M for Payment Year 2 reduced by the allocable share of any Non-Settling States), and the Settling Distributors' allocable share of the amount of any Settlement Fund Administrator costs and fees that exceed the available interest accrued in the Settlement Fund pursuant to Section V.C.5. The portion of any Settlement Fund Administrator costs and fees owed out of funds from the Settlement Fund pursuant to Section V.C.5 shall be available to the Settlement Fund Administrator for the payment of such costs and fees immediately. The Settlement Fund Administrator shall disburse the remaining amounts to each Settling State and to its Participating Subdivisions included on Exhibit G within fifteen (15) calendar days of the Payment Date or at such later time as directed by each Settling State. If a Settling State enacts a legislative Bar after the Initial Participation Date, but before July 15, 2022, a Subdivision that meets the requirements for becoming a Participating Subdivision under Section VII prior to July 15, 2022 (but was not an Initial Participating Subdivision) shall be eligible to receive its allocated share (if any) for Payment Year 2, and it shall also receive any amounts allocated to it for Payment Year 1 from the Settlement Fund Escrow.
- 3. Any amounts remaining in the Settlement Fund Escrow for allocations to Subdivisions listed on Exhibit G that have not become Participating Subdivisions after all payments for Payment Year 2 are disbursed shall be transferred to the Settlement Fund and disbursed to the appropriate sub-funds in each Settling State pursuant to Section V.D.5.
- 4. Any disputes as to the allocation of the Annual Payments in Payment Years 1 and 2 shall be resolved pursuant to the process set forth in Section IV.B.3 through Section IV.B.8, except that in Payment Year 1, the Settlement Fund Administrator shall have until ten (10) calendar days after the Initial Participation Date to give notice of the amount to be received by each Settling State, the amount to be received by the separate types of funds for each Settling State (if applicable), and the amount to be received by each Initial Participating Subdivision in the Settling States that is listed on Exhibit G.
- D. Payment Date for Subsequent Payment Years. The Payment Date for Payment Year 3 and successive Payment Years is July 15 of the third and successive years and the Annual Payment shall be made pursuant to the process set forth in Section IV.B, except that, with respect to Payment Year 3, Settling States shall have up to the Payment Date to become eligible for Incentive Payment A and thus avoid the reductions set forth in Section XIII. If a Settling State enacts a Bar less than sixty (60) calendar days before the Payment Date for Payment Year 3, each Settling Distributor shall pay, within thirty (30) calendar days of the Payment Year 3 Payment Date, its allocable share, pursuant to Section IV.I, of the difference between the Annual Payment as calculated by the Settlement Fund Administrator and the amount that would have been owed had the Settlement Fund Administrator taken the Bar into account.
- E. *Base Payments*. Subject to the suspension, reduction, and offset provisions set forth in <u>Section XII</u> and <u>Section XIII</u>, the Settling Distributors shall collectively make base

payments equal to fifty-five percent (55%) of the Net Abatement Amount multiplied by the aggregate Overall Allocation Percentage of the Settling States. These payments will be due in installments consistent with Exhibit M over the eighteen (18) Payment Years and as adjusted by the Settlement Fund Administrator pursuant to the provisions in Section XIII, and Section XIII.

- F. Incentive Payments. Subject to the suspension, offset, and reduction provisions set forth in Section XII and Section XIII, the Settling Distributors shall collectively make potential additional incentive payments totaling up to a maximum of forty-five percent (45%) of the Net Abatement Amount multiplied by the aggregate Overall Allocation Percentage of the Settling States, with the actual amount depending on whether and the extent to which the criteria set forth below are met in each Settling State. The incentive payments shall be divided among four (4) categories, referred to as Incentive Payments A-D. Incentive Payments A-C will be due in installments over the eighteen (18) Payment Years, and Incentive Payment D will be due in installments over thirteen (13) years beginning with Payment Year 6. The total amount of incentive payments in an Annual Payment shall be the sum of the incentive payments for which individual Settling States are eligible for that Payment Year under the criteria set forth below. The incentive payments shall be made with respect to a specific Settling State based on its eligibility for that year under the criteria set forth below.
 - 1. <u>Incentive Payment A.</u> Incentive Payment A shall be equal to forty percent (40%) of the Net Abatement Amount multiplied by the aggregate Overall Allocation Percentage of the Settling States, provided all Settling States satisfy the requirements of Incentive Payment A. Incentive Payment A will be due to a Settling State as part of the Annual Payment in each of the eighteen (18) Payment Years that a Settling State is eligible for Incentive Payment A and shall equal a total potential maximum of \$7,421,605,477 if all States are eligible for all eighteen (18) Payment Years. Each Settling State's share of Incentive Payment A in a given year, *provided* that Settling State is eligible, shall equal the total maximum amount available for Incentive Payment A for that year as reflected in Exhibit M times the Settling State's Overall Allocation Percentage. Eligibility for Incentive Payment A is as follows:
 - a. For the Payment Years 1 and 2, all Settling States are deemed eligible for Incentive Payment A.
 - b. For each Payment Year other than Payment Years 1 and 2, a Settling State is eligible for Incentive Payment A if, as of sixty (60) calendar days prior to the Payment Date (except that in Payment Year 3, this date is as of the Payment Date), (i) there is a Bar in that State in full force and effect, (ii) there is a Settlement Class Resolution in that State in full force and effect, (iii) the Released Claims of all of the following entities are released through the execution of Subdivision Settlement Participation Forms, or there is a Case-Specific Resolution against such entities: all Primary Subdivisions, Litigating Subdivisions, School Districts with a K-12 student enrollment of at least 25,000 or .10% of a State's population, whichever is greater, and Health Districts and Hospital Districts that have at least one hundred twenty-five (125) hospital beds in one or more hospitals rendering services in that district; or (iv) a combination of

the actions in clauses (i)-(iii) has achieved the same level of resolution of Claims by Subdivisions (*e.g.*, a Bar against future litigation combined with full joinder by Litigating Subdivisions). For the avoidance of doubt, subsection (iv) cannot be satisfied unless all Litigating Subdivisions are Participating Subdivisions or there is a Case-Specific Resolution against any such Subdivisions that are not Participating Subdivisions. The Settling Distributors and the Enforcement Committee shall meet and confer in order to agree on data sources for purposes of this Section prior to the Preliminary Agreement Date.

- c. Notwithstanding <u>Section IV.F.1.b</u>, for each Payment Year other than Payment Years 1 and 2, a Settling State that is not eligible for Incentive Payment A as of the Incentive Payment Final Eligibility Date shall not be eligible for Incentive Payment A for that Payment Year or any subsequent Payment Years.
- d. If the Settling Distributors made a payment under Incentive Payment A solely on the basis of a Bar or Settlement Class Resolution in a Settling State and that Bar or Settlement Class Resolution is subsequently removed, revoked, rescinded, reversed, overruled, interpreted in a manner to limit the scope of the release, or otherwise deprived of force or effect in any material respect, that Settling State shall not be eligible for Incentive Payment A thereafter, unless the State requalifies for Incentive Payment A through any method pursuant to Section IV.F.1.b, in which case the Settling State shall be eligible for Incentive Payment A less any litigation fees and costs incurred by Settling Distributor in the interim, except that, if the re-imposition occurs after the completion of opening statements in a trial involving a Released Claim, the Settling State shall not be eligible for Incentive Payment A (unless this exception is waived by the Settling Distributors).
- e. In determining the amount of Incentive Payment A that Settling Distributors will pay in a Payment Year and each Settling State's share, if any, of Incentive Payment A for that Payment Year, the Settlement Fund Administrator shall: (i) identify all Settling States that are eligible for Incentive Payment A; (ii) multiply the Overall Allocation Percentage for each such eligible Settling State by the maximum amount that Settling Distributors could owe with respect to Incentive Payment A for that Payment Year as listed on Exhibit M. The amount calculated in (ii) shall be the amount allocated to a Settling State eligible for Incentive Payment A for that Payment Year and the aggregate of each such amount for Settling States eligible for Incentive Payment A shall be the amount of Incentive Payment A Settling Distributors are obligated to pay in that Payment Year, all such amounts subject to the suspension, offset, and reduction provisions in Section XIII and Section XIII.
- 2. <u>Incentive Payment B</u>. Incentive Payment B shall be available to Settling States that are not eligible for Incentive Payment A for the applicable Payment Year. Incentive Payment B shall be equal to up to twenty-five percent (25%) of the Net Abatement Amount multiplied by the aggregate Overall Allocation Percentage of the

Settling States. Incentive Payment B will be due to a Settling State as part of the Annual Payment in each of the eighteen (18) Payment Years that a Settling State is eligible for Incentive Payment B and equal a total potential maximum of \$4,638,503,423 if all States are eligible for all eighteen (18) Payment Years. Each Settling State's maximum share of Incentive Payment B in a given year shall equal the total maximum amount available for Incentive Payment B for that year as reflected in Exhibit M times the Settling State's Overall Allocation Percentage. Eligibility for Incentive Payment B is as follows:

- a. A Settling State is not eligible for Incentive Payment B for a Payment Year for which it is eligible for Incentive Payment A.
- b. Subject to Section IV.F.2.a, the amount of Incentive Payment B for which a Settling State is eligible in a Payment Year shall be a percentage of that State's maximum share of Incentive Payment B based on the extent to which (A) Litigating Subdivisions in the State are Participating Subdivisions or (B) there is a Case-Specific Resolution against Litigating Subdivisions in the State, collectively, "Incentive B Eligible Subdivisions." The percentage of the State's maximum share of Incentive Payment B that the State is eligible for in a Payment Year shall be determined according to the table below:

Percentage of Litigating Subdivision Population that is Incentive B Eligible Subdivision Population ⁵	Incentive Payment B Eligibility Percentage
Up to 85%	0%
85%+	30%
86+	40%
91+	50%
95+	60%
99%+	95%
100%	100%

⁵ The "Percentage of Litigating Subdivision Population that is Incentive B Eligible Subdivision Population" shall be determined by the aggregate population of the Settling State's Litigating Subdivisions that are Incentive B Eligible Subdivisions divided by the aggregate population of the Settling State's Litigating Subdivisions. In calculating the Settling State's population that resides in Litigating Subdivisions, (a) the population of the Settling State's Litigating Subdivisions shall be the sum of the population of all Litigating Subdivisions in the Settling State, notwithstanding that persons may be included within the population of more than one Litigating Subdivision, and (b) the population that resides in Incentive B Eligible Subdivisions shall be the sum of the population of the Incentive B Eligible Subdivisions, notwithstanding that persons may be included within the population of more than one Incentive B Eligible Subdivision. An individual Litigating Subdivision shall not be included more than once in the numerator, and shall not be included more than once in the denominator, of the calculation regardless if it (or any of its officials) is named as multiple plaintiffs in the same lawsuit; provided, however, that for the avoidance of doubt, no Litigating Subdivision will be excluded from the numerator or denominator under this sentence unless a Litigating Subdivision otherwise counted in the denominator has the authority to release the Claims (consistent with Section XI) of the Litigating Subdivision to be excluded. For the avoidance of doubt, a Settling State in which the population that resides in Incentive B Eligible Subdivisions is less than eighty-five percent (85%) of the population of Litigating Subdivisions shall not be eligible for any portion of Incentive Payment B.

- In determining the amount that Settling Distributors will pay in a c. Payment Year under Incentive Payment B and each Settling State's share of Incentive Payment B for that Payment Year, the Settlement Fund Administrator shall: (i) identify all States that are eligible for Incentive Payment B because they are ineligible for Incentive Payment A; (ii) determine the Incentive Payment B eligibility percentage for each such Settling State; (iii) multiply the Incentive Payment B eligibility percentage for each such State by the Overall Allocation Percentage of that State; (iv) multiply the product from (iii) by the maximum amount that Settling Distributors could owe under Incentive Payment B for that Payment Year from Exhibit M. The amount calculated in (iv) shall be the amount allocated to a Settling State eligible for Incentive Payment B for that Payment Year, and the aggregate of such amounts for Settling States eligible for Incentive Payment B shall be the amount paid for that Payment Year by Settling Distributors with respect to Incentive Payment B, all such amounts subject to the suspension, offset, and reduction provisions in Section XII and Section XIII. If there are no Litigating Subdivisions in a Settling State, and that Settling State is otherwise eligible for Incentive Payment B, that Settling State will receive its full allocable share of Incentive Payment B.
- d. A Settling State's eligibility for Incentive Payment B for a Payment Year shall be determined as of sixty (60) calendar days prior to the Payment Date for that Payment Year; *provided* that the percentage of Incentive Payment B for which a Settling State is eligible as of the Incentive Payment Final Eligibility Date shall cap its eligibility for that Payment Year and all subsequent Payment Years.
- 3. <u>Incentive Payment C.</u> Incentive Payment C shall be available to Settling States that are not eligible for Incentive Payment A for a Payment Year, including to Settling States that are also eligible for Incentive Payment B. Incentive Payment C shall be equal to up to fifteen percent (15%) of the Net Abatement Amount multiplied by the aggregate Overall Allocation Percentage of the Settling States. Incentive Payment C will be due to a Settling State as part of the Annual Payment in each of the eighteen (18) Payment Years that a Settling State is eligible for Incentive Payment C and equal a total potential maximum of \$2,783,102,054 if all States are eligible for all eighteen (18) Payment Years. Each Settling State's maximum share of Incentive Payment C in a given year shall equal the total maximum amount available for Incentive Payment C for that year as reflected in Exhibit M multiplied by the Settling State's Overall Allocation Percentage. Eligibility for Incentive Payment C is as follows:
 - a. A Settling State is not eligible for Incentive Payment C for a Payment Year in which it is eligible for Incentive Payment A.
 - b. Subject to <u>Section IV.F.3.a</u>, the amount of Incentive Payment C for which a Settling State is eligible in a Payment Year shall be a percentage of the State's maximum share of Incentive Payment C based on the extent to which (A) Non-Litigating Subdivisions that are Primary Subdivisions with a population

over 30,000 and Litigating Subdivisions in the State are Participating Subdivisions or (B) there is a Case-Specific Resolution against Non-Litigating Subdivisions that are Primary Subdivisions with a population over 30,000 and Litigating Subdivisions in the State, collectively, "*Incentive C Eligible Subdivisions*." The percentage of the State's maximum share of Incentive Payment C that the State is eligible for in a Payment Year shall be determined according to the table below:

Percentage of Relevant Subdivision Population that is Incentive C Eligible Population ⁶	Incentive Payment C Eligibility Percentage
Up to 60%	0%
60%+	25%
70%+	35%
75%+	40%
80%+	45%
85%+	55%
90%+	60%
93%+	65%
94%+	75%
95+	90%
98+	95%
100%	100%

c. In determining the amount that Settling Distributors will pay in a Payment Year under Incentive Payment C and each Settling State's share of Incentive Payment C for that Payment Year, the Settlement Fund Administrator shall: (i) identify all States that are eligible for Incentive Payment C because they are ineligible for Incentive Payment A; (ii) determine the Incentive Payment C eligibility percentage for each such Settling State; (iii) multiply the Incentive Payment C eligibility percentage for each such State by the Overall Allocation Percentage of that State; (iv) multiply the product from (iii) by the maximum

avoidance of doubt, a Settling State in which the population that resides in Incentive C Eligible Subdivisions is less than sixty percent (60%) of the population of Incentive Payment C Subdivisions shall not be eligible for any portion of Incentive Payment C.

the calculation regardless if it (or any of its officials) is named as multiple plaintiffs in the same lawsuit. For the

⁶ The "Percentage of Relevant Subdivision Population that is Incentive C Eligible Population" shall be determined by the aggregate population of the Settling State's Incentive C Eligible Subdivisions divided by the aggregate population of the Settling State's Non-Litigating Primary Subdivisions with a population over 30,000 and Litigating Subdivisions ("Incentive Payment C Subdivisions"). None of the population figures shall include Prior Litigating Subdivisions. In calculating the Settling State's population that resides in Incentive Payment C Subdivisions, (a) the population shall be the sum of the population of all Incentive Payment C Subdivisions in the Settling State, notwithstanding that persons may be included within the population of more than one Incentive Payment C Subdivision, and (b) the population that resides in Incentive C Eligible Subdivisions shall be the sum of the population of the Incentive C Eligible Subdivisions, notwithstanding that persons may be included within the population of more than one Incentive C Eligible Subdivision. An individual Incentive Payment C Subdivision shall not be included more than once in the denominator, of

amount that Settling Distributors could owe under Incentive Payment C for that Payment Year from Exhibit M. The amount calculated in (iv) shall be the amount allocated to a Settling State eligible for Incentive Payment C for that Payment Year and the aggregate of such amounts for Settling States eligible for Incentive Payment C shall be the amount paid for that Payment Year by Settling Distributors with respect to Incentive Payment C, all such amounts subject to the suspension, offset, and reduction provisions in Section XII and Section XIII. If there are no Litigating Subdivisions or Non-Litigating Subdivisions that are Primary Subdivisions with a population of more than 30,000 in a Settling State, and that Settling State is otherwise eligible for Incentive Payment C, that Settling State will receive its full allocable share of Incentive Payment C.

- d. A Settling State's eligibility for Incentive Payment C for a Payment Year shall be determined as of sixty (60) calendar days prior to the Payment Date for that Payment Year; *provided* that the percentage of Incentive Payment C for which a Settling State is eligible as of the Incentive Payment Final Eligibility Date shall cap its eligibility for that Payment Year and all subsequent Payment Years.
- 4. <u>Incentive Payment D</u>. Incentive Payment D shall be applied at Payment Year 6. Incentive Payment D shall be equal to five percent (5%) of the Net Abatement Amount multiplied by the aggregate Overall Allocation Percentage of the Settling States. Incentive Payment D will be due to a Settling State as part of the Annual Payment for each of thirteen (13) Payment Years (from Payment Year 6 to Payment Year 18) that any Settling State is eligible for Incentive Payment D and equal a total potential maximum of \$927,700,685 if all States are eligible for all thirteen (13) Payment Years. Each Settling State's share of Incentive Payment D in a given year shall equal the total maximum amount available for Incentive Payment D for that year as reflected in Exhibit M times the Settling State's Overall Allocation Percentage. Eligibility for Incentive Payment D is as follows:
 - a. A Settling State is eligible for Incentive Payment D if there has been no Later Litigating Subdivision in that State that has had a Claim against a Released Entity survive more than six (6) months after denial in whole or in part of a Threshold Motion.
 - b. A Settling State's eligibility for Incentive Payment D shall be determined as of sixty (60) calendar days prior to the Payment Date. If a Later Litigating Subdivision's lawsuit in that State survives more than six (6) months after denial in whole or in part of a Threshold Motion after that date, that State shall not be eligible for Incentive Payment D for the Payment Year in which that occurs and any subsequent Payment Year.
 - c. Notwithstanding <u>Section IV.F.4</u>, a Settling State can become reeligible for Incentive Payment D if the lawsuit that survived a Threshold Motion is dismissed pursuant to a later motion on grounds included in the Threshold Motion, in which case the Settling State shall be eligible for Incentive Payment D

less any litigation fees and costs incurred by Settling Distributor in the interim, except that if the dismissal motion occurs after the completion of opening statements in such action, the Settling State shall not be eligible for Incentive Payment D.

- d. For the avoidance of doubt, a Settling State may be eligible for Incentive Payment D whether or not it is eligible for Incentive Payments A-C.
- e. In determining the amount of Incentive Payment D that Settling Distributors will pay in a Payment Year and each Settling State's share, if any, of Incentive Payment D for that Payment Year, the Settlement Fund Administrator shall: (i) identify all Settling States that are eligible for Incentive Payment D; (ii) multiply the Overall Allocation Percentage for each such eligible Settling State by the maximum amount that Settling Distributors could owe with respect to Incentive Payment D for that Payment Year listed on Exhibit M; and (iii) subtract any litigation fees and costs allowed to be deducted pursuant to Section IV.F.4.c. The amount calculated in (iii) shall be the amount allocated to a Settling State eligible for Incentive Payment D for that Payment Year and the aggregate of each such amount for Settling States eligible for Incentive Payment D shall be the amount of Incentive Payment D Settling Distributors are obligated to pay in that Payment Year, all such amounts subject to the suspension, reduction, and offset provisions in Section XIII and Section XIII.
- G. *Reductions/Offsets*. The base and incentive payments are subject to suspension, offset, and reduction as provided in <u>Section XIII</u> and <u>Section XIII</u>.
- H. State-Specific Agreements. Notwithstanding any other provision of this Agreement or any other agreement, in the event that: (1) the Settling Distributors enter into an agreement with any Settling State that resolves with finality such Settling State's Claims consistent with Section XI of this Agreement and such agreement has an effective date prior to the Effective Date of this Agreement (such agreement, a "State-Specific Agreement") and (2) pursuant to the terms of the State-Specific Agreement, any payments, or any portion thereof, made by the Settling Distributors thereunder are made in lieu of any payments (for the avoidance of doubt, including the Additional Restitution Amount), or any portion thereof, to be made under this Agreement and the Settling Distributors make such a payment pursuant to the State-Specific Agreement, then the Settling Distributors will reduce any payments allocable to such Settling State (whether made to the Settlement Fund Escrow or the Settlement Fund) made pursuant to this Agreement to the extent such amount was already paid pursuant to the terms of the State-Specific Agreement.
- I. Allocation of Payments among Settling Distributors. Payments due from the Settling Distributors under this Section IV, Section IX, and Section X will be allocated among the Settling Distributors as follows: McKesson 38.1%; Amerisource 31.0%; Cardinal 30.9%. A Settling Distributor's sole responsibility for payments under this Agreement shall be to make its share of each payment. The obligations of the Settling Distributors in this Agreement are several and not joint. No Settling Distributor shall be responsible for any portion of another Settling Distributor's share.

J. Pre-payment Option.

- Any Settling Distributor shall have the right, subject to the limitations set forth in Section IV.J.3, to prepay any base payment or incentive payment in whole or in part, without premium or penalty (a "Settlement Prepayment") by providing at least fourteen (14) calendar days prior written notice to the Settlement Fund Administrator and Enforcement Committee (a "Prepayment Notice"). Any Prepayment Notice shall specify: (a) the gross amount of the Settlement Prepayment (the "Gross Settlement Amount"), (b) the manner in which such Settlement Prepayment shall be applied to reduce such Settling Distributor's future share of Annual Payments (i.e., to which future year(s) the allocable portion of an Annual Payment owed by such Settling Distributor the Settlement Prepayment should be applied) (such manner of application, a "Settlement Prepayment Reduction Schedule"), (c) the net present value of the Settlement Prepayment as of the Prepayment Date based on the Settlement Prepayment Reduction Schedule using a discount rate equal to the prime rate as published by the Wall Street Journal on the date of the Prepayment Notice plus 1.75% (such net present value amount, the "Net Settlement Prepayment Amount"), and (d) the date on which the prepayment will be made, which shall be no more than fifteen (15) calendar days after the date of the Prepayment Notice (the "Prepayment Date").
- 2. On the Prepayment Date the Settling Distributor shall pay the Net Settlement Prepayment Amount to the Settlement Fund and such amount shall be used only as specified in Section V. Following such payment, all future portions of the Annual Payments allocated to the applicable Settling Distributor under Section IV.E and Section IV.F shall be reduced pursuant to the Settlement Prepayment Reduction Schedule, and the Exhibit M will be updated to give effect to such reduction, and going forward such updated schedule will be Exhibit M.
- 3. A Settling Distributor's right to make prepayments shall be subject to the following limitations:
 - a. Prepayments may apply to base payments or to both base and incentive payments. If the prepayment applies to both base and incentive payments, the prepayments will apply proportionately across base and incentive payments.
 - b. A Settling Distributor shall make no more than three (3) prepayments over the eighteen (18) year payment term. A Settling Distributor shall not make more than one (1) prepayment in a five (5) year period and there shall not be prepayments made in the first two (2) Payment Years.
 - c. Prepayments shall only be applied to one (1) or more of the three (3) Payment Years following the prepayment.
 - d. The total amount of a prepayment of base payments after discounting calculations shall not be larger than the base payment for the Payment Year with the lowest Annual Payment amount affected by the prepayment. The

total amount of a prepayment for both base payments and incentive payments shall not be larger than the base payment and anticipated incentive payment for the lowest Payment Year affected by the prepayment. The "anticipated incentive payment" for a future Payment Year shall reflect the incentives earned by each Settling State as of the time of the prepayment and any offsets or adjustments known at that time.

- e. In a Payment Year against which there has been a prepayment, if the amount a Settling State is calculated to receive is greater than the amount prepaid prior to discounting calculations, the Settling Distributor shall pay the difference. If, in a Payment Year for which there has been a prepayment, the amount that a Settling State is calculated to receive is less than the amount calculated at the time of the prepayment, there shall be a credit for the difference to the Settling Distributor to be applied in the subsequent Payment Year(s), if any.
 - f. Prepayments shall be applied proportionately to all Settling States.
- 4. The Settling States may agree to a prepayment that does not apply these restrictions. Such a prepayment would need approval of Settling States representing at least ninety-five percent (95%) allocable share as measured by the allocations in <u>Exhibit</u> <u>F</u>; *provided*, *however*, that this provision does not limit or restrict any Settling State from negotiating its own prepayment with a Settling Distributor.
- 5. For illustrative purposes only, attached as <u>Exhibit Q</u> are examples showing a Settlement Prepayment, the related calculation of the Net Settlement Prepayment Amount, and the related adjustment to the Settlement Payment Schedule.

K. Significant Financial Constraint.

1. A Settling Distributor's allocable share of the Annual Payment for a Payment Year may, at the election of such Settling Distributor, be deferred either (a) up to the amount by which that share plus such Settling Distributor's share of amounts payable under <u>Section IX</u> and <u>Section X</u> would exceed twenty percent (20%) of such Settling Distributor's total operating cash flow (as determined pursuant to United States generally accepted accounting principles) for its fiscal year that concluded most recently prior to the due date for that payment or (b) (i) up to twenty-five percent (25%) if, as of thirty (30) calendar days preceding that payment date, the company's credit rating from one or more of the three nationally recognized rating agencies is below BBB or Baa2 or (ii) up to one hundred percent (100%) if, as of thirty (30) calendar days preceding that payment date, the company's credit rating from one or more of the three nationally recognized rating agencies is below BBB- or Baa3. If the reason for exceeding twenty percent (20%) of a Settling Distributor's total operating cash flow or the decrease in credit rating is substantially attributable to the incurrence of debt to fund post-settlement acquisitions or to the payment of dividends and/or share repurchases that together are of an amount that exceeds the total amount of those two items for the prior fiscal year, no deferral is available. A Settling Distributor shall not be allowed to defer payment for a

Payment Year if that Settling Distributor engaged in any share repurchases in the three fiscal quarters prior to the Payment Date for that Payment Year.

- 2. If a Settling Distributor has reason to believe that it will not be able to pay some or all of its allocable share of the Annual Payment for a Payment Year, it shall provide at least ninety (90) calendar days' prior written notice to the Settlement Fund Administrator and Enforcement Committee (a "Deferred Payment Notice"). Any Deferred Payment Notice shall specify and include: (a) the gross amount of the payments owed (including the estimated allocable portion of the Annual Payment, and amounts owed under Section IX and Section X, by the relevant Settling Distributor), (b) the amount that the Settling Distributor believes it will be unable to pay, (c) the accounting and audited financial documents upon which the Settling Distributor relied for making this determination, and (d) any other relevant information for the Enforcement Committee to consider.
- 3. A Settling Distributor shall not utilize this provision during the first three (3) Payment Years. If a Settling Distributor defers some or all of the payments due in a Payment Year pursuant to this <u>Section IV.K</u>, it shall not repurchase any shares, or fund new acquisitions with an acquisition price greater than \$250 million, during the deferral period until the deferred amount is fully repaid with interest. Any amounts deferred shall bear interest at an interest rate equal to the prime rate as published by the *Wall Street Journal* on the date of the Deferral Payment Notice plus 0.5%.
- 4. The Settling Distributor shall pay all deferred amounts, including applicable interest on the next Payment Date. If the amounts previously deferred (including interest) together with the Settling Distributor's share of all payments due for a Payment Year would allow for a deferral under Section IV.K.1, the Settling Distributor shall pay as much of the previously deferred amounts (including interest) as it can pay without triggering the ability to defer payment and may defer the remainder as permitted under (and subject to the restrictions of) this Section IV.K.
- 5. Deferrals will apply proportionally across base payments and incentive payments. For the avoidance of doubt, this <u>Section IV.K</u> applies fully to Payment Years after the first three (3) Payment Years, including the base payments and all incentive payments due pursuant to this Agreement during the Payment Year at issue.
- 6. If a Settling Distributor could pay a portion of its allocable share of the Annual Payments due pursuant to this Agreement during a Payment Year without triggering this <u>Section IV.K</u>, the Settling Distributor shall be required to pay that portion as scheduled and only the excess would be subject to deferral at the election of the Settling Distributor (in whole or in part) as provided herein.
- 7. The Settling Distributor shall pay any deferred amounts, including applicable interest on or before the date on which the payment is due for Payment Year 18.

V. Allocation and Use of Settlement Payments

A. Components of Settlement Fund. The Settlement Fund shall be comprised of an Abatement Accounts Fund, a State Fund, and a Subdivision Fund for each Settling State. The payments made under Section IV into the Settlement Fund shall be initially allocated among those three (3) sub-funds and distributed and used as provided below. Payments placed into the Settlement Fund do not revert back to the Settling Distributors.

B. *Use of Settlement Payments.*

- 1. It is the intent of the Parties that the payments disbursed from the Settlement Fund to Settling States and Participating Subdivisions be for Opioid Remediation, subject to exceptions that must be documented in accordance with <u>Section V.B.2</u>. In no event may less than eighty-five percent (85%) of the Settling Distributors' maximum amount of payments pursuant to <u>Section IV</u>, <u>Section IX</u>, and <u>Section X</u> as set forth on <u>Exhibit M</u> over the entirety of all Payments Years (but not any single Payment Year) be spent on Opioid Remediation.
- 2. While disfavored by the Parties, a Settling State or a Participating Subdivision set forth on Exhibit G may use monies from the Settlement Fund (that have not been restricted by this Agreement solely to future Opioid Remediation) for purposes that do not qualify as Opioid Remediation. If, at any time, a Settling State or a Participating Subdivision set forth on Exhibit G uses any monies from the Settlement Fund for a purpose that does not qualify as Opioid Remediation, such Settling State or Participating Subdivision set forth on Exhibit G shall identify such amounts and report to the Settlement Fund Administrator and the Settling Distributors how such funds were used, including if used to pay attorneys' fees, investigation costs, litigation costs, or costs related to the operation and enforcement of this Agreement, respectively. It is the intent of the Parties that the reporting under this Section V.B.2 shall be available to the public. For the avoidance of doubt, (a) any amounts not identified under this Section V.B.2 as used to pay attorneys' fees, investigation costs, or litigation costs shall be included in the "Compensatory Restitution Amount" for purposes of Section VI.F and (b) Participating Subdivisions not listed on Exhibit G may only use monies from the Settlement Fund for purposes that qualify as Opioid Remediation.

C. Allocation of Settlement Fund.

The allocation of the Settlement Fund allows for different approaches to be taken in different states, such as through a State-Subdivision Agreement. Given the uniqueness of States and their Subdivisions, Settling States and their Subdivisions are encouraged to enter into State-Subdivision Agreements in order to direct the allocation of their portion of the Settlement Fund. As set out below, the Settlement Fund Administrator will make an initial allocation to three (3) state-level sub-funds. The Settlement Fund Administrator will then, for each Settling State and its Participating Subdivisions, apply the terms of this Agreement and any relevant State-Subdivision Agreement, Statutory Trust, Allocation Statute, or voluntary redistribution of funds as set out below before disbursing the funds.

- 1. <u>Base Payments</u>. The Settlement Fund Administrator will allocate base payments under <u>Section IV.D</u> among the Settling States in proportion to their respective Overall Allocation Percentages. Base payments for each Settling State will then be allocated fifteen percent (15%) to its State Fund, seventy percent (70%) to its Abatement Accounts Fund, and fifteen percent (15%) to its Subdivision Fund. Amounts may be reallocated and will be distributed as provided in <u>Section V.D.</u>
- 2. <u>Incentive Payments</u>. The Settlement Fund Administrator will treat incentive payments under <u>Section IV.F</u> on a State-specific basis. Incentive payments for which a Settling State is eligible under <u>Section IV.F</u> will be allocated fifteen percent (15%) to its State Fund, seventy percent (70%) to its Abatement Accounts Fund, and fifteen percent (15%) to its Subdivision Fund. Amounts may be reallocated and will be distributed as provided in <u>Section V.D</u>.
- 3. <u>Application of Adjustments</u>. If a suspension, offset, or reduction under <u>Section XII</u> or <u>Section XIII</u> applies with respect to a Settling State, the suspension, offset, or reduction shall be applied proportionally to all amounts that would otherwise be apportioned and distributed to the State Fund, the Abatement Accounts Fund, and the Subdivision Fund for that State.
- 4. <u>Settlement Fund Administrator</u>. Prior to the Initial Participation Date, the Settling Distributors and the Enforcement Committee will agree to a detailed mechanism consistent with the foregoing for the Settlement Fund Administrator to follow in allocating, apportioning, and distributing payments, which shall then be appended hereto as <u>Exhibit L</u>.
- 5. <u>Settlement Fund Administrator Costs</u>. Any costs and fees associated with or arising out of the duties of the Settlement Fund Administrator as described in <u>Exhibit L</u> shall be paid from the interest accrued in the Settlement Fund Escrow and the Settlement Fund; *provided*, *however*, that if such accrued interest is insufficient to pay the entirety of any such costs and fees, Settling Distributors shall pay fifty percent (50%) of the additional amount and fifty percent (50%) shall be paid out of the Settlement Fund.

D. Settlement Fund Reallocation and Distribution.

As set forth below, within a particular Settling State's account, amounts contained in the Settlement Fund sub-funds may be reallocated and distributed per a State-Subdivision Agreement or other means. If the apportionment of amounts is not addressed and controlled under Section V.D.1 and Section V.D.2, then the default provisions of Section V.D.4 apply. It is not necessary that a State-Subdivision Agreement or other means of allocating funds pursuant to Section V.D.1 and Section V.D.2 address all of the Settlement Fund sub-funds. For example, a Statutory Trust might only address disbursements from a Settling State's Abatement Accounts Fund.

1. <u>Distribution by State-Subdivision Agreement</u>. If a Settling State has a State-Subdivision Agreement, amounts apportioned to that State's State Fund, Abatement Accounts Fund, and Subdivision Fund under Section V.C shall be reallocated and

distributed as provided by that agreement. Any State-Subdivision Agreement entered into after the Preliminary Agreement Date shall be applied only if it requires: (a) that all amounts be used for Opioid Remediation, except as allowed by Section V.B.2, and (b) that at least seventy percent (70%) of amounts be used solely for future Opioid Remediation. For a State-Subdivision Agreement to be applied to the relevant portion of an Annual Payment, notice must be provided to the Settling Distributors and the Settlement Fund Administrator at least sixty (60) calendar days prior to the Payment Date.

- 2. Distribution by Allocation Statute. If a Settling State has an Allocation Statute and/or a Statutory Trust that addresses allocation or distribution of amounts apportioned to such State's State Fund, Abatement Accounts Fund, and/or Subdivision Fund and that, to the extent any or all such sub-funds are addressed, requires (1) all amounts to be used for Opioid Remediation, except as allowed by Section V.B.2, and (2) at least seventy percent (70%) of all amounts to be used solely for future Opioid Remediation, 8 then, to the extent allocation or distribution is addressed, the amounts apportioned to that State's State Fund, Abatement Accounts Fund, and Subdivision Fund under Section V.C shall be allocated and distributed as addressed and provided by the applicable Allocation Statute or Statutory Trust. For the avoidance of doubt, an Allocation Statute or Statutory Trust need not address all three (3) sub-funds that comprise the Settlement Fund, and if the applicable Allocation Statute or Statutory Trust does not address distribution of all or some of these three (3) sub-funds, the applicable Allocation Statute or Statutory Trust does not replace the default provisions described in Section V.D.4 of any such unaddressed fund. For example, if an Allocation Statute or Statutory Trust that meets the requirements of this Section V.D.2 only addresses funds restricted to abatement, then the default provisions in this Agreement concerning allocation among the three (3) sub-funds comprising the Settlement Fund and the distribution of the State Fund and Subdivision Fund for that State would still apply, while the distribution of the applicable State's Abatement Accounts Fund would be governed by the qualifying Allocation Statute or Statutory Trust.
- 3. <u>Voluntary Redistribution</u>. A Settling State may choose to reallocate all or a portion of its State Fund to its Abatement Accounts Fund. A Participating Subdivision included on <u>Exhibit G</u> may choose to reallocate all or a portion of its allocation from the Subdivision Fund to the State's Abatement Accounts Fund or to another Participating Subdivision. For a voluntary redistribution to be applied to the relevant portion of an Annual Payment, notice must be provided to the Settling Distributors and the Settlement Fund Administrator at least sixty (60) calendar days prior to the Payment Date.
- 4. <u>Distribution in the Absence of a State-Subdivision Agreement, Allocation Statute, or Statutory Trust.</u> If <u>Section V.D.1</u> and <u>Section V.D.2</u> do not apply, amounts

⁷ Future 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 related to the Alleged Harms.

⁸ Future 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 related to the Alleged Harms.

apportioned to that State's State Fund, Abatement Accounts Fund, and Subdivision Fund under Section V.C shall be distributed as follows:

- a. Amounts apportioned to that State's State Fund shall be distributed to that State.
- b. Amounts apportioned to that State's Abatement Accounts Fund shall be distributed consistent with Section V.E. Each Settling State shall submit to the Settlement Fund Administrator a designation of a lead state agency or other entity to serve as the single point of contact for that Settling State's funding requests from the Abatement Accounts Fund and other communications with the Settlement Fund Administrator. The designation of an individual entity is for administrative purposes only and such designation shall not limit funding to such entity or even require that such entity receive funds from this Agreement. The designated entity shall be the only entity authorized to request funds from the Settlement Fund Administrator to be disbursed from that Settling State's Abatement Accounts Fund. If a Settling State has established a Statutory Trust then that Settling State's single point of contact may direct the Settlement Fund Administrator to release the State's Abatement Accounts Fund to the Statutory Trust.
- c. Amounts apportioned to that State's Subdivision Fund shall be distributed to Participating Subdivisions in that State included on <u>Exhibit G</u> per the Subdivision Allocation Percentage listed in <u>Exhibit G</u>. <u>Section VII.I</u> shall govern amounts that would otherwise be distributed to Non-Participating Subdivisions listed in <u>Exhibit G</u>. For the avoidance of doubt and notwithstanding any other provision in this Agreement, no Non-Participating Subdivision will receive any amount from the Settlement Fund, regardless of whether such Subdivision is included on <u>Exhibit G</u>.
- d. Special Districts shall not be allocated funds from the Subdivision Fund, except through a voluntary redistribution allowed by <u>Section V.D.3</u>. A Settling State may allocate funds from its State Fund or Abatement Accounts Fund for Special Districts.
- 5. Restrictions on Distribution. No amounts may be distributed from the Subdivision Fund contrary to Section VII, *i.e.*, no amounts may be distributed directly to Non-Participating Subdivisions or to Later Participating Subdivisions to the extent such a distribution would violate Section VII.E through Section VII.H. Amounts allocated to the Subdivision Fund that cannot be distributed by virtue of the preceding sentence shall be distributed into the sub-account in the Abatement Accounts Fund for the Settling State in which the Subdivision is located, unless those payments are redirected elsewhere by a State-Subdivision Agreement described in Section V.D.1 or by an Allocation Statute or a Statutory Trust described in Section V.D.2.
- E. *Provisions Regarding the Abatement Accounts Fund.*

- 1. <u>State-Subdivision Agreement, Allocation Statute, and Statutory Trust Fund Provisions</u>. A State-Subdivision Agreement, Allocation Statute, or Statutory Trust may govern the operation and use of amounts in that State's Abatement Accounts Fund so long as it complies with the requirements of <u>Section V.D.1</u> or <u>Section V.D.2</u>, as applicable, and all direct payments to Subdivisions comply with <u>Section VII.E</u> through <u>Section VII.H</u>.
- 2. <u>Absence of a State-Subdivision Agreement, Allocation Statute, or Statutory Trust</u>. In the absence of a State-Subdivision Agreement, Allocation Statute, or Statutory Trust that addresses distribution, the Abatement Accounts Fund will be used solely for future Opioid Remediation⁹ and the following shall apply with respect to a Settling State:

a. Regional Remediation.

- (i) At least fifty percent (50%) of distributions for remediation from a State's Abatement Accounts Fund shall be annually allocated and tracked to the regional level. A Settling State may allow the Advisory Committee established pursuant to Section V.E.2.d to define its regions and assign regional allocations percentages. Otherwise, a Settling State shall (A) define its initial regions, which shall consist of one (1) or more General Purpose Subdivisions and which shall be designated by the state agency with primary responsibility for substance abuse disorder services employing, to the maximum extent practical, existing regions established in that State for opioid abuse treatment or other public health purposes; (B) assign initial regional allocation percentages to the regions based on the Subdivision Allocation Percentages in Exhibit G and an assumption that all Subdivisions included on Exhibit G will become Participating Subdivisions.
- (ii) This minimum regional expenditure percentage is calculated on the Settling State's initial Abatement Accounts Fund allocation and does not include any additional amounts a Settling State has directed to its Abatement Accounts Fund from its State Fund, or any other amounts directed to the fund. A Settling State may dedicate more than fifty percent (50%) of its Abatement Accounts Fund to the regional expenditure and may annually adjust the percentage of its Abatement Accounts Fund dedicated to regional expenditures as long as the percentage remains above the minimum amount.
- (iii) The Settling State (A) has the authority to adjust the definition of the regions, and (B) may annually revise the percentages

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⁹ Future 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 related to the Alleged Harms.

allocated to each region to reflect the number of General Purpose Subdivisions in each region that are Non-Participating Subdivisions.

- b. Subdivision Block Grants. Certain Subdivisions shall be eligible to receive regional allocation funds in the form of a block grant for future Opioid Remediation. A Participating Subdivision eligible for block grants is a county or parish (or in the case of States that do not have counties or parishes that function as political subdivisions, a city) that (1) does not contain a Litigating Subdivision or a Later Litigating Subdivision for which it has the authority to end the litigation through a release, bar or other action, (2) either (i) has a population of 400,000 or more or (ii) in the case of California has a population of 750,000 or more, and (3) has funded or otherwise managed an established health care or treatment infrastructure (e.g., health department or similar agency). Each Subdivision eligible to receive block grants shall be assigned its own region.
- c. Small States. Notwithstanding the provisions of Section V.E.2.a, Settling States with populations under four (4) million that do not have existing regions described in Section V.E.2.a shall not be required to establish regions. However, such a Settling State that contains one (1) or more Subdivisions eligible for block grants under Section V.E.2.c shall be divided regionally so that each block-grant eligible Subdivision is a region and the remainder of the state is a region.
- d. Advisory Committee. The Settling State shall designate an Opioid Settlement Remediation Advisory Committee (the "Advisory Committee") to provide input and recommendations regarding remediation spending from that Settling State's Abatement Accounts Fund. A Settling State may elect to use an existing advisory committee or similar entity (created outside of a State-Subdivision Agreement or Allocation Statute); provided, however, the Advisory Committee or similar entity shall meet the following requirements:
 - (i) Written guidelines that establish the formation and composition of the Advisory Committee, terms of service for members, contingency for removal or resignation of members, a schedule of meetings, and any other administrative details;
 - (ii) Composition that includes at least an equal number of local representatives as state representatives;
 - (iii) A process for receiving input from Subdivisions and other communities regarding how the opioid crisis is affecting their communities, their abatement needs, and proposals for abatement strategies and responses; and
 - (iv) A process by which Advisory Committee recommendations for expenditures for Opioid Remediation will be made to and considered by the appropriate state agencies.

- 3. <u>Abatement Accounts Fund Reporting</u>. The Settlement Fund Administrator shall track and assist in the report of remediation disbursements as agreed to among the Settling Distributors and the Enforcement Committee.
- F. *Nature of Payment*. Each of the Settling Distributors, the Settling States, and the Participating Subdivisions acknowledges and agrees that notwithstanding anything to the contrary in this Agreement, including, but not limited to, the scope of the Released Claims:
 - 1. It has entered into this Agreement to avoid the delay, expense, inconvenience, and uncertainty of further litigation;
 - 2. (a) The Settling States and Participating Subdivisions sought compensatory restitution (within the meaning of 26 U.S.C. § 162(f)(2)(A)) as damages for the Alleged Harms allegedly suffered by the Settling States and Participating Subdivisions; (b) the Compensatory Restitution Amount is no greater than the amount, in the aggregate, of the Alleged Harms allegedly suffered by the Settling States and Participating Subdivisions; and (c) the portion of the Compensatory Restitution Amount received by each Settling State or Participating Subdivision is no greater than the amount of the Alleged Harms allegedly suffered by such Settling State or Participating Subdivision;
 - 3. The payment of the Compensatory Restitution Amount by the Settling Distributors constitutes, and is paid for, compensatory restitution (within the meaning of 26 U.S.C. § 162(f)(2)(A)) for alleged damage or harm (as compensation for alleged damage or harm arising out of alleged bodily injury) allegedly caused by the Settling Distributors:
 - 4. The Compensatory Restitution Amount is being paid as compensatory restitution (within the meaning of 26 U.S.C. § 162(f)(2)(A)) in order to restore, in whole or in part, the Settling States and Participating Subdivisions to the same position or condition that they would be in had the Settling States and Participating Subdivisions not suffered the Alleged Harms; and
 - 5. For the avoidance of doubt: (a) no portion of the Compensatory Restitution Amount represents reimbursement to any Settling State or Participating Subdivision or other person or entity for the costs of any investigation or litigation, (b) the entire Compensatory Restitution Amount is properly characterized as described in Section V.F., and (c) no portion of the Compensatory Restitution Amount constitutes disgorgement or is properly characterized as the payment of statutory or other fines, penalties, punitive damages, or other punitive assessments.

VI. Enforcement

A. *Enforceability*. This Agreement is enforceable only by the Settling States and the Settling Distributors; *provided*, *however*, that Released Entities may enforce Section XI and Participating Subdivisions listed on Exhibit G have the enforcement rights described in Section VI.D. Except to the extent allowed by the Injunctive Relief Terms, Settling States and Participating Subdivisions shall not have enforcement rights with respect to either the terms of

this Agreement that apply only to or in other States or any Consent Judgment entered into by another Settling State. Participating Subdivisions shall not have enforcement rights against the Settling Distributors with respect to this Agreement or any Consent Judgment except that Participating Subdivisions listed on Exhibit G shall have enforcement rights as set forth herein as to payments that would be allocated to the Subdivision Fund or Abatement Accounts Fund pursuant to Section V; provided, however, that each Settling State shall allow Participating Subdivisions in such Settling State to notify it of any perceived violations of this Agreement or the applicable Consent Judgment.

- B. *Jurisdiction*. The Settling Distributors consent to the jurisdiction of the court in which each Settling State files its Consent Judgment, limited to resolution of disputes identified in Section VI.F.1 for resolution in that court.
 - C. Specific Terms Dispute Resolution.
 - 1. Any dispute that is addressed by the provisions set forth in the Injunctive Relief Terms shall be resolved as provided therein.
 - 2. In the event that Settling Distributors believe that the eight-five percent (85%) threshold established in Section V.B.1 is not being satisfied, any Party may request that the Settling Distributors and Enforcement Committee meet and confer regarding the use of funds to implement Section V.B.1. The completion of such meet-and-confer process is a precondition to further action regarding any such dispute. Further action concerning Section V.B.1 shall: (i) be limited to the Settling Distributors seeking to reduce their Annual Payments by no more than five percent (5%) of the difference between the actual amount of Opioid Remediation and the eighty-five percent (85%) threshold established in Section V.B.1; (ii) only reduce Annual Payments to those Settling States and their Participating Subdivisions that are below the eighty-five percent (85%) threshold established in Section V.B.1; and (iii) not reduce Annual Payments restricted to future Opioid Remediation.

D. State-Subdivision Enforcement.

- 1. A Subdivision shall not have enforcement rights against a Settling State in which it is located with respect to this Agreement or any Consent Judgment except that a Participating Subdivision listed on Exhibit G shall have enforcement rights (a) as provided for in a State-Subdivision Agreement, Allocation Statute, or Statutory Trust with respect to intrastate allocation or (b) in the absence of a State-Subdivision Agreement, Allocation Statute, or Statutory Trust, to allegations that (i) the Settling State's use of Abatement Accounts Fund monies were not used for uses similar to or in the nature of those uses contained in Exhibit E; or (ii) a Settling State failed to pay funds directly from the Abatement Accounts Fund to a Participating Subdivision eligible to receive a block grant pursuant to Section V.E.2.b.
- 2. A Settling State shall have enforcement rights against a Participating Subdivision located in its territory (a) as provided for in a State-Subdivision Agreement, Allocation Statute, or Statutory Trust; or (b) in the absence of a State-Subdivision

Agreement, Allocation Statute, or Statutory Trust, to allegations that the Participating Subdivisions' uses of Abatement Accounts Fund monies were not used for purposes similar to or in the nature of those uses contained in Exhibit E.

- 3. As between Settling States and Participating Subdivisions, the above rights are contractual in nature and nothing herein is intended to limit, restrict, change or alter any other existing rights under law.
- E. Subdivision Distributor Payment Enforcement. A Participating Subdivision listed on Exhibit G shall have the same right as a Settling State pursuant to Section VI.F.2.a(v) to seek resolution regarding the failure by a Settling Distributor to make its allocable share of an Annual Payment in a Payment Year.
 - F. Other Terms Regarding Dispute Resolution.
 - 1. Except to the extent provided by <u>Section VI.C</u> or <u>Section VI.F.2</u>, all disputes shall be resolved in either the court that entered the relevant Consent Judgment or, if no such Consent Judgment was entered, a state or territorial court with jurisdiction located wherever the seat of the relevant state government is located.
 - a. State court proceedings shall be governed by the rules and procedures of the relevant forum.
 - b. For the avoidance of doubt, disputes to be resolved in state court include, but are not limited to, the following:
 - (i) disputes concerning whether expenditures qualify as Opioid Remediation;
 - (ii) disputes between a Settling State and its Participating Subdivisions as provided by <u>Section VI.D</u>, except to the extent the State-Subdivision Agreement provides for other dispute resolution mechanisms. For the avoidance of doubt, disputes between a Settling State and any Participating Subdivision shall not be considered National Disputes;
 - (iii) whether this Agreement and relevant Consent Judgment are binding under state law;
 - (iv) the extent of the Attorney General's or other participating entity's authority under state law, including the extent of the authority to release claims;
 - (v) whether the definition of a Bar, a Case-Specific Resolution, Final Order, lead state agency as described in <u>Section V.D.4.b</u>, Later Litigating Subdivision, Litigating Subdivision, or Threshold Motion have been met; and

- (vi) all other disputes not specifically identified in <u>Section VI.C</u> or Section VI.F.2.
- c. Any Party may request that the National Arbitration Panel provide an interpretation of any provision of the settlement that is relevant to the state court determination, and the National Arbitration Panel shall make reasonable best efforts to supply such interpretation within the earlier of thirty (30) calendar days or the time period required by the state court proceedings. Any Party may submit that interpretation to the state court to the extent permitted by, and for such weight provided by, the state court's rules and procedures. If requested by a Party, the National Arbitration Panel shall request that its interpretation be accepted in the form of an *amicus curiae* brief, and any attorneys' fees and costs for preparing any such filing shall be paid for by the requesting Party.
- 2. National Disputes involving a Settling State, a Participating Subdivision that has enforcement rights pursuant to <u>Section VI.A</u>, and/or a Settling Distributor shall be resolved by the National Arbitration Panel.
 - a. National Disputes are disputes that are not addressed by <u>Section VI.C</u>, and which are exceptions to <u>Section VI.F.1</u>'s presumption of resolution in state courts because they involve issues of interpretation of terms contained in this Agreement applicable to all Settling States without reference to a particular State's law. Disputes between a Settling State and any Participating Subdivision shall not be considered National Disputes. National Disputes are limited to the following:
 - (i) the amount of offset and/or credit attributable to Non-Settling States or the Tribal/W. Va. Subdivision Credit;
 - (ii) issues involving the scope and definition of Product;
 - (iii) interpretation and application of the terms "Covered Conduct," "Released Entities," and "Released Claims";
 - (iv) the allocation of payments among Settling Distributors as described in <u>Section IV.I</u>;
 - (v) the failure by a Settling Distributor to pay its allocable share of the Annual Payment or of the Additional Restitution Amount in a Payment Year, but for the avoidance of doubt, disputes between a Settling Distributor and a Settling State over the amounts owed only to that state that do not affect any other Settling State shall not be considered National Disputes;
 - (vi) the interpretation and application of the significant financial constraint provision in <u>Section IV.K</u>, including, without limitation, eligibility for and amount of deferrals for any given year, time for repayment, and compliance with restrictions during deferral term;

- (vii) the interpretation and application of the prepayment provisions as described in <u>Section IV.J</u>;
- (viii) the interpretation and application of any most-favorednation provision in Section XIV.E;
- (ix) questions regarding the performance and/or removal of the Settlement Fund Administrator;
- (x) replacement of the Monitor, as provided in the Injunctive Relief Terms;
 - (xi) disputes involving liability of successor entities;
- (xii) disputes that require a determination of the sufficiency of participation in order to qualify for Incentive Payments A, B, or C, as well as disputes over qualification for Participation Tiers;
- (xiii) disputes involving a Releasor's compliance with, and the appropriate remedy under, <u>Section XI.XI.B.I.A.3</u>;
- (xiv) disputes requiring the interpretation of Agreement terms that are national in scope or impact, which shall mean disputes requiring the interpretation of Agreement terms that (i) concretely affect four (4) or more Settling States; and (ii) do not turn on unique definitions and interpretations under state law; and
- (xv) any dispute subject to resolution under <u>Section VI.F.1</u> but for which all parties to the dispute agree to arbitration before the National Arbitration Panel under the provisions of this <u>Section VI.F.2</u>.
- b. The National Arbitration Panel shall be comprised of three (3) arbitrators. One (1) arbitrator shall be chosen by the Settling Distributors, one (1) arbitrator shall be chosen by the Enforcement Committee with due input from Participating Subdivisions listed on Exhibit G, and the third arbitrator shall be agreed upon by the first two (2) arbitrators. The membership of the National Arbitration Panel is intended to remain constant throughout the term of this Agreement, but in the event that replacements are required, the retiring arbitrator shall be replaced by the party that selected him/her.
- c. The National Arbitration Panel shall make reasonable best efforts to decide all matters within one hundred eighty (180) calendar days of filing, and in no event shall it take longer than one (1) year.
- d. The National Arbitration Panel shall conduct all proceedings in a reasonably streamlined process consistent with an opportunity for the parties to be heard. Issues shall be resolved without the need for live witnesses where feasible.

and with a presumption in favor of remote participation to minimize the burdens on the parties.

- e. To the extent allowed under state law, a Settling State, a Participating Subdivision that has enforcement rights pursuant to <u>Section VI.A</u>, and (at any party's request) the National Arbitration Panel may certify to an appropriate state court any question of state law. The National Arbitration Panel shall be bound by a final state court determination of such a certified question. The time period for the arbitration shall be tolled during the course of the certification process.
- f. The arbitrators will give due deference to any authoritative interpretation of state law, including any declaratory judgment or similar relief obtained by a Settling State, a Participating Subdivision that has enforcement rights pursuant to <u>Section VI.A</u>, or Settling Distributor on a state law issue.
- g. The decisions of the National Arbitration Panel shall be binding on Settling States, Participating Subdivisions, Settling Distributors, and the Settlement Fund Administrator. In any proceeding before the National Arbitration Panel involving a dispute between a Settling State and one or more Settling Distributors whose resolution could prejudice the rights of a Participating Subdivision(s) in that Settling State, such Participating Subdivision(s) shall be allowed to file a statement of view in the proceeding.
- h. Nothing herein shall be construed so as to limit or otherwise restrict a State from seeking injunctive or other equitable relief in state court to protect the health, safety, or welfare of its citizens.
- i. Each party shall bear its own costs in any arbitration or court proceeding arising under this Section VI. The costs for the arbitrators on the National Arbitration Panel shall be divided and paid equally by the disputing sides for each individual dispute, *e.g.*, a dispute between a Settling Distributor and Settling States/Participating Subdivisions shall be split fifty percent (50%) by the Settling Distributor and fifty percent (50%) by the Settling States/Participating Subdivisions that are parties to the dispute; a dispute between a Settling State and a Participating Subdivision shall be split fifty percent (50%) by the Settling State that is party to the dispute and fifty percent (50%) by any Participating Subdivisions that are parties to the dispute.
- 3. Prior to initiating an action to enforce pursuant to this <u>Section VI.F</u>, the complaining party must:
 - a. Provide written notice to the Enforcement Committee of its complaint, including the provision of the Consent Judgment and/or Agreement that the practice appears to violate, as well as the basis for its interpretation of the disputed provision. The Enforcement Committee shall establish a reasonable process and timeline for obtaining additional information from the involved

parties; *provided*, *however*, that the date the Enforcement Committee establishes for obtaining additional information from the parties shall not be more than forty-five (45) calendar days following the notice. The Enforcement Committee may advise the involved parties of its views on the complaint and/or seek to resolve the complaint informally.

- b. Wait to commence any enforcement action until thirty (30) calendar days after the date that the Enforcement Committee establishes for obtaining additional information from the involved parties.
- 4. If the parties to a dispute cannot agree on the proper forum for resolution of the dispute under the provisions of <u>Section VI.F.1</u> or <u>Section VI.F.2</u>, a committee comprising the Enforcement Committee and sufficient representatives of the Settling Distributors such that the members of the Enforcement Committee have a majority of one (1) member will determine the forum where the dispute will be initiated within twenty-eight (28) calendar days of receiving notification of the dispute relating to the proper forum. The forum identified by such committee shall be the sole forum for litigating the issue of which forum will hear the substantive dispute, and the committee's identification of such forum in the first instance shall not be entitled to deference by the forum selected.
- G. *No Effect*. Nothing in this Agreement shall be interpreted to limit the Settling State's Civil Investigative Demand ("*CID*") or investigative subpoena authority, to the extent such authority exists under applicable state law and the CID or investigative subpoena is issued pursuant to such authority, and Settling Distributors reserve all of their rights in connection with a CID or investigative subpoena issued pursuant to such authority.

VII. Participation by Subdivisions

- Notice. No later than fifteen (15) calendar days after the Preliminary Agreement Date, the Settling States, with the cooperation of the Settling Distributors, shall send individual written notice of the opportunity to participate in this Agreement and the requirements of participation to all Subdivisions in the Settling States that are (1) Litigating Subdivisions or (2) Non-Litigating Subdivisions listed on Exhibit G. The costs of the written notice to such Subdivisions shall be paid for by the Settling Distributors. The Settling States, with the cooperation of the Settling Distributors, may also provide general notice reasonably calculated to alert Non-Litigating Subdivisions in the Settling States to this Agreement, the opportunity to participate in it, and the requirements for participation. Such notice may include publication and other standard forms of notification, as well as notice to national state and county organizations such as the National Association of Counties and the National League of Cities. The notice will include that the deadline for becoming an Initial Participating Subdivision is the Initial Participation Date. Nothing contained herein shall preclude a Settling State from providing further notice to or otherwise contacting any of its Subdivisions about becoming a Participating Subdivision, including beginning any of the activities described in this paragraph prior to the Preliminary Agreement Date.
- B. Requirements for Becoming a Participating Subdivision—Non-Litigating Subdivisions. A Non-Litigating Subdivision in a Settling State may become a Participating

Subdivision by returning an executed Subdivision Settlement Participation Form to the Settlement Fund Administrator specifying (1) that the Subdivision agrees to the terms of this Agreement pertaining to Subdivisions, (2) that the Subdivision releases all Released Claims against all Released Entities, (3) that the Subdivision agrees to use monies it receives, if any, from the Settlement Fund pursuant to the applicable requirements of Section V; provided, however, that Non-Litigating Subdivisions may only use monies originating from the Settlement Fund for purposes that qualify as Opioid Remediation, and (4) that the Subdivision submits to the jurisdiction of the court where the applicable Consent Judgment is filed for purposes limited to that court's role under this Agreement. The required Subdivision Settlement Participation Form is attached as Exhibit K.

- C. Requirements for Becoming a Participating Subdivision—Litigating Subdivisions/Later Litigating Subdivisions. A Litigating Subdivision or Later Litigating Subdivision in a Settling State may become a Participating Subdivision by returning an executed Subdivision Settlement Participation Form to the Settlement Fund Administrator and upon prompt dismissal with prejudice of its lawsuit. A Settling State may require each Litigating Subdivision in that State to specify on the Subdivision Settlement Participation Form whether its counsel has waived any contingency fee contract with that Participating Subdivision and whether, if eligible, it intends to seek fees pursuant to Exhibit R. The Settlement Fund Administrator shall provide quarterly reports of this information to the parties organized by Settling State. A Litigating Subdivision or Later Litigating Subdivision may not become a Participating Subdivision after the completion of opening statements in a trial of the lawsuit it brought that includes a Released Claim against a Released Entity.
- D. *Initial Participating Subdivisions*. A Subdivision qualifies as an Initial Participating Subdivision if it meets the applicable requirements for becoming a Participating Subdivision set forth in <u>Section VII.B</u> or <u>Section VII.C</u> by the Initial Participation Date. All Subdivision Settlement Participation Forms shall be held in escrow by the Settlement Fund Administrator until the Reference Date.
- E. Later Participating Subdivisions. A Subdivision that is not an Initial Participating Subdivision may become a Later Participating Subdivision by meeting the applicable requirements for becoming a Participating Subdivision set forth in Section VII.B or Section VII.C after the Initial Participation Date and by agreeing to be subject to the terms of a State-Subdivision Agreement (if any) or any other structure adopted or applicable pursuant to Section V.D or Section V.E. The following provisions govern what a Later Participating Subdivision can receive (but do not apply to Initial Participating Subdivisions):
 - 1. Except as provided in <u>Section IV.C</u>, a Later Participating Subdivision shall not receive any share of any Annual Payment due before it became a Participating Subdivision.
 - 2. A Later Participating Subdivision that becomes a Participating Subdivision after July 15, 2022 shall receive seventy-five percent (75%) of the share of future base or incentive payments that it would have received had it become a Later Participating Subdivision prior to that date (unless the Later Participating Subdivision is subject to Section VII.E.3 or Section VII.E.4).

- 3. A Later Participating Subdivision that, after the Initial Participation Date, maintains a lawsuit for a Released Claim(s) against a Released Entity and has judgment entered against it on every such Claim before it became a Participating Subdivision (other than a consensual dismissal with prejudice) shall receive fifty percent (50%) of the share of future base or incentive payments that it would have received had it become a Later Participating Subdivision prior to such judgment; *provided*, *however*, that if the Subdivision appeals the judgment and the judgment is affirmed with finality before the Subdivision becomes a Participating Subdivision, the Subdivision shall not receive any share of any base payment or incentive payments.
- 4. A Later Participating Subdivision that becomes a Participating Subdivision while a Bar or Case-Specific Resolution involving a different Subdivision exists in its State shall receive twenty-five percent (25%) of the share of future base or incentive payments that it would have received had it become a Later Participating Subdivision without such Bar or Case-Specific Resolution.
- F. *No Increase in Payments*. Amounts to be received by Later Participating Subdivisions shall not increase the payments due from the Settling Distributors.
- G. *Ineligible Subdivisions*. Subdivisions in Non-Settling States and Prior Litigating Subdivisions are not eligible to be Participating Subdivisions.
- H. *Non-Participating Subdivisions*. Non-Participating Subdivisions shall not directly receive any portion of any Annual Payment, including from the State Fund and direct distributions from the Abatement Accounts Fund; however, a Settling State may choose to fund future Opioid Remediation that indirectly benefits Non-Participating Subdivisions.
- I. Unpaid Allocations to Later Participating Subdivisions and Non-Participating Subdivisions. Any base payment and incentive payments allocated pursuant to Section V.D to a Later Participating Subdivision or Non-Participating Subdivision that cannot be paid pursuant to this Section VII, including the amounts that remain unpaid after the reductions required by Section VII.E.2 through Section VII.E.4, will be allocated to the Abatement Accounts Fund for the Settling State in which the Subdivision is located, unless those payments are redirected elsewhere by a State-Subdivision Agreement or by a Statutory Trust.

VIII. Condition to Effectiveness of Agreement and Filing of Consent Judgment

- A. Determination to Proceed With Settlement.
- 1. The Settling States shall confer with legal representatives of the Participating Subdivisions listed on Exhibit G and inform the Settling Distributors no later than fifteen (15) calendar days prior to the Reference Date whether there is sufficient participation to proceed with this Agreement. Within seven (7) calendar days of informing the Settling Distributors that there is sufficient participation to proceed, the Settling States will deliver all signatures and releases required by the Agreement to be provided by the Settling States to the Settling Distributors.

- 2. If the Settling States inform Settling Distributors that there is sufficient participation, the Settling Distributors will then determine on or before the Reference Date whether there is sufficient State participation and sufficient resolution of the Claims of the Litigating Subdivisions in the Settling States (through participation under Section VII, Case-Specific Resolution(s) and Bar(s)) to proceed with this Agreement. The determination shall be in the sole discretion of the Settling Distributors and may be based on any criteria or factors deemed relevant by the Settling Distributors.
- B. *Notice by Settling Distributors*. On or before the Reference Date, the Settling Distributors shall inform the Settling States of their determination pursuant to <u>Section VIII.A.</u> If the Settling Distributors determine to proceed, the Parties will proceed to file the Consent Judgments and the obligations in the Subdivision Settlement Participation Forms will be effective and binding as of the Reference Date. If the Settling Distributors determine not to proceed, this Agreement will have no further effect, any amounts placed in escrow for Payment Year 1, including funds referenced in <u>Section IV.C.1</u>, <u>Section IX</u>, <u>Section X</u>, and <u>Exhibit M</u>, shall be returned to the Settling Distributors, and all releases (including those contained in Subdivision Settlement Participation Forms) and other commitments or obligations contained herein or in Subdivision Settlement Participation Forms will be void.

C. Determination of the Participation Tier.

- 1. On the Reference Date, *provided* that Settling Distributors determine to proceed with this Agreement, the Settlement Fund Administrator shall determine the Participation Tier. The criteria used to determine the Participation Tier are set forth in Exhibit H. Any disputes as to the determination of the Participation Tier shall be decided by the National Arbitration Panel.
- 2. The Participation Tier shall be redetermined by the Settlement Fund Administrator annually as of the Payment Date, beginning with Payment Year 3, pursuant to the criteria set forth in Exhibit H.
- 3. After Payment Year 6, the Participation Tier cannot move higher, unless this restriction is waived by the Settling Distributors.
- 4. In the event that a Participation Tier redetermination moves the Participation Tier higher, and that change is in whole or in part as a result of the post-Reference Date enactment of a Bar and there is later a Revocation Event with respect to such Bar, then on the next Payment Date that is at least one hundred eighty (180) calendar days after the Revocation Event, the Participation Tier shall move down to the Participation Tier that would have applied had the Bar never been enacted, unless the Bar is reinstated or all Subdivisions affected by the Revocation Event become Participating Subdivisions within one hundred eighty (180) calendar days of the Revocation Event. This is the sole circumstance in which, on a nationwide basis, the Participation Tier can move down.
- 5. In the event that there is a post-Reference Date Revocation Event with respect to a Bar that was enacted in a Settling State prior to the Reference Date, then, on

the next Payment Date that is at least one hundred eighty (180) calendar days after the Revocation Event, unless the Bar is reinstated or all Subdivisions affected by the Revocation Event become Participating Subdivisions within one hundred eighty (180) calendar days of the Revocation Event, the Participation Tier shall decrease – solely for the State in which the Revocation Event occurred – to the Participation Tier commensurate with the percentage of Litigating Subdivisions in that State that are Participating Subdivisions and the percentage of Non-Litigating Subdivisions that are both Primary Subdivisions and Participating Subdivisions, according to the criteria set forth in Exhibit G, except that the calculations shall be performed as to that State alone. For the avoidance of doubt and solely for the calculation in this subparagraph, the Settling States Column of Exhibit H shall play no role. This is the sole circumstance in which one Settling State will have a different Participation Tier than other Settling States.

6. The redetermination of the Participation Tier under <u>Section VIII.C.2</u> shall not affect payments already made or suspensions, offsets, or reductions already applied.

IX. Additional Restitution

- A. Additional Restitution Amount. Pursuant to the schedule set forth in Exhibit M and subject to the reduction specified in Section IX.B, the Settling Distributors shall pay an Additional Restitution Amount to the Settling States listed in Exhibit N. Such funds shall be paid, on the schedule set forth on Exhibit M, on the Payment Date for each relevant Payment Year to such Settling States as allocated by the Settlement Fund Administrator pursuant to Exhibit N.
- B. Reduction of Additional Restitution Amount. In the event that any Non-Settling States appear on Exhibit N, the amounts owed by Settling Distributors pursuant to this Section IX shall be reduced by the allocations set forth on Exhibit N for any such Non-Settling States.
- C. *Use of Funds*. All funds paid as an Additional Restitution Amount shall be part of the Compensatory Restitution Amount, shall be used for Opioid Remediation, except as allowed by <u>Section V.B.2</u>, and shall be governed by the same requirements as specified in <u>Section V.F.</u>

X. Plaintiffs' Attorneys' Fees and Costs

The Agreement on Attorneys' Fees, Expenses and Costs is set forth in <u>Exhibit R</u> and incorporated herein by reference. The Agreement on the State Outside Counsel Fee Fund and Agreement on the State Cost Fund Administration are set forth in <u>Exhibit S</u> and <u>Exhibit T</u>, respectively, and are incorporated herein by reference.

XI. Release

A. *Scope*. As of the Effective Date, the Released Entities are hereby released and forever discharged from all of the Releasors' Released Claims. Each Settling State (for itself and its Releasors) and Participating Subdivision 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 Released Entity in

any forum whatsoever. The releases provided for in this Agreement are intended by the Parties to be broad and shall be interpreted so as to give the Released Entities the broadest possible bar against any liability relating in any way to Released Claims and extend to the full extent of the power of each Settling State and its Attorney General to release claims. This Agreement shall be a complete bar to any Released Claim.

- B. Claim-Over and Non-Party Settlement.
 - 1. It is the intent of the Parties that:
 - a. Released Entities should not seek contribution or indemnification (other than pursuant to an insurance contract), from other parties for their payment obligations under this Agreement;
 - b. the payments made under this Agreement shall be the sole payments made by the Released Entities to the Releasors involving, arising out of, or related to Covered Conduct (or conduct that would be Covered Conduct if engaged in by a Released Entity);
 - c. Claims by Releasors against non-Parties should not result in additional payments by Released Entities, whether through contribution, indemnification or any other means; and
 - d. the Agreement meets the requirements of the Uniform Contribution Among Joint Tortfeasors Act and any similar state law or doctrine that reduces or discharges a released party's liability to any other parties.

The provisions of this <u>Section XI.B</u> are intended to be implemented consistent with these principles. This Agreement and the releases and dismissals provided for herein are made in good faith.

- 2. No Released Entity 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 Released Entity shall be relieved of this prohibition with respect to any entity that asserts a Claim-Over against it. For the avoidance of doubt, nothing herein shall prohibit a Released Entity from recovering amounts owed pursuant to insurance contracts.
- 3. To the extent that, on or after the Reference Date, any Releasor enters into 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 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 contribution or indemnity of any kind substantially equivalent to that required from the Settling Distributors in Section XI.B.2, or a release from such Non-Released Entity in favor of the Released Entities (in a form equivalent to the releases contained in this Agreement) of any Claim-Over. The obligation to obtain

the prohibition and/or release required by this subsection is a material term of this Agreement.

- 4. In the event that any Releasor obtains a judgment with respect to Non-Party Covered Conduct against a Non-Released Entity that does not contain a prohibition like that described in Section XI.B.3, 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 Section XI.B.3, and such Non-Released Entity asserts a Claim-Over against a Released Entity, the Released Entity shall be relieved of the prohibition in Section XI.B.2 with respect to that Non-Released Entity and that Releasor and the Settling Distributors shall take the following actions to ensure that the Released Entities do not pay more with respect to Covered Conduct to Releasors or to Non-Released Entities than the amounts owed under this Settlement Agreement by the Settling Distributors:
 - a. Settling Distributors shall notify that Releasor of the Claim-Over within sixty (60) calendar days of the assertion of the Claim-Over or sixty (60) calendar days of the Effective Date of this Settlement Agreement, whichever is later;
 - b. Settling Distributors and that Releasor shall meet and confer concerning the means to hold Released Entities harmless and ensure that they are not required to pay more with respect to Covered Conduct than the amounts owed by Settling Distributors under this Agreement;
 - c. That Releasor and Settling Distributors shall take steps sufficient and permissible under the law of the State of the Releasor to hold Released Entities harmless from the Claim-Over and ensure Released Entities are not required to pay more with respect to Covered Conduct than the amounts owed by Settling Distributors under this Agreement. Such steps may include, where permissible:
 - (i) Filing of motions to dismiss or such other appropriate motion by Settling Distributors or Released Entities, and supported by Releasors, in response to any claim filed in litigation or arbitration;
 - (ii) Reduction of that Releasors' Claim and any judgment it has obtained or may obtain against such Non-Released Entity by whatever amount or percentage is necessary to extinguish such Claim-Over under applicable law, up to the amount that Releasor has obtained, may obtain, or has authority to control from such Non-Released Entity;
 - (iii) Placement into escrow of funds paid by the Non-Released Entities such that those funds are available to satisfy the Claim-Over;
 - (iv) Return of monies paid by Settling Distributors to that Releasor under this Settlement Agreement to permit satisfaction of a

judgment against or settlement with the Non-Released Entity to satisfy the Claim-Over:

- (v) Payment of monies to Settling Distributors by that Releasor to ensure they are held harmless from such Claim-Over, up to the amount that Releasor has obtained, may obtain, or has authority to control from such Non-Released Entity;
- (vi) Credit to the Settling Distributors under this Agreement to reduce the overall amounts to be paid under the Agreement such that they are held harmless from the Claim-Over; and
- (vii) Such other actions as that Releasor and Settling Distributors may devise to hold Settling Distributors harmless from the Claim-Over.
- d. The actions of that Releasor and Settling Distributors taken pursuant to paragraph (c) must, in combination, ensure Settling Distributors are not required to pay more with respect to Covered Conduct than the amounts owed by Settling Distributors under this Agreement.
- e. In the event of any dispute over the sufficiency of the actions taken pursuant to paragraph (c), that Releasor and the Settling Distributors may seek review by the National Arbitration Panel, provided that, if the parties agree, such dispute may be heard by the state court where the relevant Consent Judgment was filed. The National Arbitration Panel shall have authority to require Releasors to implement a remedy that includes one or more of the actions specified in paragraph (c) sufficient to hold Released Entities fully harmless. In the event that the Panel's actions do not result in Released Entities being held fully harmless, Settling Distributors shall have a claim for breach of this Agreement by Releasors, with the remedy being payment of sufficient funds to hold Settling Distributors harmless from the Claim-Over. For the avoidance of doubt, the prior sentence does not limit or eliminate any other remedy that Settling Distributors may have.
- 5. To the extent that the Claim-Over is based on a contractual indemnity, the obligations under Section XI.B.4 shall extend solely to a Non-Party Covered Conduct Claim against a pharmacy, clinic, hospital or other purchaser or dispenser of Products, a manufacturer that sold Products, a consultant, and/or a pharmacy benefit manager or other third-party payor. Each Settling Distributor shall notify the Settling States, to the extent permitted by applicable law, in the event that any of these types of Non-Released Entity asserts a Claim-Over arising out of contractual indemnity against it.
- C. *Indemnification and Contribution Prohibited*. No Released Entity 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. For the

avoidance of doubt, nothing herein shall prohibit a Released Entity from recovering amounts owed pursuant to insurance contracts.

D. General Release. In connection with the releases provided for in this Agreement, each Settling State (for itself and its Releasors) and Participating Subdivision 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.

A Releasor 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 each Settling State (for itself and its Releasors) and Participating Subdivision hereby expressly waives and fully, finally, and forever settles, releases and discharges, upon the Effective Date, 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 Settling States' decision to enter into this Agreement or the Participating Subdivisions' decision to participate in this Agreement.

- E. Assigned Interest Waiver. To the extent that any Settling State has any direct or indirect interest in any rights of a third-party that is a debtor under the Bankruptcy Code as a result of a claim arising out of Covered Conduct by way of assignment or otherwise, including as a result of being the beneficiary of a trust or other distribution entity, to assert claims against a Settling Distributor (whether derivatively or otherwise), under any legal or equitable theory, including for indemnification, contribution, or subrogation, such Settling State waives the right to assert any such claim, or to receive a distribution or any benefit on account of such claim and such claim, distribution, or benefit shall be deemed assigned to such Settling Distributor.
- F. *Res Judicata*. Nothing in this Agreement shall be deemed to reduce the scope of the res judicata or claim preclusive effect that the settlement memorialized in this Agreement, and/or any Consent Judgment or other judgment entered on this Agreement, gives rise to under applicable law.
- G. Representation and Warranty. The signatories hereto on behalf of their respective Settling States expressly represent and warrant that they have (or have obtained, or will obtain no later than the Initial Participation Date) the authority to settle and release, to the maximum extent of the State's power, all Released Claims of (1) their respective Settling States, (2) all past and present executive departments, state agencies, divisions, boards, commissions and instrumentalities with the regulatory authority to enforce state and federal controlled substances acts, and (3) any of their respective Settling State's past and present executive departments, agencies, divisions, boards, commissions and instrumentalities that have the authority to bring Claims related to Covered Conduct seeking money (including abatement and/or remediation) or

revocation of a pharmaceutical distribution license. For the purposes of <u>clause (3)</u> above, executive departments, agencies, divisions, boards, commissions, and instrumentalities are those that are under the executive authority or direct control of the State's Governor. Also for the purposes of <u>clause (3)</u>, a release from a State's Governor is sufficient to demonstrate that the appropriate releases have been obtained.

- H. *Effectiveness*. The releases set forth in this Agreement shall not be impacted in any way by any dispute that exists, has existed, or may later exist between or among the Releasors. Nor shall such releases be impacted in any way by any current or future law, regulation, ordinance, or court or agency order limiting, seizing, or controlling the distribution or use of the Settlement Fund or any portion thereof, or by the enactment of future laws, or by any seizure of the Settlement Fund or any portion thereof.
- I. Cooperation. Releasors (1) will not encourage any person or entity to bring or maintain any Released Claim against any Released Entity and (2) will reasonably cooperate with and not oppose any effort by Settling Distributors to secure the prompt dismissal of any and all Released Claims.
- J. Non-Released Claims. Notwithstanding the foregoing or anything in the definition of Released Claims, this Agreement does not waive, release or limit any criminal liability, Claims for liability under tax law, Claims under securities law by a State Releasor as investor, Claims against parties who are not Released Entities, Claims by private individuals, and any claims arising under this Agreement for enforcement of this Agreement.

XII. Later Litigating Subdivisions

- A. Released Claims against Released Entities. Subject to Section XII.B, the following shall apply in the event a Later Litigating Subdivision in a Settling State maintains a lawsuit for a Released Claim against a Released Entity after the Reference Date:
 - 1. The Released Entity shall take ordinary and reasonable measures to defend the action, including filing a Threshold Motion with respect to the Released Claim. The Released Entity shall further notify the Settling State and Settlement Fund Administrator immediately upon notice of a Later Litigating Subdivision bringing a lawsuit for a Released Claim, and shall not oppose a Settling State's submission in support of the Threshold Motion.
 - 2. The provisions of this <u>Section XII.A.2</u> apply if the Later Litigating Subdivision is a Primary Subdivision (except as provided in <u>Section XII.A.2.f</u>):
 - a. If a lawsuit including a Released Claim survives until the Suspension Deadline for that lawsuit, the Settlement Fund Administrator shall calculate the Suspension Amount applicable to the next Payment due from the Settling Distributor(s) at issue and apportioned to the State of the Later Litigating Subdivision and to Subdivisions in that State; *provided*, *however*, that the Suspension Amount for a Payment Year cannot exceed the Suspension Cap. The Suspension Amount shall be paid into the Settlement Fund Escrow account. If the Suspension Amount exceeds the Suspension Cap for that Payment Year, then the

remaining amount will be paid into the Settlement Fund Escrow in the following Payment Year, subject to the Suspension Cap for that Payment Year, and so forth in each succeeding Payment Year until the entire Suspension Amount has been paid into the Settlement Fund Escrow or the Released Claim is resolved, as provided below, whichever comes first. A suspension does not apply during the pendency of any appeal dismissing the lawsuit for a Released Claim in whole.

- b. If the Released Claim is resolved with finality without requirement of payment by the Released Entity, the placement of any remaining balance of the Suspension Amount into the Settlement Fund Escrow shall cease and the Settlement Fund Administrator shall immediately transfer amounts in the Settlement Fund Escrow on account of the suspension to the Settling State at issue and its Participating Subdivisions. The lawsuit will not cause further suspensions unless the Released Claim is reinstated upon further review, legislative action, or otherwise.
- If the Released Claim is resolved with finality on terms requiring payment by the Released Entity, the Settlement Fund Administrator will transfer the amounts in the Settlement Fund Escrow on account of the suspension to the Settling Distributor(s) at issue necessary to satisfy the payment obligation of the Released Entity to the relevant Later Litigating Subdivision. If any balance remains in the Settlement Fund Escrow on account of the suspension after transfer of the amount necessary to satisfy the payment obligation, the Settlement Fund Administrator will immediately transfer the balance to the Settling State at issue and its Participating Subdivisions. If the payment obligation of the Released Entity to the relevant Later Litigating Subdivision exceeds the amounts in the Settlement Fund Escrow on account of the suspension, the Settling Distributor at issue shall receive a dollar-for-dollar offset, subject to the yearly Offset Cap, for the excess amount against its obligation to pay its allocable share of Annual Payments that would be apportioned to the Settling State at issue and to its Subdivisions. The offset shall be applied as follows: first against the Settling Distributor's allocable share of the Annual Payment due in Payment Year 18, up to the Offset Cap for that Payment Year, with any remaining amounts above the Offset Cap applied against the Settling Distributor's allocable share of the Annual Payment due in Payment Year 17, up to the Offset Cap for that Payment Year, and so forth for each preceding Payment Year until the entire amount to be offset has been applied or no future Payment Years remain.
- d. If the lawsuit asserting a Released Claim is resolved with finality on terms requiring payment by the Released Entity, and the Released Claim did not give rise to a suspension of any Settling Distributor's portion of any Annual Payments (*e.g.*, because it was resolved during Payment Years 1 or 2, during which all Settling States are deemed eligible for Incentive Payment A and thus no suspension of payments took place, as provided by Section XII.B), the Settling Distributor at issue shall receive a dollar-for-dollar offset, subject to the yearly Offset Cap, for the amount paid. The offset shall be applied against the relevant Settling Distributor's allocable portion of the Annual Payments starting in

Payment Year 18 and working backwards as set forth in <u>Section XII.A.2.c.</u> If the lawsuit for a Released Claim is otherwise resolved by the Released Entity, without the Settling Distributor filing a Threshold Motion despite an opportunity to do so, and the Released Claim did not give rise to a suspension of any Settling Distributor's portion of any Annual Payments, the Settling Distributor at issue shall not receive any offset for the amount paid.

- e. If more than one Primary Subdivision in a Settling State becomes a Later Litigating Subdivision, a single Suspension Cap applies and the total amounts deducted from the share of the Annual Payment allocated to the Settling State and its Participating Subdivisions in a given Payment Year cannot exceed the Suspension Cap. For the avoidance of doubt, an individual Primary Subdivision shall not trigger more than one suspension regardless if it (or any of its officials) is named as multiple plaintiffs in the same lawsuit.
- f. This <u>Section XII.A.2</u> shall not apply with respect to a Primary Subdivision that is either (i) a Later Litigating Subdivision under <u>clause (3)</u> of the definition of that term solely because a legislative Bar or legislative Case-Specific Resolution applicable as of the Reference Date is invalidated by judicial decision after the Reference Date or (ii) a Later Litigating Subdivision under <u>clause (4)</u> of the definition of that term. Such a Primary Subdivision shall be treated as a General Purpose Government under <u>Section XII.A.3</u>.
- 3. The terms of this Section XII.A.3 apply if a the Later Litigating Subdivision is not a Primary Subdivision (except for Primary Subdivisions referenced in Section XII.A.2.f) but is a General Purpose Government, School District, Health District or Hospital District: if the Released Claim is resolved with finality on terms requiring payment by the Released Entity, the Settling Distributor at issue shall receive a dollarfor-dollar offset, subject to the yearly Offset Cap, for the amount paid against its portion of the obligation to make Annual Payments that would be apportioned to the Settling State at issue and to its Subdivisions. The offset shall be applied as follows: first against the relevant Settling Distributor's allocable share of the Annual Payment due in Payment Year 18, up to the Offset Cap for that Payment Year, with any remaining amounts above the Offset Cap applied against the Payment due in Payment Year 17, up to the Offset Cap for that Payment Year, and so forth for each preceding Payment Year until the entire amount to be offset has been applied or no future Payment Year remains. If the Released Claim is resolved on terms requiring payment during the first two (2) Payment Years, in no case will any amounts be offset against the amounts due in Payment Years 1 and 2.
- 4. In no event shall the total of Suspension Amounts and offsets pursuant to this Section applicable to a Settling State in a Payment Year for that Payment Year exceed the Offset Cap for that State. If, in a Payment Year, the total of Suspension Amounts and offsets applicable to a Settling State exceeds the Offset Cap, the Suspension Amounts shall be reduced so that the total of Suspension Amounts and offsets equals the Offset Cap.

- 5. For the avoidance of doubt, any offset pursuant to this <u>Section XII</u> in a Settling State that is not eligible for Incentive Payment A shall continue to apply even if the Settling State at issue subsequently becomes eligible for Incentive Payment A.
- 6. "Terms requiring payment" shall mean (i) a final monetary judgment or (ii) a settlement; provided that the Released Entity sought the applicable State Attorney General's consent to the settlement and such consent was either obtained or unreasonably withheld. Should the judgment or settlement resolve claims that are not Released Claims, the offset shall be for the Released Claims portion only, which shall be distinguishable in the judgment or settlement.

B. Exceptions.

- 1. <u>Section XII.A</u> shall not apply where the Settling State at issue meets the eligibility criteria for and is entitled to Incentive Payment A for the Payment Year at issue, except as expressly provided therein. For the avoidance of doubt, because all Settling States are deemed eligible for Incentive Payment A for Payment Years 1 and 2 under <u>Section IV.F.1.c</u>, a suspension of Payments under <u>Section XII.A.2</u> shall not apply to any Settling States for those Payment Years.
- 2. An offset under <u>Section XII.A.2</u> and <u>Section XII.A.3</u> shall not apply where the Later Litigating Subdivision opted out of a Settlement Class Resolution in the Settling State at issue that was in full force and effect in that Settling State as of the due date of the payment for Payment Year 2 and remains in full force and effect; *provided* that an offset relating to that Subdivision may apply under <u>Section XIII</u>.
- 3. <u>Section XII.A</u> shall not apply where the Later Litigating Subdivision seeks less than \$10 million, or so long as its total claim is reduced to less than \$10 million, in the lawsuit for a Released Claim at issue.
- 4. An offset under <u>Section XII.A.3</u> shall not apply where the applicable Participation Tier is Participation Tier 1 and the population of the Later Litigating Subdivision is under 10,000.
- 5. If the applicable Participation Tier is Participation Tier 2 or higher, and the Later Litigating Subdivision has a population less than 10,000, the offset under Section XII.A.3 shall only apply to amounts paid pursuant to a settlement or judgment that are over \$10 million per case or resolution. Any type of consolidated or aggregated or joined or class actions, however styled, shall be considered a single case, and any resolutions that occur within a sixty (60) calendar day period of each other and involve Later Litigating Subdivisions that share common counsel and/or are created by the same or related judgments, settlement agreements, or other instruments or are conditioned upon one another, shall be considered a single resolution. For the avoidance of doubt, any such case or resolution shall have only a single \$10,000,000 exemption from the offset under Section XII.A.3.
- C. *No Effect on Other Provisions*. A suspension or offset under <u>Section XII.A</u> shall not affect the Injunctive Relief Terms or the Consent Judgment.

D. *No Effect on Other States*. A suspension or offset under <u>Section XII.A</u> applicable to one State shall not affect the allocation or payment of the Annual Payment to other Settling States.

XIII. Reductions/Offsets

- A. *Non-Settling States*. Non-Settling States shall not be eligible for any payments or have any rights in connection with this Agreement. Accordingly, the stated maximum dollar amounts of the payments specified in <u>Exhibit M</u> are reduced by the aggregate Overall Allocation Percentage of Non-Settling States as set forth in <u>Exhibit F</u>.
- B. Offset Relating to Incentive Payment A. If a Settling State is not eligible for Incentive Payment A at the third Payment Date, the Settling Distributors shall receive an offset with respect to that State. The offset shall be the dollar amount difference between (1) the total amount of the Incentive Payment A due from the Settling Distributors on the Effective Date and on the Payment Date for Payment Year 2 allocated to that State and its Participating Subdivisions, and (2) the total amount of Incentive Payments B and C that would have been due from the Settling Distributors on the Effective Date and on the Payment Date for Payment Year 2 so allocated but for the State's deemed eligibility for Incentive Payment A. The offset shall be applied in equal installments to reduce the Annual Payments for Payment Years 3 through 7 that would be apportioned to that State and to its Subdivisions, and shall remain applicable even if that State subsequently becomes eligible for Incentive Payment A.
- C. Settlement Class Resolution Opt Outs. If a Settling State is eligible for Incentive Payment A on the basis of a Settlement Class Resolution, and a Primary Subdivision that opted out of the Settlement Class Resolution maintains a lawsuit asserting a Released Claim against a Released Entity, the following shall apply. If the lawsuit asserting a Released Claim either survives a Threshold Motion or has an unresolved Threshold Motion fewer than sixty (60) calendar days prior to the scheduled start of a trial involving a Released Claim, and is resolved with finality on terms requiring payment by the Released Entity, the Settling Distributor at issue shall receive a dollar-for-dollar offset for the amount paid against its obligation to make remaining Incentive Payment A payments that would be apportioned to that State and to its Subdivisions. For the avoidance of doubt, an offset shall not be applicable under this subsection if it is applicable under <u>Section XII.A</u> with respect to the Subdivision at issue.
- D. Revoked Bar, Settlement Class Resolution, or Case-Specific Resolution. If the Settling Distributors made any Annual Payments that included any incentive payments earned as a result of the existence of a Bar, Settlement Class Resolution, or Case-Specific Resolution in a Settling State, and there is subsequently a Revocation Event with respect to that Bar, Settlement Class Resolution, or Case-Specific Resolution after the determination of the amount of such Annual Payment, the Settling Distributors shall receive a dollar-for-dollar offset against the portion of remaining Annual Payments that would be allocated to that State and its Participating Subdivisions. This offset will be calculated as the dollar amount difference between (1) the total amount of incentive payments paid by the Settling Distributors by virtue of the Bar, Settlement

53

¹⁰ For purposes of this provision, in determining whether a Settling State would not be eligible for Incentive Payment A for Payment Year 3, the criteria set forth in <u>Section IV.F.1.b</u> shall apply to that Payment Year.

Class Resolution, or Case-Specific Resolution subject to the Revocation Event and (2) the total amount of incentive payments that would have been due from the Settling Distributors during that time had the Bar, Settlement Class Resolution, or Case-Specific Resolution subject to the Revocation Event not been in effect. The amount of incentive payments that would have been due, referenced in clause (2) above, will be calculated one hundred eighty (180) calendar days after the Revocation Event; for purposes of calculating the amount of incentive payments that would have been due, any relevant Subdivision shall be included as a Participating Subdivision if: (1) its Released Claims are extinguished by any subsequent Bar, Settlement Class Resolution, or Case-Specific Resolution in effect as of the date of such calculation, or (2) it becomes a Participating Subdivision (in addition to all other Participating Subdivisions) prior to the date of such calculation.

- E. Certain Taxes. Amounts paid by a Settling Distributor under an Opioid Tax in a Settling State in a Payment Year shall give rise to a dollar-for-dollar offset against that Settling Distributor's obligation to pay its share of the Annual Payment in that Payment Year that would be allocated to the taxing State or its Participating Subdivisions. If such amounts paid exceed that Settling Distributor's allocable share of the Annual Payment allocable to the taxing State or its Participating Subdivisions in that Payment Year, the excess shall carry forward as an offset against its allocable share of remaining Annual Payments that would be allocated to the taxing State or its Participating Subdivisions
- F. Not Subject to Suspension Cap or Offset Cap. For the avoidance of doubt, neither the Suspension Cap nor the Offset Cap apply to the offsets and reductions set forth in this Section XIII.

XIV. Miscellaneous

- A. Population of General Purpose Governments. The population figures for General Purpose Governments shall be the published U.S. Census Bureau's population estimates for July 1, 2019, released May 2020. These population figures shall remain unchanged during the term of this Agreement.¹¹
- B. Population of Special Districts. For any purpose in this Agreement in which the population of a Special District is used other than Section IV.F.1.b: (a) School Districts' population will be measured by the number of students enrolled who are eligible under the Individuals with Disabilities Education Act ("IDEA") or Section 504 of the Rehabilitation Act of 1973; (b) Health Districts' and Hospital Districts' population will be measured at twenty-five percent (25%) of discharges; and (c) all other Special Districts' (including Fire Districts' and Library Districts') population will be measured at ten percent (10%) of the population served. The Settling Distributors and the Enforcement Committee shall meet and confer in order to agree on data sources for purposes of this Section prior to the Preliminary Agreement Date.

1

¹¹ The estimates for counties and parishes were accessed at https://www.census.gov/data/datasets/time-series/demo/popest/2010s-countiestotal.html. The estimates for cities and towns can currently be found at https://www.census.gov/data/datasets/time-series/demo/popest/2010s-total-cities-and-towns.html.

- C. Population Associated with Sheriffs. For any purpose in this Agreement in which the population associated with a lawsuit by a sheriff is used, the population will be measured at twenty percent (20%) of the capacity of the jail(s) operated by the sheriff.
- D. *No Admission*. The Settling Distributors do not admit liability or wrongdoing. Neither this Agreement nor the Consent Judgments shall be considered, construed or represented to be (1) an admission, concession or evidence of liability or wrongdoing or (2) a waiver or any limitation of any defense otherwise available to the Settling Distributors.
 - E. *Most-Favored-Nation Provision.*—Settling States.
 - 1. If, after the Reference Date, any Settling Distributor enters into any settlement agreement with any Non-Settling State that resolves Claims similar in scope to the Claims released by a Settling State under this Agreement on overall payment terms that are more favorable to such Non-Settling State than the overall payment terms of the Agreement (after due consideration of relevant differences in population or other appropriate factors), then the Settling States, individually or collectively, may elect to seek review, pursuant to Section XIV.E.3, of the overall payment terms of this Agreement and the Non-Settling State agreement so that such Settling State(s) may obtain, with respect to that Settling Distributor, overall payment terms at least as favorable as those obtained by such Non-Settling State. "Overall payment terms" refers to consideration of all payment terms of the two agreements, taken together, including, but not limited to the amount of payments, the timing of payments, and conditions or contingencies on payments.
 - 2. For any settlement with a Non-Settling State involving Released Claims that is entered into after the Reference Date, Settling Distributors shall provide the Enforcement Committee with a copy of the settlement agreement or relevant consent judgment within thirty (30) calendar days of the consummation of such settlement. The Enforcement Committee will promptly distribute such copy to all Settling States.
 - 3. In the event that one or more Settling State(s) believes that the overall payment terms of an agreement by a Settling Distributor with a Non-Settling State are more favorable to the Non-Settling State, when compared based on the totality of the considerations set forth in <u>Section XIV.E.1</u>, the Settling State(s) and the Settling Distributor shall engage in the following process:
 - a. The Settling State(s) shall provide notice, within sixty (60) calendar days of the date on which a settlement agreement or consent judgment is provided to the Enforcement Committee, to the Settling Distributor of its (their) intent to seek revision of this Agreement to provide payment terms that are, on an overall basis, as favorable as those obtained by the Non-Settling State. Such notice shall be confidential and not disclosed publicly to the extent allowed by law and shall state, in detail, the basis for the State's (States') belief that it (they) is entitled to a revision of the Agreement.

- b. The Settling Distributor shall, within thirty (30) calendar days, provide a response to the Settling State(s), explaining its position, in detail, as to whether the Settling State(s) is entitled to more favorable overall payment terms than those provided for in this Agreement.
- c. In the event the Settling State(s) and Settling Distributor do not reach agreement as to the application of <u>Section XIV.E.1</u>, the Settling State(s) may petition the National Arbitration Panel to seek a ruling from the Panel as to the applicability of <u>Section XIV.E.1</u>, provided that the Settling State(s) may seek such review only if at least five (5) Settling States co-sign the petition. The Panel shall consider submissions and argument by the parties pursuant to the procedures set forth in Section VI.F.2.
- d. The Settling State(s) and the Settling Distributor shall be bound by the determination of the National Arbitration Panel.
- 4. This <u>Section XIV.E</u> does not apply to, and there is no ability of any Settling State to seek or obtain revision of this Agreement based on, any Non-Settling State agreement with any Settling Distributor that is entered into with: (a) a Non-Settling State after a date sixty (60) calendar days prior to the scheduled start date of a trial between any Settling Distributor and the Non-Settling State or any severed or bifurcated portion thereof, provided that, where, in order to complete a settlement, a Non-Settling State and a Settling Distributor jointly request an adjournment of the scheduled start date of a trial within sixty (60) days of that date, this exception will apply as if the trial date had not been adjourned; (b) a Non-Settling State that previously litigated to judgment a case related to opioids against any manufacturer, distributor, or pharmacy; or (c) a Non-Settling State that has obtained any court order or judicial determination that grants judgment (in whole or in part) against any Settling Distributor. For avoidance of doubt, the National Arbitration Panel shall have no power to review agreements described in this paragraph.
- 5. This <u>Section XIV.E</u> does not apply to, and there is no ability of any Settling State to seek or obtain revision of this Agreement based on, any agreement between a Settling Distributor and (a) federally-recognized tribe(s) or (b) West Virginia subdivisions or (c) Non-Participating Subdivisions. This <u>Section XIV.E</u> will not apply to any agreement entered into more than eighteen (18) months after the Reference Date.

F. *Tax Cooperation and Reporting*.

1. Upon request by any Settling Distributor, the Settling States and Participating Subdivisions agree to perform such further acts and to execute and deliver such further documents as may be reasonably necessary for the Settling Distributors to establish the statements set forth in Section V.E.3 to the satisfaction of their tax advisors, their independent financial auditors, the Internal Revenue Service, or any other governmental authority, including as contemplated by Treasury Regulations Section 1.162-21(b)(3)(ii) and any subsequently proposed or finalized relevant regulations or administrative guidance.

- 2. Without limiting the generality of <u>Section XIV.F.1</u>, each Settling State and Participating Subdivision shall cooperate in good faith with any Settling Distributor with respect to any tax claim, dispute, investigation, audit, examination, contest, litigation, or other proceeding relating to this Agreement.
- 3. The Designated State, as defined in Section I.P as New York, on behalf of all Settling States and Participating Subdivisions, shall designate one of its officers or employees to act as the "appropriate official" within the meaning of Treasury Regulations Section 1.6050X-1(f)(1)(ii)(B) (the "Appropriate Official"). The Designated State shall direct and ensure that the Appropriate Official timely (a) files (i) at the time this Agreement becomes binding on the Parties, an IRS Form 1098-F in the form attached as Exhibit U, Exhibit V, and Exhibit W with respect to each of the Settling Distributors and (ii) any legally required returns or amended returns with any applicable governmental authority, or any returns requested by the respective Settling Distributors, and (b) provides to each of the Settling Distributors a copy of (i) the IRS Form 1098-F filed with respect to such Settling Distributor and (ii) any legally required written statement pursuant to any applicable law and any other document referred to in clause (a)(ii) above. Any such form, return, or statement shall be prepared and filed in a manner fully consistent with Section V.E.3.
- The Settling States and Participating Subdivisions agree that any return, amended return, or written statement filed or provided pursuant to paragraph 3, and any similar document, shall be prepared and filed in a manner consistent with reporting each Settling Distributor's portion of the Global Settlement Amount as the "Total amount to be paid" pursuant to this Agreement in Box 1 of IRS Form 1098-F and each Settling Distributor's portion of the Compensatory Restitution Amount as "Restitution/remediation amount" in Box 2 of IRS Form 1098-F, as reflected in the attached Exhibit U, Exhibit V, and Exhibit W. If the Designated State or Appropriate Official shall be required to file any return, amended return, or written statement contemplated by this Section XIV.F other than an IRS Form 1098-F in the form attached as Exhibit U, Exhibit V, and Exhibit W, the Designated State shall direct and ensure that the Appropriate Official provides to each Settling Distributor a draft of such return, amended return, or written statement in respect of such Settling Distributor no later than sixty (60) calendar days prior to the due date thereof and shall accept and reflect any reasonable comments of such Settling Distributor on the return, amended return, or written statement in respect of such Settling Distributor.
- 5. For the avoidance of doubt, neither the Settling Distributors nor the Settling States and Participating Subdivisions make any warranty or representation to any Settling State, Participating Subdivision, or Releasor as to the tax consequences of the payment of the Compensatory Restitution Amount (or any portion thereof).
- G. No Third-Party Beneficiaries. Except as expressly provided in this Agreement, no portion of this Agreement shall provide any rights to, or be enforceable by, any person or entity that is not a Settling State or Released Entity. No Settling State may assign or otherwise convey any right to enforce any provision of this Agreement.

- H. *Calculation*. Any figure or percentage referred to in this Agreement shall be carried to seven decimal places.
- I. Construction. None of the Parties and no Participating Subdivision shall be considered to be the drafter of this Agreement or of any of its provisions 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 of this Agreement. The headings of the provisions of this Agreement are not binding and are for reference only and do not limit, expand, or otherwise affect the contents or meaning of this Agreement.
- J. Cooperation. Each Party and each Participating Subdivision agrees to use its best efforts and to cooperate with the other Parties and Participating Subdivisions to cause this Agreement and the Consent Judgments to become effective, to obtain all necessary approvals, consents and authorizations, if any, and to execute all documents and to take such other action as may be appropriate in connection herewith. Consistent with the foregoing, each Party and each Participating Subdivision agrees that it will not directly or indirectly assist or encourage any challenge to this Agreement or any Consent Judgment by any other person, and will support the integrity and enforcement of the terms of this Agreement and the Consent Judgments.
- K. Entire Agreement. This Agreement, including its exhibits and any other attachments, embodies the entire agreement and understanding between and among the Parties and Participating Subdivisions relating to the subject matter hereof and supersedes (1) all prior agreements and understandings relating to such subject matter, whether written or oral and (2) all purportedly contemporaneous oral agreements and understandings relating to such subject matter.
- L. Execution. This Agreement may be executed in counterparts and by different signatories on separate counterparts, each of which shall be deemed an original, but all of which shall together be one and the same Agreement. One or more counterparts of this Agreement may be delivered by facsimile or electronic transmission with the intent that it or they shall constitute an original counterpart hereof. One or more counterparts of this Agreement may be signed by electronic signature.
- M. Good Faith and Voluntary Entry. Each Party warrants and represents that it negotiated the terms of this Agreement in good faith. Each of the Parties and Participating Subdivisions warrants and represents that it freely and voluntarily entered into this Agreement without any degree of duress or compulsion. The Parties and Participating Subdivisions state that no promise of any kind or nature whatsoever (other than the written terms of this Agreement) was made to them to induce them to enter into this Agreement.
- N. Legal Obligations. Nothing in this Agreement shall be construed as relieving any Settling Distributor of the obligation to comply with all state and federal laws, regulations or rules, nor shall any of the provisions herein be deemed to be permission to engage in any acts or practices prohibited by such laws, regulations, or rules. Except with respect to the Injunctive Relief Terms, in the event of a conflict between this Agreement and any requirement or requirements of federal, state, or local laws, such that a Settling Distributor cannot comply with this Agreement without violating such a requirement or requirements, the Settling Distributor

shall document such conflicts and notify the Attorney(s) General of the relevant Settling State(s) that it intends to comply with the requirement or requirements to the extent necessary to eliminate the conflict. With respect to the Injunctive Relief Terms, in the event of such a conflict, the procedures set forth in <u>Section III.X</u> of the Injunctive Relief Terms will be followed.

- O. No Prevailing Party. The Parties and Participating Subdivisions each agree that they are not the prevailing party in this action, for purposes of any claim for fees, costs, or expenses as prevailing parties arising under common law or under the terms of any statute, because the Parties and Participating Subdivisions have reached a good faith settlement. The Parties and Participating Subdivisions each further waive any right to challenge or contest the validity of this Agreement on any ground, including, without limitation, that any term is unconstitutional or is preempted by, or in conflict with, any current or future law. Nothing in the previous sentence shall modify, or be construed to conflict with, Section XIV.M.
- P. Non-Admissibility. The settlement negotiations resulting in this Agreement have been undertaken by the Parties and by certain representatives of the Participating Subdivisions in good faith and for settlement purposes only, and no evidence of negotiations or discussions underlying this Agreement shall be offered or received in evidence in any action or proceeding for any purpose. This Agreement shall not be offered or received in evidence in any action or proceeding for any purpose other than in an action or proceeding arising under or relating to this Agreement.
- Q. *Notices*. All notices or other communications under this Agreement shall be in writing (including, but not limited to, electronic communications) and shall be given to the recipients indicated below:

For the Attorney(s) General:

Ashley Moody, Attorney General State of Florida The Capitol, PL-01 Tallahassee, FL 32399

Josh Stein, Attorney General North Carolina Department of Justice Attn: Daniel Mosteller PO Box 629 Raleigh, NC 27602 Dmosteller@ncdoj.gov

For the Plaintiffs' Executive Committee:

Paul F. Farrell Farrell Law P.O. Box 1180 Huntington, WV 25714-1180

Jayne Conroy Simmons Hanly Conroy LLC 112 Madison Avenue, 7th Floor New York, NY 10016-7416 JConroy@simmonsfirm.com

Joseph F. Rice Motley Rice LLC 28 Bridgeside Blvd. Mount Pleasant, SC 29464 jrice@motleyrice.com

Peter Mougey Levin Papantonio Rafferty 316 South Baylen St. Pensacola, FL 32502 pmougey@levinlaw.com

Paul J. Geller Robbins Feller Rudman & Dowd LLP 120 East Palmetto Park Road Boca Raton, FL 33432 PGeller@rgrdlaw.com

For Settling Distributors:

Copy to AmerisourceBergen Corporation's attorneys at: Attn: Michael T. Reynolds Cravath, Swaine & Moore 825 Eighth Avenue New York, NY 10019 mreynolds@cravath.com

Copy to Cardinal Health, Inc.'s attorneys at: Attn: Jeffrey M. Wintner, Esq. Attn: Elaine P. Golin, Esq.

Wachtell, Lipton, Rosen & Katz 51 West 52nd Street New York, NY 10019 JMWintner@wlrk.com EPGolin@wlrk.com Attn: JB Kelly, Esq. Cozen O'Connor 1200 19th ST NW Washington DC 20036 jbkelly@cozen.com

Copy to McKesson Corporation's attorneys at: Attn: Thomas J. Perrelli Jenner & Block LLP 1099 New York Ave., NW, Suite 900 Washington, D.C. 20001 tperrelli@jenner.com

Any Party or the Plaintiffs' Executive Committee may change or add the contact information of the persons designated to receive notice on its behalf by notice given (effective upon the giving of such notice) as provided in this <u>Section XIV.P.</u>

- R. *No Waiver*. The waiver of any rights conferred hereunder shall be effective only if made by written instrument executed by the waiving Party or Parties. The waiver by any Party of any breach of this Agreement shall not be deemed to be or construed as a waiver of any other breach, whether prior, subsequent, or contemporaneous, nor shall such waiver be deemed to be or construed as a waiver by any other Party.
- S. *Preservation of Privilege*. Nothing contained in this Agreement or any Consent Judgment, and no act required to be performed pursuant to this Agreement or any Consent Judgment, is intended to constitute, cause, or effect any waiver (in whole or in part) of any attorney-client privilege, work product protection, or common interest/joint defense privilege, and each Party and Participating Subdivision agrees that it shall not make or cause to be made in any forum any assertion to the contrary.

T. Successors.

- 1. This Agreement shall be binding upon, and inure to the benefit of, the Settling Distributors and their respective successors and assigns.
- 2. A Settling Distributor shall not, in one (1) transaction or a series of related transactions, sell or transfer U.S. assets having a fair market value equal to twenty-five percent (25%) or more of the consolidated assets of such Settling Distributor (other than sales or transfers of inventories, or sales or transfers to an entity owned directly or indirectly by such Settling Distributor) where the sale or transfer is announced after the Reference Date, is not for fair consideration, and would foreseeably and unreasonably jeopardize such Settling Distributor's ability to make the payments under this Agreement that are due on or before the third Payment Date following the close of a sale or transfer transaction, unless the Settling Distributor obtains the acquiror's agreement that it will be either a guarantor of or successor to the percentage of that Settling Distributor's remaining Payment Obligations under this Agreement equal to the percentage of the

Settling Distributor's consolidated assets being sold or transferred in such transaction. Percentages under this section shall be determined in accordance with United States generally accepted accounting principles and as of the date of the Settling Distributor's most recent publicly filed consolidated balance sheet prior to the date of entry into the sale or transfer agreement at issue. This Section XIV.T shall be enforceable solely by the Enforcement Committee, and any objection under this Section XIV.T not raised within twenty (20) calendar days of the announcement of the relevant transaction is waived. Any dispute under this Section XIV.T shall be a National Dispute as described in Section VI.F.2 and must be raised exclusively with the National Arbitration Panel as described therein within twenty (20) calendar days of the announcement, and the sole remedy shall be an order enjoining the transaction.

- 3. A Settling Distributor shall not, in one (1) transaction or a series of related transactions, sell or transfer (other than sales or transfers to an entity owned directly or indirectly by such Settling Distributor) more than twenty-five percent (25%) of the distribution centers within its Full-Line Wholesale Pharmaceutical Distribution Business (as that term is defined in the Injunctive Relief Terms) where the sale or transfer is announced after the Reference Date, unless the Settling Distributor obtains the acquiror's agreement that it will be bound by the Injunctive Relief Terms.
- U. *Modification, Amendment, Alteration*. After the Reference Date, any modification, amendment, or alteration of this Agreement by the Parties shall be binding only if evidenced in writing signed by the Settling Distributor to which the modification, amendment, or alteration applies, if the change applies to less than all Settling Distributors, along with the signatures of at least thirty-seven of those then serving Attorneys General of the Settling States along with a representation from each Attorney General that either: (1) the advisory committee or similar entity established or recognized by that Settling State (either pursuant to <u>Section V.E.2.d</u>, by a State-Subdivision Agreement, or by statute) voted in favor of the modification, amendment or alteration of this Agreement including at least one member appointed by the Participating Subdivisions listed on <u>Exhibit G</u>; or (2) in States without any advisory committee, that 50.1% (by population) of the Participating Subdivisions listed on <u>Exhibit G</u> expressed approval of the modification, amendment, or alteration of this Agreement in a writing.

V. Termination.

- 1. Unless otherwise agreed to by each of the Settling Distributors and the Settling State in question, this Agreement and all of its terms (except Section XIV.P and any other non-admissibility provisions, which shall continue in full force and effect) shall be canceled and terminated with respect to the Settling State, and the Agreement and all orders issued by the courts in the Settling State pursuant to the Agreement shall become null and void and of no effect if one or more of the following conditions applies:
 - a. a Consent Judgment approving this Agreement without modification of any of the Agreement's terms has not been entered as to the Settling State by a court of competent jurisdiction on or before one hundred eighty (180) calendar days after the Effective Date;

- b. this Agreement or the Consent Judgment as to that Settling State has been disapproved by a court of competent jurisdiction to which it was presented for approval and/or entry (or, in the event of an appeal from or review of a decision of such a court to approve this Agreement and the Consent Judgment, by the court hearing such appeal or conducting such review), and the time to appeal from such disapproval has expired, or, in the event of an appeal from such disapproval, the appeal has been dismissed or the disapproval has been affirmed by the court of last resort to which such appeal has been taken and such dismissal or disapproval has become no longer subject to further appeal (including, without limitation, review by the United States Supreme Court); or
- 2. If this Agreement is terminated with respect to a Settling State for whatever reason pursuant to Section XIV.V.1, then:
 - a. an applicable statute of limitation or any similar time requirement (excluding any statute of repose) shall be tolled from the date the Settling State signed this Agreement until the later of the time permitted by applicable law or for one year from the date of such termination, with the effect that the Settling Distributors and the Settling State in question shall be in the same position with respect to the statute of limitation as they were at the time the Settling State filed its action; and
 - b. the Settling Distributors and the Settling State in question shall jointly move the relevant court of competent jurisdiction for an order reinstating the actions and claims dismissed pursuant to the terms of this Agreement governing dismissal, with the effect that the Settling Distributors and the Settling State in question shall be in the same position with respect to those actions and claims as they were at the time the action or claim was stayed or dismissed.
- 3. Unless each of the Settling Distributors and the Enforcement Committee agrees otherwise, this Agreement, with the exception of the Injunctive Relief Terms that have their own provisions on duration, shall terminate as to all Parties as of the Payment Date for Payment Year 18, provided that all Settling Distributors that as of that date are not Bankrupt Settling Distributors have performed their Payment obligations under the Agreement as of that date. If fewer than all Settling Distributors that as of that date are not Bankrupt Settling Distributors have performed their Payment obligations under the Agreement as of that date, then the Agreement shall terminate as of that date as to any Settling Distributor that has performed its Payment obligations under the Agreement and the Agreement (a) shall terminate as to each of the remaining Settling Distributors that as of that date is not a Bankrupt Settling Distributor at such time as each performs its Payment obligations under the Agreement and (b) shall terminate as to all Parties at such time as all Settling Distributors that are not Bankrupt Settling Distributors have performed their Payment obligations under the Agreement. Notwithstanding any other provision in this Section XIV.V.3 or in this Agreement, all releases under this Agreement will remain effective despite any termination under this Section XIV.V.3.

- W. Governing Law. Except (1) as otherwise provided in this Agreement or (2) as necessary, in the sole judgment of the National Arbitration Panel, to promote uniformity of interpretation for matters within the scope of the National Arbitration Panel's authority, this Agreement shall be governed by and interpreted in accordance with the respective laws of the Settling State, without regard to the conflict of law rules of such Settling State, that is seeking to enforce the Agreement against Settling Distributor(s) or against which Settling Distributor(s) are seeking enforcement. Notwithstanding any other provision in this subsection on governing law, any disputes relating to the Settlement Fund Escrow shall be governed by and interpreted in accordance with the law of the state where the escrow agent has its primary place of business.
- X. Bankruptcy. The following provisions shall apply if a Settling Distributor enters Bankruptcy (a Settling Distributor which does so and takes the actions, or is otherwise subjected to the actions, referred to in (i) and/or (ii) herein being referred to as a "Bankrupt Settling Distributor") and (i) the Bankrupt Settling Distributor's bankruptcy estate recovers, pursuant to 11 U.S.C. § 550, any payments made under this Agreement, or (ii) this Agreement is deemed executory and is rejected by such Settling Distributor pursuant to 11 U.S.C. § 365:
 - 1. In the event that both a number of Settling States equal to at least seventy-five percent (75%) of the total number of Settling States and Settling States having aggregate Overall Allocation Percentages as set forth on Exhibit F equal to at least seventy-five percent (75%) of the total aggregate Overall Allocation Percentages assigned to all Settling States deem (by written notice to the Settling Distributors other than the Bankrupt Settling Distributor) that the financial obligations of this Agreement have been terminated and rendered null and void as to such Bankrupt Settling Distributor (except as provided in Section XIV.X.1.a) due to a material breach by such Bankrupt Settling Distributor, whereupon, with respect to all Settling States:
 - all agreements, all concessions, all reductions of Releasing Parties' a. Claims, and all releases and covenants not to sue, contained in this Agreement shall immediately and automatically be deemed null and void as to such Bankrupt Settling Distributor; the Settling States shall be deemed immediately and automatically restored to the same position they were in immediately prior to their entry into this Settlement Agreement in respect to such Bankrupt Settling Distributor and the Settling States shall have the right to assert any and all claims against such Bankrupt Settling Distributor in the Bankruptcy or otherwise, subject to any automatic stay, without regard to any limits or agreements as to the amount of the settlement otherwise provided in this Agreement; provided, however, that notwithstanding the foregoing sentence, (i) all reductions of Releasing Parties' Claims, and all releases and covenants not to sue, contained in this Agreement shall remain in full force and effect as to all persons or entities other than the Bankrupt Settling Distributor itself; and (ii) in the event a Settling State asserts any Released Claim against a Bankrupt Settling Distributor after the rejection and/or termination of this Agreement with respect to such Settling Distributor as described in this Section XIV.X.1.a and receives a judgment, settlement or distribution arising from such Released Claim, then the amount of any payments such Settling State has previously received from such Bankrupt Settling Distributor under this Agreement shall be applied to reduce the amount of any

such judgment, settlement or distribution (provided that no credit shall be given against any such judgment, settlement or distribution for any payment that such Settling State is required to disgorge or repay to the Bankrupt Settling Distributor's bankruptcy estate); and

b. the Settling States may exercise all rights provided under the federal Bankruptcy Code (or other applicable bankruptcy or non-bankruptcy law) with respect to their Claims against such Bankrupt Settling Distributor subject to all defenses and rights of the Bankrupt Settling Distributor.

EXHIBIT A

Alleged Harms

The following export reports that were filed in connection with the case captioned *In re National Prescription Opiate Litigation*, No. 1-17-md-02804 (S.D. Ohio):

- 1. Expert report of Professor David Cutler, dated March 25, 2019.
- 2. Expert report of Dr. Jeffrey B. Liebman, dated March 25, 2019.
- 3. Expert report of Professor Thomas McGuire regarding damages to Bellwethers, dated March 25, 2019.
- 4. Report of Professor Thomas McGuire regarding public nuisance, dated March 25, 2019.

EXHIBIT B

Enforcement Committee Organizational Bylaws

ARTICLE I

These bylaws constitute the code of rules adopted by the Settling States and Participating Subdivisions for the creation of an Enforcement Committee (the "Committee") to exist and operate during the term of the Agreement with the Settling Distributors and shall control the regulation and management of the Committee's affairs.

ARTICLE II Purpose

The Committee is organized for the sole purpose of evaluating and taking such action as deemed reasonable, necessary, and appropriate by the members of the Committee on the matters delegated to the Committee under that certain Settlement Agreement between the Settling States and the Settling Distributors dated July 21, 2021.

ARTICLE III Members of the Committee

(1) Number of Members

The Committee will consist of seventeen (17) members (the "Members"). Upon majority resolution of the Committee, the number of Members may be increased or decreased from time to time, but in no event shall a decrease have the effect of decreasing the total number of Members to less than seven Members.

(2) Initial Members

The Committee initially will consist of eleven Settling State Members and six Participating Subdivision Members, three of the Participating Subdivisions shall be counties and three shall be municipalities. The initial Settling State Members are representatives from: Connecticut, Delaware, Florida, Georgia, Massachusetts, New York, North Carolina, Ohio, Pennsylvania, Tennessee, and Texas. The initial Participating Subdivision Members are: (a) Bexar County, Texas; (b) Broward County, Florida; (c) Chicago, Illinois; (d) Cincinnati, Ohio; (e) Nashville, Tennessee; and (f) Nassau County, New York. Until the Reference Date contained in the Settlement Agreement, the Participating Subdivisions may designate their outside counsel to serve as their representative. After the Reference Date, an employee or official of the Participating Subdivision must be the designated as the representative of the Participating Subdivision.

(3) Term of Members

The term of office for Members of the Committee will be until the end of the term of the Settlement Agreement, eighteen (18) years, unless and until a Member withdraws or resigns from the Committee.

(4) Resignation

Any Member may resign at any time by delivering written notice to the Chairperson of the Committee. Such resignation shall take effect upon receipt or, if later, at the time specified in the notice.

(5) Removal

- (a) Any Member may be removed without cause, at any time, by a majority of the entire Committee, at a Regular or Special Meeting called for that purpose. Any Member under consideration of removal must first be notified about the consideration by written notice at least five days prior to the meeting at which the vote takes place.
- (b) In the event that any Member is not a Settling State or a Participating Subdivision or the Member subsequently becomes a Later Litigating Subdivision or otherwise does not support the Agreement, the Member shall be removed immediately without notice or vote of the Committee.

(6) Vacancies

In the event of a vacancy, the Members of the same type (Settling State or Participating Subdivision) shall select another Settling State or Participating Subdivision to fill that Member's position.

(7) Compensation

Members shall not receive any salaries or other compensation for their services, but, by resolution of the Committee, may be reimbursed for any actual expenses incurred in the performance of their duties for the Committee, as long as a majority of disinterested Members approve the reimbursement. Any reimbursement shall be sought from the Settlement Fund Administrator.

ARTICLE IV Conflicts of Interest and Code of Ethics

If a Member, agent, or employee of the Committee has a conflict of interest, he or she may not participate in a vote, discussion, or decision about the matter. Each Member shall follow any applicable state or local law with respect to conflicts, gifts, and ethics.

ARTICLE V Committee Meetings

(1) Place of Meetings

Meetings of the Committee will be held at any place that the Chairperson may designate, including by telephonic or electronic means.

(2) Regular Meetings

Regular meetings of the Committee shall be held as deemed necessary by the by the Chairperson or any three members.

(3) Notice of Meetings

Written notice of the date, time, place and subject of each meeting must be provided to the Members at least 72 hours before the scheduled time of the meeting, except when there is an emergency or urgent public necessity.

(4) Quorum

A majority of the incumbent Members (not counting vacancies) shall constitute a quorum for the purposes of convening a meeting or conducting business.

(5) Voting and Proxy

When it is necessary to vote on any matter before the Committee, Members may vote by electronic means as provided in these Bylaws. Proxy voting is permitted. In order for a matter to pass, the matter must have a majority vote of Members present and must have at least one vote from a Settling State Member and a Participating Subdivision Member. In the event that there is a Quorum, but no Settling State or Participating Subdivision Member is present, then a matter may pass with a simple majority vote.

(6) Minutes

The Committee shall prepare and keep minutes. The minutes must state the subject of each deliberation and indicate each vote, order, decision, or other action taken.

ARTICLE VI Officers

(1) Roster of Officers

The Committee shall have a Chairperson, a Vice Chairperson, and a Secretary. The Committee may have at its discretion, such other officers as may be appointed by the Members of the Committee. One person may hold two or more offices, except those serving as Chairperson.

(2) Election and Removal of Officers

All officers shall serve two-year terms. The election shall be conducted at the first meeting of the fiscal year. Officers shall remain in office until their successors have been selected. Officers may serve consecutive terms without limit. The election of officers shall be by majority vote of the Members of the Committee attending the meeting.

(3) Vacancies

If a vacancy occurs during the term of office for any elected officer, the Members of the Committee shall elect a new officer to fill the remainder of the term as soon as practical, by majority vote of Members present.

(4) Chairperson

The Chairperson will supervise and control the affairs of the Committee and shall exercise such supervisory powers as may be given him/her by the Members of the Committee. The Chairperson will perform all duties incident to such office and such other duties as may be

provided in these bylaws or as may be prescribed from time to time by the Committee. The Chairperson shall preside at all meetings and shall exercise parliamentary control in accordance with Robert's Rules of Order.

(5) Vice Chairperson

The Vice Chairperson shall act in place of the Chairperson in the event of the Chairperson's absence, inability, or refusal to act, and shall exercise and discharge such other duties as may be required by the Committee. The Vice Chairperson shall serve as the parliamentarian and interpret any ambiguities of the bylaws.

(6) Secretary

The Secretary will keep and maintain all records related to the Committee and take minutes of all meetings.

(7) Records

All elected officers and committee chairpersons shall relinquish their records to the Chairperson immediately upon the completion of their term of office or completion of their term of office or completion of a project.

(8) Resignation

An officer may resign the office while not resigning membership from the Committee, by submitting a letter to the Chairperson. Vacancies occurring in any office shall be appointed for the remainder of the term.

ARTICLE VII <u>Duties</u>

(1) Prior to the Reference Date

The Committee shall be responsible for any additional negotiations with the Settling Distributors, including, but not limited to, negotiating extensions of any periods created by the Settlement Agreement.

(2) After the Enforcement Date

The Committee shall establish procedures for the receipt of notices that a dispute exists concerning the Agreement and review of such disputes, pursuant to Section VI of the Agreement. Members may engage with Settling Distributors, Settling States, and Participating Subdivisions attempting to resolve any dispute without further action by the Committee. The Committee may request additional information from Settling Distributors, Settling States, and Participating Subdivisions to the extent the Committee believes such information is necessary to understand, resolve, or provide advice related to a dispute. The Committee shall endeavor to provide advice relative to the dispute no later than 60 days after receipt of notice.

ARTICLE VIII Rules of Procedure

The proceedings and business of the Committee shall be governed by Robert's Rules of Order unless otherwise waived by the Committee.

ARTICLE IX Operations

(1) Records

The Committee will keep correct and complete records and will also keep minutes of the proceedings of the Committee meetings and Committees. The Committee will keep at its principal place of business at a place designated by the Chairperson.

All elected officers and committee chairpersons shall relinquish their records to the Chairperson, immediately upon the completion of their term of office.

(2) Inspection of Books and Records

The minutes of a meeting are public records and shall be available for public inspection and copying on request to the Committee's Chairperson or the Chairperson's designee.

(3) Amendments

The bylaws may be amended at any time by a vote of a majority of Members present and must have at least one vote from a Settling State Member and a Participating Subdivision Member. In the event that there is a Quorum, but no Settling State or Participating Subdivision Member is present, then a matter may pass with a simple majority vote.

EXHIBIT C

Litigating Subdivisions List¹²

1.	Abbeville (AL), City of, Alabama	40.	Chilton (AL), County of, Alabama
2.	Albertville (AL), City of, Alabama	41.	Choctaw (AL), County of, Alabama
3.	Alexander City (AL), City of, Alabama	42.	Clanton (AL), City of, Alabama
4.	Anniston (AL), City of, Alabama	43.	Clarke (AL), County of, Alabama
5.	Arab (AL), City of, Alabama	44.	Clay (AL), County of, Alabama
6.	Argo (AL), City of, Alabama	45.	Cleburne (AL), County of, Alabama
7.	Ashland (AL), City of, Alabama	46.	Cleveland (AL), Town of, Alabama
8.	Ashville (AL), City of, Alabama	47.	Coffee (AL), County of, Alabama
9.	Athens (AL), City of, Alabama	48.	Colbert (AL), County of, Alabama
10.	Attalla (AL), City of, Alabama	49.	Conecuh (AL), County of, Alabama
11.	Attentus Mouton, LLC d/b/a Lawrence	50.	Coosa (AL), County of, Alabama
	Medical Center (AL), Alabama	51.	Cordova (AL), City of, Alabama
12.	Auburn (AL), City of, Alabama	52.	Covington (AL), County of, Alabama
13.	Autauga (AL), County of, Alabama	53.	Crenshaw (AL), County of, Alabama
14.	Baldwin (AL), County of, Alabama	54.	Cullman (AL), City of, Alabama
15.	Barbour (AL), County of, Alabama	55.	Cullman (AL), County of, Alabama
16.	Berry (AL), Town of, Alabama	56.	Cullman Regional Medical Center, Inc.
17.	Bibb (AL), County of, Alabama		(AL), Alabama
18.	Birmingham (AL), City of, Alabama	57.	Dadeville (AL), City of, Alabama
19.	Blount (AL), County of, Alabama	58.	Dale (AL), County of, Alabama
20.	Boaz (AL), City of, Alabama	59.	Daleville (AL), City of, Alabama
21.	Brent (AL), City of, Alabama	60.	Dallas (AL), County of, Alabama
22.	Bridgeport (AL), City of, Alabama	61.	Daphne (AL), City of, Alabama
23.	Brookwood (AL), Town of, Alabama	62.	Dauphin Island (AL), Town of, Alabama
24.	Brundidge (AL), City of, Alabama	63.	Decatur (AL), City of, Alabama
25.	Bullock (AL), County of, Alabama	64.	DeKalb (AL), County of, Alabama
26.	Butler (AL), County of, Alabama	65.	Demopolis (AL), City of, Alabama
27.	Butler (AL), Town of, Alabama	66.	Dora (AL), City of, Alabama
28.	Calera (AL), City of, Alabama	67.	Dothan (AL), City of, Alabama
29.	Calhoun (AL), County of, Alabama	68.	Double Springs (AL), Town of, Alabama
30.	Camp Hill (AL), Town of, Alabama	69.	Douglas (AL), Town of, Alabama
31.	Carbon Hill (AL), City of, Alabama	70.	Enterprise (AL), City of, Alabama
32.	Cedar Bluff (AL), Town of, Alabama	71.	Escambia (AL), County of, Alabama
33.	Center Point (AL), City of, Alabama	72.	Etowah (AL), County of, Alabama
34.	Centre (AL), City of, Alabama	73.	Etowah (AL), County of (Sheriff),
35.	Centreville (AL), City of, Alabama		Alabama
36.	Chambers (AL), County of, Alabama	74.	Eufaula (AL), City of, Alabama
37.	Cherokee (AL), County of, Alabama	75.	Evergreen (AL), City of, Alabama
38.	Cherokee (AL), Town of, Alabama	76.	Fairfield (AL), City of, Alabama
39.	Chickasaw (AL), City of, Alabama		

¹² For purposes of calculating the percentage of Litigating Subdivisions pursuant to <u>Section IV.F.2.b</u> and <u>Exhibit H</u>, an individual Litigating Subdivision shall not be included more than once in the numerator, and shall not be included more than once in the denominator, of the calculation regardless if it (or any of its officials) is named as multiple plaintiffs in the same lawsuit; provided, however, that for the avoidance of doubt, no Litigating Subdivision will be excluded from the numerator or denominator under this sentence unless a Litigating Subdivision otherwise counted in the denominator has the authority to release the Claims (consistent with <u>Section XI</u>) of the Litigating Subdivision to be excluded.

C-1 Page 225

- 77. Family Oriented Primary Health Care Clinic (AL), Alabama
- 78. Faunsdale (AL), Town of, Alabama
- 79. Fayette (AL), City of, Alabama
- 80. Fayette (AL), County of, Alabama
- 81. Fayette (AL), County of (Sheriff), Alabama
- 82. Florence (AL), City of, Alabama
- 83. Foley (AL), City of, Alabama
- 84. Fort Deposit (AL), Town of, Alabama
- 85. Fort Payne (AL), City of, Alabama
- 86. Franklin (AL), County of, Alabama
- 87. Fultondale (AL), City of, Alabama
- 88. Gadsden (AL), City of, Alabama
- 89. Geneva (AL), City of, Alabama
- 90. Geneva (AL), County of, Alabama
- 91. Geneva County Health Care Authority (AL), Alabama
- 92. Georgiana (AL), City of, Alabama
- 93. Geraldine (AL), Town of, Alabama
- 94. Gilbertown (AL), Town of, Alabama
- 95. Grant (AL), Town of, Alabama
- 96. Graysville (AL), City of, Alabama
- 97. Greene (AL), County of, Alabama
- 98. Greene County Hospital Board (AL), Alabama
- 99. Greensboro (AL), City of, Alabama
- 100. Greenville (AL), City of, Alabama
- 101. Guin (AL), City of, Alabama
- 102. Guntersville (AL), City of, Alabama
- 103. Gurley (AL), Town of, Alabama
- 104. Hale (AL), County of, Alabama
- 105. Haleyville (AL), City of, Alabama
- 106. Hamilton (AL), City of, Alabama
- 107. Hammondville (AL), Town of, Alabama
- 108. Hartselle (AL), City of, Alabama
- 109. Headland (AL), City of, Alabama
- 110. Health Care Authority of Cullman County (AL), Alabama
- 111. Health Care Authority of the City of Huntsville d/b/a HH Health System, et al. (AL), Alabama
- 112. Henagar (AL), City of, Alabama
- 113. Henry (AL), County of, Alabama
- 114. HH Health System-Athens Limestone, LLC d/b/a Athens Limestone Hospital (AL), Alabama
- 115. HH Health System-Morgan, LLC d/b/a Decatur Morgan Hospital-Decatur and Decatur Morgan Hospital-Parkway (AL), Alabama
- 116. HH Health System-Shoals, LLC d/b/a Helen Keller Hospital and Red Bay Hospital (AL), Alabama

- 117. Homewood (AL), City of, Alabama
- 118. Hoover (AL), City of, Alabama
- 119. Houston (AL), County of, Alabama
- 120. Hueytown (AL), City of, Alabama
- 121. Huntsville (AL), City of, Alabama
- 122. J. Paul Jones Hospital (AL), Alabama
- 123. Jackson (AL), County of, Alabama
- 124. Jackson County Health Care Authority (AL), Alabama
- 125. Jacksonville (AL), City of, Alabama
- 126. Jasper (AL), City of, Alabama
- 127. Jefferson (AL), County of, Alabama
- 128. Jefferson (AL), County of (Sheriff), Alabama
- 129. Killen (AL), City of, Alabama
- 130. Lamar (AL), County of, Alabama
- 131. Lamar (AL), County of (Sheriff), Alabama
- 132. Lanett (AL), City of, Alabama
- 133. Lauderdale (AL), County of, Alabama
- 134. Lawrence (AL), County of, Alabama
- 135. Leeds (AL), City of, Alabama
- 136. Leesburg (AL), City of, Alabama
- 137. Leighton (AL), Town of, Alabama
- 138. Level Plains (AL), City of, Alabama
- 139. Limestone (AL), County of, Alabama
- 140. Lincoln (AL), City of, Alabama
- 141. Linden (AL), City of, Alabama
- 142. Locust Fork (AL), Town of, Alabama
- 143. Louisville (AL), City of, Alabama
- 144. Lowndes (AL), County of, Alabama
- 145. Luverne (AL), City of, Alabama
- 146. Macon (AL), County of, Alabama
- 147. Madison (AL), City of, Alabama
- 148. Madison (AL), County of, Alabama
- 149. Marengo (AL), County of, Alabama
- 150. Marion (AL), City of, Alabama
- 151. Marion (AL), County of, Alabama
- 152. Marshall (AL), County of, Alabama
- 153. Marshall County (AL) Health Care Authority, Alabama
- 154. McKenzie (AL), Town of, Alabama
- 155. Midfield (AL), City of, Alabama
- 156. Mobile (AL), City of, Alabama
- 157. Mobile (AL), County Board of Health, Alabama
- 158. Mobile (AL), County of, Alabama
- 159. Monroe (AL), County of, Alabama
- 160. Monroe County Healthcare Authority (AL), Alabama
- 161. Monroe County Healthcare Authority d/b/a Monroe County Hospital (AL), Alabama
- 162. Monroeville (AL), City of, Alabama
- 163. Montgomery (AL), City of, Alabama

- 164. Montgomery (AL), County of, Alabama
- 165. Moody (AL), City of, Alabama
- 166. Morgan (AL), County of, Alabama
- 167. Moulton (AL), City of, Alabama
- 168. Mountain Brook (AL), City of, Alabama
- 169. Munford (AL), Town of, Alabama
- 170. Muscle Shoals (AL), City of, Alabama
- 171. Nauvoo (AL), City of, Alabama
- 172. New Hope (AL), City of, Alabama
- 173. Northport (AL), City of, Alabama
- 174. Oakman (AL), Town of, Alabama
- 175. Oneonta (AL), City of, Alabama
- 176. Opelika (AL), City of, Alabama
- 177. Opp (AL), City of, Alabama
- 178. Orange Beach (AL), City of, Alabama
- 179. Oxford (AL), City of, Alabama
- 180. Ozark (AL), City of, Alabama
- 181. Parrish (AL), City of, Alabama
- 182. Pell City (AL), City of, Alabama
- 183. Perry (AL), County of, Alabama
- 184. Phenix (AL), City of, Alabama
- 185. Pickens (AL), County of, Alabama
- 186. Piedmont (AL), City of, Alabama
- 187. Pike (AL), County of, Alabama
- 188. Pleasant Grove (AL), City of, Alabama
- 189. Powell (AL), Town of, Alabama
- 190. Prattville (AL), City of, Alabama
- 191. Priceville (AL), Town of, Alabama
- 192. Prichard (AL), City of, Alabama
- 193. Ragland (AL), City of, Alabama
- 194. Rainbow City (AL), City of, Alabama
- 195. Rainsville (AL), City of, Alabama
- 196. Red Bay (AL), City of, Alabama
- 197. Robertsdale (AL), City of, Alabama
- 198. Rockford (AL), Town of, Alabama
- 199. Russell (AL), County of, Alabama
- 200. Russellville (AL), City of, Alabama
- 201. Satsuma (AL), City of, Alabama
- 202. Scottsboro (AL), City of, Alabama
- 203. Selma (AL), City of, Alabama
- 204. Sheffield (AL), City of, Alabama
- 205. Shelby (AL), County of, Alabama
- 206. Sipsey (AL), City of, Alabama
- 207. Slocomb (AL), City of, Alabama
- 208. Spanish Fort (AL), City of, Alabama
- 209. Springville (AL), City of, Alabama
- 210. St. Clair (AL), County of, Alabama
- Sumiton (AL), City of, Alabama 211.
- 212. Sumter (AL), County of, Alabama
- 213. Sweet Water (AL), Town of, Alabama
- 214. Sylacauga (AL), City of, Alabama
- 215. Talladega (AL), City of, Alabama
- 216. Talladega (AL), County of, Alabama

- 217. Tallapoosa (AL), County of, Alabama
- 218. Tarrant (AL), City of, Alabama
- 219. The Bibb County Healthcare Authority (AL), Alabama
- 220. The Dale County Healthcare Authority (AL), Alabama
- 221. The DCH Health Care Authority (AL), Alabama
- 222. The Health Care Authority of Morgan County - City of Decatur (AL), Alabama
- 223. The Health Care Authority of the City of Huntsville d/b/a Hunstville Hospital (AL). Alabama
- 224. The Health Care Authority of the City of Huntsville d/b/a Huntsville Hospital for Women and Children (AL), Alabama
- 225. The Health Care Authority of the City of Huntsville d/b/a Madison Hospital (AL), Alabama
- 226. The Healthcare Authority for Baptist Health (AL), Alabama
- 227. The Sylacauga Health Care Authority (AL), Alabama
- 228. The Tombigbee Health Care Authority (AL), Alabama
- 229. Thomasville (AL), City of, Alabama
- 230. Troy (AL), City of, Alabama
- 231. Trussville (AL), City of, Alabama
- 232. Tuscaloosa (AL), City of, Alabama
- 233. Tuscaloosa (AL), County of, Alabama
- 234. Tuscumbia (AL), City of, Alabama
- 235. Tuskegee (AL), City of, Alabama
- 236. Union Springs (AL), City of, Alabama
- 237. Uniontown (AL), City of, Alabama
- 238. Vance (AL), Town of, Alabama
- 239. Vernon (AL), City of, Alabama
- Vestavia Hills (AL), City of, Alabama 240.
- 241. Walker (AL), County of, Alabama
- 242. Washington (AL), County of, Alabama
- 243. Weaver (AL), City of, Alabama
- 244. West Blocton (AL), Town of, Alabama
- 245. Wilcox (AL), County of, Alabama
- 246. Winfield (AL), City of, Alabama
- Woodville (AL), Town of, Alabama 247.
- Yellow Bluff (AL), Town of, Alabama 248.
- 249. Apache (AZ), County of, Arizona Bullhead City (AZ), City of, Arizona
- 250. Cochise (AZ), County of, Arizona 251.
- 252. Glendale (AZ), City of, Arizona
- 253. Kingman (AZ), City of, Arizona
- 254. La Paz (AZ), County of, Arizona
- 255. Maricopa (AZ), County of, Arizona
- 256. Mohave (AZ), County of, Arizona

C-3 Page 227 257. Navajo (AZ), County of, Arizona 258. Phoenix (AZ), City of, Arizona 259. Pima (AZ), County of, Arizona 260. Pinal (AZ), County of, Arizona 261. Prescott (AZ), City of, Arizona 262. Surprise (AZ), City of, Arizona 263. Tucson (AZ), The City of, Arizona Yuma (AZ), County of, Arizona 264. 265. Adona (AR), City of, Arkansas 266. Alexander (AR), City of, Arkansas 267. Alicia (AR), City of, Arkansas Allport (AR), City of, Arkansas 268. 269. Alma (AR), City of, Arkansas 270. Almyra (AR), City of, Arkansas 271. Alpena (AR), City of, Arkansas 272. Altheimer (AR), City of, Arkansas 273. Altus (AR), City of, Arkansas 274. Amagon (AR), City of, Arkansas 275. Amity (AR), City of, Arkansas 276. Anthonyvile (AR), City of, Arkansas 277. Antoine (AR), City of, Arkansas 278. Arkadelphia (AR), City of, Arkansas 279. Arkansas (AR), County of, Arkansas 280. Arkansas City (AR), City of, Arkansas 281. Ash Flat (AR), City of, Arkansas Ashdown (AR), City of, Arkansas 282. Ashley (AR), County of, Arkansas 283. 284. Atkins (AR), City of, Arkansas 285. Aubrey (AR), City of, Arkansas 286. Augusta (AR), City of, Arkansas 287. Austin (AR), City of, Arkansas 288. Avoca (AR), City of, Arkansas 289. Bald Knob (AR), City of, Arkansas 290. Banks (AR), City of, Arkansas 291. Barling (AR), City of, Arkansas 292. Bassett (AR), City of, Arkansas 293. Batesville (AR), City of, Arkansas 294. Bauxite (AR), City of, Arkansas 295. Baxter (AR), County of, Arkansas 296. Bay (AR), City of, Arkansas 297. Bearden (AR), City of, Arkansas 298. Beaver (AR), City of, Arkansas 299. Beebe (AR), City of, Arkansas 300. Beedeville (AR), City of, Arkansas 301. Bella Vista (AR), City of, Arkansas 302. Bellefonte (AR), City of, Arkansas 303. Belleville (AR), City of, Arkansas 304. Ben Lomond (AR), City of, Arkansas 305. Benton (AR), City of, Arkansas 306. Benton (AR), County of, Arkansas 307. Bentonville (AR), City of, Arkansas 308. Bergman (AR), City of, Arkansas

Berryville (AR), City of, Arkansas

309.

310. Bethel Heights (AR), City of, Arkansas 311. Big Flat (AR), City of, Arkansas 312. Bigelow (AR), City of, Arkansas 313. Biggers (AR), City of, Arkansas 314. Birdsong (AR), City of, Arkansas 315. Biscoe (AR), City of, Arkansas 316. Black Oak (AR), City of, Arkansas 317. Black Rock (AR), City of, Arkansas 318. Black Springs (AR), City of, Arkansas 319. Blevins (AR), City of, Arkansas 320. Blue Eye (AR), City of, Arkansas 321. Blue Mountain (AR), City of, Arkansas 322. Bluff City (AR), City of, Arkansas Blytheville (AR), City of, Arkansas 323. 324. Bodcaw (AR), City of, Arkansas 325. Bonanza (AR), City of, Arkansas 326. Bono (AR), City of, Arkansas 327. Boone (AR), County of, Arkansas 328. Booneville (AR), City of, Arkansas 329. Bradford (AR), City of, Arkansas 330. Bradley (AR), City of, Arkansas 331. Bradley (AR), County of, Arkansas Branch (AR), City of, Arkansas 332. 333. Briarcliff (AR), City of, Arkansas 334. Brinkley (AR), City of, Arkansas 335. Brookland (AR), City of, Arkansas Bryant (AR), City of, Arkansas 336. 337. Buckner (AR), City of, Arkansas 338. Bull Shoals (AR), City of, Arkansas 339. Burdette (AR), City of, Arkansas 340. Cabot (AR), City of, Arkansas 341. Caddo Valley (AR), City of, Arkansas 342. Caldwell (AR), City of, Arkansas 343. Cale (AR), City of, Arkansas Calhoun (AR), County of, Arkansas 344. 345. Calico Rock (AR), City of, Arkansas 346. Calion (AR), City of, Arkansas 347. Camden (AR), City of, Arkansas 348. Cammack Village (AR), City of, Arkansas 349. Campbell Station (AR), City of, Arkansas 350. Caraway (AR), City of, Arkansas 351. Carlisle (AR), City of, Arkansas 352. Carroll (AR), County of, Arkansas 353. Carthage (AR), City of, Arkansas Casa (AR), City of, Arkansas 354. 355. Cash (AR), City of, Arkansas 356. Caulksville (AR), City of, Arkansas 357. Cave City (AR), City of, Arkansas 358. Cave Springs (AR), City of, Arkansas 359. Cedarville (AR), City of, Arkansas 360. Centerton (AR), City of, Arkansas 361. Central City (AR), City of, Arkansas

C-4 Page 228

Charleston (AR), City of, Arkansas

362.

414.

415.

Dover (AR), City of, Arkansas

Dumas (AR), City of, Arkansas

363. Cherokee Village (AR), City of, Arkansas 416. Dyer (AR), City of, Arkansas 364. 417. Dyess (AR), City of, Arkansas Cherry Valley (AR), City of, Arkansas 365. Chester (AR), City of, Arkansas 418. Earle (AR), City of, Arkansas 366. Chicot (AR), County of, Arkansas 419. East Camden (AR), City of, Arkansas 367. Chidester (AR), City of, Arkansas 420. Edmondson (AR), City of, Arkansas 368. Clarendon (AR), City of, Arkansas 421. Egypt (AR), City of, Arkansas 369. Clark (AR), County of, Arkansas 422. El Dorado (AR), City of, Arkansas 370. Clarksville (AR), City of, Arkansas 423. Elaine (AR), City of, Arkansas 371. Clay (AR), County of, Arkansas 424. Elkins (AR), City of, Arkansas 372. Cleburne (AR), County of, Arkansas 425. Elm Springs (AR), City of, Arkansas 373. Cleveland (AR), County of, Arkansas 426. Emerson (AR), City of, Arkansas 374. Clinton (AR), City of, Arkansas 427. Emmet (AR), City of, Arkansas 375. Coal Hill (AR), City of, Arkansas 428. England (AR), City of, Arkansas 376. Colt (AR), City of, Arkansas 429. Enola (AR), City of, Arkansas 377. Columbia (AR), County of, Arkansas 430. Etowah (AR), City of, Arkansas 378. Concord (AR), City of, Arkansas 431. Eudora (AR), City of, Arkansas 379. Conway (AR), City of, Arkansas 432. Eureka Springs (AR), City of, Arkansas 380. Conway (AR), County of, Arkansas 433. Evening Shade (AR), City of, Arkansas 381. Corning (AR), City of, Arkansas 434. Everton (AR), City of, Arkansas 382. Cotter (AR), City of, Arkansas 435. Fairfield Bay (AR), City of, Arkansas 383. Cotton Plant (AR), City of, Arkansas 436. Fargo (AR), City of, Arkansas 384. Cove (AR), City of, Arkansas 437. Farmington (AR), City of, Arkansas 385. Coy (AR), City of, Arkansas 438. Faulkner (AR), County of, Arkansas 386. Craighead (AR), County of, Arkansas 439. Felsenthal (AR), City of, Arkansas 387. Crawford (AR), County of, Arkansas 440. Fifty-Six (AR), City of, Arkansas 388. Crawfordsville (AR), City of, Arkansas 441. Fisher (AR), City of, Arkansas 389. 442. Crittenden (AR), County of, Arkansas Flippin (AR), City of, Arkansas 390. Cross (AR), County of, Arkansas 443. Fordyce (AR), City of, Arkansas 391. Crossett (AR), City of, Arkansas 444. Foreman (AR), City of, Arkansas 392. 445. Cushman (AR), City of, Arkansas Forrest City (AR), City of, Arkansas 393. 446. Daisy (AR), City of, Arkansas Fort Smith (AR), City of, Arkansas 394. Dallas (AR), County of, Arkansas 447. Fouke (AR), City of, Arkansas 395. Damascus (AR), City of, Arkansas 448. Fountain Hill (AR), City of, Arkansas 396. 449. Danville (AR), City of, Arkansas Fountain Lake (AR), City of, Arkansas 397. Dardanelle (AR), City of, Arkansas 450. Fourche (AR), City of, Arkansas 398. 451. Datto (AR), City of, Arkansas Franklin (AR), City of, Arkansas 399. De Queen (AR), City of, Arkansas 452. Friendship (AR), City of, Arkansas 400. Decatur (AR), City of, Arkansas 453. Fulton (AR), City of, Arkansas 401. Delaplaine (AR), City of, Arkansas 454. Fulton (AR), County of, Arkansas 402. Delight (AR), City of, Arkansas 455. Garfield (AR), City of, Arkansas 403. 456. Dell (AR), City of, Arkansas Garland (AR), City of, Arkansas 404. Denning (AR), City of, Arkansas 457. Garland (AR), County of, Arkansas 405. 458. Garner (AR), City of, Arkansas Dermott (AR), City of, Arkansas 406. Des Arc (AR), City of, Arkansas 459. Gassville (AR), City of, Arkansas 407. Desha (AR), County of, Arkansas 460. Gateway (AR), City of, Arkansas 408. Devalls Bluff (AR), City of, Arkansas Gentry (AR), City of, Arkansas 461. 409. Dewitt (AR), City of, Arkansas 462. Georgetown (AR), City of, Arkansas 410. Diamond City (AR), City of, Arkansas 463. Gilbert (AR), City of, Arkansas 411. Diaz (AR), City of, Arkansas 464. Gillett (AR), City of, Arkansas 412. Dierks (AR), City of, Arkansas 465. Gillham (AR), City of, Arkansas 413. Donaldson (AR), City of, Arkansas 466. Gilmore (AR), City of, Arkansas

467.

468.

C-5

Glenwood (AR), City of, Arkansas

Goshen (AR), City of, Arkansas

520.

Hot Springs (AR), City of, Arkansas

469. Gosnell (AR), City of, Arkansas 521. Houston (AR), City of, Arkansas 470. Gould (AR), City of, Arkansas 522. Howard (AR), County of, Arkansas 471. Grady (AR), City of, Arkansas 523. Hoxie (AR), City of, Arkansas 472. Grannis (AR), City of, Arkansas 524. Hughes (AR), City of, Arkansas 473. Grant (AR), County of, Arkansas 525. Humnoke (AR), City of, Arkansas 474. Gravette (AR), City of, Arkansas 526. Humphrey (AR), City of, Arkansas 475. Green Forest (AR), City of, Arkansas 527. Hunter (AR), City of, Arkansas 476. Greenbrier (AR), City of, Arkansas 528. Huntington (AR), City of, Arkansas 477. Greene (AR), County of, Arkansas 529. Huntsville (AR), City of, Arkansas 478. Greenland (AR), City of, Arkansas 530. Huttig (AR), City of, Arkansas 479. Greenway (AR), City of, Arkansas 531. Imboden (AR), City of, Arkansas 480. Greenwood (AR), City of, Arkansas 532. Independence (AR), County of, Arkansas 481. Greers Ferry (AR), City of, Arkansas 533. Izard (AR), County of, Arkansas Jackson (AR), County of, Arkansas 482. Griffithville (AR), City of, Arkansas 534. 483. Grubbs (AR), City of, Arkansas 535. Jacksonport (AR), City of, Arkansas 484. Guion (AR), City of, Arkansas Jacksonville (AR), City of, Arkansas 536. 485. Gum Springs (AR), City of, Arkansas 537. Jasper (AR), City of, Arkansas 486. Gurdon (AR), City of, Arkansas 538. Jefferson (AR), County of, Arkansas 487. Guy (AR), City of, Arkansas 539. Jennette (AR), City of, Arkansas 488. Hackett (AR), City of, Arkansas 540. Jericho (AR), City of, Arkansas 489. Hamburg (AR), City of, Arkansas 541. Jerome (AR), City of, Arkansas 490. Hampton (AR), City of, Arkansas 542. Johnson (AR), City of, Arkansas 491. Hardy (AR), City of, Arkansas Johnson (AR), County of, Arkansas 543. 492. Harrell (AR), City of, Arkansas 544. Joiner (AR), City of, Arkansas 493. Harrisburg (AR), City of, Arkansas 545. Jonesboro (AR), City of, Arkansas 494. Harrison (AR), City of, Arkansas 546. Judsonia (AR), City of, Arkansas 495. 547. Junction City (AR), City of, Arkansas Hartford (AR), City of, Arkansas 496. Hartman (AR), City of, Arkansas 548. Keiser (AR), City of, Arkansas 497. Haskell (AR), City of, Arkansas 549. Kensett (AR), City of, Arkansas 498. 550. Hatfield (AR), City of, Arkansas Kibler (AR), City of, Arkansas 499. Havana (AR), City of, Arkansas 551. Kingsland (AR), City of, Arkansas 500. Haynes (AR), City of, Arkansas 552. Knobel (AR), City of, Arkansas 501. Hazen (AR), City of, Arkansas 553. Knoxville (AR), City of, Arkansas 502. Heber Springs (AR), City of, Arkansas 554. La Grange (AR), City of, Arkansas 503. Hector (AR), City of, Arkansas 555. Lafayette (AR), County of, Arkansas 504. Helena - West Helena (AR), City of, 556. Lafe (AR), City of, Arkansas Arkansas 557. Lake City (AR), City of, Arkansas 505. Hempstead (AR), County of, Arkansas Lake View (AR), City of, Arkansas 558. 506. Hermitage (AR), City of, Arkansas 559. Lake Village (AR), City of, Arkansas 507. Hickory Ridge (AR), City of, Arkansas 560. Lakeview (AR), City of, Arkansas 508. Higden (AR), City of, Arkansas 561. Lamar (AR), City of, Arkansas 509. Higginson (AR), City of, Arkansas 562. Lavaca (AR), City of, Arkansas 510. Highfill (AR), City of, Arkansas Leachville (AR), City of, Arkansas 563. 511. Highland (AR), City of, Arkansas 564. Lead Hill (AR), City of, Arkansas 512. Hindsville (AR), City of, Arkansas 565. Lee (AR), County of, Arkansas 513. Holland (AR), City of, Arkansas Leola (AR), City of, Arkansas 566. 514. Holly Grove (AR), City of, Arkansas 567. Lepanto (AR), City of, Arkansas 515. Hope (AR), City of, Arkansas 568. Leslie (AR), City of, Arkansas 516. Horatio (AR), City of, Arkansas 569. Lewisville (AR), City of, Arkansas 517. Horseshoe Bend (AR), City of, Arkansas 570. Lincoln (AR), City of, Arkansas 518. Horseshoe Lake (AR), City of, Arkansas 571. Lincoln (AR), County of, Arkansas 519. Hot Spring (AR), County of, Arkansas 572. Little Flock (AR), City of, Arkansas

573.

C-6

Little River (AR), County of, Arkansas

574. Little Rock (AR), City of, Arkansas 627. Mount Pleasant (AR), City of, Arkansas 575. Lockesburg (AR), City of, Arkansas 628. Mount Vernon (AR), City of, Arkansas 576. Logan (AR), County of, Arkansas 629. Mountain Home (AR), City of, Arkansas 577. London (AR), City of, Arkansas 630. Mountain Pine (AR), City of, Arkansas 578. Lonoke (AR), City of, Arkansas Mountainburg (AR), City of, Arkansas 631. 579. Lonoke (AR), County of, Arkansas 632. Mulberry (AR), City of, Arkansas 580. Louann (AR), City of, Arkansas 633. Murfreesboro (AR), City of, Arkansas 581. Luxora (AR), City of, Arkansas 634. Nashville (AR), City of, Arkansas 582. Lynn (AR), City of, Arkansas 635. Nevada (AR), County of, Arkansas 583. Madison (AR), City of, Arkansas 636. Newark (AR), City of, Arkansas 584. Madison (AR), County of, Arkansas 637. Newport (AR), City of, Arkansas 585. Magazine (AR), City of, Arkansas 638. Newton (AR), County of, Arkansas Magness (AR), City of, Arkansas Norfolk (AR), City of, Arkansas 586. 639. Norman (AR), City of, Arkansas 587. Magnolia (AR), City of, Arkansas 640. 588. Malvern (AR), City of, Arkansas 641. Norphlet (AR), City of, Arkansas 589. Mammoth Spring (AR), City of, Arkansas North Little Rock (AR), City of, Arkansas 642. 590. Manila (AR), City of, Arkansas 643. Oak Grove (AR), City of, Arkansas 591. Mansfield (AR), City of, Arkansas 644. Oak Grove Heights (AR), City of, 592. Marianna (AR), City of, Arkansas Arkansas 593. Marie (AR), City of, Arkansas 645. Oakhaven (AR), City of, Arkansas 594. Marion (AR), City of, Arkansas 646. Oden (AR), City of, Arkansas 595. Marion (AR), County of, Arkansas 647. Ogden (AR), City of, Arkansas 596. Marked Tree (AR), City of, Arkansas Oil Trough (AR), City of, Arkansas 648. 597. Marmaduke (AR), City of, Arkansas 649. O'Kean (AR), City of, Arkansas 598. Marvell (AR), City of, Arkansas 650. Okolona (AR), City of, Arkansas 599. Maumelle (AR), City of, Arkansas 651. Ola (AR), City of, Arkansas 600. Mayflower (AR), City of, Arkansas 652. Omaha (AR), City of, Arkansas 601. Maynard (AR), City of, Arkansas 653. Oppelo (AR), City of, Arkansas 602. McCaskill (AR), City of, Arkansas 654. Osceola (AR), City of, Arkansas 603. McCrae (AR), City of, Arkansas 655. Ouachita (AR), County of, Arkansas 604. McCrory (AR), City of, Arkansas 656. Oxford (AR), City of, Arkansas 605. McDougal (AR), City of, Arkansas 657. Ozan (AR), City of, Arkansas 606. McGehee (AR), City of, Arkansas 658. Ozark (AR), City of, Arkansas 607. McNab (AR), City of, Arkansas 659. Palestine (AR), City of, Arkansas 608. Melbourne (AR), City of, Arkansas Pangburn (AR), City of, Arkansas 660. 609. Mena (AR), City of, Arkansas Paragould (AR), City of, Arkansas 661. Menifee (AR), City of, Arkansas 610. 662. Paris (AR), City of, Arkansas 611. Midland (AR), City of, Arkansas 663. Parkdale (AR), City of, Arkansas 612. Miller (AR), County of, Arkansas 664. Parkin (AR), City of, Arkansas 613. Mineral Springs (AR), City of, Arkansas 665. Patmos (AR), City of, Arkansas 614. Minturn (AR), City of, Arkansas 666. Patterson (AR), City of, Arkansas 615. Mississippi (AR), County of, Arkansas 667. Pea Ridge (AR), City of, Arkansas 616. Peach Orchard (AR), City of, Arkansas Mitchellville (AR), City of, Arkansas 668. 617.

Monette (AR), City of, Arkansas 669. Perla (AR), City of, Arkansas 618. Monroe (AR), County of, Arkansas 670. Perry (AR), City of, Arkansas 619. Montgomery (AR), County of, Arkansas Perry (AR), County of, Arkansas 671. 620. Monticello (AR), City of, Arkansas 672. Perrytown (AR), City of, Arkansas 621. Montrose (AR), City of, Arkansas 673. Perryville (AR), City of, Arkansas 622. Moorefield (AR), City of, Arkansas 674. Phillips (AR), County of, Arkansas 623. Moro (AR), City of, Arkansas 675. Piggott (AR), City of, Arkansas 624. Pike (AR), County of, Arkansas Morrilton (AR), City of, Arkansas 676. 625. 677. Morrison Bluff (AR), City of, Arkansas Pindall (AR), City of, Arkansas 626. Mount Ida (AR), City of, Arkansas 678. Pine Bluff (AR), City of, Arkansas

679. Pineville (AR), City of, Arkansas 732. Sherwood (AR), City of, Arkansas 680. Plainview (AR), City of, Arkansas 733. Shirley (AR), City of, Arkansas 681. Pleasant Plains (AR), City of, Arkansas 734. Sidney (AR), City of, Arkansas 682. Plumerville (AR), City of, Arkansas 735. Siloam Springs (AR), City of, Arkansas 683. Pocahontas (AR), City of, Arkansas 736. Smackover (AR), City of, Arkansas 684. Poinsett (AR), County of, Arkansas 737. Smithville (AR), City of, Arkansas 685. Polk (AR), County of, Arkansas 738. South Lead Hill (AR), City of, Arkansas 686. Pollard (AR), City of, Arkansas 739. Sparkman (AR), City of, Arkansas 687. Pope (AR), County of, Arkansas 740. Springdale (AR), City of, Arkansas 688. Portia (AR), City of, Arkansas 741. Springtown (AR), City of, Arkansas 689. Portland (AR), City of, Arkansas 742. St. Charles (AR), City of, Arkansas 743. St. Francis (AR), City of, Arkansas 690. Pottsville (AR), City of, Arkansas 691. Powhatan (AR), City of, Arkansas 744. St. Francis (AR), County of, Arkansas 692. Poyen (AR), City of, Arkansas 745. St. Joe (AR), City of, Arkansas 693. Prairie (AR), County of, Arkansas 746. St. Paul (AR), City of, Arkansas 694. Prairie Grove (AR), City of, Arkansas Stamps (AR), City of, Arkansas 747. 695. Prattsville (AR), City of, Arkansas 748. Star City (AR), City of, Arkansas 696. Prescott (AR), City of, Arkansas 749. Stephens (AR), City of, Arkansas 697. Pulaski (AR), County of, Arkansas 750. Stone (AR), County of, Arkansas 698. Pyatt (AR), City of, Arkansas 751. Strawberry (AR), City of, Arkansas 699. Quitman (AR), City of, Arkansas 752. Strong (AR), City of, Arkansas 700. Randolph (AR), County of, Arkansas 753. Stuttgart (AR), City of, Arkansas 701. Ratcliff (AR), City of, Arkansas Subiaco (AR), City of, Arkansas 754. 702. Ravenden (AR), City of, Arkansas 755. Success (AR), City of, Arkansas 703. Ravenden Springs (AR), City of, Arkansas 756. Sulphur Rock (AR), City of, Arkansas 704. Rector (AR), City of, Arkansas 757. Sulphur Springs (AR), City of, Arkansas Summit (AR), City of, Arkansas 705. Redfield (AR), City of, Arkansas 758. 706. Reed (AR), City of, Arkansas 759. Sunset (AR), City of, Arkansas 707. Reyno (AR), City of, Arkansas 760. Swifton (AR), City of, Arkansas 708. Rison (AR), City of, Arkansas 761. Taylor (AR), City of, Arkansas 709. 762. Texarkana (AR), City of, Arkansas Rockport (AR), City of, Arkansas 710. Roe (AR), City of, Arkansas 763. Thornton (AR), City of, Arkansas 711. Rogers (AR), City of, Arkansas 764. Tillar (AR), City of, Arkansas 712. 765. Tinsman (AR), City of, Arkansas Rondo (AR), City of, Arkansas 713. Rose Bud (AR), City of, Arkansas Tollette (AR), City of, Arkansas 766. 714. Rosston (AR), City of, Arkansas 767. Tontitown (AR), City of, Arkansas 715. Rudy (AR), City of, Arkansas 768. Traskwood (AR), City of, Arkansas 716. 769. Russell (AR), City of, Arkansas Trumann (AR), City of, Arkansas 717. Russellville (AR), City of, Arkansas 770. Tuckerman (AR), City of, Arkansas 718. Salem (AR), City of, Arkansas 771. Tull (AR), City of, Arkansas 719. Salesville (AR), City of, Arkansas 772. Tupelo (AR), City of, Arkansas 720. Saline (AR), County of, Arkansas 773. Turrell (AR), City of, Arkansas 721. 774. Twin Groves (AR), City of, Arkansas Scott (AR), County of, Arkansas 722. Tyronza (AR), City of, Arkansas Scranton (AR), City of, Arkansas 775. Ulm (AR), City of, Arkansas 723. Searcy (AR), City of, Arkansas 776. 724. Searcy (AR), County of, Arkansas 777. Union (AR), County of, Arkansas 725. Sebastian (AR), County of, Arkansas 778. Valley Springs (AR), City of, Arkansas 726. Sedgwick (AR), City of, Arkansas 779. Van Buren (AR), City of, Arkansas 727. Sevier (AR), County of, Arkansas 780. Van Buren (AR), County of, Arkansas 728. Shannon Hills (AR), City of, Arkansas 781. Vandervoort (AR), City of, Arkansas 729. 782. Sharp (AR), County of, Arkansas Victoria (AR), City of, Arkansas 730. Sheridan (AR), City of, Arkansas 783. Vilonia (AR), City of, Arkansas 731. Sherrill (AR), City of, Arkansas 784. Viola (AR), City of, Arkansas

- 785. Wabbaseka (AR), City of, Arkansas
- 786. Waldenburg (AR), City of, Arkansas
- 787. Waldo (AR), City of, Arkansas
- 788. Waldron (AR), City of, Arkansas
- 789. Walnut Ridge (AR), City of, Arkansas
- 790. Ward (AR), City of, Arkansas
- 791. Warren (AR), City of, Arkansas
- 792. Washington (AR), City of, Arkansas
- 793. Washington (AR), County of, Arkansas
- 794. Watson (AR), City of, Arkansas
- 795. Weiner (AR), City of, Arkansas
- 796. Weldon (AR), City of, Arkansas
- 797. West Fork (AR), City of, Arkansas
- 798. West Memphis (AR), City of, Arkansas
- 799. West Point (AR), City of, Arkansas
- 800. Western Grove (AR), City of, Arkansas
- 801. Wheatley (AR), City of, Arkansas
- 802. Whelen Springs (AR), City of, Arkansas
- 803. White (AR), County of, Arkansas
- 804. White Hall (AR), City of, Arkansas
- 805. Wickes (AR), City of, Arkansas
- 806. Widener (AR), City of, Arkansas
- 807. Wiederkehr Village (AR), City of, Arkansas
- 808. Williford (AR), City of, Arkansas
- 809. Willisville (AR), City of, Arkansas
- 810. Wilmar (AR), City of, Arkansas
- 811. Wilmot (AR), City of, Arkansas
- 812. Wilson (AR), City of, Arkansas
- 813. Wilton (AR), City of, Arkansas
- 814. Winchester (AR), City of, Arkansas
- 815. Winslow (AR), City of, Arkansas
- 816. Winthrop (AR), City of, Arkansas
- 817. Woodruff (AR), County of, Arkansas
- 818. Wooster (AR), City of, Arkansas
- 819. Wrightsville (AR), City of, Arkansas
- 820. Wynne (AR), City of, Arkansas
- 821. Yell (AR), County of, Arkansas
- 822. Yellville (AR), City of, Arkansas
- 823. Zinc (AR), City of, Arkansas
- 824. Alameda (CA), County of, California
- 825. Amador (CA), County of, California
- 826. Anaheim (CA), City of, California
- 827. Butte (CA), County of, California
- 828. Calaveras (CA), County of, California
- 829. Chico (CA), City of, California
- 830. Chula Vista (CA), City of, California
- 831. Clearlake (CA), City of, California
- 832. Contra Costa (CA), County of, California
- 833. Costa Mesa (CA), City of, California
- 834. Del Norte (CA), County of, California
- 835. Downey Unified School District (CA), California

- 836. Dublin (CA), City of, California
- 837. El Dorado (CA), County of, California
- 838. El Monte (CA), City of, California
- 839. Elk Grove Unified School District (CA), California
- 840. Encinitas (CA), City of, California
- 841. Eureka (CA), City of, California
- 842. Fresno (CA), County of, California
- 843. Fullerton (CA), City of, California
- 844. Glenn (CA), County of, California
- 845. Health Plan of San Joaquin (CA), California
- 846. Humboldt (CA), County of, California
- 847. Huntington Beach (CA), City of, California
- 848. Imperial (CA), County of, California
- 849. Inland Empire Health Plan (CA), California
- 850. Invo (CA), County of, California
- 851. Irvine (CA), City of, California
- 852. Kern (CA), County of, California
- 853. Kern High School District (CA), California
- 854. La Habra (CA), City of, California
- 855. La Mesa (CA), City of, California
- 856. Laguna Beach (CA), City of, California
- 857. Lakeport (CA), City of, California
- 858. Lassen (CA), County of, California
- 859. Los Angeles (CA), City of, California
- 860. Los Angeles County o/a L.A. Care Health Plan (CA), Local Initiative Health Authority
- 861. Madera (CA), County of, California
- 862. Marin (CA), County of, California
- 863. Mariposa (CA), County of, California
- 864. Mendocino (CA), County of, California
- 865. Merced (CA), County of, California
- 866. Modoc (CA), County of, California
- 867. Mono (CA), County of, California
- 060. Mono (CA) Control of Calif
- 868. Monterey (CA), County of, California
- 869. Montezuma (CA), Fire Protection District, California
- 870. Murrieta (CA), City of, California
- 871. Napa (CA), County of, California
- 872. Nevada (CA), County of, California
- 873. Oxnard (CA), City of, California
- 874. Placentia (CA), City of, California
- 875. Placer (CA), County of, California
- 876. Plumas (CA), County of, California
- 877. Riverside (CA), County of, California
- 878. Sacramento (CA), City of, California
- 879. Sacramento (CA), County of, California
- 880. San Benito (CA), County of, California
- 881. San Bernardino (CA), County of, California
- 882. San Clemente (CA), City of, California

C-9 Page 233

002	C Di (CA) Cit f C-1:f:	027	I-ff (CO) Ct
883.	San Diego (CA), City of, California	927.	Jefferson (CO), County of (Board of
884.	San Diego (CA), County of, California	020	Commissioners), Colorado
885.	San Francisco (CA), City of, California	928.	Lakewood (CO), City of, Colorado
886.	San Joaquin (CA), County of, California	929.	Larimer (CO), County of (Board of
887.	San Jose (CA), City of, California		Commissioners), Colorado
888.	San Luis Obispo (CA), County of,	930.	Las Animas (CO), County of, Colorado
	California	931.	Mesa (CO), County of (Board of
889.	San Mateo (CA), County of, California		Commissioners), Colorado
890.	Santa Ana (CA), City of, California	932.	Mesa County Valley School District 51
891.	Santa Barbara (CA), County of, California		(CO), Colorado
892.	Santa Barbara San Luis Obispo Regional	933.	Northglenn (CO), City of, Colorado
	Heath Authority, d/b/a Central Hospital	934.	Otero (CO), County of, Colorado
	(CA), California	935.	Pueblo (CO), County of, Colorado
893.	Santa Cruz (CA), County of, California	936.	Sheridan (CO), City of, Colorado
894.	Shasta (CA), County of, California	937.	Teller (CO), County of (Board of
895.	Siskiyou (CA), County of, California		Commissioners), Colorado
896.	Sonoma (CA), County of, California	938.	Thornton (CO), City of, Colorado
897.	Stockton (CA), City of, California	939.	Tri-County Health Department (CO),
898.	Sutter (CA), County of, California		Colorado
899.	Tehama (CA), County of, California	940.	Westminster (CO), City of, Colorado
900.	Trinity (CA), County of, California	941.	Wheat Ridge (CO), City of, Colorado
901.	Tulare (CA), County of, California	942.	Ansonia (CT), City of, Connecticut
902.	Tuolumne (CA), County of, California	943.	Beacon Falls (CT), Town of, Connecticut
903.	Ventura (CA), County of, California	944.	Berlin (CT), Town of, Connecticut
904.	Ventura County Medi-Cal Managed Care	945.	Bethlehem (CT), Town of, Connecticut
JU ⊤.	Commission d/b/a Gold Coast Health Plan	946.	Bridgeport (CT), City of, Connecticut
	(CA), California	947.	Bristol (CT), City of, Connecticut
905.	Westminster (CA), City of, California	948.	Coventry (CT), Town of, Connecticut
906.	Yolo (CA), County of, California	949.	Danbury (CT), City of, Connecticut
900.	Yuba (CA), County of, California	949. 950.	Derby (CT), City of, Connecticut
908.	Adams (CO), County of (Board of	951.	East Hartford (CT), Town of, Connecticut
000	Commissioners), Colorado	952.	Enfield (CT), Town of, Connecticut
909.	Alamosa (CO), City of, Colorado	953.	Fairfield (CT), Town of, Connecticut
910.	Alamosa (CO), County of, Colorado	954.	Middlebury (CT), Town of, Connecticut
911.	Arapahoe (CO), County of (Board of	955.	Middletown (CT), City of, Connecticut
0.1.0	Commissioners), Colorado	956.	Milford (CT), City of, Connecticut
912.	Aurora (CO), City of, Colorado	957.	Monroe (CT), Town of, Connecticut
913.	Black Hawk (CO), City of, Colorado	958.	Naugatuck (CT), Borough of, Connecticut
914.	Boulder (CO), County of (Board of	959.	New London (CT), City of, Connecticut
	Commissioners), Colorado	960.	New Milford (CT), Town of, Connecticut
915.	Brighton (CO), City of, Colorado	961.	Newtown (CT), Town of, Connecticut
916.	Broomfield (CO), City of, Colorado	962.	North Haven (CT), Town of, Connecticut
917.	Chaffee (CO), County of, Colorado	963.	Norwalk (CT), City of, Connecticut
918.	Commerce City (CO), City of, Colorado	964.	Norwich (CT), City of, Connecticut
919.	Conejos (CO), County of, Colorado	965.	Oxford (CT), Town of, Connecticut
920.	Crowley (CO), County of, Colorado	966.	Prospect (CT), Town of, Connecticut
921.	Denver (CO), City of, Colorado	967.	Roxbury (CT), Town of, Connecticut
922.	Federal Heights (CO), City of, Colorado	968.	Seymour (CT), Town of, Connecticut
923.	Fremont (CO), County of (Board of	969.	Shelton (CT), City of, Connecticut
	Commissioners), Colorado	970.	Southbury (CT), Town of, Connecticut
924.	Greeley (CO), City of, Colorado	971.	Southington (CT), Town of, Connecticut
925.	Hudson (CO), City of, Colorado	972.	Stratford (CT), Town of, Connecticut
926.	Huerfano (CO), County of, Colorado	973.	Thomaston (CT), Town of, Connecticut

C-10 Page 234

- 974. Tolland (CT), Town of, Connecticut
- 975. Torrington (CT), City of, Connecticut
- 976. Wallingford (CT), Town of, Connecticut
- 977. Waterbury (CT), City of, Connecticut
- 978. West Haven (CT), City of, Connecticut
- 979. Wethersfield (CT), Town of, Connecticut
- 980. Windham (CT), Town of, Connecticut
- 981. Wolcott (CT), Town of, Connecticut
- 982. Woodbury (CT), Town of, Connecticut
- 983. Dover (DE), City of, Delaware
- 984. Kent (DE), County of, Delaware
- 985. Seaford (DE), City of, Delaware
- 986. Sussex (DE), County of, Delaware
- 987. Alachua (FL), County of, Florida
- 988. Apopka (FL), City of, Florida
- 989. Bay (FL), County of, Florida
- 990. Bradenton (FL), City of, Florida
- 991. Bradford (FL), County of, Florida
- 992. Brevard (FL), County of, Florida
- 993. Broward (FL), County of, Florida
- 994. Calhoun (FL), County of, Florida
- 995. Clay (FL), County of, Florida
- 996. Clearwater (FL), City of, Florida
- 997. Coconut Creek (FL), City of, Florida
- 998. Coral Gables (FL), City of, Florida
- 999. Coral Springs (FL), City of, Florida
- 1000. Daytona Beach (FL), City of, Florida
- 1001. Daytona Beach Shores (FL), City of, Florida
- 1002. Deerfield Beach (FL), City of, Florida
- 1003. Delray Beach (FL), City of, Florida
- 1004. Deltona (FL), City of, Florida
- 1005. Dixie (FL), County of, Florida
- 1006. Eatonville (FL), Town of, Florida
- 1007. Escambia (FL), County of, Florida
- 1008. Florida City (FL), City of, Florida
- 1009. Fort Lauderale (FL), City of, Florida
- 1010. Fort Pierce (FL), City of, Florida
- 1011. Gilchrist (FL), County of, Florida
- 1012. Gulf (FL), County of, Florida
- 1013. Halifax Hospital Medical Center (FL), Florida
- 1014. Hallandale Beach (FL), City of, Florida
- 1015. Hamilton (FL), County of, Florida
- 1016. Hernando (FL), County of, Florida
- 1017. Hillsborough (FL), County of, Florida
- 1018. Holmes (FL), County of, Florida
- 1019. Homestead (FL), City of, Florida
- 1020. Jackson (FL), County of, Florida
- 1021. Jacksonville (FL), City of, Florida
- 1022. Lake (FL), County of, Florida
- 1023. Lauderhill (FL), City of, Florida
- 1024. Lee (FL), County of, Florida

- 1025. Lee Memorial Health System, d/b/a Lee Health (FL), Florida
- 1026. Leon (FL), County of, Florida
- 1027. Levy (FL), County of, Florida
- 1028. Lynn Haven (FL), City of, Florida
- 1029. Manatee (FL), County of, Florida
- 1030. Marion (FL), County of, Florida
- 1031. Miami (FL), City of, Florida
- 1032. Miami Gardens (FL), City of, Florida
- 1033. Miami-Dade (FL), County of, Florida
- 1034. Miami-Dade (FL), School Board of, Florida
- 1035. Miramar (FL), City of, Florida
- 1036. Monroe (FL), County of (County Commission), Florida
- 1037. New Port Richey (FL), City of, Florida
- 1038. Niceville, City of (FL), Florida
- 1039. North Broward Hospital District (FL), Florida
- 1040. North Miami (FL), City of, Florida
- 1041. Ocala (FL), City of, Florida
- 1042. Ocoee (FL), City of, Florida
- 1043. Okaloosa (FL), County of, Florida
- 1044. Orange (FL), County of, Florida
- 1045. Orlando (FL), City of, Florida
- 1046. Ormond Beach (FL), City of, Florida
- 1047. Osceola (FL), County of, Florida
- 1048. Oviedo (FL), City of, Florida
- 1049. Palatka (FL), City of, Florida
- 1050. Palm Bay (FL), City of, Florida
- 1051. Palm Beach (FL), County of, Florida
- 1051. Failif Beach (FL), County of, Flor
- 1052. Palmetto (FL), City of, Florida
- 1053. Panama City (FL), City of, Florida
- 1054. Pasco (FL), County of, Florida
- 1055. Pembroke Pines (FL), City of, Florida
- 1056. Pensacola (FL), City of, Florida
- 1057. Pinellas (FL), County of, Florida
- 1058. Pinellas Park (FL), City of, Florida
- 1059. Polk (FL), County of, Florida
- 1060. Pompano Beach (FL), City of, Florida
- 1061. Port St. Lucie (FL), City of, Florida
- 1062. Putnam (FL), County of, Florida
- 1063. Sanford (FL), City of, Florida
- 1064. Santa Rosa (FL), County of, Florida
- 1065. Sarasota (FL), City of, Florida
- 1066. Sarasota (FL), County of, Florida
- 1067. Sarasota County Public Hospital District d/b/a Memorial Healthcare System, Inc. (FL), Florida
- 1068. Seminole (FL), County of, Florida
- 1069. St. Augustine (FL), City of, Florida
- 1070. St. Johns (FL), County of, Florida
- 1071. St. Lucie (FL), County of, Florida

C-11 Page 235

- 1072. St. Petersburg (FL), City of, Florida
- 1073. Stuart (FL), City of, Florida
- 1074. Suwannee (FL), County of, Florida
- 1075. Sweetwater (FL), City of, Florida
- 1076. Tallahassee (FL), City of, Florida
- 1077. Tampa (FL), City of, Florida
- 1078. Taylor (FL), County of, Florida
- 1079. Union (FL), County of, Florida
- 1080. Volusia (FL), County of, Florida
- 1081. Walton (FL), County of, Florida
- 1082. Washington (FL), County of, Florida
- 1083. West Volusia Hospital Authority (FL), Florida
- 1084. Adel (GA), City of, Georgia
- 1085. Advantage Behavioral Health Systems (GA), Georgia
- 1086. Albany (GA), City of, Georgia
- 1087. Albany Area Community Service Board d/b/a Aspire Behavioral Health & Developmental Disability Services (GA), Georgia
- 1088. Alma (GA), City of, Georgia
- 1089. Appling (GA), County of, Georgia
- 1090. Appling (GA), County of (County Sheriff Mark Melton), Georgia
- 1091. Arlington (GA), City of, Georgia
- 1092. Athens-Clarke County (GA), The Unified Government of, Georgia
- 1093. Atkinson (GA), County of, Georgia
- 1094. Atlanta (GA), City of, Georgia
- 1095. Augusta (GA), City of; Augusta (GA), County of, Georgia
- 1096. Bacon (GA), County of, Georgia
- 1097. Bainbridge (GA), City of, Georgia
- 1098. Baldwin (GA), County of (Sheriff William C. Massee, Jr.), Georgia
- 1099. Banks (GA), County of, Georgia
- 1100. Bartow (GA), County of, Georgia
- 1101. Ben Hill (GA), County of, Georgia
- 1102. Berrien (GA), County of, Georgia
- 1103. Bibb (GA), County of (Sheriff David J. Davis), Georgia
- 1104. Bibb County School District (GA), Georgia
- 1105. Blackshear (GA), City of, Georgia
- 1106. Blakely (GA), City of, Georgia
- 1107. Brantley (GA), County of, Georgia
- 1108. Brooks (GA), County of, Georgia
- 1109. Brunswick (GA), City of, Georgia
- 1110. Bulloch (GA), County of, Georgia
- 1111. Burke (GA), County of, Georgia
- 1112. Butts (GA), County of, Georgia
- 1113. Camden (GA), County of, Georgia
- 1114. Candler (GA), County of, Georgia

- 1115. Candler County (GA), Hospital Authority, Georgia
- 1116. Carroll (GA), County of, Georgia
- 1117. Cartersville (GA), City of, Georgia
- 1118. Catoosa (GA), County of, Georgia
- 1119. Charlton (GA), County of, Georgia
- 1120. Chatham (GA), County of, Georgia
- 1121. Chatham County Hospital Authority (GA), Georgia
- 1122. Chattooga (GA), County of, Georgia
- 1123. Cherokee (GA), County of, Georgia
- 1124. Clay (GA), County of, Georgia
- 1125. Clayton (GA), County of, Georgia
- 1126. Clayton Community MH/SA/DS Service Board (GA), Georgia
- 1127. Clinch (GA), County of, Georgia
- 1128. Clinch County (GA) Hospital Authority, Georgia
- 1129. Cobb (GA) County of, Georgia
- 1130. Cobb County Community Service Board (GA), Georgia
- 1131. Coffee (GA), County of (Sheriff Doyle T. Wooten), Georgia
- 1132. Columbia (GA), County of, Georgia
- 1133. Columbus (GA), City of, Georgia
- 1134. Community Mental Health Center of East Central Georgia d/b/a Serenity Behavioral Health Systems (GA), Georgia
- 1135. Community Service Board of Middle Georgia (GA), Georgia
- 1136. Cook (GA), County of, Georgia
- 1137. Crawford (GA), County of (Sheriff Lewis S. Walker), Georgia
- 1138. Crisp (GA), County of, Georgia
- 1139. Crisp (GA), County of (Sheriff H.W. Hancock), Georgia
- 1140. Dade (GA), County of, Georgia
- 1141. Damascus (GA), City of, Georgia
- 1142. Dawson (GA), City of, Georgia
- 1143. Dawson (GA), County of, Georgia
- 1144. Decatur (GA), County of, Georgia
- 1145. DeKalb (GA) County of, Georgia
- 1146. Demorest (GA), City of, Georgia
- 1147. Dodge County Hospital Authority d/b/a Dodge County Hospital (GA), Georgia
- 1148. Dooly (GA), County of, Georgia
- 1149. Doraville (GA), City of, Georgia
- 1150. Dougherty (GA), County of, Georgia
- 1151. Douglas (GA), County of, Georgia
- 1152. Dunwoody (GA), City of, Georgia
- 1153. Early (GA), County of, Georgia
- 1154. Echols (GA), County of, Georgia
- 1155. Effingham (GA), County of, Georgia

- 1156. Elbert (GA), County of, Georgia
- 1157. Emanuel (GA), County of, Georgia
- 1158. Evans (GA), County of, Georgia
- 1159. Evans Memorial Hospital, Inc. (GA), Georgia
- 1160. Fannin (GA), County of, Georgia
- 1161. Fayette (GA), County of, Georgia
- 1162. Fitzgerald (GA), City of, Georgia
- 1163. Floyd (GA), County of, Georgia
- 1164. Forsyth (GA), County of, Georgia
- 1165. Fulton (GA), County of, Georgia
- 1166. Gainesville (GA), City of, Georgia
- 1167. Gateway Community Service Board (GA), Georgia
- 1168. Georgia Mountains Community Services d/b/a Avita Community Partners (GA), Georgia
- 1169. Georgia Pines Community Service Board (GA), Georgia
- 1170. Glascock (GA), County of, Georgia
- 1171. Glynn (GA), County of, Georgia
- 1172. Glynn (GA), County of (Sheriff E. Neal Jump), Georgia
- 1173. Grady (GA), County of, Georgia
- 1174. Greene (GA), County of, Georgia
- 1175. Gwinnett (GA), County of, Georgia
- 1176. Habersham (GA), County of, Georgia
- 1177. Habersham County Medical Center (GA), Georgia
- 1178. Hall (GA), County of, Georgia
- 1179. Hancock (GA), County of, Georgia
- 1180. Harris (GA), County of (Sheriff Mike Jolley), Georgia
- 1181. Heard (GA), County of, Georgia
- 1182. Henry (GA), County of, Georgia
- 1183. Highland Rivers Community Service Board d/b/a Highland Rivers Health (GA), Georgia
- 1184. Hospital Authority of Bainbridge and Decatur County (GA), Georgia
- 1185. Hospital Authority of Baxley and Appling County (GA), Georgia
- 1186. Hospital Authority of Bleckley County (GA) d/b/a Bleckley Memorial Hospital, Georgia
- 1187. Houston (GA), County of, Georgia
- 1188. Houston (GA), County of (Sheriff Cullen Talton), Georgia
- 1189. Irwin (GA), County of, Georgia
- 1190. Jackson (GA), County of, Georgia
- 1191. Jasper (GA), County of, Georgia
- 1192. Jeff Davis (GA), County of, Georgia

- 1193. Jeff Davis (GA), County of (Sheriff Preston Bohannon), Georgia
- 1194. Jefferson (GA), County of, Georgia
- 1195. Johnson (GA), County of, Georgia
- 1196. Jones (GA), County of, Georgia
- 1197. Jones (GA), County of (Sheriff R.N. Butch Reece), Georgia
- 1198. Lakeland (GA), City of, Georgia
- 1199. Lanier (GA), County of, Georgia
- 1200. Laurens (GA), County of, Georgia
- 1201. Laurens (GA), County of (Sheriff Larry H. Dean), Georgia
- 1202. Lee (GA), County of, Georgia
- 1203. Liberty (GA), County of, Georgia
- 1204. Lincoln (GA), County of, Georgia
- 1205. Long (GA), County of, Georgia
- 1206. Lookout Mountain Community Service Board (GA), Georgia
- 1207. Lowndes (GA), County of, Georgia
- 1208. Lumpkin (GA), County of, Georgia
- 1209. Macon (GA), County of, Georgia
- 1210. Macon-Bibb County (GA), Unified Government of, Georgia
- 1211. Madison (GA), County of, Georgia
- 1212. McDuffie (GA), County of, Georgia
- 1213. McIntosh (GA), County of, Georgia
- 1214. Meriwether (GA), County of, Georgia
- 1215. Meriwether (GA), County of (Sheriff Chuck Smith), Georgia
- 1216. Middle Flint Area Community Service Board d/b/a Middle Flint Behavioral Healthcare (GA), Georgia
- 1217. Milledgeville (GA), City of, Georgia
- 1218. Monroe (GA), County of, Georgia
- 1219. Montgomery (GA), County of, Georgia
- 1220. Murray (GA), County of (Sheriff Gary Langford), Georgia
- 1221. Nashville (GA), City of, Georgia
- 1222. New Horizons Community Service Board (GA), Georgia
- 1223. Newton (GA), County of, Georgia
- 1224. Oconee (GA), County of, Georgia
- 1225. Oconee (GA), County of (Sheriff Scott R. Berry), Georgia
- 1226. Oglethorpe (GA), County of, Georgia
- 1227. Peach (GA), County of, Georgia
- 1228. Peach (GA), County of (Sheriff Terry Deese), Georgia
- 1229. Pierce (GA), County of, Georgia
- 1230. Pierce (GA), County of (Sheriff Ramsey Bennett), Georgia
- 1231. Pike (GA), County of, Georgia

C-13 Page 237

- 1232. Pineland Behavioral Health and Developmental Disabilities CSB (GA), Georgia
- 1233. Polk (GA), County of, Georgia
- 1234. Pooler (GA), City of, Georgia
- 1235. Pulaski (GA), County of, Georgia
- 1236. Rabun (GA), County of, Georgia
- 1237. Randolph (GA), County of, Georgia
- 1238. Richmond Hill (GA), City of, Georgia
- 1239. River Edge Behavioral Health (GA), Georgia
- 1240. Rockdale (GA), County of, Georgia
- 1241. Rome (GA), City of, Georgia
- 1242. Sandy Springs (GA), City of, Georgia
- 1243. Satilla Community Services d/b/a Unison Behavioral Health (GA), Georgia
- 1244. Savannah (GA), City of, Georgia
- 1245. Schley (GA), County of, Georgia
- 1246. Screven (GA), County of, Georgia
- 1247. Screven (GA), County of (Sheriff Mike Kile), Georgia
- 1248. Seminole (GA), County of, Georgia
- 1249. Spalding (GA), County of, Georgia
- 1250. Springfield (GA), City of, Georgia
- 1251. Stephens (GA), County of, Georgia
- 1252. Sumter (GA), County of, Georgia
- 1253. Taliaferro (GA), County of, Georgia
- 1254. Tattnall (GA), County of, Georgia
- 1255. Telfair (GA), County of (Sheriff Chris Steverson), Georgia
- 1256. Tift (GA), County of (Sheriff Gene Scarbrough), Georgia
- 1257. Tifton (GA), City of, Georgia
- 1258. Toombs (GA), County of, Georgia
- 1259. Towns (GA), County of, Georgia
- 1260. Troup (GA), County of, Georgia
- 1261. Twiggs (GA), County of, Georgia
- 1262. Union (GA), County of, Georgia
- 1263. Valdosta and Lowndes County (GA), Hospital Authority of d/b/a South Georgia Medical Center, Georgia
- 1264. Walton (GA), County of, Georgia
- 1265. Ware (GA), County of (Sheriff Randy F. Royal), Georgia
- 1266. Warren (GA), County of, Georgia
- 1267. Warwick (GA), City of, Georgia
- 1268. Washington (GA), County of, Georgia
- 1269. Wayne (GA), County of, Georgia
- 1270. Wayne (GA), County of (Sheriff John G. Carter), Georgia
- 1271. Wayne County (GA), Hospital Authority, Georgia
- 1272. Whitfield (GA), County of, Georgia

- 1273. Wilcox (GA), County of, Georgia
- 1274. Wilkes (GA), County of, Georgia
- 1275. Wilkinson (GA), County of, Georgia
- 1276. Woodbury (GA), City of, Georgia
- 1277. Worth (GA), County of, Georgia
- 1278. Kaua'i (HI), County of, Hawaii
- 1279. Ada (ID), County of, Idaho
- 1280. Adams (ID), County of, Idaho
- 1281. Bannock (ID), County of, Idaho
- 1282. Bingham (ID), County of, Idaho
- 1283. Blaine (ID), County of, Idaho
- 1284. Boise (ID), City of, Idaho
- 1285. Boise (ID), County of, Idaho
- 1286. Bonneville (ID), County of, Idaho
- 1287. Camas (ID), County of, Idaho
- 1288. Canyon (ID), County of, Idaho
- 1289. Caribou (ID), County of, Idaho
- 1290. Cassia (ID), County of, Idaho
- 1291. Chubbuck (ID), City of, Idaho
- 1292. Elmore (ID), County of, Idaho 1293. Gooding (ID), County of, Idaho
- 1294. Latah (ID), County of, Idaho
- 1295. Minidoka (ID), County of, Idaho
- 1296. Owyhee (ID), County of, Idaho
- 1297. Payette (ID), County of, Idaho
- 1298. Pocatello (ID), City of, Idaho
- 1299. Preston (ID), City of, Idaho
- 1300. Twin Falls (ID), City of, Idaho
- 1301. Twin Falls (ID), County of, Idaho
- 1302. Addison (IL), Village of, Illinois
- 1303. Alexander (IL), County of, Illinois
- 1304. Anna (IL), City of, Illinois
- 1305. Anna Hospital Corporation d/b/a Union County Hospital (IL), Illinois
- 1306. Bedford Park (IL), Village of, Illinois
- 1307. Bellwood (IL), Village of, Illinois
- 1308. Bensenville (IL), Village of, Illinois
- 1309. Benton (IL), City of, Illinois
- 1310. Berkeley (IL), Village of, Illinois
- 1311. Berwyn (IL), City of, Illinois
- 1312. Board of Education of East Aurora, School District 131 (IL), Illinois
- 1313. Board of Education of Joliet Township High School, District 204 (IL), Illinois
- 1314. Board of Education of Thornton Fractional Township High Schools, District 215 (IL), Illinois
- 1315. Board of Education of Thornton Township High Schools, District 205 (IL), Illinois
- 1316. Bolingbrook (IL), Village of, Illinois
- 1317. Bond (IL), County of, Illinois
- 1318. Bridgeview (IL), Village of, Illinois
- 1319. Broadview (IL), Village of, Illinois

C-14 Page 238 1320. Burbank (IL), City of, Illinois 1372. Massac Memorial, LLC d/b/a Massac 1321. Bureau (IL), County of, Illinois Memorial Hospital (IL), Illinois 1322. Calhoun (IL), County of, Illinois 1373. Maywood (IL), Village of, Illinois 1323. Carbondale (IL), City of, Illinois 1374. McCook (IL), Village of, Illinois 1375. McHenry (IL), County of, Illinois 1324. Chicago (IL), Board of Education, School District No. 299, Illinois 1376. McLean (IL), County of, Illinois 1325. Chicago (IL), City of, Illinois 1377. Melrose Park (IL), Village of, Illinois 1378. Merrionette Park (IL), Village of, Illinois 1326. Chicago Heights (IL), City of, Illinois 1327. Chicago Ridge (IL), Village of, Illinois 1379. Metropolis (IL), City of, Illinois 1380. North Riverside (IL), Village of, Illinois 1328. Christian (IL), County of, Illinois 1329. Coles (IL), County of, Illinois 1381. Northlake (IL), City of, Illinois 1330. Cook (IL), County of, Illinois 1382. Oak Lawn (IL), Village of, Illinois 1331. Countryside (IL), City of, Illinois 1383. Oak Park (IL), Village of, Illinois 1332. Dekalb (IL), County of, Illinois 1384. Orland Fire Protection District (IL), Illinois 1333. Dolton (IL), Village of, Illinois 1385. Orland Park (IL), Village of, Illinois 1334. DuPage (IL), County of, Illinois 1386. Palos Heights (IL), City of, Illinois 1335. Edwards (IL), County of, Illinois 1387. Palos Hills (IL), City of, Illinois 1336. Effingham (IL), County of, Illinois 1388. Pekin (IL), City of, Illinois 1337. Evergreen Park (IL), Village of, Illinois 1389. Peoria (IL), City of, Illinois 1338. Forest Park (IL), Village of, Illinois 1390. Piatt (IL), County of, Illinois 1339. Franklin (IL), County of, Illinois 1391. Posen (IL), Village of, Illinois 1340. Franklin Park (IL), Village of, Illinois 1392. Princeton (IL), City of, Illinois 1341. Gallatin (IL), County of, Illinois 1393. Pulaski (IL), County of, Illinois 1342. Granite City (IL), City of, Illinois 1394. River Forest (IL), Village of, Illinois 1343. Hamilton (IL), County of, Illinois 1395. River Grove (IL), Village of, Illinois 1396. Riverside (IL), Village of, Illinois 1344. Hardin (IL) County of, Illinois 1345. Harrisburg (IL), City of, Illinois 1397. Rockford (IL), City of, Illinois 1346. Harvey (IL), City of, Illinois 1398. Saline (IL), County of, Illinois 1347. Harwood Heights (IL), Village of, Illinois 1399. Sangamon (IL), County of, Illinois 1348. Henry (IL), County of, Illinois 1400. Schiller Park (IL), Village of, Illinois 1349. Herrin (IL), City of, Illinois 1401. Schuyler (IL), County of, Illinois 1350. Hillside (IL), Village of, Illinois 1402. Sesser (IL), City of, Illinois 1351. Hodgkins (IL), Village of, Illinois 1403. Shelby (IL), County of, Illinois 1352. Hoffman Estates (IL), Village of, Illinois 1404. St. Clair (IL), County of, Illinois 1353. Jasper (IL), County of, Illinois 1405. Stone Park (IL), Village of, Illinois 1354. Jefferson (IL), County of, Illinois 1406. Streator (IL), City of, Illinois 1355. Jersey (IL), County of, Illinois 1407. Summit (IL), Village of, Illinois 1356. Johnson (IL), County of, Illinois 1408. Tinley Park (IL), Village of, Illinois 1357. Kane (IL), County of, Illinois 1409. Union (IL), County of, Illinois 1358. Kankakee (IL), City of, Illinois 1410. Wabash (IL), County of, Illinois 1359. Kendall (IL), County of, Illinois 1411. Washington (IL), County of, Illinois 1360. La Grange Park (IL), Village of, Illinois 1412. Waukegan Community Unit School 1361. Lake (IL), County of, Illinois District (IL), Illinois 1362. LaSalle (IL), County of, Illinois 1413. West Frankfort (IL), City of, Illinois 1363. Lawrence (IL), County of, Illinois 1414. West Franklin (IL), County of (Central 1364. Lee (IL), County of, Illinois Dispatch), Illinois 1365. Livingston (IL), County of, Illinois 1415. White (IL), County of, Illinois 1366. Lyons (IL), Township of, Illinois 1416. Will (IL), County of, Illinois 1367. Lyons (IL), Village of, Illinois 1417. Williamson (IL), County of, Illinois 1368. Macoupin (IL), County of, Illinois 1418. Winnebago (IL), County of, Illinois

1369. Marion (IL), City of, Illinois

1370. Marion (IL), County of, Illinois

1371. Massac (IL), County of, Illinois

C-15

1419. Alexandria (IN), City of, Indiana

1420. Allen (IN), County of (Board of

Commissioners), Indiana

1421. Atlanta (IN), Town of, Indiana 1422. Austin (IN), City of, Indiana 1423. Beech Grove (IN), City of, Indiana 1424. Benton (IN), County of, Indiana 1425. Blackford (IN), County of, Indiana 1426. Bloomington (IN), City of, Indiana 1427. Brownstown (IN), Town of, Indiana 1428. Chandler (IN), Town of, Indiana 1429. Connersville (IN), City of, Indiana 1430. Danville (IN), Town of, Indiana 1431. Delaware (IN), County of, Indiana 1432. Elwood (IN), City of, Indiana 1433. Evansville (IN), City of, Indiana 1434. Fayette (IN), County of, Indiana 1435. Fishers (IN), City of, Indiana 1436. Fort Wayne (IN), City of, Indiana 1437. Fort Wayne Community Schools (IN), Indiana 1438. Franklin (IN), City of, Indiana 1439. Franklin (IN), County of (Board of Commissioners), Indiana 1440. Gary (IN), City of, Indiana 1441. Greenwood (IN), City of, Indiana 1442. Hammond (IN), City of, Indiana 1443. Harrison (IN), County of, Indiana 1444. Hartford (IN), City of, Indiana 1445. Howard (IN), County of, Indiana 1446. Huntington (IN), City of, Indiana 1447. Indianapolis (IN), City of, Indiana 1448. Jackson (IN), County of, Indiana 1449. Jasper (IN), City of, Indiana 1450. Jay (IN), County of, Indiana 1451. Jeffersonville (IN), City of, Indiana 1452. Jennings (IN), County of, Indiana 1453. Kokomo (IN), City of, Indiana 1454. Lafayette (IN), City of, Indiana 1455. Lake (IN), County of, Indiana 1456. LaPorte (IN), County of, Indiana 1457. Lawrence (IN), City of, Indiana 1458. Lawrence (IN), County of, Indiana 1459. Logansport (IN), City of, Indiana 1460. Madison (IN), City of, Indiana 1461. Madison (IN), County of, Indiana 1462. Marion (IN), County of, Indiana 1463. Marshall (IN), County of, Indiana 1464. Martinsville (IN), City of, Indiana 1465. Mishawaka (IN), City of, Indiana 1466. Monroe (IN), County of, Indiana 1467. Montpelier (IN), City of, Indiana

1468. Mooresville (IN), Town of, Indiana

1469. Morgan (IN), County of, Indiana

1471. New Albany (IN), City of, Indiana

1470. Muncie (IN), City of, Indiana

1472. New Castle (IN), City of, Indiana 1473. Noblesville (IN), City of, Indiana 1474. Orange (IN), County of, Indiana 1475. Pendleton (IN), Town of, Indiana 1476. Penn-Harris-Madison School Corporation (IN), Indiana 1477. Peru (IN), City of, Indiana 1478. Plainfield (IN), Town of, Indiana 1479. Porter (IN), County of, Indiana 1480. Portland (IN), City of, Indiana 1481. Pulaski (IN), County of, Indiana 1482. Richmond (IN), City of, Indiana 1483. Ripley (IN), County of, Indiana 1484. School City of Mishawaka (IN), Indiana 1485. Scott (IN), County of, Indiana 1486. Seymour (IN), City of, Indiana 1487. Shelbyville (IN), City of, Indiana 1488. Sheridan (IN), Town of, Indiana 1489. Smith-Green Community Schools (IN), Indiana 1490. South Bend (IN), City of, Indiana 1491. South Bend Community School Corporation (IN), Indiana 1492. St. Joseph (IN), County of, Indiana 1493. Starke (IN), County of, Indiana 1494. Terre Haute (IN), City of, Indiana 1495. Tippecanoe (IN), County of, Indiana 1496. Upland (IN), Town of, Indiana 1497. Vanderburgh (IN), County of, Indiana 1498. Vigo (IN), County of, Indiana 1499. West Lafayette (IN), City of, Indiana 1500. Westfield (IN) City of, Indiana 1501. Zionsville (IN), Town of, Indiana 1502. Adair (IA), County of, Iowa 1503. Adams (IA), County of, Iowa 1504. Allamakee (IA), County of, Iowa 1505. Appanoose (IA), County of, Iowa 1506. Audubon (IA), County of, Iowa 1507. Benton (IA), County of, Iowa 1508. Black Hawk (IA), County of, Iowa 1509. Bremer (IA), County of, Iowa 1510. Buchanan (IA), County of, Iowa 1511. Buena Vista (IA), County of, Iowa 1512. Calhoun (IA), County of, Iowa 1513. Carroll (IA), County of, Iowa 1514. Cedar (IA), County of, Iowa 1515. Cerro Gordo (IA), County of, Iowa 1516. Cherokee (IA), County of, Iowa 1517. Chickasaw (IA), County of, Iowa 1518. Clay (IA), County of, Iowa 1519. Clayton (IA), County of, Iowa

C-16 Page 240

1520. Clinton (IA), County of, Iowa

1521. Dallas (IA), County of, Iowa

- 1522. Delaware (IA), County of, Iowa
- 1523. Des Moines (IA), County of, Iowa
- 1524. Emmet (IA), County of, Iowa
- 1525. Fayette (IA), County of, Iowa
- 1526. Fremont (IA), County of, Iowa
- 1527. Hamilton (IA), County of, Iowa
- 1528. Hancock (IA), County of, Iowa
- 1529. Hardin (IA), County of, Iowa
- 1530. Harrison (IA), County of, Iowa
- 1531. Henry (IA), County of, Iowa
- 1532. Howard (IA), County of, Iowa
- 1533. Humboldt (IA), County of, Iowa
- 1534. Ida (IA), County of, Iowa
- 1535. Jasper (IA), County of, Iowa
- 1536. Johnson (IA), County of, Iowa
- 1537. Jones (IA), County of, Iowa
- 1538. Keokuk (IA), County of, Iowa
- 1539. Lee (IA), County of, Iowa
- 1540. Lyon (IA), County of, Iowa
- 1541. Madison (IA), County of, Iowa
- 1542. Mahaska (IA), County of, Iowa
- 1543. Marion (IA), County of, Iowa
- 1544. Mills (IA), County of, Iowa
- 1545. Mitchell (IA), County of, Iowa
- 1546. Monroe (IA), County of, Iowa
- 1547. Montgomery (IA), County of, Iowa
- 1548. Muscatine (IA), County of, Iowa
- 1549. O'Brien (IA), County of, Iowa
- 1550. Osceola (IA), County of, Iowa
- 1551. Plymouth (IA), County of, Iowa
- 1552. Pocahontas (IA), County of, Iowa
- 1553. Polk (IA), County of, Iowa
- 1554. Pottawattamie (IA), County of, Iowa
- 1555. Poweshiek (IA), County of, Iowa
- 1556. Sac (IA), County of, Iowa
- 1557. Scott (IA), County of, Iowa
- 1558. Shelby (IA), County of, Iowa
- 1559. Sioux (IA), County of, Iowa
- 1560. Tama (IA), County of, Iowa
- 1561. Taylor (IA), County of, Iowa
- 1562. Union (IA), County of, Iowa
- 1563. Webster (IA), County of, Iowa
- 1564. Winnebago (IA), County of, Iowa
- 1565. Winneshiek (IA), County of, Iowa
- 1566. Worth (IA), County of, Iowa
- 1567. Wright (IA), County of, Iowa
- 1568. Allen (KS), County of (Board of Commissioners), Kansas
- 1569. Barber (KS), County of (Board of Commissioners), Kansas
- 1570. Bourbon (KS), County of, Kansas
- 1571. Cherokee (KS), County of (Board of Commissioners), Kansas

- 1572. Cowley (KS), County of (Board of Commissioners), Kansas
- 1573. Crawford (KS), County of (Board of Commissioners), Kansas
- 1574. Dickinson (KS), County of (Board of County Counselors), Kansas
- 1575. Elk (KS), County of (Board of Commissioners), Kansas
- 1576. Elkhardt (KS), City of, Kansas
- 1577. Finney (KS), County of (Board of Commissioners), Kansas
- 1578. Ford (KS), County of (Board of Commissioners), Kansas
- 1579. Grant (KS), County of (Board of Commissioners), Kansas
- 1580. Greenwood (KS), County of (Board of Commissioners), Kansas
- 1581. Harvey (KS) County of, Kansas
- 1582. Johnson (KS), County of, Kansas
- 1583. Leavenworth (KS), County of (Board of Commissioners), Kansas
- 1584. Manter (KS), City of, Kansas
- 1585. Meade (KS), County of (Board of Commissioners), Kansas
- 1586. Montgomery (KS), County of, Kansas
- 1587. Morton (KS), County of (Board of Commissioners), Kansas
- 1588. Neosho (KS), County of (Board of Commissioners), Kansas
- 1589. Overland Park (KS), City of, Kansas
- 1590. Pratt (KS), County of (Board of Commissioners), Kansas
- 1591. Reno (KS), County of, Kansas
- 1592. Sedgwick (KS), County of (Board of Commissioners), Kansas
- 1593. Seward (KS), County of (Board of Commissioners), Kansas
- 1594. Shawnee (KS), County of (Board of Commissioners), Kansas
- 1595. Stanton (KS), County of (Board of Commissioners), Kansas
- 1596. Ulysses (KS), City of, Kansas
- 1597. Wabaunsee (KS), County of (Board of Counsellors), Kansas
- 1598. Wichita (KS), City of, Kansas
- 1599. Wyandotte County Kansas City (KS), Unified Government of, Kansas
- 1600. Adair (KY), County (Fiscal Court), Kentucky
- 1601. Allen (KY), County of (Fiscal Court), Kentucky
- 1602. Anderson (KY), County of (Fiscal Court), Kentucky

C-17 Page 241

- 1603. Ballard (KY), County of (Fiscal Court), Kentucky
- 1604. Bath (KY), County of (Fiscal Court), Kentucky
- 1605. Bell (KY), County of (Fiscal Court), Kentucky
- 1606. Bellefonte (KY), City of, Kentucky
- 1607. Benham (KY), City of, Kentucky
- 1608. Board of Education of Breathitt County Public Schools (KY), Kentucky
- 1609. Board of Education of Bullitt County Public Schools (KY), Kentucky
- 1610. Board of Education of Estill County Public Schools (KY), Kentucky
- 1611. Board of Education of Fayette County Public Schools (KY), Kentucky
- 1612. Board of Education of Harrison County Public Schools (KY), Kentucky
- 1613. Board of Education of Hart County Public Schools (KY), Kentucky
- 1614. Board of Education of Jefferson County Public Schools (KY), Kentucky
- 1615. Board of Education of Johnson County Public School District (KY), Kentucky
- 1616. Board of Education of LaRue County Public Schools (KY), Kentucky
- 1617. Board of Education of Lawrence County Public Schools (KY), Kentucky
- 1618. Board of Education of Martin County Public Schools (KY), Kentucky
- 1619. Board of Education of Menifee County Public Schools (KY), Kentucky
- 1620. Board of Education of Owsley County Public Schools (KY), Kentucky
- 1621. Board of Education of Wolfe County Public Schools (KY), Kentucky
- 1622. Boone (KY), County of (Fiscal Court), Kentucky
- 1623. Bourdon (KY), County of (Fiscal Court), Kentucky
- 1624. Boyd (KY), County of (Fiscal Court), Kentucky
- 1625. Boyle (KY), County of (Fiscal Court), Kentucky
- 1626. Bracken (KY), County of (Fiscal Court), Kentucky
- 1627. Breathitt (KY), County of (Fiscal Court), Kentucky
- 1628. Breckinridge (KY), County of (Fiscal Court), Kentucky
- 1629. Buckhorn (KY), City of, Kentucky
- 1630. Bullitt (KY), County of (Fiscal Court), Kentucky

- 1631. Caldwell (KY), County of (Fiscal Court), Kentucky
- 1632. Calloway (KY), County of (Fiscal Court), Kentucky
- 1633. Campbell (KY), County of (Fiscal Court), Kentucky
- 1634. Campbellsville (KY), City of, Kentucky
- 1635. Carlisle (KY), County of (Fiscal Court), Kentucky
- 1636. Carter (KY), County of (Fiscal Court), Kentucky
- 1637. Casey (KY), County of (Fiscal Court), Kentucky
- 1638. Christian (KY), County of (Fiscal Court), Kentucky
- 1639. Clark (KY), County of (Fiscal Court), Kentucky
- 1640. Clay (KY), County of (Fiscal Court), Kentucky
- 1641. Clinton (KY), County of (Fiscal Court), Kentucky
- 1642. Columbia (KY), City of, Kentucky
- 1643. Covington (KY), City of, Kentucky
- 1644. Cumberland (KY), County of (Fiscal Court), Kentucky
- 1645. Daviess (KY), County of (Fiscal Court), Kentucky
- 1646. Edmonson (KY), County of (Fiscal Court), Kentucky
- 1647. Elliott (KY), County of (Fiscal Court), Kentucky
- 1648. Estill (KY) County Emergency Medical Services, Kentucky
- 1649. Estill (KY), County of (Fiscal Court), Kentucky
- 1650. Fleming (KY), County of (Fiscal Court), Kentucky
- 1651. Florence (KY), City of, Kentucky
- 1652. Floyd (KY), County of (Fiscal Court), Kentucky
- 1653. Franklin (KY), County of (Fiscal Court), Kentucky
- 1654. Fulton (KY), County of (Fiscal Court), Kentucky
- 1655. Gallatin (KY), County of (Fiscal Court), Kentucky
- 1656. Garrard (KY), County of (Fiscal Court), Kentucky
- 1657. Grant (KY), County of (Fiscal Court), Kentucky
- 1658. Grayson (KY), City of, Kentucky
- 1659. Green (KY), County of (Fiscal Court), Kentucky

- 1660. Greenup (KY), City of, Kentucky
- 1661. Greenup (KY), County of (Fiscal Court), Kentucky
- 1662. Hancock (KY), County of (Fiscal Court), Kentucky
- 1663. Hardin (KY), County of (Fiscal Court), Kentucky
- 1664. Hardin Memorial Hospital (KY), Kentucky
- 1665. Harlan (KY), City of, Kentucky
- 1666. Harlan (KY), County of (Fiscal Court), Kentucky
- 1667. Harrison (KY), County of (Fiscal Court), Kentucky
- 1668. Hart (KY), County of (Fiscal Court), Kentucky
- 1669. Henderson (KY), City of, Kentucky
- 1670. Henderson (KY), County of (Fiscal Court), Kentucky
- 1671. Henry (KY), County of (Fiscal Court), Kentucky
- 1672. Hickman (KY), County of (Fiscal Court), Kentucky
- 1673. Hillview (KY), City of, Kentucky
- 1674. Hopkins (KY), County of (Fiscal Court), Kentucky
- 1675. Hyden (KY), City of, Kentucky
- 1676. Inez (KY), City of, Kentucky
- 1677. Jamestown (KY), City of, Kentucky
- 1678. Jenkins (KY), City of, Kentucky
- 1679. Jessamine (KY), County of (Fiscal Court), Kentucky
- 1680. Kenton (KY), County of (Fiscal Court), Kentucky
- 1681. Kentucky River District Health Department (KY), Kentucky
- 1682. Knott (KY), County of (Fiscal Court), Kentucky
- 1683. Knox (KY), County of (Fiscal Court), Kentucky
- 1684. Larue (KY), County of (Fiscal Court), Kentucky
- 1685. Laurel (KY), County of (Fiscal Court), Kentucky
- 1686. Lawrence (KY), County of (Fiscal Court), Kentucky
- 1687. Lee (KY), County of (Fiscal Court), Kentucky
- 1688. Leslie (KY), County of (Fiscal Court), Kentucky
- 1689. Letcher (KY), County of (Fiscal Court), Kentucky
- 1690. Lewis (KY), County of (Fiscal Court), Kentucky

- 1691. Lexington-Fayette County (KY), Urban Government of, Kentucky
- 1692. Lincoln (KY), County of (Fiscal Court), Kentucky
- 1693. Logan (KY), County of (Fiscal Court), Kentucky
- 1694. London (KY), City of, Kentucky
- 1695. Louisville/Jefferson County (KY), Metro Government of, Kentucky
- 1696. Loyall (KY), City of, Kentucky
- 1697. Lynch (KY), City of, Kentucky
- 1698. Madison (KY), County (Fiscal Court), Kentucky
- 1699. Manchester (KY), City of, Kentucky
- 1700. Marshall (KY), County of (Fiscal Court), Kentucky
- 1701. Martin (KY), County of (Fiscal Court), Kentucky
- 1702. Mason (KY), County of (Fiscal Court), Kentucky
- 1703. McCracken (KY), County of (Fiscal Court), Kentucky
- 1704. McLean (KY), County of (Fiscal Court), Kentucky
- 1705. Meade (KY), County of (Fiscal Court), Kentucky
- 1706. Mercer (KY), County of (Fiscal Court), Kentucky
- 1707. Monroe (KY), County of (Fiscal Court), Kentucky
- 1708. Montgomery (KY), County of (Fiscal Court), Kentucky
- 1709. Morehead (KY), City of, Kentucky
- 1710. Morgan (KY), County of (Fiscal Court), Kentucky
- 1711. Morganfield (KY), City of, Kentucky
- 1712. Mt. Washington (KY), City of, Kentucky
- 1713. Muhlenberg (KY), County of (Fiscal Court), Kentucky
- 1714. Murray (KY), City of, Kentucky
- 1715. Nicholas (KY), Count of (Fiscal Court), Kentucky
- 1716. Ohio (KY), County of (Fiscal Court), Kentucky
- 1717. Oldham (KY), County of (Fiscal Court), Kentucky
- 1718. Owen (KY), County of (Fiscal Court), Kentucky
- 1719. Owensboro (KY), City of, Kentucky
- 1720. Owsley (KY), County of (Fiscal Court), Kentucky
- 1721. Paducah (KY), City of, Kentucky
- 1722. Paintsville (KY), City of, Kentucky

C-19 Page 243

- 1723. Pendleton (KY), County (Fiscal Court), Kentucky
- 1724. Perry (KY), County of (Fiscal Court), Kentucky
- 1725. Pike (KY), County of, Kentucky
- 1726. Pineville (KY), City of, Kentucky
- 1727. Pippa Passes (KY), City of, Kentucky
- 1728. Powell (KY), County of (Fiscal Court), Kentucky
- 1729. Prestonsburg (KY), City of, Kentucky
- 1730. Pulaski (KY), County of (Fiscal Court), Kentucky
- 1731. Rowan (KY), County of (Fiscal Court), Kentucky
- 1732. Russell (KY), City of, Kentucky
- 1733. Russell (KY), County of (Fiscal Court), Kentucky
- 1734. Russell Springs (KY), City of, Kentucky
- 1735. Scott (KY), County of (Fiscal Court), Kentucky
- 1736. Shelby (KY), County of (Fiscal Court), Kentucky
- 1737. Shepherdsville (KY), City of, Kentucky
- 1738. South Shore (KY), City of, Kentucky
- 1739. Spencer (KY), County of (Fiscal Court), Kentucky
- 1740. Taylor (KY), County of (Fiscal Court), Kentucky
- 1741. Taylor County Hospital District Health Facilities Corporation (KY), Kentucky
- 1742. Todd (KY), County of (Fiscal Court), Kentucky
- 1743. Union (KY), County of (Fiscal Court), Kentucky
- 1744. Vanceburg (KY), City of, Kentucky
- 1745. Warfield (KY), City of, Kentucky
- 1746. Warren (KY), County of, Kentucky
- 1747. Wayne (KY), County of (Fiscal Court), Kentucky
- 1748. Webster (KY), County of (Fiscal Court), Kentucky
- 1749. West Liberty (KY), City of, Kentucky
- 1750. Whitesburg (KY), City of, Kentucky
- 1751. Whitley (KY), County of, Kentucky
- 1752. Winchester (KY), City of, Kentucky
- 1753. Wolfe (KY), County of (Fiscal Court), Kentucky
- 1754. Woodford (KY), County of (Fiscal Court), Kentucky
- 1755. Worthington (KY), City of, Kentucky
- 1756. Acadia-St. Landry (LA) Hospital Service District d/b/a Acadia-St. Landry Hospital, Louisiana

- 1757. Alexandria (LA), City of, Louisiana
- 1758. Allen (LA), Parish of (Sheriff), Louisiana
- 1759. Ascension (LA), Parish of, Louisiana
- 1760. Ascension (LA), Parish of (Sheriff), Louisiana
- 1761. Ascension (LA), Parish School Board, Louisiana
- 1762. Assumption (LA), Parish of (Police Jury), Louisiana
- 1763. Assumption (LA), Parish of (Sheriff Leland Falcon), Louisiana
- 1764. Avoyelles (LA), Parish of (Police Jury), Louisiana
- 1765. Avoyelles (LA), Parish of (Sheriff), Louisiana
- 1766. Baldwin (LA), Town of, Louisiana
- 1767. Bastrop (LA), City of, Louisiana
- 1768. Baton Rouge (LA), City of, Louisiana
- 1769. Beauregard (LA), Parish of (Police Jury), Louisiana
- 1770. Benton (LA) Fire No. 4, Louisiana
- 1771. Berwick (LA), Town of, Louisiana
- 1772. Bienville (LA), Parish of, Louisiana
- 1773. Bogalusa (LA), City of, Louisiana
- 1774. Bossier (LA) Parish Emergency Medical Services Ambulance District, Louisiana
- 1775. Bossier (LA), City of, Louisiana
- 1776. Bossier (LA), Parish of, Louisiana
- 1777. Caddo (LA) Fire Protection District No. 1, Louisiana
- 1778. Caddo (LA), Parish of, Louisiana
- 1779. Calcasieu (LA), Parish of (Police Jury), Louisiana
- 1780. Calcasieu (LA), Parish of (Sheriff), Louisiana
- 1781. Caldwell (LA), Parish of, Louisiana
- 1782. Cameron (LA), Parish of, Louisiana
- 1783. Catahoula (LA), Parish of (Police Jury), Louisiana
- 1784. Catahoula (LA), Parish of (Sheriff Toney Edwards), Louisiana
- 1785. Claiborne (LA), Parish of, Louisiana
- 1786. Concordia (LA), Parish of, Louisiana
- 1787. Concordia (LA), Parish of (Sheriff Kenneth Hedrick), Louisiana
- 1788. Covington (LA), City of, Louisiana
- 1789. Delhi (LA), Town of, Louisiana
- 1790. Desoto (LA), Parish of, Louisiana
- 1791. DeSoto Fire Protection District No. 8 (LA), Louisiana
- 1792. Donaldsonville (LA), City of, Louisiana
- 1793. East Baton Rouge (LA), Parish of (Clerk of Court Office), Louisiana

C-20 Page 244

- 1794. East Baton Rouge (LA), Parish of (Sheriff), Louisiana
- 1795. East Carroll (LA), Parish of (Police Jury), Louisiana
- 1796. East Carroll (LA), Parish of (Sheriff), Louisiana
- 1797. Eunice (LA), City of, Louisiana
- 1798. Evangeline (LA), Parish of (Police Jury), Louisiana
- 1799. Evangeline (LA), Parish of (Sheriff), Louisiana
- 1800. Ferriday (LA), Town of, Louisiana
- 1801. Franklin (LA), City of, Louisiana
- 1802. Franklin (LA), Parish of, Louisiana
- 1803. Gramercy (LA), Town of, Louisiana
- 1804. Grant (LA), Parish of (Police Jury), Louisiana
- 1805. Grant (LA), Parish of (Sheriff), Louisiana
- 1806. Gretna (LA), City of, Louisiana
- 1807. Hospital Service District No. 1 of The Parish of Avoyelles, State of Louisiana, d/b/a Bunkie General Hospital (LA), Louisiana
- 1808. Hospital Service District No. 1 of The Parish of LaSalle, State of Louisiana. d/b/a Hardtner Medical Center (LA), Louisiana
- 1809. Iberia (LA), Parish of, Louisiana
- 1810. Iberia (LA), Parish School Board of, Louisiana
- 1811. Iberville (LA), Parish of (Parish Council), Louisiana
- 1812. Jackson (LA), Parish of (Police Jury), Louisiana
- 1813. Jackson (LA), Parish of (Sheriff), Louisiana
- 1814. Jean Lafitte (LA), Town of, Louisiana
- 1815. Jefferson (LA), Parish of, Louisiana
- 1816. Jefferson (LA), Parish of (Coroner's Office), Louisiana
- 1817. Jefferson (LA), Parish of (Sheriff), Louisiana
- 1818. Jefferson Davis (LA), Parish of (Police Jury), Louisiana
- 1819. Jefferson Davis (LA), Parish of (Sheriff), Louisiana
- 1820. Jefferson Parish Hospital Service District 1 (LA), Louisiana
- 1821. Jefferson Parish Hospital Service District 2 (LA), Louisiana
- 1822. Kenner (LA), City of, Louisiana
- 1823. Lafayette (LA), Parish of (Sheriff), Louisiana
- 1824. Lafourche (LA), Parish of, Louisiana

- 1825. LaFourche Parish School Board (LA), Louisiana
- 1826. Lake Charles (LA), City of, Louisiana
- 1827. Lake Providence (LA), Town of, Louisiana
- 1828. LaSalle (LA), Parish of, Louisiana
- 1829. Lincoln (LA), Parish of (Sheriff), Louisiana
- 1830. Livingston (LA), Parish of, Louisiana
- 1831. Livingston (LA), Parish of (Sheriff), Louisiana
- 1832. Lutcher (LA), Town of, Louisiana
- 1833. Madisonville (LA), Town of, Louisiana
- 1834. Mandeville (LA), City of, Louisiana
- 1835. Monroe (LA), City of, Louisiana
- 1836. Morehouse (LA), Parish of (Police Jury), Louisiana
- 1837. Morehouse (LA), Parish of (Sheriff), Louisiana
- 1838. Morgan (LA), City of, Louisiana
- 1839. Natchitoches (LA), City of, Louisiana
- 1840. Natchitoches (LA), Parish of (Parish Council), Louisiana
- 1841. New Iberia (LA), City of, Louisiana
- 1842. New Orleans (LA), City of, Louisiana
- 1843. New Roads (LA), City of, Louisiana
- 1844. North Caddo (LA) Hospital Service District d/b/a North Caddo Medical Center, Louisiana
- 1845. Opelousas (LA), City of, Louisiana
- 1846. Opelousas (LA), General Hospital Authority, a Louisiana Public Trust d/b/a Opelousas General Health System, Louisiana
- 1847. Orleans (LA), Parish of (Sheriff), Louisiana
- 1848. Orleans Parish Hospital Service District District A (LA), Louisiana
- 1849. Ouachita (LA), Parish of (Police Jury), Louisiana
- 1850. Ouachita (LA), Parish of (Sheriff), Louisiana
- 1851. Patterson (LA), City of, Louisiana
- 1852. Pearl River (LA), Town of, Louisiana
- 1853. Pineville (LA), City of, Louisiana
- 1854. Pointe Coupee (LA), Parish of (Policy Jury), Louisiana
- 1855. Pointe Coupee Parish (LA) Health Services District Number 1, Louisiana
- 1856. Rapides (LA), Parish of, Louisiana
- 1857. Rapides (LA), Parish of (Police Jury), Louisiana
- 1858. Red River (LA) Fire Protection District, Louisiana

C-21 Page 245

- 1859. Red River (LA), Parish of, Louisiana
- 1860. Richland (LA), Parish of, Louisiana
- 1861. Richland (LA), Parish of (Sheriff), Louisiana
- 1862. Richwood (LA), Town of, Louisiana
- 1863. Sabine (LA), Parish of (Police Jury), Louisiana
- 1864. Sabine (LA), Parish of (Sheriff), Louisiana
- 1865. Shreveport (LA), City of, Louisiana
- 1866. Slidell (LA), City of, Louisiana
- 1867. St. Bernard (LA), Parish of, Louisiana
- 1868. St. Bernard (LA), Parish of (Coroner Dr. Bryan Bertucci), Louisiana
- 1869. St. Bernard (LA), Parish of (Sheriff), Louisiana
- 1870. St. Bernard Parish School Board (LA), Louisiana
- 1871. St. Charles (LA), Parish of, Louisiana
- 1872. St. Charles (LA), Parish of (Sheriff), Louisiana
- 1873. St. James (LA), Parish of, Louisiana
- 1874. St. James Parish School Board (LA), Louisiana
- 1875. St. John the Baptist (LA), Parish of, Louisiana
- 1876. St. Landry (LA), Parish of, Louisiana
- 1877. St. Landry (LA), Parish of (Sheriff), Louisiana
- 1878. St. Martin (LA), Parish of, Louisiana
- 1879. St. Martinville (LA), City of, Louisiana
- 1880. St. Mary (LA), Parish of, Louisiana
- 1881. St. Mary (LA), Parish of (Sheriff), Louisiana
- 1882. St. Mary (LA), Parish School Board of, Louisiana
- 1883. St. Tammany (LA) Fire Protection District No. 4, Louisiana
- 1884. St. Tammany (LA), Parish of, Louisiana
- 1885. St. Tammany (LA), Parish of (Coroner's Office), Louisiana
- 1886. St. Tammany (LA), Parish of (Sheriff), Louisiana
- 1887. St. Tammany Fire Protection District No. 1 (LA), Louisiana
- 1888. St. Tammany Fire Protection District No. 12 (LA), Louisiana
- 1889. St. Tammany Fire Protection District No. 13 (LA), Louisiana
- 1890. St. Tammany Fire Protection District No. 2 (LA), Louisiana
- 1891. St. Tammany Fire Protection District No. 3 (LA), Louisiana

- 1892. St. Tammany Fire Protection District No. 5 (LA), Louisiana
- 1893. Tensas (LA), Parish of (Sheriff), Louisiana
- 1894. Terrebonne (LA), Parish of, Louisiana
- 1895. Terrebonne (LA), Parish of (Sheriff), Louisiana
- 1896. Union (LA), Parish of, Louisiana
- 1897. Union (LA), Parish of (Sheriff), Louisiana
- 1898. Vermilion (LA), Parish of (Police Jury), Louisiana
- 1899. Vernon (LA), Parish of (Police Jury), Louisiana
- 1900. Vernon (LA), Parish of (Sheriff), Louisiana
- 1901. Washington (LA), Parish of, Louisiana
- 1902. Washington (LA), Parish of (Sheriff), Louisiana
- 1903. Webster (LA), Parish of, Louisiana
- 1904. West Ascension Parish (LA) Hospital Service District dba Prevost Memorial Hospital, Louisiana
- 1905. West Baton Rouge (LA) Fire Protection District No. 1, Louisiana
- 1906. West Baton Rouge (LA), Parish of, Louisiana
- 1907. West Carroll (LA), Parish of, Louisiana
- 1908. West Carroll (LA), Parish of (Police Jury), Louisiana
- 1909. West Monroe (LA), City of, Louisiana
- 1910. Westwego (LA), City of, Louisiana
- 1911. Winn (LA), Parish of (Police Jury), Louisiana
- 1912. Androscoggin (ME), County of, Maine
- 1913. Aroostook (ME), County of, Maine
- 1914. Auburn (ME), City of, Maine
- 1915. Augusta (ME), City of, Maine
- 1916. Bangor (ME), City of, Maine
- 1917. Biddeford (ME), City of, Maine
- 1918. Board of Education of Bangor School Department (ME), Maine
- 1919. Board of Education of Maine Regional School Unit 10 (ME), Maine
- 1920. Board of Education of Maine Regional School Unit 13 (ME), Maine
- 1921. Board of Education of Maine Regional School Unit 25 (ME), Maine
- 1922. Board of Education of Maine Regional School Unit 26 (ME), Maine
- 1923. Board of Education of Maine Regional School Unit 29 (ME), Maine
- 1924. Board of Education of Maine Regional School Unit 34 (ME), Maine
- 1925. Board of Education of Maine Regional School Unit 40 (ME), Maine

- 1926. Board of Education of Maine Regional School Unit 50 (ME), Maine
- 1927. Board of Education of Maine Regional School Unit 57 (ME), Maine
- 1928. Board of Education of Maine Regional School Unit 60 (ME), Maine
- 1929. Board of Education of Maine Regional School Unit 71 (ME), Maine
- 1930. Board of Education of Maine Regional School Unit 9 (ME), Maine
- 1931. Board of Education of Maine School Administrative District 11 (ME), Maine
- 1932. Board of Education of Maine School Administrative District 15 (ME), Maine
- 1933. Board of Education of Maine School Administrative District 28/Five Town Central School District (ME), Maine
- 1934. Board of Education of Maine School Administrative District 35 (ME), Maine
- 1935. Board of Education of Maine School Administrative District 44 (ME), Maine
- 1936. Board of Education of Maine School Administrative District 53 (ME), Maine
- 1937. Board of Education of Maine School Administrative District 55 (ME), Maine
- 1938. Board of Education of Maine School Administrative District 6 (ME), Maine
- 1939. Board of Education of Maine School Administrative District 61 (ME), Maine
- 1940. Board of Education of Maine School Administrative District 72 (ME), Maine
- 1941. Board of Education of Portland School Department (ME), Maine
- 1942. Board of Education of Scarborough School Department (ME), Maine
- 1943. Board of Education of South Portland School Department (ME), Maine
- 1944. Board of Education of St. George Municipal School District (ME), Maine
- 1945. Board of Education of Waterville School Department (ME), Maine
- 1946. Calais (ME), City of, Maine
- 1947. Cumberland (ME), County of, Maine
- 1948. Ellsworth School Department (ME), The Board of Education of, Maine
- 1949. Kennebec (ME), County of, Maine
- 1950. Knox (ME), County of, Maine
- 1951. Lewiston (ME), City of, Maine
- 1952. Lincoln (ME), County of, Maine
- 1953. Penobscot (ME), County of, Maine
- 1954. Portland (ME), City of, Maine
- 1955. Rockland (ME), City of, Maine
- 1956. Saco (ME), City of, Maine

- 1957. Sagadahoc (ME), County of, Maine
- 1958. Sanford (ME), City of, Maine
- 1959. Somerset (ME), County of, Maine
- 1960. Waldo (ME), County of, Maine
- 1961. Washington (ME), County of, Maine
- 1962. Waterville (ME), City of, Maine
- 1963. York (ME), County of, Maine
- 1964. Aberdeen (MD), City of, Maryland
- 1965. Allegany (MD), County of, Maryland 1966. Annapolis (MD), City of, Maryland
- 1967. Anne Arundel (MD), County of, Maryland
- 1968. Balitmore (MD), County of, Maryland
- 1969. Baltimore (MD), City of (Mayor and City Council), Maryland
- 1970. Baltimore City Board of School Commissioners (MD), Maryland
- 1971. Bel Air (MD), City of, Maryland
- 1972. Berlin (MD), City of, Maryland
- 1973. Bowie (MD), City of, Maryland
- 1974. Calvert (MD), County of (Commissioners), Maryland
- 1975. Cambridge (MD), City of, Maryland
- 1976. Caroline (MD), County of, Maryland
- 1977. Carroll (MD), County of (Board of Commissioners), Maryland
- 1978. Cecil (MD), County of, Maryland
- 1979. Charles (MD), County of (Commissioners), Maryland
- 1980. Charlestown (MD), City of, Maryland
- 1981. Cottage City (MD), Town of, Maryland
- 1982. Cumberland (MD), City of, Maryland
- 1983. Dorchester (MD), County of, Maryland
- 1984. Forest Heights (MD), Town of, Maryland
- 1985. Frederick (MD), City of, Maryland
- 1986. Frederick (MD), County of, Maryland
- 1987. Frostburg (MD) City of, Maryland
- 1988. Garrett (MD), County of, Maryland
- 1989. Grantsville (MD), City of, Maryland
- 1990. Hagerstown (MD), City of, Maryland
- 1991. Harford (MD) County of, Maryland
- 1992. Havre De Grace (MD), City of, Maryland
- 1993. Howard (MD), County of, Maryland 1994. Laurel (MD), City of, Maryland
- 1995. Montgomery (MD), County of, Maryland
- 1996. Mountain Lake Park (MD), City of, Maryland
- 1997. North Brentwood (MD), Town of, Maryland
- 1998. North East (MD), City of, Maryland
- 1999. Oakland (MD), City of, Maryland
- 2000. Perryville (MD), City of, Maryland
- 2001. Prince George's (MD), County of, Maryland

2002.	Rockville (MD), City of (Mayor and	2046.	East Bridgewater (MA), Town of,
	Common Council), Maryland		Massachusetts
2003.	Seat Pleasant (MD), City of, Maryland	2047.	Eastham (MA), Town of, Massachusetts
2004.	Somerset (MD), County of, Maryland	2048.	Easthampton (MA), City of, Massachusetts
	St. Mary's (MD), County of		Easton (MA), Town of, Massachusetts
	(Commissioners), Maryland		Everett (MA), City of, Massachusetts
2006.	Talbot (MD), County of, Maryland		Fairhaven (MA), Town of, Massachusetts
	Upper Marlboro (MD), Town of, Maryland		Fall River (MA), City of, Massachusetts
	Vienna (MD), City of, Maryland		Falmouth (MA), Town of, Massachusetts
	Washington County (MD), County of		Fitchburg (MA), City of, Massachusetts
	(Board of Commissioners), Maryland		Framingham (MA), City of, Massachusetts
2010.	Westminster (MD), City of (Mayor and		Freetown (MA), Town of, Massachusetts
_010.	Common Council), Maryland		Georgetown (MA), Town of,
2011.	Wicomico (MD), County of, Maryland	2007.	Massachusetts
	Acushnet (MA), Town of, Massachusetts	2058	Gloucester (MA), City of, Massachusetts
	Agawam (MA), Town of, Massachusetts		Grafton (MA), Town of, Massachusetts
	Amesbury (MA), City of, Massachusetts		Greenfield (MA), City of, Massachusetts
	Andover (MA), Town of, Massachusetts		Hanson (MA), Town of, Massachusetts
	Aquinnah (MA), Town of, Massachusetts		Haverhill (MA), City of, Massachusetts
	Athol (MA), Town of, Massachusetts		Holliston (MA), Town of, Massachusetts
	Auburn (MA), Town of, Massachusetts		Holyoke (MA), City of, Massachusetts
	Ayer (MA), Town of, Massachusetts		Hopedale (MA), Town of, Massachusetts
	Barnstable (MA), Town of, Massachusetts		Hull (MA), Town of, Massachusetts
	Belchertown (MA), Town of,		Kingston (MA), Town of, Massachusetts
2021.	Massachusetts		Lakeville (MA), Town of, Massachusetts
2022			
	Beverly (MA), City of, Massachusetts		Leicester (MA), Town of, Massachusetts
	Billerica (MA), Town of, Massachusetts		Leominster (MA), City of, Massachusetts
2024.	Boston (MA) Housing Authority,		Leverett (MA), Town of, Massachusetts
2025	Massachusetts	2072.	Longmeadow (MA), Town of,
2025.	Boston (MA) Public Health Commission,	2072	Massachusetts
2026	Massachusetts		Lowell (MA), City of, Massachusetts
	Boston (MA), City of, Massachusetts		Ludlow (MA), Town of, Massachusetts
	Braintree (MA), Town of, Massachusetts		Lunenberg (MA), Town of, Massachusetts
	Brewster (MA), Town of, Massachusetts		Lynn (MA), City of, Massachusetts
2029.	Bridgewater (MA), Town of,		Lynnfield (MA), Town of, Massachusetts
2020	Massachusetts		Malden (MA), City of, Massachusetts
	Brockton (MA), City of, Massachusetts		Marblehead (MA), Town of, Massachusetts
	Brookline (MA), Town of, Massachusetts		Marshfield (MA), Town of, Massachusetts
2032.	Cambridge (MA), City of, Massachusetts	2081.	Mashpee (MA), Town of, Massachusetts
2033.		2082.	Mattapoisett (MA), Town of,
2034.			Massachusetts
2035.		2083.	Medford (MA), City of, Massachusetts
2036.	Chelmsford (MA), Town of, Massachusetts	2084.	` ',' 3 ',
2037.	Chelsea (MA), City of, Massachusetts	2085.	· // • /
2038.	Chicopee (MA), City of, Massachusetts	2086.	Middleborough (MA), Town of,
2039.			Massachusetts
2040.		2087.	Milford (MA), Town of, Massachusetts
2041.	Danvers (MA), Town of, Massachusetts	2088.	Millbury (MA), Town of, Massachusetts
2042.	Dedham (MA), Town of, Massachusetts	2089.	Millis (MA), Town of, Massachusetts
2043.	Dennis (MA), Town of, Massachusetts	2090.	Nantucket (MA), Town of, Massachusetts
2044.	Douglas (MA), Town of, Massachusetts	2091.	Natick (MA), Town of, Massachusetts

2045. Dudley (MA), Town of, Massachusetts

C-24 Page 248

2092. New Bedford (MA), City of, Massachusetts 2093. Newburyport (MA), City of, Massachusetts

- 2094. North Adams (MA), City of, Massachusetts
- 2095. North Andover (MA), Town of, Massachusetts
- 2096. North Attleborough (MA), Town of, Massachusetts
- 2097. North Reading (MA), Town of, Massachusetts
- 2098. Northampton (MA), City of, Massachusetts
- 2099. Northbridge (MA), Town of, Massachusetts
- 2100. Norton (MA), Town of, Massachusetts
- 2101. Norwell (MA), Town of, Massachusetts
- 2102. Norwood (MA), Town of, Massachusetts
- 2103. Orange (MA), Town of, Massachusetts
- 2104. Oxford (MA), Town of, Massachusetts
- 2105. Palmer (MA), Town of, Massachusetts
- 2106. Peabody (MA), City of, Massachusetts
- 2107. Pembroke (MA), Town of, Massachusetts
- 2108. Pittsfield (MA), City of, Massachusetts
- 2109. Plainville (MA), Town of, Massachusetts
- 2110. Plymouth (MA), Town of, Massachusetts
- 2111. Provincetown (MA), Town of, Massachusetts
- 2112. Quincy (MA), City of, Massachusetts
- 2113. Randolph (MA), Town of, Massachusetts
- 2114. Rehoboth (MA), Town of, Massachusetts
- 2115. Revere (MA), City of, Massachusetts
- 2116. Rockland (MA), Town of, Massachusetts
- 2117. Salem (MA), City of, Massachusetts
- 2118. Salisbury (MA), Town of, Massachusetts
- 2119. Sandwich (MA), Town of, Massachusetts
- 2120. Scituate (MA), Town of, Massachusetts
- 2121. Seekonk (MA), Town of, Massachusetts
- 2122. Sheffield (MA), Town of, Massachusetts
- 2123. Shirley (MA), Town of, Massachusetts
- 2124. Somerset (MA), Town of, Massachusetts
- 2125. Somerville (MA), City of, Massachusetts
- 2126. South Hadley (MA), Town of, Massachusetts
- 2127. Southbridge (MA), Town of, Massachusetts
- 2128. Spencer (MA), Town of, Massachusetts
- 2129. Springfield (MA), City of, Massachusetts
- 2130. Stoneham (MA), Town of, Massachusetts
- 2131. Stoughton (MA), Town of, Massachusetts 2132. Sturbridge (MA), Town of, Massachusetts
- 2133. Sudbury (MA), Town of, Massachusetts
- 2134. Sutton (MA), Town of, Massachusetts 2135. Swampscott (MA), Town of,
- Massachusetts
- 2136. Templeton (MA), Town of, Massachusetts
- 2137. Tewksbury (MA), Town of, Massachusetts
- 2138. Truro (MA), Town of, Massachusetts

- 2139. Tyngsborough (MA), Town of, Massachusetts
- 2140. Upton (MA), Town of, Massachusetts
- 2141. Wakefield (MA), Town of, Massachusetts
- 2142. Walpole (MA), Town of, Massachusetts
- 2143. Ware (MA), Town of, Massachusetts
- 2144. Warren (MA), Town of, Massachusetts
- 2145. Watertown (MA), Town of, Massachusetts
- 2146. Wellfleet (MA), Town of, Massachusetts
- 2147. West Boylston (MA), Town of, Massachusetts
- 2148. West Bridgewater (MA), Town of, Massachusetts
- 2149. West Springfield (MA), Town of, Massachusetts
- 2150. West Tisbury (MA), Town of, Massachusetts
- 2151. Westborough (MA), Town of, Massachusetts
- 2152. Westford (MA), Town of, Massachusetts
- 2153. Weymouth (MA), Town of, Massachusetts
- 2154. Williamsburg (MA), Town of, Massachusetts
- 2155. Wilmington (MA), Town of, Massachusetts
- 2156. Winchendon (MA), Town of, Massachusetts
- 2157. Winthrop (MA), Town of, Massachusetts
- 2158. Woburn (MA), City of, Massachusetts
- 2159. Worcester (MA), City of, Massachusetts
- 2160. Alcona (MI), County of, Michigan
- 2161. Alger (MI), County of, Michigan
- 2162. Alpena (MI), County of, Michigan
- 2163. Antrim (MI), County of, Michigan
- 2164. Arenac (MI), County of, Michigan
- 2165. Baraga (MI), County of, Michigan
- 2166. Bay (MI), County of, Michigan
- 2167. Benzie (MI), County of, Michigan
- 2168. Berrien (MI), County of, Michigan
- 2169. Branch (MI), County of, Michigan
- 2170. Calhoun (MI), County of, Michigan
- 2171. Canton (MI), Charter Township of, Michigan
- 2172. Cass (MI), County of, Michigan
- 2173. Charlevoix (MI), County of, Michigan
- 2174. Cheboygan (MI), County of, Michigan
- 2175. Chippewa (MI), County of, Michigan
- 2176. Clinton (MI), Charter Township of, Michigan
- 2177. Clinton (MI), County of, Michigan
- 2178. Crawford (MI), County of, Michigan
- 2179. Delta (MI), County of, Michigan
- 2180. Detroit (MI), City of, Michigan

C-25 Page 249 2181. Detroit Wayne (MI), Mental Health 2231. Roscommon (MI), County of, Michigan Authority, Michigan 2232. Saginaw (MI), County of, Michigan 2182. Dickinson (MI), County of, Michigan 2233. Sanilac (MI), County of, Michigan 2183. East Lansing (MI), City of, Michigan 2234. Sault Ste. Marie (MI), City of, Michigan 2184. Eaton (MI), County of, Michigan 2235. Shiawassee (MI), County of, Michigan 2185. Escanaba (MI), City of, Michigan 2236. St. Clair (MI), County of, Michigan 2186. Flint (MI), City of, Michigan 2237. Sterling Heights (MI), City of, Michigan 2187. Genesee (MI), County of, Michigan 2238. Traverse City (MI), City of, Michigan 2188. Grand Rapids (MI), City of, Michigan 2239. Tuscola (MI), County of, Michigan 2189. Grand Traverse (MI), County of, Michigan 2240. Van Buren (MI), Township of, Michigan 2190. Gratiot (MI), County of, Michigan 2241. Warren (MI), City of, Michigan 2191. Harrison (MI), Charter Township of. 2242. Washtenaw (MI), County of, Michigan Michigan 2243. Wayne (MI), City of, Michigan 2192. Hillsdale (MI), County of, Michigan 2244. Wayne (MI), County of, Michigan 2193. Houghton (MI), County of, Michigan 2245. Westland (MI), City of, Michigan 2194. Huron (MI), Township of, Michigan 2246. Wexford (MI), County of, Michigan 2195. Ingham (MI), County of, Michigan 2247. Anoka (MN), County of, Minnesota 2196. Ionia (MI), County of, Michigan 2248. Beltrami (MN), County of, Minnesota 2197. Iosco (MI), County of, Michigan 2249. Big Stone (MN), County of, Minnesota 2198. Iron (MI), County of, Michigan 2250. Board of Education of Minnetonka School 2199. Iron Mountain (MI), City of, Michigan District No. 276 (MN), Minnesota 2200. Isabella (MI), County of, Michigan 2251. Carlton (MN), County of, Minnesota 2201. Jackson (MI), City of, Michigan 2252. Carver (MN), County of, Minnesota 2202. Kalamazoo (MI), County of, Michigan 2253. Coon Rapids (MN), City of, Minnesota 2203. Kent (MI), County of, Michigan 2254. Dakota (MN), County of, Minnesota 2255. Douglas (MN), County of, Minnesota 2204. Lake (MI), County of, Michigan 2205. Lansing (MI), City of, Michigan 2256. Duluth (MN), City of, Minnesota 2206. Leelanau (MI), County of, Michigan 2257. Freeborn (MN), County of, Minnesota 2207. Lenawee (MI), County of, Michigan 2258. Hennepin (MN), County of, Minnesota 2208. Livingston (MI), County of, Michigan 2259. Itasca (MN), County of, Minnesota 2209. Livonia (MI), City of, Michigan 2260. McLeod (MN), County of, Minnesota 2210. Luce (MI), County of, Michigan 2261. Meeker (MN), County of, Minnesota Minneapolis (MN), City of, Minnesota 2211. Macomb (MI), County of, Michigan 2212. Manistee (MI), County of, Michigan 2263. Minnesota Prairie Health Alliance (MN), 2213. Marquette (MI), County of, Michigan Minnesota 2214. Mason (MI), County of, Michigan 2264. Morrison (MN), County of, Minnesota 2215. Monroe (MI), County of, Michigan 2265. Mower (MN), County of, Minnesota 2216. Montcalm, (MI) County of, Michigan 2266. North St. Paul (MN), City of, Minnesota 2217. Montmorency (MI), County of, Michigan 2267. Olmsted (MN), County of, Minnesota 2218. Muskegon (MI), County of, Michigan 2268. Pine (MN), County of, Minnesota 2269. Proctor (MN), City of, Minnesota 2219. Newaygo (MI), County of, Michigan 2220. Northville (MI), Township of, Michigan 2270. Ramsey (MN), County of, Minnesota 2221. Oakland (MI), County of, Michigan 2271. Rochester (MN), City of, Minnesota 2222. Oceana (MI), County of, Michigan 2272. Roseau (MN), County of, Minnesota 2223. Ogemaw (MI), County of, Michigan 2273. Saint Paul (MN), City of, Minnesota 2224. Ontonagon (MI), County of, Michigan 2274. Sibley (MN), County of, Minnesota 2225. Osceola (MI), County of, Michigan 2275. St. Louis (MN), County of, Minnesota 2226. Otsego (MI), County of, Michigan 2276. Steele (MN), County of, Minnesota 2227. Pittsfield (MI), Charter Township of, 2277. Waseca (MN), County of, Minnesota Michigan 2278. Washington (MN), County of, Minnesota 2279. Winona (MN), County of, Minnesota 2228. Pontiac (MI), City of, Michigan

2229. Presque Isle (MI), County of, Michigan

2230. Romulus (MI), City of, Michigan

C-26 Page 250

2280. Wright (MN), County of, Minnesota

2281.	Yellow Medicine (MN), County of,	2331.	Kemper (MS), County of, Mississippi
	Minnesota	2332.	Kosciusko (MS), City of, Mississippi
2282.	Adams (MS), County of, Mississippi	2333.	Lafayette (MS), County of, Mississippi
2283.	Amite (MS), County of, Mississippi	2334.	Lauderdale (MS), County of, Mississippi
2284.	Amory (MS), City of, Mississippi	2335.	Laurel (MS), City of, Mississippi
2285.	Arcola (MS), Town of, Mississippi	2336.	Lawrence (MS), County of, Mississippi
2286.	Attala (MS), County of, Mississippi	2337.	Leakesville (MS), Town of, Mississippi
2287.	Benton (MS), County of, Mississippi	2338.	Lee (MS), County of, Mississippi
2288.	Bolivar (MS), County of, Mississippi	2339.	Leflore (MS), County of, Mississippi
2289.	Brookhaven (MS), City of, Mississippi	2340.	Lincoln (MS), County of, Mississippi
2290.	Caledonia (MS), Town of, Mississippi	2341.	Long Beach (MS), City of, Mississippi
2291.	Carroll (MS), County of, Mississippi	2342.	Lumberton (MS), City of, Mississippi
2292.	Charleston (MS), City of, Mississippi	2343.	Madison (MS), County of, Mississippi
2293.	Chickasaw (MS), County of, Mississippi	2344.	Marion (MS), County of, Mississippi
2294.	Claiborne (MS), County of, Mississippi	2345.	Marshall (MS), County of, Mississippi
2295.	Clarke (MS), County of, Mississippi	2346.	McLain (MS), Town of, Mississippi
2296.	Clarksdale (MS), City of, Mississippi	2347.	Memorial Hospital at Gulfport (MS),
2297.	Cleveland (MS), City of, Mississippi		Mississippi
2298.	Columbia (MS), City of, Mississippi	2348.	Meridian (MS), City of, Mississippi
2299.	Columbus (MS), City of, Mississippi	2349.	Monroe (MS), County of, Mississippi
2300.	Community Hospital (MS), Sharkey-	2350.	Morton (MS), City of, Mississippi
	Issaquena, Mississippi	2351.	Moss Point (MS), City of, Mississippi
2301.	Copiah (MS), County of, Mississippi	2352.	Mound Bayou (MS), City of, Mississippi
2302.	Covington (MS), County of, Mississippi	2353.	Neshoba (MS), County of, Mississippi
2303.	DeSoto (MS), County of, Mississippi	2354.	Nettleton (MS), City of, Mississippi
2304.	Diamondhead (MS), City of, Mississippi	2355.	New Albany (MS), City of, Mississippi
2305.	Forrest (MS), County of, Mississippi	2356.	Ocean Springs (MS), City of, Mississippi
	Franklin (MS), County of, Mississippi		Panola (MS), County of, Mississippi
2307.	Gautier (MS), City of, Mississippi	2358.	Pascagoula (MS), City of, Mississippi
2308.	George (MS), County of, Mississippi	2359.	Pearl River (MS), County of, Mississippi
2309.	Greene (MS), County of, Mississippi		Pearl River County Hospital (MS),
2310.	Greenwood (MS), City of, Mississippi		Mississippi
2311.	Grenada (MS), City of, Mississippi	2361.	Perry (MS), County of, Mississippi
2312.	Grenada (MS), County of, Mississippi	2362.	Philadelphia (MS), City of, Mississippi
2313.	Gulfport (MS), City of, Mississippi	2363.	Prentiss (MS), County of, Mississippi
2314.	Hancock (MS), County of, Mississippi	2364.	Quitman (MS), City of, Mississippi
2315.	Harrison (MS), County of, Mississippi	2365.	Regional Medical Center (MS), South
2316.	Hattiesburg (MS), City of, Mississippi		Central, Mississippi
2317.	Hinds (MS), County of, Mississippi	2366.	Scott (MS), County of, Mississippi
2318.	Holly Springs (MS), City of, Mississippi	2367.	Shannon (MS), City of, Mississippi
2319.	Holmes (MS), County of, Mississippi	2368.	Shubuta (MS), Town of, Mississippi
2320.	Humphreys (MS), County of, Mississippi	2369.	Starkville (MS), City of, Mississippi
2321.	Indianola (MS), City of, Mississippi	2370.	Stone (MS), County of, Mississippi
2322.	Issaquena (MS), County of, Mississippi	2371.	Summit (MS), Town of, Mississippi
2323.	Itawamba (MS), County of, Mississippi	2372.	Sunflower (MS), County of, Mississippi
2324.	Iuka (MS), City of, Mississippi	2373.	Tallahatchie (MS), County of, Mississippi
2325.	Jackson (MS), City of, Mississippi	2374.	Tate (MS), County of, Mississippi
2326.	Jackson (MS), County of, Mississippi	2375.	Tippah (MS), County of, Mississippi
2327.	Jefferson (MS), County of, Mississippi	2376.	Tishomingo (MS), County of, Mississippi
2328.	Jefferson Davis (MS), County of,	2377.	Tunica (MS), County of, Mississippi
	Mississippi	2378.	Tupelo (MS), City of, Mississippi
2329.	Jones (MS), County of, Mississippi	2379.	Union (MS), County of, Mississippi

2330. Jonestown (MS), City of, Mississippi

C-27

2380. Verona (MS), City of, Mississippi

2381.	Vicksburg (MS), City of, Mississippi	2431.	Lafayette (MO), County of, Missouri
	Walthall (MS), County of, Mississippi	2432.	Lawrence (MO), County of, Missouri
2383.	Washington (MS), County of, Mississippi	2433.	Lewis (MO), County of, Missouri
	Wayne (MS), County of, Mississippi		Lincoln (MO), County of, Missouri
2385.	Waynesboro (MS), City of, Mississippi	2435.	Livingston (MO), County of, Missouri
2386.	Webb (MS), City of, Mississippi	2436.	Madison (MO), County of, Missouri
2387.	Wiggins (MS), City of, Mississippi	2437.	Maries (MO), County of, Missouri
2388.	Yalobusha (MS), County of, Mississippi	2438.	McDonald (MO), County of, Missouri
2389.	Adair (MO), County of, Missouri	2439.	Miller (MO), County of, Missouri
2390.	Andrew (MO), County of, Missouri	2440.	Moniteau (MO), County of, Missouri
2391.	Atchison (MO), County of, Missouri	2441.	Montgomery (MO), County of, Missouri
2392.	Audrain (MO), County of, Missouri	2442.	Morgan (MO), County of, Missouri
2393.	Barry (MO), County of, Missouri	2443.	New Madrid (MO), County of, Missouri
2394.	Barton (MO), County of, Missouri		Nodaway (MO), County of, Missouri
	Boone (MO), County of, Missouri		Northeast Ambulance (MO), Fire
	Buchanan (MO), County of, Missouri		Protection District of St. Louis County,
	Butler (MO), County of, Missouri		Missouri
	Callaway (MO), County of, Missouri	2446.	Osage (MO), County of, Missouri
	Camden (MO), County of, Missouri		Ozark (MO), County of, Missouri
	Cape Girardeau (MO), County of, Missouri		Pemiscot (MO), County of, Missouri
	Cass (MO), County of, Missouri		Perry (MO), County of, Missouri
	Chariton (MO), County of, Missouri		Pettis (MO), County of, Missouri
	Christian (MO), County of, Missouri		Phelps (MO), County of, Missouri
	Citizens Memorial Hospital District d/b/a		Pike (MO), County of, Missouri
	Citizens Memorial Hospital (MO),		Polk (MO), County of, Missouri
	Missouri (1707),		Pulaski (MO), County of, Missouri
2405	Clinton (MO), County of, Missouri		Ralls (MO), County of, Missouri
	Cole (MO), County of, Missouri		Randolph (MO), County of, Missouri
	Crawford (MO), County of, Missouri		Ray (MO), County of, Missouri
	Dade (MO), County of, Missouri		Reynolds (MO), County of, Missouri
	DeKalb (MO), County of, Missouri		Ripley (MO), County of, Missouri
	Dent (MO), County of, Missouri		Schuyler (MO), County of, Missouri
	Douglas (MO), County of, Missouri		Scott (MO), County of, Missouri
	Dunklin (MO), County of, Missouri		Sedalia (MO) City of, Missouri
	Franklin (MO), County of, Missouri	2463.	
	Gasconade (MO), County of, Missouri	2464.	· · · · · · · · · · · · · · · · · · ·
	Greene (MO), County of, Missouri	2465.	
	Grundy (MO), County of, Missouri		St. Charles (MO), County of, Missouri
	Harrisonville (MO), City of, Missouri	2467.	· · · · · · · · · · · · · · · · · · ·
	Henry (MO), County of, Missouri	2468.	· · · · · · · · · · · · · · · · · · ·
	Hickory (MO), County of, Missouri	2469.	· //
	Howell (MO), County of, Missouri		St. Louis (MO), City of, Missouri
	Independence (MO), City of, Missouri	2471.	· · · · · · · · · · · · · · · · · · ·
	Iron (MO), County of, Missouri	2472.	· //
	Jackson (MO), County of, Missouri	2473.	
	Jasper (MO), County of, Missouri	2473. 2474.	Taney (MO), County of, Missouri
	Jefferson (MO), County of, Missouri	2475.	Texas (MO), County of, Missouri
2425. 2426.	Johnson (MO), County of, Missouri		Vernon (MO), County of, Missouri
2420. 2427.		2470. 2477.	-
	Kansas City (MO), City of, Missouri	2477. 2478.	=
	Kinloch (MO), Fire Protection District of	2476. 2479.	Webster (MO), County of, Missouri
∠ + ∠J.	St. Louis County, Missouri	2479. 2480.	Worth (MO), County of, Missouri
2430.	Knox (MO), County of, Missouri		Wright (MO), County of, Missouri
43U.	ISHOA (MIO), County OI, MISSOUII	∠ + 01.	wright (wio), County of, Missoulf

- 2482. Anaconda-Deer Lodge (MT), County of, Montana
- 2483. Cascade (MT), County of, Montana
- 2484. Gallatin (MT), County of, Montana
- 2485. Great Falls (MT), City of, Montana
- 2486. Lake (MT), County of, Montana
- 2487. Missoula (MT), City of, Montana
- 2488. Missoula (MT), County of, Montana
- 2489. Douglas (NE), County of, Nebraska
- 2490. Keith (NE), County of, Nebraska
- 2491. Knox (NE), County of, Nebraska
- 2492. Lincoln (NE), County of, Nebraska
- 2493. Sarpy (NE), County of, Nebraska
- 2494. South Sioux City (NE), City of, Nebraska
- 2495. Boulder (NV), City of, Nevada
- 2496. Carson City (NV), Nevada
- 2497. Central Lyon County Fire Protection District (NV), Nevada
- 2498. Churchill (NV), County of, Nevada
- 2499. Clark (NV), County of, Nevada
- 2500. Douglas (NV), County of, Nevada
- 2501. Ely (NV), City of, Nevada
- 2502. Esmeralda (NV), County of, Nevada
- 2503. Fernley (NV), City of, Nevada
- 2504. Henderson (NV), City of, Nevada
- 2505. Humboldt (NV), County of, Nevada
- 2506. Las Vegas (NV), City of, Nevada
- 2507. Lincoln (NV), County of, Nevada
- 2508. Lyon (NV), County of, Nevada
- 2509. Mesquite (NV), City of, Nevada
- 2510. Mineral (NV), County of, Nevada
- 2511. North Las Vegas (NV), City of, Nevada
- 2512. North Lyon County Fire Protection District (NV), Nevada
- 2513. Nye (NV), County of, Nevada
- 2514. Reno (NV), City of, Nevada
- 2515. Sparks (NV), City of, Nevada
- 2516. Washoe (NV), County of, Nevada
- 2517. West Wendover (NV), City of, Nevada
- 2518. White Pine (NV), County of, Nevada
- 2519. Belknap (NH), County of, New Hampshire
- 2520. Belmont (NH), City of, New Hampshire
- 2521. Berlin (NH), City of, New Hampshire
- 2522. Board of Education of Goshen School District (NH), New Hampshire
- 2523. Board of Education of Kearsarge RSU-School Administrative Unit 65 (NH), New Hampshire
- 2524. Board of Education of Lebanon School District (NH), New Hampshire
- 2525. Board of Education of Pittsfield School District (NH), New Hampshire

- 2526. Board of Education of Tamworth School District (NH), New Hampshire
- 2527. Carroll (NH), County of, New Hampshire
- 2528. Cheshire (NH), County of, New Hampshire
- 2529. Claremont (NH), City of, New Hampshire
- 2530. Concord (NH), City of, New Hampshire
- 2531. Coos (NH), County of, New Hampshire
- 2532. Derry (NH), Town of, New Hampshire
- 2533. Dover (NH), City of, New Hampshire
- 2534. Franklin (NH), City of, New Hampshire
- 2535. Grafton (NH), County of, New Hampshire
- 2536. Hillsborough (NH), County of, New Hampshire
- 2537. Keene (NH), City of, New Hampshire
- 2538. Laconia (NH), City of, New Hampshire
- 2539. Londonderry (NH), Town of, New Hampshire
- 2540. Manchester (NH), City of, New Hampshire
- 2541. Merrimack (NH), County of, New Hampshire
- 2542. Nashua (NH), City of, New Hampshire
- 2543. Rochester (NH), City of, New Hampshire
- 2544. Rockingham (NH), County of, New Hampshire
- 2545. Strafford (NH), County of, New Hampshire
- 2546. Sullivan (NH), County of, New Hampshire
- 2547. Atlantic (NJ), County of, New Jersey
- 2548. Barnegat (NJ), Township of, New Jersey
- 2549. Bayonne (NJ), City of, New Jersey
- 2550. Bergen (NJ), County of, New Jersey
- 2551. Bloomfield (NJ), The Township of, New Jersey
- 2552. Brick (NJ), Township of, New Jersey
- 2553. Burlington (NJ), County of, New Jersey
- 2554. Camden (NJ), County of, New Jersey
- 2555. Cape May (NJ), County of, New Jersey
- 2556. Clifton (NJ), City of, New Jersey
- 2557. Clinton (NJ), Town of, New Jersey
- 2558. Cumberland (NJ), County of, New Jersey
- 2559. Elizabeth (NJ), City of, New Jersey
- 2560. Essex (NJ), County of, New Jersey
- 2561. Hudson (NJ), County of, New Jersey
- 2562. Irvington (NJ), Township of, New Jersey
- 2563. Jersey City (NJ), City of, New Jersey
- 2564. Monmouth (NJ), County of, New Jersey
- 2565. Newark (NJ), City of, New Jersey
- 2566. Ocean (NJ), County of, New Jersey
- 2567. Paramus (NJ), Borough of, New Jersey
- 2568. Passaic (NJ), County of, New Jersey
- 2569. Paterson (NJ), City of, New Jersey
- 2570. Ridgefield (NJ) Borough of, New Jersey
- 2571. Saddlebrook (NJ), Township of, New Jersey

C-29 Page 253

- 2572. Sussex (NJ), County of, New Jersey
- 2573. Teaneck (NJ), Township of, New Jersey
- 2574. Trenton (NJ), City of, New Jersey
- 2575. Union (NJ), County of, New Jersey
- 2576. Alamogordo (NM), City of, New Mexico
- 2577. Albuquerque (NM), City of, New Mexico
- 2578. Bernalillo (NM), County of (Commissioners), New Mexico
- 2579. Catron (NM), County of (Board of Commissioners), New Mexico
- 2580. Cibola (NM), County of (Board of Commissioners), New Mexico
- 2581. Colfax (NM), County of (Board of Commissioners), New Mexico
- 2582. Curry (NM), County of (Board of Commissioners), New Mexico
- 2583. Dona Ana (NM), County of (Board of Commissioners), New Mexico
- 2584. Espanola (NM), City of, New Mexico
- 2585. Grant (NM), County of, New Mexico
- 2586. Hidalgo (NM), County of (Board of Commissioners), New Mexico
- 2587. Hobbs (NM), City of, New Mexico
- 2588. Las Cruces (NM), City of, New Mexico
- 2589. Lea (NM), County of (Board of Commissioners), New Mexico
- 2590. Lincoln (NM), County of (Board of Commissioners), New Mexico
- 2591. Luna (NM), County of (Board of Commissioners), New Mexico
- 2592. McKinley (NM), County of (Board of Commissioners), New Mexico
- 2593. Mora (NM), County of, New Mexico
- 2594. Otero (NM), County of (Board of Commissioners), New Mexico
- 2595. Rio Arriba (NM), County of, New Mexico
- 2596. Roosevelt (NM), County of, New Mexico
- 2597. San Juan (NM), County of, New Mexico
- 2598. San Miguel (NM) County of (Board of Commissioners), New Mexico
- 2599. Sandoval (NM), County of, New Mexico
- 2600. Santa Fe (NM), County of (Board of Commissioners), New Mexico
- 2601. Sante Fe (NM), City of, New Mexico
- 2602. Sierra (NM), County of (Board of Commissioners), New Mexico
- 2603. Sorocco (NM), County of (Board of Commissioners), New Mexico
- 2604. Taos (NM), County of (Board of Commissioners), New Mexico
- 2605. Union (NM), County of (Board of Commissioners), New Mexico

- 2606. Valencia (NM), County of (Board of Commissioners), New Mexico
- 2607. Albany (NY), City of, New York
- 2608. Albany (NY), County of, New York
- 2609. Allegany (NY), County of, New York
- 2610. Amherst (NY), Town of, New York
- 2611. Amityville (NY), Village of, New York
- 2612. Amsterdam (NY), City of, New York
- 2613. Auburn (NY), City of, New York
- 2614. Babylon (NY), Town of, New York
- 2615. Babylon (NY), Village of, New York
- 2616. Bellmore (NY). Fire District of, New York
- 2617. Bellport (NY), Village of, New York
- 2618. Board of Education of Rochester City School District (NY), New York
- 2619. Brookhaven (NY), Town of, New York
- 2620. Broome (NY), County of, New York
- 2621. Buffalo (NY), City of, New York
- 2622. Cattaraugus (NY), County of, New York
- 2623. Cayuga (NY), County of, New York
- 2624. Centereach (NY), Fire District, New York
- 2625. Centerport (NY), Fire District of, New York
- 2626. Chautauqua (NY), County of, New York
- 2627. Cheektowaga (NY), Town of, New York
- 2628. Chemung (NY), County of, New York
- 2629. Chenango (NY), County of, New York
- 2630. Clarkstown (NY), Town of, New York
- 2631. Clinton (NY), County of, New York
- 2632. Columbia (NY), County of, New York 2633. Cortland (NY) County of, New York
- 2634. Dutchess (NY), County of, New York
- 2635. East Hampton (NY), Village of, New York
- 2636. East Rockaway (NY), Village of, New York
- 2637. Erie (NY), County of, New York
- 2638. Essex (NY), County of, New York
- 2639. Farmingdale (NY), Village of, New York
- 2640. Floral Park (NY), Village of, New York
- 2641. Franklin (NY), County of, New York
- 2642. Fulton (NY), County of, New York
- 2643. Garden City (NY), Village of, New York
- 2644. Genesee (NY), County of, New York
- 2645. Geneva (NY), City of, New York
- 2646. Great Neck (NY), Village of, New York
- 2647. Greene (NY), County of, New York
- 2648. Greenport (NY), Village of, New York
- 2649. Hamilton (NY), County of, New York
- 2650. Hauppauge (NY), Fire District, New York
- 2651. Haverstraw (NY), Town of, New York
- 2652. Hempstead (NY), Town of, New York 2653. Hempstead (NY), Village of, New York
- 2654. Herkimer (NY), County of, New York

C-30 Page 254

- 2655. Herkimer (NY), Village of, New York
- 2656. Hicksville (NY), Water District of, New York
- 2657. Huntington (NY), Town of, New York
- 2658. Island Park (NY), Village of, New York
- 2659. Islandia (NY), Village of, New York
- 2660. Islip (NY), Town of, New York
- 2661. Islip Terrace (NY), Fire District of, New York
- 2662. Ithaca (NY), City of, New York
- 2663. Jefferson (NY), County of, New York
- 2664. Kingston (NY), City of, New York
- 2665. Lackawanna (NY), City of, New York
- 2666. Lake Grove (NY), Village of, New York
- 2667. Lancaster (NY), Town of, New York
- 2668. Lawrence (NY), Village of, New York
- 2669. Levittown (NY), Fire District of, New York
- 2670. Lewis (NY), County of, New York
- 2671. Lindenhurst (NY), Village of, New York
- 2672. Livingston (NY), County of, New York
- 2673. Lloyd Harbor (NY), Village of, New York
- 2674. Long Beach (NY), City of, New York
- 2675. Lynbrook (NY), Village of, New York
- 2676. Madison (NY), County of, New York
- 2677. Massapequa Park (NY), Village of, New York
- 2678. Melville (NY), Fire District of, New York
- 2679. Merrick Library (NY), New York
- 2680. Mill Neck (NY), Village of, New York
- 2681. Miller Place (NY), Fire District of, New York
- 2682. Millerton (NY), Village of, New York
- 2683. Monroe (NY), County of, New York
- 2684. Montgomery (NY), County of, New York
- 2685. Mount Sinai (NY), Fire District of, New York
- 2686. Mount Vernon (NY), City of, New York
- 2687. Nassau (NY), County of, New York
- 2688. Nesconset (NY), Fire District of, New York
- 2689. New Hyde Park (NY), Village of, New York
- 2690. New York (NY), City of, New York
- 2691. Niagara (NY), County of, New York
- 2692. Nissequogue (NY), Village of, New York
- 2693. North Hempstead (NY), Town of, New York
- 2694. North Merrick (NY), Fire District of, New York
- 2695. North Patchogue (NY), Fire District of, New York
- 2696. Northport (NY), Village of, New York

- 2697. Ogdensburg (NY), City of, New York
- 2698. Old Westbury (NY), Village of, New York
- 2699. Oneida (NY), County of, New York
- 2700. Onondaga (NY), County of, New York
- 2701. Ontario (NY), County of, New York
- 2702. Orange (NY), County of, New York
- 2703. Orangetown (NY), Town of, New York
- 2704. Orleans (NY) County of, New York
- 2705. Oswego (NY), County of, New York
- 2706. Otsego (NY), County of, New York
- 2707. Oyster Bay (NY), Town of, New York
- 2708. Patchogue (NY), Village of, New York
- 2709. Plainview Old Bethpage Public Library (NY), New York
- 2710. Plattsburgh (NY), City of, New York
- 2711. Poquott (NY), Village of, New York
- 2712. Port Washington (NY), Water District of, New York
- 2713. Port Washington North (NY), Village of, New York
- 2714. Poughkeepsie (NY), City of, New York
- 2715. Poughkeepsie (NY), Town of, New York
- 2716. Putnam (NY), County of, New York
- 2717. Ramapo (NY), Town of, New York
- 2718. Rensselaer (NY), County of, New York
- 2719. Ridge (NY), Fire District of, New York
- 2720. Riverhead (NY), Town of, New York
- 2721. Rochester (NY), City of, New York
- 2722. Rockland (NY), County of, New York
- 2723. Rockville Centre Public Library (NY), New York
- 2724. Rome (NY), City of, New York
- 2725. Rosalyn (NY) Water District, New York
- 2726. Saltaire (NY), Village of, New York
- 2727. Saratoga (NY), County of, New York
- 2728. Saratoga Springs (NY), City of, New York
- 2729. Schenectady (NY), City of, New York
- 2730. Schenectady (NY), County of, New York
- 2731. Schoharie (NY), County of, New York
- 2732. Schuyler (NY), County of, New York
- 2733. Seneca (NY), County of, New York 2734. Smithtown (NY), Fire District of, New
- York York
- 2735. Smithtown (NY), Town of, New York
- 2736. South Farmingdale (NY), Fire District of, New York
- 2737. Southampton (NY), Town of, New York
- 2738. Southold (NY), Town of, New York
- 2739. St James (NY), Fire District, New York
- 2740. St. Lawrence (NY), County of, New York
- 2741. Steuben (NY), County of, New York
- 2742. Stewart Manor (NY), Village of, New York

C-31 Page 255

- 2743. Stony Brook (NY), Fire District of, New York
- 2744. Stony Point (NY), Town of, New York
- 2745. Suffern (NY), Village of, New York
- 2746. Suffolk (NY), County of, New York
- 2747. Sullivan (NY), County of, New York
- 2748. Syracuse (NY), City of, New York
- 2749. The Branch (NY), Village of, New York
- 2750. Tioga (NY), County of, New York
- 2751. Tompkins (NY), County of, New York
- 2752. Tonawanda (NY), Town of, New York
- 2753. Troy (NY), City of, New York
- 2754. Ulster (NY), County of, New York
- 2755. Uniondale (NY), Fire District of, New York
- 2756. Utica (NY), City of, New York
- 2757. Valley Stream (NY), Village of, New York
- 2758. Wappinger (NY), Town of, New York
- 2759. Wappingers Falls (NY), Village of, New York
- 2760. Warren (NY), County of, New York
- 2761. Washington (NY), County of, New York
- 2762. West Hampton Dunes (NY), Village of, New York
- 2763. West Haverstraw (NY), Village of, New York
- 2764. West Hempstead (NY) Public Library, New York
- 2765. Westbury (NY), Village of, New York
- 2766. Westchester (NY), County of, New York
- 2767. Wyoming (NY), County of, New York
- 2768. Yates (NY) County of, New York
- 2769. Yonkers (NY), City of, New York
- 2770. Alamance (NC), County of, North Carolina
- 2771. Alexander (NC), County of, North Carolina
- 2772. Alleghany (NC), County of, North Carolina
- 2773. Anson (NC), County of, North Carolina
- 2774. Ashe (NC), County of, North Carolina
- 2775. Beaufort (NC), County of, North Carolina
- 2776. Bertie (NC), County of, North Carolina
- 2777. Bladen (NC), County of, North Carolina
- 2778. Brunswick (NC), County of, North Carolina
- 2779. Buncombe (NC), County of, North Carolina
- 2780. Burke (NC), County of, North Carolina
- 2781. Cabarrus (NC), County of, North Carolina
- 2782. Caldwell (NC), County of, North Carolina
- 2783. Camden (NC), County of, North Carolina
- 2784. Canton (NC), City of, North Carolina
- 2785. Carteret (NC), County of, North Carolina
- 2786. Caswell (NC), County of, North Carolina
- 2787. Catawba (NC), County of, North Carolina

- 2788. Chatham (NC), County of, North Carolina
- 2789. Cherokee (NC), County of, North Carolina
- 2790. Chowan (NC), County of, North Carolina
- 2791. Cleveland (NC), County of, North Carolina
- 2792. Columbus (NC), County of, North Carolina
- 2793. Craven (NC), County of, North Carolina
- 2794. Cumberland (NC), County of, North Carolina
- 2795. Currituck (NC), County of, North Carolina
- 2796. Dare (NC), County of, North Carolina
- 2797. Davidson (NC), County of, North Carolina
- 2798. Davie (NC), County of, North Carolina
- 2799. Duplin (NC), County of, North Carolina
- 2800. Durham (NC), County of, North Carolina
- 2801. Fayetteville (NC), City Of, North Carolina
- 2802. Forsyth (NC), County of, North Carolina
- 2803. Franklin (NC), County of, North Carolina
- 2804. Gaston (NC), County of, North Carolina
- 2805. Granville (NC), County of, North Carolina
- 2806. Greene (NC), County of, North Carolina
- 2807. Greensboro (NC), City of, North Carolina
- 2808. Guilford (NC), County of, North Carolina
- 2809. Halifax (NC), County of, North Carolina
- 2810. Haywood (NC), County of, North Carolina
- 2811. Henderson (NC), City of, North Carolina
- 2812. Hickory (NC), City of, North Carolina
- 2813. Iredell (NC) County of, North Carolina
- 2814. Jacksonville (NC), City of, North Carolina
- 2815. Jones (NC), County of, North Carolina
- 2816. Lee (NC), County of, North Carolina
- 2817. Lenoir (NC), County of, North Carolina
- 2818. Lincoln (NC), County of, North Carolina
- 2819. Madison (NC), County of, North Carolina
- 2820. Martin (NC), County of, North Carolina
- 2821. McDowell (NC), County of, North Carolina
- 2822. Mecklenburg (NC), County of, North Carolina
- 2823. Mitchell (NC), County of, North Carolina
- 2824. Moore (NC), County of, North Carolina
- 2825. New Hanover (NC), County of, North Carolina
- 2826. Onslow (NC), County of, North Carolina
- 2827. Orange (NC), County of, North Carolina
- 2828. Pamlico (NC), County of, North Carolina
- 2829. Pasquotank (NC), County of, North Carolina
- 2830. Person (NC), County of, North Carolina
- 2831. Pitt (NC), County of, North Carolina
- 2832. Polk (NC), County of, North Carolina
- 2833. Randolph (NC), County of, North Carolina
- 2834. Richmond (NC), County of, North Carolina
- 2835. Robeson (NC), County of, North Carolina

C-32 Page 256

- 2836. Rockingham (NC), County of, North Carolina
- 2837. Rowan (NC), County of, North Carolina
- 2838. Rutherford (NC), County of, North Carolina
- 2839. Sampson (NC), County of, North Carolina
- 2840. Scotland (NC), County of, North Carolina
- 2841. Stokes (NC), County of, North Carolina
- 2842. Surry (NC), County of, North Carolina
- 2843. Tyrrell (NC), County of, North Carolina
- 2844. Vance (NC), County of, North Carolina
- 2845. Warren (NC), County of, North Carolina
- 2846. Washington (NC), County of, North Carolina
- 2847. Watauga (NC), County of, North Carolina
- 2848. Wayne (NC), County of, North Carolina
- 2849. Wilkes (NC), County of, North Carolina
- 2850. Wilmington (NC), City of, North Carolina
- 2851. Winston-Salem (NC), City of, North Carolina
- 2852. Yadkin (NC), County of, North Carolina
- 2853. Yancey (NC), County of, North Carolina
- 2854. Barnes (ND), County of, North Dakota
- 2855. Benson (ND), County of, North Dakota
- 2856. Bismarck (ND), City of, North Dakota
- 2857. Burleigh (ND), County of, North Dakota
- 2858. Cass (ND), County of, North Dakota
- 2859. Devils Lake (ND), City of, North Dakota
- 2860. Dickey (ND), County of, North Dakota
- 2861. Dunn (ND), County of, North Dakota
- 2862. Eddy (ND), County of, North Dakota
- 2863. Fargo (ND), City of, North Dakota
- 2864. Foster (ND), County of, North Dakota
- 2865. Grand Forks (ND), City of, North Dakota
- 2866. Grand Forks (ND), County of, North Dakota
- 2867. Lamoure (ND), County of, North Dakota
- 2868. Lisbon (ND), City of, North Dakota
- 2869. McKenzie (ND), County of, North Dakota
- 2870. McLean (ND), County of, North Dakota
- 2871. Mercer (ND), County of, North Dakota
- 2872. Mountrail (ND), County of, North Dakota
- 2873. Pembina (ND), County of, North Dakota
- 2874. Pierce (ND), County of, North Dakota
- 2875. Ramsey (ND), County of, North Dakota
- 2876. Ransom (ND), County of, North Dakota
- 2877. Richland (ND), County of, North Dakota
- 2878. Rolette (ND), County of, North Dakota
- 2879. Sargent (ND), County of, North Dakota
- 2880. Stark (ND), County of, North Dakota
- 2881. Towner (ND), County of, North Dakota
- 2882. Walsh (ND), County of, North Dakota
- 2883. Ward (ND), County of, North Dakota

- 2884. Wells (ND), County of, North Dakota
- 2885. Williams (ND), County of, North Dakota
- 2886. Adams (OH), County of (Board of Commissioners), Ohio
- 2887. Akron (OH), City of, Ohio
- 2888. Allen (OH), County of (Board of Commissioners), Ohio
- 2889. Alliance (OH), City of, Ohio
- 2890. Ashland (OH), City of, Ohio
- 2891. Ashland (OH), County of (Board of Commissioners), Ohio
- 2892. Ashtabula (OH), County of, Ohio
- 2893. Athens (OH), County of (Board of Commissioners), Ohio
- 2894. Auglaize (OH), County of (Board of Commissioners), Ohio
- 2895. Aurora (OH), City of, Ohio
- 2896. Barberton (OH), City of, Ohio
- 2897. Belmont (OH), County of (Board of Commissioners), Ohio
- 2898. Boston (OH), Township of, Ohio
- 2899. Boston Heights (OH), Village of, Ohio
- 2900. Broadview Heights (OH), City of, Ohio
- 2901. Brooklyn Heights (OH), Village of, Ohio
- 2902. Brown (OH), County of (Board of Commissioners), Ohio
- 2903. Brunswick (OH), City of, Ohio
- 2904. Butler (OH), County of (Board of Commissioners), Ohio
- 2905. Canton (OH), City of, Ohio
- 2906. Carroll (OH), County of (Board of Commissioners), Ohio
- 2907. Champaign (OH), County of (Board of Commissioners), Ohio
- 2908. Cincinnati (OH), City of, Ohio
- 2909. Clermont (OH), County of (Board of Commissioners), Ohio
- 2910. Cleveland (OH), City of, Ohio
- 2911. Clinton (OH), County of (Board of Commissioners), Ohio
- 2912. Clinton (OH), Village of, Ohio
- 2913. Columbiana (OH), County of (Board of Commissioners), Ohio
- 2914. Columbus (OH), City of, Ohio
- 2915. Copley (OH), Township of, Ohio
- 2916. Coshocton (OH), County of (Board of Commissioners), Ohio
- 2917. Coventry (OH), Township of, Ohio
- 2918. Crawford (OH), County of (Board of Commissioners), Ohio
- 2919. Cuyahoga Falls (OH), City of, Ohio
- 2920. Darke (OH), County of (Commissioners), Ohio

2921.	Dayton ((OH),	City	of,	Ohic

- 2922. Delaware (OH), County of (Board of Commissioners), Ohio
- 2923. East Cleveland (OH), City of, Ohio
- 2924. Elyria (OH), City of, Ohio
- 2925. Erie (OH), County of (Board of Commissioners), Ohio
- 2926. Euclid (OH), City of, Ohio
- 2927. Fairfield (OH), City of, Ohio
- 2928. Fairfield (OH), County of (Board of Commissioners), Ohio
- 2929. Fairlawn (OH), City of, Ohio
- 2930. Fayette (OH), County of, Ohio
- 2931. Findlay (OH), City of, Ohio
- 2932. Fostoria (OH), City of, Ohio
- 2933. Franklin (OH), County of (Board of Commissioners), Ohio
- 2934. Fulton (OH), County of (Board of Commissioners), Ohio
- 2935. Gallia (OH), County of (Board of Commissioners), Ohio
- 2936. Garfield Heights (OH), City of, Ohio
- 2937. Geauga (OH), County of (Commissioners), Ohio
- 2938. Green (OH), City of, Ohio
- 2939. Guernsey (OH), County of (Board of Commissioners), Ohio
- 2940. Hamilton (OH), City of, Ohio
- 2941. Hamilton (OH), County of (Board of Commissioners), Ohio
- 2942. Hancock (OH), County of (Board of Commissioners), Ohio
- 2943. Harrison (OH), County of (Commissioners), Ohio
- 2944. Hocking (OH), County of (Board of Commissioners), Ohio
- 2945. Huron (OH), City of, Ohio
- 2946. Huron (OH), County of (Board of Commissioners), Ohio
- 2947. Ironton (OH), City of, Ohio
- 2948. Jackson (OH), County of (Board of Commissioners), Ohio
- 2949. Jefferson (OH), County of, Ohio
- 2950. Kent (OH), City of, Ohio
- 2951. Knox (OH), County of (Board of Commissioners), Ohio
- 2952. Lake (OH), County of, Ohio
- 2953. Lakemore (OH), Village of, Ohio
- 2954. Lakewood (OH), City of, Ohio
- 2955. Lawrence (OH), County of (Board of Commissioners), Ohio
- 2956. Lebanon (OH), City of, Ohio

- 2957. Licking (OH), County (Board of Commissioners), Ohio
- 2958. Lima (OH), City of, Ohio
- 2959. Logan (OH), County of (Board of Commissioners), Ohio
- 2960. Lorain (OH), City of, Ohio
- 2961. Lorain (OH), County of, Ohio
- 2962. Lucas (OH), County of (Board of Commissioners), Ohio
- Lucas County Children Services Board of Trustees (OH), Ohio
- 2964. Lyndhurst (OH), City of, Ohio
- 2965. Macedonia (OH), City of, Ohio
- 2966. Mansfield (OH), City of, Ohio
- 2967. Marietta (OH), City of, Ohio
- 2968. Marion (OH), County of, Ohio
- 2969. Massillon (OH), City of, Ohio
- 2970. Mayfield Heights (OH), City of, Ohio
- 2971. Medina (OH), County of, Ohio
- 2972. Meigs (OH), County of, Ohio
- 2973. Mental Health & Recovery Services Board of Allen, Auglaize, and Hardin Counties (OH), Ohio
- 2974. Mental Health & Recovery Services Board of Lucas County (OH), Ohio
- 2975. Mercer (OH), County of (Board of Commissioners), Ohio
- 2976. Miami (OH), County of (Board of Commissioners), Ohio
- 2977. Middletown (OH), City of, Ohio
- 2978. Mogadore (OH), Village of, Ohio
- 2979. Monroe (OH), County of (Board of Commissioners), Ohio
- 2980. Montgomery (OH), County of (Board of Commissioners), Ohio
- 2981. Morrow (OH), County of (Board of Commisioners), Ohio
- 2982. Munroe Falls (OH), City of, Ohio
- 2983. Muskingum (OH), County of (Board of Commissioners), Ohio
- 2984. New Franklin (OH), City of, Ohio
- 2985. Newburgh Heights (OH), Village of, Ohio
- 2986. Noble (OH), County of (Commissioners), Ohio
- 2987. North Olmsted (OH), City of, Ohio
- 2988. North Ridgeville (OH), City of, Ohio
- 2989. North Royalton (OH), City of, Ohio
- 2990. Norton (OH), City of, Ohio
- 2991. Norwalk (OH), City of, Ohio
- 2992. Olmsted Falls (OH), City of, Ohio
- 2993. Ottawa (OH), County of (Board of Commissioners), Ohio
- 2994. Painesville (OH), Township of, Ohio

C-34 Page 258

2995.	Parma (OH), City of, Ohio
2996.	Parma Heights (OH), City of, Ohio
2997.	Peninsula (OH), Village of, Ohio
2998.	Perry (OH), County of (Board of
	Commissioners), Ohio
2999.	Pike (OH), County of (Board), Ohio
3000.	Portage (OH), County of, Ohio
3001.	Portsmouth (OH), City of, Ohio
3002.	Ravenna (OH), City of, Ohio
3003.	Richfield (OH), Village of, Ohio
3004.	Richland (OH), County Children's Services
	of, Ohio
3005.	Ross (OH), County of, Ohio
3006.	Sandusky (OH), City of, Ohio
3007.	Sandusky (OH), County of
	(Commissioners), Ohio
3008.	Scioto (OH), County of (Board of
2000.	Commissioners), Ohio
3009.	Seneca (OH), County of (Board of
2007.	Commissioners), Ohio
3010.	Seven Hills (OH), City of, Ohio
3011.	Shelby (OH), County of (Board of
00111	Commissioners), Ohio
3012.	Silver Lake (OH), Village of, Ohio
3013.	Springfield (OH), Township of, Ohio
3014.	St. Marys (OH), City of, Ohio
3015.	Stark (OH), County of, Ohio
3016.	Stow (OH), City of, Ohio
3017.	Strongsville (OH), City of, Ohio
3018.	Tallmadge (OH), City of, Ohio
3019.	Toledo (OH), City of, Ohio
3020.	Trumbull (OH), County of, Ohio
3021.	Tuscarawas (OH), County of, Ohio
3022.	Valley Fire District (OH), Ohio
3023.	Van Wert (OH), City of, Ohio
3024.	Van Wert (OH), County of (Board of
302	Commissioners), Ohio
3025.	Vinton County (OH), County of (Board of
0020.	Commissioners), Ohio
3026.	
3027.	
3028.	Washington (OH), County of, Ohio
3029.	Wayne (OH), County of (Board of
3027.	Commissioners), Ohio
3030.	Wickliffe (OH), City of, Ohio
3031.	Williams (OH), County of
5051.	(Commissioners), Ohio
3032.	* * * * * * * * * * * * * * * * * * * *
5052.	Commissioners), Ohio
3033.	
	J

3034. Ada, (OK), City of, Oklahoma3035. Altus (OK), City of, Oklahoma3036. Anadarko (OK), City of, Oklahoma

	Commissioners), Oklahoma
3038.	Beckham (OK), County of (Board of
	Commissioners), Oklahoma
3039.	Bethany (OK), City of, Oklahoma
3040.	Broken Arrow (OK), City of, Oklahoma
3041.	Burns Flat (OK), Town of, Oklahoma
3042.	Caddo (OK), County of (Board of
	Commissioners), Oklahoma
3043.	Choctaw (OK), County of (Board of
	Commissioners), Oklahoma
3044.	Cimarron (OK), County of (Board of
	Commissioners), Oklahoma
3045.	Cleveland (OK), County of (Board of
	Commissioners), Oklahoma
3046.	Coal (OK), County of (Board of
	Commissioners), Oklahoma
3047.	Comanche (OK), County of (Board of
	Commissioners), Oklahoma
3048.	Craig (OK), County of (County
	Commission), Oklahoma
3049.	Creek (OK), County of (County
	Commission), Oklahoma
3050.	Custer (OK), County of (Board of
	Commissioners), Oklahoma
3051.	Delaware (OK), County of (Board of
	Commissioners), Oklahoma
3052.	Dewey County (OK), County of (Board of
	Commissioners), Oklahoma
3053.	Edmond (OK), City of, Oklahoma
3054.	El Reno (OK), City of, Oklahoma
3055.	Elk City (OK), City of, Oklahoma
3056.	Enid (OK), City of, Oklahoma
3057.	Garvin (OK), County of (Board of
	Commissioners), Oklahoma
3058.	Grady (OK), County of (Board of
	Commissioners), Oklahoma
3059.	Greer (OK), County of (Board of
	Commissioners), Oklahoma
3060.	Guthrie (OK), City of, Oklahoma
3061.	Harmon (OK), County of (Board of
	Commissioners), Oklahoma
3062.	Harper County (OK), County of (Board of
	Commissioners), Oklahoma
3063.	Haskell County (OK), County of (Board of
	Commissioners), Oklahoma
3064.	Hughes (OK), County of (Board of
	Commissioners), Oklahoma
3065.	Jackson (OK), County of (Board of
	Commissioners), Oklahoma
3066.	Jefferson (OK), County of (Board of
	Commissioners), Oklahoma
3067.	Jenks (OK), City of, Oklahoma

3037. Atoka (OK), County of (Board of

- 3068. Johnston County (OK), County of (Board of Commissioners), Oklahoma
- 3069. Kay (OK), County of (Commissioners), Oklahoma
- 3070. Kiowa (OK), County of (Board of Commissioners), Oklahoma
- 3071. Latimer (OK), County of (Board of Commissioners), Oklahoma
- 3072. Lawton (OK), City of, Oklahoma
- 3073. Le Flore (OK), County of (Board of Commissioners), Oklahoma
- 3074. Lincoln (OK), County of (Board of Commissioners), Oklahoma
- 3075. Logan County (OK), County of (Board of Commissioners), Oklahoma
- 3076. Love County (OK), County of (Board of Commissioners), Oklahoma
- 3077. Major County (OK), County of (Board of Commissioners), Oklahoma
- 3078. Mayes (OK), County of (County Commission), Oklahoma
- 3079. McClain (OK), County of (Board of Commissioners), Oklahoma
- 3080. McCurtain (OK), County of (Board of Commissioners), Oklahoma
- 3081. Midwest City (OK), City of, Oklahoma
- 3082. Muskogee (OK), City of, Oklahoma
- 3083. Muskogee (OK), County of (Board of Commissioners), Oklahoma
- 3084. Mustang (OK), City of, Oklahoma
- 3085. Noble (OK), County of (Commissioners), Oklahoma
- 3086. Nowata (OK), County of, Oklahoma
- 3087. Okfuskee (OK), County of (Board of Commissioners), Oklahoma
- 3088. Oklahoma (OK), County of (Board of Commissioners), Oklahoma
- 3089. Oklahoma City (OK), City of, Oklahoma
- 3090. Okmulgee (OK), County of (County Commission), Oklahoma
- 3091. Osage County (OK), County of (Board of Commissioners), Oklahoma
- 3092. Ottawa (OK), County of (Board of Commissioners), Oklahoma
- 3093. Owasso (OK), City of, Oklahoma
- 3094. Pawnee (OK), County of (Board of Commissioners), Oklahoma
- 3095. Payne (OK), County of (County Commission), Oklahoma
- 3096. Pittsburg (OK), County of (Board of Commissioners), Oklahoma
- 3097. Ponca City (OK), City of, Oklahoma

- 3098. Pottawatomie (OK), County of (Board of Commissioners), Oklahoma
- 3099. Roger Mills (OK), County of (Board of Commissioners), Oklahoma
- 3100. Rogers (OK), County of (County Commission), Oklahoma
- 3101. Seminole (OK), City of, Oklahoma
- 3102. Seminole (OK), County of (Board of Commissioners), Oklahoma
- 3103. Shawnee (OK), City of, Oklahoma
- 3104. Stephens (OK), County of (Board of Commissioners), Oklahoma
- 3105. Stillwater (OK), City of, Oklahoma
- 3106. Texas (OK), County of (Board of Commissioners), Oklahoma
- 3107. Tillman (OK), County of (Board of Commissioners), Oklahoma
- 3108. Tulsa (OK), City of, Oklahoma
- 3109. Tulsa (OK), County of (Board of Commissioners), Oklahoma
- 3110. Washington (OK), County of (County Commission), Oklahoma
- 3111. Woods County (OK), County of (Board of Commissioners), Oklahoma
- 3112. Woodward (OK), County of (Board of Commissioners), Oklahoma
- 3113. Yukon (OK), City of, Oklahoma
- 3114. Clackamas (OR), County of, Oregon
- 3115. Clatsop (OR), County of, Oregon
- 3116. Columbia (OR), County of, Oregon
- 3117. Coos (OR), County of, Oregon
- 3118. Curry (OR), County of, Oregon
- 3119. Jackson (OR), County of, Oregon
- 3120. Josephine (OR), County of, Oregon
- 3121. Lane (OR), County of, Oregon
- 3122. Multnomah (OR), County of, Oregon
- 3123. Portland (OR), City of, Oregon
- 3124. Washington (OR), County of, Oregon
- 3125. Yamhill (OR), County of, Oregon
- 3126. Adams (PA), County of, Pennsylvania
- 3127. Aliquippa (PA), City of, Pennsylvania
- 3128. Allegheny, (PA), County of, Pennsylvania
- 3129. Allentown (PA), City of, Pennsylvania
- 3130. Armstrong (PA), County of, Pennsylvania
- 3131. Beaver (PA), County of, Pennsylvania
- 3132. Bedford (PA), County of, Pennsylvania
- 3133. Bensalem (PA), Township of, Pennsylvania
- 3134. Berks (PA) County of (District Attorney John Adams), Pennsylvania
- 3135. Bradford (PA), County of, Pennsylvania
- 3136. Bristol (PA), Township, Pennsylvania
- 3137. Bucks (PA), County of, Pennsylvania
- 3138. Cambria (PA), County of, Pennsylvania

- 3139. Carbon (PA), County of, Pennsylvania
- 3140. Chester (PA), County of, Pennsylvania
- 3141. Clarion (PA), County of, Pennsylvania
- 3142. Clearfield (PA), County of, Pennsylvania
- 3143. Clinton (PA), County of, Pennsylvania
- 3144. Coatesville (PA), City of, Pennsylvania
- 3145. Columbia (PA), County of, Pennsylvania
- 3146. Cumberland (PA), County of, Pennsylvania
- 3147. Dauphin (PA) County, of (District Attorney Francis Chardo), Pennsylvania
- 3148. Delaware (PA), County of, Pennsylvania
- 3149. Edwardsville (PA), Borough of, Pennsylvania
- 3150. Erie (PA), County of, Pennsylvania
- 3151. Exeter (PA), Borough of, Pennsylvania
- 3152. Fairview (PA), Township of, Pennsylvania
- 3153. Fayette (PA), County of, Pennsylvania
- 3154. Forty Fort (PA), Borough of, Pennsylvania
- 3155. Franklin (PA), County of, Pennsylvania
- 3156. Greene (PA), County of, Pennsylvania
- 3157. Hanover (PA), Township of, Pennsylvania
- 3158. Hazleton (PA), City of, Pennsylvania
- 3159. Huntingdon (PA), County of, Pennsylvania
- 3160. Indiana (PA), County of, Pennsylvania
- 3161. Kingston (PA), Borough of, Pennsylvania
- 3162. Lackawanna (PA), County of, Pennsylvania
- 3163. Lawrence (PA), County of, Pennsylvania
- 3164. Lehigh (PA), County of, Pennsylvania
- 3165. Lock Haven (PA), City of, Pennsylvania
- 3166. Lower Makefield (PA), Township of, Pennsylvania
- 3167. Lower Southampton (PA), Township of, Pennsylvania
- 3168. Luzerne (PA), County of, Pennsylvania
- 3169. Lycoming (PA), County of, Pennsylvania
- 3170. Mercer (PA), County of, Pennsylvania
- 3171. Middletown (PA), Township of, Pennsylvania
- 3172. Monroe (PA), County of, Pennsylvania
- 3173. Morrisville (PA), Borough of, Pennsylvania
- 3174. Nanticoke (PA), City of, Pennsylvania
- 3175. New Castle (PA), City of, Pennsylvania
- 3176. Newtown (PA), Township of, Pennsylvania
- 3177. Norristown (PA), Municipality of, Pennsylvania
- 3178. Northampton (PA) County of (District Attorney Terence Houck), Pennsylvania
- 3179. Northumberland (PA), County of, Pennsylvania
- 3180. Philadelphia (PA), City of, Pennsylvania
- 3181. Pike (PA), County of, Pennsylvania

- 3182. Pittsburgh (PA), City of, Pennsylvania
- 3183. Plains (PA), Township, Pennsylvania
- 3184. Schuylkill (PA), County of, Pennsylvania
- 3185. Sugar Notch (PA), Borough, Pennsylvania
- 3186. Tioga (PA), County of, Pennsylvania
- 3187. Union (PA), Township of, Pennsylvania
- 3188. Warminster (PA), Township of, Pennsylvania
- 3189. Warrington (PA), Township of, Pennsylvania
- 3190. Washington (PA), County of, Pennsylvania
- 3191. West Norriton (PA), Township of, Pennsylvania
- 3192. West Pittston (PA), Borough of, Pennsylvania
- 3193. Westmoreland (PA), County of, Pennsylvania
- 3194. Wilkes-Barre (PA), City of, Pennsylvania
- 3195. Wilkes-Barre (PA), Township, Pennsylvania
- 3196. Wright (PA), Township of, Pennsylvania
- 3197. Wyoming (PA), Borough of, Pennsylvania
- 3198. Wyoming (PA), County of, Pennsylvania
- 3199. York (PA), County of, Pennsylvania
- 3200. Adjuntas (PR), Municipality of, Puerto Rico
- 3201. Arroyo (PR), Municipality of, Puerto Rico
- 3202. Barceloneta (PR), Municipality of, Puerto Rico
- 3203. Bayamon (PR), Municipality of, Puerto Rico
- 3204. Caguas (PR), Municipality of, Puerto Rico
- 3205. Canovanas Puerto Rico (PR), Municipality of, Puerto Rico
- 3206. Catano (PR), Municipality of, Puerto Rico
- 3207. Cayey (PR), Municipality of, Puerto Rico
- 3208. Ceiba (PR), Municipality of, Puerto Rico
- 3209. Cidra (PR), Municipality of, Puerto Rico
- 3210. Coamo (PR), Municipality of, Puerto Rico
- 3211. Guayanilla (PR), Municipality of, Puerto Rico
- 3212. Isla de Vieques (PR), Municipality of, Puerto Rico
- 3213. Juncos (PR), Municipality of, Puerto Rico
- 3214. Loiza (PR), Municipality of, Puerto Rico
- 3215. Rio Grande (PR), Municipality of, Puerto Rico
- 3216. Sabana Grande (PR), Municipality of, Puerto Rico
- 3217. San Juan (PR), Municipality of, Puerto Rico
- 3218. Vega Alta (PR), Municipality of, Puerto Rico

- 3219. Villalba (PR), Municipality of, Puerto Rico
- 3220. Yabucoa (PR), Municipality of, Puerto Rico
- 3221. Barrington (RI), Town of, Rhode Island
- 3222. Bristol (RI), Town of, Rhode Island
- 3223. Burrillville (RI), Town of, Rhode Island
- 3224. Central Falls (RI), City of, Rhode Island
- 3225. Charlestown (RI), Town of, Rhode Island
- 3226. Coventry (RI), Town of, Rhode Island
- 3227. Cranston (RI), City of, Rhode Island
- 3228. Cumberland (RI), Town of, Rhode Island
- 3229. East Greenwich (RI), Town of, Rhode Island
- 3230. East Providence (RI), City of, Rhode Island
- 3231. Foster (RI), Town of, Rhode Island
- 3232. Glocester (RI), Town of, Rhode Island
- 3233. Hopkinton (RI), Town of, Rhode Island
- 3234. Jamestown (RI), Town of, Rhode Island
- 3235. Johnston (RI), Town of, Rhode Island
- 3236. Middletown (RI), Town of, Rhode Island
- 3237. Narragansett (RI), Town of, Rhode Island
- 3238. Newport (RI), City of, Rhode Island
- 3239. North Kingstown (RI), Town of, Rhode Island
- 3240. North Providence (RI), Town of, Rhode Island
- 3241. Pawtucket (RI), City of, Rhode Island
- 3242. Portsmouth (RI), Town of, Rhode Island
- 3243. Providence (RI), City of, Rhode Island
- 3244. Richmond (RI), Town of, Rhode Island
- 3245. Scituate (RI), Town of, Rhode Island
- 3246. Smithfield (RI), Town of, Rhode Island
- 3247. South Kingstown (RI), Town of, Rhode Island
- 3248. Warren (RI), Town of, Rhode Island
- 3249. Warwick (RI), City of, Rhode Island
- 3250. West Greenwich (RI), Town of, Rhode Island
- 3251. West Warwick (RI), Town of, Rhode Island
- 3252. Westerly (RI), Town of, Rhode Island
- 3253. Woonsocket (RI), City of, Rhode Island
- 3254. Abbeville (SC), County of, South Carolina
- 3255. Aiken (SC), County of, South Carolina
- 3256. Allendale (SC), County of, South Carolina
- 3257. Anderson, (SC), County of, South Carolina
- 3258. Bamberg (SC), County of, South Carolina
- 3259. Barnwell (SC), County of, South Carolina
- 3260. Beaufort (SC), County of, South Carolina
- 3261. Berkeley (SC), County of, South Carolina
- 3262. Calhoun (SC), County of, South Carolina
- 3263. Charleston (SC), City of, South Carolina
- 3264. Charleston (SC), County of, South Carolina

- 3265. Cherokee (SC), County of, South Carolina
- 3266. Chester (SC), City of, South Carolina
- 3267. Chester (SC), County of, South Carolina
- 3268. Chesterfield (SC), County of, South Carolina
- 3269. Clarendon (SC), County of, South Carolina
- 3270. Colleton (SC), County of, South Carolina
- 3271. Columbia (SC), City of, South Carolina
- 3272. Dillon (SC), County of, South Carolina
- 3273. Dorchester (SC), County of, South Carolina
- 3274. Edgefield (SC), County, South Carolina
- 3275. Fairfield (SC) County of, South Carolina
- 3276. Florence (SC), County of, South Carolina
- 3277. Georgetown (SC), City of, South Carolina
- 3278. Georgetown (SC), County of, South Carolina
- 3279. Greenville (SC), County of, South Carolina
- 3280. Greenwood (SC), County of, South Carolina
- 3281. Hampton (SC), County of, South Carolina
- 3282. Horry (SC), County of, South Carolina
- 3283. Jasper (SC), County of, South Carolina
- 3284. Kershaw (SC) County Hospital Board, South Carolina
- 3285. Kershaw (SC), County of, South Carolina
- 3286. Lancaster (SC), County of, South Carolina
- 3287. Laurens (SC), County of, South Carolina
- 3288. Lee (SC), County of, South Carolina
- 3289. Lexington County (SC), South Carolina
- 3290. Marion (SC), County of, South Carolina
- 3291. Marlboro (SC), County of, South Carolina
- 3292. McCormick (SC), County of, South Carolina
- 3293. Mt. Pleasant (SC), Town of, South Carolina
- 3294. Myrtle Beach (SC), City of, South Carolina
- 3295. Newberry (SC), County of, South Carolina
- 3296. North Charleston (SC), City of, South Carolina
- 3297. Oconee (SC), County of, South Carolina
- 3298. Orangeburg (SC), City of, South Carolina
- 3299. Orangeburg (SC), County of, South Carolina
- 3300. Pickens (SC) County of, South Carolina
- 3301. Richland (SC), County of, South Carolina
- 3302. Saluda (SC), County of, South Carolina
- 3303. Spartanburg (SC), County of, South Carolina
- 3304. Summerville (SC), Town of, South Carolina
- 3305. Sumter (SC), County of, South Carolina
- 3306. Union (SC), County of, South Carolina

3307.	Williamsburg (SC) County of, South		Jefferson (TN), County of, Tennessee
2200	Carolina		Johnson (TN), County of, Tennessee
	York (SC), County of, South Carolina		La Vergne (TN), City of, Tennessee
	Pennington (SD), County of, South Dakota		Lauderdale (TN), County of, Tennessee
	Alexandria (TN), Town of, Tennessee		Lawrence (TN), County of, Tennessee
	Algood (TN), City of, Tennessee		Lawrenceburg (TN), City of, Tennessee
	Ardmore (TN), City of, Tennessee		Lewisburg (TN), City of, Tennessee
	Arlington (TN), Town of, Tennessee		Lexington (TN), City of, Tennessee
	Auburntown (TN), Town of, Tennessee		Liberty (TN), Town of, Tennessee
	Baxter (TN), Town of, Tennessee		Lincoln (TN), County of, Tennessee
	Bedford (TN), County of, Tennessee		Livingston (TN), Town of, Tennessee
3317.	Bell Buckle (TN), Town of, Tennessee	3370.	Loretto (TN), City of, Tennessee
3318.	Blount (TN), County of, Tennessee	3371.	Lynchburg, Moore County Metropolitan
3319.	Byrdstown (TN), Town of, Tennessee		Government (TN), Tennessee
3320.	Campbell (TN), County of, Tennessee	3372.	Lynnville (TN), Town of, Tennessee
3321.	Cannon (TN), County of, Tennessee	3373.	Madison (TN), County of, Tennessee
3322.	Celine (TN), City of, Tennessee	3374.	Marshall (TN), County of, Tennessee
3323.	Centertown (TN), Town of, Tennessee	3375.	Maryville (TN), City of, Tennessee
	Centerville (TN), Town of, Tennessee		McMinnville (TN), City of, Tennessee
	Chapel Hill (TN), Town of, Tennessee		Memphis (TN), City of, Tennessee
	Claiborne (TN), County of, Tennessee		Millington (TN), City of, Tennessee
	Clarksville (TN), City of, Tennessee		Minor Hill (TN), City of, Tennessee
	Clay (TN), County of, Tennessee		Monterey (TN), Town of, Tennessee
	Clifton (TN), City of, Tennessee		Montgomery (TN), County of, Tennessee
	Collinwood (TN), City of, Tennessee		Morgan (TN), County of, Tennessee
	Columbia (TN), City of, Tennessee		Morrison (TN), Town of, Tennessee
	Cookeville (TN), City of, Tennessee		Mount Pleasant (TN), City of, Tennessee
	Cornersville (TN), Town of, Tennessee		Murfreesboro (TN), City of, Tennessee
	Crab Orchard (TN), City of, Tennessee		Nashville and Davidson County (TN),
	Crockett (TN), County of, Tennessee	3300.	Government of, Tennessee
	Crossville (TN), City of, Tennessee	3397	Normandy (TN), Town of, Tennessee
	Cumberland (TN), County of, Tennessee		Obion (TN), County of, Tennessee
	Dandridge (TN), Town of, Tennessee		Overton (TN), County of, Tennessee
	Decatur (TN), County of, Tennessee		Petersburg (TN), Town of, Tennessee
	The state of the s		
	Decatur (TN), Town of, Tennessee		Pickett (TN), County of, Tennessee
	Dekalb (TN), County of, Tennessee		Pigeon Forge (TN), City of, Tennessee
	Dowelltown (TN), Town of, Tennessee		Pleasant Hill (TN), Town of, Tennessee
	Doyle (TN), Town of, Tennessee		Pulaski (TN), City of, Tennessee
	Eagleville (TN), City of, Tennessee		Putnam (TN), County of, Tennessee
	Elkton (TN), City of, Tennessee		Ripley (TN), City of, Tennessee
	Ethridge (TN), Town of, Tennessee		Rutherford (TN), County of, Tennessee
	Fayetteville (TN), City of, Tennessee		Scott (TN), County, Tennessee
	Fentress (TN), County of, Tennessee	3399.	
	Gatlinburg (TN) City of, Tennessee	• • • • •	Commissioners), Tennessee
	Germantown (TN), City of, Tennessee	3400.	3 1 1
	Giles (TN), County of, Tennessee	3401.	• • •
	Greene (TN), County of, Tennessee	3402.	· · · · · · · · · · · · · · · · · · ·
	Hamilton (TN), County of, Tennessee	3403.	· · · · · · · · · · · · · · · · · · ·
	Hancock (TN), County of, Tennessee	3404.	1
	Hawkins (TN), County of, Tennessee	3405.	• • • • • • • • • • • • • • • • • • • •
	Haywood (TN), County of, Tennessee	3406.	Spring Hill (TN), City of, Tennessee
	Henderson (TN), County of, Tennessee	3407.	St. Joseph (TN), City of, Tennessee
3358.	Iron City (TN), City of, Tennessee	3408.	Sumner (TN), County of, Tennessee

3409.	Van Buren (TN), County of, Tennessee	3457.	Guadalupe Valley Hospital a/k/a
3410.	Viola (TN), Town of, Tennessee		Guadalupe Regional Medical Center (TX),
3411.	Warren (TN), County of, Tennessee		Texas
3412.	Wartrace (TN), Town of, Tennessee		Harris (TX), County of, Texas
3413.	Washington (TN), County of, Tennessee	3459.	Harris County Hospital District d/b/a
	Wayne (TN), County of, Tennessee		Harris Health System (TX), Texas
	Waynesboro (TN), City of, Tennessee		Harrison (TX), County of, Texas
	White (TN), County of, Tennessee		Haskell (TX), County of, Texas
	Williamson (TN), County of, Tennessee		Hays (TX), County of, Texas
	Woodbury (TN), Town of, Tennessee		Henderson (TX), County of, Texas
	Angelina (TX), County of, Texas		Hidalgo (TX), County of, Texas
	Bailey (TX), County of, Texas		Hopkins (TX), County of, Texas
	Bastrop (TX), County of, Texas		Houston (TX), City of, Texas
	Bexar (TX), County of, Texas		Houston (TX), County of, Texas
3423.	Bexar County Hospital District d/b/a	3468.	Irving Independent School District (TX),
	University Health System (TX), Texas		Texas
	Bowie (TX), County of, Texas		Jasper (TX), County of, Texas
	Brazos (TX), County of, Texas		Jefferson (TX), County of, Texas
	Brooks (TX), County of, Texas		Jim Hogg (TX), County of, Texas
	Burleson (TX), County of, Texas		Jim Wells (TX), County of, Texas
	Burnet (TX), County of, Texas		Johnson (TX), County of, Texas
	Caldwell (TX), County of, Texas		Jones (TX), County of, Texas
	Calhoun (TX), County of, Texas		Kaufman (TX), County of, Texas
	Cameron (TX), County of, Texas		Kendall (TX), County of, Texas
	Camp (TX), County of, Texas		Kerr (TX), County of, Texas
	Cass (TX), County of, Texas		Kinney (TX), County of, Texas
	Castro (TX), County of, Texas		Kleberg (TX), County of, Texas
	Cherokee (TX), County of, Texas		La Salle (TX), County of, Texas
	Childress (TX), County of, Texas		Lamar (TX), County of, Texas
	Clay (TX), County of, Texas		Laredo (TX), City of, Texas
	Colorado (TX), County of, Texas		Leon (TX), County of, Texas
	Cooke (TX), County of, Texas		Leon Valley (TX), City of, Texas
	Dallas (TX), County of, Texas		Liberty (TX), County of, Texas
3441.	Dallas County Hospital District d/b/a		Limestone (TX), County of, Texas
	Parkland Health & Hospital System (TX),		Lubbock (TX), County of, Texas
2442	Texas		Madison (TX), County of, Texas
	Delta (TX), County of, Texas		Marion (TX), County of, Texas
	Dimmit (TX), County of, Texas		Maverick (TX), County of, Texas
	Duval (TX), County of, Texas		McLennan (TX), County of, Texas
	Eagle Pass (TX), City of, Texas		McMullen (TX), County of, Texas
	Ector (TX), County of, Texas		Milam (TX), County of, Texas
	El Paso (TX), County of, Texas		Mitchell (TX), County of, Texas
	Ellis (TX), County of, Texas	3495.	
	Falls (TX), County of, Texas		Morris (TX), County of, Texas
	Fannin (TX), County of, Texas	3497.	
	Fort Bend (TX), County of, Texas		Newton (TX), County of, Texas
	Franklin (TX), County of, Texas		Nolan (TX), County of, Texas
	Freestone (TX), County of, Texas		Nucces (TX), County of, Texas
3454. 3455.	• • • • • • • • • • • • • • • • • • • •	5501.	Nueces County Hospital District (TX), Texas
	Grayson (TX), County of, Texas	3502	Ochiltree County Hospital District (TX)

3503. Orange (TX), County of, Texas

Texas

2504	D 1 D' + C + H '+ 1D' + ' + /I /	2551	I (IIII) C . CII. 1
3504.	Palo Pinto County Hospital District a/k/a		Iron (UT), County of, Utah
2505	Palo Pinto General Hospital (TX), Texas		Juab (UT), County of, Utah
	Panola (TX), County of, Texas		Kane (UT), County of, Utah
	Polk (TX), County of, Texas		Millard (UT), County of, Utah
	Potter (TX), County of, Texas		Piute (UT), County of, Utah
	Red River (TX), County of, Texas		Rich (UT), County of, Utah
	Roberts (TX), County of, Texas		Salt Lake (UT), County of, Utah
	Robertson (TX), County of, Texas		San Juan (UT), County of, Utah
	Rockwall (TX), County of, Texas		Sanpete (UT), County of, Utah
	Rusk (TX), County of, Texas		Sevier (UT), County of, Utah
	San Antonio (TX), City of, Texas		Summit (UT), County of, Utah
	San Patricio (TX), County of, Texas		Tooele (UT), County of, Utah
	San Saba (TX), County of, Texas		Tri-County Health Department (UT), Utah
3516.	Shackelford (TX), County of, Texas		Uintah (UT), County of, Utah
3517.	Shelby (TX), County of, Texas	3565.	Utah (UT), County of, Utah
3518.	Smith (TX), County of, Texas	3566.	Wasatch (UT), County of, Utah
3519.	Socorro Independent School District (TX),	3567.	Washington (UT), County of, Utah
	Texas	3568.	Wayne (UT), County of, Utah
3520.	Stephens (TX), County of, Texas	3569.	Weber (UT), County of, Utah
	Tarrant (TX), County of, Texas		Bennington (VT), Town of, Vermont
	Tarrant County Hospital District (TX) d/b/a		Brattleboro (VT), Town of, Vermont
	JPS Health Network, Texas		Sharon (VT), Town of, Vermont
3523.	Terrell (TX), County of, Texas		St. Albans (VT), City of, Vermont
	Texarkana Independent School District		Accomack (VA), County of, Virginia
	(TX), Texas		Alexandria (VA), City of, Virginia
3525	Throckmorton (TX), County of, Texas		Alleghany (VA), County of, Virginia
	Titus (TX), County of, Texas		Amherst (VA), County of, Virginia
	Travis (TX), County of, Texas		Arlington (VA), County of (County
	Trinity (TX), County of, Texas	3370.	Board), Virginia
	Upshur (TX), County of, Texas	3579	Bland (VA), County of, Virginia
	Uvalde (TX), County of, Texas		Botetourt (VA), County of, Virginia
	Van Zandt (TX), County of, Texas		Bristol (VA), City of, Virginia
	Walker (TX), County of, Texas		Buchanan (VA), County of, Virginia
	Waller (TX), County of, Texas Waller (TX), County of, Texas		Buena Vista (VA), City of, Virginia
	Webb (TX), County of, Texas		Carroll (VA), County of, Virginia
3333.	West Wharton County (TX) Hospital		Charlotte (VA), County of, Virginia
2526	District, Texas		Chesapeake (VA), City of, Virginia
	Within (TX), County of, Texas		Chesterfield (VA), County of, Virginia
	Williamson (TX), County of, Texas		Covington (VA), City of, Virginia
	Wilson (TX), County of, Texas		Culpeper (VA), County of, Virginia
3339.	Wilson County Memorial Hospital District		Cumberland (VA), County of, Virginia
27.40	(TX), Texas		Danville (VA), City of, Virginia
	Wood (TX), County of, Texas		Dickenson (VA), County of, Virginia
	Zavala (TX), County of, Texas		Dinwiddie (VA), County of, Virginia
	Beaver (UT), County of, Utah		Emporia (VA), City of, Virginia
	Cache (UT), County of, Utah		Fairfax (VA), City of, Virginia
	Carbon (UT), County of, Utah	3596.	Fairfax (VA), County of (Board of
	Daggett (UT), County of, Utah		Supervisors), Virginia
	Davis (UT), County of, Utah		Fauquier (VA), County of, Virginia
	Duchesne (UT), County of, Utah		Floyd (VA), County of, Virginia
	Emery (UT), County of, Utah		Franklin (VA), County of, Virginia
	Garfield (UT), County of, Utah		Frederick (VA), County of, Virginia
3550.	Grand (UT), County of, Utah	3601.	Fredericksburg (VA), City of, Virginia

C-41 Page 265

3602.	Galax (VA), City of, Virginia	3652.	Winchester (VA), City of, Virginia
	Giles (VA), County of, Virginia		Wise (VA), County of (Board of
	Goochland (VA), County of, Virginia		Supervisors), Virginia
	Grayson (VA), County of, Virginia	3654.	Wythe (VA), County of, Virginia
	Greensville (VA), County of, Virginia		Anacortes (WA), City of, Washington
	Halifax (VA), County of, Virginia		Bainbridge Island (WA), City of,
	Henrico (VA), County of, Virginia		Washington
	Henry (VA), County of, Virginia	3657.	Burlington (WA), City of, Washington
	Hopewell (VA), City of, Virginia		Chelan (WA), County of, Washington
	Isle of Wight (VA), County of, Virginia		Clallam (WA), County of, Washington
	King and Queen (VA), County of, Virginia	3660.	Clark (WA), County of, Washington
	Lee (VA), County of, Virginia		Everett (WA), City of, Washington
	Lexington (VA), City of, Virginia	3662.	Franklin (WA), County of, Washington
	Loudoun (VA), County of, Virginia		Island (WA), County of, Washington
	Louisa (VA), County of, Virginia		Jefferson (WA), County of, Washington
	Madison (VA), County of, Virginia		Kent (WA), City of, Washington
	Martinsville (VA), City of, Virginia		King (WA), County of, Washington
	Mecklenburg (VA), County of, Virginia		Kirkland (WA), City of, Washington
	Montgomery (VA), County of, Virginia		Kitsap (WA), County of, Washington
	Norfolk (VA), City of, Virginia		Kittitas (WA), County of, Washington
	Northampton (VA), County of, Virginia		Lakewood (WA), City of, Washington
	Northumberland (VA), County of, Virginia		Lewis (WA), County of, Washington
	Norton (VA), City of, Virginia		Lincoln (WA), County of, Washington
	Page (VA), County of, Virginia		Mount Vernon (WA), City of, Washington
3626.	Patrick (VA), County of, Virginia	3674.	Mount Vernon (WA), School District of,
	Pittsylvania (VA), County of, Virginia		Washington
3628.	Portsmouth (VA), City of, Virginia	3675.	Olympia (WA), City of, Washington
3629.	Prince George (VA), County of, Virginia		Pierce (WA), County of, Washington
3630.	Prince William (VA), County of (Board of	3677.	San Juan (WA), County of, Washington
	Supervisors), Virginia	3678.	Seattle (WA), City of, Washington
3631.	Pulaski (VA), County of, Virginia	3679.	Sedro-Woolley (WA), City of, Washington
3632.	Radford (VA), City of, Virginia	3680.	Sedro-Woolley School District (WA),
3633.	Richlands (VA), Town of, Virginia		Washington
3634.	Richmond (VA), City of, Virginia	3681.	Skagit (WA), County of, Washington
3635.	Richmond (VA), County of, Virginia	3682.	Snohomish (WA), County of, Washington
3636.	Roanoke (VA), City of, Virginia	3683.	Spokane (WA), City of, Washington
3637.	Roanoke (VA), County of, Virginia	3684.	Spokane (WA), County of, Washington
3638.	Rockbridge (VA), County of, Virginia	3685.	Tacoma (WA), City of, Washington
3639.	Russell (VA), County of, Virginia	3686.	The La Conner School District (WA),
3640.	Salem (VA), City of, Virginia		Washington
3641.	Scott (VA), County of (Board of	3687.	Thurston (WA), County of, Washington
	Supervisors), Virginia	3688.	Vancouver (WA), City of, Washington
3642.	Shenandoah (VA), County of, Virginia	3689.	Walla Walla (WA), County of, Washington
3643.	Smyth (VA), County of, Virginia	3690.	Whatcom (WA), County of, Washington
3644.	Stafford (VA), County of, Virginia	3691.	Whitman (WA), County of, Washington
3645.	Tazewell (VA), County of, Virginia		Adams (WI), County of, Wisconsin
3646.	Virginia Beach (VA), City of, Virginia	3693.	Ashland (WI), County of, Wisconsin
3647.	Virginia Beach (VA), City of (Sheriff),	3694.	Barron (WI), County of, Wisconsin
	Virginia		Bayfield (WI), County of, Wisconsin
	Warren (VA), County of, Virginia		Brown (WI), County of, Wisconsin
	Washington (VA), County of, Virginia		Buffalo (WI), County of, Wisconsin
3650.	Waynesboro (VA), City of, Virginia	3698.	Burnett (WI), County of, Wisconsin

3651. Westmoreland (VA), County of, Virginia

C-42

3699. Calumet (WI), County of, Wisconsin

- 3700. Chippewa (WI), County of, Wisconsin
- 3701. Clark (WI), County of, Wisconsin
- 3702. Columbia (WI), County of, Wisconsin
- 3703. Crawford (WI), County of, Wisconsin
- 3704. Cudahy (WI), City of, Wisconsin
- 3705. Dane (WI), County of, Wisconsin
- 3706. Dodge (WI), County of, Wisconsin
- 3707. Door (WI), County of, Wisconsin
- 3708. Douglas (WI), County of, Wisconsin
- 3709. Dunn (WI), County of, Wisconsin
- 3710. Eau Claire (WI), County of, Wisconsin
- 3711. Florence (WI), County of, Wisconsin
- 3712. Fond du Lac (WI), County of, Wisconsin
- 3713. Forest (WI), County of, Wisconsin
- 3714. Franklin (WI), City of, Wisconsin
- 3715. Grant (WI), County of, Wisconsin
- 3716. Green (WI), County of, Wisconsin
- 3717. Green Lake (WI), County of, Wisconsin
- 3718. Greenfield (WI), City of, Wisconsin
- 3719. Iowa (WI), County of, Wisconsin
- 3720. Iron (WI), County of, Wisconsin
- 3721. Jackson (WI), County of, Wisconsin
- 3722. Janesville (WI), City of, Wisconsin
- 3723. Jefferson (WI), County of, Wisconsin
- 3724. Juneau (WI), County of, Wisconsin
- 3725. Kenosha (WI), City of, Wisconsin
- 3726. Kenosha (WI), County of, Wisconsin
- 3727. Kewaunee (WI), County of, Wisconsin
- 3728. La Crosse (WI), County of, Wisconsin
- 3729. Lafayette (WI), County of, Wisconsin
- 3730. Langlade (WI), County of, Wisconsin
- 3731. Lincoln (WI), County of, Wisconsin
- 3732. Manitowoc (WI), County of, Wisconsin
- 3733. Marathon (WI), County of, Wisconsin
- 3734. Marinette (WI), City of, Wisconsin
- 3735. Marinette (WI), County of, Wisconsin
- 3736. Marquette (WI), County of, Wisconsin
- 3737. Menominee (WI), County of, Wisconsin
- 3738. Milwaukee (WI), City of, Wisconsin
- 3739. Milwaukee (WI), County of, Wisconsin
- 3740. Monroe (WI), County of, Wisconsin
- 3741. Mount Pleasant (WI), Village of, Wisconsin
- 3742. Oak Creek (WI), City of, Wisconsin
- 3743. Oconto (WI), County of, Wisconsin
- 3744. Oneida (WI), County of, Wisconsin
- 3745. Outagamie (WI), County of, Wisconsin
- 3746. Ozaukee (WI), County of, Wisconsin
- 3747. Pepin (WI), County of, Wisconsin
- 3748. Pierce (WI), County of, Wisconsin
- 3749. Pleasant Prairie (WI), Village of, Wisconsin
- 3750. Portage (WI), County of, Wisconsin

- 3751. Price (WI), County of, Wisconsin
- 3752. Racine (WI), County of, Wisconsin
- 3753. Richland (WI), County of, Wisconsin
- 3754. Rock (WI), County of, Wisconsin
- 3755. Rusk (WI), County of, Wisconsin
- 3756. Sauk (WI), County of, Wisconsin
- 3757. Sawyer (WI), County of, Wisconsin
- 3758. Shawano (WI), County of, Wisconsin
- 3759. Sheboygan (WI), County of, Wisconsin 3760. South Milwaukee (WI), City of, Wisconsin
- 3761. St. Croix (WI), County of, Wisconsin
- 3762. Sturtevant (WI). Village of, Wisconsin
- 3763. Superior (WI), City of, Wisconsin
- 3764. Taylor (WI), County of, Wisconsin
- 3765. Trempealeau (WI), County of, Wisconsin
- 3766. Union Grove (WI), Village of, Wisconsin
- 3767. Vernon (WI), County of, Wisconsin
- 3768. Vilas (WI), County of, Wisconsin
- 3769. Walworth (WI), County of, Wisconsin
- 3770. Washburn (WI), County of, Wisconsin
- 3771. Washington (WI), County of, Wisconsin
- Waukesha (WI), County of, Wisconsin 3772.
- 3773. Waupaca (WI), County of, Wisconsin
- 3774. Waushara (WI), County of, Wisconsin
- 3775. Wauwatosa (WI), City of, Wisconsin
- 3776. West Allis (WI), City of, Wisconsin
- 3777. Winnebago (WI), County of, Wisconsin
- 3778. Wood (WI), County of, Wisconsin
- 3779. Yorkville (WI), Village of, Wisconsin
- 3780. Carbon (WY), County of, Wyoming
- 3781. Casper (WY), City of, Wyoming
- 3782. Cheyenne (WY), City of, Wyoming
- 3783. Green River (WY), City of, Wyoming
- 3784. Riverton (WY), City of, Wyoming
- 3785. Rock Springs (WY), City of, Wyoming
- 3786. Sweetwater (WY), County of, Wyoming

C-43 Page 267

EXHIBIT DLater Litigating Subdivision Suspension and Offset Determinations

	<u>Capita</u>	<u>Suspension</u>	0.00 4.0	Suspension Deadline and
	nount ¹³	Percentage	Offset Cap	Ending Point
1 \$	52,500	66%	66%	Earlier of (1) 6 months
				after denial of a motion to
				dismiss, (2) 12 months
				from filing, or (3) 6 months
				before final pre-trial
				conference, and until final
				judgment affirmed on
				appeal, including
2	2 000	22.220/	2.40/	dismissal.
2 \$	52,000	33.33%	34%	Earlier of (1) 6 months
				after denial of a motion to
				dismiss, (2) 12 months
				from filing, or (3) 6 months
				before final pre-trial
				conference, and until final
				judgment affirmed on
				appeal, including dismissal.
3 \$	51,500	27.5%	30%	Earlier of (1) 9 months
5 \$	31,300	21.3%	30%	after denial of a motion to
				dismiss, (2) 12 months
				from filing, or (3) 6 months
				before final pre-trial
				conference, and until final
				judgment affirmed on
				appeal, including
				dismissal.
4 \$	61,000	20%	25%	Earlier of (1) 9 months
·	,000	2070	2570	after denial of a motion to
				dismiss, (2) 12 months
				from filing, or (3) 6 months
				before final pre-trial
				conference, and until final
				judgment affirmed on
				appeal, including
				dismissal.

¹³ Population will be measured at the level of the Later Litigating Subdivision as described in <u>Section XIV.A</u>, <u>Section XIV.B</u>, and <u>Section XIV.C</u>.

EXHIBIT E

List of Opioid Remediation Uses

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"). 14

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. <u>MEDICATION-ASSISTED TREATMENT ("MAT")</u> <u>DISTRIBUTION AND OTHER OPIOID-RELATED</u> 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.

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¹⁴ 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. <u>EXPANDING TREATMENT FOR NEONATAL</u> <u>ABSTINENCE SYNDROME ("NAS")</u>

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

E. <u>EXPANSION OF WARM HAND-OFF PROGRAMS AND RECOVERY SERVICES</u>

- 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. <u>EVIDENCE-BASED DATA COLLECTION AND</u>
 <u>RESEARCH ANALYZING THE EFFECTIVENESS OF THE</u>
 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:¹⁵

- 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.

¹⁵ 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 mediation 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. <u>CONNECT PEOPLE WHO NEED HELP TO THE HELP THEY NEED</u> (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 ("*PAARI*");
 - 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 cooccurring 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 ("*CTT*"), 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 cooccurring 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 F

List of States and Overall Allocation Percentages

	1 (4102002120/
Alabama	1.6419290312%
Alaska 0.2584550539%	
American Samoa 0.0174042885	
Arizona	2.3755949882%
Arkansas	0.9663486633%
California	9.9213830698%
Colorado	1.6616291219%
Connecticut	1.3343523420%
Delaware	0.4900019063%
District of Columbia	0.2048876457%
Florida	7.0259134409%
Georgia	2.7882080114%
Guam	0.0509264160%
Hawaii	0.3418358185%
Idaho	0.5254331620%
Illinois	3.3263363702%
Indiana	2.2168933059%
Iowa	0.7579283477%
Kansas	0.8042000625%
Kentucky	2.0929730531%
Louisiana	1.5154431983%
Maine	0.5613880586%
Maryland	2.1106090494%
Massachusetts	2.3035761083%
Michigan	3.4020234989%
Minnesota	1.2972597706%
Mississippi	0.8898883053%
Missouri	2.0056475170%
Montana	0.3421667920%
N. Mariana Islands	0.0185877315%
Nebraska	0.4291907949%
Nevada	1.2486754235%
New Hampshire	0.6258752503%
New Jersey	2.7551354545%
New Mexico	0.8557238713%
New York	5.3903813405%
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North Carolina	3.2502525994%
North Dakota	0.1858703224%
Ohio	4.3567051408%
Oklahoma	1.5831626090%
Oregon	1.4236951885%
Pennsylvania	4.5882419559%
Puerto Rico	0.7263201134%
Rhode Island	0.4895626814%
South Carolina	1.5834654145%
South Dakota	0.2169945907%
Tennessee	2.6881474977%
Texas	6.2932157196%
Utah	1.1889437113%
Vermont	0.2844241374%
Virgin Islands	0.0340410553%
Virginia	2.2801150757%
Washington	2.3189040182%
Wisconsin	1.7582560561%
Wyoming	0.1954758491%

EXHIBIT G

<u>Subdivisions Eligible to Receive Direct Allocations from the Subdivision Fund and Default Subdivision Fund Allocation Percentages</u>

The Subdivisions set forth on this <u>Exhibit G</u> are eligible to receive direct allocations from the Subdivision Fund, if such Subdivisions are otherwise eligible to receive such funds under this Agreement. By default, the Subdivisions set forth on this <u>Exhibit G</u> shall include: (1) all Litigating Subdivisions that are General Purpose Governments; (2) all counties and parishes in States with functional counties or parishes; (3) all Subdivisions that are the highest level of General Purpose Government in States without functional counties or parishes; and (4) all other Subdivisions that are General Purpose Governments with a population of 10,000 or greater. A State may elect to add any additional Subdivisions to this <u>Exhibit G</u> at any time prior to the Initial Participation Date.

Immediately upon the effectiveness of any State-Subdivision Agreement, Allocation Statute, Statutory Trust, or voluntary redistribution allowed by <u>Section V.D.3</u> (or upon the effectiveness of an amendment to any State-Subdivision Agreement, Allocation Statute, Statutory Trust, or voluntary redistribution allowed by <u>Section V.D.3</u>) that addresses allocation from the Subdivision Fund, whether before or after the Initial Participation Date, this <u>Exhibit G</u> will automatically be amended to reflect the allocation from the Subdivision Fund pursuant to the State-Subdivision Agreement, Allocation Statute, Statutory Trust, or voluntary redistribution allowed by <u>Section V.D.3</u>.

For the avoidance of doubt, inclusion on this <u>Exhibit G</u> shall not create any claim for any amount of the Settlement Fund, and no such amounts shall be allocated or distributed to any Subdivision included herein if such Subdivision does not otherwise meet all requirements to receive any such funds pursuant to this Agreement.

The Parties recognize the benefits of remediation funds reaching all communities, including through direct payments from the Subdivision Fund. However, to promote efficiency in the use of such funds and avoid administratively-burdensome disbursements that would be too small to add a meaningful abatement response, certain Subdivisions do not receive a direct allocation from the Subdivision Fund. However, such Subdivisions will benefit from Opioid Remediation in their community, and are eligible to receive direct benefits from the Abatement Accounts Fund in their State. All settlement funds, whether allocated to a Settling State, an Abatement Accounts Fund or a Subdivision listed on this Exhibit G can be used for Opioid Remediation in communities not listed herein.

As provided by Section V.D.4.c, the Allocation Percentages shown below apply to distribution of each Settling State's Subdivision Fund in the absence of a State-Subdivision Agreement, Allocation Statute, or Statutory Trust. The allocation that would have otherwise gone to General Purpose Government Subdivisions not listed below as receiving a direct allocation shall be (1) directed to the county or parish in which such Subdivision is located in Settling States with functional counties or parishes if the relevant county or parish is a Participating Subdivision or (2) to the highest-level General Purpose Government in which such Subdivision is located in Settling States without functional counties or parishes if the relevant highest-level General

Purpose Government is a Participating Subdivision. Where the relevant county, parish or highest-level General Purpose Government is not a Participating Subdivision, allocations of General Purpose Subdivisions not listed below as eligible to become Participating Subdivisions shall be allocated pursuant to <u>Section VII.I</u>. The redirecting of funds described in this paragraph is intended to promote the efficient use of Opioid Remediation funds while keeping, where possible, local control of the distribution of those funds.

Item #10.

Allocations are subject to change pursuant to a State-Subdivision Agreement, Allocation Statute, Statutory Trust, or voluntary redistribution.

Subdivisions with Consolidated Allocations - Qualified Subdivisions Only Consolidated State

		Consolidated State
State ID	Qualifying Subdivision	Allocation
AL1	Abbeville City, Alabama	0.0667119585%
AL2	Alabaster City, Alabama	0.6171889697%
AL3	Albertville City, Alabama	0.3733736921%
AL4	Alexander City, Alabama	0.3851486869%
AL5	Anniston City, Alabama	0.9944963610%
AL6	Arab City, Alabama	0.2389903171%
AL7	Argo Town, Alabama	0.0297239135%
AL8	Ashland Town, Alabama	0.0484665799%
AL9	Ashville City, Alabama	0.0223377334%
AL10	Athens City, Alabama	0.4343221616%
AL11	Attalla City, Alabama	0.2042660128%
AL12	Auburn City, Alabama	0.6130747449%
AL13	Autauga County, Alabama	0.3128274268%
AL14	Baldwin County, Alabama	2.0634748791%
AL15	Barbour County, Alabama	0.0903480172%
AL16	Berry Town, Alabama	0.0255807640%
AL17	Bessemer City, Alabama	0.7109947981%
AL18	Bibb County, Alabama	0.4085288902%
AL19	Birmingham City, Alabama	5.1951777198%
AL20	Blount County, Alabama	0.9234442662%
AL21	Boaz City, Alabama	0.2060136530%
AL22	Brent City, Alabama	0.0773896125%
AL23	Bridgeport City, Alabama	0.0018784682%
AL24	Brookwood Town, Alabama	0.0086489962%
AL25	Brundidge City, Alabama	0.0135311792%
AL26	Bullock County, Alabama	0.0796915277%
AL27	Butler County, Alabama	0.1018481869%
AL28	Butler Town, Alabama	0.0667162698%
AL29	Calera City, Alabama	0.3019414983%
AL30	Calhoun County, Alabama	0.9063882548%
AL31	Camp Hill Town, Alabama	0.0075417001%
AL32	Carbon Hill City, Alabama	0.1157840003%
AL33	Cedar Bluff Town, Alabama	0.0710934048%
AL34	Center Point City, Alabama	0.0133238453%
AL35	Centre City, Alabama	0.1794085265%
AL36	Centre City, Alabama Centreville City, Alabama	0.0284520830%
AL30 AL37	Chambers County, Alabama	0.5294659792%
AL37 AL38	Chelsea City, Alabama	0.0979008483%
AL39	Cherokee County, Alabama	0.3783571512%
AL39 AL40	Cherokee Town, Alabama	0.0103977337%
AL40 AL41	Chickasaw City, Alabama	0.1001322936%
AL41 AL42	•	0.8173656065%
	Choetay County, Alabama	
AL43	Choctaw County, Alabama	0.1561299913%
AL44	Clarke County, Alabama	0.2095674884%
AL45	Clarke County, Alabama	0.2981268690%

AL46	Clay County, Alabama	0.2055803292%
AL47	Cleburne County, Alabama	0.2547084960%
AL48	Cleveland Town, Alabama	0.0158272938%
AL49	Coffee County, Alabama	0.3871019364%
AL50	Colbert County, Alabama	0.3952915058%
AL51	Conecuh County, Alabama	0.1917624100%
AL52	Coosa County, Alabama	0.1512040683%
AL53	Cordova City, Alabama	0.1187316683%
AL54	Covington County, Alabama	0.5672964503%
AL55	Crenshaw County, Alabama	0.1784911624%
AL56	Cullman City, Alabama	0.6679011044%
AL57	Cullman County, Alabama	1.1134158448%
AL58	Dadeville City, Alabama	0.0300245280%
AL59	Dale County, Alabama	0.3019563918%
AL60	Daleville City, Alabama	0.0962526030%
AL61	Dallas County, Alabama	0.2567973552%
AL62	Daphne City, Alabama	0.3989058561%
AL63	Dauphin Island Town, Alabama	0.0572637276%
AL64	De Kalb County, Alabama	0.4973559628%
AL65	Decatur City, Alabama	2.3386961003%
AL66	Demopolis City, Alabama	0.1816852795%
AL67	Dora City, Alabama	0.1147227959%
AL68	Dothan City, Alabama	1.3536717998%
AL69	Double Springs Town, Alabama	0.0996372007%
AL70	Douglas Town, Alabama	0.0012077099%
AL71	Elmore County, Alabama	0.8969718491%
AL72	Enterprise City, Alabama	0.4127585791%
AL73	Escambia County, Alabama	1.1167843731%
AL74	Etowah County, Alabama	1.2766481766%
AL75	Eufaula City, Alabama	0.2639455521%
AL76	Evergreen City, Alabama	0.0514630047%
AL77	Fairfield City, Alabama	0.1452503338%
AL78	Fairhope City, Alabama	0.2772141345%
AL79	Faunsdale Town, Alabama	0.0003422380%
AL80	Fayette City, Alabama	0.0978658877%
AL81	Fayette County, Alabama	0.1722889409%
AL82	Florence City, Alabama	1.0811433319%
AL83	Foley City, Alabama	0.4270075488%
AL84	Fort Deposit Town, Alabama	0.0064072822%
AL85	Fort Payne City, Alabama	0.7227097485%
AL86	Franklin County, Alabama	0.3576596677%
AL87	Fultondale City, Alabama	0.1183265638%
AL88	Gadsden City, Alabama	1.0385843165%
AL89	Gardendale City, Alabama	0.2060359149%
AL90	Geneva City, Alabama	0.0824269236%
AL91	Geneva County, Alabama	0.2739977555%
AL92	Georgiana Town, Alabama	0.0227624346%
AL93	Geraldine Town, Alabama	0.0136718056%
AL94	Gilbertown, Alabama	0.0025025078%

AL96 Graysville City, Alabama 0.0457358873 AL97 Greene County, Alabama 0.0875741333 AL98 Greensboro City, Alabama 0.0309843779 AL99 Greenville City, Alabama 0.2124811365 AL100 Guin City, Alabama 0.0314779814 AL101 Gulf Shores City, Alabama 0.6056928761 AL102 Guntersville City, Alabama 0.3155832033 AL103 Gurley Town, Alabama 0.0093323748 AL104 Hale County, Alabama 0.1637537628 AL105 Haleyville City, Alabama 0.1770448423 AL106 Hamilton City, Alabama 0.0789440285 AL107 Hammondville Town, Alabama 0.0789440285 AL108 Hartselle City, Alabama 0.0779954889 AL110 Helena City, Alabama 0.0779954889 AL111 Hennagar City, Alabama 0.079958841 AL111 Henry County, Alabama 0.1009958841 AL112 Henry County, Alabama 0.1795559976 AL114 Howeytown City, Alabama 0.2414165543 AL1			
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AL116 Hueytown City, Alabama 0.24141655436 AL117 Huntsville City, Alabama 3.95952442256 AL118 Irondale City, Alabama 0.21052326226 AL119 Jackson County, Alabama 0.19626527796 AL120 Jacksonville City, Alabama 0.31050818806 AL121 Jasper City, Alabama 1.75036666976 AL122 Jefferson County, Alabama 6.83821725866 AL123 Killen Town, Alabama 0.02275961276 AL124 Lamar County, Alabama 0.20212965117 AL125 Lanett City, Alabama 0.15891978786 AL126 Lauderdale County, Alabama 0.58024615406 AL127 Lawrence County, Alabama 0.56314044526 AL128 Lee County, Alabama 0.18613774456 AL129 Leeds City, Alabama 0.18613774456 AL130 Leesburg Town, Alabama 0.00701101966 AL131 Leighton Town, Alabama 0.00435283506 AL132 Level Plains Town, Alabama 0.022926749626 AL134 Lincoln City, Alabama 0.0213299890 AL135 Linden City, Alabama 0.00485216086 <td>AL114</td> <td>Hoover City, Alabama</td> <td>1.7195559976%</td>	AL114	Hoover City, Alabama	1.7195559976%
AL117 Huntsville City, Alabama 3.95952442259 AL118 Irondale City, Alabama 0.21052326229 AL119 Jackson County, Alabama 0.19626527799 AL120 Jacksonville City, Alabama 0.31050818809 AL121 Jasper City, Alabama 1.75036666979 AL122 Jefferson County, Alabama 6.83821725869 AL123 Killen Town, Alabama 0.02275961279 AL124 Lamar County, Alabama 0.20212965119 AL125 Lanett City, Alabama 0.15891978789 AL126 Lauderdale County, Alabama 0.58024615409 AL127 Lawrence County, Alabama 0.56314044529 AL128 Lee County, Alabama 0.18613774459 AL129 Leeds City, Alabama 0.02382191459 AL130 Leesburg Town, Alabama 0.00701101969 AL131 Leighton Town, Alabama 0.00435283509 AL132 Level Plains Town, Alabama 0.022926749629 AL134 Lincoln City, Alabama 0.02132998909 AL135 Linden City, Alabama 0.00485216089 AL136 Locust Fork Town, Alabama 0.00575063369	AL115	Houston County, Alabama	0.6936619236%
AL118 Irondale City, Alabama 0.21052326229 AL119 Jackson County, Alabama 0.19626527799 AL120 Jacksonville City, Alabama 0.31050818809 AL121 Jasper City, Alabama 1.75036666979 AL122 Jefferson County, Alabama 6.83821725869 AL123 Killen Town, Alabama 0.02275961279 AL124 Lamar County, Alabama 0.20212965119 AL125 Lanett City, Alabama 0.15891978789 AL126 Lauderdale County, Alabama 0.58024615409 AL127 Lawrence County, Alabama 0.56314044529 AL128 Lee County, Alabama 0.42465570109 AL129 Leeds City, Alabama 0.18613774450 AL130 Leesburg Town, Alabama 0.00701101960 AL131 Leighton Town, Alabama 0.00435283509 AL132 Level Plains Town, Alabama 0.72244291880 AL133 Limestone County, Alabama 0.02132998909 AL134 Linden City, Alabama 0.02132998909 AL135 Linden City, Alabama 0.00485216080 AL136 Locust Fork Town, Alabama 0.00575063360	AL116	Hueytown City, Alabama	0.2414165543%
AL119 Jackson County, Alabama 0.19626527799 AL120 Jacksonville City, Alabama 0.31050818806 AL121 Jasper City, Alabama 1.75036666976 AL122 Jefferson County, Alabama 6.83821725866 AL123 Killen Town, Alabama 0.02275961279 AL124 Lamar County, Alabama 0.20212965117 AL125 Lanett City, Alabama 0.15891978786 AL126 Lauderdale County, Alabama 0.58024615406 AL127 Lawrence County, Alabama 0.56314044526 AL128 Lee County, Alabama 0.42465570106 AL129 Leeds City, Alabama 0.18613774456 AL130 Leesburg Town, Alabama 0.00701101966 AL131 Leighton Town, Alabama 0.00435283506 AL132 Level Plains Town, Alabama 0.72244291886 AL133 Limestone County, Alabama 0.02132998906 AL134 Lincoln City, Alabama 0.00485216086 AL135 Linden City, Alabama 0.00575063366 AL137 Louisville Town, Alabama 0.00575063366 AL138 Lowndes County, Alabama 0.08618166516	AL117	Huntsville City, Alabama	3.9595244225%
AL120 Jacksonville City, Alabama 0.31050818806 AL121 Jasper City, Alabama 1.75036666976 AL122 Jefferson County, Alabama 6.83821725866 AL123 Killen Town, Alabama 0.02275961276 AL124 Lamar County, Alabama 0.20212965119 AL125 Lanett City, Alabama 0.15891978786 AL126 Lauderdale County, Alabama 0.58024615406 AL127 Lawrence County, Alabama 0.56314044526 AL128 Lee County, Alabama 0.18613774456 AL129 Leeds City, Alabama 0.02382191456 AL130 Leesburg Town, Alabama 0.00701101966 AL131 Leighton Town, Alabama 0.00435283506 AL132 Level Plains Town, Alabama 0.72244291886 AL133 Limestone County, Alabama 0.02132998906 AL134 Linden City, Alabama 0.00485216086 AL135 Linden City, Alabama 0.00575063366 AL137 Louisville Town, Alabama 0.00575063366 AL138 Lowndes County, Alabama 0.08618166516	AL118	Irondale City, Alabama	0.2105232622%
AL121 Jasper City, Alabama 1.75036666979 AL122 Jefferson County, Alabama 6.83821725869 AL123 Killen Town, Alabama 0.02275961279 AL124 Lamar County, Alabama 0.20212965119 AL125 Lanett City, Alabama 0.15891978789 AL126 Lauderdale County, Alabama 0.58024615409 AL127 Lawrence County, Alabama 0.56314044529 AL128 Lee County, Alabama 0.42465570109 AL129 Leeds City, Alabama 0.18613774459 AL130 Leesburg Town, Alabama 0.00701101969 AL131 Leighton Town, Alabama 0.00701101969 AL132 Level Plains Town, Alabama 0.00435283509 AL133 Limestone County, Alabama 0.22926749629 AL134 Lincoln City, Alabama 0.02132998909 AL135 Linden City, Alabama 0.00485216089 AL136 Locust Fork Town, Alabama 0.00575063369 AL137 Louisville Town, Alabama 0.00575063369 AL138 Lowndes County, Alabama 0.08618166519	AL119	Jackson County, Alabama	0.1962652779%
AL122 Jefferson County, Alabama 6.83821725869 AL123 Killen Town, Alabama 0.02275961279 AL124 Lamar County, Alabama 0.20212965119 AL125 Lanett City, Alabama 0.15891978789 AL126 Lauderdale County, Alabama 0.58024615409 AL127 Lawrence County, Alabama 0.56314044529 AL128 Lee County, Alabama 0.42465570109 AL129 Leeds City, Alabama 0.18613774459 AL130 Leesburg Town, Alabama 0.02382191459 AL131 Leighton Town, Alabama 0.00701101969 AL132 Level Plains Town, Alabama 0.00435283509 AL133 Limestone County, Alabama 0.72244291889 AL134 Lincoln City, Alabama 0.02132998909 AL135 Linden City, Alabama 0.00485216089 AL136 Locust Fork Town, Alabama 0.00575063369 AL137 Louisville Town, Alabama 0.00575063369 AL138 Lowndes County, Alabama 0.08618166519	AL120	Jacksonville City, Alabama	0.3105081880%
AL123 Killen Town, Alabama 0.02275961276 AL124 Lamar County, Alabama 0.20212965116 AL125 Lanett City, Alabama 0.15891978786 AL126 Lauderdale County, Alabama 0.58024615406 AL127 Lawrence County, Alabama 0.56314044526 AL128 Lee County, Alabama 0.18613774456 AL129 Leeds City, Alabama 0.02382191456 AL130 Leesburg Town, Alabama 0.00701101966 AL131 Leighton Town, Alabama 0.00435283506 AL132 Level Plains Town, Alabama 0.72244291886 AL133 Limestone County, Alabama 0.02132998906 AL134 Lincoln City, Alabama 0.00485216086 AL135 Linden City, Alabama 0.00575063366 AL137 Louisville Town, Alabama 0.00575063366 AL138 Lowndes County, Alabama 0.08618166516	AL121	Jasper City, Alabama	1.7503666697%
AL124 Lamar County, Alabama 0.20212965119 AL125 Lanett City, Alabama 0.15891978789 AL126 Lauderdale County, Alabama 0.58024615409 AL127 Lawrence County, Alabama 0.56314044529 AL128 Lee County, Alabama 0.42465570109 AL129 Leeds City, Alabama 0.18613774459 AL130 Leesburg Town, Alabama 0.02382191459 AL131 Leighton Town, Alabama 0.00701101969 AL132 Level Plains Town, Alabama 0.00435283509 AL133 Limestone County, Alabama 0.72244291889 AL134 Lincoln City, Alabama 0.02132998909 AL135 Linden City, Alabama 0.00485216089 AL136 Locust Fork Town, Alabama 0.00575063369 AL137 Louisville Town, Alabama 0.008618166519	AL122	Jefferson County, Alabama	6.8382172586%
AL125 Lanett City, Alabama 0.15891978789 AL126 Lauderdale County, Alabama 0.58024615409 AL127 Lawrence County, Alabama 0.56314044529 AL128 Lee County, Alabama 0.42465570109 AL129 Leeds City, Alabama 0.18613774459 AL130 Leesburg Town, Alabama 0.02382191459 AL131 Leighton Town, Alabama 0.00701101969 AL132 Level Plains Town, Alabama 0.00435283509 AL133 Limestone County, Alabama 0.72244291889 AL134 Lincoln City, Alabama 0.02132998909 AL135 Linden City, Alabama 0.00485216089 AL136 Locust Fork Town, Alabama 0.00575063369 AL137 Louisville Town, Alabama 0.008618166519	AL123	Killen Town, Alabama	0.0227596127%
AL126 Lauderdale County, Alabama 0.58024615409 AL127 Lawrence County, Alabama 0.56314044529 AL128 Lee County, Alabama 0.42465570109 AL129 Leeds City, Alabama 0.18613774459 AL130 Leesburg Town, Alabama 0.02382191459 AL131 Leighton Town, Alabama 0.00701101969 AL132 Level Plains Town, Alabama 0.00435283509 AL133 Limestone County, Alabama 0.72244291889 AL134 Lincoln City, Alabama 0.02132998909 AL135 Linden City, Alabama 0.00485216089 AL136 Locust Fork Town, Alabama 0.00575063369 AL137 Louisville Town, Alabama 0.008618166519 AL138 Lowndes County, Alabama 0.08618166519	AL124	Lamar County, Alabama	0.2021296511%
AL127 Lawrence County, Alabama 0.56314044529 AL128 Lee County, Alabama 0.42465570109 AL129 Leeds City, Alabama 0.18613774459 AL130 Leesburg Town, Alabama 0.02382191459 AL131 Leighton Town, Alabama 0.00701101969 AL132 Level Plains Town, Alabama 0.00435283509 AL133 Limestone County, Alabama 0.72244291889 AL134 Lincoln City, Alabama 0.02132998909 AL135 Linden City, Alabama 0.00485216089 AL136 Locust Fork Town, Alabama 0.00575063369 AL137 Louisville Town, Alabama 0.08618166519 AL138 Lowndes County, Alabama 0.08618166519	AL125	Lanett City, Alabama	0.1589197878%
AL128 Lee County, Alabama 0.42465570109 AL129 Leeds City, Alabama 0.18613774459 AL130 Leesburg Town, Alabama 0.02382191459 AL131 Leighton Town, Alabama 0.00701101969 AL132 Level Plains Town, Alabama 0.00435283509 AL133 Limestone County, Alabama 0.72244291889 AL134 Lincoln City, Alabama 0.02132998909 AL135 Linden City, Alabama 0.00485216089 AL136 Locust Fork Town, Alabama 0.00575063369 AL137 Louisville Town, Alabama 0.08618166519 AL138 Lowndes County, Alabama 0.08618166519	AL126	Lauderdale County, Alabama	0.5802461540%
AL129 Leeds City, Alabama 0.18613774459 AL130 Leesburg Town, Alabama 0.02382191459 AL131 Leighton Town, Alabama 0.00701101969 AL132 Level Plains Town, Alabama 0.00435283509 AL133 Limestone County, Alabama 0.72244291889 AL134 Lincoln City, Alabama 0.02132998909 AL135 Linden City, Alabama 0.00485216089 AL136 Locust Fork Town, Alabama 0.00575063369 AL137 Louisville Town, Alabama 0.08618166519 AL138 Lowndes County, Alabama 0.08618166519	AL127	Lawrence County, Alabama	0.5631404452%
AL130 Leesburg Town, Alabama 0.02382191456 AL131 Leighton Town, Alabama 0.00701101966 AL132 Level Plains Town, Alabama 0.00435283506 AL133 Limestone County, Alabama 0.72244291886 AL134 Lincoln City, Alabama 0.22926749626 AL135 Linden City, Alabama 0.02132998906 AL136 Locust Fork Town, Alabama 0.00485216086 AL137 Louisville Town, Alabama 0.00575063366 AL138 Lowndes County, Alabama 0.08618166516	AL128	Lee County, Alabama	0.4246557010%
AL131 Leighton Town, Alabama 0.00701101966 AL132 Level Plains Town, Alabama 0.00435283506 AL133 Limestone County, Alabama 0.72244291886 AL134 Lincoln City, Alabama 0.22926749626 AL135 Linden City, Alabama 0.02132998906 AL136 Locust Fork Town, Alabama 0.00485216086 AL137 Louisville Town, Alabama 0.00575063366 AL138 Lowndes County, Alabama 0.08618166516	AL129	Leeds City, Alabama	0.1861377445%
AL132 Level Plains Town, Alabama 0.00435283509 AL133 Limestone County, Alabama 0.72244291889 AL134 Lincoln City, Alabama 0.22926749629 AL135 Linden City, Alabama 0.02132998909 AL136 Locust Fork Town, Alabama 0.00485216089 AL137 Louisville Town, Alabama 0.00575063369 AL138 Lowndes County, Alabama 0.08618166519	AL130	Leesburg Town, Alabama	0.0238219145%
AL132 Level Plains Town, Alabama 0.00435283509 AL133 Limestone County, Alabama 0.72244291889 AL134 Lincoln City, Alabama 0.22926749629 AL135 Linden City, Alabama 0.02132998909 AL136 Locust Fork Town, Alabama 0.00485216089 AL137 Louisville Town, Alabama 0.00575063369 AL138 Lowndes County, Alabama 0.08618166519	AL131	Leighton Town, Alabama	0.0070110196%
AL134 Lincoln City, Alabama 0.22926749629 AL135 Linden City, Alabama 0.02132998909 AL136 Locust Fork Town, Alabama 0.00485216089 AL137 Louisville Town, Alabama 0.00575063369 AL138 Lowndes County, Alabama 0.08618166519	AL132	_	0.0043528350%
AL135 Linden City, Alabama 0.02132998909 AL136 Locust Fork Town, Alabama 0.00485216089 AL137 Louisville Town, Alabama 0.00575063369 AL138 Lowndes County, Alabama 0.08618166519	AL133	Limestone County, Alabama	0.7224429188%
AL136 Locust Fork Town, Alabama 0.00485216089 AL137 Louisville Town, Alabama 0.00575063369 AL138 Lowndes County, Alabama 0.08618166519	AL134	Lincoln City, Alabama	0.2292674962%
AL136 Locust Fork Town, Alabama 0.00485216089 AL137 Louisville Town, Alabama 0.00575063369 AL138 Lowndes County, Alabama 0.08618166519	AL135	•	0.0213299890%
AL137 Louisville Town, Alabama 0.00575063369 AL138 Lowndes County, Alabama 0.08618166519	AL136	•	0.0048521608%
•	AL137	Louisville Town, Alabama	0.0057506336%
•	AL138	Lowndes County, Alabama	0.0861816651%
		-	0.0190236841%
		•	0.1694431760%
• •		•	0.5846219564%
AL142 Madison County, Alabama 1.62939109269		•	
AL143 Marengo County, Alabama 0.06183032429		Madison County, Alabama	1.6293910926%

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AL144	Marion City, Alabama	0.0292415194%
AL145	Marion County, Alabama	0.2768266672%
AL146	Marshall County, Alabama	0.9207690717%
AL147	McKenzie Town, Alabama	0.0054696942%
AL148	Midfield City, Alabama	0.0004832564%
AL149	Millbrook City, Alabama	0.3073353922%
AL150	Mobile City, Alabama	4.0071939625%
AL151	Mobile County, Alabama	3.4791001492%
AL152	Monroe County, Alabama	0.2337315625%
AL153	Monroeville City, Alabama	0.1318467688%
AL154	Montgomery City, Alabama	2.2065641592%
AL155	Montgomery County, Alabama	1.2171333286%
AL156	Moody City, Alabama	0.0449529570%
AL157	Morgan County, Alabama	0.3895218242%
AL158	Moulton City, Alabama	0.1681814574%
AL159	Mountain Brook City, Alabama	0.4426545523%
AL160	Munford Town, Alabama	0.0300193545%
AL161	Muscle Shoals City, Alabama	0.3330834343%
AL162	Nauvoo Town, Alabama	0.0232233507%
AL163	New Hope City, Alabama	0.0162383556%
AL164	Northport City, Alabama	0.5266238986%
AL165	Oakman Town, Alabama	0.0520189259%
AL166	Oneonta City, Alabama	0.3357228843%
AL167	Opelika City, Alabama	0.6661958717%
AL168	Opp City, Alabama	0.1150332087%
AL169	Orange Beach City, Alabama	0.3652233162%
AL170	Oxford City, Alabama	0.4374960548%
AL171	Ozark City, Alabama	0.3662502655%
AL172	Parrish Town, Alabama	0.1450906593%
AL173	Pelham City, Alabama	0.8534195126%
AL174	Pell City, Alabama	0.5517832536%
AL175	Perry County, Alabama	0.0631687837%
AL176	Phenix City, Alabama	0.7771409586%
AL177	Pickens County, Alabama	0.3558519831%
AL178	Piedmont City, Alabama	0.1781464160%
AL179	Pike County, Alabama	0.0368936669%
AL180	Pike Road Town, Alabama	0.0143829333%
AL181	Pleasant Grove City, Alabama	0.0641682975%
AL182	Powell Town, Alabama	0.0065863967%
AL183	Prattville City, Alabama	0.7490442043%
AL184	Priceville Town, Alabama	0.0151182042%
AL185	Prichard City, Alabama	0.1366181125%
AL186	Ragland Town, Alabama	0.0188691047%
AL187	Rainbow City, Alabama	0.1671141388%
AL188	Rainsville City, Alabama	0.2336182932%
AL189	Randolph County, Alabama	0.3557811211%
AL190	Red Bay City, Alabama	0.0779028128%
AL191	Robertsdale City, Alabama	0.1063320852%
AL192	Rockford Town, Alabama	0.0073077147%

AL193	Russell County, Alabama	0.2115303795%
AL194	Russellville City, Alabama	0.3934484686%
AL195	Saraland City, Alabama	0.3084999108%
AL196	Satsuma City, Alabama	0.0777247957%
AL197	Scottsboro City, Alabama	0.8238374013%
AL198	Selma City, Alabama	0.3277085100%
AL199	Sheffield City, Alabama	0.1998144101%
AL200	Shelby County, Alabama	2.0952362298%
AL201	Sipsey Town, Alabama	0.0466668907%
AL202	Slocomb City, Alabama	0.0549263030%
AL203	Spanish Fort City, Alabama	0.0364976554%
AL204	Springville City, Alabama	0.0717767051%
AL205	St Clair County, Alabama	1.2885695986%
AL206	Sumiton City, Alabama	0.2887687049%
AL207	Sumter County, Alabama	0.1466740785%
AL208	Sweet Water Town, Alabama	0.0003724954%
AL209	Sylacauga City, Alabama	0.2865998126%
AL210	Talladega City, Alabama	0.2833254271%
AL211	Talladega County, Alabama	0.7605670279%
AL212	Tallapoosa County, Alabama	0.2417311217%
AL213	Tarrant City, Alabama	0.1142189236%
AL214	Thomasville City, Alabama	0.1099082609%
AL215	Troy City, Alabama	0.4075231055%
AL216	Trussville City, Alabama	0.3035362052%
AL217	Tuscaloosa City, Alabama	2.4225445737%
AL218	Tuscaloosa County, Alabama	1.2570515614%
AL219	Tuscumbia City, Alabama	0.1046901892%
AL220	Tuskegee City, Alabama	0.1139634601%
AL221	Union Springs City, Alabama	0.0525288339%
AL222	Uniontown, Alabama	0.0225281356%
AL223	Vance Town, Alabama	0.0119552851%
AL224	Vernon City, Alabama	0.0393683473%
AL225	Vestavia Hills City, Alabama	0.3828440282%
AL226	Walker County, Alabama	1.8171292663%
AL227	Washington County, Alabama	0.2003164794%
AL228	Weaver City, Alabama	0.0524883078%
AL229	West Blocton Town, Alabama	0.0502179042%
AL230	Wilcox County, Alabama	0.1091455545%
AL231	Winfield City, Alabama	0.2361910358%
AL232	Winston County, Alabama	0.2200911901%
AL233	Woodville Town, Alabama	0.0005726961%
AL234	Yellow Bluff Town, Alabama	0.0036386502%

AK1	Anchorage Municipality, Alaska	47.6578000000%
AK2	Fairbanks City, Alaska	5.1226000000%
AK3	Fairbanks North Star Borough, Alaska	10.9627000000%
AK4	Juneau City and Borough, Alaska	5.2324000000%
AK5	Kenai Peninsula Borough, Alaska	9.4922000000%
AK6	Ketchikan Gateway Borough, Alaska	2.2406000000%
AK7	Kodiak Island Borough, Alaska	2.1839000000%
AK8	Matanuska-Susitna Borough, Alaska	15.4726000000%
AK9	Wasilla City, Alaska	1.6351000000%

AZ1	Anacha County Arizona	0.3907470000%
AZ1 AZ2	Apache County, Arizona	0.2201340000%
AZ3	Apache Junction City, Arizona Avondale City, Arizona	0.5677140000%
AZ3 AZ4	•	0.0652960000%
AZ4 AZ5	Benson City, Arizona Bisbee City, Arizona	0.0643685000%
AZ5 AZ6	•	0.2664780000%
AZ0 AZ7	Buckeye City, Arizona	
AZ/ AZ8	Bullhead City, Arizona	0.6416380000% 0.0416227000%
	Camp Verde Town, Arizona	
AZ9	Carefree Town, Arizona	0.0231720000%
AZ10	Casa Grande City, Arizona	0.2125144000%
AZ11	Cave Creek Town, Arizona	0.0347580000%
AZ12	China Waller Transparent	1.6567980000%
AZ13	Chino Valley Town, Arizona	0.0291788000%
AZ14	Clarkdale Town, Arizona	0.0308952000%
AZ15	Clifton Town, Arizona	0.0102870000%
AZ16	Cochise County, Arizona	1.1773685000%
AZ17	Coconino County, Arizona	1.2011808000%
AZ18	Colorado City Town, Arizona	0.0298778000%
AZ19	Coolidge City, Arizona	0.0644448000%
AZ20	Cottonwood City, Arizona	0.2098299000%
AZ21	Dewey-Humboldt Town, Arizona	0.0660814000%
AZ22	Douglas City, Arizona	0.1565620000%
AZ23	Duncan Town, Arizona	0.0002520000%
AZ24	Eagar Town, Arizona	0.1425540000%
AZ25	El Mirage City, Arizona	0.2259270000%
AZ26	Eloy City, Arizona	1.3418328000%
AZ27	Flagstaff City, Arizona	0.3114360000%
AZ28	Florence Town, Arizona	0.0456484000%
AZ29	Fountain Hills Town, Arizona	0.0984810000%
AZ30	Fredonia Town, Arizona	0.0052328000%
AZ31	Gila Bend Town, Arizona	0.0173790000%
AZ32	Gila County, Arizona	0.7780446000%
AZ33	Gilbert Town, Arizona	0.9906030000%
AZ34	Glendale City, Arizona	1.5235590000%
AZ35	Globe City, Arizona	0.1168266000%
AZ36	Goodyear City, Arizona	0.4402680000%
AZ37	Graham County, Arizona	0.4476494000%
AZ38	Greenlee County, Arizona	0.0794610000%
AZ39	Guadalupe Town, Arizona	0.0000000000%
AZ40	Hayden Town, Arizona	0.0263802000%
AZ41	Holbrook City, Arizona	0.0575625000%
AZ42	Huachuca City Town, Arizona	0.0168805000%
AZ43	Jerome Town, Arizona	0.0012873000%
AZ44	Kearny Town, Arizona	0.0107408000%
AZ45	Kingman City, Arizona	0.4853918000%
AZ46	La Paz County, Arizona	0.2670171000%
AZ47	Lake Havasu City, Arizona	0.6793526000%
AZ48	Litchfield Park City, Arizona	0.0231720000%
AZ49	Mammoth Town, Arizona	0.0061376000%

AZ50	Marana Town, Arizona	0.3841282000%
AZ51	Maricopa City, Arizona	0.1047228000%
AZ52	Maricopa County, Arizona	29.8513290000%
AZ53	Mesa City, Arizona	3.5105580000%
AZ54	Miami Town, Arizona	0.0309482000%
AZ55	Mohave County, Arizona	3.0617398000%
AZ56	Navajo County, Arizona	1.0789515000%
AZ57	Nogales City, Arizona	0.0834350000%
AZ58	Oro Valley Town, Arizona	0.3207284000%
AZ59	Page City, Arizona	0.0575608000%
AZ60	Paradise Valley Town, Arizona	0.1969620000%
AZ61	Parker Town, Arizona	0.0156219000%
AZ62	Patagonia Town, Arizona	0.0024790000%
AZ63	Payson Town, Arizona	0.1846614000%
AZ64	Peoria City, Arizona	0.8747430000%
AZ65	Phoenix City, Arizona	12.3275040000%
AZ66	Pima County, Arizona	13.4612693000%
AZ67	Pima Town, Arizona	0.0159618000%
AZ68	Pinal County, Arizona	2.0334636000%
AZ69	Pinetop-Lakeside Town, Arizona	0.0729125000%
AZ70	Prescott City, Arizona	0.5917289000%
AZ71	Prescott Valley Town, Arizona	0.3471419000%
AZ72	Quartzsite Town, Arizona	0.0183911000%
AZ73	Queen Creek Town, Arizona	0.0637230000%
AZ74	Safford City, Arizona	0.1929077000%
AZ75	Sahuarita Town, Arizona	0.1510407000%
AZ76	San Luis City, Arizona	0.0963840000%
AZ77	Santa Cruz County, Arizona	0.2840860000%
AZ78	Scottsdale City, Arizona	2.3114070000%
AZ79	Sedona City, Arizona	0.0690392000%
AZ80	Show Low City, Arizona	0.1441365000%
AZ81	Sierra Vista City, Arizona	0.3084865000%
AZ82	Snowflake Town, Arizona	0.0451290000%
AZ83	Somerton City, Arizona	0.0449792000%
AZ84	South Tucson City, Arizona	0.0578057000%
AZ85	Springerville Town, Arizona	0.074037000%
AZ86	St. Johns City, Arizona	0.0826620000%
AZ87	Star Valley Town, Arizona	0.0039970000%
AZ88	Superior Town, Arizona	0.0168784000%
AZ89	Surprise City, Arizona	0.5677140000%
AZ90	Taylor Town, Arizona	0.0411380000%
AZ91	Tempe City, Arizona	1.8943110000%
AZ92	Thatcher Town, Arizona	0.0624092000%
AZ93	Tolleson City, Arizona	0.1564110000%
AZ94	Tombstone City, Arizona	0.0215180000%
AZ94 AZ95	Tucson City, Arizona	4.2720277000%
AZ96	Tucson City, Arizona Tusayan Town, Arizona	0.0113096000%
AZ97	Wellton Town, Arizona	0.0113030000%
AZ98	Wickenburg Town, Arizona	0.0579300000%
112/0	ichonosig Town, Intzona	0.057750000070

AZ99	Willcox City, Arizona	0.0443345000%
AZ100	Williams City, Arizona	0.0324096000%
AZ101	Winkelman Town, Arizona	0.0011420000%
AZ102	Winslow City, Arizona	0.0950165000%
AZ103	Yavapai County, Arizona	2.9740921000%
AZ104	Youngtown, Arizona	0.0289650000%
AZ105	Yuma City, Arizona	0.5285056000%
AZ106	Yuma County, Arizona	1.3258824000%

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AR1	Adona City, Arkansas	0.0020790506%
AR2	Alexander City, Arkansas	0.0103476018%
AR3	Alicia Town, Arkansas	0.0002309579%
AR4	Allport Town, Arkansas	0.0026587350%
AR5	Alma City, Arkansas	0.1875236673%
AR6	Almyra Town, Arkansas	0.0010881066%
AR7	Alpena Town, Arkansas	0.0141319347%
AR8	Altheimer City, Arkansas	0.0071081808%
AR9	Altus City, Arkansas	0.0161149675%
AR10	Amagon Town, Arkansas	0.0016587759%
AR11	Amity City, Arkansas	0.0105947297%
AR12	Antoine Town, Arkansas	0.0010576270%
AR13	Arkadelphia City, Arkansas	0.2710593166%
AR14	Arkansas City, Arkansas	0.0026365550%
AR15	Arkansas County, Arkansas	0.2296669059%
AR16	Ash Flat City, Arkansas	0.0560964456%
AR17	Ashdown City, Arkansas	0.0210645360%
AR18	Ashley County, Arkansas	0.3024558569%
AR19	Atkins City, Arkansas	0.0507540769%
AR20	Aubrey Town, Arkansas	0.0021166850%
AR21	Augusta City, Arkansas	0.0134645321%
AR22	Austin City, Arkansas	0.0201747613%
AR23	Avoca Town, Arkansas	0.0030227727%
AR24	Bald Knob City, Arkansas	0.1048227005%
AR25	Banks Town, Arkansas	0.0006822846%
AR26	Barling City, Arkansas	0.1588678563%
AR27	Bassett Town, Arkansas	0.0011499243%
AR28	Batesville City, Arkansas	0.1318965785%
AR29	Bauxite Town, Arkansas	0.0049816222%
AR30	Baxter County, Arkansas	0.8761971230%
AR31	Bay City, Arkansas	0.0250493472%
AR32	Bearden City, Arkansas	0.0161101022%
AR33	Beaver Town, Arkansas	0.0051365958%
AR34	Beebe City, Arkansas	0.2412092213%
AR35	Beedeville Town, Arkansas	0.0018030172%
AR36	Bella Vista City, Arkansas	0.5136648745%
AR37	Bellefonte Town, Arkansas	0.0008435545%
AR38	Belleville City, Arkansas	0.0050880860%
AR39	Ben Lomond Town, Arkansas	0.0012499489%
AR40	Benton City, Arkansas	1.3762616667%
AR41	Benton County, Arkansas	2.1391978253%
AR42	Bentonville City, Arkansas	1.3212148347%
AR43	Bergman Town, Arkansas	0.0080191338%
AR44	Berryville City, Arkansas	0.1767673815%
AR45	Bethel Heights City, Arkansas	0.0550911920%
AR46	Big Flat Town, Arkansas	0.0005552148%
AR47	Bigelow Town, Arkansas	0.0028351731%
AR48	Biggers Town, Arkansas	0.00025571446%
AR49	Birdsong Town, Arkansas	0.0001210597%
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AR50	Black Oak Town, Arkansas	0.0003079439%
AR51	Black Rock City, Arkansas	0.0020552966%
AR52	Black Springs Town, Arkansas	0.0007714338%
AR53	Blevins City, Arkansas	0.0042289340%
AR54	Blue Eye Town, Arkansas	0.0007084713%
AR55	Blue Mountain Town, Arkansas	0.0023457827%
AR56	Bluff City Town, Arkansas	0.0001956131%
AR57	Blytheville City, Arkansas	0.3444881956%
AR58	Bodcaw Town, Arkansas	0.0004892473%
AR59	Bonanza City, Arkansas	0.0271534397%
AR60	Bono City, Arkansas	0.0166311169%
AR61	Boone County, Arkansas	0.6844345049%
AR62	Booneville City, Arkansas	0.2395670446%
AR63	Bradford City, Arkansas	0.0196136795%
AR64	Bradley City, Arkansas	0.0127167093%
AR65	Bradley County, Arkansas	0.0903557767%
AR66	Branch City, Arkansas	0.0001595527%
AR67	Briarcliff City, Arkansas	0.0001841653%
AR68	Brinkley City, Arkansas	0.0788794288%
AR69	Brookland City, Arkansas	0.0336729211%
AR70	Bryant City, Arkansas	1.0536173112%
AR71	Buckner City, Arkansas	0.0065180504%
AR72	Bull Shoals City, Arkansas	0.0692543217%
AR73	Burdette Town, Arkansas	0.0001210597%
AR74	Cabot City, Arkansas	0.9626014299%
AR75	Caddo Valley Town, Arkansas	0.0447599031%
AR76	Caldwell Town, Arkansas	0.0042239256%
AR77	Cale Town, Arkansas	0.0007827384%
AR78	Calhoun County, Arkansas	0.1397959405%
AR79	Calico Rock City, Arkansas	0.0024459503%
AR80	Calion City, Arkansas	0.0029361993%
AR81	Camden City, Arkansas	0.4098542963%
AR82	Cammack Village City, Arkansas	0.0112054660%
AR83	Campbell Station City, Arkansas	0.0043090681%
AR84	Caraway City, Arkansas	0.0225855098%
AR85	Carlisle City, Arkansas	0.1468534652%
AR86	Carroll County, Arkansas	0.5928260605%
AR87	Carthage City, Arkansas	0.0016610654%
AR88	Casa Town, Arkansas	0.0015121018%
AR89	Cash Town, Arkansas	0.0012319187%
AR90	Caulksville Town, Arkansas	0.0006928738%
AR91	Cave City, Arkansas	0.0850463202%
AR92	Cave Springs City, Arkansas	0.0320796835%
AR93	Cedarville City, Arkansas	0.0178802072%
AR94	Centerton City, Arkansas	0.1131077079%
AR95	Central City Town, Arkansas	0.0174268772%
AR96	Charleston City, Arkansas	0.0410054775%
AR97	Cherokee Village City, Arkansas	0.2125413902%
AR98	Cherry Valley City, Arkansas	0.0081466329%

AR99	Chester Town, Arkansas	0.0004361585%
AR100	Chicot County, Arkansas	0.2832352637%
AR101	Chidester City, Arkansas	0.0007419559%
AR102	Clarendon City, Arkansas	0.0270484068%
AR103	Clark County, Arkansas	0.3342708117%
AR104	Clarksville City, Arkansas	0.2458837581%
AR104 AR105	Clay County, Arkansas	0.0488217003%
AR105 AR106	Cleburne County, Arkansas Cleburne County, Arkansas	0.3503158049%
AR100 AR107	Cleveland County, Arkansas	0.1143679597%
AR107 AR108	Clinton City, Arkansas	0.0824034689%
AR100	Coal Hill City, Arkansas	0.1328713526%
AR110	Colt City, Arkansas	0.0085205444%
AR110 AR111	Columbia County, Arkansas	0.0678054686%
AR111 AR112	Concord Town, Arkansas	0.0150785188%
AR112 AR113	Conway City, Arkansas	2.0922743015%
AR113 AR114	Conway County, Arkansas	0.5138971203%
AR114 AR115	Corning City, Arkansas	0.0191809554%
AR115 AR116	Cotter City, Arkansas	0.0233925747%
AR110 AR117	Cotton Plant City, Arkansas	0.0024986099%
AR117 AR118	Cove Town, Arkansas	0.0024980099%
AR119	Coy Town, Arkansas	0.0078196572%
AR119 AR120	Craighead County, Arkansas	0.9265189050%
AR120 AR121	Crawford County, Arkansas	0.9565887967%
AR121 AR122	Crawfordsville Town, Arkansas	0.0037229444%
AR122 AR123	Crittenden County, Arkansas	0.4875667723%
AR123 AR124	Cross County, Arkansas	0.3114968436%
AR124 AR125	Crossett City, Arkansas	0.2482926464%
AR125 AR126	Cushman City, Arkansas	0.0031235127%
AR120 AR127	Daisy Town, Arkansas	0.0031233127%
AR127 AR128	Dallas County, Arkansas	0.0019030142%
AR128 AR129	Damascus Town, Arkansas	0.0328833141%
AR129 AR130	Danville City, Arkansas	0.0554598088%
AR131	Dardanelle City, Arkansas	0.1270318663%
AR131 AR132	Datto Town, Arkansas	0.0002041989%
AR132 AR133	De Queen City, Arkansas	0.1825177187%
AR133 AR134	Decatur City, Arkansas Decatur City, Arkansas	0.0461206088%
AR134 AR135	Delaplaine Town, Arkansas	0.0012409338%
AR136	Delight City, Arkansas	0.0012409338%
AR130 AR137	Dell Town, Arkansas	0.0019030142%
AR137 AR138	Denning Town, Arkansas	0.0049027334%
AR138 AR139	Dermott City, Arkansas	0.0098811069%
AR139 AR140	Des Arc City, Arkansas	0.0461902968%
AR141	Desha County, Arkansas	0.1880442527%
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AR142 AR143	Dewitt City, Arkansas	0.0561472449% 0.0067481498%
AR143 AR144	Diamond City, Arkansas	0.0067481498%
AR144 AR145	Diaz City, Arkansas	0.0144799436%
AR145 AR146	Dierks City, Arkansas Donaldson Town, Arkansas	
AR146 AR147	Dover City, Arkansas	0.0097288521% 0.0357561215%
AIX14/	Dover City, Airansas	0.0557501215%

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AR148	Drew County, Arkansas	0.4312385101%
AR149	Dumas City, Arkansas	0.0345209116%
AR150	Dyer City, Arkansas	0.0039248537%
AR151	Dyess Town, Arkansas	0.0004842389%
AR152	Earle City, Arkansas	0.0169920066%
AR153	East Camden Town, Arkansas	0.0077825952%
AR154	Edmondson Town, Arkansas	0.0080664988%
AR155	Egypt Town, Arkansas	0.0007186312%
AR156	El Dorado City, Arkansas	0.7549722601%
AR157	Elaine City, Arkansas	0.0061272536%
AR158	Elkins City, Arkansas	0.0584820092%
AR159	Elm Springs City, Arkansas	0.0169270407%
AR160	Emerson Town, Arkansas	0.0007712907%
AR161	Emmet City, Arkansas	0.0006732695%
AR162	England City, Arkansas	0.1277733929%
AR163	Enola Town, Arkansas	0.0166283981%
AR164	Etowah Town, Arkansas	0.0016945500%
AR165	Eudora City, Arkansas	0.0090127967%
AR166	Eureka Springs City, Arkansas	0.3891361972%
AR167	Evening Shade City, Arkansas	0.0112877465%
AR168	Everton Town, Arkansas	0.0023825585%
AR169	Fairfield Bay City, Arkansas	0.0994183710%
AR170	Fargo Town, Arkansas	0.0003540210%
AR171	Farmington City, Arkansas	0.0908450240%
AR172	Faulkner County, Arkansas	1.0072116540%
AR173	Fayetteville City, Arkansas	2.1103658624%
AR174	Felsenthal Town, Arkansas	0.0017181610%
AR175	Fifty-Six City, Arkansas	0.0004614866%
AR176	Fisher City, Arkansas	0.0019605666%
AR177	Flippin City, Arkansas	0.0956901320%
AR178	Fordyce City, Arkansas	0.0545063561%
AR179	Foreman City, Arkansas	0.0020583016%
AR180	Forrest City, Arkansas	0.2961090931%
AR181	Fort Smith City, Arkansas	3.8434930088%
AR182	Fouke City, Arkansas	0.0054372418%
AR183	Fountain Hill Town, Arkansas	0.0007150537%
AR184	Fountain Lake Town, Arkansas	0.0028270166%
AR185	Fourche Town, Arkansas	0.0009659021%
AR186	Franklin County, Arkansas	0.5981687154%
AR187	Franklin Town, Arkansas	0.0147063245%
AR188	Fredonia (Biscoe) Town, Arkansas	0.0078030580%
AR189	Friendship Town, Arkansas	0.0051302995%
AR190	Fulton County, Arkansas	0.4958178657%
AR191	Fulton Town, Arkansas	0.0066352466%
AR192	Garfield Town, Arkansas	0.0074476060%
AR193	Garland County, Arkansas	1.7344021372%
AR194	Garland Town, Arkansas	0.0002891982%
AR195	Garner Town, Arkansas	0.0077934705%
AR196	Gassville City, Arkansas	0.0727563250%

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AR197	Gateway Town, Arkansas	0.0062878080%
AR198	Gentry City, Arkansas	0.0904861377%
AR199	Georgetown, Arkansas	0.0040265954%
AR200	Gilbert Town, Arkansas	0.0024831554%
AR201	Gillett City, Arkansas	0.0114616089%
AR202	Gillham Town, Arkansas	0.0013801668%
AR203	Gilmore City, Arkansas	0.0000954454%
AR204	Glenwood City, Arkansas	0.0480021861%
AR205	Goshen Town, Arkansas	0.0031660124%
AR206	Gosnell City, Arkansas	0.0272347186%
AR207	Gould City, Arkansas	0.0171248002%
AR208	Grady City, Arkansas	0.0313103962%
AR209	Grannis City, Arkansas	0.0009242610%
AR210	Grant County, Arkansas	0.2664481715%
AR211	Gravette City, Arkansas	0.0803454535%
AR212	Green Forest City, Arkansas	0.1176088116%
AR213	Greenbrier City, Arkansas	0.0720066419%
AR214	Greene County, Arkansas	0.5298528213%
AR215	Greenland City, Arkansas	0.0237445924%
AR216	Greenway City, Arkansas	0.0004757962%
AR217	Greenwood City, Arkansas	0.2310067194%
AR218	Greers Ferry City, Arkansas	0.0499860774%
AR219	Griffithville Town, Arkansas	0.0045461792%
AR220	Grubbs City, Arkansas	0.0056885194%
AR221	Guion Town, Arkansas	0.0188333737%
AR222	Gum Springs Town, Arkansas	0.0030512489%
AR223	Gurdon City, Arkansas	0.0633258293%
AR224	Guy City, Arkansas	0.0155481618%
AR225	Hackett City, Arkansas	0.0171567108%
AR226	Hamburg City, Arkansas	0.0524650830%
AR227	Hampton City, Arkansas	0.0149258347%
AR228	Hardy City, Arkansas	0.0225704847%
AR229	Harrell Town, Arkansas	0.0015608978%
AR230	Harrisburg City, Arkansas	0.0610374284%
AR231	Harrison City, Arkansas	0.7509041666%
AR232	Hartford City, Arkansas	0.0079703379%
AR233	Hartman City, Arkansas	0.0041808536%
AR234	Haskell City, Arkansas	0.0719017520%
AR235	Hatfield Town, Arkansas	0.0003119506%
AR236	Havana City, Arkansas	0.0028832535%
AR237	Haynes Town, Arkansas	0.0021807923%
AR238	Hazen City, Arkansas	0.0648458015%
AR239	Heber Springs City, Arkansas	0.3767547633%
AR240	Hector Town, Arkansas	0.0046732490%
AR241	Helena-West Helena City, Arkansas	0.1739214762%
AR241 AR242	Hempstead County, Arkansas	0.2734659153%
AR242 AR243	Hermitage City, Arkansas	0.2734639133%
AR243 AR244	• •	0.0121839000%
AR244 AR245	Hickory Ridge City, Arkansas	0.0037770349%
MX443	Higden Town, Arkansas	0.0003034707%

AR246	Higgingon Town Arkongog	0.0151972889%
AR240 AR247	Higginson Town, Arkansas	0.0151972889%
AR247 AR248	Highfill Town, Arkansas Highland City, Arkansas	0.0298718460%
AR249	Hindsville Town, Arkansas	0.0033816590%
AR249 AR250	Holland City, Arkansas	0.0148864831%
AR250 AR251	•	0.0044608936%
AR251 AR252	Holly Grove City, Arkansas	0.2248866206%
AR252 AR253	Hope City, Arkansas Horatio City, Arkansas	0.0029417800%
AR254	•	0.0029417800%
AR254 AR255	Horseshoe Bend City, Arkansas Horseshoe Lake Town, Arkansas	0.0014319677%
AR255 AR256	· · · · · · · · · · · · · · · · · · ·	0.4782149797%
AR250 AR257	Hot Springs City, Arkansas	
	Hot Springs City, Arkansas	3.5617977507%
AR258	Houston Town, Arkansas	0.0052922849%
AR259	Howard County, Arkansas	0.1730249760%
AR260	Hoxie City, Arkansas	0.0120318489%
AR261	Hughes City, Arkansas	0.0113608689%
AR262	Humnoke City, Arkansas	0.0148176536%
AR263	Humphrey City, Arkansas	0.0142685920%
AR264	Hunter Town, Arkansas	0.0001735762%
AR265	Huntington City, Arkansas	0.0062142563%
AR266	Huntsville City, Arkansas	0.0854508543%
AR267	Huttig City, Arkansas	0.0090756161%
AR268	Imboden Town, Arkansas	0.0007621325%
AR269	Independence County, Arkansas	1.0893020276%
AR270	Izard County, Arkansas	0.5513048629%
AR271	Jackson County, Arkansas	0.1817241049%
AR272	Jacksonport Town, Arkansas	0.0050680525%
AR273	Jacksonville City, Arkansas	2.6389305280%
AR274	Jasper City, Arkansas	0.0070526594%
AR275	Jefferson County, Arkansas	0.5992841535%
AR276	Jennette Town, Arkansas	0.0012409338%
AR277	Jericho Town, Arkansas	0.0009641849%
AR278	Jerome Town, Arkansas	0.0001957562%
AR279	Johnson City, Arkansas	0.1307711237%
AR280	Johnson County, Arkansas	0.3131687844%
AR281	Joiner City, Arkansas	0.0294738943%
AR282	Jonesboro City, Arkansas	2.1740597362%
AR283	Judsonia City, Arkansas	0.0470208295%
AR284	Junction City, Arkansas	0.0041819983%
AR285	Keiser City, Arkansas	0.0065363668%
AR286	Kensett City, Arkansas	0.0362397881%
AR287	Kibler City, Arkansas	0.0431741065%
AR288	Kingsland City, Arkansas	0.0062036672%
AR289	Knobel City, Arkansas	0.0009218283%
AR290	Knoxville Town, Arkansas	0.0058832739%
AR291	Lafayette County, Arkansas	0.0910619584%
AR292	Lafe Town, Arkansas	0.0028363178%
AR293	Lake City, Arkansas	0.0259733220%
AR294	Lake View City, Arkansas	0.0047133160%

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AR295	Lake Village City, Arkansas	0.0224886334%
AR296	Lakeview City, Arkansas	0.0193402219%
AR297	Lamar City, Arkansas	0.1021685446%
AR298	Lavaca City, Arkansas	0.0302604964%
AR299	Lawrence County, Arkansas	0.4807663922%
AR300	Leachville City, Arkansas	0.0232401768%
AR301	Lead Hill Town, Arkansas	0.0069168607%
AR302	Lee County, Arkansas	0.0997278889%
AR303	Leola Town, Arkansas	0.0013687190%
AR304	Lepanto City, Arkansas	0.0682260295%
AR305	Leslie City, Arkansas	0.0254444370%
AR306	Lewisville City, Arkansas	0.0166148039%
AR307	Lincoln City, Arkansas	0.0464338472%
AR308	Lincoln County, Arkansas	0.1387881111%
AR309	Little Flock City, Arkansas	0.0530723850%
AR310	Little River County, Arkansas	0.3040825791%
AR311	Little Rock City, Arkansas	6.7135694892%
AR312	Lockesburg City, Arkansas	0.0062672021%
AR313	Logan County, Arkansas	0.5058103018%
AR314	London City, Arkansas	0.0142372538%
AR315	Lonoke City, Arkansas	0.2452247983%
AR316	Lonoke County, Arkansas	0.5956462085%
AR317	Louann Town, Arkansas	0.0002119261%
AR318	Luxora City, Arkansas	0.0119226662%
AR319	Lynn Town, Arkansas	0.0001385175%
AR320	Madison City, Arkansas	0.0058260353%
AR321	Madison County, Arkansas	0.3238546666%
AR322	Magazine City, Arkansas	0.0318730520%
AR323	Magness Town, Arkansas	0.0014179443%
AR324	Magnolia City, Arkansas	0.5824169272%
AR325	Malvern City, Arkansas	0.3835695961%
AR326	Mammoth Spring City, Arkansas	0.0072408314%
AR327	Manila City, Arkansas	0.0409124647%
AR328	Mansfield City, Arkansas	0.0007997669%
AR329	Marianna City, Arkansas	0.0846648246%
AR330	Marie Town, Arkansas	0.0009849339%
AR331	Marion City, Arkansas	0.1126915829%
AR332	Marion County, Arkansas	0.3952336867%
AR333	Marked Tree City, Arkansas	0.0992021520%
AR334	Marmaduke City, Arkansas	0.0391761304%
AR335	Marvell City, Arkansas	0.0610375715%
AR336	Maumelle City, Arkansas	0.2572012688%
AR337	Mayflower City, Arkansas	0.0608694329%
AR338	Maynard Town, Arkansas	0.0013140561%
AR339	McCaskill Town, Arkansas	0.0012894435%
AR340	McCrory City, Arkansas	0.0147483949%
AR341	McDougal Town, Arkansas	0.0001189133%
AR342	McGehee City, Arkansas	0.0429993856%
AR343	McNab Town, Arkansas	0.0009151028%

A D 2 4 4	M 11 C' A 1	0.00000000000
AR344	Melbourne City, Arkansas	0.0687295865%
AR345	Mena City, Arkansas	0.7716866592%
AR346	Menifee Town, Arkansas	0.0106144770%
AR347	Midland Town, Arkansas	0.0002701664%
AR348	Miller County, Arkansas	0.3769094507%
AR349	Mineral Springs City, Arkansas	0.0133569235%
AR350	Minturn Town, Arkansas	0.0002323889%
AR351	Mississippi County, Arkansas	0.4561503415%
AR352	Mitchellville City, Arkansas	0.0000190318%
AR353	Monette City, Arkansas	0.0230987974%
AR354	Monroe County, Arkansas	0.0751267203%
AR355	Montgomery County, Arkansas	0.2264091685%
AR356	Monticello City, Arkansas	0.0526747196%
AR357	Montrose City, Arkansas	0.0059883068%
AR358	Moorefield Town, Arkansas	0.0009616092%
AR359	Moro Town, Arkansas	0.0019858947%
AR360	Morrilton City, Arkansas	0.2597150469%
AR361	Morrison Bluff Town, Arkansas	0.0001732900%
AR362	Mount Ida City, Arkansas	0.0133550632%
AR363	Mount Pleasant Town, Arkansas	0.0122294653%
AR364	Mount Vernon Town, Arkansas	0.0071675659%
AR365	Mountain Home City, Arkansas	0.8447100025%
AR366	Mountain Pine City, Arkansas	0.0111311989%
AR367	Mountainburg City, Arkansas	0.0505877986%
AR368	Mulberry City, Arkansas	0.0839496278%
AR369	Murfreesboro City, Arkansas	0.0401878235%
AR370	Nashville City, Arkansas	0.1174004630%
AR371	Nevada County, Arkansas	0.1042972498%
AR372	Newark City, Arkansas	0.0743959259%
AR373	Newport City, Arkansas	0.2957024125%
AR374	Newton County, Arkansas	0.2538955941%
AR375	Norman Town, Arkansas	0.0054255078%
AR376	Norphlet City, Arkansas	0.0199309247%
AR377	North Little Rock City, Arkansas	1.6145764729%
AR378	Oak Grove Heights Town, Arkansas	0.0108133813%
AR379	Oak Grove Town, Arkansas	0.0031881924%
AR380	Oakhaven Town, Arkansas	0.0008458440%
AR381	Oden Town, Arkansas	0.0002086349%
AR382	Ogden City, Arkansas	0.0002080949%
AR383	Oil Trough Town, Arkansas	0.000829900%
AR384	O'Kean Town, Arkansas	0.0018430000%
AR385	Okean Town, Arkansas Okolona Town, Arkansas	0.001714297%
		0.0262882776%
AR386	Ola City, Arkansas	
AR387	Omaha Town, Arkansas	0.0030405167%
AR388	Oppelo City, Arkansas	0.0090335457%
AR389	Osceola City, Arkansas	0.2492878833%
AR390	Ouachita County, Arkansas	0.2913601460%
AR391	Oxford City, Arkansas	0.0264156336%
AR392	Ozan Town, Arkansas	0.0011369025%

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AR393	Ozark City, Arkansas	0.1131238778%
AR394	Palestine City, Arkansas	0.0190803585%
AR395	Pangburn City, Arkansas	0.0157168727%
AR396	Paragould City, Arkansas	1.0056390223%
AR397	Paris City, Arkansas	0.1616167421%
AR398	Parkdale City, Arkansas	0.0007150537%
AR399	Parkin City, Arkansas	0.0145157198%
AR400	Patmos Town, Arkansas	0.0012638292%
AR401	Patterson City, Arkansas	0.0019780244%
AR402	Pea Ridge City, Arkansas	0.1099874863%
AR403	Peach Orchard City, Arkansas	0.0002743162%
AR404	Perla Town, Arkansas	0.0015089537%
AR405	Perry County, Arkansas	0.2411764522%
AR406	Perry Town, Arkansas	0.0054813155%
AR407	Perrytown, Arkansas	0.0014218079%
AR408	Perryville City, Arkansas	0.0413931262%
AR409	Phillips County, Arkansas	0.3318178496%
AR410	Piggott City, Arkansas	0.3895380125%
AR411	Pike County, Arkansas	0.3481536152%
AR412	Pindall Town, Arkansas	0.0030350790%
AR413	Pine Bluff City, Arkansas	0.9840818047%
AR414	Pineville Town, Arkansas	0.0022012551%
AR415	Plainview City, Arkansas	0.0125505741%
AR416	Pleasant Plains Town, Arkansas	0.0024498139%
AR417	Plumerville City, Arkansas	0.0292462276%
AR418	Pocahontas City, Arkansas	0.4671181241%
AR419	Poinsett County, Arkansas	0.4009911787%
AR420	Polk County, Arkansas	0.0691418478%
AR421	Pollard City, Arkansas	0.0004521853%
AR422	Pope County, Arkansas	0.8568421621%
AR423	Portia Town, Arkansas	0.0009455824%
AR424	Portland City, Arkansas	0.0081334680%
AR425	Pottsville City, Arkansas	0.0356473681%
AR426	Powhatan Town, Arkansas	0.0001556891%
AR427	Poyen Town, Arkansas	0.0022812461%
AR428	Prairie County, Arkansas	0.1056546642%
AR429	Prairie Grove City, Arkansas	0.0877670159%
AR430	Prattsville Town, Arkansas	0.0011406231%
AR431	Prescott City, Arkansas	0.0925564594%
AR432	Pulaski County, Arkansas	2.3536109191%
AR433	Pyatt Town, Arkansas	0.0061435666%
AR434	Quitman City, Arkansas	0.0720876345%
AR435	Randolph County, Arkansas	0.0533049170%
AR436	Ratcliff City, Arkansas	0.0038192484%
AR437	Ravenden Springs Town, Arkansas	0.0001143342%
AR438	Ravenden Town, Arkansas	0.0021246984%
AR439	Rector City, Arkansas	0.0056501695%
AR440	Redfield City, Arkansas	0.0199888788%
AR441	Reed Town, Arkansas	0.0009294125%

AR442	Reyno City, Arkansas	0.0001714297%
AR443	Rison City, Arkansas	0.0266158258%
AR444	Rockport City, Arkansas	0.0466258829%
AR445	Roe Town, Arkansas	0.0006297682%
AR446	Rogers City, Arkansas	1.7409808606%
AR447	Rondo Town, Arkansas	0.0001282146%
AR448	Rose Bud Town, Arkansas	0.0201332633%
AR449	Rosston Town, Arkansas	0.0012719857%
AR450	Rudy Town, Arkansas	0.0043610122%
AR451	Russell Town, Arkansas	0.0072738867%
AR452	Russellville City, Arkansas	0.9171601007%
AR453	Salem City, Arkansas	0.0044962385%
AR454	Salesville City, Arkansas	0.0064404921%
AR455	Saline County, Arkansas	1.0800200662%
AR456	Scott County, Arkansas	0.3380405487%
AR457	Scranton City, Arkansas	0.0072753177%
AR458	Searcy City, Arkansas	0.9880873649%
AR459	Searcy County, Arkansas	0.2584806955%
AR460	Sebastian County, Arkansas	2.1934833834%
AR461	Sedgwick Town, Arkansas	0.0005311746%
AR462	Sevier County, Arkansas	0.2613059949%
AR463	Shannon Hills City, Arkansas	0.0498163648%
AR464	Sharp County, Arkansas	0.2811885530%
AR465	Sheridan City, Arkansas	0.2276671308%
AR466	Sherrill Town, Arkansas	0.0025761682%
AR467	Sherwood City, Arkansas	0.4241829888%
AR468	Shirley Town, Arkansas	0.0009145304%
AR469	Sidney Town, Arkansas	0.0035774152%
AR470	Siloam Springs City, Arkansas	0.7477783644%
AR471	Smackover City, Arkansas	0.0008007686%
AR472	Smithville Town, Arkansas	0.0001624146%
AR473	South Lead Hill Town, Arkansas	0.0018313504%
AR474	Sparkman City, Arkansas	0.0035065824%
AR475	Springdale City, Arkansas	2.0136786333%
AR476	Springtown, Arkansas	0.0002924895%
AR477	St Francis County, Arkansas	0.2044215163%
AR478	Stamps City, Arkansas	0.0180207281%
AR479	Star City, Arkansas	0.0564865270%
AR480	Stephens City, Arkansas	0.0116586529%
AR481	Stone County, Arkansas	0.4282031449%
AR482	Strawberry Town, Arkansas	0.0006928738%
AR483	Strong City, Arkansas	0.0029361993%
AR484	Stuttgart City, Arkansas	0.2203815101%
AR485	Subiaco Town, Arkansas	0.0109146937%
AR486	Success Town, Arkansas	0.0001784415%
AR487	Sulphur Rock Town, Arkansas	0.0032654646%
AR488	Sulphur Springs City, Arkansas	0.0120908047%
AR489	Summit City, Arkansas	0.0074467474%
AR490	Sunset Town, Arkansas	0.0016041130%
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AR491	Swifton City, Arkansas	0.0178930859%
AR492	Taylor City, Arkansas	0.0014103602%
AR493	Texarkana City, Arkansas	0.7683955804%
AR494	Thornton City, Arkansas	0.0022437548%
AR495	Tillar City, Arkansas	0.0003265465%
AR496	Tinsman Town, Arkansas	0.0003150987%
AR497	Tollette Town, Arkansas	0.0032731918%
AR498	Tontitown City, Arkansas	0.0610355681%
AR499	Traskwood City, Arkansas	0.0177678764%
AR500	Trumann City, Arkansas	0.2319945153%
AR501	Tuckerman City, Arkansas	0.0405439909%
AR502	Tull Town, Arkansas	0.0030797252%
AR503	Tupelo Town, Arkansas	0.0005171511%
AR504	Turrell City, Arkansas	0.0090687475%
AR505	Twin Groves Town, Arkansas	0.0156102657%
AR506	Tyronza City, Arkansas	0.0382955139%
AR507	Ulm Town, Arkansas	0.0000897216%
AR508	Union County, Arkansas	0.4520045466%
AR509	Valley Springs Town, Arkansas	0.0032716177%
AR510	Van Buren City, Arkansas	1.7649031789%
AR511	Van Buren County, Arkansas	0.3641848711%
AR512	Vandervoort Town, Arkansas	0.0000659675%
AR513	Victoria Town, Arkansas	0.0005446257%
AR514	Vilonia City, Arkansas	0.1035441323%
AR515	Viola Town, Arkansas	0.0032700437%
AR516	Wabbaseka Town, Arkansas	0.0082530968%
AR517	Waldenburg Town, Arkansas	0.0023526513%
AR518	Waldo City, Arkansas	0.0028426141%
AR519	Waldron City, Arkansas	0.1501465474%
AR520	Walnut Ridge City, Arkansas	0.0315460763%
AR521	Ward City, Arkansas	0.1482609634%
AR522	Warren City, Arkansas	0.1331456688%
AR523	Washington City, Arkansas	0.0014218079%
AR524	Washington County, Arkansas	2.0141562897%
AR525	Watson City, Arkansas	0.0000569524%
AR526	Weiner City, Arkansas	0.0115016760%
AR527	Weldon Town, Arkansas	0.0015514534%
AR528	West Fork City, Arkansas	0.0278779379%
AR529	West Memphis City, Arkansas	0.6402086383%
AR530	West Point Town, Arkansas	0.0031173596%
AR531	Western Grove Town, Arkansas	0.0057204300%
AR532	Wheatley City, Arkansas	0.0050976735%
AR533	Whelen Springs Town, Arkansas	0.0002381128%
AR534	White County, Arkansas	1.0383554857%
AR535	White Hall City, Arkansas	0.0551959387%
AR536	Wickes Town, Arkansas	0.0001422380%
AR537	Widener Town, Arkansas	0.0014565804%
AR538	Wiederkehr Village City, Arkansas	0.0015955272%
AR539	Williford Town, Arkansas	0.0025041906%

AR541 Wilmar City, Arkansas 0.001807	78825%
AR542 Wilmot City, Arkansas 0.017160)5744%
AR543 Wilson City, Arkansas 0.003873	33390%
AR544 Wilton City, Arkansas 0.000232	23889%
AR545 Winchester Town, Arkansas 0.001109	94280%
AR546 Winslow City, Arkansas 0.005932	29284%
AR547 Winthrop City, Arkansas 0.00043	15794%
AR548 Woodruff County, Arkansas 0.213627	70641%
AR549 Wooster Town, Arkansas 0.005293	30004%
AR550 Wrightsville City, Arkansas 0.008901	14675%
AR551 Wynne City, Arkansas 0.154119	90523%
AR552 Yell County, Arkansas 0.503293	32325%
AR553 Yellville City, Arkansas 0.026808	31476%
AR554 Zinc Town, Arkansas 0.001849	92375%

CA1	Adelanto City, California	0.0080406152%
CA2	Agoura Hills City, California	0.0048296852%
CA3	Alameda City, California	0.0687957240%
CA4	Alameda County, California	2.3171117448%
CA5	Albany City, California	0.0130032024%
CA6	Alhambra City, California	0.0414237122%
CA7	Aliso Viejo City, California	0.0137360345%
CA8	Alpine County, California	0.0013376945%
CA9	Amador County, California	0.2469295604%
CA10	American Canyon City, California	0.0165139864%
CA11	Anaheim City, California	0.5505795138%
CA12	Anderson City, California	0.0239988875%
CA13	Antioch City, California	0.0364238871%
CA14	Apple Valley Town, California	0.0250202025%
CA15	Arcadia City, California	0.0323032132%
CA16	Arcata City, California	0.0540144110%
CA17	Arroyo Grande City, California	0.0240181250%
CA18	Artesia City, California	0.0006155675%
CA19	Arvin City, California	0.0056013412%
CA20	Atascadero City, California	0.0290403594%
CA21	Atwater City, California	0.0236302829%
CA22	Auburn City, California	0.0170270863%
CA23	Avenal City, California	0.0067977759%
CA24	Azusa City, California	0.0254411432%
CA25	Bakersfield City, California	0.2108141707%
CA26	Baldwin Park City, California	0.0263665087%
CA27	Banning City, California	0.0173571525%
CA28	Barstow City, California	0.0147274861%
CA29	Beaumont City, California	0.0206488546%
CA30	Bell City, California	0.0082990762%
CA31	Bell Gardens City, California	0.0137907495%
CA32	Bellflower City, California	0.0017478033%
CA33	Belmont City, California	0.0204943997%
CA34	Benicia City, California	0.0306361343%
CA35	Berkeley City, California	0.1507814268%
CA36	Beverly Hills City, California	0.0645398168%
CA37	Blythe City, California	0.0116685845%
CA38	Brawley City, California	0.0106164547%
CA39	Brea City, California	0.0855349777%
CA40	Brentwood City, California	0.0259827742%
CA41	Buena Park City, California	0.0861931119%
CA42	Burbank City, California	0.0993184318%
CA43	Burlingame City, California	0.0184045562%
CA44	Butte County, California	1.6698730593%
CA44 CA45	Calabasas City, California	0.0059064288%
CA45 CA46	Calaveras County, California	0.2333016555%
CA40 CA47	Calexico City, California	0.2333010333%
CA47 CA48	California City, California	0.0184372901%
CA48 CA49	•	
CA49	Camarillo City, California	0.0015463094%

CA50	Campbell City, California	0.0135813100%
CA51	Canyon Lake City, California	0.0002129762%
CA52	Capitola City, California	0.0202934925%
CA53	Carlsbad City, California	0.1267504081%
CA54	Carpinteria City, California	0.0010786309%
CA55	Carson City, California	0.0192814236%
CA56	Cathedral City, California	0.0667982142%
CA57	Ceres City, California	0.0410557736%
CA58	Cerritos City, California	0.0047883080%
CA59	Chico City, California	0.2147613426%
CA60	Chino City, California	0.0634542870%
CA61	Chino Hills City, California	0.0007702603%
CA62	Chowchilla City, California	0.0117436155%
CA63	Chula Vista City, California	0.1875126219%
CA64	Citrus Heights City, California	0.0561432052%
CA65	Claremont City, California	0.0099641409%
CA66	Clayton City, California	0.0021793699%
CA67	Clearlake City, California	0.0407484815%
CA68	Clovis City, California	0.0646982524%
CA69	Coachella City, California	0.0208805131%
CA70	Coalinga City, California	0.0118909812%
CA71	Colton City, California	0.0305802457%
CA72	Colusa County, California	0.0645681893%
CA73	Commerce City, California	0.0003582485%
CA74	Compton City, California	0.0436639822%
CA75	Concord City, California	0.0551012888%
CA76	Contra Costa County, California	2.0883105647%
CA77	Corcoran City, California	0.0129144689%
CA78	Corona City, California	0.1456442433%
CA79	Coronado City, California	0.0433287141%
CA80	Costa Mesa City, California	0.1231657826%
CA81	Covina City, California	0.0276460785%
CA82	Cudahy City, California	0.0007265676%
CA83	Culver City, California	0.0542840529%
CA84	Cupertino City, California	0.0080632149%
CA85	Cypress City, California	0.0328115076%
CA86	Daly City, California	0.0439049185%
CA87	Dana Point City, California	0.0006708852%
CA88	Danville Town, California	0.0099247461%
CA89	Davis City, California	0.0545074645%
CA90	Del Norte County, California	0.1297217340%
CA91	Delano City, California	0.0300821172%
CA92	Desert Hot Springs City, California	0.0241834278%
CA93	Diamond Bar City, California	0.0008436260%
CA93 CA94	Dinuba City, California	0.0008430200%
CA94 CA95	•	0.0141078110%
CA95 CA96	Dixon City, California	0.0157875932% 0.0518823181%
	Downey City, California	
CA97	Duarte City, California	0.0032897513%
CA98	Dublin City, California	0.0323900911%

CA99	East Palo Alto City, California	0.0125461339%
CA100	Eastvale City, California	0.0003306689%
CA101	El Cajon City, California	0.1126451663%
CA102	El Centro City, California	0.1571606408%
CA103	El Cerrito City, California	0.0228070521%
CA104	El Dorado County, California	0.7628798074%
CA105	El Monte City, California	0.0304948586%
CA106	El Paso De Robles (Paso Robles) City,	0.0426476788%
	California	
CA107	El Segundo City, California	0.0323395471%
CA108	Elk Grove City, California	0.1287424148%
CA109	Emeryville City, California	0.0224147059%
CA110	Encinitas City, California	0.0602545379%
CA111	Escondido City, California	0.1438494168%
CA112	Eureka City, California	0.1162748009%
CA113	Exeter City, California	0.0039189263%
CA114	Fairfield City, California	0.1082698694%
CA115	Farmersville City, California	0.0033636086%
CA116	Fillmore City, California	0.0024493289%
CA117	Folsom City, California	0.1074891735%
CA118	Fontana City, California	0.1110712457%
CA119	Fortuna City, California	0.0321969551%
CA120	Foster City, California	0.0200409630%
CA121	Fountain Valley City, California	0.0550184551%
CA122	Fremont City, California	0.1072139174%
CA123	Fresno City, California	0.3946266471%
CA124	Fresno County, California	1.8952186144%
CA125	Fullerton City, California	0.1362988736%
CA126	Galt City, California	0.0173391204%
CA127	Garden Grove City, California	0.2114521952%
CA128	Gardena City, California	0.0335535223%
CA129	Gilroy City, California	0.0244807126%
CA130	Glendale City, California	0.1648905859%
CA131	Glendora City, California	0.0162177007%
CA132	Glenn County, California	0.1138173202%
CA133	Goleta City, California	0.0034947026%
CA134	Grand Terrace City, California	0.0061605126%
CA135	Grass Valley City, California	0.0238666834%
CA136	Greenfield City, California	0.0060998821%
CA137	Grover Beach City, California	0.0166359295%
CA138	Half Moon Bay City, California	0.0038179493%
CA139	Hanford City, California	0.0272737786%
CA140	Hawaiian Gardens City, California	0.0048932656%
CA141	Hawthorne City, California	0.0492091493%
CA142	Hayward City, California	0.1165823151%
CA143	Healdsburg City, California	0.0322071527%
CA144	Hemet City, California	0.0508926268%
CA145	Hercules City, California	0.0094435395%
CA146	Hermosa Beach City, California	0.0175326053%
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CA147	Hesperia City, California	0.0351740062%
CA148	Highland City, California	0.0035070571%
CA149	Hillsborough Town, California	0.0132756672%
CA150	Hollister City, California	0.0271914840%
CA151	Humboldt County, California	1.0332729841%
CA152	Huntington Beach City, California	0.2455375315%
CA153	Huntington Park City, California	0.0230051045%
CA154	Imperial Beach City, California	0.0142713058%
CA155	Imperial City, California	0.0058874134%
CA156	Imperial County, California	0.2596518766%
CA157	Indio City, California	0.0552361256%
CA158	Inglewood City, California	0.0590249412%
CA159	Inyo County, California	0.0764176347%
CA160	Irvine City, California	0.1378869091%
CA161	Jurupa Valley City, California	0.0010854029%
CA162	Kerman City, California	0.0051323940%
CA163	Kern County, California	2.5107708914%
CA164	King City, California	0.0045077390%
CA165	Kings County, California	0.2912053674%
CA166	Kingsburg City, California	0.0079843460%
CA167	La Cañada Flintridge City, California	0.0030849110%
CA168	La Habra City, California	0.0593706924%
CA169	La Mesa City, California	0.0550261628%
CA170	La Mirada City, California	0.0098420234%
CA171	La Palma City, California	0.0115153508%
CA172	La Puente City, California	0.0015681795%
CA173	La Quinta City, California	0.0623482352%
CA174	La Verne City, California	0.0234299467%
CA175	Lafayette City, California	0.0055538898%
CA176	Laguna Beach City, California	0.0471335159%
CA177	Laguna Hills City, California	0.0139313591%
CA178	Laguna Niguel City, California	0.0008534589%
CA179	Laguna Woods City, California	0.0007897674%
CA180	Lake County, California	0.7897576873%
CA181	Lake Elsinore City, California	0.0208674291%
CA182	Lake Forest City, California	0.0122159407%
CA183	Lakeport City, California	0.0213147440%
CA184	Lakewood City, California	0.0048236269%
CA185	Lancaster City, California	0.0446054926%
CA186	Larkspur City, California	0.0150450552%
CA187	Lassen County, California	0.3174452703%
CA188	Lathrop City, California	0.0090970905%
CA189	Lawndale City, California	0.0021393565%
CA190	Lemon Grove City, California	0.0221898034%
CA191	Lemoore City, California	0.0159151506%
CA192	Lincoln City, California	0.0308399279%
CA193	Lindsay City, California	0.0068901728%
CA194	Livermore City, California	0.0539032682%
CA195	Livingston City, California	0.0055356197%

CA 106	I - 4' C'' C-1'f'-	0.05202710200/
CA196	Lodi City, California	0.0530271938%
CA197	Loma Linda City, California	0.0085901283%
CA198	Lomita City, California	0.0038538551% 0.0469819633%
CA199	Lompoc City, California	
CA200	Long Beach City, California	0.4360787318%
CA201	Los Alamitos City, California	0.0083477805%
CA202	Los Altos City, California	0.0124694218%
CA203	Los Angeles City, California	2.6976769698%
CA204	Los Angeles County, California	13.8854516899%
CA205	Los Banos City, California	0.0199257760%
CA206	Los Gatos Town, California	0.0124551008%
CA207	Lynwood City, California	0.0162106433%
CA208	Madera City, California	0.0384219997%
CA209	Madera County, California	0.3470859723%
CA210	Malibu City, California	0.0023250386%
CA211	Manhattan Beach City, California	0.0314545280%
CA212	Manteca City, California	0.0535068303%
CA213	Marin County, California	0.6196428338%
CA214	Marina City, California	0.0173871744%
CA215	Mariposa County, California	0.0837565181%
CA216	Martinez City, California	0.0118968492%
CA217	Marysville City, California	0.0135235182%
CA218	Maywood City, California	0.0042867855%
CA219	McFarland City, California	0.0030938240%
CA220	Mendocino County, California	0.4618719225%
CA221	Mendota City, California	0.0023387253%
CA222	Menifee City, California	0.0314805057%
CA223	Menlo Park City, California	0.0152284694%
CA224	Merced City, California	0.0604217597%
CA225	Merced County, California	0.5513809379%
CA226	Mill Valley City, California	0.0203185028%
CA227	Millbrae City, California	0.0127698310%
CA228	Milpitas City, California	0.0359710690%
CA229	Mission Viejo City, California	0.0141839997%
CA230	Modesto City, California	0.2158290940%
CA231	Modoc County, California	0.0678735622%
CA232	Mono County, California	0.0276582585%
CA233	Monrovia City, California	0.0307027280%
CA234	Montclair City, California	0.0388647471%
CA235	Montebello City, California	0.0302455961%
CA236	Monterey City, California	0.0406069679%
CA237	Monterey County, California	0.9208810768%
CA238	Monterey Park City, California	0.0309701496%
CA239	Moorpark City, California	0.0081253680%
CA240	Moraga Town, California	0.0037405712%
CA241	Moreno Valley City, California	0.1363856087%
CA242	Morgan Hill City, California	0.0150367924%
CA243	Morro Bay City, California	0.0194172278%
CA244	Mountain View City, California	0.0403732952%

CA245	Murrieta City, California	0.0475523474%
CA246	Napa City, California	0.0775574195%
CA247	Napa County, California	0.2977848225%
CA248	National City, California	0.0792489536%
CA249	Nevada County, California	0.4437006266%
CA250	Newark City, California	0.0262578400%
CA251	Newman City, California	0.0056667930%
CA252	Newport Beach City, California	0.1773838603%
CA253	Norco City, California	0.0162343848%
CA254	Norwalk City, California	0.0311568467%
CA255	Novato City, California	0.0277308629%
CA256	Oakdale City, California	0.0175587733%
CA257	Oakland City, California	0.4833072774%
CA258	Oakley City, California	0.0095829439%
CA259	Oceanside City, California	0.2115669857%
CA260	Ontario City, California	0.1777223320%
CA261	Orange City, California	0.1485700209%
CA262	Orange County, California	4.3394270261%
CA263	Orange Cove City, California	0.0042957937%
CA264	Orinda City, California	0.0046035933%
CA265	Oroville City, California	0.0780172317%
CA266	Oxnard City, California	0.1546146012%
CA267	Pacific Grove City, California	0.0090298307%
CA268	Pacifica City, California	0.0157605054%
CA269	Palm Desert City, California	0.0823451090%
CA270	Palm Springs City, California	0.0759989460%
CA271	Palmdale City, California	0.0453461910%
CA272	Palo Alto City, California	0.0389822496%
CA273	Palos Verdes Estates City, California	0.0064069522%
CA274	Paramount City, California	0.0110388545%
CA275	Parlier City, California	0.0084167531%
CA276	Pasadena City, California	0.1448543331%
CA277	Patterson City, California	0.0152734467%
CA278	Perris City, California	0.0092642488%
CA279	Petaluma City, California	0.0805405765%
CA280	Pico Rivera City, California	0.0221211004%
CA281	Piedmont City, California	0.0137634554%
CA282	Pinole City, California	0.0133816874%
CA283	Pittsburg City, California	0.0526516110%
CA284	Placentia City, California	0.0285760590%
CA285	Placer County, California	1.0391221604%
CA286	Placerville City, California	0.0154006075%
CA287	Pleasant Hill City, California	0.0128265443%
CA288	Pleasanton City, California	0.0669112760%
CA289	Plumas County, California	0.2054195413%
CA290	Pomona City, California	0.1100333576%
CA291	Port Hueneme City, California	0.0210119084%
CA292	Porterville City, California	0.0207339086%
CA293	Poway City, California	0.0616612685%

Rancho Cordova City, California	0.0081653178%
Rancho Cucamonga City, California	0.0831861182%
Rancho Mirage City, California	0.0520153945%
Rancho Palos Verdes City, California	0.0015258031%
Rancho Santa Margarita City, California	0.0007600469%
Red Bluff City, California	0.0142101994%
•	0.2817191660%
	0.0566068871%
•	0.0611723543%
•	0.0559270889%
•	0.0119210665%
	0.0727822590%
•	0.1449646513%
•	0.0145926969%
	0.0125749663%
	0.0103408497%
•	0.2662064641%
•	4.5266831219%
•	0.0754700184%
•	0.0411149610%
•	0.0034098389%
•	0.1950516830%
•	0.7166566857%
•	3.7740806472%
•	0.0937010885%
•	0.00937010883%
•	
	0.1059231509%
· ·	0.1763886658%
•	3.2559161555%
•	0.0207725105%
· · · · · · · · · · · · · · · · · · ·	0.0847248626%
	0.012120725007
•	0.0131386259%
•	0.0082288824%
	1.9627490739%
- · · · · · · · · · · · · · · · · · · ·	5.6818161190%
•	0.0026560247%
5 ·	0.0126494263%
•	3.0072582513%
•	0.0178242442%
•	0.0103683341%
- ·	1.6732273743%
•	0.2920498815%
San Juan Capistrano City, California	0.0079040656%
San Leandro City, California	0.0387629931%
San Luis Obispo City, California	0.0769605978%
San Luis Obispo County, California	0.8319426358%
San Marcos City, California	0.0885504562%
San Marino City, California	0.0089035421%
	Rancho Cucamonga City, California Rancho Mirage City, California Rancho Palos Verdes City, California Rancho Santa Margarita City, California Red Bluff City, California Redding City, California Reddlands City, California Reddondo Beach City, California Redwood City, California Redley City, California Redley City, California Rialto City, California Richmond City, California Richmond City, California Riverbank City, California Riverside City, California Riverside County, California Rocklin City, California Rosewille City, California Rosewille City, California Rosewille City, California Sacramento City, California Sacramento City, California San Anselmo Town, California San Benito County, California San Bernardino City, California San Bernardino County, California San Bruno City, California San Buenaventura (Ventura) City, California San Carlos City, California San Diego County, California San Diego County, California San Diego City, California San Diego City, California San Diego County, California San Diego City, California San Diego County, California San Diego City, California San Joaquin County, California San Luis Obispo City, California San Luis Obispo County, California

CA342	San Mateo City, California	0.0513806053%
CA343	San Mateo County, California	1.0886812637%
CA344	San Pablo City, California	0.0179586052%
CA345	San Rafael City, California	0.0880586555%
CA346	San Ramon City, California	0.0212919065%
CA347	Sanger City, California	0.0176325038%
CA348	Santa Ana City, California	0.4984377514%
CA349	Santa Barbara City, California	0.1212083812%
CA350	Santa Barbara County, California	1.1351865563%
CA351	Santa Clara City, California	0.0663293780%
CA352	Santa Clara County, California	2.3902526488%
CA353	Santa Clarita City, California	0.0214974604%
CA354	Santa Cruz City, California	0.1424197376%
CA355	Santa Cruz County, California	0.7777323134%
CA356	Santa Fe Springs City, California	0.0310730772%
CA357	Santa Maria City, California	0.0578177221%
CA358	Santa Monica City, California	0.1566762783%
CA359	Santa Paula City, California	0.0143666526%
CA360	Santa Rosa City, California	0.1832885446%
CA361	Santee City, California	0.0323856346%
CA362	Saratoga City, California	0.0041222757%
CA363	Scotts Valley City, California	0.0152663892%
CA364	Seal Beach City, California	0.0200159844%
CA365	Seaside City, California	0.0231393228%
CA366	Selma City, California	0.0153877773%
CA367	Shafter City, California	0.0124787630%
CA368	Shasta County, California	1.0879294479%
CA369	Shasta Lake City, California	0.0038593900%
CA370	Sierra County, California	0.0142190648%
CA371	Sierra Madre City, California	0.0058690958%
CA372	Signal Hill City, California	0.0102416490%
CA373	Simi Valley City, California	0.0643155329%
CA374	Siskiyou County, California	0.2559528253%
CA375	Solana Beach City, California	0.0167194452%
CA376	Solano County, California	0.7608447107%
CA377	Soledad City, California	0.0073442915%
CA378	Sonoma City, California	0.0221333122%
CA379	Sonoma County, California	1.2365787659%
CA380	South El Monte City, California	0.0047782214%
CA381	South Gate City, California	0.0200614692%
CA382	South Lake Tahoe City, California	0.0802932013%
CA383	South Pasadena City, California	0.0115020448%
CA384	South San Francisco City, California	0.0427068345%
CA385	Stanislaus County, California	1.7144538588%
CA386	Stanton City, California	0.0352275317%
CA380 CA387	Stanton City, California Stockton City, California	0.0332273317%
CA388	Suisun City, California	0.0212574757%
CA389	Sunnyvale City, California	0.0212374737%
CA369 CA390	Sunnyvale City, Camornia Susanville City, California	0.0323734083%
011070	Subalitino City, California	0.02073/3272/0

CA391	Sutter County, California	0.3091952156%
CA392	Tehachapi City, California	0.0088777547%
CA393	Tehama County, California	0.2209052187%
CA394	Temecula City, California	0.0217286591%
CA395	Temple City, California	0.0047651056%
CA396	Thousand Oaks City, California	0.0217061387%
CA397	Torrance City, California	0.1109839555%
CA398	Tracy City, California	0.0835013242%
CA399	Trinity County, California	0.0817816555%
CA400	Truckee Town, California	0.0028775967%
CA401	Tulare City, California	0.0364714654%
CA402	Tulare County, California	0.8087538316%
CA403	Tuolumne County, California	0.5067147037%
CA404	Turlock City, California	0.0641856759%
CA405	Tustin City, California	0.0724358417%
CA406	Twentynine Palms City, California	0.0015204426%
CA407	Ukiah City, California	0.0382673703%
CA408	Union City, California	0.0425306998%
CA409	Upland City, California	0.0512150964%
CA410	Vacaville City, California	0.1178230927%
CA411	Vallejo City, California	0.1657416975%
CA412	Ventura County, California	2.1839799975%
CA413	Victorville City, California	0.0325051195%
CA414	Visalia City, California	0.0658641260%
CA415	Vista City, California	0.0512970262%
CA416	Walnut City, California	0.0057076310%
CA417	Walnut Creek City, California	0.0255961215%
CA418	Wasco City, California	0.0084294089%
CA419	Watsonville City, California	0.0627585660%
CA420	West Covina City, California	0.0488085245%
CA421	West Hollywood City, California	0.0130934425%
CA422	West Sacramento City, California	0.0656765408%
CA423	Westminster City, California	0.1035064607%
CA424	Whittier City, California	0.0314414123%
CA425	Wildomar City, California	0.0075417889%
CA426	Windsor Town, California	0.0156005948%
CA427	Woodland City, California	0.0576637113%
CA428	Yolo County, California	0.3670120496%
CA429	Yorba Linda City, California	0.0437048044%
CA430	Yuba City, California	0.0731487702%
CA431	Yuba County, California	0.2142726346%
CA432	Yucaipa City, California	0.0155378708%
CA433	Yucca Valley Town, California	0.0025608365%

CO1	Adams County, Colorado	6.4563067236%
CO2	Alamosa City, Colorado	0.0745910871%
CO ₂	Alamosa County, Colorado Alamosa County, Colorado	0.4334718288%
CO4	Arapahoe County, Colorado	4.8467256550%
CO ₅	Archuleta County, Colorado	0.1370425096%
CO6	Arvada City, Colorado	1.2841799450%
CO7	Aurora City, Colorado	4.2914496137%
CO7	Baca County, Colorado	0.0592396985%
CO3	Bent County, Colorado	0.0392390983 %
CO10	Black Hawk City, Colorado	0.0260393489%
CO10	Boulder City, Colorado	1.8402051032%
CO11	Boulder County, Colorado	2.8040191342%
CO12	Brighton City, Colorado	0.1405791210%
CO13	Broomfield City, Colorado	1.0013917112%
CO14 CO15	•	0.3070751207%
CO15	Cañon City, Colorado	0.3070731207%
CO10 CO17	Castle Pines City, Colorado	
	Castle Rock Town, Colorado	0.4961417855%
CO18 CO19	Centennial City, Colorado	0.0476600277%
	Chaffee County, Colorado	0.3604069298%
CO20	Cheyenne County, Colorado	0.0159109271%
CO21	Clear Creek County, Colorado	0.1380433961%
CO22	Colorado Springs City, Colorado	9.6056573895%
CO23	Commerce City, Colorado	0.4459216299%
CO24	Conejos County, Colorado	0.2108486947%
CO25	Costilla County, Colorado	0.0552334207%
CO26	Crowley County, Colorado	0.0933584380%
CO27	Custer County, Colorado	0.0412185507%
CO28	Delta County, Colorado	0.5440118792%
CO29	Denver City, Colorado	15.0041699144%
CO30	Dolores County, Colorado	0.0352358134%
CO31	Douglas County, Colorado	2.6394119072%
CO32	Durango City, Colorado	0.2380966286%
CO33	Eagle County, Colorado	0.6187127797%
CO34	El Paso County, Colorado	2.2654220766%
CO35	Elbert County, Colorado	0.2804372613%
CO36	Englewood City, Colorado	0.6035403160%
CO37	Erie Town, Colorado	0.0550006818%
CO38	Evans City, Colorado	0.1783043118%
CO39	Federal Heights City, Colorado	0.1079698153%
CO40	Firestone Town, Colorado	0.0578836029%
CO41	Fort Collins City, Colorado	1.1954809288%
CO42	Fort Morgan City, Colorado	0.1301284524%
CO43	Fountain City, Colorado	0.1186014119%
CO44	Frederick Town, Colorado	0.0483214578%
CO45	Fremont County, Colorado	0.6866476799%
CO46	Fruita City, Colorado	0.0482720145%
CO47	Garfield County, Colorado	0.8376446894%
CO48	Gilpin County, Colorado	0.0300906083%
CO49	Golden City, Colorado	0.3661894352%

CO50	C1 C	0.20265400220/
CO50	Grand County, Colorado	0.2036540033%
CO51	Grand Junction City, Colorado	1.0740385726%
CO52	Greeley City, Colorado	1.2128607699%
CO53	Greenwood Village City, Colorado	0.3058723632%
CO54	Gunnison County, Colorado	0.1912939834%
CO55	Hinsdale County, Colorado	0.0112390306%
CO56	Hudson Town, Colorado	0.0002554118%
CO57	Huerfano County, Colorado	0.2504945278%
CO58	Jackson County, Colorado	0.0309834115%
CO59	Jefferson County, Colorado	6.2301417879%
CO60	Johnstown, Colorado	0.0880406820%
CO61	Kiowa County, Colorado	0.0142237522%
CO62	Kit Carson County, Colorado	0.0939715175%
CO63	La Plata County, Colorado	0.5745585865%
CO64	Lafayette City, Colorado	0.1923606122%
CO65	Lake County, Colorado	0.0989843273%
CO66	Lakewood City, Colorado	1.6765864702%
CO67	Larimer County, Colorado	3.6771380213%
CO68	Las Animas County, Colorado	0.6303942510%
CO69	Lincoln County, Colorado	0.0819433053%
CO70	Littleton City, Colorado	0.9911426404%
CO71	Logan County, Colorado	0.2819912214%
CO72	Lone Tree City, Colorado	0.1937076023%
CO73	Longmont City, Colorado	0.8513027113%
CO74	Louisville City, Colorado	0.0837469407%
CO75	Loveland City, Colorado	1.5095861119%
CO76	Mesa County, Colorado	1.7687427882%
CO77	Mineral County, Colorado	0.0039157682%
CO78	Moffat County, Colorado	0.2325862894%
CO79	Montezuma County, Colorado	0.4428801804%
CO80	Montrose City, Colorado	0.0375815957%
CO81	Montrose County, Colorado	0.5319658200%
CO81	Morgan County, Colorado	0.3376035258%
CO82	Northglenn City, Colorado	0.1972243635%
CO83	Otero County, Colorado	0.1972243033%
	• •	0.0534887895%
CO85	Ouray County, Colorado	
CO86	Park County, Colorado	0.1673691348%
CO87	Parker Town, Colorado	0.3247124678%
CO88	Phillips County, Colorado	0.0713973011%
CO89	Pitkin County, Colorado	0.1746622577%
CO90	Prowers County, Colorado	0.1726881656%
CO91	Pueblo City, Colorado	2.5730616529%
CO92	Pueblo County, Colorado	3.1025919095%
CO93	Rio Blanco County, Colorado	0.1012968741%
CO94	Rio Grande County, Colorado	0.2526177695%
CO95	Routt County, Colorado	0.2323178565%
CO96	Saguache County, Colorado	0.0666194156%
CO97	San Juan County, Colorado	0.0097000947%
CO98	San Miguel County, Colorado	0.1004727271%

CO99	Sedgwick County, Colorado	0.0618109352%
CO100	Sheridan City, Colorado	0.2306795787%
CO101	Steamboat Springs City, Colorado	0.1513646932%
CO102	Sterling City, Colorado	0.0995110857%
CO103	Summit County, Colorado	0.3761345614%
CO104	Superior Town, Colorado	0.0014920421%
CO105	Teller County, Colorado	0.6218972779%
CO106	Thornton City, Colorado	1.0031200434%
CO107	Washington County, Colorado	0.0356553080%
CO108	Weld County, Colorado	2.2921158443%
CO109	Wellington Town, Colorado	0.0235131848%
CO110	Westminster City, Colorado	1.1920065086%
CO111	Wheat Ridge City, Colorado	0.3438324783%
CO112	Windsor Town, Colorado	0.0900350795%
CO113	Yuma County, Colorado	0.0992146077%

CT1 Andover Town, Connecticut 0.0513214640% CT2 Ansonia City, Connecticut 0.5316052437% CT3 Ashford Town, Connecticut 0.1096965130% CT4 Avon Town, Connecticut 0.0620629520% CT5 Barkhamsted Town, Connecticut 0.1953947308% CT6 Becaon Falls Town, Connecticut 0.1953947308% CT7 Berlin Town, Connecticut 0.1039156068% CT9 Bethel Town, Connecticut 0.03522422145% CT9 Bethelem Town, Connecticut 0.078647202% CT10 Bethelem Town, Connecticut 0.1820831395% CT11 Bloomfield Town, Connecticut 0.1520831395% CT12 Bolton Town, Connecticut 0.0582057867% CT13 Bozrah Town, Connecticut 0.0582057867% CT14 Branford Town, Connecticut 0.0582057867% CT15 Bridgeport City, Connecticut 0.0582057867% CT16 Bridgewater Town, Connecticut 0.0118125953% CT16 Bridgewater Town, Connecticut 0.0118125953% CT16 Bridsewater Town, Connecticut	CT1	Andayan Tayun Connactiont	0.0513214640%
CT3 Ashford Town, Connecticut 0.1096965130% CT4 Avon Town, Connecticut 0.5494886534% CT5 Barkhamsted Town, Connecticut 0.0620629520% CT6 Beacon Falls Town, Connecticut 0.1953947308% CT7 Berlin Town, Connecticut 0.1039156068% CT8 Bethany Town, Connecticut 0.3522422145% CT9 Bethle Town, Connecticut 0.0078647202% CT10 Bethlehem Town, Connecticut 0.078647202% CT11 Bloomfield Town, Connecticut 0.1520831395% CT12 Bolton Town, Connecticut 0.0582057867% CT14 Branford Town, Connecticut 0.0582057867% CT14 Branford Town, Connecticut 0.0582057867% CT14 Bridgeport City, Connecticut 0.0582057867% CT16 Bridgeport City, Connecticut 0.018125935% CT16 Bridgewater Town, Connecticut 0.0118125935% CT17 Bristol City, Connecticut 0.0118125935% CT18 Brookfield Town, Connecticut 0.1880661562% CT20 Burlington Town, Connecticut <td></td> <td>*</td> <td></td>		*	
CT4 Avon Town, Connecticut 0.5494886534% CT5 Barkhamsted Town, Connecticut 0.0620629520% CT6 Beacon Falls Town, Connecticut 0.1953947308% CT7 Berlin Town, Connecticut 0.5215629385% CT8 Bethany Town, Connecticut 0.1039156068% CT9 Bethlel Town, Connecticut 0.0078647202% CT10 Bethlehem Town, Connecticut 0.4888368136% CT12 Bolton Town, Connecticut 0.4888368136% CT13 Bozrah Town, Connecticut 0.0582057867% CT14 Branford Town, Connecticut 0.08903816954% CT15 Bridgeport City, Connecticut 0.2890743095% CT16 Bridgewater Town, Connecticut 0.0118125935% CT17 Bristol City, Connecticut 0.3087903124% CT19 Brookfield Town, Connecticut 0.3087903124% CT19 Brookfield Town, Connecticut 0.13843661562% CT20 Burlington Town, Connecticut 0.1384316661562% CT21 Canton Town, Connecticut 0.0343343640% CT22 Canterbury Town, Connectic		•	
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CT8 Bethany Town, Connecticut 0.1039156068% CT9 Bethel Town, Connecticut 0.3522422145% CT10 Bethlehem Town, Connecticut 0.0078647202% CT11 Bloomfield Town, Connecticut 0.4888368136% CT12 Bolton Town, Connecticut 0.1520831395% CT13 Bozrah Town, Connecticut 0.8903816954% CT14 Branford Town, Connecticut 0.8903816954% CT15 Bridgeport City, Connecticut 3.2580743095% CT16 Bridgeport City, Connecticut 0.0118125935% CT17 Bristol City, Connecticut 0.01812595% CT18 Brookfield Town, Connecticut 0.3087903124% CT19 Brooklyn Town, Connecticut 0.188061562% CT20 Burlington Town, Connecticut 0.2348761319% CT21 Canaan Town, Connecticut 0.0343343640% CT22 Canterbury Town, Connecticut 0.2348761319% CT22 Canterbury Town, Connecticut 0.0523959290% CT23 Canton Town, Connecticut 0.0523959290% CT24 Chaplin Town, Connecticut		•	
CT9 Bethel Town, Connecticut 0.3522422145% CT10 Bethlehem Town, Connecticut 0.0078647202% CT11 Bloomfield Town, Connecticut 0.4888368136% CT12 Bolton Town, Connecticut 0.1520831395% CT13 Bozrah Town, Connecticut 0.8903816954% CT14 Branford Town, Connecticut 0.8903816954% CT15 Bridgeport City, Connecticut 3.2580743095% CT16 Bridgewater Town, Connecticut 0.0118125935% CT17 Bristol City, Connecticut 0.3087903124% CT19 Brookfield Town, Connecticut 0.3087903124% CT19 Brooklyn Town, Connecticut 0.188061562% CT20 Burlington Town, Connecticut 0.2348761319% CT21 Canaan Town, Connecticut 0.0343343664% CT22 Canterbury Town, Connecticut 0.2348761319 CT22 Canterbury Town, Connecticut 0.2469011966% CT24 Chaplin Town, Connecticut 0.0343343640% CT23 Canton Town, Connecticut 0.072387574% CT25 Chester Town, Connecticut <td></td> <td>•</td> <td></td>		•	
CT10 Bethlehem Town, Connecticut 0.0078647202% CT11 Bloomfield Town, Connecticut 0.4888368136% CT12 Bolton Town, Connecticut 0.1520831395% CT13 Bozrah Town, Connecticut 0.0582057867% CT14 Branford Town, Connecticut 0.8903816954% CT15 Bridgeport City, Connecticut 3.2580743095% CT16 Bridgewater Town, Connecticut 0.0118125935% CT17 Bristol City, Connecticut 1.3355768908% CT18 Brookfield Town, Connecticut 0.3087903124% CT19 Brooklyn Town, Connecticut 0.1880661562% CT20 Burlington Town, Connecticut 0.2348761319% CT21 Canaan Town, Connecticut 0.0343343640% CT22 Canterbury Town, Connecticut 0.343343640% CT22 Canterbury Town, Connecticut 0.2669011966% CT24 Chaplin Town, Connecticut 0.0523959290% CT25 Cheshire Town, Connecticut 0.0772387574% CT26 Chester Town, Connecticut 0.0772387574% CT27 Clinton Town, Connectic			
CT11 Bloomfield Town, Connecticut 0.4888368136% CT12 Bolton Town, Connecticut 0.1520831395% CT13 Bozrah Town, Connecticut 0.0582057867% CT14 Branford Town, Connecticut 0.8903816954% CT15 Bridgeport City, Connecticut 3.2580743095% CT16 Bridgewater Town, Connecticut 0.0118125935% CT17 Bristol City, Connecticut 1.3355768908% CT18 Brookfield Town, Connecticut 0.3087903124% CT19 Brooklyn Town, Connecticut 0.1880661562% CT20 Burlington Town, Connecticut 0.2348761319% CT21 Canaan Town, Connecticut 0.0343343640% CT22 Canterbury Town, Connecticut 0.2348761319% CT22 Canterbury Town, Connecticut 0.2669011966% CT24 Chaplin Town, Connecticut 0.0523959290% CT25 Cheshire Town, Connecticut 0.077238754% CT26 Chester Town, Connecticut 0.077238754% CT27 Clinton Town, Connecticut 0.6134395770 CT28 Colebrook Town, Connecticut		·	
CT12 Bolton Town, Connecticut 0.1520831395% CT13 Bozrah Town, Connecticut 0.0582057867% CT14 Branford Town, Connecticut 0.8903816954% CT15 Bridgeport City, Connecticut 3.2580743095% CT16 Bridgewater Town, Connecticut 0.0118125935% CT17 Bristol City, Connecticut 1.3355768908% CT18 Brookfield Town, Connecticut 0.3087903124% CT19 Brooklyn Town, Connecticut 0.1880661562% CT20 Burlington Town, Connecticut 0.2348761319% CT21 Canaan Town, Connecticut 0.0343343640% CT22 Canterbury Town, Connecticut 0.1354310071% CT22 Canterbury Town, Connecticut 0.2669011966% CT24 Chaplin Town, Connecticut 0.0523959290% CT25 Cheshire Town, Connecticut 0.072387574% CT26 Chester Town, Connecticut 0.072387574% CT27 Clinton Town, Connecticut 0.6134395770% CT28 Colchester Town, Connecticut 0.0296870114% CT30 Columbia Town, Connecticut		•	
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CT50	Essex Town, Connecticut	0.1431870357%
CT51	Fairfield Town, Connecticut	1.4212308415%
CT52	Farmington Town, Connecticut	0.6572091547%
CT53	Franklin Town, Connecticut	0.0446032416%
CT54	Glastonbury Town, Connecticut	1.0420644550%
CT55	Goshen Town, Connecticut	0.0030464255%
CT56	Granby Town, Connecticut	0.2928405247%
CT57	Greenwich Town, Connecticut	1.5644702467%
CT58	Griswold Town, Connecticut	0.3865570141%
CT59	Groton Town, Connecticut	1.4033874500%
CT60	Guilford Town, Connecticut	0.8399392493%
CT61	Haddam Town, Connecticut	0.0151716553%
CT62	Hamden Town, Connecticut	1.7724359413%
CT63	Hampton Town, Connecticut	0.0429454985%
CT64	Hartford City, Connecticut	5.3268549899%
CT65	Hartland Town, Connecticut	0.0359782738%
CT66	Harwinton Town, Connecticut	0.0126363764%
CT67	Hebron Town, Connecticut	0.1593443254%
CT68	Kent Town, Connecticut	0.0835899976%
CT69	Killingly Town, Connecticut	0.6116898413%
CT70	Killingworth Town, Connecticut	0.2652963170%
CT71	Lebanon Town, Connecticut	0.2746607824%
CT72	Ledyard Town, Connecticut	0.5514380850%
CT73	Lisbon Town, Connecticut	0.1156355161%
CT74	Litchfield Town, Connecticut	0.3481982974%
CT75	Lyme Town, Connecticut	0.0023141411%
CT76	Madison Town, Connecticut	0.7594223560%
CT77	Manchester Town, Connecticut	1.3929765818%
CT78	Mansfield Town, Connecticut	0.3058754037%
CT79	Marlborough Town, Connecticut	0.0766010346%
CT80	Meriden City, Connecticut	1.8508778149%
CT81	Middlebury Town, Connecticut	0.0276033951%
CT82	Middlefield Town, Connecticut	0.0075627554%
CT83	Middletown City, Connecticut	1.5343128975%
CT84	Milford City, Connecticut	1.8215679630%
CT85	Monroe Town, Connecticut	0.4307375445%
CT86	Montville Town, Connecticut	0.5806185940%
CT87	Morris Town, Connecticut	0.0099785725%
CT88	Naugatuck Borough, Connecticut	1.0644527326%
CT89	New Britain City, Connecticut	1.5740557511%
CT90	New Canaan Town, Connecticut	0.6136187204%
CT91	New Fairfield Town, Connecticut	0.2962030448%
CT92	New Hartford Town, Connecticut	0.1323482193%
CT93	New Haven City, Connecticut	5.8061427601%
CT94	New London City, Connecticut	1.0536729060%
CT95	New Milford Town, Connecticut	1.0565475001%
CT96	Newington Town, Connecticut	0.7132456565%
CT97	Newtown, Connecticut	0.5964476353%
CT98	Norfolk Town, Connecticut	0.0442819100%

CTOO	North Dranford Town Connections	0.47057016320/
CT99	North Branford Town, Connecticut	0.4795791623%
CT100	North Canaan Town, Connecticut	0.0913148022%
CT101	North Haven Town, Connecticut	0.7922543069%
CT102	North Stonington Town, Connecticut	0.1803885830%
CT103	Norwalk City, Connecticut	1.5918210823%
CT104	Norwich City, Connecticut	1.1639182124%
CT105	Old Lyme Town, Connecticut	0.0247921386%
CT106	Old Saybrook Town, Connecticut	0.4181170767%
CT107	Orange Town, Connecticut	0.3683598812%
CT108	Oxford Town, Connecticut	0.3955127994%
CT109	Plainfield Town, Connecticut	0.5352043161%
CT110	Plainville Town, Connecticut	0.3937549612%
CT111	Plymouth Town, Connecticut	0.4213382978%
CT112	Pomfret Town, Connecticut	0.1174722050%
CT113	Portland Town, Connecticut	0.3205523149%
CT114	Preston Town, Connecticut	0.1319895374%
CT115	Prospect Town, Connecticut	0.3056173107%
CT116	Putnam Town, Connecticut	0.2953254103%
CT117	Redding Town, Connecticut	0.1726435223%
CT118	Ridgefield Town, Connecticut	0.6645173744%
CT119	Rocky Hill Town, Connecticut	0.3929175425%
CT120	Roxbury Town, Connecticut	0.0037924445%
CT121	Salem Town, Connecticut	0.1075219911%
CT122	Salisbury Town, Connecticut	0.1052257347%
CT123	Scotland Town, Connecticut	0.0395212218%
CT124	Seymour Town, Connecticut	0.5301171581%
CT125	Sharon Town, Connecticut	0.0761294123%
CT126	Shelton City, Connecticut	0.5601099879%
CT127	Sherman Town, Connecticut	0.0494382353%
CT128	Simsbury Town, Connecticut	0.6988446241%
CT129	Somers Town, Connecticut	0.2491740063%
CT130	South Windsor Town, Connecticut	0.7310935932%
CT131	Southbury Town, Connecticut	0.0581965974%
CT131	Southington Town, Connecticut	0.9683065927%
CT132	Sprague Town, Connecticut	0.0874709763%
CT133	Stafford Town, Connecticut	0.3388202949%
CT134 CT135	Stamford City, Connecticut	2.9070395589%
CT135	Sterling Town, Connecticut	0.0949826467%
		0.5576891315%
CT137	Storington Town, Connecticut	
CT138	Stratford Town, Connecticut	0.9155695700%
CT139	Suffield Town, Connecticut	0.3402792315%
CT140	Thomaston Town, Connecticut	0.2664061562%
CT141	Thompson Town, Connecticut	0.2673479187%
CT142	Tolland Town, Connecticut	0.4342020371%
CT143	Torrington City, Connecticut	1.3652460176%
CT144	Trumbull Town, Connecticut	0.7617744403%
CT145	Union Town, Connecticut	0.0153941764%
CT146	Vernon Town, Connecticut	0.7027162157%
CT147	Voluntown, Connecticut	0.0733181557%

CT148	Wallingford Town, Connecticut	1.5350353996%
CT149	Warren Town, Connecticut	0.0489758024%
CT150	Washington Town, Connecticut	0.1553517897%
CT151	Waterbury City, Connecticut	4.6192219654%
CT152	Waterford Town, Connecticut	0.7608802056%
CT153	Watertown, Connecticut	0.6868118808%
CT154	West Hartford Town, Connecticut	1.6216697477%
CT155	West Haven City, Connecticut	1.4026972589%
CT156	Westbrook Town, Connecticut	0.2586999280%
CT157	Weston Town, Connecticut	0.3664201329%
CT158	Westport Town, Connecticut	0.8921084083%
CT159	Wethersfield Town, Connecticut	0.6208707168%
CT160	Willington Town, Connecticut	0.0975268185%
CT161	Wilton Town, Connecticut	0.6378099925%
CT162	Winchester Town, Connecticut	0.3760305376%
CT163	Windham Town, Connecticut	1.0108949901%
CT164	Windsor Locks Town, Connecticut	0.3174167624%
CT165	Windsor Town, Connecticut	0.7548324123%
CT166	Wolcott Town, Connecticut	0.5443693820%
CT167	Woodbridge Town, Connecticut	0.2435300513%
CT168	Woodbury Town, Connecticut	0.3411988605%
CT169	Woodmont Borough, Connecticut	0.0173159412%
CT170	Woodstock Town, Connecticut	0.1817110623%

DE1	Dover City, Delaware	7.2964973046%
DE2	Kent County, Delaware	6.5479520244%
DE3	Middletown, Delaware	0.7391705309%
DE4	Milford City, Delaware	2.0974096596%
DE5	New Castle County, Delaware	32.3098315772%
DE6	Newark City, Delaware	2.6861540739%
DE7	Seaford City, Delaware	1.9021182635%
DE8	Smyrna Town, Delaware	1.6675857161%
DE9	Sussex County, Delaware	23.0032093630%
DE10	Wilmington City, Delaware	21.7500714866%

Allocations are subject to change pursuant to a State-Subdivision Agreement, Allocation Statute, Statutory Trust, or voluntary redistribution.

DC1 Washington, District of Columbia 100.0000000000%

TT 1		0.050461000404
FL1	Alachua County, Florida	0.8594613234%
FL2	Altamonte Springs City, Florida	0.0813054302%
FL3	Apopka City, Florida	0.0972154704%
FL4	Atlantic Beach City, Florida	0.0388915664%
FL5	Auburndale City, Florida	0.0286367831%
FL6	Aventura City, Florida	0.0246200756%
FL7	Avon Park City, Florida	0.0258288737%
FL8	Baker County, Florida	0.1931736622%
FL9	Bartow City, Florida	0.0439725748%
FL10	Bay County, Florida	0.5394465693%
FL11	Belle Glade City, Florida	0.0208278128%
FL12	Boca Raton City, Florida	0.4720689632%
FL13	Bonita Springs City, Florida	0.0173754580%
FL14	Boynton Beach City, Florida	0.3064979246%
FL15	Bradenton City, Florida	0.3799303249%
FL16	Bradford County, Florida	0.1894834807%
FL17	Brevard County, Florida	2.3870763525%
FL18	Broward County, Florida	4.0626227708%
FL19	Calhoun County, Florida	0.0471282181%
FL20	Callaway City, Florida	0.0249535015%
FL21	Cape Canaveral City, Florida	0.0455607190%
FL22	Cape Coral City, Florida	0.7144300110%
FL23	Casselberry City, Florida	0.0800352962%
FL24	Charlotte County, Florida	0.6902251426%
FL25	Citrus County, Florida	0.9696466473%
FL26	Clay County, Florida	1.1934300121%
FL27	Clearwater City, Florida	0.6338625372%
FL28	Clermont City, Florida	0.0759095348%
FL29	Cocoa Beach City, Florida	0.0843632048%
FL30	Cocoa City, Florida	0.1492447199%
FL31	Coconut Creek City, Florida	0.1011309318%
FL32	Collier County, Florida	1.3548224874%
FL33	Columbia County, Florida	0.3421221973%
FL34	Cooper City, Florida	0.0739363249%
FL35	Coral Gables City, Florida	0.0717799422%
FL36	Coral Springs City, Florida	0.3234064085%
FL37	Crestview City, Florida	0.0704397566%
FL38	Cutler Bay Town, Florida	0.0094141463%
FL39	Dania Beach City, Florida	0.0178067890%
FL40	Davie Town, Florida	0.2669225293%
FL41	Daytona Beach City, Florida	0.4475559985%
FL42	Daytona Beach Shores City, Florida	0.0397433158%
FL43	De Soto County, Florida	0.1136404205%
FL44	Debary City, Florida	0.0352833296%
FL45	Deerfield Beach City, Florida	0.2024233562%
FL46	Deland City, Florida	0.0989843542%
FL47	Delray Beach City, Florida	0.3518466005%
FL48	Deltona City, Florida	0.1993292304%
FL49	Destin City, Florida	0.0146783092%

FL50	Dixie County, Florida	0.1037443927%
FL51	Doral City, Florida	0.0139780477%
FL52	Dunedin City, Florida	0.1024411213%
FL53	Eatonville Town, Florida	0.0083256415%
FL54	Edgewater City, Florida	0.0580427172%
FL55	Escambia County, Florida	1.0109990610%
FL56	Estero Village, Florida	0.0120797555%
FL57	Eustis City, Florida	0.0419300395%
FL58	Fernandina Beach City, Florida	0.0831601989%
FL59	Flagler County, Florida	0.3050082484%
FL60	Florida City, Florida	0.0039287890%
FL61	Fort Lauderdale City, Florida	0.8305816295%
FL62	Fort Myers City, Florida	0.4310995634%
FL63	Fort Pierce City, Florida	0.1595358726%
FL64	Fort Walton Beach City, Florida	0.0778370605%
FL65	Franklin County, Florida	0.0499106708%
FL66	Fruitland Park City, Florida	0.0083820932%
FL67	Gadsden County, Florida	0.1236554705%
FL68	Gainesville City, Florida	0.3815982894%
FL69	Gilchrist County, Florida	0.0643335042%
FL70	Glades County, Florida	0.0406124963%
FL71	Greenacres City, Florida	0.0764248986%
FL72	Groveland City, Florida	0.0261531482%
FL73	Gulf County, Florida	0.0599141908%
FL74	Gulfport City, Florida	0.0478945547%
FL75	Haines City, Florida	0.0479847066%
FL76	Hallandale Beach City, Florida	0.1549505272%
FL77	Hamilton County, Florida	0.0479418005%
FL78	Hardee County, Florida	0.0671103643%
FL79	Hendry County, Florida	0.1444608951%
FL80	Hernando County, Florida	1.5100758996%
FL81	Hialeah City, Florida	0.0980156525%
FL82	Hialeah Gardens City, Florida	0.0054519294%
FL83	Highlands County, Florida	0.2931860386%
FL84	Hillsborough County, Florida	6.5231125308%
FL85	Holly Hill City, Florida	0.0316162444%
FL86	Hollywood City, Florida	0.5201647754%
FL87	Holmes County, Florida	0.0816118922%
FL88	Homestead City, Florida	0.0249353985%
FL89	Indian River County, Florida	0.6541177901%
FL90	Jackson County, Florida	0.1589357678%
FL91	Jacksonville Beach City, Florida	0.1004466852%
FL92	Jacksonville City, Florida	5.2956380196%
FL93	Jefferson County, Florida	0.0408207989%
FL94	Jupiter Town, Florida	0.1254666431%
FL95	Key Biscayne Village, Florida	0.0136838783%
FL96	Key West City, Florida	0.0880867779%
FL97	Kissimmee City, Florida	0.1623657708%
FL98	Lady Lake Town, Florida	0.0250481927%
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FL99	Lafavatta County, Florida	0.0319113399%
FL100	Lafayette County, Florida Lake City, Florida	0.0319113399%
FL100	Lake County, Florida	0.7815478562%
FL101 FL102	Lake Mary City, Florida	0.0797674370%
FL102 FL103	Lake Wales City, Florida	0.0797074370%
FL103	Lake Worth City, Florida	0.0302931702%
FL104 FL105	Lakeland City, Florida	0.1171439041%
FL105 FL106	Lantana Town, Florida	0.2948749200%
FL106 FL107	•	
FL107 FL108	Largo City, Florida	0.3741936498% 0.0626243040%
FL108 FL109	Lauderdale Lakes City, Florida	0.0626243040%
FL109 FL110	Lauderhill City, Florida	2.1503874299%
	Lee County, Florida	
FL111	Leesburg City, Florida	0.0913398906%
FL112	Leon County, Florida	0.4712019797% 0.2511923208%
FL113	Levy County, Florida	
FL114	Liberty County, Florida	0.0193986191%
FL115	Lighthouse Point City, Florida	0.0291322827%
FL116	Longwood City, Florida	0.0617091669%
FL117	Lynn Haven City, Florida	0.0392057816%
FL118	Madison County, Florida	0.0635403309%
FL119	Maitland City, Florida	0.0467282451%
FL120	Manatee County, Florida	2.2885234019%
FL121	Marco Island City, Florida	0.0620945413%
FL122	Margate City, Florida	0.1436833554%
FL123	Marion County, Florida	1.3321814866%
FL124	Martin County, Florida	0.7882651079%
FL125	Melbourne City, Florida	0.3831054876%
FL126	Miami Beach City, Florida	0.1814092477%
FL127	Miami City, Florida	0.2927934557%
FL128	Miami Gardens City, Florida	0.0406839641%
FL129	Miami Lakes Town, Florida	0.0078375139%
FL130	Miami Shores Village, Florida	0.0062876094%
FL131	Miami Springs City, Florida	0.0061694950%
FL132	Miami-Dade County, Florida	4.3271705192%
FL133	Milton City, Florida	0.0466314657%
FL134	Minneola City, Florida	0.0160580418%
FL135	Miramar City, Florida	0.2792796404%
FL136	Monroe County, Florida	0.3883011967%
FL137	Mount Dora City, Florida	0.0410212212%
FL138	Naples City, Florida	0.1344157944%
FL139	Nassau County, Florida	0.3937725183%
FL140	New Port Richey City, Florida	0.1498783253%
FL141	New Smyrna Beach City, Florida	0.1040660344%
FL142	Niceville City, Florida	0.0217446385%
FL143	North Lauderdale City, Florida	0.0660690508%
FL144	North Miami Beach City, Florida	0.0303917946%
FL145	North Miami City, Florida	0.0303784307%
FL146	North Palm Beach Village, Florida	0.0443491609%
FL147	North Port City, Florida	0.2096119036%

FL148	Oakland Park City, Florida	0.1004312332%
FL149	Ocala City, Florida	0.3689945815%
FL150	Ocoee City, Florida	0.0666000846%
FL151	Okaloosa County, Florida	0.6345124117%
FL152	Okeechobee County, Florida	0.3534953181%
FL153	Oldsmar City, Florida	0.0394219828%
FL154	Opa-Locka City, Florida	0.0078475369%
FL155	Orange City, Florida	0.0335624179%
FL156	Orange County, Florida	3.1307419804%
FL157	Orlando City, Florida	1.1602492100%
FL158	Ormond Beach City, Florida	0.1146438211%
FL159	Osceola County, Florida	0.8372491116%
FL160	Oviedo City, Florida	0.1031308696%
FL161	Palatka City, Florida	0.0469549231%
FL162	Palm Bay City, Florida	0.4048169342%
FL163	Palm Beach County, Florida	5.9784001645%
FL164	Palm Beach Gardens City, Florida	0.2336752163%
FL165	Palm Coast City, Florida	0.0848564709%
FL166	Palm Springs Village, Florida	0.0380209877%
FL167	Palmetto Bay Village, Florida	0.0074040767%
FL168	Palmetto City, Florida	0.0528697594%
FL169	Panama City Beach City, Florida	0.0808973045%
FL170	Panama City, Florida	0.1551531466%
FL171	Parkland City, Florida	0.0458042834%
FL172	Pasco County, Florida	4.4295368317%
FL173	Pembroke Pines City, Florida	0.4628331778%
FL174	Pensacola City, Florida	0.3306359554%
FL175	Pinecrest Village, Florida	0.0082965714%
FL176	Pinellas County, Florida	4.7935359992%
FL177	Pinellas Park City, Florida	0.2516664490%
FL178	Plant City, Florida	0.1042185754%
FL179	Plantation City, Florida	0.2139192761%
FL180	Polk County, Florida	1.6016881161%
FL181	Pompano Beach City, Florida	0.3354719648%
FL182	Port Orange City, Florida	0.1775970116%
FL183	Port St. Lucie City, Florida	0.3908042602%
FL184	Punta Gorda City, Florida	0.0471207554%
FL185	Putnam County, Florida	0.3379382594%
FL186	Riviera Beach City, Florida	0.1636174387%
FL187	Rockledge City, Florida	0.0966039082%
FL188	Royal Palm Beach Village, Florida	0.0492948779%
FL189	Safety Harbor City, Florida	0.0380615697%
FL190	Sanford City, Florida	0.1642438718%
FL191	Santa Rosa County, Florida	0.6546368035%
FL192	Sarasota City, Florida	0.4842803786%
FL193	Sarasota City, Florida Sarasota County, Florida	1.9688041245%
FL193	Satellite Beach City, Florida	0.0359750389%
FL194	Sebastian City, Florida	0.0383157745%
FL195	Sebring City, Florida	0.0383137743%
11170	Scoring City, 1 ioridu	0.0301/2030//0

FL197	Seminole City, Florida	0.0952489243%
FL198	Seminole County, Florida	1.5086951138%
FL199	South Daytona City, Florida	0.0452214101%
FL200	South Miami City, Florida	0.0078330472%
FL201	St Johns County, Florida	0.6638216753%
FL202	St Lucie County, Florida	0.9562887503%
FL203	St. Augustine City, Florida	0.0465108819%
FL204	St. Cloud City, Florida	0.0738366040%
FL205	St. Petersburg City, Florida	1.4565924173%
FL206	Stuart City, Florida	0.0812230134%
FL207	Sumter County, Florida	0.3263986345%
FL208	Sunny Isles Beach City, Florida	0.0076937793%
FL209	Sunrise City, Florida	0.2860704481%
FL210	Suwannee County, Florida	0.1910149373%
FL211	Sweetwater City, Florida	0.0041159745%
FL212	Tallahassee City, Florida	0.4259972563%
FL213	Tamarac City, Florida	0.1344928911%
FL214	Tampa City, Florida	1.9756726462%
FL215	Tarpon Springs City, Florida	0.1019709696%
FL216	Tavares City, Florida	0.0318218598%
FL217	Taylor County, Florida	0.0921812176%
FL218	Temple Terrace City, Florida	0.1079810418%
FL219	Titusville City, Florida	0.2400558465%
FL220	Union County, Florida	0.0651555116%
FL221	Venice City, Florida	0.1423476183%
FL222	Vero Beach City, Florida	0.0606417248%
FL223	Volusia County, Florida	1.7446849189%
FL224	Wakulla County, Florida	0.1151294611%
FL225	Walton County, Florida	0.2685576832%
FL226	Washington County, Florida	0.1201244575%
FL227	Wellington Village, Florida	0.0501840680%
FL228	West Melbourne City, Florida	0.0519971652%
FL229	West Palm Beach City, Florida	0.5492662267%
FL230	West Park City, Florida	0.0295538994%
FL231	Weston City, Florida	0.1386373546%
FL232	Wilton Manors City, Florida	0.0316306070%
FL233	Winter Garden City, Florida	0.0562653176%
FL234	Winter Haven City, Florida	0.0970328243%
FL235	Winter Park City, Florida	0.1049029672%
FL236	Winter Springs City, Florida	0.0622621530%
FL237	Zephyrhills City, Florida	0.1126717551%

G 4 1	1 6' 6	0.10100660570
GA1	Acworth City, Georgia	0.1010066057%
GA2	Adel City, Georgia	0.0545649432%
GA3	Albany City, Georgia	0.3157843012%
GA4	Alma City, Georgia	0.0720108615%
GA5	Alpharetta City, Georgia	0.2110377863%
GA6	Americus City, Georgia	0.0651732444%
GA7	Appling County, Georgia	0.1891925647%
GA8	Arlington City, Georgia	0.0057755147%
GA9	Athens-Clarke County Unified	1.3856330305%
G 1 10	Government, Georgia	0.000<=0.000
GA10	Atkinson County, Georgia	0.0986720780%
GA11	Atlanta City, Georgia	2.9922320659%
GA12	Augusta-Richmond County	2.7761021713%
	Consolidated Government, Georgia	
GA13	Bacon County, Georgia	0.1326313298%
GA14	Bainbridge City, Georgia	0.0569861790%
GA15	Baker County, Georgia	0.0138992540%
GA16	Baldwin County, Georgia	0.2940093402%
GA17	Banks County, Georgia	0.2108287241%
GA18	Barrow County, Georgia	0.7562315570%
GA19	Bartow County, Georgia	1.0945235112%
GA20	Ben Hill County, Georgia	0.0834031458%
GA21	Berrien County, Georgia	0.1225733642%
GA22	Blackshear City, Georgia	0.0349161927%
GA23	Blakely City, Georgia	0.0158441397%
GA24	Bleckley County, Georgia	0.1430561858%
GA25	Brantley County, Georgia	0.2875410777%
GA26	Braselton Town, Georgia	0.0371467624%
GA27	Brookhaven City, Georgia	0.0913450445%
GA28	Brooks County, Georgia	0.1455943886%
GA29	Brunswick City, Georgia	0.1020085339%
GA30	Bryan County, Georgia	0.2289883650%
GA31	Buford City, Georgia	0.0023586547%
GA32	Bulloch County, Georgia	0.4088475182%
GA33	Burke County, Georgia	0.1875413288%
GA34	Butts County, Georgia	0.3747020131%
GA35	Calhoun City, Georgia	0.1780085402%
GA36	Calhoun County, Georgia	0.0360783561%
GA37	Camden County, Georgia	0.3387009665%
GA38	Candler County, Georgia	0.0990882539%
GA39	Canton City, Georgia	0.1378274535%
GA40	Carroll County, Georgia	1.4108548814%
GA41	Carrollton City, Georgia	0.4395018339%
GA42	Cartersville City, Georgia	0.2991406477%
GA43	Catoosa County, Georgia	1.1134068466%
GA44	Chamblee City, Georgia	0.0537051979%
GA45	Charlton County, Georgia	0.1046313818%
GA46	Chatham County, Georgia	1.4544033708%
GA47	Chattooga County, Georgia	0.3317513109%

G 1 10		2 1100 (020 510)
GA48	Cherokee County, Georgia	2.1190683851%
GA49	Clarkston City, Georgia	0.0175253481%
GA50	Clay County, Georgia	0.0274637104%
GA51	Clayton County, Georgia	1.6728881377%
GA52	Clinch County, Georgia	0.0617206810%
GA53	Cobb County, Georgia	5.8580801967%
GA54	Coffee County, Georgia	0.4164755944%
GA55	College Park City, Georgia	0.1805996391%
GA56	Colquitt County, Georgia	0.2578612394%
GA57	Columbia County, Georgia	1.2905730633%
GA58	Columbus City, Georgia	1.8227140298%
GA59	Conyers City, Georgia	0.1202231912%
GA60	Cook County, Georgia	0.0973405674%
GA61	Cordele City, Georgia	0.0583989534%
GA62	Covington City, Georgia	0.1969084378%
GA63	Coweta County, Georgia	0.9767276305%
GA64	Crawford County, Georgia	0.1282569558%
GA65	Crisp County, Georgia	0.1296658905%
GA66	Cusseta-Chattahoochee County Unified	0.0695538650%
	Government, Georgia	
GA67	Dade County, Georgia	0.1799465490%
GA68	Dallas City, Georgia	0.0916776643%
GA69	Dalton City, Georgia	0.3628092518%
GA70	Damascus City, Georgia	0.0005040301%
GA71	Dawson City, Georgia	0.0138696254%
GA72	Dawson County, Georgia	0.3215223361%
GA73	Decatur City, Georgia	0.1040340531%
GA74	Decatur County, Georgia	0.1633371087%
GA75	Dekalb County, Georgia	4.1483991779%
GA76	Demorest City, Georgia	0.0233539880%
GA77	Dodge County, Georgia	0.3228398634%
GA78	Dooly County, Georgia	0.0758970226%
GA79	Doraville City, Georgia	0.0619484258%
GA80	Dougherty County, Georgia	0.4519146718%
GA81	Douglas City, Georgia	0.2364366638%
GA82	Douglas County, Georgia	1.2411219485%
GA83	Douglasville City, Georgia	0.2313289102%
GA84	Dublin City, Georgia	0.1598683843%
GA85	Duluth City, Georgia Duluth City, Georgia	0.1174400509%
GA86	Dunwoody City, Georgia	0.0823645400%
GA80 GA87		0.0823043400%
GA88	Early County, Georgia	
	East Point City, Georgia	0.2308433908%
GA89	Echols County, Georgia	0.0262187359%
GA90	Effingham County, Georgia	0.4645781207%
GA91	Elbert County, Georgia	0.2655117233%
GA92	Emanuel County, Georgia	0.2278497555%
GA93	Evans County, Georgia	0.1156959749%
GA94	Fairburn City, Georgia	0.0542552469%
GA95	Fannin County, Georgia	0.5651805280%

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Fayette County, Georgia	0.6527012475%
Fayetteville City, Georgia	0.1201203794%
Fitzgerald City, Georgia	0.0569093853%
Floyd County, Georgia	0.9887350092%
Forest Park City, Georgia	0.1455200592%
Forsyth County, Georgia	1.7110664570%
Franklin County, Georgia	0.5550296650%
Fulton County, Georgia	3.5353742420%
Gainesville City, Georgia	0.3640437388%
Georgetown-Quitman County Unified	0.0176595651%
Government, Georgia	
Gilmer County, Georgia	0.4239021158%
Glascock County, Georgia	0.0283662653%
Glynn County, Georgia	0.7968809706%
Gordon County, Georgia	0.4175279543%
Grady County, Georgia	0.1716497947%
Greene County, Georgia	0.1737385827%
Griffin City, Georgia	0.2287480123%
Grovetown City, Georgia	0.0632622854%
Gwinnett County, Georgia	4.8912732775%
Habersham County, Georgia	0.4635124652%
Hall County, Georgia	1.5772937095%
Hancock County, Georgia	0.0536800967%
Haralson County, Georgia	1.0934912667%
Harris County, Georgia	0.2037540782%
Hart County, Georgia	0.2935398099%
Heard County, Georgia	0.1232058232%
Henry County, Georgia	1.9715208583%
Hinesville City, Georgia	0.2572364025%
Holly Springs City, Georgia	0.0823108417%
Houston County, Georgia	0.8378076437%
Irwin County, Georgia	0.0610553841%
Jackson County, Georgia	0.9201220386%
	0.1152245534%
	0.3659791686%
•	0.0881783943%
•	0.1517559349%
•	0.0808740550%
	0.1877697040%
	0.0876584323%
	0.2773521617%
· · · · · · · · · · · · · · · · · · ·	0.1446191663%
	0.1313198199%
	0.2069622772%
	0.0155232109%
Lamar County, Georgia	0.2083015245%
Lanier County, Georgia	0.0574613256%
•	0.5249834521%
Lawrenceville City, Georgia	0.1647173317%
	Fayetteville City, Georgia Fitzgerald City, Georgia Floyd County, Georgia Forest Park City, Georgia Forsyth County, Georgia Franklin County, Georgia Fulton County, Georgia Gainesville City, Georgia Georgetown-Quitman County Unified Government, Georgia Gilmer County, Georgia Glascock County, Georgia Glynn County, Georgia Grady County, Georgia Grady County, Georgia Greene County, Georgia Grovetown City, Georgia Gwinnett County, Georgia Habersham County, Georgia Hall County, Georgia Haralson County, Georgia Harris County, Georgia Harris County, Georgia Heard County, Georgia Heard County, Georgia Henry County, Georgia Holly Springs City, Georgia Houston County, Georgia Jasper County, Georgia Jafferson County, Georgia Jefferson County, Georgia Jefferson County, Georgia Jefferson County, Georgia Johns Creek City, Georgia Johnson County, Georgia Jones County, Georgia Lagrange City, Georgia Lagrange City, Georgia Lagrange City, Georgia Lakeland City, Georgia Lamar County, Georgia Lamar County, Georgia

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GA144	Lee County, Georgia	0.2162850866%
GA145	Liberty County, Georgia	0.2931642086%
GA146	Lilburn City, Georgia	0.0538355752%
GA147	Lincoln County, Georgia	0.1000487479%
GA148	Loganville City, Georgia	0.1468681321%
GA149	Long County, Georgia	0.1216766548%
GA150	Lowndes County, Georgia	0.6253829866%
GA151	Lumpkin County, Georgia	0.3139555802%
GA152	Macon County, Georgia	0.1110857755%
GA153	Macon-Bibb County Unified	2.0265214623%
	Government, Georgia	
GA154	Madison County, Georgia	0.5114434091%
GA155	Marietta City, Georgia	0.7354006996%
GA156	Marion County, Georgia	0.0615218771%
GA157	McDonough City, Georgia	0.0803644086%
GA158	McDuffie County, Georgia	0.2216409869%
GA159	McIntosh County, Georgia	0.1678759014%
GA160	Meriwether County, Georgia	0.2015834534%
GA161	Milledgeville City, Georgia	0.1343842887%
GA162	Miller County, Georgia	0.0562389307%
GA163	Milton City, Georgia	0.0765630644%
GA164	Mitchell County, Georgia	0.1842864232%
GA165	Monroe City, Georgia	0.1616058698%
GA166	Monroe County, Georgia	0.2463868890%
GA167	Montgomery County, Georgia	0.0685440855%
GA168	Morgan County, Georgia	0.1807932852%
GA169	Moultrie City, Georgia	0.1150272968%
GA170	Murray County, Georgia	0.6862865600%
GA171	Nashville City, Georgia	0.0288042758%
GA172	Newnan City, Georgia	0.2037973462%
GA173	Newton County, Georgia	0.6206699754%
GA174	Norcross City, Georgia	0.0762036242%
GA175	Oconee County, Georgia	0.2721000475%
GA176	Oglethorpe County, Georgia	0.1461658711%
GA177	Paulding County, Georgia	1.7495211188%
GA178	Peach County, Georgia	0.2319656673%
GA179	Peachtree City, Georgia	0.2219833492%
GA180	Peachtree Corners City, Georgia	0.2099400952%
GA181	Perry City, Georgia	0.0954580908%
GA182	Pickens County, Georgia	0.3905362384%
GA183	Pierce County, Georgia	0.2012068205%
GA184	Pike County, Georgia	0.1072270653%
GA185	Polk County, Georgia	0.7130941429%
GA186	Pooler City, Georgia	0.0516303360%
GA187	Powder Springs City, Georgia	0.0633430906%
GA188	Pulaski County, Georgia	0.1671565625%
GA189	Putnam County, Georgia	0.2061208707%
GA190	Rabun County, Georgia	0.3170130000%
GA191	Randolph County, Georgia	0.0382245100%

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GA192	Richmond Hill City, Georgia	0.0716382402%
GA193	Riverdale City, Georgia	0.0684460876%
GA194	Rockdale County, Georgia	0.7947696030%
GA195	Rome City, Georgia	0.3719383578%
GA196	Roswell City, Georgia	0.2174642134%
GA197	Sandy Springs City, Georgia	0.2590143480%
GA198	Savannah City, Georgia	1.1246685243%
GA199	Schley County, Georgia	0.0238356678%
GA200	Screven County, Georgia	0.1132053955%
GA201	Seminole County, Georgia	0.0804817769%
GA202	Smyrna City, Georgia	0.2661908888%
GA203	Snellville City, Georgia	0.0758688840%
GA204	Spalding County, Georgia	0.5900646014%
GA205	Springfield City, Georgia	0.0124802329%
GA206	St. Marys City, Georgia	0.0962803562%
GA207	Statesboro City, Georgia	0.1844690660%
GA208	Stephens County, Georgia	0.7520555284%
GA209	Stewart County, Georgia	0.0419742764%
GA210	Stockbridge City, Georgia	0.0302698888%
GA211	Sugar Hill City, Georgia	0.0106058369%
GA212	Sumter County, Georgia	0.1314426325%
GA213	Suwanee City, Georgia	0.0700562332%
GA214	Talbot County, Georgia	0.0410357316%
GA215	Taliaferro County, Georgia	0.0068637499%
GA216	Tattnall County, Georgia	0.2930768128%
GA217	Taylor County, Georgia	0.0819435502%
GA218	Telfair County, Georgia	0.1855378735%
GA219	Terrell County, Georgia	0.0334710962%
GA220	Thomas County, Georgia	0.2077911904%
GA221	Thomasville City, Georgia	0.1281973547%
GA222	Tift County, Georgia	0.2088288220%
GA223	Tifton City, Georgia	0.1416502311%
GA224	Toombs County, Georgia	0.2423104056%
GA225	Towns County, Georgia	0.2454408368%
GA226	Treutlen County, Georgia	0.0571447522%
GA227	Troup County, Georgia	0.4334095739%
GA228	Tucker City, Georgia	0.0615225648%
GA229	Turner County, Georgia	0.0697951920%
GA230	Twiggs County, Georgia	0.0640416265%
GA231	Union City, Georgia	0.1531538090%
GA231 GA232	Union County, Georgia	0.2949759089%
GA232 GA233	Upson County, Georgia	0.3355566667%
GA234	Valdosta City, Georgia	0.2598246932%
	·	
GA235	Villa Pias City, Georgia	0.1252530050%
GA236	Villa Rica City, Georgia	0.1397113628%
GA237	Walten County, Georgia	0.8453605309%
GA238	Walton County, Georgia	0.8194381956%
GA239	Warren Bahing City, Cappaig	0.5170078559%
GA240	Warner Robins City, Georgia	0.3969845574%

GA241	Warren County, Georgia	0.0447828045%
GA242	Warwick City, Georgia	0.0103298381%
GA243	Washington County, Georgia	0.1959988913%
GA244	Waycross City, Georgia	0.1358274367%
GA245	Wayne County, Georgia	0.6609347902%
GA246	Webster County Unified Government,	0.0143656323%
	Georgia	
GA247	Wheeler County, Georgia	0.0675300652%
GA248	White County, Georgia	0.4351939380%
GA249	Whitfield County, Georgia	0.7644288806%
GA250	Wilcox County, Georgia	0.0828696590%
GA251	Wilkes County, Georgia	0.0976306068%
GA252	Wilkinson County, Georgia	0.0847297279%
GA253	Winder City, Georgia	0.2007720766%
GA254	Woodbury City, Georgia	0.0085236394%
GA255	Woodstock City, Georgia	0.1942956763%
GA256	Worth County, Georgia	0.1491832321%

HI1	Hawaii County, Hawaii	18.2671692501%
HI2	Kalawao, Hawaii	0.0034501514%
HI3	Kauai County, Hawaii	5.7006273580%
HI4	Maui County, Hawaii	13.9979969296%
HI5	Urban Honolulu CDP, Hawaii	62.0307563109%

ID1	Ada County, Idaho	13.2776278333%
ID2	Adams County, Idaho	0.1446831902%
ID3	Ammon City, Idaho	0.0812916024%
ID4	Bannock County, Idaho	3.0595589832%
ID5	Bear Lake County, Idaho	0.6082712041%
ID6	Benewah County, Idaho	0.6526829809%
ID7	Bingham County, Idaho	1.6421270812%
ID8	Blackfoot City, Idaho	0.6283857401%
ID9	Blaine County, Idaho	0.9137717551%
ID10	Boise City, Idaho	12.7586409110%
ID11	Boise County, Idaho	0.3309644652%
ID12	Bonner County, Idaho	2.5987361786%
ID13	Bonneville County, Idaho	3.7761253875%
ID14	Boundary County, Idaho	0.8788284447%
ID15	Burley City, Idaho	0.4485975363%
ID16	Butte County, Idaho	0.1839745518%
ID17	Caldwell City, Idaho	1.1958553249%
ID18	Camas County, Idaho	0.0422073443%
ID19	Canyon County, Idaho	5.0120113688%
ID20	Caribou County, Idaho	0.4396183832%
ID21	Cassia County, Idaho	0.7270235866%
ID22	Chubbuck City, Idaho	0.4841935447%
ID23	Clark County, Idaho	0.0420924425%
ID24	Clearwater County, Idaho	0.4890418390%
ID25	Coeur D'Alene City, Idaho	2.7593778237%
ID26	Custer County, Idaho	0.2133243878%
ID27	Eagle City, Idaho	0.1711876661%
ID28	Elmore County, Idaho	0.8899512165%
ID29	Franklin County, Idaho	0.5753624958%
ID30	Fremont County, Idaho	0.5716071696%
ID31	Garden City, Idaho	0.5582782838%
ID32	Gem County, Idaho	1.3784025725%
ID33	Gooding County, Idaho	0.6966472013%
ID34	Hayden City, Idaho	0.0047132146%
ID35	Idaho County, Idaho	0.8474305547%
ID36	Idaho Falls City, Idaho	3.8875027578%
ID37	Jefferson County, Idaho	0.9842670749%
ID38	Jerome City, Idaho	0.4169017424%
ID39	Jerome County, Idaho	0.6223444291%
ID40	Kootenai County, Idaho	5.6394798565%
ID40 ID41	Kuna City, Idaho	0.1849461724%
ID41 ID42	Latah County, Idaho	1.2943861166%
ID43	Lemhi County, Idaho	0.4880814284%
ID43 ID44	Lewis County, Idaho	0.2882543555%
ID44 ID45	Lewiston City, Idaho	2.0176549375%
ID45 ID46	Lincoln County, Idaho	0.1930184422%
ID46 ID47	Madison County, Idaho	1.2748404845%
ID47 ID48	•	2.4045650754%
	Meridian City, Idaho	
ID49	Minidoka County, Idaho	0.9140620922%

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ID50	Moscow City, Idaho	0.6590552650%
ID51	Mountain Home City, Idaho	0.5706694591%
ID52	Nampa City, Idaho	3.3274647954%
ID53	Nez Perce County, Idaho	1.2765833482%
ID54	Oneida County, Idaho	0.2371656647%
ID55	Owyhee County, Idaho	0.5554298409%
ID56	Payette County, Idaho	1.2750728102%
ID57	Pocatello City, Idaho	2.9494898116%
ID58	Post Falls City, Idaho	0.6781328826%
ID59	Power County, Idaho	0.3505171035%
ID60	Preston City, Idaho	0.1496220047%
ID61	Rexburg City, Idaho	0.1336231941%
ID62	Shoshone County, Idaho	1.2841091340%
ID63	Star City, Idaho	0.0001322772%
ID64	Teton County, Idaho	0.4258195211%
ID65	Twin Falls City, Idaho	1.8245765222%
ID66	Twin Falls County, Idaho	3.3104301873%
ID67	Valley County, Idaho	0.8074710814%
ID68	Washington County, Idaho	0.4917358652%

IL1	Adoms County Illinois	0.2888223923%
IL1 IL2	Adams County, Illinois Addison Township, Illinois	0.2888223923%
IL2 IL3	Addison Village, Illinois	0.1789163143%
IL3 IL4		0.1789103143%
IL4 IL5	Alexander County, Illinois	
	Algonquin Township, Illinois	0.0022237840%
IL6	Algonquin Village, Illinois	0.1102023571%
IL7	Alsip Village, Illinois	0.0804730187%
IL8	Alton City, Illinois	0.4280511636%
IL9	Alton Township, Illinois	0.0062877996%
IL10	Anna City, Illinois	0.0351784549%
IL11	Antioch Township, Illinois	0.0009191460%
IL12	Antioch Village, Illinois	0.0635563388%
IL13	Arlington Heights Village, Illinois	0.2647476580%
IL14	Aurora City, Illinois	1.1285112945%
IL15	Aurora Township, Illinois	0.0301108613%
IL16	Aux Sable Township, Illinois	0.0005108321%
IL17	Avon Township, Illinois	0.0015693001%
IL18	Barrington Village, Illinois	0.0749306299%
IL19	Bartlett Village, Illinois	0.1012637420%
IL20	Batavia City, Illinois	0.1232572616%
IL21	Beach Park Village, Illinois	0.0709728762%
IL22	Bedford Park Village, Illinois	0.0908134228%
IL23	Belleville City, Illinois	0.2800912041%
IL24	Bellwood Village, Illinois	0.0636018022%
IL25	Belvidere City, Illinois	0.1538551860%
IL26	Belvidere Township, Illinois	0.0012472224%
IL27	Bensenville Village, Illinois	0.0698164453%
IL28	Benton City, Illinois	0.0648747331%
IL29	Benton Township, Lake County, Illinois	0.0004595956%
IL30	Berkeley Village, Illinois	0.0152507249%
IL31	Berwyn City, Illinois	0.2349799824%
IL32	Berwyn Township, Illinois	0.0039135983%
IL33	Bloom Township, Illinois	0.0062250618%
IL34	Bloomingdale Township, Illinois	0.0054224158%
IL35	Bloomingdale Village, Illinois	0.0874800244%
IL36	Bloomington City Township, Illinois	0.0170627673%
IL37	Bloomington City, Illinois	0.4210280112%
IL37 IL38	Blue Island City, Illinois	0.0451468527%
IL38 IL39	Bolingbrook Village, Illinois	0.3965448276%
IL40	Bond County, Illinois	0.1354097531%
IL41	Boone County, Illinois	0.1857825548%
IL42	Bourbonnais Township, Illinois	0.0007881230%
IL43	Bourbonnais Village, Illinois	0.0558859639%
IL44	Bradley Village, Illinois	0.0950639376%
IL45	Bremen Township, Illinois	0.0008805382%
IL46	Bridgeview Village, Illinois	0.0500143261%
IL47	Broadview Village, Illinois	0.0576947589%
IL48	Brookfield Village, Illinois	0.0508215275%
IL49	Brown County, Illinois	0.0306875432%

IL50	Bruce Township, Illinois	0.0008928963%
IL51	Buffalo Grove Village, Illinois	0.2068406914%
IL52	Burbank City, Illinois	0.0690685990%
IL53	Bureau County, Illinois	0.0476091845%
IL54	Burr Ridge Village, Illinois	0.0419287366%
IL55	Cahokia Village, Illinois	0.0836030043%
IL56	Calhoun County, Illinois	0.0375722307%
IL57	Calumet City, Illinois	0.0970812870%
IL58	Calumet Township, Illinois	0.0001284071%
IL59	Campton Hills Village, Illinois	0.0275655408%
IL60	Canton City, Illinois	0.0820538651%
IL61	Canton Township, Illinois	0.0022485003%
IL62	Capital Township, Illinois	0.0149811918%
IL63	Carbondale City, Illinois	0.1954958522%
IL64	Carbondale Township, Illinois	0.0044639854%
IL65	Carol Stream Village, Illinois	0.1407965379%
IL66	Carpentersville Village, Illinois	0.1363950647%
IL67	Carroll County, Illinois	0.0896110775%
IL68	Cary Village, Illinois	0.0570626007%
IL69	Caseyville Township, Illinois	0.0007441028%
IL70	Cass County, Illinois	0.0771891430%
IL71	Centralia City, Illinois	0.0719850238%
IL72	Centralia Township, Illinois	0.0028386679%
IL73	Centreville Township, Illinois	0.0027552732%
IL74	Champaign City Township, Illinois	0.0007413065%
IL75	Champaign City, Illinois	0.4052254107%
IL76	Champaign County, Illinois	0.7867199494%
IL77	Champaign Township, Illinois	0.0000980982%
IL77	Channahon Township, Illinois	0.00003633812%
IL78 IL79	Channahon Village, Illinois	0.0567296082%
IL80	Charleston City, Illinois	0.0995585026%
IL80	Charleston Township, Illinois	0.0004933774%
IL81	Chatham Village, Illinois	0.0295989467%
IL82 IL83	Cherry Valley Township, Illinois	0.0005782605%
IL83 IL84	Chicago City, Illinois	
	•	15.6332843102%
IL85	Chicago Heights City, Illinois	0.1217857439%
IL86	Chicago Ridge Village, Illinois	0.0524909103%
IL87	Christian County, Illinois	0.2284950394%
IL88	Clark County, Illinois	0.1644712121%
IL89	Clay County, Illinois	0.0936362597%
IL90	Clinton County, Illinois	0.1943019862%
IL91	Coles County, Illinois	0.1247615688%
IL92	Collinsville City, Illinois	0.3522703495%
IL93	Collinsville Township, Illinois	0.0035801096%
IL94	Coloma Township, Illinois	0.0001118094%
IL95	Columbia City, Illinois	0.0433790110%
IL96	Cook County, Illinois	14.3857624802%
IL97	Cortland Township, Illinois	0.0004724498%
IL98	Country Club Hills City, Illinois	0.0671118224%

W 00		0.000100060504
IL99	Countryside City, Illinois	0.0301223625%
IL100	Crawford County, Illinois	0.1569938764%
IL101	Crest Hill City, Illinois	0.0526985627%
IL102	Crestwood Village, Illinois	0.0142112001%
IL103	Crete Township, Illinois	0.0005995941%
IL104	Crystal Lake City, Illinois	0.3158354713%
IL105	Cuba Township, Illinois	0.0000224160%
IL106	Cumberland County, Illinois	0.0570281874%
IL107	Danville City, Illinois	0.2559565285%
IL108	Danville Township, Illinois	0.0051367359%
IL109	Darien City, Illinois	0.0902261418%
IL110	De Witt County, Illinois	0.1599714603%
IL111	Decatur City, Illinois	0.4645929351%
IL112	Decatur Township, Illinois	0.0043295346%
IL113	Deerfield Village, Illinois	0.0932320501%
IL114	Dekalb City, Illinois	0.1798256279%
IL115	Dekalb County, Illinois	0.3798574494%
IL116	Dekalb Township, Illinois	0.0026983537%
IL117	Des Plaines City, Illinois	0.2324422843%
IL118	Dixon City, Illinois	0.0928778143%
IL119	Dixon Township, Illinois	0.0012205217%
IL120	Dolton Village, Illinois	0.0603302846%
IL121	Dorr Township, Illinois	0.0004505750%
IL122	Douglas County, Illinois	0.1069846469%
IL123	Douglas Township, Effingham County,	0.0000906562%
	Illinois	
IL124	Downers Grove Township, Illinois	0.0013497857%
IL125	Downers Grove Village, Illinois	0.3224473331%
IL126	Dundee Township, Illinois	0.0009813425%
IL127	Dupage County, Illinois	2.6161997714%
IL128	East Moline City, Illinois	0.0875479039%
IL129	East Peoria City, Illinois	0.2490109525%
IL130	East St. Louis City, Illinois	0.3029578651%
IL131	Edgar County, Illinois	0.1405180293%
IL132	Edwards County, Illinois	0.0682030349%
IL133	Edwardsville City, Illinois	0.2287071119%
IL134	Edwardsville Township, Illinois	0.0014741787%
IL135	Effingham City, Illinois	0.1268902766%
IL136	Effingham County, Illinois	0.1621189307%
IL137	Ela Township, Illinois	0.0090682851%
IL138	Elgin City, Illinois	0.5305768766%
IL139	Elgin Township, Illinois	0.0028839058%
IL140	Elk Grove Township, Illinois	0.0062372846%
IL141	Elk Grove Village, Illinois	0.1757993182%
IL142	Elmhurst City, Illinois	0.2577623917%
IL143	Elmwood Park Village, Illinois	0.0602202342%
IL144	Evanston City, Illinois	0.2696457560%
IL145	Evergreen Park Village, Illinois	0.0597799426%
IL146	Fairview Heights City, Illinois	0.1121410475%

II 147	F " C ' III' '	0.10200265760/
IL147	Fayette County, Illinois	0.1838936576%
IL148	Flagg Township, Illinois	0.0014040442%
IL149	Fondulac Township, Illinois	0.0006431181%
IL150	Ford County, Illinois	0.1115951707%
IL151	Forest Park Village, Illinois	0.0453425079%
IL152	Fox Lake Village, Illinois	0.0630233162%
IL153	Frankfort Township, Will County,	0.0004301436%
** 4 * 4	Illinois	0.04500.404004
IL154	Frankfort Village, Illinois	0.0673884818%
IL155	Franklin County, Illinois	0.3406006814%
IL156	Franklin Park Village, Illinois	0.0785284649%
IL157	Freeport City, Illinois	0.0999016884%
IL158	Freeport Township, Illinois	0.0064044800%
IL159	Fremont Township, Illinois	0.0010312711%
IL160	Fulton County, Illinois	0.2358510040%
IL161	Galesburg City Township, Illinois	0.0008294369%
IL162	Galesburg City, Illinois	0.1473738962%
IL163	Gallatin County, Illinois	0.0650151375%
IL164	Geneva City, Illinois	0.0883298478%
IL165	Geneva Township, Illinois	0.0003004285%
IL166	Glen Carbon Village, Illinois	0.0731670278%
IL167	Glen Ellyn Village, Illinois	0.1026185792%
IL168	Glendale Heights Village, Illinois	0.0836866697%
IL169	Glenview Village, Illinois	0.1572220054%
IL170	Godfrey Township, Illinois	0.0014140118%
IL171	Godfrey Village, Illinois	0.0597791307%
IL172	Grafton Township, Illinois	0.0009156731%
IL173	Granite City Township, Illinois	0.0120340521%
IL174	Granite City, Illinois	0.4907786518%
IL175	Grant Township, Lake County, Illinois	0.0007510035%
IL176	Grayslake Village, Illinois	0.0571222264%
IL177	Greene County, Illinois	0.1348392954%
IL178	Greenwood Township, Illinois	0.0002761633%
IL179	Groveland Township, Illinois	0.0006029317%
IL180	Grundy County, Illinois	0.3802436630%
IL181	Gurnee Village, Illinois	0.2256865903%
IL182	Hamilton County, Illinois	0.0461838068%
IL183	Hancock County, Illinois	0.0864855571%
IL184	Hanover Park Village, Illinois	0.1439424899%
IL185	Hanover Township, Cook County,	0.0100530103%
12103	Illinois	0.010033010370
IL186	Hardin County, Illinois	0.1047177898%
IL187	Harlem Township, Illinois	0.0013712546%
IL188	Harrisburg City, Illinois	0.1363861795%
IL189	Harrisburg Township, Illinois	0.0018453732%
IL190	Harvey City, Illinois	0.0542520318%
IL191	Harwood Heights Village, Illinois	0.0264961580%
IL192	Hazel Crest Village, Illinois	0.0328924293%
IL193	Henderson County, Illinois	0.0337023368%

II 104	H C HILL	0.06100111670
IL194	Henry County, Illinois	0.2612811167%
IL195	Herrin City, Illinois	0.1579067080%
IL196	Hickory Hills City, Illinois	0.0299939554%
IL197	Hickory Point Township, Illinois	0.0008317372%
IL198	Highland Park City, Illinois	0.2271774569%
IL199	Hillside Village, Illinois	0.0587648633%
IL200	Hinsdale Village, Illinois	0.0916908489%
IL201	Hodgkins Village, Illinois	0.0232613539%
IL202	Hoffman Estates Village, Illinois	0.1751755942%
IL203	Homer Glen Village, Illinois	0.0469112216%
IL204	Homewood Village, Illinois	0.0501427783%
IL205	Huntley Village, Illinois	0.0524270901%
IL206	Iroquois County, Illinois	0.2807520024%
IL207	Jackson County, Illinois	0.3445573527%
IL208	Jacksonville City, Illinois	0.1116974183%
IL209	Jarvis Township, Illinois	0.0005415470%
IL210	Jasper County, Illinois	0.0661355314%
IL211	Jefferson County, Illinois	0.1817671148%
IL212	Jersey County, Illinois	0.2756349312%
IL213	Jo Daviess County, Illinois	0.1403563816%
IL214	Johnson County, Illinois	0.0829436944%
IL215	Joliet City, Illinois	0.8239848960%
IL216	Joliet Township, Illinois	0.0038451777%
IL217	Justice Village, Illinois	0.0222156950%
IL218	Kane County, Illinois	0.8176130703%
IL219	Kankakee City, Illinois	0.3012693137%
IL220	Kankakee County, Illinois	0.4890037289%
IL221	Kankakee Township, Illinois	0.0039230699%
IL222	Kendall County, Illinois	0.3206091763%
IL223	Kewanee City, Illinois	0.0484121913%
IL224	Knox County, Illinois	0.3018005773%
IL225	La Grange Park Village, Illinois	0.0306665705%
IL226	La Grange Village, Illinois	0.0489381328%
IL227	Lake County, Illinois	2.6259751751%
IL228	Lake Forest City, Illinois	0.1511340104%
IL229	Lake in the Hills Village, Illinois	0.1015964188%
IL230	Lake Villa Township, Illinois	0.0004259490%
IL231	Lake Zurich Village, Illinois	0.1926754509%
IL232	Lansing Village, Illinois	0.0775500541%
IL232	Lasalle County, Illinois	1.1531097603%
IL233	Lawrence County, Illinois	0.1653700620%
IL235	Lee County, Illinois	0.1825689940%
IL235 IL236	Lemont Township, Illinois	0.1823089940%
	-	
IL237	Lemont Village, Illinois	0.0231572571%
IL238	Leyden Township, Illinois	0.0047085318%
IL239	Libertyville Township, Illinois	0.0017598586%
IL240	Libertyville Village, Illinois	0.1502709269%
IL241	Limestone Township, Peoria County,	0.0011792979%
	Illinois	

IL242	Lincoln City, Illinois	0.0655854600%
IL243	Lincolnwood Village, Illinois	0.0553527158%
IL244	Lindenhurst Village, Illinois	0.0249965865%
IL245	Lisle Township, Illinois	0.0028275726%
IL246	Lisle Village, Illinois	0.0801260444%
IL247	Livingston County, Illinois	0.3523352973%
IL248	Lockport City, Illinois	0.0826388459%
IL249	Lockport Township, Illinois	0.0026329549%
IL250	Logan County, Illinois	0.1508938390%
IL251	Lombard Village, Illinois	0.2672806655%
IL252	Long Creek Township, Illinois	0.0000227768%
IL253	Loves Park City, Illinois	0.0603913084%
IL254	Lyons Township, Illinois	0.0242947899%
IL255	Lyons Village, Illinois	0.0362495516%
IL256	Machesney Park Village, Illinois	0.0567176109%
IL257	Macomb City Township, Illinois	0.0004703751%
IL258	Macomb City, Illinois	0.0564835283%
IL259	Macon County, Illinois	0.3950197281%
IL260	Macoupin County, Illinois	0.3852372432%
IL261	Madison County, Illinois	1.8722976663%
IL262	Mahomet Township, Illinois	0.0000436142%
IL263	Maine Township, Illinois	0.0042498834%
IL264	Manhattan Township, Illinois	0.0001694505%
IL265	Manteno Township, Illinois	0.0001751334%
IL266	Marion City, Illinois	0.3397669146%
IL267	Marion County, Illinois	0.4057459850%
IL268	Markham City, Illinois	0.0380473416%
IL269	Marshall County, Illinois	0.0822533539%
IL270	Mason County, Illinois	0.1285091896%
IL271	Massac County, Illinois	0.0636875874%
IL271	Matteson Village, Illinois	0.0702548878%
IL272	Mattoon City, Illinois	0.1408343339%
IL274	Mattoon Township, Illinois	0.0020198301%
IL274	Maywood Village, Illinois	0.0867531057%
IL275 IL276	McCook Village, Illinois	0.0198186268%
IL270 IL277	McDonough County, Illinois	0.1352577123%
IL277 IL278	McHenry City, Illinois	0.1332377123%
IL278 IL279	McHenry County, Illinois	1.5065411411%
IL280	McHenry Township, Illinois	0.0042440651%
IL281	McLean County, Illinois	0.5561192497%
IL282	Medina Township, Illinois	0.0027619935%
IL283	Melrose Park Village, Illinois	0.1186181878%
IL284	Menard County, Illinois	0.0813562631%
IL285	Mercer County, Illinois	0.0972248035%
IL286	Merrionette Park Village, Illinois	0.0076009169%
IL287	Metropolis City, Illinois	0.0947332002%
IL288	Midlothian Village, Illinois	0.0406706896%
IL289	Milton Township, Illinois	0.0050733217%
IL290	Minooka Village, Illinois	0.0596777852%

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IL291	Mokena Village, Illinois	0.0573127849%
IL292	Moline City, Illinois	0.2352551083%
IL293	Moline Township, Illinois	0.0021255506%
IL294	Monee Township, Illinois	0.0006126287%
IL295	Monroe County, Illinois	0.1998142464%
IL296	Montgomery County, Illinois	0.2577543184%
IL297	Montgomery Village, Illinois	0.0525907223%
IL298	Moraine Township, Illinois	0.0009976246%
IL299	Morgan County, Illinois	0.1714185471%
IL300	Morris City, Illinois	0.0838389812%
IL301	Morton Grove Village, Illinois	0.1034836472%
IL302	Morton Township, Illinois	0.0001808615%
IL303	Morton Village, Illinois	0.0732964272%
IL304	Moultrie County, Illinois	0.0673647578%
IL305	Mount Prospect Village, Illinois	0.1704792853%
IL306	Mount Vernon City, Illinois	0.1499593581%
IL307	Mundelein Village, Illinois	0.1639685886%
IL308	Nameoki Township, Illinois	0.0012635946%
IL309	Naperville City, Illinois	0.7685669619%
IL310	Naperville Township, Illinois	0.0007679621%
IL311	New Lenox Township, Illinois	0.0033107569%
IL312	New Lenox Village, Illinois	0.0896513993%
IL313	New Trier Township, Illinois	0.0008805382%
IL314	Newell Township, Illinois	0.0004502142%
IL315	Niles Township, Illinois	0.0037851461%
IL316	Niles Village, Illinois	0.1446924560%
IL317	Normal Town, Illinois	0.2474856274%
IL318	Normal Township, Illinois	0.0028460647%
IL319	Norridge Village, Illinois	0.0465655101%
IL320	North Aurora Village, Illinois	0.0468235422%
IL321	North Chicago City, Illinois	0.1275161655%
IL322	North Riverside Village, Illinois	0.0551815063%
IL323	Northbrook Village, Illinois	0.1427173226%
IL324	Northfield Township, Illinois	0.0029902126%
IL325	Northlake City, Illinois	0.0381023667%
IL326	Norwood Park Township, Illinois	0.0000244456%
IL327	Nunda Township, Illinois	0.0006104638%
IL328	Oak Forest City, Illinois	0.0759968556%
IL329	Oak Lawn Village, Illinois	0.1589709041%
IL330	Oak Park Township, Illinois	0.0286302780%
IL331	Oak Park Village, Illinois	0.2093093375%
IL332	O'Fallon City, Illinois	0.1398947564%
IL333	Ogle County, Illinois	0.3365190759%
IL334	Orland Park Village, Illinois	0.1051852784%
IL335	Orland Township, Illinois	0.0048491617%
IL336	Oswego Township, Illinois	0.0001389611%
IL337	Oswego Village, Illinois	0.1197866160%
IL338	Ottawa City, Illinois	0.1652725952%
IL339	Ottawa Township, Illinois	0.0014113508%

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IL340	Palatine Township, Illinois	0.0063840485%
IL341	Palatine Village, Illinois	0.2160969641%
IL342	Palos Heights City, Illinois	0.0290094105%
IL343	Palos Hills City, Illinois	0.0251753281%
IL344	Palos Township, Illinois	0.0020179357%
IL345	Park Forest Village, Illinois	0.0840587662%
IL346	Park Ridge City, Illinois	0.1116349061%
IL347	Pekin City, Illinois	0.3387071386%
IL348	Pekin Township, Illinois	0.0001206044%
IL349	Peoria City Township, Illinois	0.0211339541%
IL350	Peoria City, Illinois	1.0471081247%
IL351	Peoria County, Illinois	0.8420753713%
IL352	Perry County, Illinois	0.1986418042%
IL353	Peru Township, Illinois	0.0000575960%
IL354	Piatt County, Illinois	0.1038367555%
IL355	Pike County, Illinois	0.0985397249%
IL356	Plainfield Village, Illinois	0.1401767830%
IL357	Plano City, Illinois	0.0251954890%
IL358	Pontiac City, Illinois	0.0820476409%
IL359	Pontiac Township, Illinois	0.0008416598%
IL360	Pope County, Illinois	0.0387821081%
IL361	Posen Village, Illinois	0.0146759373%
IL362	Princeton City, Illinois	0.2434249044%
IL363	Prospect Heights City, Illinois	0.0204667964%
IL364	Proviso Township, Illinois	0.0309234299%
IL365	Pulaski County, Illinois	0.0365681114%
IL366	Putnam County, Illinois	0.0450191673%
IL367	Quincy City, Illinois	0.2800247680%
IL368	Quincy Township, Illinois	0.0014712470%
IL369	Randolph County, Illinois	0.3747229235%
IL370	Rantoul Township, Illinois	0.0005778095%
IL371	Rantoul Village, Illinois	0.0520880989%
IL372	Rich Township, Illinois	0.0027945575%
IL373	Richland County, Illinois	0.1171915473%
IL374	Richton Park Village, Illinois	0.0312964284%
IL375	River Forest Township, Illinois	0.0018589491%
IL376	River Forest Village, Illinois	0.0488586169%
IL377	River Grove Village, Illinois	0.0284407118%
IL378	Riverdale Village, Illinois	0.0390135296%
IL379	Riverside Township, Illinois	0.0028495827%
IL380	Riverside Village, Illinois	0.0269914748%
IL381	Rock Island City, Illinois	0.2048536960%
IL382	Rock Island County, Illinois	0.4477190124%
IL383	Rock Island Township, Illinois	0.0012090205%
IL384	Rockford City, Illinois	1.8636718829%
IL385	Rockford Township, Illinois	0.0222707202%
IL386	Rockton Township, Illinois	0.0013382395%
IL387	Rolling Meadows City, Illinois	0.1143438589%
IL388	Romeoville Village, Illinois	0.2124235372%

IL389	Posoco Township Illinois	0.0001321506%
IL389 IL390	Roscoe Township, Illinois Roscoe Village, Illinois	0.0001321300%
IL390 IL391	Roselle Village, Illinois	0.0283983434%
IL391 IL392	Round Lake Beach Village, Illinois	0.0882981400%
IL392 IL393	Round Lake Village, Illinois	0.0718399287%
IL393 IL394	Rutland Township, Kane County, Illinois	0.0000200256%
IL394 IL395	*	0.3157094095%
IL393 IL396	Saline County, Illinois	0.6566424069%
IL390 IL397	Sangamon County, Illinois Sauk Village, Illinois	0.0300424009%
IL397 IL398	Schaumburg Township, Illinois	0.0223880930%
IL398 IL399	~ ~	0.2968023515%
IL399 IL400	Schaumburg Village, Illinois	0.2908023313%
IL400 IL401	Schiller Park Village, Illinois	
IL401 IL402	Schuyler County, Illinois	0.0371428539%
	Scott County, Illinois	0.0254366526% 0.0116834244%
IL403	Sesser City, Illinois	
IL404	Shelby County, Illinois	0.1305766480%
IL405	Shiloh Valley Township, Illinois	0.0000402315%
IL406	Shiloh Village, Illinois	0.0381714188%
IL407	Shorewood Village, Illinois	0.0493356672%
IL408	Skokie Village, Illinois	0.1964801264%
IL409	South Elgin Village, Illinois	0.0529218206%
IL410	South Holland Village, Illinois	0.0587832201%
IL411	South Moline Township, Illinois	0.0015892806%
IL412	South Rock Island Township, Illinois	0.0012188078%
IL413	Springfield City, Illinois	0.9971442684%
IL414	St Clair County, Illinois	1.2964187840%
IL415	St. Charles City, Illinois	0.2062203952%
IL416	Stark County, Illinois	0.0288234074%
IL417	Stephenson County, Illinois	0.2577976169%
IL418	Sterling City, Illinois	0.3656157148%
IL419	Sterling Township, Illinois	0.0004940540%
IL420	Stickney Township, Illinois	0.0300061782%
IL421	Stone Park Village, Illinois	0.0241358032%
IL422	Streamwood Village, Illinois	0.0878171213%
IL423	Streator City, Illinois	0.1400665973%
IL424	Sugar Grove Township, Illinois	0.0009713297%
IL425	Summit Village, Illinois	0.0312780717%
IL426	Swansea Village, Illinois	0.0555074177%
IL427	Sycamore City, Illinois	0.0541938945%
IL428	Sycamore Township, Illinois	0.0007813576%
IL429	Taylorville City, Illinois	0.0807847228%
IL430	Taylorville Township, Illinois	0.0017106517%
IL431	Tazewell County, Illinois	0.5138073664%
IL432	Thornton Township, Illinois	0.0526926993%
IL433	Tinley Park Village, Illinois	0.1419492253%
IL434	Troy City, Illinois	0.0729865272%
IL435	Troy Township, Illinois	0.0004431782%
IL436	Union County, Illinois	0.1406335371%
IL437	Urbana City, Illinois	0.2112740522%

II 429	Vermilian County, Illinois	0.64600410020/
IL438 IL439	Vermilion County, Illinois Vernon Hills Village, Illinois	0.6460041902% 0.1010624040%
IL439 IL440	Villa Park Village, Illinois	0.1010024040%
IL440 IL441	Wabash County, Illinois	0.0958447089%
IL441 IL442	Warren County, Illinois	0.1030681169%
IL442 IL443	•	0.1030081109%
IL443 IL444	Warren Township, Lake County, Illinois	0.0688157538%
	Warrenville City, Illinois	
IL445 IL446	Washington City, Illinois	0.0740199632% 0.1031463699%
	Washington County, Illinois	
IL447	Washington Township, Tazewell County, Illinois	0.0003215816%
IL448	•	0.0240175893%
IL448 IL449	Waterloo City, Illinois Wauconda Township, Illinois	0.0240173893%
IL449 IL450	•	0.0595994871%
IL450 IL451	Wauconda Village, Illinois	0.0393994871%
IL451 IL452	Waukegan City, Illinois	0.0196161612%
IL452 IL453	Waukegan Township, Illinois Wayne County, Illinois	0.1098885782%
IL455 IL454		0.1098883782%
IL454 IL455	Wayne Township, Illinois West Chicago City, Illinois	0.0022690220%
	West Chicago City, Illinois West Frankfort City, Illinois	
IL456	• •	0.1255886605%
IL457	Westchester Village, Illinois	0.0602936162%
IL458	Western Springs Village, Illinois	0.0268752905%
IL459 IL460	Westmont Village, Illinois	0.1490930723% 0.0000651733%
	Wheatan City, Illinois	
IL461	Wheating Township, Illinois	0.2463124635%
IL462	Wheeling Township, Illinois	0.0078149287%
IL463	Wheeling Village, Illinois	0.1229353643%
IL464	White County, Illinois	0.1227040781%
IL465 IL466	Whiteside County, Illinois	0.0430104324%
IL466 IL467	Williamson County, Illinois	2.7064530198% 0.5140162817%
	Williamson County, Illinois	
IL468	Wilmette Village, Illinois	0.1102957195%
IL469	Winfield Township, Illinois	0.0006981433%
IL470	Winnethe Willege Illinois	1.8332085447%
IL471	Winnetka Village, Illinois	0.0646107926%
IL472	Wood Dale City, Illinois	0.0565745905% 0.1092090173%
IL473	Wood River City, Illinois	
IL474	Wood River Township, Illinois	0.0059267532%
IL475	Woodford County, Illinois	0.3174394102%
IL476	Woodridge Village, Illinois	0.1148193757%
IL477	Woodside Township, Illinois	0.0006326092%
IL478	Woodstock City, Illinois	0.0870473100%
IL479	Worth Township, Cook County, Illinois	0.0040664511%
IL480	Worth Village, Illinois	0.0280860700%
IL481	York Township, Dupage County, Illinois	0.0033860782%
IL482	Yorkville City, Illinois	0.0439376969%
IL483	Zion City, Illinois	0.1180331619%
IL484	Zion Township, Illinois	0.0057278958%

IN1	Adama County Indiana	0.2857910234%
IN1 IN2	Adams County, Indiana Advance Town, Indiana	0.2837910234%
IN2 IN3	Akron Town, Indiana	0.0162531694%
IN3 IN4	Alamo Town, Indiana	0.0102331094%
IN4 IN5	Albany Town, Indiana	0.0009413000%
INS IN6	•	0.0313943902%
	Albion Town, Indiana	
IN7	Alexandria City, Indiana	0.0730730728%
IN8	Alfordsville Town, Indiana	0.0014708751%
IN9	Allen County, Indiana	2.0763019377%
IN10	Alton Town, Indiana	0.0007942725%
IN11	Altona Town, Indiana	0.0028976239%
IN12	Ambia Town, Indiana	0.0033388864%
IN13	Amboy Town, Indiana	0.0052657327%
IN14	Amo Town, Indiana	0.0063394715%
IN15	Anderson City, Indiana	0.8055247244%
IN16	Andrews Town, Indiana	0.0167238494%
IN17	Angola City, Indiana	0.1284368099%
IN18	Arcadia Town, Indiana	0.0244459434%
IN19	Argos Town, Indiana	0.0239164284%
IN20	Ashley Town, Indiana	0.0144292843%
IN21	Atlanta Town, Indiana	0.0109580192%
IN22	Attica City, Indiana	0.0476710606%
IN23	Auburn City, Indiana	0.1983327925%
IN24	Aurora City, Indiana	0.0540693671%
IN25	Austin City, Indiana	0.0605706348%
IN26	Avilla Town, Indiana	0.0360952739%
IN27	Avon Town, Indiana	0.2751418880%
IN28	Bainbridge Town, Indiana	0.0109727279%
IN29	Bargersville Town, Indiana	0.1187878695%
IN30	Bartholomew County, Indiana	0.4724744855%
IN31	Batesville City, Indiana	0.0983427062%
IN32	Battle Ground Town, Indiana	0.0290497824%
IN33	Bedford City, Indiana	0.1943320124%
IN34	Beech Grove City, Indiana	0.2197046071%
IN35	Benton County, Indiana	0.0396106653%
IN36	Berne City, Indiana	0.0624680636%
IN37	Bethany Town, Indiana	0.0013090788%
IN38	Beverly Shores Town, Indiana	0.0088105416%
IN39	Bicknell City, Indiana	0.0417728516%
IN40	Birdseye Town, Indiana	0.0061335490%
IN41	Blackford County, Indiana	0.0621885974%
IN41 IN42	Bloomfield Town, Indiana	0.0021883974%
IN42 IN43	•	0.0048391789%
	Bloomingdale Town, Indiana	
IN44	Bloomington City, Indiana	1.2613489042%
IN45	Blountsville Town, Indiana	0.0018827201%
IN46	Bluffton City, Indiana	0.1492496919%
IN47	Boone County, Indiana	0.1646203363%
IN48	Boonville City, Indiana	0.0915913897%
IN49	Borden Town, Indiana	0.0137673905%

IN50	Boston Town, Indiana	0.0019121376%
IN51	Boswell Town, Indiana	0.0113110292%
IN52	Bourbon Town, Indiana	0.0257991485%
IN53	Brazil City, Indiana	0.1175670432%
IN54	Bremen Town, Indiana	0.0658069500%
IN55	Bristol Town, Indiana	0.0248872059%
IN56	Brook Town, Indiana	0.0140468568%
IN57	Brooklyn Town, Indiana	0.0234898746%
IN58	Brooksburg Town, Indiana	0.0011619913%
IN59	Brookston Town, Indiana	0.0225485146%
IN60	Brookville Town, Indiana	0.0371984302%
IN61	Brown County, Indiana	0.2058342553%
IN62	Brownsburg Town, Indiana	0.3971509739%
IN63	Brownstown, Indiana	0.0425377066%
IN64	Bruceville Town, Indiana	0.0069866565%
IN65	Bryant Town, Indiana	0.0036036439%
IN66	Bunker Hill Town, Indiana	0.0125171467%
IN67	Burket Town, Indiana	0.0028682064%
IN68	Burlington Town, Indiana	0.0088840853%
IN69	Burnettsville Town, Indiana	0.0049862664%
IN70	Burns Harbor Town, Indiana	0.0268875960%
IN71	Butler City, Indiana	0.0399783840%
IN72	Cadiz Town, Indiana	0.0020003901%
IN73	Cambridge City Town, Indiana	0.0257403135%
IN74	Camden Town, Indiana	0.0091047166%
IN75	Campbellsburg Town, Indiana	0.0085163666%
IN76	Cannelburg Town, Indiana	0.0024122351%
IN77	Cannelton City, Indiana	0.0217836596%
IN78	Carbon Town, Indiana	0.0055451990%
IN79	Carlisle Town, Indiana	0.0096783579%
IN80	Carmel City, Indiana	1.4865840015%
IN81	Carroll County, Indiana	0.2056577503%
IN82	Carthage Town, Indiana	0.0130760792%
IN83	Cass County, Indiana	0.2485631757%
IN84	Cayuga Town, Indiana	0.0162384606%
IN85	Cedar Grove Town, Indiana	0.0022357301%
IN86	Cedar Lake Town, Indiana	0.1939054586%
IN87	Center Point Town, Indiana	0.0033977214%
IN88	Centerville Town, Indiana	0.0379338677%
IN89	Chalmers Town, Indiana	0.0072514140%
IN90	Chandler Town, Indiana	0.0488036344%
IN91	Charlestown City, Indiana	0.1231122422%
IN92	Chesterfield Town, Indiana	0.0364335751%
IN93	Chesterton Town, Indiana	0.2072168779%
IN94	Chrisney Town, Indiana	0.0069425303%
IN95	Churubusco Town, Indiana	0.0291086174%
IN96	Cicero Town, Indiana	0.0728524415%
IN97	Clark County, Indiana	0.4334668790%
IN98	Clarks Hill Town, Indiana	0.0106932617%

IN99	Clarksville Town, Indiana	0.3170912446%
IN100	Clay City Town, Indiana	0.0121641367%
IN101	Clay County, Indiana	0.2188514996%
IN102	Claypool Town, Indiana	0.0063835977%
IN103	Clayton Town, Indiana	0.0155177318%
IN104	Clear Lake Town, Indiana	0.0050598102%
IN105	Clifford Town, Indiana	0.0036918964%
IN106	Clinton City, Indiana	0.0689252051%
IN107	Clinton County, Indiana	0.1742545679%
IN108	Cloverdale Town, Indiana	0.0315502699%
IN109	Coatesville Town, Indiana	0.0082957353%
IN110	Colfax Town, Indiana	0.0099872416%
IN111	Columbia City, Indiana	0.1358206027%
IN112	Columbus City, Indiana	0.7066966294%
IN113	Connersville City, Indiana	0.1882131722%
IN114	Converse Town, Indiana	0.0179740932%
IN115	Corunna Town, Indiana	0.0037654401%
IN116	Corydon Town, Indiana	0.0470827105%
IN117	Country Club Heights Town, Indiana	0.0011472825%
IN118	Covington City, Indiana	0.0367718764%
IN119	Crandall Town, Indiana	0.0022210213%
IN120	Crane Town, Indiana	0.0026328664%
IN121	Crawford County, Indiana	0.1183760245%
IN122	Crawfordsville City, Indiana	0.2370756415%
IN123	Cromwell Town, Indiana	0.0074867540%
IN124	Crothersville Town, Indiana	0.0227397284%
IN125	Crown Point City, Indiana	0.4484403871%
IN126	Culver Town, Indiana	0.0214894846%
IN127	Cynthiana Town, Indiana	0.0078838903%
IN128	Dale Town, Indiana	0.0219307471%
IN129	Daleville Town, Indiana	0.0242400209%
IN130	Dana Town, Indiana	0.0083839878%
IN131	Danville Town, Indiana	0.1489408082%
IN132	Darlington Town, Indiana	0.0126789430%
IN133	Darmstadt Town, Indiana	0.0210629308%
IN134	Daviess County, Indiana	0.2625659062%
IN135	Dayton Town, Indiana	0.0245341959%
IN136	De Kalb County, Indiana	0.2455478818%
IN137	De Motte Town, Indiana	0.0611736936%
IN138	Dearborn County, Indiana	0.4922871725%
IN139	Decatur City, Indiana	0.1449988630%
IN140	Decatur County, Indiana	0.1492055657%
IN141	Decker Town, Indiana	0.0036330614%
IN142	Delaware County, Indiana	0.4090797706%
IN143	Delphi City, Indiana	0.0427877554%
IN144	Denver Town, Indiana	0.0068689865%
IN145	Dillsboro Town, Indiana	0.0207393383%
IN146	Dublin Town, Indiana	0.0109874367%
IN147	Dubois County, Indiana	0.2578149798%

IN148	Dugger Town, Indiana	0.0128260305%
IN149	Dune Acres Town, Indiana	0.0026769926%
IN150	Dunkirk City, Indiana	0.0331682325%
IN151	Dunreith Town, Indiana	0.0024857788%
IN152	Dupont Town, Indiana	0.0048244702%
IN153	Dyer Town, Indiana	0.2349869989%
IN154	Earl Park Town, Indiana	0.0050451014%
IN155	East Chicago City, Indiana	0.4091533143%
IN156	East Germantown, Indiana	0.0051627714%
IN157	Eaton Town, Indiana	0.0254902647%
IN158	Economy Town, Indiana	0.0025740313%
IN159	Edgewood Town, Indiana	0.0273288585%
IN160	Edinburgh Town, Indiana	0.0675131651%
IN161	Edwardsport Town, Indiana	0.0043684989%
IN162	Elberfeld Town, Indiana	0.0096489404%
IN163	Elizabeth Town, Indiana	0.0030300026%
IN164	Elizabethtown, Indiana	0.0079133078%
IN165	Elkhart City, Indiana	0.7701207618%
IN166	Elkhart County, Indiana	1.5417271074%
IN167	Ellettsville Town, Indiana	0.0992399400%
IN168	Elnora Town, Indiana	0.0099431154%
IN169	Elwood City, Indiana	0.1234652522%
IN170	English Town, Indiana	0.0091929691%
IN171	Etna Green Town, Indiana	0.0086634541%
IN172	Evansville City, Indiana	1.7353236822%
IN173	Fairland Town, Indiana	0.0085163666%
IN174	Fairmount Town, Indiana	0.0407138215%
IN175	Fairview Park Town, Indiana	0.0192978807%
IN176	Farmersburg Town, Indiana	0.0157383631%
IN177	Farmland Town, Indiana	0.0184006469%
IN178	Fayette County, Indiana	0.1515883833%
IN179	Ferdinand Town, Indiana	0.0330505625%
IN180	Fillmore Town, Indiana	0.0078397640%
IN181	Fishers City, Indiana	1.4018910158%
IN182	Flora Town, Indiana	0.0294469186%
IN183	Floyd County, Indiana	0.5480039196%
IN184	Fort Branch Town, Indiana	0.0406844040%
IN185	Fort Wayne City, Indiana	3.9772755687%
IN186	Fortville Town, Indiana	0.0612178198%
IN187	Fountain City Town, Indiana	0.0111198154%
IN188	Fountain County, Indiana	0.1041085365%
IN189	Fowler Town, Indiana	0.0338595438%
IN190	Fowlerton Town, Indiana	0.0037213139%
IN191	Francesville Town, Indiana	0.0117228742%
IN192	Francisco Town, Indiana	0.0081486478%
IN193	Frankfort City, Indiana	0.2336337939%
IN194	Franklin City, Indiana	0.3766616843%
IN195	Franklin County, Indiana	0.2854085959%
IN196	Frankton Town, Indiana	0.0270052660%
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IN197	Fremont Town, Indiana	0.0322121637%
IN198	French Lick Town, Indiana	0.0261374497%
IN199	Fulton County, Indiana	0.1758136954%
IN200	Fulton Town, Indiana	0.0048097614%
IN201	Galveston Town, Indiana	0.0185183170%
IN202	Garrett City, Indiana	0.0943272173%
IN203	Gary City, Indiana	1.1013765331%
IN204	Gas City, Indiana	0.0848989082%
IN205	Gaston Town, Indiana	0.0128407392%
IN206	Geneva Town, Indiana	0.0199891920%
IN207	Gentryville Town, Indiana	0.0038978189%
IN208	Georgetown, Indiana	0.0495831981%
IN209	Gibson County, Indiana	0.2161745070%
IN210	Glenwood Town, Indiana	0.0034712651%
IN211	Goodland Town, Indiana	0.0145616631%
IN212	Goshen City, Indiana	0.5032893179%
IN213	Gosport Town, Indiana	0.0117228742%
IN214	Grabill Town, Indiana	0.0169444806%
IN215	Grandview Town, Indiana	0.0105755917%
IN216	Grant County, Indiana	0.2971314700%
IN217	Greencastle City, Indiana	0.1510588682%
IN218	Greendale City, Indiana	0.0638506862%
IN219	Greene County, Indiana	0.2893064148%
IN220	Greenfield City, Indiana	0.3383895154%
IN221	Greens Fork Town, Indiana	0.0056922865%
IN222	Greensboro Town, Indiana	0.0020150988%
IN223	Greensburg City, Indiana	0.1749017529%
IN224	Greentown, Indiana	0.0349185738%
IN225	Greenville Town, Indiana	0.0154588968%
IN226	Greenwood City, Indiana	0.8745528908%
IN227	Griffin Town, Indiana	0.0024857788%
IN228	Griffith Town, Indiana	0.2362225340%
IN229	Hagerstown, Indiana	0.0246077397%
IN230	Hamilton County, Indiana	0.3369480578%
IN231	Hamilton Town, Indiana	0.0232398259%
IN232	Hamlet Town, Indiana	0.0111933592%
IN233	Hammond City, Indiana	1.1108342597%
IN234	Hancock County, Indiana	0.5794071020%
IN235	Hanover Town, Indiana	0.0515100445%
IN236	Hardinsburg Town, Indiana	0.0035153914%
IN237	Harmony Town, Indiana	0.0094283091%
IN238	Harrison County, Indiana	0.5175273884%
IN239	Hartford City, Indiana	0.0832515282%
IN240	Hartsville Town, Indiana	0.0058835002%
IN241	Haubstadt Town, Indiana	0.0249607497%
IN242	Hazleton Town, Indiana	0.0039419451%
IN243	Hebron Town, Indiana	0.0539811146%
IN244	Hendricks County, Indiana	1.0582210590%
IN245	Henry County, Indiana	0.3396250504%
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INIOAC	TT: 11 170 T 1:	0.22024047770/
IN246	Highland Town, Indiana	0.3282404775%
IN247	Hillsboro Town, Indiana	0.0073690840%
IN248	Hobart City, Indiana	0.4109477819%
IN249	Holland Town, Indiana	0.0095606879%
IN250	Holton Town, Indiana	0.0066189378%
IN251	Hope Town, Indiana	0.0327710962%
IN252	Howard County, Indiana	0.3093397330%
IN253	Hudson Town, Indiana	0.0075897153%
IN254	Huntertown, Indiana	0.1003725138%
IN255	Huntingburg City, Indiana	0.0907529910%
IN256	Huntington City, Indiana	0.2520785671%
IN257	Huntington County, Indiana	0.2077758104%
IN258	Hymera Town, Indiana	0.0111933592%
IN259	Indian Village Town, Indiana	0.0019856813%
IN260	Indianapolis City, Indiana	13.0829776512%
IN261	Ingalls Town, Indiana	0.0356540114%
IN262	Jackson County, Indiana	0.2814960682%
IN263	Jamestown, Indiana	0.0135908855%
IN264	Jasonville City, Indiana	0.0312119687%
IN265	Jasper City, Indiana	0.2312803938%
IN266	Jasper County, Indiana	0.3167235258%
IN267	Jay County, Indiana	0.1443958042%
IN268	Jefferson County, Indiana	0.2432533167%
IN269	Jeffersonville City, Indiana	0.7078733294%
IN270	Jennings County, Indiana	0.3047064766%
IN271	Johnson County, Indiana	0.6908994313%
IN272	Jonesboro City, Indiana	0.0241664772%
IN273	Jonesville Town, Indiana	0.0028534976%
IN274	Kempton Town, Indiana	0.0045450039%
IN275	Kendallville City, Indiana	0.1455283780%
IN276	Kennard Town, Indiana	0.0065601027%
IN277	Kentland Town, Indiana	0.0245341959%
IN278	Kewanna Town, Indiana	0.0087517066%
IN279	Kingman Town, Indiana	0.0067807340%
IN280	Kingsbury Town, Indiana	0.0035153914%
IN281	Kingsford Heights Town, Indiana	0.0203863283%
IN282	Kirklin Town, Indiana	0.0113551554%
IN283	Knightstown, Indiana	0.0314325999%
IN284	Knightsville Town, Indiana	0.0112816117%
IN285	Knox City, Indiana	0.0521425207%
IN286	Knox County, Indiana	0.2040986228%
IN287	Kokomo City, Indiana	0.8534017075%
IN288	Kosciusko County, Indiana	0.7211112049%
IN289	Kouts Town, Indiana	0.0287997336%
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IN290 IN291	La Crosse Town, Indiana La Fontaine Town, Indiana	0.0075750065% 0.0121788455%
IN291 IN292	La Paz Town, Indiana	
	•	0.0080751041%
IN293	La Porte County, Indiana	0.3172530408%
IN294	La Porte County, Indiana	0.6563485762%

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IN295	Laconia Town, Indiana	0.0007501463%
IN296	Ladoga Town, Indiana	0.0146646243%
IN297	Lafayette City, Indiana	1.0549262989%
IN298	Lagrange County, Indiana	0.5134089383%
IN299	Lagrange Town, Indiana	0.0406402778%
IN300	Lagro Town, Indiana	0.0057511215%
IN301	Lake County, Indiana	0.6176498535%
IN302	Lake Station City, Indiana	0.1742251504%
IN303	Lakeville Town, Indiana	0.0117375829%
IN304	Lanesville Town, Indiana	0.0083104441%
IN305	Lapel Town, Indiana	0.0352715838%
IN306	Larwill Town, Indiana	0.0041772852%
IN307	Laurel Town, Indiana	0.0079721428%
IN308	Lawrence City, Indiana	0.7275242202%
IN309	Lawrence County, Indiana	0.3938267962%
IN310	Lawrenceburg City, Indiana	0.0735584615%
IN311	Leavenworth Town, Indiana	0.0034271389%
IN312	Lebanon City, Indiana	0.2362960777%
IN313	Leesburg Town, Indiana	0.0081192303%
IN314	Leo-Cedarville Town, Indiana	0.0567463597%
IN315	Lewisville Town, Indiana	0.0051480627%
IN316	Liberty Town, Indiana	0.0292115786%
IN317	Ligonier City, Indiana	0.0644096187%
IN318	Linden Town, Indiana	0.0112816117%
IN319	Linton City, Indiana	0.0765443379%
IN320	Little York Town, Indiana	0.0027946626%
IN321	Livonia Town, Indiana	0.0018091763%
IN322	Lizton Town, Indiana	0.0071925790%
IN323	Logansport City, Indiana	0.2586386698%
IN324	Long Beach Town, Indiana	0.0170327331%
IN325	Loogootee City, Indiana	0.0397136265%
IN326	Losantville Town, Indiana	0.0032947601%
IN327	Lowell Town, Indiana	0.1461020193%
IN328	Lynn Town, Indiana	0.0151058868%
IN329	Lynnville Town, Indiana	0.0141204005%
IN330	Lyons Town, Indiana	0.0105314654%
IN331	Mackey Town, Indiana	0.0019415551%
IN332	Macy Town, Indiana	0.0029270414%
IN333	Madison City, Indiana	0.1744604904%
IN334	Madison County, Indiana	0.6472144421%
IN335	Marengo Town, Indiana	0.0118699617%
IN335	Marion City, Indiana	0.4108154031%
IN337	Markle Town, Indiana	0.0160766644%
IN337 IN338		0.0075455890%
	Markleville Town, Indiana Markhall County, Indiana	
IN339	Marshall Town, Indiana	0.3884875198%
IN340	Marshall Town, Indiana Martin County, Indiana	0.0046626739%
IN341	Martin County, Indiana Martin City, Indiana	0.0964452774%
IN342	Martinsville City, Indiana Matthews Town Indiana	0.1716364103%
IN343	Matthews Town, Indiana	0.0082221916%

IN344	Mauckport Town, Indiana	0.0012502438%
IN345	McCordsville Town, Indiana	0.1100067454%
IN346	Mecca Town, Indiana	0.0047950527%
IN347	Medaryville Town, Indiana	0.0083104441%
IN348	Medora Town, Indiana	0.0102372904%
IN349	Mellott Town, Indiana	0.0028387889%
IN350	Mentone Town, Indiana	0.0142380705%
IN351	Merom Town, Indiana	0.0032065076%
IN352	Merrillville Town, Indiana	0.5117468495%
IN353	Miami County, Indiana	0.3147084270%
IN354	Michiana Shores Town, Indiana	0.0043684989%
IN355	Michigan City, Indiana	0.4561918986%
IN356	Michigantown, Indiana	0.0066483553%
IN357	Middlebury Town, Indiana	0.0531427158%
IN358	Middletown, Indiana	0.0329181838%
IN359	Milan Town, Indiana	0.0271817710%
IN360	Milford Town, Indiana	0.0230191946%
IN361	Millersburg Town, Indiana	0.0139880218%
IN362	Millhousen Town, Indiana	0.0019121376%
IN363	Milltown, Indiana	0.0119140880%
IN364	Milton Town, Indiana	0.0065601027%
IN365	Mishawaka City, Indiana	0.7407768044%
IN366	Mitchell City, Indiana	0.0624974811%
IN367	Modoc Town, Indiana	0.0026622839%
IN368	Monon Town, Indiana	0.0256667697%
IN369	Monroe City Town, Indiana	0.0077662203%
IN370	Monroe County, Indiana	0.8226457100%
IN371	Monroe Town, Indiana	0.0129878267%
IN372	Monroeville Town, Indiana	0.0197244345%
IN373	Monrovia Town, Indiana	0.0221219608%
IN374	Monterey Town, Indiana	0.0029564589%
IN375	Montezuma Town, Indiana	0.0145028281%
IN376	Montgomery County, Indiana	0.2439446280%
IN377	Montgomery Town, Indiana	0.0111639417%
IN378	Monticello City, Indiana	0.0771179792%
IN379	Montpelier City, Indiana	0.0243282734%
IN380	Mooreland Town, Indiana	0.0051921889%
IN381	Moores Hill Town, Indiana	0.0090900078%
IN382	Mooresville Town, Indiana	0.1439692505%
IN383	Morgan County, Indiana	0.6498325997%
IN384	Morgantown, Indiana	0.0144734106%
IN385	Morocco Town, Indiana	0.0160913731%
IN386	Morristown, Indiana	0.0197097257%
IN387	Mount Auburn Town, Indiana	0.0015297101%
IN388	Mount Ayr Town, Indiana	0.0017209238%
IN389	Mount Carmel Town, Indiana	0.0010001950%
IN390	Mount Etna Town, Indiana	0.0015444188%
IN391	Mount Summit Town, Indiana	0.0048685964%
IN392	Mount Vernon City, Indiana	0.0956362961%
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IN1202	M 11 T I 1'	0.01704467570/
IN393	Mulberry Town, Indiana	0.0179446757%
IN394	Muncie City, Indiana	1.0001803293%
IN395 IN396	Munster Town, Indiana	0.3305938776% 0.0033388864%
IN390 IN397	Napoleon Town, Indiana	0.1006519801%
	Nappanee City, Indiana	
IN398	Nashville Town, Indiana	0.0161502081%
IN399	New Albany City, Indiana	0.5419144969%
IN400	New Amsterdam Town, Indiana	0.0004118450%
IN401	New Carlisle Town, Indiana	0.0308148324%
IN402	New Castle City, Indiana	0.2517108483%
IN403	New Chicago Town, Indiana	0.0285349761%
IN404	New Harmony Town, Indiana	0.0110756892%
IN405	New Haven City, Indiana	0.2341927264%
IN406	New Market Town, Indiana	0.0091635516%
IN407	New Middletown, Indiana	0.0012796613%
IN408	New Palestine Town, Indiana	0.0376396927%
IN409	New Pekin Town, Indiana	0.0204451633%
IN410	New Point Town, Indiana	0.0050156839%
IN411	New Richmond Town, Indiana	0.0048980139%
IN412	New Ross Town, Indiana	0.0050451014%
IN413	New Whiteland Town, Indiana	0.0917973122%
IN414	Newberry Town, Indiana	0.0027211189%
IN415	Newburgh Town, Indiana	0.0478328568%
IN416	Newport Town, Indiana	0.0070896178%
IN417	Newton County, Indiana	0.1229945722%
IN418	Newtown, Indiana	0.0035742264%
IN419	Noble County, Indiana	0.3779266369%
IN420	Noblesville City, Indiana	0.9511854812%
IN421	North Judson Town, Indiana	0.0251813810%
IN422	North Liberty Town, Indiana	0.0281672573%
IN423	North Manchester Town, Indiana	0.0845311895%
IN424	North Salem Town, Indiana	0.0079133078%
IN425	North Vernon City, Indiana	0.0985780462%
IN426	North Webster Town, Indiana	0.0171798207%
IN427	Oakland City, Indiana	0.0353598363%
IN428	Oaktown, Indiana	0.0087517066%
IN429	Odon Town, Indiana	0.0203716195%
IN430	Ogden Dunes Town, Indiana	0.0160031206%
IN431	Ohio County, Indiana	0.0549518921%
IN432	Oldenburg Town, Indiana	0.0097519016%
IN433	Onward Town, Indiana	0.0014414576%
IN434	Oolitic Town, Indiana	0.0166797231%
IN435	Orange County, Indiana	0.1699743215%
IN436	Orestes Town, Indiana	0.0059423352%
IN437	Orland Town, Indiana	0.0062365102%
IN438	Orleans Town, Indiana	0.0312560949%
IN439	Osceola Town, Indiana	0.0365365364%
IN440	Osgood Town, Indiana	0.0233133696%
IN441	Ossian Town, Indiana	0.0497449944%
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IN442	Otterbein Town, Indiana	0.0186065695%
IN443	Owen County, Indiana	0.2610214874%
IN444	Owensville Town, Indiana	0.0198126870%
IN445	Oxford Town, Indiana	0.0169003544%
IN446	Palmyra Town, Indiana	0.0140615655%
IN447	Paoli Town, Indiana	0.0533486383%
IN448	Paragon Town, Indiana	0.0099725329%
IN449	Parke County, Indiana	0.1734897128%
IN450	Parker City Town, Indiana	0.0197685608%
IN451	Patoka Town, Indiana	0.0113551554%
IN452	Patriot Town, Indiana	0.0030741289%
IN453	Pendleton Town, Indiana	0.0642919487%
IN454	Pennville Town, Indiana	0.0099284066%
IN455	Perry County, Indiana	0.1482494969%
IN456	Perrysville Town, Indiana	0.0063688890%
IN457	Peru City, Indiana	0.1621345574%
IN458	Petersburg City, Indiana	0.0340801750%
IN459	Pierceton Town, Indiana	0.0150176343%
IN460	Pike County, Indiana	0.1329671051%
IN461	Pine Village Town, Indiana	0.0029711676%
IN462	Pittsboro Town, Indiana	0.0531574245%
IN463	Plainfield Town, Indiana	0.5190276810%
IN464	Plainville Town, Indiana	0.0073249578%
IN465	Plymouth City, Indiana	0.1468227481%
IN466	Poneto Town, Indiana	0.0028387889%
IN467	Portage City, Indiana	0.5440472657%
IN468	Porter County, Indiana	1.0379376920%
IN469	Porter Town, Indiana	0.0711021002%
IN470	Portland City, Indiana	0.0882819209%
IN471	Posey County, Indiana	0.2416794804%
IN472	Poseyville Town, Indiana	0.0152382656%
IN473	Pottawattamie Park Town, Indiana	0.0032947601%
IN474	Princes Lakes Town, Indiana	0.0197832695%
IN475	Princeton City, Indiana	0.1284515186%
IN476	Pulaski County, Indiana	0.1249949623%
IN477	Putnam County, Indiana	0.3331384914%
IN478	Randolph County, Indiana	0.1698860690%
IN479	Redkey Town, Indiana	0.0188566182%
IN480	Remington Town, Indiana	0.0169886069%
IN481	Rensselaer City, Indiana	0.0859285208%
IN482	Reynolds Town, Indiana	0.0077662203%
IN483	Richland Town, Indiana	0.0057511215%
IN484	Richmond City, Indiana	0.5198366623%
IN485	Ridgeville Town, Indiana	0.0109874367%
IN486	Riley Town, Indiana	0.0031770901%
IN487	Ripley County, Indiana	0.2119825131%
IN488	Rising Sun City, Indiana	0.0314620174%
IN489	River Forest Town, Indiana	0.0003235925%
IN490	Roachdale Town, Indiana	0.0128995742%
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IN491	Roann Town, Indiana	0.0066336465%
IN492	Roanoke Town, Indiana	0.0251519635%
IN493	Rochester City, Indiana	0.0881642509%
IN494	Rockport City, Indiana	0.0315355612%
IN495	Rockville Town, Indiana	0.0364482839%
IN496	Rome City Town, Indiana	0.0205481245%
IN497	Rosedale Town, Indiana	0.0103843779%
IN498	Roseland Town, Indiana	0.0093547654%
IN499	Rossville Town, Indiana	0.0227250196%
IN500	Royal Center Town, Indiana	0.0122670980%
IN501	Rush County, Indiana	0.1389682753%
IN502	Rushville City, Indiana	0.0883701734%
IN503	Russellville Town, Indiana	0.0052363152%
IN504	Russiaville Town, Indiana	0.0164590919%
IN505	Salamonia Town, Indiana	0.0023534001%
IN506	Salem City, Indiana	0.0912089622%
IN507	Saltillo Town, Indiana	0.0013384963%
IN508	Sandborn Town, Indiana	0.0059423352%
IN509	Santa Claus Town, Indiana	0.0354627976%
IN510	Saratoga Town, Indiana	0.0034712651%
IN511	Schererville Town, Indiana	0.4195965272%
IN512	Schneider Town, Indiana	0.0038242751%
IN513	Scott County, Indiana	0.1915520585%
IN514	Scottsburg City, Indiana	0.0990193088%
IN515	Seelyville Town, Indiana	0.0148558381%
IN516	Sellersburg Town, Indiana	0.1310255500%
IN517	Selma Town, Indiana	0.0119287967%
IN518	Seymour City, Indiana	0.2935719524%
IN519	Shadeland Town, Indiana	0.0281819661%
IN520	Shamrock Lakes Town, Indiana	0.0031770901%
IN521	Sharpsville Town, Indiana	0.0083398616%
IN522	Shelburn Town, Indiana	0.0179005494%
IN523	Shelby County, Indiana	0.3442288893%
IN524	Shelbyville City, Indiana	0.2854527221%
IN525	Sheridan Town, Indiana	0.0448322717%
IN526	Shipshewana Town, Indiana	0.0106050092%
IN527	Shirley Town, Indiana	0.0130613705%
IN528	Shoals Town, Indiana	0.0116052042%
IN529	Sidney Town, Indiana	0.0011914088%
IN530	Silver Lake Town, Indiana	0.0135761768%
IN531	Somerville Town, Indiana	0.0042508289%
IN532	South Bend City, Indiana	1.5006749846%
IN533	South Whitley Town, Indiana	0.0256079347%
IN534	Southport City, Indiana	0.0260344885%
IN535	Speedway Town, Indiana	0.1793437956%
IN536	Spencer County, Indiana	0.1879042884%
IN537	Spencer Town, Indiana	0.0331829413%
IN538	Spiceland Town, Indiana	0.0138262255%
IN539	Spring Grove Town, Indiana	0.0047362177%

IN540	Spring Lake Town Indiana	0.0033535951%
IN540 IN541	Spring Lake Town, Indiana Springport Town, Indiana	0.0033333331%
IN541 IN542	Spurgeon Town, Indiana	0.0020392231%
IN542 IN543	St Joseph County, Indiana	1.6167270265%
IN543 IN544	St. Joe Town, Indiana	0.0069572390%
IN545	St. John Town, Indiana	0.2764656755%
IN545 IN546	St. Leon Town, Indiana	0.2704030733%
IN540 IN547	St. Paul Town, Indiana	0.0156501106%
IN547 IN548	Starke County, Indiana	0.2497104582%
IN546 IN549	State Line City Town, Indiana	0.0020445163%
IN550	Staunton Town, Indiana	0.0020443103%
IN550 IN551	Steuben County, Indiana	0.3060596816%
IN551 IN552	Stilesville Town, Indiana	0.0049568489%
IN552 IN553	Stinesville Town, Indiana Stinesville Town, Indiana	0.0032065076%
IN555 IN554	•	0.0032003070%
IN554 IN555	Straughn Town, Indiana	0.0602029160%
IN555 IN556	Sullivan City, Indiana	0.1732690816%
	Sullivan County, Indiana	
IN557	Sulphur Springs Town, Indiana	0.0054569465%
IN558	Summitville Town, Indiana	0.0144587018%
IN559	Sunman Town, Indiana	0.0151941393%
IN560	Swayzee Town, Indiana	0.0133996718%
IN561	Sweetser Town, Indiana	0.0162384606%
IN562	Switz City Town, Indiana	0.0042508289%
IN563	Switzerland County, Indiana	0.1308196275%
IN564 IN565	Syracuse Town, Indiana	0.0423906191%
	Tell City, Indiana	0.1060648003%
IN566 IN567	Tennyson Town, Indiana	0.0044126252% 0.8916738764%
IN567 IN568	Terre Haute City, Indiana	0.0231368646%
IN568 IN569	Thorntown, Indiana	0.9815002161%
IN509 IN570	Tippecanoe County, Indiana	0.9813002161%
IN570 IN571	Tipton City, Indiana	0.1253185548%
IN571 IN572	Tipton County, Indiana	0.1233183348%
	Topeka Town, Indiana	0.0101637466%
IN573	Town of Pines Town, Indiana	
IN574 IN575	Trafalgar Town, Indiana Trail Creek Town, Indiana	0.0197832695% 0.0292998311%
IN575 IN576		0.0058540827%
	Troy Town, Indiana	0.0038340827%
IN577 IN578	Ulen Town, Indiana	
IN578 IN579	Union City, Indiana	0.0505981019% 0.0653362700%
IN579 IN580	Union County, Indiana	0.0033302700%
IN580 IN581	Uniondale Town, Indiana Universal Town, Indiana	0.0050598102%
	•	
IN582	Upland Town, Indiana	0.0548048046%
IN583 IN584	Utica Town, Indiana	0.0137379730% 0.4985825177%
	Valparaiso City, Indiana	
IN585	Van Buren Town, Indiana	0.0119435055%
IN586 IN587	Vanderburgh County, Indiana	0.9125308847% 0.0301088124%
IN587 IN588	Veedersburg Town, Indiana Vera Cruz Town, Indiana	0.0301088124%
111200	v Gra Cruz Town, murana	0.0012047323%

INIEGO	Variable of Carata Indiana	0.00650336400/
IN589 IN590	Vermillion County, Indiana	0.0965923649% 0.0046626739%
IN590 IN591	Vernon Town, Indiana Versailles Town, Indiana	0.0306383274%
IN591 IN592	•	0.0300383274%
IN592 IN593	Vevay Town, Indiana Vigo County, Indiana	0.6322115165%
IN593 IN594	•	0.0322113103%
IN594 IN595	Vincennes City, Indiana	0.2480189319%
IN595 IN596	Wabash County, Indiana	0.1462196893%
IN590 IN597	Wabash County, Indiana Wakarusa Town, Indiana	0.2003979401%
IN597 IN598	Walkerton Town, Indiana	0.0272111883%
IN598 IN599	Wallace Town, Indiana	0.0012061175%
IN599 IN600	Walton Town, Indiana	0.0012001173%
IN600 IN601	Wanatah Town, Indiana	0.0147675856%
IN601 IN602		0.0791330780%
IN602 IN603	Warren County, Indiana Warren Town, Indiana	0.0178122969%
IN603 IN604	· · · · · · · · · · · · · · · · · · ·	
	Warrick County, Indiana	0.7102120208%
IN605 IN606	Washington City, Indiana	0.2228375710%
	Washington City, Indiana	0.1842712270%
IN607	Washington County, Indiana	0.2827463120%
IN608	Waterloo Town, Indiana	0.0332270675%
IN609	Waveland Town, Indiana	0.0061482577%
IN610	Wayne County, Indiana	0.3096486168%
IN611	Waynetown, Indiana	0.0141498180%
IN612	Wells County, Indiana	0.1993329876%
IN613	West Baden Springs Town, Indiana	0.0082516091%
IN614	West College Corner Town, Indiana	0.0092076779%
IN615	West Harrison Town, Indiana	0.0041184502%
IN616	West Lafayette City, Indiana	0.7500874435%
IN617	West Lebanon Town, Indiana	0.0101784554%
IN618	West Terre Haute Town, Indiana	0.0324769212%
IN619	Westfield City, Indiana	0.6420222532%
IN620	Westport Town, Indiana	0.0209452608%
IN621	Westville Town, Indiana	0.0862815308%
IN622	Wheatfield Town, Indiana	0.0128407392%
IN623	Wheatland Town, Indiana	0.0069131128%
IN624	White County, Indiana	0.1949203624%
IN625	Whiteland Town, Indiana	0.0666600575%
IN626	Whitestown, Indiana	0.1337319601%
IN627	Whitewater Town, Indiana	0.0010296125%
IN628	Whiting City, Indiana	0.0700871964%
IN629	Whitley County, Indiana	0.3048535641%
IN630	Wilkinson Town, Indiana	0.0066777728%
IN631	Williamsport Town, Indiana	0.0272406060%
IN632	Winamac Town, Indiana	0.0337124563%
IN633	Winchester City, Indiana	0.0686163214%
IN634	Windfall City Town, Indiana	0.0115022429%
IN635	Winfield Town, Indiana	0.0880612896%
IN636	Wingate Town, Indiana	0.0039125276%
IN637	Winona Lake Town, Indiana	0.0721022952%

IN638	Winslow Town, Indiana	0.0121788455%
IN639	Wolcott Town, Indiana	0.0142527793%
IN640	Wolcottville Town, Indiana	0.0153559356%
IN641	Woodburn City, Indiana	0.0241076422%
IN642	Woodlawn Heights Town, Indiana	0.0011178650%
IN643	Worthington Town, Indiana	0.0206952120%
IN644	Yeoman Town, Indiana	0.0020739338%
IN645	Yorktown, Indiana	0.1634289275%
IN646	Zanesville Town, Indiana	0.0091341341%
IN647	Zionsville Town, Indiana	0.4170960396%

IA1	Adair County Joyce	0.2556947079%
IA1 IA2	Adair County, Iowa Adams County, Iowa	0.2330947079%
IA2 IA3	Adams County, Iowa Allamakee County, Iowa	0.4458394258%
IA3 IA4	Altoona City, Iowa	0.2271292953%
IA4 IA5	Ames City, Iowa	1.7060232543%
IAS IA6	•	0.5840629692%
	Ankeny City, Iowa	
IA7	Appanoose County, Iowa	0.5319683854%
IA8	Audubon County, Iowa	0.1208233165%
IA9	Benton County, Iowa	0.5189931402%
IA10	Bettendorf City, Iowa	0.8351246683%
IA11	Black Hawk County, Iowa	1.4597147645%
IA12	Boone City, Iowa	0.0585610511%
IA13	Boone County, Iowa	0.7643570143%
IA14	Bremer County, Iowa	0.1360762814%
IA15	Buchanan County, Iowa	0.3769597212%
IA16	Buena Vista County, Iowa	0.3093288199%
IA17	Burlington City, Iowa	0.7412740274%
IA18	Butler County, Iowa	0.2707550314%
IA19	Calhoun County, Iowa	0.1889747662%
IA20	Carroll County, Iowa	0.6033017832%
IA21	Cass County, Iowa	0.3356690805%
IA22	Cedar County, Iowa	0.3655659943%
IA23	Cedar Falls City, Iowa	0.3889922738%
IA24	Cedar Rapids City, Iowa	2.9326637662%
IA25	Cerro Gordo County, Iowa	1.0177134214%
IA26	Cherokee County, Iowa	0.2378216922%
IA27	Chickasaw County, Iowa	0.2430983347%
IA28	Clarke County, Iowa	0.3045977275%
IA29	Clay County, Iowa	0.0207652003%
IA30	Clayton County, Iowa	0.4574161780%
IA31	Clinton City, Iowa	0.5134206442%
IA32	Clinton County, Iowa	0.9451918014%
IA33	Clive City, Iowa	0.3112994673%
IA34	Coralville City, Iowa	0.2459834677%
IA35	Council Bluffs City, Iowa	1.6465089330%
IA36	Crawford County, Iowa	0.3305363581%
IA37	Dallas County, Iowa	0.9926851094%
IA38	Davenport City, Iowa	4.2711769833%
IA39	Davis County, Iowa	0.1538236474%
IA40	Decatur County, Iowa	0.2531361998%
IA41	Delaware County, Iowa	0.3021379441%
IA42	Des Moines City, Iowa	7.4241865686%
IA43	Des Moines County, Iowa	0.8267324284%
IA44	Dickinson County, Iowa	0.3322460903%
IA45	Dubuque City, Iowa	1.2115558277%
IA46	Dubuque County, Iowa	1.5339066909%
IA47	Emmet County, Iowa	0.1753353731%
IA48	Fairfield City, Iowa	0.0333429825%
IA49	Fayette County, Iowa	0.5284248741%

IA50	Floyd County, Iowa	0.3286208427%
IA51	Fort Dodge City, Iowa	0.5243300432%
IA52	Fort Madison City, Iowa	0.2267513848%
IA53	Franklin County, Iowa	0.2107304188%
IA54	Fremont County, Iowa	0.2048165533%
IA55	Greene County, Iowa	0.3578145033%
IA56	Grimes City, Iowa	0.0740951249%
IA57	Grundy County, Iowa	0.3230832850%
IA58	Guthrie County, Iowa	0.2308465363%
IA59	Hamilton County, Iowa	0.3501841744%
IA60	Hancock County, Iowa	0.1901101001%
IA61	Hardin County, Iowa	0.4490825960%
IA62	Harrison County, Iowa	0.6178184798%
IA63	Henry County, Iowa	0.4451496351%
IA64	Howard County, Iowa	0.1714011300%
IA65	Humboldt County, Iowa	0.1929606154%
IA66	Ida County, Iowa	0.1680400030%
IA67	Indianola City, Iowa	0.2725936185%
IA68	Iowa City, Iowa	1.5748652576%
IA69	Iowa County, Iowa	0.2658620690%
IA70	Jackson County, Iowa	0.5490330125%
IA71	Jasper County, Iowa	0.3568285385%
IA72	Jefferson County, Iowa	0.5394823602%
IA73	Johnson County, Iowa	1.8973270258%
IA74	Johnston City, Iowa	0.2224895553%
IA75	Jones County, Iowa	0.3884579424%
IA76	Keokuk City, Iowa	0.2759060242%
IA77	Keokuk County, Iowa	0.1980680155%
IA78	Kossuth County, Iowa	0.3482728259%
IA79	Le Mars City, Iowa	0.3541517531%
IA80	Lee County, Iowa	0.9560951102%
IA81	Linn County, Iowa	3.9522487898%
IA82	Louisa County, Iowa	0.3358719789%
IA83	Lucas County, Iowa	0.3300459400%
IA84	Lyon County, Iowa	0.1619052891%
IA85	Madison County, Iowa	0.4030765691%
IA86	Mahaska County, Iowa	0.6619077091%
IA87	Marion City, Iowa	0.4437200502%
IA88	Marion County, Iowa	1.0208402375%
IA89	Marshall County, Iowa	0.5394663334%
IA90	Marshalltown City, Iowa	0.4969329796%
IA91	Mason City, Iowa	0.6125988926%
IA92	Mills County, Iowa	0.4947100714%
IA93	Mitchell County, Iowa	0.1895001226%
IA94	Monona County, Iowa	0.4457538430%
IA95	Monroe County, Iowa	0.2157871744%
IA96	Montgomery County, Iowa	0.5309224806%
IA97	Muscatine City, Iowa	0.3991224529%
IA98	Muscatine County, Iowa	0.6616391011%

IA99	Newton City, Iowa	1.3212822324%
IA100	North Liberty City, Iowa	0.1042571209%
IA100	Norwalk City, Iowa	0.1727031420%
IA101 IA102	O Brien County, Iowa	0.2348702086%
IA102 IA103	•	0.1454256379%
IA103 IA104	Osceola County, Iowa	
	Oskaloosa City, Iowa	0.0542597958%
IA105	Ottumwa City, Iowa	0.4967291195%
IA106	Page County, Iowa	0.5824102922%
IA107	Palo Alto County, Iowa	0.1665902245%
IA108	Pella City, Iowa	0.1579530961%
IA109	Pleasant Hill City, Iowa	0.1362887959%
IA110	Plymouth County, Iowa	0.0911200057%
IA111	Pocahontas County, Iowa	0.1165515504%
IA112	Polk County, Iowa	12.6229166486%
IA113	Pottawattamie County, Iowa	1.9680770504%
IA114	Poweshiek County, Iowa	0.4746599840%
IA115	Ringgold County, Iowa	0.1195950275%
IA116	Sac County, Iowa	0.2200579790%
IA117	Scott County, Iowa	3.7551090429%
IA118	Shelby County, Iowa	0.2859038225%
IA119	Sioux City, Iowa	1.4764937951%
IA120	Sioux County, Iowa	0.4097180484%
IA121	Spencer City, Iowa	0.2749703834%
IA122	Storm Lake City, Iowa	0.0176281271%
IA123	Story County, Iowa	0.4604776051%
IA124	Tama County, Iowa	0.3449543301%
IA125	Taylor County, Iowa	0.1784400723%
IA126	Union County, Iowa	0.4630325873%
IA127	Urbandale City, Iowa	0.4969387492%
IA128	Van Buren County, Iowa	0.1525758057%
IA129	Wapello County, Iowa	0.5058976945%
IA130	Warren County, Iowa	0.8750395740%
IA131	Washington County, Iowa	0.5543135013%
IA132	Waterloo City, Iowa	1.4936754174%
IA133	Waukee City, Iowa	0.1023201296%
IA134	Waverly City, Iowa	0.5951868059%
IA135	Wayne County, Iowa	0.2439881391%
IA136	Webster County, Iowa	1.0714228590%
IA137	West Des Moines City, Iowa	1.1054614019%
IA138	Winnebago County, Iowa	0.2340557299%
IA139	Winneshiek County, Iowa	0.3674077867%
IA140	Woodbury County, Iowa	1.0897366099%
IA141	Worth County, Iowa	0.2345483918%
IA141 IA142	Wright County, Iowa	0.2810502858%
171172	Wingin County, 10wa	0.201030203070

KS1	Allen County, Kansas	0.7541791329%
KS2	Anderson County, Kansas	0.2371057884%
KS3	Andover City, Kansas	0.3023298328%
KS4	Arkansas City, Kansas	0.5244164596%
KS5	Atchison City, Kansas	0.2509194126%
KS6	Atchison County, Kansas	0.3718857098%
KS7	Barber County, Kansas	0.2343333783%
KS8	Barton County, Kansas	0.4058838207%
KS9	Bourbon County, Kansas	0.5659958596%
KS10	Brown County, Kansas	0.5618840411%
KS11	Butler County, Kansas	2.1800439960%
KS12	Chase County, Kansas	0.0310115071%
KS13	Chautauqua County, Kansas	0.1534264050%
KS14	Cherokee County, Kansas	1.0387304319%
KS15	Cheyenne County, Kansas	0.0521668496%
KS16	Clark County, Kansas	0.1317865660%
KS17	Clay County, Kansas	0.3853019118%
KS18	Cloud County, Kansas	0.2727657622%
KS19	Coffey County, Kansas	0.3555052548%
KS20	Comanche County, Kansas	0.0703611984%
KS21	Cowley County, Kansas	0.1056381847%
KS22	Crawford County, Kansas	0.8006058270%
KS23	Decatur County, Kansas	0.1024648600%
KS24	Derby City, Kansas	0.2862213106%
KS25	Dickinson County, Kansas	0.5167117764%
KS26	Dodge City, Kansas	0.3763716687%
KS27	Doniphan County, Kansas	0.1428529245%
KS28	Douglas County, Kansas	0.5037148817%
KS29	Edwards County, Kansas	0.0688529961%
KS30	El Dorado City, Kansas	0.5267481432%
KS31	Elk County, Kansas	0.1699851994%
KS32	Ellis County, Kansas	0.3947457539%
KS33	Ellsworth County, Kansas	0.2694567040%
KS34	Emporia City, Kansas	0.1225808979%
KS35	Fairmount Township, Leavenworth	0.0084960354%
	County, Kansas	
KS36	Finney County, Kansas	0.4284130288%
KS37	Ford County, Kansas	0.3536897313%
KS38	Franklin County, Kansas	0.9871549429%
KS39	Garden City, Kansas	0.3090040586%
KS40	Gardner City, Kansas	0.1783885728%
KS41	Geary County, Kansas	0.9138741928%
KS42	Gove County, Kansas	0.0596145005%
KS43	Graham County, Kansas	0.0885576425%
KS44	Grant County, Kansas	0.1121093922%
KS45	Gray County, Kansas	0.1198536546%
KS46	Great Bend City, Kansas	0.2626213674%
KS47	Greeley County Unified Government, Kansas	0.0420764688%

KS48	Greenwood County, Kansas	0.3634446197%
KS49	Hamilton County, Kansas	0.0770093484%
KS50	Harper County, Kansas	0.2751873139%
KS51	Harvey County, Kansas	0.4874526988%
KS52	Haskell County, Kansas	0.0589027724%
KS53	Hays City, Kansas	0.2857030552%
KS54	Haysville City, Kansas	0.1161439147%
KS55	Hodgeman County, Kansas	0.0381949084%
KS56	Hutchinson City, Kansas	1.0312608960%
KS57	Jackson County, Kansas	0.2794465069%
KS58	Jefferson County, Kansas	0.4227008116%
KS59	Jewell County, Kansas	0.0576553276%
KS60	Johnson County, Kansas	9.6645678744%
KS61	Junction City, Kansas	0.1775769654%
KS62	Kansas City, Kansas	5.4520371502%
KS63	Kearny County, Kansas	0.0660370488%
KS64	Kingman County, Kansas	0.2734092742%
KS65	Kiowa County, Kansas	0.0632464788%
KS66	Labette County, Kansas	1.1704308548%
KS67	Lane County, Kansas	0.0275778907%
KS68	Lansing City, Kansas	0.7133352086%
KS69	Lawrence City, Kansas	3.1638042033%
KS70	Leavenworth City, Kansas	0.5951890494%
KS71	Leavenworth County, Kansas	2.3340801542%
KS72	Leawood City, Kansas	0.5645735676%
KS73	Lenexa City, Kansas	0.9811139852%
KS74	Liberal City, Kansas	0.0682108809%
KS75	Lincoln County, Kansas	0.0485423215%
KS76	Linn County, Kansas	0.4207125363%
KS77	Logan County, Kansas	0.1082727658%
KS78	Lyon County, Kansas	0.6750909426%
KS79	Manhattan City, Kansas	0.7992480259%
KS80	Manter City, Kansas	0.0001287490%
KS81	Marion County, Kansas	0.2585495937%
KS82	Marshall County, Kansas	0.2276721904%
KS83	McPherson City, Kansas	0.2496279649%
KS84	McPherson County, Kansas	0.5097593318%
KS85	Meade County, Kansas	0.0768717523%
KS86	Merriam City, Kansas	0.2489320686%
KS87	Miami County, Kansas	1.2663765466%
KS88	Mitchell County, Kansas	0.1352292623%
KS89	Montgomery County, Kansas	1.7112175254%
KS90	Morris County, Kansas	0.1150743437%
KS91	Morton County, Kansas	0.2184327635%
KS92	Nemaha County, Kansas	0.2032897421%
KS93	Neosho County, Kansas	0.8310848768%
KS94	Ness County, Kansas	0.0706191619%
KS95	Newton City, Kansas	0.5433840008%
KS96	Norton County, Kansas	0.1451450288%

KS97	Olathe City, Kansas	1.6762201549%
KS98	Osage County, Kansas	0.5950568081%
KS99	Osborne County, Kansas	0.1578979290%
KS100	Ottawa City, Kansas	0.0294988813%
KS101	Ottawa County, Kansas	0.1312957833%
KS102	Overland Park City, Kansas	2.3687103690%
KS103	Pawnee County, Kansas	0.1939706911%
KS104	Phillips County, Kansas	0.1221045499%
KS105	Pittsburg City, Kansas	0.7147952173%
KS106	Pottawatomie County, Kansas	0.4594243031%
KS107	Prairie Village City, Kansas	0.2589451534%
KS108	Pratt County, Kansas	0.4619825196%
KS109	Rawlins County, Kansas	0.0431218266%
KS110	Reno County, Kansas	1.1279702345%
KS111	Republic County, Kansas	0.1617978822%
KS112	Rice County, Kansas	0.2959259100%
KS113	Riley County, Kansas	1.0426785786%
KS114	Rooks County, Kansas	0.1523482196%
KS115	Rush County, Kansas	0.0753160549%
KS116	Russell County, Kansas	0.2146389759%
KS117	Salina City, Kansas	1.3339667317%
KS118	Saline County, Kansas	0.6611290126%
KS119	Scott County, Kansas	0.0944435428%
KS120	Sedgwick County, Kansas	13.5321956939%
KS121	Seward County, Kansas	0.4105201807%
KS122	Shawnee City, Kansas	0.8209928663%
KS123	Shawnee County, Kansas	3.0388576303%
KS124	Sheridan County, Kansas	0.0529819493%
KS125	Sherman County, Kansas	0.2106519484%
KS126	Smith County, Kansas	0.1047138927%
KS127	Soldier Township, Kansas	0.0214428740%
KS128	Stafford County, Kansas	0.0781264146%
KS129	Stanton County, Kansas	0.0490733819%
KS130	Stevens County, Kansas	0.0751535472%
KS131	Sumner County, Kansas	1.0773462773%
KS132	Thomas County, Kansas	0.2518295026%
KS133	Topeka City, Kansas	2.9773291238%
KS134	Trego County, Kansas	0.0832973273%
KS135	Ulysses City, Kansas	0.0249593741%
KS136	Wabaunsee County, Kansas	0.1542554739%
KS137	Wallace County, Kansas	0.0168456276%
KS138	Washington County, Kansas	0.1090452597%
KS139	Wichita City, Kansas	8.2621190275%
KS140	Wilson County, Kansas	0.0516844483%
KS141	Wilson County, Kansas	0.5342588881%
KS142	Winfield City, Kansas	0.6854926025%
KS143	Woodson County, Kansas	0.2011950685%

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KY1	Adair County, Kentucky	0.2072149972%
KY2	Allen County, Kentucky	0.3652932746%
KY3	Anderson County, Kentucky	0.3621159370%
KY4	Ashland City, Kentucky	0.9834499202%
KY5	Ballard County, Kentucky	0.1275818571%
KY6	Bardstown City, Kentucky	0.2352870373%
KY7	Barren County, Kentucky	0.3822164065%
KY8	Bath County, Kentucky	0.2721522696%
KY9	Bell County, Kentucky	1.6046449783%
KY10	Bellefonte City, Kentucky	0.0232546060%
KY11	Benham City, Kentucky	0.0026848062%
KY12	Berea City, Kentucky	0.1673960319%
KY13	Boone County, Kentucky	2.2416599391%
KY14	Bourbon County, Kentucky	0.3912683808%
KY15	Bowling Green City, Kentucky	0.6707865957%
KY16	Boyd County, Kentucky	1.0191273378%
KY17	Boyle County, Kentucky	0.3790292999%
KY18	Bracken County, Kentucky	0.1275577166%
KY19	Breathitt County, Kentucky	0.5390554414%
KY20	Breckinridge County, Kentucky	0.3244963382%
KY21	Buckhorn City, Kentucky	0.0016578966%
KY22	Bullitt County, Kentucky	0.9402858081%
KY23	Butler County, Kentucky	0.2691739265%
KY24	Caldwell County, Kentucky	0.2485303902%
KY25	Calloway County, Kentucky	0.0270405279%
KY26	Campbell County, Kentucky	1.8009538340%
KY27	Campbellsville City, Kentucky	0.2769609681%
KY28	Carlisle County, Kentucky	0.0604084438%
KY29	Carroll County, Kentucky	0.3429114361%
KY30	Carter County, Kentucky	0.6015849596%
KY31	Casey County, Kentucky	0.2668572392%
KY32	Christian County, Kentucky	0.4386166388%
KY33	Clark County, Kentucky	0.6110238861%
KY34	Clay County, Kentucky	0.7834161044%
KY35	Clinton County, Kentucky	0.5184782680%
KY36	Columbia City, Kentucky	0.0941274300%
KY37	Covington City, Kentucky	1.7146827203%
KY38	Crittenden County, Kentucky	0.2010231527%
KY39	Cumberland County, Kentucky	0.1857249004%
KY40	Danville City, Kentucky	0.2799464970%
KY41	Daviess County, Kentucky	1.1263935276%
KY42	Edmonson County, Kentucky	0.1884368528%
KY43	Elizabethtown City, Kentucky	0.0550593556%
KY44	Elliott County, Kentucky	0.1458221479%
KY45	Erlanger City, Kentucky	0.3397777298%
KY46	Estill County, Kentucky	0.4817186620%
KY47	Fleming County, Kentucky	0.2798388981%
KY48	Florence City, Kentucky	0.7389020512%
KY49	Floyd County, Kentucky	2.2122610651%

WW50	Fort Thomas City, Vantualis	0.26512060220/
KY50 KY51	Fort Thomas City, Kentucky	0.3651296923%
KY52	Frankfort City, Kentucky	0.4254271088% 0.4438483122%
KY53	Franklin County, Kentucky	0.1040009320%
KY54	Fulton County, Kentucky	
_	Gallatin County, Kentucky	0.2347861459%
KY55	Garrard County, Kentucky	0.3127117464%
KY56	Georgetown City, Kentucky	0.2129888920%
KY57	Glasgow City, Kentucky	0.4100978120%
KY58	Grant County, Kentucky	0.8983127984%
KY59	Graves County, Kentucky	0.5377248503%
KY60	Grayson City, Kentucky	0.1405700912%
KY61	Grayson County, Kentucky	0.5506751829%
KY62	Green County, Kentucky	0.1363993307%
KY63	Greenup City, Kentucky	0.0314549006%
KY64	Greenup County, Kentucky	0.6818493215%
KY65	Hancock County, Kentucky	0.1001482246%
KY66	Hardin County, Kentucky	1.5735944542%
KY67	Harlan City, Kentucky	0.0307714057%
KY68	Harlan County, Kentucky	0.8841679348%
KY69	Harrison County, Kentucky	0.4508521033%
KY70	Hart County, Kentucky	0.2333469695%
KY71	Henderson City, Kentucky	0.5644511762%
KY72	Henderson County, Kentucky	0.3796057595%
KY73	Henry County, Kentucky	0.2263086115%
KY74	Hickman County, Kentucky	0.0533625713%
KY75	Hillview City, Kentucky	0.0559482324%
KY76	Hopkins County, Kentucky	0.5493362318%
KY77	Hopkinsville City, Kentucky	0.5662686160%
KY78	Hyden City, Kentucky	0.0208586871%
KY79	Independence City, Kentucky	0.1255237640%
KY80	Inez City, Kentucky	0.0105691141%
KY81	Jackson County, Kentucky	0.1930879337%
KY82	Jamestown City, Kentucky	0.0102921092%
KY83	Jefferson County, Kentucky	14.4939132925%
KY84	Jeffersontown City, Kentucky	0.1981991396%
KY85	Jenkins City, Kentucky	0.0688654541%
KY86	Jessamine County, Kentucky	0.6407795601%
KY87	Johnson County, Kentucky	0.6400798620%
KY88	Kenton County, Kentucky	3.0353062046%
KY89	Knott County, Kentucky	0.4760255015%
KY90	Knox County, Kentucky	0.8791225282%
KY91	Larue County, Kentucky	0.1917133825%
KY92	Laurel County, Kentucky	0.9215642107%
KY93	Lawrence County, Kentucky	0.5341168353%
KY94	Lawrence County, Rentucky Lawrenceburg City, Kentucky	0.0804801232%
KY95	Lee County, Kentucky	0.3684164606%
KY96	Leslie County, Kentucky	0.5316878055%
KY97	Letcher County, Kentucky	0.5820426330%
KY98	Lewis County, Kentucky	0.2152456979%
IX 1 70	Lewis County, Kentucky	0.2132430719%

KY99	Lexington-Fayette Urban County, Kentucky	6.2597070666%
KY100	Lincoln County, Kentucky	0.4844988089%
KY101	Livingston County, Kentucky	0.2056037847%
KY102	Logan County, Kentucky	0.4041639043%
KY103	London City, Kentucky	0.1961505806%
KY104	Loyall City, Kentucky	0.0033160280%
KY105	Lynch City, Kentucky	0.0027455331%
KY106	Lyndon City, Kentucky	0.0748780766%
KY107	Lyon County, Kentucky	0.1367346673%
KY108	Madison County, Kentucky	1.1073052673%
KY109	Madisonville City, Kentucky	0.3927355489%
KY110	Magoffin County, Kentucky	0.3084779576%
KY111	Manchester City, Kentucky	0.1800397241%
KY112	Marion County, Kentucky	0.3140811783%
KY113	Marshall County, Kentucky	0.6110803392%
KY114	Martin County, Kentucky	0.4586073959%
KY115	Mason County, Kentucky	0.3538044741%
KY116	McCracken County, Kentucky	0.3377504933%
KY117	McCreary County, Kentucky	0.3011869230%
KY118	McLean County, Kentucky	0.1433881867%
KY119	Meade County, Kentucky	0.3762152436%
KY120	Menifee County, Kentucky	0.1152561711%
KY121	Mercer County, Kentucky	0.4275256395%
KY122	Metcalfe County, Kentucky	0.1167070889%
KY123	Monroe County, Kentucky	0.2890192303%
KY124	Montgomery County, Kentucky	0.7103789505%
KY125	Morehead City, Kentucky	0.1176937487%
KY126	Morgan County, Kentucky	0.0505889526%
KY127	Morganfield City, Kentucky	0.1082087956%
KY128	Mount Washington City, Kentucky	0.0667863672%
KY129	Muhlenberg County, Kentucky	0.6182711015%
KY130	Murray City, Kentucky	0.5765962314%
KY131	Nelson County, Kentucky	0.4816564321%
KY132	Newport City, Kentucky	0.7312996326%
KY133	Nicholas County, Kentucky	0.1324383199%
KY134	Nicholasville City, Kentucky	0.3723153354%
KY135	Ohio County, Kentucky	0.4467150643%
KY136	Oldham County, Kentucky	0.8061439877%
KY137	Owen County, Kentucky	0.2198857418%
KY138	Owensboro City, Kentucky	0.5118319344%
KY139	Owsley County, Kentucky	0.1294761331%
KY140	Paducah City, Kentucky	1.1041080161%
KY141	Paintsville City, Kentucky	0.3642660363%
KY142	Pendleton County, Kentucky	0.3094900729%
KY143	Perry County, Kentucky	1.7685462770%
KY144	Pike County, Kentucky	2.8526994649%
KY145	Pineville City, Kentucky	0.0736606264%
KY146	Pippa Passes City, Kentucky	0.0150639864%

KY147	Powell County, Kentucky	0.5788951657%
KY148	Prestonsburg City, Kentucky	0.4197933602%
KY149	Pulaski County, Kentucky	0.8723902940%
KY150	Radcliff City, Kentucky	0.0391427032%
KY151	Richmond City, Kentucky	0.5069051167%
KY152	Robertson County, Kentucky	0.0346199801%
KY153	Rockcastle County, Kentucky	0.5575756021%
KY154	Rowan County, Kentucky	0.4245058255%
KY155	Russell City, Kentucky	0.1455248537%
KY156	Russell County, Kentucky	0.5341152854%
KY157	Russell Springs City, Kentucky	0.0155036343%
KY158	Scott County, Kentucky	0.6332443967%
KY159	Shelby County, Kentucky	0.5093783884%
KY160	Shelbyville City, Kentucky	0.1168374662%
KY161	Shepherdsville City, Kentucky	0.1717991328%
KY162	Shively City, Kentucky	0.1040826057%
KY163	Simpson County, Kentucky	0.3109188228%
KY164	Somerset City, Kentucky	0.3108498299%
KY165	South Shore City, Kentucky	0.0058748246%
KY166	Spencer County, Kentucky	0.2447695951%
KY167	St. Matthews City, Kentucky	0.1131834246%
KY168	Taylor County, Kentucky	0.1908446071%
KY169	Todd County, Kentucky	0.1788746408%
KY170	Trigg County, Kentucky	0.2047738501%
KY171	Trimble County, Kentucky	0.1174427629%
KY172	Union County, Kentucky	0.2531192882%
KY173	Vanceburg City, Kentucky	0.0340027072%
KY174	Warfield City, Kentucky	0.0001148786%
KY175	Warren County, Kentucky	0.9893070387%
KY176	Washington County, Kentucky	0.1549834119%
KY177	Wayne County, Kentucky	0.3477965951%
KY178	Webster County, Kentucky	0.2371207742%
KY179	West Liberty City, Kentucky	0.1691975502%
KY180	Whitesburg City, Kentucky	0.0507126138%
KY181	Whitley County, Kentucky	2.0341464266%
KY182	Winchester City, Kentucky	0.4646999075%
KY183	Wolfe County, Kentucky	0.2600699609%
KY184	Woodford County, Kentucky	0.4375495264%
KY185	Worthington City, Kentucky	0.0263144349%

LA1	Abbeville City, Louisiana	0.0679280538%
LA2	Acadia Parish, Louisiana	1.2194829459%
LA3	Alexandria City, Louisiana	1.2024783767%
LA4	Allen Parish, Louisiana	0.4559894283%
LA5	Ascension Parish, Louisiana	1.9267662149%
LA6	Assumption Parish, Louisiana	0.3666421439%
LA7	Avoyelles Parish, Louisiana	0.8404458488%
LA8	Baker City, Louisiana	0.1117452518%
LA9	Baldwin Town, Louisiana	0.0108418974%
LA10	Bastrop City, Louisiana	0.0578782632%
LA11	Baton Rouge City, Louisiana	8.9366637967%
LA12	Beauregard Parish, Louisiana	0.5966957728%
LA13	Berwick Town, Louisiana	0.0285604806%
LA14	Bienville Parish, Louisiana	0.1954851558%
LA15	Bogalusa City, Louisiana	0.3158250558%
LA16	Bossier City, Louisiana	0.7790225688%
LA17	Bossier Parish, Louisiana	1.0230735201%
LA18	Broussard City, Louisiana	0.0918011427%
LA19	Caddo Parish, Louisiana	2.1447099889%
LA20	Calcasieu Parish, Louisiana	2.9021241601%
LA21	Caldwell Parish, Louisiana	0.1927546033%
LA22	Cameron Parish, Louisiana	0.1030184405%
LA23	Catahoula Parish, Louisiana	0.2156692517%
LA24	Central City, Louisiana	0.0033763047%
LA25	Claiborne Parish, Louisiana	0.2771007770%
LA26	Concordia Parish, Louisiana	0.3162569050%
LA27	Covington City, Louisiana	0.3214341011%
LA28	Crowley City, Louisiana	0.3391756761%
LA29	De Soto Parish, Louisiana	0.3484008543%
LA30	Delhi Town, Louisiana	0.0031539979%
LA31	Deridder City, Louisiana	0.0636668030%
LA32	Donaldsonville City, Louisiana	0.0694578006%
LA33	East Carroll Parish, Louisiana	0.0759082662%
LA34	East Feliciana Parish, Louisiana	0.2588380813%
LA35	Eunice City, Louisiana	0.0643741573%
LA36	Evangeline Parish, Louisiana	0.7892359182%
LA37	Ferriday Town, Louisiana	0.0108372990%
LA38	Franklin City, Louisiana	0.0440106462%
LA39	Franklin Parish, Louisiana	0.2693308999%
LA40	Gonzales City, Louisiana	0.2760446611%
LA41	Gramercy Town, Louisiana	0.0042935185%
LA42	Grant Parish, Louisiana	0.3383245042%
LA43	Gretna City, Louisiana	0.2064625462%
LA44	Hammond City, Louisiana	0.1932291063%
LA45	Houma City, Louisiana	2.3145771376%
LA46	Iberia Parish, Louisiana	1.1914468366%
LA47	Iberville Parish, Louisiana	0.6981774104%
LA48	Jackson Parish, Louisiana	0.2373772275%
LA49	Jean Lafitte Town, Louisiana	0.0069018975%
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LA50	Jefferson Davis Parish, Louisiana	0.6931288890%
LA50 LA51	Jefferson Parish, Louisiana	12.5267142795%
LA51 LA52	Kenner City, Louisiana	0.3494002836%
LA52 LA53	Lafayette City, Louisiana	4.9816398190%
LA53 LA54	Lafourche Parish, Louisiana	1.7353719328%
LA55	Lake Charles City, Louisiana	0.8843967956%
LA55 LA56	Lake Providence Town, Louisiana	0.0035291605%
LA50 LA57	Lasalle Parish, Louisiana	0.3542600344%
LA57 LA58	Lincoln Parish, Louisiana	0.2831101174%
LA58 LA59	·	4.9708979756%
LA39 LA60	Livingston Parish, Louisiana	0.0011958109%
	Lutcher Town, Louisiana	
LA61	Madison Parish, Louisiana	0.1244317250%
LA62	Madisonville Town, Louisiana	0.0204192464%
LA63	Mandeville City, Louisiana	0.2436336107%
LA64	Minden City, Louisiana	0.1701763486%
LA65	Monroe City, Louisiana	0.9030903893%
LA66	Morehouse Parish, Louisiana	0.3887749921%
LA67	Morgan City, Louisiana	0.1587706766%
LA68	Natchitoches City, Louisiana	0.0900119850%
LA69	Natchitoches Parish, Louisiana	0.4124570906%
LA70	New Iberia City, Louisiana	0.1237419713%
LA71	New Orleans City, Louisiana	6.2932349310%
LA72	New Roads City, Louisiana	0.0181635932%
LA73	Opelousas City, Louisiana	0.1465652868%
LA74	Ouachita Parish, Louisiana	1.3360541743%
LA75	Patterson City, Louisiana	0.0445643519%
LA76	Pearl River Town, Louisiana	0.0360604817%
LA77	Pineville City, Louisiana	0.3789523446%
LA78	Plaquemines Parish, Louisiana	0.4622832326%
LA79	Pointe Coupee Parish, Louisiana	0.3684600016%
LA80	Rapides Parish, Louisiana	1.6733137622%
LA81	Red River Parish, Louisiana	0.1329356745%
LA82	Richland Parish, Louisiana	0.2398346534%
LA83	Richwood Town, Louisiana	0.0069336896%
LA84	Ruston City, Louisiana	0.2333598483%
LA85	Sabine Parish, Louisiana	0.3520961106%
LA86	Shreveport City, Louisiana	2.3555619849%
LA87	Slidell City, Louisiana	0.7374368429%
LA88	St Bernard Parish, Louisiana	1.7675407766%
LA89	St Charles Parish, Louisiana	1.1729990173%
LA90	St Helena Parish, Louisiana	0.1965552254%
LA91	St James Parish, Louisiana	0.2806541978%
LA92	St John The Baptist Parish, Louisiana	0.7886407480%
LA93	St Landry Parish, Louisiana	1.6440093783%
LA94	St Martin Parish, Louisiana	0.8378956629%
LA95	St Mary Parish, Louisiana	0.7690259764%
LA96	St Tammany Parish, Louisiana	6.4722256182%
LA97	Sulphur City, Louisiana	0.2386884731%
LA98	Tangipahoa Parish, Louisiana	3.2718516436%
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LA99	Tensas Parish, Louisiana	0.0558435690%
LA100	Thibodaux City, Louisiana	0.0818006655%
LA101	Union Parish, Louisiana	0.3100839266%
LA102	Vermilion Parish, Louisiana	0.8951866840%
LA103	Vernon Parish, Louisiana	0.8881699862%
LA104	Washington Parish, Louisiana	1.3862825140%
LA105	Webster Parish, Louisiana	0.5482428750%
LA106	West Baton Rouge Parish, Louisiana	0.5291991719%
LA107	West Carroll Parish, Louisiana	0.1549450807%
LA108	West Feliciana Parish, Louisiana	0.2173436090%
LA109	West Monroe City, Louisiana	0.1730443762%
LA110	Westwego City, Louisiana	0.0854037168%
LA111	Winn Parish, Louisiana	0.3134526202%
LA112	Youngsville City, Louisiana	0.0435751500%
LA113	Zachary City, Louisiana	0.1353795432%

ME1	Androscoggin County, Maine	1.6799535986%
ME2	Aroostook County, Maine	4.0537116218%
ME3	Auburn City, Maine	2.6283332826%
ME4	Augusta City, Maine	3.6779545807%
ME5	Bangor City, Maine	5.2042873123%
ME6	Biddeford City, Maine	2.7393997300%
ME7	Brunswick Town, Maine	1.6113929261%
ME8	Calais City, Maine	0.8369049504%
ME9	Cumberland County, Maine	3.5025701951%
ME10	Falmouth Town, Maine	1.2353278939%
ME11	Franklin County, Maine	1.9717572454%
ME12	Gorham Town, Maine	1.4582940317%
ME13	Hancock County, Maine	3.8494340111%
ME14	Kennebec County, Maine	4.9959268385%
ME15	Kennebunk Town, Maine	0.2185679049%
ME16	Knox County, Maine	2.1010369789%
ME17	Lewiston City, Maine	4.3451006968%
ME18	Lincoln County, Maine	2.1621727981%
ME19	Orono Town, Maine	0.2094180830%
ME20	Oxford County, Maine	3.8454418782%
ME21	Penobscot County, Maine	6.7801027597%
ME22	Piscataquis County, Maine	1.2760851978%
ME23	Portland City, Maine	7.2016026249%
ME24	Rockland City, Maine	0.6184398003%
ME25	Saco City, Maine	0.4366518238%
ME26	Sagadahoc County, Maine	1.9708146889%
ME27	Sanford City, Maine	2.6908215844%
ME28	Scarborough Town, Maine	1.8363769930%
ME29	Somerset County, Maine	3.6977198467%
ME30	South Portland City, Maine	2.2275994495%
ME31	Standish Town, Maine	0.0664145731%
ME32	Waldo County, Maine	2.4723925078%
ME33	Washington County, Maine	2.6998574469%
ME34	Waterville City, Maine	2.8132809688%
ME35	Wells Town, Maine	0.2541311729%
ME36	Westbrook City, Maine	1.5416150467%
ME37	Windham Town, Maine	0.1935482073%
ME38	York County, Maine	6.7950503019%
ME39	York Town, Maine	2.1005084476%

MD1	Aberdeen City, Maryland	0.0372796529%
MD2	Allegany County, Maryland	1.6120411494%
MD3	Annapolis City, Maryland	0.2413230958%
MD4	Anne Arundel County, Maryland	9.5850095156%
MD5	Baltimore City, Maryland	20.9970334354%
MD6	Baltimore County, Maryland	17.7565394434%
MD7	Bel Air Town, Maryland	0.0322364280%
MD8	Berlin Town, Maryland	0.0109236186%
MD9	Bowie City, Maryland	0.0263270946%
MD10	Calvert County, Maryland	1.6948343688%
MD11	Cambridge City, Maryland	0.0196746185%
MD12	Caroline County, Maryland	0.5865017850%
MD13	Carroll County, Maryland	2.9605563001%
MD13	Cecil County, Maryland	3.7958577634%
MD15	Charles County, Maryland	1.9663409179%
MD15 MD16	Charlestown, Maryland	0.0013846587%
MD17	College Park City, Maryland	0.0050334845%
MD17 MD18	Cottage City Town, Maryland	0.0030334043 %
MD19	Cumberland City, Maryland	0.1627132426%
MD20	Dorchester County, Maryland	0.3951913125%
MD20	Easton Town, Maryland	0.0630108370%
MD21 MD22	Elkton Town, Maryland	0.0884110160%
MD23	Forest Heights Town, Maryland	0.0014812182%
MD24	Frederick City, Maryland	0.1530889274%
MD25	Frederick City, Maryland Frederick County, Maryland	3.4957333212%
MD26	Frostburg City, Maryland	0.0194678741%
MD27	Gaithersburg City, Maryland	0.019407874178
MD27 MD28	Garrett County, Maryland	0.3513434690%
MD29	Grantsville Town, Maryland	0.0002207076%
MD30	Greenbelt City, Maryland	0.0369938028%
MD30	Hagerstown City, Maryland	0.1829328174%
MD31	Harford County, Maryland	5.1958110720%
MD32	Havre De Grace City, Maryland	0.0458009931%
MD34	Howard County, Maryland	3.2487213744%
MD35	Hyattsville City, Maryland	0.0127377562%
MD36	Kent County, Maryland	0.4683852152%
MD37	Laurel City, Maryland	0.0300516480%
MD37 MD38	Montgomery County, Maryland	8.5574378958%
MD39	Mountain Lake Park Town, Maryland	0.0001004445%
MD40	New Carrollton City, Maryland	0.0062727689%
MD40 MD41	North Brentwood Town, Maryland	0.0002727089%
MD41 MD42	North East Town, Maryland	0.0183814522%
MD43	Oakland Town, Maryland	0.00133814322%
MD43	Perryville Town, Maryland	0.011777433%
MD45	•	7.1382650655%
MD45 MD46	Prince Georges County, Maryland Queen Annes County, Maryland	0.7381792535%
MD46 MD47	Rockville City, Maryland	0.7381792333%
MD47 MD48	Salisbury City, Maryland	0.1347806691%
MD48 MD49	Seat Pleasant City, Maryland	0.1347806091% 0.0040128808%
ハルナノ	Sout I reasont City, wiai yiallu	0.007012000070

MD50	Somerset County, Maryland	0.3875128839%
MD51	St Marys County, Maryland	1.3684562511%
MD52	Takoma Park City, Maryland	0.0195596479%
MD53	Talbot County, Maryland	0.4896824850%
MD54	Upper Marlboro Town, Maryland	0.0009443695%
MD55	Vienna Town, Maryland	0.0001582676%
MD56	Washington County, Maryland	3.0474490505%
MD57	Westminster City, Maryland	0.0440087573%
MD58	Wicomico County, Maryland	1.6694422411%
MD59	Worcester County, Maryland	0.9876031064%

N // A 1	Alianta Taran Managharatta	0.24000007010/
MA1	Abington Town, Massachusetts	0.2400899791%
MA2	Acton Town, Massachusetts	0.1586479343%
MA3	Acushnet Town, Massachusetts	0.1547305792%
MA4	Adams Town, Massachusetts	0.0189731986%
MA5	Agawam Town City, Massachusetts	0.4341901730%
MA6	Alford Town, Massachusetts	0.0007449491%
MA7	Amesbury Town City, Massachusetts	0.2580959424%
MA8	Amherst Town, Massachusetts	0.3675897982%
MA9	Andover Town, Massachusetts	0.7102727131%
MA10	Aquinnah Town, Massachusetts	0.0049293930%
MA11	Arlington Town, Massachusetts	0.3350233330%
MA12	Ashburnham Town, Massachusetts	0.0140160133%
MA13	Ashby Town, Massachusetts	0.0069876989%
MA14	Ashfield Town, Massachusetts	0.0027296132%
MA15	Ashland Town, Massachusetts	0.1613930923%
MA16	Athol Town, Massachusetts	0.0359559233%
MA17	Attleboro City, Massachusetts	0.9357205930%
MA18	Auburn Town, Massachusetts	0.3036683195%
MA19	Avon Town, Massachusetts	0.0739889948%
MA20	Ayer Town, Massachusetts	0.0179210686%
MA21	Barnstable County, Massachusetts	0.0639482242%
MA22	Barnstable Town City, Massachusetts	0.8578313582%
MA23	Barre Town, Massachusetts	0.0096522017%
MA24	Becket Town, Massachusetts	0.0067279376%
MA25	Bedford Town, Massachusetts	0.1982937972%
MA26	Belchertown, Massachusetts	0.3492785905%
MA27	Bellingham Town, Massachusetts	0.1961076781%
MA28	Belmont Town, Massachusetts	0.2420315678%
MA29	Berkley Town, Massachusetts	0.1212759115%
MA30	Berlin Town, Massachusetts	0.0397753511%
MA31	Bernardston Town, Massachusetts	0.0040751589%
MA32	Beverly City, Massachusetts	0.4801566147%
MA33	Billerica Town, Massachusetts	0.3870913124%
MA34	Blackstone Town, Massachusetts	0.0221473318%
MA35	Blandford Town, Massachusetts	0.0009007116%
MA36	Bolton Town, Massachusetts	0.0110088433%
MA37	Boston City, Massachusetts	10.5767780349%
MA38	Bourne Town, Massachusetts	0.3783946742%
MA39	Boxborough Town, Massachusetts	0.0399298051%
MA40	Boxford Town, Massachusetts	0.0912309051%
MA41	Boylston Town, Massachusetts	0.0562367737%
MA42	Braintree Town City, Massachusetts	0.4457226214%
MA43	Brewster Town, Massachusetts	0.1284470083%
MA44	Bridgewater Town, Massachusetts	0.0570448443%
MA45	Brimfield Town, Massachusetts	0.0355644757%
MA46	Bristol County, Massachusetts	0.1015083030%
MA47	Brockton City, Massachusetts	2.1170344615%
MA48	Brookfield Town, Massachusetts	0.0372953453%
MA49	Brookline Town, Massachusetts	0.8244968622%

34450	D 11 1T M 1 "	0.002120702707
MA50	Buckland Town, Massachusetts	0.0031396937%
MA51	Burlington Town, Massachusetts	0.3034752912%
MA52	Cambridge City, Massachusetts	4.3053779748%
MA53	Canton Town, Massachusetts	0.2909840866%
MA54	Carlisle Town, Massachusetts	0.0526144568%
MA55	Carver Town, Massachusetts	0.2179547901%
MA56	Charlemont Town, Massachusetts	0.0066765925%
MA57	Charlton Town, Massachusetts	0.0305379405%
MA58	Chatham Town, Massachusetts	0.1685335181%
MA59	Chelmsford Town, Massachusetts	0.3162632088%
MA60	Chelsea City, Massachusetts	0.5236031155%
MA61	Cheshire Town, Massachusetts	0.0015830626%
MA62	Chester Town, Massachusetts	0.0096828727%
MA63	Chesterfield Town, Massachusetts	0.0168042468%
MA64	Chicopee City, Massachusetts	0.8816952708%
MA65	Chilmark Town, Massachusetts	0.0062328576%
MA66	Clarksburg Town, Massachusetts	0.0303920178%
MA67	Clinton Town, Massachusetts	0.2371744557%
MA68	Cohasset Town, Massachusetts	0.1430861241%
MA69	Colrain Town, Massachusetts	0.0016018525%
MA70	Concord Town, Massachusetts	0.1749597704%
MA71	Conway Town, Massachusetts	0.0354590115%
MA72	Cummington Town, Massachusetts	0.0009757143%
MA73	Dalton Town, Massachusetts	0.0123034626%
MA74	Danvers Town, Massachusetts	0.4037368656%
MA75	Dartmouth Town, Massachusetts	0.5505881937%
MA76	Dedham Town, Massachusetts	0.3188835370%
MA77	Deerfield Town, Massachusetts	0.0872700035%
MA78	Dennis Town, Massachusetts	0.0970183530%
MA79	Dighton Town, Massachusetts	0.0228752705%
MA80	Douglas Town, Massachusetts	0.1659192613%
MA81	Dover Town, Massachusetts	0.0683428114%
MA82	Dracut Town, Massachusetts	0.2045887296%
MA83	Dudley Town, Massachusetts	0.0179390734%
MA84	Dukes County, Massachusetts	0.0054256244%
MA85	Dunstable Town, Massachusetts	0.0041607864%
MA86	Duxbury Town, Massachusetts	0.3742011756%
MA87	East Bridgewater Town, Massachusetts	0.2308047825%
MA88	East Brookfield Town, Massachusetts	0.0052365739%
MA89	East Longmeadow Town, Massachusetts	0.2715713403%
MA90	Eastham Town, Massachusetts	0.0786916528%
MA91	Easthampton Town City, Massachusetts	0.2670463228%
MA92	Easton Town, Massachusetts	0.5676857515%
MA93	Edgartown, Massachusetts	0.0809809332%
MA94	Egremont Town, Massachusetts	0.0050750540%
MA95	Erving Town, Massachusetts	0.0513752128%
MA96	Essex Town, Massachusetts	0.0313732128%
MA97	Everett City, Massachusetts	0.4368228534%
MA98	Fairhaven Town, Massachusetts	0.3265362625%
1111 1/0	i airina tori i o terri, retubbuorrubotto	0.5205502025/0

MA99	Fall River City, Massachusetts	2.1055901006%
MA100	Falmouth Town, Massachusetts	0.6632841320%
MA101	Fitchburg City, Massachusetts	0.6913634212%
MA102	Florida Town, Massachusetts	0.0170875086%
MA103	Foxborough Town, Massachusetts	0.2588100112%
MA104	Framingham Town, Massachusetts	0.6902310022%
MA105	Franklin Town City, Massachusetts	0.4506715894%
MA106	Freetown, Massachusetts	0.0347111837%
MA107	Gardner City, Massachusetts	0.3080580392%
MA108	Georgetown, Massachusetts	0.1361143365%
MA109	Gill Town, Massachusetts	0.0032293514%
MA110	Gloucester City, Massachusetts	0.4219402015%
MA111	Goshen Town, Massachusetts	0.0020598761%
MA111	Gosnold Town, Massachusetts	0.0020378761%
MA113	Grafton Town, Massachusetts	0.2787903277%
MA114	Granby Town, Massachusetts	0.1421420753%
MA115	Granville Town, Massachusetts	0.0205788719%
MA115	Great Barrington Town, Massachusetts	0.0203788719%
MA117	Greenfield Town City, Massachusetts	0.4522917084%
MA117 MA118	Groton Town, Massachusetts	0.4322917084%
MA119	Groveland Town, Massachusetts	0.0112801907%
MA119 MA120	Hadley Town, Massachusetts	0.1036658447%
MA121	Halifax Town, Massachusetts	0.1030038447%
MA121 MA122	Hamilton Town, Massachusetts	0.0148754814%
MA123	Hampden Town, Massachusetts	0.0086441416%
MA124	Hancock Town, Massachusetts	0.0080441410%
MA124 MA125	Hanover Town, Massachusetts	0.2979987927%
MA126	Hanson Town, Massachusetts	0.0306151413%
MA127	Hardwick Town, Massachusetts	0.0046489576%
MA128	Harvard Town, Massachusetts	0.1646144358%
MA129	Harwich Town, Massachusetts	0.2864309104%
MA130	Hatfield Town, Massachusetts	0.0627393895%
MA131	Haverhill City, Massachusetts	0.8142937865%
MA132	Hawley Town, Massachusetts	0.0002691301%
MA133	Heath Town, Massachusetts	0.0011790011%
MA134	Hingham Town, Massachusetts	0.4828724626%
MA135	Hinsdale Town, Massachusetts	0.0037015067%
MA136	Holbrook Town, Massachusetts	0.1222501079%
MA137	Holden Town, Massachusetts	0.0343745879%
MA138	Holland Town, Massachusetts	0.0238040885%
MA139	Holliston Town, Massachusetts	0.1672190621%
MA140	Holyoke City, Massachusetts	0.9664659552%
MA141	Hopedale Town, Massachusetts	0.1372305825%
MA142	Hopkinton Town, Massachusetts	0.2027514537%
MA143	Hubbardston Town, Massachusetts	0.0076647112%
MA144	Hudson Town, Massachusetts	0.1994512345%
MA145	Hull Town, Massachusetts	0.1954841045%
MA146	Huntington Town, Massachusetts	0.0026561285%
MA147	Ipswich Town, Massachusetts	0.2079635850%
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MA148	Kingston Town, Massachusetts	0.1369378473%
MA149	Lakeville Town, Massachusetts	0.0202228058%
MA150	Lancaster Town, Massachusetts	0.0116656002%
MA151	Lanesborough Town, Massachusetts	0.0575248505%
MA152	Lawrence City, Massachusetts	1.4758837913%
MA153	Lee Town, Massachusetts	0.1519018348%
MA154	Leicester Town, Massachusetts	0.1926291380%
MA155	Lenox Town, Massachusetts	0.1609461124%
MA156	Leominster City, Massachusetts	0.7902530708%
MA157	Leverett Town, Massachusetts	0.0395342227%
MA158	Lexington Town, Massachusetts	0.5090924410%
MA159	Leyden Town, Massachusetts	0.0007689206%
MA160	Lincoln Town, Massachusetts	0.1099619285%
MA161	Littleton Town, Massachusetts	0.1043597104%
MA162	Longmeadow Town, Massachusetts	0.2992108201%
MA163	Lowell City, Massachusetts	1.0242474790%
MA164	Ludlow Town, Massachusetts	0.3042665608%
MA165	Lunenburg Town, Massachusetts	0.1916440550%
MA166	Lynn City, Massachusetts	1.5917595154%
MA167	Lynnfield Town, Massachusetts	0.2333154069%
MA168	Malden City, Massachusetts	0.4659742140%
MA169	Manchester-By-The-Sea Town,	0.0201100664%
	Massachusetts	
MA170	Mansfield Town, Massachusetts	0.6816694002%
MA171	Marblehead Town, Massachusetts	0.3485912672%
MA172	Marion Town, Massachusetts	0.0698025620%
MA173	Marlborough City, Massachusetts	0.3668295136%
MA174	Marshfield Town, Massachusetts	0.4930551259%
MA175	Mashpee Town, Massachusetts	0.3459150927%
MA176	Mattapoisett Town, Massachusetts	0.0843720139%
MA177	Maynard Town, Massachusetts	0.1014940666%
MA178	Medfield Town, Massachusetts	0.2083772770%
MA179	Medford City, Massachusetts	0.3972200658%
MA180	Medway Town, Massachusetts	0.1940731867%
MA181	Melrose City, Massachusetts	0.2296395466%
MA182	Mendon Town, Massachusetts	0.0164096065%
MA183	Merrimac Town, Massachusetts	0.0100336001%
MA184	Methuen Town City, Massachusetts	0.7149217230%
MA185	Middleborough Town, Massachusetts	0.3933419654%
MA186	Middlefield Town, Massachusetts	0.0003252381%
MA187	Middleton Town, Massachusetts	0.0917093411%
MA188	Milford Town, Massachusetts	0.5323916620%
MA189	Millbury Town, Massachusetts	0.2332340712%
MA190	Millis Town, Massachusetts	0.0999797258%
MA191	Millville Town, Massachusetts	0.0062130209%
MA192	Milton Town, Massachusetts	0.3520463069%
MA193	Monroe Town, Massachusetts	0.0001025332%
MA194	Monson Town, Massachusetts	0.1266258006%
MA195	Montague Town, Massachusetts	0.0291412591%
		5.02/1.128/1/0

MA196	Monterey Town, Massachusetts	0.0042137017%
MA197	Montgomery Town, Massachusetts	0.0002324400%
MA198	Mt Washington Town, Massachusetts	0.0001746048%
MA199	Nahant Town, Massachusetts	0.0355497159%
MA200	Nantucket Town, Massachusetts	0.1102324194%
MA201	Natick Town, Massachusetts	0.3421702489%
MA202	Needham Town, Massachusetts	0.4914063771%
MA203	New Ashford Town, Massachusetts	0.0002677169%
MA204	New Bedford City, Massachusetts	2.3617391681%
MA205	New Braintree Town, Massachusetts	0.0013480056%
MA206	New Marlborough Town, Massachusetts	0.0032940955%
MA207	New Salem Town, Massachusetts	0.0024476600%
MA208	Newbury Town, Massachusetts	0.0135400372%
MA209	Newburyport City, Massachusetts	0.2905748435%
MA210	Newton City, Massachusetts	1.0088865481%
MA211	Norfolk County, Massachusetts	0.0563017795%
MA212	Norfolk Town, Massachusetts	0.0892988423%
MA213	North Adams City, Massachusetts	0.3428675166%
MA214	North Andover Town, Massachusetts	0.4494773051%
MA215	North Attleborough Town,	0.6369959028%
	Massachusetts	
MA216	North Brookfield Town, Massachusetts	0.0698725924%
MA217	North Reading Town, Massachusetts	0.1664230820%
MA218	Northampton City, Massachusetts	0.5405649568%
MA219	Northborough Town, Massachusetts	0.2422641125%
MA220	Northbridge Town, Massachusetts	0.2823159735%
MA221	Northfield Town, Massachusetts	0.0153010544%
MA222	Norton Town, Massachusetts	0.4563834066%
MA223	Norwell Town, Massachusetts	0.2753854817%
MA224	Norwood Town, Massachusetts	0.3412282413%
MA225	Oak Bluffs Town, Massachusetts	0.0769116887%
MA226	Oakham Town, Massachusetts	0.0026269230%
MA227	Orange Town, Massachusetts	0.1376712816%
MA228	Orleans Town, Massachusetts	0.0935051641%
MA229	Otis Town, Massachusetts	0.0035269019%
MA230	Oxford Town, Massachusetts	0.2336229019%
MA231	Palmer Town City, Massachusetts	0.1621757259%
MA232	Paxton Town, Massachusetts	0.0115100470%
MA233	Peabody City, Massachusetts	0.7162928627%
MA234	Pelham Town, Massachusetts	0.0235476246%
MA235	Pembroke Town, Massachusetts	0.3388218249%
MA236	Pepperell Town, Massachusetts	0.0102363113%
MA237	Peru Town, Massachusetts	0.00102303113%
MA238	Petersham Town, Massachusetts	0.011923003%
MA239	Phillipston Town, Massachusetts	0.0139773433%
MA240	Pittsfield City, Massachusetts	1.1541979937%
MA241	Plainfield Town, Massachusetts	0.0004986914%
MA241 MA242	Plainville Town, Massachusetts	0.0004980914%
MA242 MA243	Plymouth County, Massachusetts	0.0008974666%
1 V1 /14/5	1 Tymoum County, Wassachuseus	0.00007/4000%

MA244	Plymouth Town, Massachusetts	1.0727134492%
MA245	Plympton Town, Massachusetts	0.0311939123%
MA246	Princeton Town, Massachusetts	0.0094015998%
MA247	Provincetown, Massachusetts	0.0895015011%
MA248	Quincy City, Massachusetts	1.0277365393%
MA249	Randolph Town, Massachusetts	0.3517891103%
MA250	Raynham Town, Massachusetts	0.0739771661%
MA251	Reading Town, Massachusetts	0.2463903024%
MA252	Rehoboth Town, Massachusetts	0.0342848256%
MA253	Revere City, Massachusetts	0.5754964378%
MA254	Richmond Town, Massachusetts	0.0346755405%
MA255	Rochester Town, Massachusetts	0.0656757963%
MA256	Rockland Town, Massachusetts	0.3048431858%
MA257	Rockport Town, Massachusetts	0.1188536886%
MA258	Rowe Town, Massachusetts	0.0242459391%
MA259	Rowley Town, Massachusetts	0.0134543050%
MA260	Royalston Town, Massachusetts	0.0020739031%
MA261	Russell Town, Massachusetts	0.0012348998%
MA262	Rutland Town, Massachusetts	0.0122272562%
MA263	Salem City, Massachusetts	0.6254547137%
MA264	Salisbury Town, Massachusetts	0.0319290215%
MA265	Sandisfield Town, Massachusetts	0.0020719142%
MA266	Sandwich Town, Massachusetts	0.4944903815%
MA267	Saugus Town, Massachusetts	0.3330802265%
MA268	Savoy Town, Massachusetts	0.0103246605%
MA269	Scituate Town, Massachusetts	0.3938536371%
MA270	Seekonk Town, Massachusetts	0.3325159013%
MA271	Sharon Town, Massachusetts	0.3157804286%
MA272	Sheffield Town, Massachusetts	0.0066580643%
MA273	Shelburne Town, Massachusetts	0.0145706034%
MA274	Sherborn Town, Massachusetts	0.0361347676%
MA275	Shirley Town, Massachusetts	0.0049654026%
MA276	Shrewsbury Town, Massachusetts	0.6471205738%
MA277	Shutesbury Town, Massachusetts	0.0358178516%
MA278	Somerset Town, Massachusetts	0.2943717652%
MA279	Somerville City, Massachusetts	0.5538327759%
MA280	South Hadley Town, Massachusetts	0.3289508962%
MA281	Southampton Town, Massachusetts	0.0773861993%
MA282	Southborough Town, Massachusetts	0.2173688486%
MA283	Southbridge Town City, Massachusetts	0.2906114812%
MA284	Southwick Town, Massachusetts	0.0165255910%
MA285	Spencer Town, Massachusetts	0.0203153945%
MA286	Springfield City, Massachusetts	3.4410224370%
MA287	Sterling Town, Massachusetts	0.0196759620%
MA288	Stockbridge Town, Massachusetts	0.0092305018%
MA289	Stoneham Town, Massachusetts	0.1669780908%
MA290	Stoughton Town, Massachusetts	0.3118943726%
MA291	Stow Town, Massachusetts	0.0087733680%
MA292	Sturbridge Town, Massachusetts	0.1235688557%
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MA293	Sudbury Town, Massachusetts	0.1950193814%
MA294	Sunderland Town, Massachusetts	0.0394445127%
MA295	Sutton Town, Massachusetts	0.1720631416%
MA296	Swampscott Town, Massachusetts	0.2802270489%
MA297	Swansea Town, Massachusetts	0.3127370397%
MA298	Taunton City, Massachusetts	1.3156698571%
MA299	Templeton Town, Massachusetts	0.0167725290%
MA300	Tewksbury Town, Massachusetts	0.2526508477%
MA301	Tisbury Town, Massachusetts	0.0665566713%
MA302	Tolland Town, Massachusetts	0.0005593530%
MA303	Topsfield Town, Massachusetts	0.0713350646%
MA304	Townsend Town, Massachusetts	0.0093843801%
MA305	Truro Town, Massachusetts	0.0604250384%
MA306	Tyngsborough Town, Massachusetts	0.1162396935%
MA307	Tyringham Town, Massachusetts	0.0012803829%
MA308	Upton Town, Massachusetts	0.0211017442%
MA309	Uxbridge Town, Massachusetts	0.2255606716%
MA310	Wakefield Town, Massachusetts	0.2116065761%
MA311	Wales Town, Massachusetts	0.0147604390%
MA312	Walpole Town, Massachusetts	0.3194149930%
MA313	Waltham City, Massachusetts	0.5322671985%
MA314	Ware Town, Massachusetts	0.2035588439%
MA315	Wareham Town, Massachusetts	0.3595394490%
MA316	Warren Town, Massachusetts	0.0179304373%
MA317	Warwick Town, Massachusetts	0.0065997057%
MA318	Washington Town, Massachusetts	0.0004074112%
MA319	Watertown Town City, Massachusetts	0.2540965713%
MA320	Wayland Town, Massachusetts	0.2147389946%
MA321	Webster Town, Massachusetts	0.2405963644%
MA322	Wellesley Town, Massachusetts	0.4811483972%
MA323	Wellfleet Town, Massachusetts	0.0667808417%
MA324	Wendell Town, Massachusetts	0.0010508215%
MA325	Wenham Town, Massachusetts	0.0112119209%
MA326	West Boylston Town, Massachusetts	0.1222726663%
MA327	West Bridgewater Town, Massachusetts	0.1467598909%
MA328	West Brookfield Town, Massachusetts	0.0059191866%
MA329	West Newbury Town, Massachusetts	0.0086981560%
MA330	West Springfield Town City,	0.4627594653%
	Massachusetts	
MA331	West Stockbridge Town, Massachusetts	0.0028401544%
MA332	West Tisbury Town, Massachusetts	0.0099183484%
MA333	Westborough Town, Massachusetts	0.5070384269%
MA334	Westfield City, Massachusetts	0.6538385669%
MA335	Westford Town, Massachusetts	0.2939962811%
MA336	Westhampton Town, Massachusetts	0.0199373981%
MA337	Westminster Town, Massachusetts	0.0226744436%
MA338	Weston Town, Massachusetts	0.2254658323%
MA339	Westport Town, Massachusetts	0.2811335179%
MA340	Westwood Town, Massachusetts	0.2903783084%

MA341	Weymouth Town City, Massachusetts	0.5656639786%
MA342	Whately Town, Massachusetts	0.0314223222%
MA343	Whitman Town, Massachusetts	0.0448742719%
MA344	Wilbraham Town, Massachusetts	0.0313150261%
MA345	Williamsburg Town, Massachusetts	0.0343998679%
MA346	Williamstown, Massachusetts	0.0783021941%
MA347	Wilmington Town, Massachusetts	0.2467559990%
MA348	Winchendon Town, Massachusetts	0.1830720373%
MA349	Winchester Town, Massachusetts	0.2570095300%
MA350	Windsor Town, Massachusetts	0.0005238144%
MA351	Winthrop Town City, Massachusetts	0.1505890537%
MA352	Woburn City, Massachusetts	0.3503541163%
MA353	Worcester City, Massachusetts	3.7929503518%
MA354	Worthington Town, Massachusetts	0.0015069609%
MA355	Wrentham Town, Massachusetts	0.0961794021%
MA356	Yarmouth Town, Massachusetts	0.1308391883%

3.471	A 1 77 1' M' 1'	0.00722224020/
MI1	Ada Township, Michigan	0.0073233482%
MI2	Adrian City, Michigan	0.0568370128%
MI3	Alcona County, Michigan	0.0834491179%
MI4	Alger County, Michigan	0.0785291215%
MI5	Algoma Township, Michigan	0.0029345640%
MI6	Allegan County, Michigan	0.7725881935%
MI7	Allen Park City, Michigan	0.1074735355%
MI8	Allendale Charter Township, Michigan	0.0077776425%
MI9	Alpena County, Michigan	0.3171935781%
MI10	Alpine Charter Township, Michigan	0.0025427083%
MI11	Ann Arbor City, Michigan	0.4632250874%
MI12	Antrim County, Michigan	0.2381005845%
MI13	Antwerp Township, Michigan	0.0013132895%
MI14	Arenac County, Michigan	0.1612057938%
MI15	Auburn Hills City, Michigan	0.1176899978%
MI16	Bangor Charter Township, Michigan	0.0109251027%
MI17	Baraga County, Michigan	0.0741112558%
MI18	Barry County, Michigan	0.4329702358%
MI19	Bath Charter Township, Michigan	0.0537968516%
MI20	Battle Creek City, Michigan	0.3423704436%
MI21	Bay City, Michigan	0.1147802745%
MI22	Bay County, Michigan	1.1009022938%
MI23	Bedford Township, Michigan	0.0412592343%
MI24	Benton Charter Township, Michigan	0.0907240950%
MI25	Benzie County, Michigan	0.1392597323%
MI26	Berkley City, Michigan	0.0358941044%
MI27	Berrien County, Michigan	1.2815190059%
MI28	Beverly Hills Village, Michigan	0.0460038135%
MI29	Big Rapids City, Michigan	0.0245076907%
MI30	Birmingham City, Michigan	0.1031004819%
MI31	Bloomfield Charter Township, Michigan	0.2395537286%
MI32	Branch County, Michigan	0.3413411577%
MI33	Brandon Charter Township, Michigan	0.0298468290%
MI34	Brighton Township, Michigan	0.0010123659%
MI35	Brownstown Charter Township, Michigan	0.1035238283%
MI36	Burton City, Michigan	0.0331836857%
MI37	Byron Township, Michigan	0.0143593354%
MI38	Cadillac City, Michigan	0.0992155073%
MI39	Caledonia Charter Township, Michigan	0.0046151897%
MI40	Calhoun County, Michigan	1.6522746969%
MI41	Cannon Township, Michigan	0.0055382276%
MI42	Canton Charter Township, Michigan	0.2353019350%
MI43	Cascade Charter Township, Michigan	0.0202807109%
MI44	Cass County, Michigan	0.3685228029%
MI45	Charlevoix County, Michigan	0.1913266108%
MI46	Cheboygan County, Michigan	0.2827891794%
MI47	Chesterfield Charter Township, Michigan	0.2827831734%
MI48	Chippewa County, Michigan	0.2393040796%
MI49	Clare County, Michigan	0.4685534972%
141147	Crare County, whemgan	0.700333471470

MI50	Clawson City, Michigan	0.0233450803%
MI51	Clinton Charter Township, Michigan	0.5825283878%
MI52	Clinton County, Michigan	0.4823811618%
MI53	Coldwater City, Michigan	0.0129335184%
MI54	Commerce Charter Township, Michigan	0.0332785651%
MI55	Comstock Charter Township, Michigan	0.0141443213%
MI56	Cooper Charter Township, Michigan	0.0016050286%
MI57	Crawford County, Michigan	0.2577011831%
MI58	Davison Township, Michigan	0.0148016255%
MI59	Dearborn City, Michigan	0.5014825529%
MI60	Dearborn Heights City, Michigan	0.1763248603%
MI61	Delhi Charter Township, Michigan	0.0329269168%
MI62	Delta Charter Township, Michigan	0.0678675252%
MI63	Delta County, Michigan	0.2325433177%
MI64	Detroit City, Michigan	6.3675475252%
MI65	Dewitt Charter Township, Michigan	0.0615354244%
MI66	Dickinson County, Michigan	0.2475829616%
MI67	East Bay Township, Michigan	0.0024511576%
MI68	East Grand Rapids City, Michigan	0.0347010017%
MI69	East Lansing City, Michigan	0.1722118876%
MI70	Eastpointe City, Michigan	0.2806901834%
MI71	Eaton County, Michigan	0.8964627151%
MI72	Egelston Township, Michigan	0.0099077587%
MI73	Emmet County, Michigan	0.30345111111%
MI74	Emmett Charter Township, Michigan	0.0136208021%
MI75	Escanaba City, Michigan	0.0161625757%
MI76	Farmington City, Michigan	0.0368587005%
MI77	Farmington Hills City, Michigan	0.2763289545%
MI78	Fenton Charter Township, Michigan	0.0031005125%
MI79	Fenton City, Michigan	0.0802629568%
MI80	Ferndale City, Michigan	0.1491321203%
MI81	Flat Rock City, Michigan	0.0287479606%
MI82	Flint Charter Township, Michigan	0.0428009530%
MI83	Flint City, Michigan	2.6382255013%
MI84	Flushing Charter Township, Michigan	0.0062641566%
MI85	Fort Gratiot Charter Township, Michigan	0.0158007179%
MI86	Fraser City, Michigan	0.1340329179%
MI87	Frenchtown Charter Township, Michigan	0.0818078358%
MI88	Fruitport Charter Township, Michigan	0.0216336824%
MI89	Gaines Township, Kent County, Michigan	0.0150472599%
MI90	Garden City, Michigan	0.0602849815%
MI91	Garfield Charter Township, Michigan	0.0006805464%
MI92	Genesee Charter Township, Michigan	0.0216656939%
MI93	Genesee County, Michigan	1.8587109989%
MI94	Genoa Township, Michigan	0.0001265457%
MI95	Georgetown Charter Township, Michigan	0.0120538094%
MI96	Gladwin County, Michigan	0.3598571100%
MI97	Gogebic County, Michigan	0.1249651212%
MI98	Grand Blanc Charter Township, Michigan	0.0351159584%

MI99	Grand Haven Charter Township,	0.0188708587%
MI100	Michigan	0.05910202670/
	Grand Haven City, Michigan	0.0581929367%
MI101	Grand Rapids Charter Township,	0.0062871075%
MI102	Michigan	1 20002769920/
MI102	Grand Traverse County Mishings	1.2000276882%
MI103	Grand Traverse County, Michigan	0.8244466054%
MI104	Grandville City, Michigan	0.0465263367%
MI105	Gratiot County, Michigan	0.3147475181%
MI106	Green Oak Township, Michigan	0.0538361746%
MI107	Grosse Ile Township, Michigan	0.0358505107%
MI108	Grosse Pointe Park City, Michigan	0.0473791255%
MI109	Grosse Pointe Woods City, Michigan	0.0337630289%
MI110	Hamburg Township, Michigan	0.0567828826%
MI111	Hamtramck City, Michigan	0.1811320680%
MI112	Harper Woods City, Michigan	0.0505579556%
MI113	Harrison Charter Township, Michigan	0.1108972638%
MI114	Hartland Township, Michigan	0.0004881050%
MI115	Hazel Park City, Michigan	0.0736339264%
MI116	Highland Charter Township, Michigan	0.0294387306%
MI117	Highland Park City, Michigan	0.0391505779%
MI118	Hillsdale County, Michigan	0.3731855670%
MI119	Holland Charter Township, Michigan	0.0291739126%
MI120	Holland City, Michigan	0.1655890102%
MI121	Holly Township, Michigan	0.0040995334%
MI122	Houghton County, Michigan	0.2225642997%
MI123	Huron Charter Township, Michigan	0.0361363324%
MI124	Huron County, Michigan	0.2929757372%
MI125	Independence Charter Township, Michigan	0.0825378903%
MI126	Ingham County, Michigan	2.1348935205%
MI127	Inkster City, Michigan	0.1669443281%
MI128	Ionia City, Michigan	0.0449276471%
MI129	Ionia County, Michigan	0.4905636172%
MI130	Iosco County, Michigan	0.3212475898%
MI131	Iron County, Michigan	0.1102481228%
MI132	Iron Mountain City, Michigan	0.0091866455%
MI133	Isabella County, Michigan	0.5720204678%
MI134	Jackson City, Michigan	0.1764251010%
MI135	Jackson County, Michigan	1.0855421077%
MI136	Kalamazoo Charter Township, Michigan	0.0520230321%
MI137	Kalamazoo City, Michigan	0.3787268993%
MI138	Kalamazoo County, Michigan	1.9845600355%
MI139	Kalkaska County, Michigan	0.1646399668%
MI140	Kent County, Michigan	2.7808259408%
MI141	Kentwood City, Michigan	0.1423307082%
MI142	Keweenaw County, Michigan	0.0067676775%
MI143	Lake County, Michigan	0.0728348971%
MI144	Lansing City, Michigan	0.5307983425%

MI145	Lapeer County, Michigan	0.7916953951%
MI146	Leelanau County, Michigan	0.1237383482%
MI147	Lenawee County, Michigan	0.7878386566%
MI148	Lenox Township, Michigan	0.0111917816%
MI149	Leoni Township, Michigan	0.0090926074%
MI150	Lincoln Charter Township, Michigan	0.0178479538%
MI151	Lincoln Park City, Michigan	0.1588803292%
MI152	Livingston County, Michigan	1.3371907873%
MI153	Livonia City, Michigan	0.3999768720%
MI154	Luce County, Michigan	0.0638515493%
MI155	Lyon Charter Township, Michigan	0.0060287256%
MI156	Mackinac County, Michigan	0.0909538431%
MI157	Macomb County, Michigan	7.7242005849%
MI158	Macomb Township, Michigan	0.1081932941%
MI159	Madison Heights City, Michigan	0.1443184148%
MI160	Manistee County, Michigan	0.3120953798%
MI161	Marion Township, Livingston County,	0.0001988576%
	Michigan	
MI162	Marquette City, Michigan	0.0313476613%
MI163	Marquette County, Michigan	0.5388637672%
MI164	Mason County, Michigan	0.2487294921%
MI165	Mecosta County, Michigan	0.3321355122%
MI166	Melvindale City, Michigan	0.0519698104%
MI167	Menominee County, Michigan	0.1580179806%
MI168	Meridian Charter Township, Michigan	0.0708027402%
MI169	Midland City, Michigan	0.3023071472%
MI170	Midland County, Michigan	0.5384703258%
MI171	Milford Charter Township, Michigan	0.0064275489%
MI172	Missaukee County, Michigan	0.1002815458%
MI173	Monitor Charter Township, Michigan	0.0044174736%
MI174	Monroe Charter Township, Michigan	0.0119729252%
MI175	Monroe City, Michigan	0.2101937979%
MI176	Monroe County, Michigan	1.5316423152%
MI177	Montcalm County, Michigan	0.6212351900%
MI178	Montmorency County, Michigan	0.0868385533%
MI179	Mount Clemens City, Michigan	0.0503004024%
MI180	Mount Morris City, Michigan	0.0046413043%
MI181	Mount Pleasant City, Michigan	0.0357778255%
MI182	Mundy Charter Township, Michigan	0.0150794621%
MI183	Muskegon Charter Township, Michigan	0.0360868180%
MI184	Muskegon City, Michigan	0.1748185396%
MI185	Muskegon County, Michigan	1.7053905386%
MI186	Muskegon County, Wichigan Muskegon Heights City, Michigan	0.0500451306%
MI187	New Baltimore City, Michigan	0.0480441296%
MI188	Newaygo County, Michigan	0.4671261358%
MI189	Niles City, Michigan	0.4671261338%
MI189 MI190	Niles City, Michigan Niles Township, Michigan	0.0383312847%
MI190 MI191	Northville Charter Township, Michigan	0.0215348319%
	*	
MI192	Norton Shores City, Michigan	0.0701828658%

MI193	Novi City, Michigan	0.1465815056%
MI194	Oak Park City, Michigan	0.1037775542%
MI195	Oakland Charter Township, Michigan	0.0274353387%
MI196	Oakland County, Michigan	5.2264042066%
MI197	Oceana County, Michigan	0.2176466203%
MI198	Oceola Township, Michigan	0.0003615593%
MI199	Ogemaw County, Michigan	0.5563618764%
MI200	Ontonagon County, Michigan	0.0504349004%
MI201	Orion Charter Township, Michigan	0.0484616785%
MI202	Osceola County, Michigan	0.1924215950%
MI203	Oscoda County, Michigan	0.0981702870%
MI204	Oshtemo Charter Township, Michigan	0.0124389806%
MI205	Otsego County, Michigan	0.2838576775%
MI206	Ottawa County, Michigan	1.4829589190%
MI207	Owosso City, Michigan	0.0600391920%
MI208	Oxford Charter Township, Michigan	0.0220651355%
MI209	Park Township, Ottawa County, Michigan	0.0069409957%
MI210	Pittsfield Charter Township, Michigan	0.0254303905%
MI211	Plainfield Charter Township, Michigan	0.0147250675%
MI212	Plymouth Charter Township, Michigan	0.0619046968%
MI213	Pontiac City, Michigan	0.3007870303%
MI214	Port Huron Charter Township, Michigan	0.0144337077%
MI215	Port Huron City, Michigan	0.2605826060%
MI216	Portage City, Michigan	0.0982178051%
MI217	Presque Isle County, Michigan	0.1455220353%
MI218	Redford Charter Township, Michigan	0.2119761371%
MI219	Riverview City, Michigan	0.0482626131%
MI220	Rochester City, Michigan	0.0399194381%
MI221	Rochester Hills City, Michigan	0.0675866509%
MI222	Romulus City, Michigan	0.0931298734%
MI223	Roscommon County, Michigan	0.3840925607%
MI224	Roseville City, Michigan	0.4273474490%
MI225	Royal Oak City, Michigan	0.2596061973%
MI226	Saginaw Charter Township, Michigan	0.0692043420%
MI227	Saginaw City, Michigan	0.4307711416%
MI228	Saginaw County, Michigan	1.6118539630%
MI229	Sanilac County, Michigan	0.3468379663%
MI230	Sault Ste. Marie City, Michigan	0.0984697973%
MI231	Schoolcraft County, Michigan	0.0789566063%
MI232	Scio Charter Township, Michigan	0.0051527746%
MI233	Shelby Charter Township, Michigan	0.5065495239%
MI234	Shiawassee County, Michigan	0.7255393777%
MI235	South Lyon City, Michigan	0.0258956950%
MI236	Southfield City, Michigan	0.3934160797%
MI237	Southfield Township, Michigan	0.0001112995%
MI238	Southgate City, Michigan	0.0888423705%
MI239	Spring Lake Township, Michigan	0.0103960225%
MI240	Springfield Charter Township, Michigan	0.0044705319%
MI241	St Clair County, Michigan	1.9960063402%

MI242	St Joseph County, Michigan	0.4265691571%
MI243	St. Clair Shores City, Michigan	0.3399081996%
MI244	Sterling Heights City, Michigan	0.9407553377%
MI245	Sturgis City, Michigan	0.0599318930%
MI246	Summit Township, Jackson County,	0.0147223455%
	Michigan	
MI247	Superior Charter Township, Michigan	0.0121236785%
MI248	Taylor City, Michigan	0.3764778630%
MI249	Texas Charter Township, Michigan	0.0052063171%
MI250	Thomas Township, Michigan	0.0127113988%
MI251	Traverse City, Michigan	0.0620311385%
MI252	Trenton City, Michigan	0.0481846521%
MI253	Troy City, Michigan	0.2360199679%
MI254	Tuscola County, Michigan	0.4432240961%
MI255	Tyrone Township, Livingston County,	0.0096355544%
	Michigan	
MI256	Union Charter Township, Michigan	0.0000512255%
MI257	Van Buren Charter Township, Michigan	0.0686867403%
MI258	Van Buren County, Michigan	0.7628971716%
MI259	Vienna Charter Township, Genesee	0.0086448035%
	County, Michigan	
MI260	Vienna Charter Township,	0.0011836039%
	Montmorency County, Michigan	
MI261	Walker City, Michigan	0.0577159947%
MI262	Warren City, Michigan	1.1744758071%
MI263	Washington Township, Macomb	0.0808853142%
	County, Michigan	
MI264	Washtenaw County, Michigan	2.3763653602%
MI265	Waterford Charter Township, Michigan	0.2186201385%
MI266	Wayne City, Michigan	0.0837926529%
MI267	Wayne County, Michigan	10.1863863702%
MI268	West Bloomfield Charter Township,	0.2622681115%
	Michigan	
MI269	Westland City, Michigan	0.3261711153%
MI270	Wexford County, Michigan	0.2986947723%
MI271	White Lake Charter Township, Michigan	0.0585435626%
MI272	Wixom City, Michigan	0.0369421752%
MI273	Woodhaven City, Michigan	0.0571927749%
MI274	Wyandotte City, Michigan	0.0976772465%
MI275	Wyoming City, Michigan	0.2554463949%
MI276	Ypsilanti Charter Township, Michigan	0.0578793100%
MI277	Ypsilanti City, Michigan	0.0898598214%
MI278	Zeeland Charter Township, Michigan	0.0061508332%

MN1	Aitkin County, Minnesota	0.5286814148%
MN2	Albert Lea City, Minnesota	0.0977622743%
MN3	Alexandria City, Minnesota	0.0160492533%
MN4	Andover City, Minnesota	0.1252665067%
MN5	Anoka City, Minnesota	0.1440564244%
MN6	Anoka County, Minnesota	4.6242592739%
MN7	Apple Valley City, Minnesota	0.2744845059%
MN8	Arden Hills City, Minnesota	0.0767181792%
MN9	Austin City, Minnesota	0.1311616775%
MN10	Becker County, Minnesota	0.6074940403%
MN11	Beltrami County, Minnesota	0.7012389686%
MN12	Bemidji City, Minnesota	0.1574833165%
MN13	Benton County, Minnesota	0.5911228450%
MN14	Big Lake City, Minnesota	0.0420448659%
MN15	Big Stone County, Minnesota	0.1096599784%
MN16	Blaine City, Minnesota	0.3900026032%
MN17	Bloomington City, Minnesota	0.4497191234%
MN18	Blue Earth County, Minnesota	0.6089707140%
MN19	Brainerd City, Minnesota	0.1504466885%
MN20	Brooklyn Center City, Minnesota	0.1297575027%
MN21	Brooklyn Park City, Minnesota	0.2573517070%
MN22	Brown County, Minnesota	0.3051842351%
MN23	Buffalo City, Minnesota	0.0781258548%
MN24	Burnsville City, Minnesota	0.4713016362%
MN25	Carlton County, Minnesota	0.9030359158%
MN26	Carver County, Minnesota	1.0510920355%
MN27	Cass County, Minnesota	0.8164078457%
MN28	Champlin City, Minnesota	0.0508611460%
MN29	Chanhassen City, Minnesota	0.0711696030%
MN30	Chaska City, Minnesota	0.1150720173%
MN31	Chippewa County, Minnesota	0.1920510176%
MN32	Chisago County, Minnesota	0.9131864974%
MN33	Clay County, Minnesota	0.8653053935%
MN34	Clearwater County, Minnesota	0.1705736793%
MN35	Cloquet City, Minnesota	0.1186651642%
MN36	Columbia Heights City, Minnesota	0.2218103028%
MN37	Cook County, Minnesota	0.0986217587%
MN38	Coon Rapids City, Minnesota	0.5297885918%
MN39	Cottage Grove City, Minnesota	0.2579811495%
MN40	Cottonwood County, Minnesota	0.1596040200%
MN41	Crow Wing County, Minnesota	1.0457717507%
MN42	Crystal City, Minnesota	0.0875990017%
MN43	Dakota County, Minnesota	4.0571434991%
MN44	Dodge County, Minnesota	0.2031881392%
MN45	Douglas County, Minnesota	0.5526533294%
MN46	Duluth City, Minnesota	1.0556152695%
MN47	Eagan City, Minnesota	0.3357112506%
MN48	East Bethel City, Minnesota	0.0544402891%
MN49	Eden Prairie City, Minnesota	0.2342274611%

MN50	Edina City, Minnesota	0.1810785868%
MN51	Elk River City, Minnesota	0.1845146283%
MN52	Fairmont City, Minnesota	0.0691539281%
MN53	Faribault City, Minnesota	0.0597051421%
MN54	Faribault County, Minnesota	0.1990991695%
MN55	Farmington City, Minnesota	0.1233974343%
MN56	Fergus Falls City, Minnesota	0.0953555135%
MN57	Fillmore County, Minnesota	0.2137999717%
MN58	Forest Lake City, Minnesota	0.1371068827%
MN59	Freeborn County, Minnesota	0.3218731421%
MN60	Fridley City, Minnesota	0.2363297846%
MN61	Golden Valley City, Minnesota	0.0785357583%
MN62	Goodhue County, Minnesota	0.5154623919%
MN63	Grand Rapids City, Minnesota	0.0379045489%
MN64	Grant County, Minnesota	0.0701677463%
MN65	Ham Lake City, Minnesota	0.0398258439%
MN66	Hastings City, Minnesota	0.1717268064%
MN67	Hennepin County, Minnesota	17.4947177407%
MN68	Hibbing City, Minnesota	0.1399140652%
MN69	Hopkins City, Minnesota	0.1103006531%
MN70	Houston County, Minnesota	0.2844148191%
MN71	Hubbard County, Minnesota	0.4205503327%
MN72	Hugo City, Minnesota	0.0294053970%
MN73	Hutchinson City, Minnesota	0.4500983935%
MN74	Inver Grove Heights City, Minnesota	0.2013009785%
MN75	Isanti County, Minnesota	0.7078656931%
MN76	Itasca County, Minnesota	1.0468316649%
MN77	Jackson County, Minnesota	0.1293074841%
MN78	Kanabec County, Minnesota	0.2825744837%
MN79	Kandiyohi County, Minnesota	0.1451128376%
MN80	Kittson County, Minnesota	0.0745984967%
MN81	Koochiching County, Minnesota	0.2397716611%
MN82	Lac Qui Parle County, Minnesota	0.0904601572%
MN83	Lake County, Minnesota	0.1677431571%
MN84	Lake of the Woods County, Minnesota	0.1030738066%
MN85	Lakeville City, Minnesota	0.2590140772%
MN86	Le Sueur County, Minnesota	0.2960413451%
MN87	Lincoln County, Minnesota	0.1002117758%
MN88	Lino Lakes City, Minnesota	0.1385206851%
MN89	Little Canada City, Minnesota	0.1205138143%
MN90	Lyon County, Minnesota	0.2693726739%
MN91	Mahnomen County, Minnesota	0.1299927961%
MN92	Mankato City, Minnesota	0.3394403512%
MN93	Maple Grove City, Minnesota	0.1664829592%
MN94	Maplewood City, Minnesota	0.1720888635%
MN95	Marshall City, Minnesota	0.0861816984%
MN96	Marshall County, Minnesota	0.1189736859%
MN97	Martin County, Minnesota	0.2333916080%
MN98	McLeod County, Minnesota	0.1144539528%
1.11 , 70	,,	3.111188782070

MNIOO	M. I. C M.	0.24261120160/
MN99	Meeker County, Minnesota	0.3436113016%
MN100	Mendota Heights City, Minnesota	0.0821776269%
MN101	Mille Lacs County, Minnesota	0.8536527563%
MN102	Minneapolis City, Minnesota	4.4766025549%
MN103	Minnetonka City, Minnesota	0.1805441076%
MN104	Monticello City, Minnesota	0.0182370585%
MN105	Moorhead City, Minnesota	0.3980660322%
MN106	Morrison County, Minnesota	0.6588564064%
MN107	Mounds View City, Minnesota	0.0723117896%
MN108	Mower County, Minnesota	0.5324617169%
MN109	Murray County, Minnesota	0.1237848734%
MN110	New Brighton City, Minnesota	0.1030123940%
MN111	New Hope City, Minnesota	0.0689628343%
MN112	New Ulm City, Minnesota	0.0519862655%
MN113	Nicollet County, Minnesota	0.1443064509%
MN114	Nobles County, Minnesota	0.1433541912%
MN115	Norman County, Minnesota	0.0998150009%
MN116	North Branch City, Minnesota	0.0501205482%
MN117	North Mankato City, Minnesota	0.0267890165%
MN118	North St. Paul City, Minnesota	0.0528485215%
MN119	Northfield City, Minnesota	0.6851668132%
MN120	Oakdale City, Minnesota	0.1765286580%
MN121	Olmsted County, Minnesota	1.7654639618%
MN122	Otsego City, Minnesota	0.0389412692%
MN123	Otter Tail County, Minnesota	0.7650587540%
MN124	Owatonna City, Minnesota	0.1301345848%
MN125	Pennington County, Minnesota	0.2829057616%
MN126	Pine County, Minnesota	0.5204807192%
MN127	Pipestone County, Minnesota	0.1408899564%
MN128	Plymouth City, Minnesota	0.1617585661%
MN129	Polk County, Minnesota	0.7942540937%
MN130	Pope County, Minnesota	0.1716325723%
MN131	Prior Lake City, Minnesota	0.1314862452%
MN132	Proctor City, Minnesota	0.0196743464%
MN133	Ramsey City, Minnesota	0.1289991083%
MN134	Ramsey County, Minnesota	6.5235510364%
MN135	Red Lake County, Minnesota	0.0488842734%
MN136	Red Wing City, Minnesota	0.1690608291%
MN137	Redwood County, Minnesota	0.2578753915%
MN138	Renville County, Minnesota	0.2484267514%
MN139	Rice County, Minnesota	0.2454785096%
MN140	Richfield City, Minnesota	0.2325614441%
MN141	Robbinsdale City, Minnesota	0.0829119522%
MN141 MN142	•	0.6757524532%
MN142 MN143	Rochester City, Minnesota	
	Rock County, Minnesota	0.1875379948%
MN144	Rogers City, Minnesota	0.0282340357%
MN145	Roseau County, Minnesota	0.2310796648%
MN146	Rosemount City, Minnesota	0.1131711446%
MN147	Roseville City, Minnesota	0.1580291737%

MN148	Sartell City, Minnesota	0.0580331443%
MN149	Sauk Rapids City, Minnesota	0.0730830208%
MN150	Savage City, Minnesota	0.1728666590%
MN151	Scott County, Minnesota	1.2182589937%
MN152	Shakopee City, Minnesota	0.2643025616%
MN153	Sherburne County, Minnesota	1.1511844871%
MN154	Shoreview City, Minnesota	0.0620723712%
MN155	Sibley County, Minnesota	0.2196634879%
MN156	South St. Paul City, Minnesota	0.3555870478%
MN157	St Louis County, Minnesota	4.3508834038%
MN158	St. Cloud City, Minnesota	0.6727244188%
MN159	St. Louis Park City, Minnesota	0.1354267160%
MN160	St. Michael City, Minnesota	0.0148139997%
MN161	St. Paul City, Minnesota	3.4393152229%
MN162	St. Peter City, Minnesota	0.2421250322%
MN163	Stearns County, Minnesota	2.2171264071%
MN164	Steele County, Minnesota	0.3643474585%
MN165	Stevens County, Minnesota	0.1321088317%
MN166	Stillwater City, Minnesota	0.1531139787%
MN167	Swift County, Minnesota	0.1233619872%
MN168	Todd County, Minnesota	0.3837061355%
MN169	Traverse County, Minnesota	0.0829619867%
MN170	Vadnais Heights City, Minnesota	0.0942702174%
MN171	Victoria City, Minnesota	0.0058887523%
MN172	Wabasha County, Minnesota	0.2847837323%
MN173	Waconia City, Minnesota	0.0066220565%
MN174	Wadena County, Minnesota	0.2426637417%
MN175	Waseca County, Minnesota	0.2622870325%
MN176	Washington County, Minnesota	2.8315446071%
MN177	Watonwan County, Minnesota	0.1354898791%
MN178	West St. Paul City, Minnesota	0.1910746887%
MN179	White Bear Lake City, Minnesota	0.1136132860%
MN180	White Bear Township, Minnesota	0.0181037305%
MN181	Wilkin County, Minnesota	0.0860822129%
MN182	Willmar City, Minnesota	0.4208360981%
MN183	Winona City, Minnesota	0.2780074878%
MN184	Winona County, Minnesota	0.7117454807%
MN185	Woodbury City, Minnesota	0.4292599795%
MN186	Worthington City, Minnesota	0.0568155413%
MN187	Wright County, Minnesota	1.5588358425%
MN188	Yellow Medicine County, Minnesota	0.1598976626%

N/C1	A.1. C M	0.00504541400/
MS1	Adams County, Mississippi	0.8850454148%
MS2	Alcorn County, Mississippi	0.0569510905%
MS3	Amite County, Mississippi	0.2713519710%
MS4	Amory City, Mississippi	0.2091629926%
MS5	Arcola Town, Mississippi	0.0010430877%
MS6	Attala County, Mississippi	0.4246666634%
MS7	Bay St. Louis City, Mississippi	0.0307587230%
MS8	Benton County, Mississippi	0.1937673634%
MS9	Biloxi City, Mississippi	0.6566432134%
MS10	Bolivar County, Mississippi	0.4978719946%
MS11	Brandon City, Mississippi	0.5504498277%
MS12	Brookhaven City, Mississippi	0.4627907697%
MS13	Byram City, Mississippi	0.0539534335%
MS14	Caledonia Town, Mississippi	0.0029594278%
MS15	Calhoun County, Mississippi	0.4104265320%
MS16	Canton City, Mississippi	0.3565489062%
MS17	Carroll County, Mississippi	0.2007719282%
MS18	Charleston City, Mississippi	0.0464748267%
MS19	Chickasaw County, Mississippi	0.5048552486%
MS20	Choctaw County, Mississippi	0.1839335128%
MS21	Claiborne County, Mississippi	0.1627262324%
MS22	Clarke County, Mississippi	0.5053384006%
MS23	Clarksdale City, Mississippi	0.2740859278%
MS24	Clay County, Mississippi	0.1837895433%
MS25	Cleveland City, Mississippi	0.1358351654%
MS26	Clinton City, Mississippi	0.3197904769%
MS27	Coahoma County, Mississippi	0.4186176659%
MS28	Columbia City, Mississippi	0.1674920304%
MS29	Columbus City, Mississippi	0.6956641603%
MS30	Copiah County, Mississippi	0.7132277916%
MS31	Corinth City, Mississippi	1.5578843050%
MS32	Covington County, Mississippi	0.6081803058%
MS33	Desoto County, Mississippi	2.2184182744%
MS34	Diamondhead City, Mississippi	0.0001680458%
MS35	D'Iberville City, Mississippi	0.0442726624%
MS36	Forrest County, Mississippi	3.0156250353%
MS37	Franklin County, Mississippi	0.2542823910%
MS38	Gautier City, Mississippi	0.1302053876%
MS39	George County, Mississippi	1.0247519776%
MS40	Greene County, Mississippi	0.2910471646%
MS41	Greenville City, Mississippi	0.0830590284%
MS42	Greenwood City, Mississippi	0.5853776479%
MS43	Grenada City, Mississippi	0.0552681925%
MS44	Grenada County, Mississippi	0.5194646578%
MS45	Gulfport City, Mississippi	8.2405637774%
MS46	Hancock County, Mississippi	2.3767878426%
MS47	Harrison County, Mississippi	1.2681143209%
MS48	Hattiesburg City, Mississippi	0.3196152733%
MS49	Hernando City, Mississippi	0.4369673545%
		21.120,0,00

MS50	Hinds County, Mississippi	2.0637938660%
MS51	Holly Springs City, Mississippi	0.1609000156%
MS52	Holmes County, Mississippi	0.3284953462%
MS53	Horn Lake City, Mississippi	0.6442839584%
MS54	Humphreys County, Mississippi	0.1357489463%
MS55	Indianola City, Mississippi	0.0229288956%
MS56	Issaquena County, Mississippi	0.0173614233%
MS57	Itawamba County, Mississippi	1.0392546705%
MS58	Iuka City, Mississippi	0.2820646050%
MS59	Jackson City, Mississippi	2.6617552637%
MS60	Jackson County, Mississippi	7.5649147973%
MS61	Jasper County, Mississippi	0.3875866209%
MS62	Jefferson County, Mississippi	0.0973536568%
MS63	Jefferson Davis County, Mississippi	0.3472631158%
MS64	Jones County, Mississippi	2.1970411588%
MS65	Jonestown, Mississippi	0.0092231595%
MS66	Kemper County, Mississippi	0.2197061168%
MS67	Kosciusko City, Mississippi	0.0403737724%
MS68	Lafayette County, Mississippi	0.6965570967%
MS69	Lamar County, Mississippi	1.2949562593%
MS70	Lauderdale County, Mississippi	1.4532418860%
MS71	Laurel City, Mississippi	0.1468061312%
MS72	Lawrence County, Mississippi	0.3387801386%
MS73	Leake County, Mississippi	0.5729082602%
MS74	Leakesville Town, Mississippi	0.0097188377%
MS75	Lee County, Mississippi	1.4583582538%
MS76	Leflore County, Mississippi	0.1006210330%
MS77	Lincoln County, Mississippi	0.5672474110%
MS78	Long Beach City, Mississippi	0.1374069547%
MS79	Lowndes County, Mississippi	0.9278575592%
MS80	Lumberton City, Mississippi	0.0393106754%
MS81	Madison City, Mississippi	0.5657979552%
MS82	Madison County, Mississippi	1.0660308873%
MS83	Marion County, Mississippi	1.6080737081%
MS84	Marshall County, Mississippi	0.6206332630%
MS85	McComb City, Mississippi	1.0999468538%
MS86	McLain Town, Mississippi	0.0044054675%
MS87	Meridian City, Mississippi	1.1031457427%
MS88	Monroe County, Mississippi	0.8034104646%
MS89	Montgomery County, Mississippi	0.3225285007%
MS90	Morton City, Mississippi	0.0599559053%
MS91	Moss Point City, Mississippi	0.0032450894%
MS92	Mound Bayou City, Mississippi	0.0139281161%
MS93	Natchez City, Mississippi	0.1079532301%
MS94	Neshoba County, Mississippi	1.0065117709%
MS95	Nettleton City, Mississippi	0.0304185645%
MS96	New Albany City, Mississippi	0.2696874555%
MS97	Newton County, Mississippi	0.5392966632%
MS98	Noxubee County, Mississippi	0.1826343709%

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MS99	Ocean Springs City, Mississippi	0.1182464817%
MS100	Oktibbeha County, Mississippi	0.7782514241%
MS101	Olive Branch City, Mississippi	1.0780955334%
MS102	Oxford City, Mississippi	0.5933338756%
MS103	Panola County, Mississippi	1.1122808938%
MS104	Pascagoula City, Mississippi	0.2466090593%
MS105	Pearl City, Mississippi	1.1814807813%
MS106	Pearl River County, Mississippi	3.0179025193%
MS107	Perry County, Mississippi	0.3647175906%
MS108	Petal City, Mississippi	0.0268648760%
MS109	Philadelphia City, Mississippi	0.1140375286%
MS110	Picayune City, Mississippi	0.5821086449%
MS111	Pike County, Mississippi	0.1081822799%
MS112	Pontotoc County, Mississippi	1.1348714203%
MS113	Prentiss County, Mississippi	0.7882874828%
MS114	Quitman City, Mississippi	0.0869079764%
MS115	Quitman County, Mississippi	0.2112294840%
MS116	Rankin County, Mississippi	3.4259023921%
MS117	Ridgeland City, Mississippi	0.7052518799%
MS118	Scott County, Mississippi	0.6243593895%
MS119	Shannon Town, Mississippi	0.0290190505%
MS120	Sharkey County, Mississippi	0.0916197654%
MS121	Shubuta Town, Mississippi	0.0060764900%
MS122	Simpson County, Mississippi	0.9087854201%
MS123	Smith County, Mississippi	0.3825880315%
MS124	Southaven City, Mississippi	1.5378821390%
MS125	Starkville City, Mississippi	0.0994723676%
MS126	Stone County, Mississippi	0.5580488158%
MS127	Summit Town, Mississippi	0.0050530863%
MS128	Sunflower County, Mississippi	0.4600451000%
MS129	Tallahatchie County, Mississippi	0.2577090284%
MS130	Tate County, Mississippi	1.1421792158%
MS131	Tippah County, Mississippi	0.6593796104%
MS132	Tishomingo County, Mississippi	1.3029259893%
MS133	Tunica County, Mississippi	0.1767618783%
MS134	Tupelo City, Mississippi	1.4600720605%
MS135	Union County, Mississippi	0.4897630128%
MS136	Verona City, Mississippi	0.0606682697%
MS137	Vicksburg City, Mississippi	0.7250920192%
MS138	Walthall County, Mississippi	0.4890815570%
MS139	Warren County, Mississippi	0.5538600347%
MS140	Washington County, Mississippi	0.9092835384%
MS140	Wayne County, Mississippi	0.9304927709%
MS141 MS142	Waynesboro City, Mississippi	0.0133034348%
MS142 MS143	Webb Town, Mississippi	0.0133034348%
MS143 MS144	Webster County, Mississippi	0.0118909238%
MS144 MS145	West Point City, Mississippi	0.2091299691%
MS145 MS146	Wiggins City, Mississippi	0.2091299091%
1419140	vi izgino City, iviississippi	0.1/000/4030%

MS147	Wilkinson County, Mississippi	0.2128691098%
MS148	Winston County, Mississippi	0.5276375718%
MS149	Yalobusha County, Mississippi	0.2951067799%
MS150	Yazoo City, Mississippi	0.2510049288%
MS151	Yazoo County, Mississippi	0.4173853844%

MO1	Adoin County Missouri	0.22224027400/
MO1 MO2	Adair County, Missouri Andrew County, Missouri	0.2323492740% 0.1564541324%
MO2 MO3	Arnold City, Missouri	0.5124454261%
MO4	Arthold City, Missouri Atchison County, Missouri	0.0503458382%
MO5	Audrain County, Missouri	0.2723907883%
MO6	Ballwin City, Missouri	0.1503503362%
MO7	Barry County, Missouri	0.5806831870%
MO7 MO8	Barton County, Missouri	0.1828006402%
MO9	• '	0.1828000402%
MO10	Bates County, Missouri	0.0857527834%
MO10 MO11	Bellefontaine Neighbors City, Missouri	0.0837327834%
MO11 MO12	Belton City, Missouri	0.1310733499%
MO12 MO13	Benton County, Missouri	
	Blue Springs City, Missouri	0.1988003228%
MO14 MO15	Bolivar City, Missouri	0.6392625910% 0.1203527210%
MO15 MO16	Bollinger County, Missouri	
	Boone County, Missouri	1.0160242824%
MO17	Branson City, Missouri	0.4449755896%
MO18	Bridgeton City, Missouri	0.1763465152%
MO19	Buchanan County, Missouri	0.4752770338%
MO20	Butler County, Missouri	0.3661408977%
MO21	Caldwell County, Missouri	0.0989536405%
MO22	Callaway County, Missouri	0.2712833054%
MO23	Camden County, Missouri	0.7677402708%
MO24	Cape Girardeau City, Missouri	0.5367558088%
MO25	Cape Girardeau County, Missouri	0.4382279546%
MO26	Carroll County, Missouri	0.1240753517%
MO27	Carter County, Missouri	0.0825024387%
MO28	Carthage City, Missouri	0.9706909454%
MO29	Cass County, Missouri	0.9944461678%
MO30	Cedar County, Missouri	0.2606830207%
MO31	Chariton County, Missouri	0.0660694886%
MO32	Chesterfield City, Missouri	0.2353487388%
MO33	Christian County, Missouri	0.6724712099%
MO34	Clark County, Missouri	0.0860504210%
MO35	Clay County, Missouri	2.1043558671%
MO36	Clayton City, Missouri	0.3129914614%
MO37	Clinton County, Missouri	0.3136411047%
MO38	Cole County, Missouri	0.4638412355%
MO39	Columbia City, Missouri	1.1969210737%
MO40	Cooper County, Missouri	0.1709566623%
MO41	Crawford County, Missouri	0.5377697760%
MO42	Crestwood City, Missouri	0.1705940152%
MO43	Creve Coeur City, Missouri	0.2772506333%
MO44	Dade County, Missouri	0.0956916225%
MO45	Dallas County, Missouri	0.2127316981%
MO46	Dardenne Prairie City, Missouri	0.0016749613%
MO47	Daviess County, Missouri	0.0686237546%
MO48	De Kalb County, Missouri	0.1059364189%
MO49	Dent County, Missouri	0.4657350233%

MO50	Douglas County, Missouri	0.1328072590%
MO51	Dunklin County, Missouri	0.4949307906%
MO52	Eureka City, Missouri	0.0880789358%
MO53	Excelsior Springs City, Missouri	0.1351301223%
MO54	Farmington City, Missouri	0.5454680456%
MO55	Ferguson City, Missouri	0.2574470581%
MO56	Festus City, Missouri	0.3044135646%
MO57	Florissant City, Missouri	0.3924574160%
MO58	Franklin County, Missouri	1.8587591717%
MO59	Fulton City, Missouri	0.3112636154%
MO60	Gasconade County, Missouri	0.2671420472%
MO61	Gentry County, Missouri	0.0719794172%
MO62	Gladstone City, Missouri	0.0404576910%
MO63	Grain Valley City, Missouri	0.0334350556%
MO64	Grandview City, Missouri	0.1639337689%
MO65	Greene County, Missouri	1.4401071301%
MO66	Grundy County, Missouri	0.1563373346%
MO67	Hannibal City, Missouri	0.2978324519%
MO68	Harrison County, Missouri	0.1526413397%
MO69	Harrisonville City, Missouri	0.0476820622%
MO70	Hazelwood City, Missouri	0.5185404511%
MO71	Henry County, Missouri	0.3711753912%
MO72	Hickory County, Missouri	0.1309787386%
MO73	Holt County, Missouri	0.0407768050%
MO74	Howard County, Missouri	0.0772931032%
MO75	Howell County, Missouri	0.5521591843%
MO76	Independence City, Missouri	0.9132606869%
MO77	Iron County, Missouri	0.1793646831%
MO78	Jackson City, Missouri	0.1555038848%
MO79	Jackson County, Missouri	1.9899708609%
MO80	Jasper County, Missouri	0.3290412555%
MO81	Jefferson City, Missouri	0.5714876357%
MO82	Jefferson County, Missouri	4.3802521918%
MO83	Jennings City, Missouri	0.1764093964%
MO84	Johnson County, Missouri	0.2968386067%
MO85	Joplin City, Missouri	0.5552066323%
MO86	Kansas City, Missouri	5.7571708236%
MO87	Kearney City, Missouri	0.0053417407%
MO88	Kennett City, Missouri	0.1864120841%
MO89	Kirksville City, Missouri	0.1862592989%
MO90	Kirkwood City, Missouri	0.3564022464%
MO91	Knox County, Missouri	0.0402195164%
MO92	Laclede County, Missouri	0.1401546839%
MO93	Lafayette County, Missouri	0.3589036278%
MO94	Lake St. Louis City, Missouri	0.1499293870%
MO95	Lawrence County, Missouri	0.6708287533%
MO96	Lebanon City, Missouri	0.2505601816%
MO97	Lee's Summit City, Missouri	0.6108369410%
MO98	Lewis County, Missouri	0.1042697772%

MO00	L'handa C'en Manani	0.04420610270/
MO99 MO100	Liberty City, Missouri	0.0442061837% 0.8894721213%
MO100 MO101	Lincoln County, Missouri	0.1452541869%
MO101 MO102	Linn County, Missouri Livingston County, Missouri	0.3568928487%
MO102 MO103	•	0.1756025824%
	Macon County, Missouri	
MO104	Madison County, Missouri	0.2543286672%
MO105	Manchester City, Missouri	0.1098943865%
MO106	Maries County, Missouri	0.1434267628%
MO107	Marion County, Missouri	0.2234652909%
MO108	Marshall City, Missouri	0.1418453816%
MO109	Maryland Heights City, Missouri	0.3748856392%
MO110	Maryville City, Missouri	0.1076579446%
MO111	McDonald County, Missouri	0.2634826201%
MO112	Mercer County, Missouri	0.0320837873%
MO113	Mexico City, Missouri	0.0139160258%
MO114	Miller County, Missouri	0.2674444574%
MO115	Mississippi County, Missouri	0.1833143956%
MO116	Moberly City, Missouri	0.0603546528%
MO117	Moniteau County, Missouri	0.1201445359%
MO118	Monroe County, Missouri	0.1023892750%
MO119	Montgomery County, Missouri	0.1914472870%
MO120	Morgan County, Missouri	0.2721921482%
MO121	Neosho City, Missouri	0.1442050062%
MO122	New Madrid County, Missouri	0.1577443253%
MO123	Newton County, Missouri	0.3630628797%
MO124	Nixa City, Missouri	0.2468687012%
MO125	Nodaway County, Missouri	0.0949885786%
MO126	O'Fallon City, Missouri	0.5745934504%
MO127	Oregon County, Missouri	0.1307320509%
MO128	Osage County, Missouri	0.1278894988%
MO129	Overland City, Missouri	0.1364249588%
MO130	Ozark City, Missouri	0.2857254050%
MO131	Ozark County, Missouri	0.1325551539%
MO132	Pemiscot County, Missouri	0.3944645835%
MO133	Perry County, Missouri	0.2199285305%
MO134	Pettis County, Missouri	0.0151441760%
MO135	Phelps County, Missouri	1.0845340125%
MO136	Pike County, Missouri	0.2247877951%
MO137	Platte County, Missouri	0.3320717417%
MO138	Polk County, Missouri	0.1493187623%
MO139	Poplar Bluff City, Missouri	0.7559317644%
MO140	Pulaski County, Missouri	1.1729279991%
MO140 MO141	Putnam County, Missouri	0.0497042567%
MO141 MO142	Ralls County, Missouri	0.0684816754%
MO142 MO143	Randolph County, Missouri	0.2442992792%
MO143 MO144	Ray County, Missouri	0.3201239293%
MO144 MO145	Raymore City, Missouri	0.0467701237%
MO145 MO146	Raytown City, Missouri	0.1486313258%
MO146 MO147	Republic City, Missouri	0.2002494278%
141014/	Republic City, Missoull	0.2002474210%

MO148	Reynolds County, Missouri	0.1173502249%
MO148 MO149	Ripley County, Missouri	0.2364998192%
MO149	Rolla City, Missouri	0.0387613823%
MO150 MO151	Saline County, Missouri	0.1638080066%
MO151 MO152	Schuyler County, Missouri	0.0255576230%
MO152 MO153	Scotland County, Missouri	0.0573087527%
MO153 MO154	Scott County, Missouri	0.3449360072%
MO154 MO155	Sedalia City, Missouri	0.4368595310%
MO155 MO156	•	0.4308393310%
MO150 MO157	Shahnon County, Missouri	0.0753316616%
MO157 MO158	Shelby County, Missouri	0.3315549551%
	Sikeston City, Missouri	
MO159	Smithville City, Missouri	0.0048539762%
MO160	Springfield City, Missouri	5.8477728751%
MO161	St Charles County, Missouri	2.4842648424%
MO162	St Clair County, Missouri	0.0933227753%
MO163	St François County, Missouri	2.0822768958%
MO164	St Louis County, Missouri	11.0300257170%
MO165	St. Ann City, Missouri	0.1350418307%
MO166	St. Charles City, Missouri	1.3555209057%
MO167	St. Joseph City, Missouri	0.9266925599%
MO168	St. Louis City, Missouri	8.2821011552%
MO169	St. Peters City, Missouri	0.5859558551%
MO170	Ste Genevieve County, Missouri	0.2689675365%
MO171	Stoddard County, Missouri	0.4415922593%
MO172	Stone County, Missouri	0.5212198991%
MO173	Sullivan County, Missouri	0.0828316136%
MO174	Taney County, Missouri	0.3347844684%
MO175	Texas County, Missouri	0.3423504618%
MO176	Town and Country City, Missouri	0.0996467524%
MO177	Troy City, Missouri	0.0382293752%
MO178	Union City, Missouri	0.1462425501%
MO179	University City, Missouri	0.4121038850%
MO180	Vernon County, Missouri	0.3089892512%
MO181	Warren County, Missouri	0.5842281380%
MO182	Warrensburg City, Missouri	0.1958789596%
MO183	Washington City, Missouri	0.3567566384%
MO184	Washington County, Missouri	0.6514805024%
MO185	Wayne County, Missouri	0.2274524096%
MO186	Webb City, Missouri	0.0671916759%
MO187	Webster County, Missouri	0.5986690767%
MO188	Webster Groves City, Missouri	0.2556867074%
MO189	Wentzville City, Missouri	0.3358019827%
MO190	West Plains City, Missouri	0.3439555766%
MO191	Wildwood City, Missouri	0.1021615484%
MO192	Worth County, Missouri	0.0184350871%
MO193	Wright County, Missouri	0.2540973934%

) (T) 1		1 44001005140/
MT1	Anaconda-Deer Lodge County, Montana	1.4480190514%
MT2	Beaverhead County, Montana	0.6841480225%
MT3	Big Horn County, Montana	0.8504903609%
MT4	Billings City, Montana	9.1331142413%
MT5	Blaine County, Montana	0.3691094337%
MT6	Bozeman City, Montana	2.0161886507%
MT7	Broadwater County, Montana	0.4143251264%
MT8	Butte-Silver Bow, Montana	5.6101260434%
MT9	Carbon County, Montana	0.7105360522%
MT10	Carter County, Montana	0.0374679104%
MT11	Cascade County, Montana	3.8993050480%
MT12	Chouteau County, Montana	0.4053063424%
MT13	Custer County, Montana	1.5139056450%
MT14	Daniels County, Montana	0.1787602908%
MT15	Dawson County, Montana	0.7800682133%
MT16	Fallon County, Montana	0.1543582011%
MT17	Fergus County, Montana	0.8667027669%
MT18	Flathead County, Montana	8.0141785369%
MT19	Gallatin County, Montana	4.0205572717%
MT20	Garfield County, Montana	0.0398838599%
MT21	Glacier County, Montana	1.5230709367%
MT22	Golden Valley County, Montana	0.0264303648%
MT23	Granite County, Montana	0.1831398237%
MT24	Great Falls City, Montana	4.3577779784%
MT25	Helena City, Montana	1.7360655042%
MT26	Hill County, Montana	1.8438532922%
MT27	Jefferson County, Montana	0.7770843087%
MT28	Judith Basin County, Montana	0.0614804228%
MT29	Kalispell City, Montana	2.4735432710%
MT30	Lake County, Montana	3.6175099064%
MT31	Lewis and Clark County, Montana	4.9326712334%
MT32	Liberty County, Montana	0.1210395973%
MT33	Lincoln County, Montana	2.1915597624%
MT34	Madison County, Montana	0.5498047673%
MT35	McCone County, Montana	0.0823035394%
MT36	Meagher County, Montana	0.0912086373%
MT37	Mineral County, Montana	0.7546909914%
MT38	Missoula City, Montana	4.4312558575%
MT39	Missoula County, Montana	8.0272833629%
MT40	Musselshell County, Montana	0.3895510594%
MT41	Park County, Montana	2.0831835653%
MT42	Petroleum County, Montana	0.0144742922%
MT43	Phillips County, Montana	0.2085622347%
MT44	Pondera County, Montana	0.4003873948%
MT45	Powder River County, Montana	0.1504386452%
MT46	Powell County, Montana	0.8872723490%
MT47	Prairie County, Montana	0.0572069653%
MT48	Ravalli County, Montana	3.6906819270%
MT49	Richland County, Montana	0.7541525281%
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MT50	Roosevelt County, Montana	0.8182976782%
MT51	Rosebud County, Montana	0.5641981949%
MT52	Sanders County, Montana	1.0679134558%
MT53	Sheridan County, Montana	0.2700355225%
MT54	Stillwater County, Montana	0.5055604014%
MT55	Sweet Grass County, Montana	0.2836540766%
MT56	Teton County, Montana	0.5735903832%
MT57	Toole County, Montana	0.3258040487%
MT58	Treasure County, Montana	0.0226554138%
MT59	Valley County, Montana	0.5598291268%
MT60	Wheatland County, Montana	0.0720998508%
MT61	Wibaux County, Montana	0.0630373047%
MT62	Yellowstone County, Montana	7.3090889550%

NE1	Adams County, Nebraska	0.7130410264%
NE2	Antelope County, Nebraska	0.2406339800%
NE3	Arthur County, Nebraska	0.0110831278%
NE4	Banner County, Nebraska	0.0183674606%
NE5	Beatrice City, Nebraska	0.9248205382%
NE6	Bellevue City, Nebraska	2.4787880023%
NE7	Blaine County, Nebraska	0.0123640997%
NE8	Boone County, Nebraska	0.2533407507%
NE9	Box Butte County, Nebraska	0.7492533620%
NE10	Boyd County, Nebraska	0.0902847433%
NE11	Brown County, Nebraska	0.1375135354%
NE12	Buffalo County, Nebraska	0.9630320332%
NE13	Burt County, Nebraska	0.3365661770%
NE14	Butler County, Nebraska	0.2899805672%
NE15	Cass County, Nebraska	1.2356339344%
NE16	Cedar County, Nebraska	0.3502588009%
NE17	Chase County, Nebraska	0.1707898814%
NE18	Cherry County, Nebraska	0.3082161558%
NE19	Cheyenne County, Nebraska	0.7408263023%
NE20	Clay County, Nebraska	0.1772971991%
NE21	Colfax County, Nebraska	0.2670475913%
NE22	Columbus City, Nebraska	0.7291294061%
NE23	Cuming County, Nebraska	0.4019883978%
NE24	Custer County, Nebraska	0.4848137961%
NE25	Dakota County, Nebraska	0.3940917673%
NE26	Dawes County, Nebraska	0.6577293164%
NE27	Dawson County, Nebraska	0.7540316373%
NE28	Deuel County, Nebraska	0.1500055852%
NE29	Dixon County, Nebraska	0.2144571499%
NE30	Dodge County, Nebraska	1.8317996330%
NE31	Douglas County, Nebraska	14.9119111455%
NE32	Dundy County, Nebraska	0.1513630330%
NE33	Fillmore County, Nebraska	0.3541443667%
NE34	Franklin County, Nebraska	0.1630162987%
NE35	Fremont City, Nebraska	0.1476946393%
NE36	Frontier County, Nebraska	0.0732649260%
NE37	Furnas County, Nebraska	0.2315426581%
NE38	Gage County, Nebraska	0.5390651380%
NE39	Garden County, Nebraska	0.1132118364%
NE40	Garfield County, Nebraska	0.1104479177%
NE41	Gosper County, Nebraska	0.0528581072%
NE42	Grand Island City, Nebraska	1.5052861196%
NE43	Grant County, Nebraska	0.0167075406%
NE44	Greeley County, Nebraska	0.1006996872%
NE45	Hall County, Nebraska	1.3023214397%
NE46	Hamilton County, Nebraska	0.3285553228%
NE47	Harlan County, Nebraska	0.1831157431%
NE48	Hastings City, Nebraska	0.7738158635%
NE49	Hayes County, Nebraska	0.0464208924%

NIE50	Hitch as als Country Nahanales	0.140070722260/
NE50	Hitchcock County, Nebraska	0.1428727336%
NE51	Holt County, Nebraska	0.4319086269%
NE52	Hooker County, Nebraska	0.0195391111%
NE53	Howard County, Nebraska	0.3117590505%
NE54	Jefferson County, Nebraska	0.4621587809%
NE55	Johnson County, Nebraska	0.3674281385%
NE56	Kearney City, Nebraska	1.3128662946%
NE57	Kearney County, Nebraska	0.3284087439%
NE58	Keith County, Nebraska	0.5586120928%
NE59	Keya Paha County, Nebraska	0.0207700795%
NE60	Kimball County, Nebraska	0.2074517582%
NE61	Knox County, Nebraska	0.4262180329%
NE62	La Vista City, Nebraska	0.6948539706%
NE63	Lancaster County, Nebraska	7.9530599340%
NE64	Lexington City, Nebraska	0.2672235840%
NE65	Lincoln City, Nebraska	8.9584993437%
NE66	Lincoln County, Nebraska	0.7588461895%
NE67	Logan County, Nebraska	0.0192253637%
NE68	Loup County, Nebraska	0.0163070224%
NE69	Madison County, Nebraska	1.0198085515%
NE70	McPherson County, Nebraska	0.0133651501%
NE71	Merrick County, Nebraska	0.5571149293%
NE72	Morrill County, Nebraska	0.2640807173%
NE73	Nance County, Nebraska	0.1820220392%
NE74	Nemaha County, Nebraska	0.5862140225%
NE75	Norfolk City, Nebraska	0.6855964607%
NE76	North Platte City, Nebraska	1.2668714124%
NE77	Nuckolls County, Nebraska	0.2606241030%
NE78	Omaha City, Nebraska	16.7836032733%
NE79	Otoe County, Nebraska	0.8114537890%
NE80	Papillion City, Nebraska	1.1943452635%
NE81	Pawnee County, Nebraska	0.2449303588%
NE82	Perkins County, Nebraska	0.0938742100%
NE83	Phelps County, Nebraska	0.4453164270%
NE84	Pierce County, Nebraska	0.2791606931%
NE85	Platte County, Nebraska	0.5054632790%
NE86	Polk County, Nebraska	0.2126035890%
	•	0.6782282985%
NE87	Red Willow County, Nebraska	0.6782640713%
NE88	Richardson County, Nebraska	
NE89	Rock County, Nebraska	0.0420632348%
NE90	Saline County, Nebraska	0.6431415318%
NE91	Sarpy County, Nebraska	4.1205096407%
NE92	Saunders County, Nebraska	0.9147340487%
NE93	Scotts Bluff County, Nebraska	1.8428925654%
NE94	Scottsbluff City, Nebraska	0.5159537183%
NE95	Seward County, Nebraska	0.7637450614%
NE96	Sheridan County, Nebraska	0.1814092513%
NE97	Sherman County, Nebraska	0.1198260243%
NE98	Sioux County, Nebraska	0.0355730752%

NE99	South Sioux City, Nebraska	0.4431368628%
NE100	Stanton County, Nebraska	0.2162062918%
NE101	Thayer County, Nebraska	0.2059575361%
NE102	Thomas County, Nebraska	0.0173570958%
NE103	Thurston County, Nebraska	0.2564159657%
NE104	Valley County, Nebraska	0.3103957199%
NE105	Washington County, Nebraska	0.7878555706%
NE106	Wayne County, Nebraska	0.3510034608%
NE107	Webster County, Nebraska	0.1652355715%
NE108	Wheeler County, Nebraska	0.0210156849%
NE109	York County, Nebraska	0.8321939645%

NV1	Boulder City, Nevada	0.3107009981%
NV2	Carson City, Nevada	2.3218259705%
NV3	Churchill County, Nevada	0.8235207168%
NV4	Clark County, Nevada	58.8769406541%
NV5	Douglas County, Nevada	1.4865476786%
NV6	Elko City, Nevada	0.2695156814%
NV7	Elko County, Nevada	0.7560895476%
NV8	Ely City, Nevada	0.0203818414%
NV9	Esmeralda County, Nevada	0.0080513258%
NV10	Eureka County, Nevada	0.0249820640%
NV11	Fernley City, Nevada	0.1752175442%
NV12	Henderson City, Nevada	4.1125125008%
NV13	Humboldt County, Nevada	0.3934458998%
NV14	Lander County, Nevada	0.1756629621%
NV15	Las Vegas City, Nevada	5.8501217347%
NV16	Lincoln County, Nevada	0.1403055252%
NV17	Lyon County, Nevada	1.1540884057%
NV18	Mesquite City, Nevada	0.2702977182%
NV19	Mineral County, Nevada	0.2376542842%
NV20	North Las Vegas City, Nevada	3.9470476958%
NV21	Nye County, Nevada	2.9075008157%
NV22	Pershing County, Nevada	0.1586758508%
NV23	Reno City, Nevada	4.3827493928%
NV24	Sparks City, Nevada	1.2865202258%
NV25	Storey County, Nevada	0.1042375046%
NV26	Washoe County, Nevada	9.2156770199%
NV27	West Wendover City, Nevada	0.0969051629%
NV28	White Pine County, Nevada	0.4928232787%

NII I 1	Ambanat Tarun Nam Hammahina	0.17002746720/
NH1 NH2	Amherst Town, New Hampshire	0.1790374673% 0.3936504808%
NH3	Bedford Town, New Hampshire	1.9567644276%
	Belknap County, New Hampshire	
NH4	Belmont Town, New Hampshire	0.1904054639%
NH5	Berlin City, New Hampshire	1.3709952706%
NH6	Carroll County, New Hampshire	3.4703987177%
NH7	Cheshire County, New Hampshire	3.5839760859%
NH8	Claremont City, New Hampshire	0.3683639593%
NH9	Concord City, New Hampshire	2.2595879479%
NH10	Conway Town, New Hampshire	0.3862721364%
NH11	Coos County, New Hampshire	1.5122267511%
NH12	Derry Town, New Hampshire	1.8769595144%
NH13	Dover City, New Hampshire	3.0576459834%
NH14	Durham Town, New Hampshire	0.2881020198%
NH15	Exeter Town, New Hampshire	0.6737274090%
NH16	Franklin City, New Hampshire	1.7479174481%
NH17	Goffstown, New Hampshire	0.3784700464%
NH18	Grafton County, New Hampshire	4.4308969200%
NH19	Hampton Town, New Hampshire	0.7358763999%
NH20	Hanover Town, New Hampshire	0.6123006298%
NH21	Hillsborough County, New Hampshire	3.9254388815%
NH22	Hooksett Town, New Hampshire	0.6675639148%
NH23	Hudson Town, New Hampshire	0.6950011728%
NH24	Keene City, New Hampshire	1.3761862063%
NH25	Laconia City, New Hampshire	2.5621024032%
NH26	Lebanon City, New Hampshire	1.0426624391%
NH27	Londonderry Town, New Hampshire	1.6138073938%
NH28	Manchester City, New Hampshire	13.8240646849%
NH29	Merrimack County, New Hampshire	6.9494167035%
NH30	Merrimack Town, New Hampshire	0.5966754639%
NH31	Milford Town, New Hampshire	0.1807176109%
NH32	Nashua City, New Hampshire	9.8959025124%
NH33	Pelham Town, New Hampshire	0.2388903043%
NH34	Portsmouth City, New Hampshire	5.9802341556%
NH35	Raymond Town, New Hampshire	0.2284643413%
NH36	Rochester City, New Hampshire	3.4618265089%
NH37	Rockingham County, New Hampshire	8.9313792575%
NH38	Salem Town, New Hampshire	1.7849749379%
NH39	Somersworth City, New Hampshire	1.5003334712%
NH40	Strafford County, New Hampshire	2.2198133145%
NH41	Sullivan County, New Hampshire	2.2968940888%
NH41 NH42	Windham Town, New Hampshire	0.5540751536%
111144	minimani rown, mew manipaniie	0.55+0751550%

2771	A1 1 70 1' NY Y	0.070720.000.40/
NJ1	Aberdeen Township, New Jersey	0.0797396894%
NJ2	Asbury Park City, New Jersey	0.3916349671%
NJ3	Atlantic City, New Jersey	1.2847690915%
NJ4	Atlantic County, New Jersey	2.8915764045%
NJ5	Barnegat Township, New Jersey	0.1626638814%
NJ6	Bayonne City, New Jersey	0.8502340058%
NJ7	Beachwood Borough, New Jersey	0.0492329228%
NJ8	Belleville Township, New Jersey	0.0872090223%
NJ9	Bellmawr Borough, New Jersey	0.0640989992%
NJ10	Bergen County, New Jersey	4.9446361090%
NJ11	Bergenfield Borough, New Jersey	0.0618076073%
NJ12	Berkeley Heights Township, New Jersey	0.0272673062%
NJ13	Berkeley Township, New Jersey	0.2619731788%
NJ14	Bernards Township, New Jersey	0.0910577073%
NJ15	Bloomfield Township, New Jersey	0.1173874959%
NJ16	Bordentown Township, New Jersey	0.0545891482%
NJ17	Bound Brook Borough, New Jersey	0.0527105023%
NJ18	Branchburg Township, New Jersey	0.0561024563%
NJ19	Brick Township, New Jersey	0.5908193174%
NJ20	Bridgeton City, New Jersey	0.2079614154%
NJ21	Bridgewater Township, New Jersey	0.1828057629%
NJ22	Burlington County, New Jersey	4.4940916659%
NJ23	Burlington Township, New Jersey	0.1157900630%
NJ24	Camden City, New Jersey	1.6603828843%
NJ25	Camden County, New Jersey	6.8741218172%
NJ26	Cape May County, New Jersey	1.2842777540%
NJ27	Carteret Borough, New Jersey	0.1794847100%
NJ28	Cedar Grove Township, New Jersey	0.0187911021%
NJ29	Chatham Township, New Jersey	0.0498541051%
NJ30	Cherry Hill Township, New Jersey	0.3440044947%
NJ31	Cinnaminson Township, New Jersey	0.0701648926%
NJ32	Clark Township, New Jersey	0.0429898704%
NJ33	Cliffside Park Borough, New Jersey	0.1142449150%
NJ34	Clifton City, New Jersey	0.3535258812%
NJ35	Clinton Town, New Jersey	0.0294193343%
NJ36	Clinton Township, New Jersey	0.0799778554%
NJ37	Collingswood Borough, New Jersey	0.1128930571%
NJ38	Cranford Township, New Jersey	0.0684441330%
NJ39	Cumberland County, New Jersey	0.9862828059%
NJ40	Delran Township, New Jersey	0.0837486054%
NJ41	Denville Township, New Jersey	0.0795654377%
NJ42	Deptford Township, New Jersey	0.2200095463%
NJ43	Dover Town, New Jersey	0.1186530251%
NJ44	Dumont Borough, New Jersey	0.0403826120%
NJ45	East Brunswick Township, New Jersey	0.0972927881%
NJ46	East Greenwich Township, New Jersey	0.0212104162%
NJ47	East Hanover Township, New Jersey	0.0890156417%
NJ48	East Orange City, New Jersey	1.2844844553%
NJ49	East Windsor Township, New Jersey	0.0422463462%
エロコノ	Last windsor rownship, new sersey	0.07 <i>22</i> 70 <i>3</i> 70 <i>2</i> /0

NJ50	Eatontown Borough, New Jersey	0.0974794194%
NJ51	Edgewater Borough, New Jersey	0.0546948904%
NJ52	Edison Township, New Jersey	2.4018132631%
NJ53	Egg Harbor Township, New Jersey	0.1572891336%
NJ54	Elizabeth City, New Jersey	0.7646308101%
NJ55	Elmwood Park Borough, New Jersey	0.0462435391%
NJ56	Englewood City, New Jersey	0.6429812736%
NJ57	Essex County, New Jersey	1.4898498664%
NJ58	Evesham Township, New Jersey	0.1745115947%
NJ59	Ewing Township, New Jersey	0.0839796907%
NJ60	Fair Lawn Borough, New Jersey	0.0699332916%
NJ61	Fairview Borough, New Jersey	0.0347025484%
NJ62	Florence Township, New Jersey	0.0676007282%
NJ63	Florham Park Borough, New Jersey	0.0674975182%
NJ64	Fort Lee Borough, New Jersey	0.1848366682%
NJ65	Franklin Lakes Borough, New Jersey	0.0273076336%
NJ66	Franklin Township, Gloucester County,	0.0870963870%
	New Jersey	
NJ67	Franklin Township, Somerset County,	0.3236022203%
	New Jersey	
NJ68	Freehold Borough, New Jersey	0.0816675723%
NJ69	Freehold Township, New Jersey	0.1512818556%
NJ70	Galloway Township, New Jersey	0.0846515634%
NJ71	Garfield City, New Jersey	0.0989196224%
NJ72	Glassboro Borough, New Jersey	0.1948186777%
NJ73	Glen Rock Borough, New Jersey	0.0253178060%
NJ74	Gloucester City, New Jersey	0.1325275640%
NJ75	Gloucester County, New Jersey	4.7022029491%
NJ76	Gloucester Township, New Jersey	0.3259502581%
NJ77	Guttenberg Town, New Jersey	0.0382186733%
NJ78	Hackensack City, New Jersey	0.2554139785%
NJ79	Haddon Township, New Jersey	0.0831057121%
NJ80	Haddonfield Borough, New Jersey	0.0710479214%
NJ81	Hamilton Township, Atlantic County,	0.0939608561%
	New Jersey	
NJ82	Hamilton Township, Mercer County,	0.1394262176%
	New Jersey	
NJ83	Hammonton Town, New Jersey	0.0463451547%
NJ84	Hanover Township, New Jersey	0.0711651990%
NJ85	Harrison Town, New Jersey	0.2059190684%
NJ86	Harrison Township, New Jersey	0.0478487561%
NJ87	Hasbrouck Heights Borough, New Jersey	0.0360845581%
NJ88	Hawthorne Borough, New Jersey	0.0380122534%
NJ89	Hazlet Township, New Jersey	0.0810519234%
NJ90	Highland Park Borough, New Jersey	0.0606246554%
NJ91	Hillsborough Township, New Jersey	0.1405113053%
NJ92	Hillsdale Borough, New Jersey	0.0247027667%
NJ93	Hillside Township, New Jersey	0.1085603967%
NJ94	Hoboken City, New Jersey	0.1803633309%

NJ95	Holmdel Township, New Jersey	0.1058875828%
NJ96	Hopatcong Borough, New Jersey	0.0677558479%
NJ97	Hopewell Township, Mercer County,	0.0275878151%
1.00	New Jersey	0.027007010170
NJ98	Howell Township, New Jersey	0.2067529072%
NJ99	Hudson County, New Jersey	0.9363280231%
NJ100	Hunterdon County, New Jersey	0.8037645396%
NJ101	Irvington Township, New Jersey	0.9244040630%
NJ102	Jackson Township, New Jersey	0.2670097394%
NJ103	Jefferson Township, New Jersey	0.0866198206%
NJ104	Jersey City, New Jersey	0.9916102863%
NJ105	Kearny Town, New Jersey	0.1071857960%
NJ106	Lacey Township, New Jersey	0.1502291236%
NJ107	Lakewood Township, New Jersey	0.7730028665%
NJ108	Lawrence Township, Mercer County,	0.0644503163%
	New Jersey	
NJ109	Lincoln Park Borough, New Jersey	0.0595261565%
NJ110	Linden City, New Jersey	0.2495261821%
NJ111	Lindenwold Borough, New Jersey	0.1004455914%
NJ112	Little Egg Harbor Township, New Jersey	0.1465902816%
NJ113	Little Falls Township, New Jersey	0.0348320180%
NJ114	Little Ferry Borough, New Jersey	0.0258966914%
NJ115	Livingston Township, New Jersey	0.0484285793%
NJ116	Lodi Borough, New Jersey	0.1078340351%
NJ117	Long Branch City, New Jersey	0.5243184480%
NJ118	Lower Township, New Jersey	0.0710329159%
NJ119	Lumberton Township, New Jersey	0.0461973502%
NJ120	Lyndhurst Township, New Jersey	0.0645354727%
NJ121	Madison Borough, New Jersey	0.1424930674%
NJ122	Mahwah Township, New Jersey	0.0610985020%
NJ123	Manalapan Township, New Jersey	0.1318410608%
NJ124	Manchester Township, New Jersey	0.2136801182%
NJ125	Mantua Township, New Jersey	0.0853984170%
NJ126	Manville Borough, New Jersey	0.0574532358%
NJ127	Maple Shade Township, New Jersey	0.1058088976%
NJ128	Maplewood Township, New Jersey	0.0589307182%
NJ129	Marlboro Township, New Jersey	0.1588151495%
NJ130	Medford Township, New Jersey	0.1130775783%
NJ131	Mercer County, New Jersey	1.1117204895%
NJ132	Metuchen Borough, New Jersey	0.0339468322%
NJ133	Middle Township, New Jersey	0.0695160908%
NJ134	Middlesex Borough, New Jersey	0.0317606196%
NJ135	Middlesex County, New Jersey	2.2387299770%
NJ136	Middletown Township, New Jersey	0.3292948041%
NJ137	Millburn Township, New Jersey	0.0627532842%
NJ138	Millstone Township, New Jersey	0.0066098909%
NJ139	Millville City, New Jersey	0.2397981412%
NJ140	Monmouth County, New Jersey	4.4617935668%

NJ141	Monroe Township, Gloucester County, New Jersey	0.2271632002%
NJ142	•	0.1024216796%
NJ142	Monroe Township, Middlesex County, New Jersey	0.1024210790%
NJ143	Montclair Township, New Jersey	0.5843666564%
NJ144	Montgomery Township, New Jersey	0.0805666350%
NJ145	Montville Township, New Jersey	0.0902727303%
NJ146	Moorestown Township, New Jersey	0.1000871936%
NJ147	Morris County, New Jersey	2.3575766204%
NJ148	Morris Township, New Jersey	0.1125747053%
NJ149	Morristown, New Jersey	0.2369807115%
NJ150	Mount Laurel Township, New Jersey	0.1725831491%
NJ151	Mount Olive Township, New Jersey	0.1068809023%
NJ152	Neptune Township, New Jersey	0.2450351195%
NJ153	New Brunswick City, New Jersey	1.8327331194%
NJ154	New Milford Borough, New Jersey	0.0368443070%
NJ155	New Providence Borough, New Jersey	0.0258412178%
NJ156	Newark City, New Jersey	1.7760400546%
NJ157	North Arlington Borough, New Jersey	0.0408890956%
NJ157 NJ158	North Bergen Township, New Jersey	0.1110635074%
NJ159	North Brunswick Township, New Jersey	0.1217197343%
NJ160	North Plainfield Borough, New Jersey	0.1217197343%
NJ161	Nutley Township, New Jersey	0.0574061090%
NJ161 NJ162	Oakland Borough, New Jersey	0.0374001090%
NJ162 NJ163	Ocean City, New Jersey	0.1910428164%
NJ163 NJ164	· · · · · · · · · · · · · · · · · · ·	4.9497293624%
NJ164 NJ165	Ocean County, New Jersey	0.1387263032%
1103	Ocean Township, Monmouth County, New Jersey	0.136/203032%
NJ166	Old Bridge Township, New Jersey	0.12620667700/
	Orange City Township, New Jersey	0.1263966779% 0.5609302630%
NJ167		0.0366345109%
NJ168	Palisades Park Borough, New Jersey	0.0366343109%
NJ169	Paramus Borough, New Jersey	
NJ170	Parsippany-Troy Hills Township, New	0.2342890939%
NII 171	Jersey	0.40046130600/
NJ171	Passaic City, New Jersey	0.4984612868%
NJ172	Passaic County, New Jersey	2.1805505203%
NJ173	Paterson City, New Jersey	0.9805526614%
NJ174	Pemberton Township, New Jersey	0.1182059071%
NJ175	Pennsauken Township, New Jersey	0.3221185950%
NJ176	Pennsville Township, New Jersey	0.0340920576%
NJ177	Pequannock Township, New Jersey	0.0769477223%
NJ178	Perth Amboy City, New Jersey	0.3436749356%
NJ179	Phillipsburg Town, New Jersey	0.1544595119%
NJ180	Pine Hill Borough, New Jersey	0.0482528270%
NJ181	Piscataway Township, New Jersey	0.1067019613%
NJ182	Plainfield City, New Jersey	0.3012229667%
NJ183	Plainsboro Township, New Jersey	0.0503298743%
NJ184	Pleasantville City, New Jersey	0.1421175070%
NJ185	Point Pleasant Borough, New Jersey	0.1109970141%

NJ186	Pompton Lakes Borough, New Jersey	0.0290573727%
NJ187	Princeton, New Jersey	0.0503970240%
NJ188	Rahway City, New Jersey	0.1444485698%
NJ189	Ramsey Borough, New Jersey	0.0402523452%
NJ190	Randolph Township, New Jersey	0.0853331898%
NJ191	Raritan Township, New Jersey	0.1071670391%
NJ192	Readington Township, New Jersey	0.0850076166%
NJ193	Red Bank Borough, New Jersey	0.1420636747%
NJ194	Ridgefield Borough, New Jersey	0.0201153405%
NJ195	Ridgefield Park Village, New Jersey	0.0392827532%
NJ196	Ridgewood Village, New Jersey	0.0849185213%
NJ197	Ringwood Borough, New Jersey	0.0309822545%
NJ198	River Edge Borough, New Jersey	0.0266057498%
NJ199	Robbinsville Township, New Jersey	0.0338593312%
NJ200	Rockaway Township, New Jersey	0.1290497970%
NJ201	Roselle Borough, New Jersey	0.0912325687%
NJ202	Roselle Park Borough, New Jersey	0.0316673040%
NJ203	Roxbury Township, New Jersey	0.1057717120%
NJ204	Rutherford Borough, New Jersey	0.0459830524%
NJ205	Saddle Brook Township, New Jersey	0.0390656888%
NJ206	Salem County, New Jersey	0.9344056735%
NJ207	Sayreville Borough, New Jersey	0.1477057086%
NJ208	Scotch Plains Township, New Jersey	0.0484433504%
NJ209	Secaucus Town, New Jersey	0.0516659295%
NJ210	Somers Point City, New Jersey	0.0439926621%
NJ211	Somerset County, New Jersey	1.4647125488%
NJ212	Somerville Borough, New Jersey	0.0756287358%
NJ213	South Brunswick Township, New Jersey	0.1037777110%
NJ214	South Orange Village Township, New	0.0488891085%
	Jersey	
NJ215	South Plainfield Borough, New Jersey	0.0899775902%
NJ216	South River Borough, New Jersey	0.0421568288%
NJ217	Southampton Township, New Jersey	0.0127996268%
NJ218	Sparta Township, New Jersey	0.1069549921%
NJ219	Springfield Township, Union County,	0.0573437423%
	New Jersey	
NJ220	Stafford Township, New Jersey	0.2155115906%
NJ221	Summit City, New Jersey	0.5428090174%
NJ222	Sussex County, New Jersey	1.2735318221%
NJ223	Teaneck Township, New Jersey	0.1723477966%
NJ224	Tenafly Borough, New Jersey	0.0450713724%
NJ225	Tinton Falls Borough, New Jersey	0.0881640307%
NJ226	Toms River Township, New Jersey	0.5620940829%
NJ227	Totowa Borough, New Jersey	0.0342545863%
NJ228	Trenton City, New Jersey	1.9352906929%
NJ229	Union City, New Jersey	0.9841875644%
NJ230	Union County, New Jersey	1.7400474523%
NJ231	Union Township, Union County, New	0.2247240506%
	Jersey	

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NJ232	Upper Township, New Jersey	0.0173930552%
NJ233	Vernon Township, New Jersey	0.0783616187%
NJ234	Verona Township, New Jersey	0.0234318917%
NJ235	Vineland City, New Jersey	0.5000169856%
NJ236	Voorhees Township, New Jersey	0.1406021825%
NJ237	Waldwick Borough, New Jersey	0.0421770394%
NJ238	Wall Township, New Jersey	0.1650847899%
NJ239	Wallington Borough, New Jersey	0.0235956865%
NJ240	Wanaque Borough, New Jersey	0.0311245257%
NJ241	Wantage Township, New Jersey	0.0091403397%
NJ242	Warren County, New Jersey	1.0382472049%
NJ243	Warren Township, New Jersey	0.0736326246%
NJ244	Washington Township, Gloucester	0.2470375143%
	County, New Jersey	
NJ245	Washington Township, Morris County,	0.0524274135%
	New Jersey	
NJ246	Waterford Township, New Jersey	0.0648566849%
NJ247	Wayne Township, New Jersey	0.1724444886%
NJ248	Weehawken Township, New Jersey	0.0282451513%
NJ249	West Caldwell Township, New Jersey	0.0246748189%
NJ250	West Deptford Township, New Jersey	0.1402059895%
NJ251	West Milford Township, New Jersey	0.0644752630%
NJ252	West New York Town, New Jersey	0.6157331463%
NJ253	West Orange Township, New Jersey	0.1051193933%
NJ254	West Windsor Township, New Jersey	0.0458605228%
NJ255	Westfield Town, New Jersey	0.0887745684%
NJ256	Westwood Borough, New Jersey	0.0348328152%
NJ257	Willingboro Township, New Jersey	0.2091808026%
NJ258	Winslow Township, New Jersey	0.1817978600%
NJ259	Woodbridge Township, New Jersey	0.3688029685%
NJ260	Woodland Park Borough, New Jersey	0.0292498655%
NJ261	Woolwich Township, New Jersey	0.0599291958%
NJ262	Wyckoff Township, New Jersey	0.0296665036%

NM1	Alamogordo City, New Mexico	0.9683526415%
NM2	Albuquerque City, New Mexico	26.1703568498%
NM3	Artesia City, New Mexico	0.5562791550%
NM4	Bernalillo County, New Mexico	15.2005970834%
NM5	Bernalillo Town, New Mexico	0.2863480762%
NM6	Carlsbad City, New Mexico	0.8261484924%
NM7	Catron County, New Mexico	0.1129940051%
NM8	Chaves County, New Mexico	1.0935494443%
NM9	Cibola County, New Mexico	0.7723148257%
NM10	Clovis City, New Mexico	0.9103511516%
NM11	Colfax County, New Mexico	0.7448541610%
NM12	Curry County, New Mexico	0.4952954732%
NM13	De Baca County, New Mexico	0.0650725663%
NM14	Deming City, New Mexico	0.2484870948%
NM15	Dona Ana County, New Mexico	4.1009817203%
NM16	Eddy County, New Mexico	1.2155709374%
NM17	Española City, New Mexico	1.0869232440%
NM18	Farmington City, New Mexico	1.4120396740%
NM19	Gallup City, New Mexico	0.7722895935%
NM20	Grant County, New Mexico	1.8057321396%
NM21	Guadalupe County, New Mexico	0.1869187026%
NM22	Harding County, New Mexico	0.0102668257%
NM23	Hidalgo County, New Mexico	0.1965507765%
NM24	Hobbs City, New Mexico	0.5477699843%
NM25	Las Cruces City, New Mexico	2.7789710876%
NM26	Las Vegas City, New Mexico	0.9509305850%
NM27	Lea County, New Mexico	1.3193643533%
NM28	Lincoln County, New Mexico	1.2208675842%
NM29	Los Alamos County, New Mexico	0.5915454490%
NM30	Los Lunas Village, New Mexico	1.0566950725%
NM31	Lovington City, New Mexico	0.1729179347%
NM32	Luna County, New Mexico	0.5889582326%
NM33	McKinley County, New Mexico	1.0214669791%
NM34	Mora County, New Mexico	0.1903934157%
NM35	Otero County, New Mexico	1.6062640137%
NM36	Portales City, New Mexico	0.2248670805%
NM37	Quay County, New Mexico	0.4733520608%
NM38	Rio Arriba County, New Mexico	3.5113726662%
NM39	Rio Rancho City, New Mexico	2.3456255907%
NM40	Roosevelt County, New Mexico	0.3148139409%
NM41	Roswell City, New Mexico	1.4423383265%
NM42	San Juan County, New Mexico	2.4064498445%
NM43	San Miguel County, New Mexico	0.7151901194%
NM44	Sandoval County, New Mexico	1.9253935060%
NM45	Santa Fe City, New Mexico	4.5408953413%
NM46	Santa Fe County, New Mexico	3.5143193357%
NM47	Sierra County, New Mexico	1.0308488455%
NM48	Socorro County, New Mexico	0.7363065077%

NM49	Sunland Park City, New Mexico	0.2012417097%
NM50	Taos County, New Mexico	1.7429125688%
NM51	Torrance County, New Mexico	0.7071523256%
NM52	Union County, New Mexico	0.1108929666%
NM53	Valencia County, New Mexico	2.7716079380%

NY1 Albany City, New York NY2 Albany County, New York NY3 Allegany County, New York NY4 Broome County, New York NY5 Buffalo City, New York NY6 Cattaraugus County, New York NY7 Cayuga County, New York NY8 Chautauqua County, New York NY9 Chemung County, New York NY10 Chenango County, New York **NY11** Clinton County, New York **NY12** Columbia County, New York **NY13** Cortland County, New York **NY14** Delaware County, New York **NY15 Dutchess County, New York NY16** Erie County, New York **NY17** Essex County, New York NY18 Franklin County, New York **NY19** Fulton County, New York **NY20** Genesee County, New York NY21 Greene County, New York NY22 Hamilton County, New York NY23 Herkimer County, New York NY24 Jefferson County, New York NY25 Lewis County, New York NY26 Livingston County, New York NY27 Madison County, New York NY28 Monroe County, New York NY29 Montgomery County, New York **NY30** Nassau County, New York NY31 New York City, New York NY32 Niagara County, New York NY33 Oneida County, New York NY34 Onondaga County, New York NY35 Ontario County, New York NY36 Orange County, New York NY37 Orleans County, New York NY38 Oswego County, New York NY39 Otsego County, New York NY40 Putnam County, New York NY41 Rensselaer County, New York NY42 Rochester City, New York NY43 Rockland County, New York

Saratoga County, New York

NY44

Allocations in New York will be made in accordance with the New York Agreement.

NY45 NY46 NY47 NY48 NY49 NY50 NY51 NY52 NY53 NY54 NY55 NY56 NY57 NY58 NY59 NY60 NY61 NY62 NY63	Schenectady County, New York Schoharie County, New York Schuyler County, New York Seneca County, New York St Lawrence County, New York Steuben County, New York Suffolk County, New York Sullivan County, New York Syracuse City, New York Tioga County, New York Tompkins County, New York Ulster County, New York Warren County, New York Washington County, New York Wayne County, New York Westchester County, New York Wyoming County, New York Yates County, New York York Yonkers City, New York	Allocations in New York will be made in accordance with the New York Agreement.
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NC1	Alamance County, North Carolina	1.3780289676%
NC2	Alexander County, North Carolina	0.5100078796%
NC3	Alleghany County, North Carolina	0.1490905989%
NC4	Anson County, North Carolina	0.1821929604%
NC5	Ashe County, North Carolina	0.3386391883%
NC6	Asheville City, North Carolina	0.2358147243%
NC7	Avery County, North Carolina	0.2659967669%
NC8	Beaufort County, North Carolina	0.4778884349%
NC9	Bertie County, North Carolina	0.1394685751%
NC10	Bladen County, North Carolina	0.4292178095%
NC11	Brunswick County, North Carolina	2.1132385076%
NC12	Buncombe County, North Carolina	2.5115878573%
NC13	Burke County, North Carolina	2.0901968270%
NC14	Cabarrus County, North Carolina	1.6695734466%
NC15	Caldwell County, North Carolina	1.2763011462%
NC16	Camden County, North Carolina	0.0730364004%
NC17	Canton Town, North Carolina	0.0114538232%
NC18	Carteret County, North Carolina	1.1284655939%
NC19	Cary Town, North Carolina	0.1441516454%
NC20	Caswell County, North Carolina	0.1729202375%
NC21	Catawba County, North Carolina	2.0726952227%
NC22	Charlotte City, North Carolina	1.2474838144%
NC23	Chatham County, North Carolina	0.4498143831%
NC24	Cherokee County, North Carolina	0.7827591529%
NC25	Chowan County, North Carolina	0.1137055961%
NC26	Clay County, North Carolina	0.2244299489%
NC27	Cleveland County, North Carolina	1.1199280277%
NC27 NC28	Columbus County, North Carolina	1.2209369390%
NC29	Concord City, North Carolina	0.2274558703%
NC30	Craven County, North Carolina	1.3368601902%
NC30 NC31	• • • • • • • • • • • • • • • • • • • •	2.6372996596%
NC31 NC32	Cumberland County, North Carolina	0.1867785513%
	Currituck County, North Carolina	
NC33	Dare County, North Carolina	0.5331267313%
NC34	Davidson County, North Carolina	1.9402695304%
NC35	Davie County, North Carolina	0.5131475269%
NC36	Duplin County, North Carolina	0.3827851474%
NC37	Durham City, North Carolina	0.3804050267%
NC38	Durham County, North Carolina	1.7979943624%
NC39	Edgecombe County, North Carolina	0.4171019390%
NC40	Fayetteville City, North Carolina	0.3097690552%
NC41	Forsyth County, North Carolina	3.0684508095%
NC42	Franklin County, North Carolina	0.5005036433%
NC43	Gaston County, North Carolina	3.0981738869%
NC44	Gastonia City, North Carolina	0.2577638238%
NC45	Gates County, North Carolina	0.0795675166%
NC46	Graham County, North Carolina	0.1834845617%
NC47	Granville County, North Carolina	0.5901034093%
NC48	Greene County, North Carolina	0.1232748186%
NC49	Greensboro City, North Carolina	0.5273916964%

NC50	Greenville City, North Carolina	0.1626564747%
NC51	Guilford County, North Carolina	3.3750152311%
NC52	Halifax County, North Carolina	0.4531611740%
NC53	Harnett County, North Carolina	0.9889807722%
NC54	Haywood County, North Carolina	0.8033151101%
NC55	Henderson City, North Carolina	0.0322534788%
NC56	Henderson County, North Carolina	1.3815950870%
NC57	Hertford County, North Carolina	0.2068430501%
NC58	Hickory City, North Carolina	0.0948758357%
NC59	High Point City, North Carolina	0.2064287629%
NC60	Hoke County, North Carolina	0.3324858046%
NC61	Hyde County, North Carolina	0.0272373541%
NC62	Iredell County, North Carolina	2.1159313745%
NC63	Jackson County, North Carolina	0.5077577313%
NC64	Jacksonville City, North Carolina	0.0950098698%
NC65	Johnston County, North Carolina	1.2508874682%
NC66	Jones County, North Carolina	0.0879669870%
NC67	Lee County, North Carolina	0.6531156836%
NC68	Lenoir County, North Carolina	0.6042825926%
NC69	Lincoln County, North Carolina	0.9268336271%
NC70	Macon County, North Carolina	0.2377764961%
NC71	Madison County, North Carolina	0.2328822206%
NC72	Martin County, North Carolina	0.5875445765%
NC73	McDowell County, North Carolina	0.4667676661%
NC74	Mecklenburg County, North Carolina	5.0383012599%
NC75	Mitchell County, North Carolina	0.3093141516%
NC76	Montgomery County, North Carolina	0.2260505430%
NC77	Moore County, North Carolina	0.9717391128%
NC78	Nash County, North Carolina	0.8456536396%
NC79	New Hanover County, North Carolina	2.8972648920%
NC80	Northampton County, North Carolina	0.1209962389%
NC81	Onslow County, North Carolina	1.6440013647%
NC82	Orange County, North Carolina	1.0558394190%
NC83	Pamlico County, North Carolina	0.1199361510%
NC84	Pasquotank County, North Carolina	0.3748162108%
NC85	Pender County, North Carolina	0.5857493319%
NC86	Perquimans County, North Carolina	0.1118331803%
NC87	Person County, North Carolina	0.4030242967%
NC88	Pitt County, North Carolina	1.3690080664%
NC89	Polk County, North Carolina	0.2661429860%
NC90	Raleigh City, North Carolina	0.5667246127%
NC91	Randolph County, North Carolina	1.5254339862%
NC92	Richmond County, North Carolina	0.7491328400%
NC93	Robeson County, North Carolina	1.3597353436%
NC94	Rockingham County, North Carolina	1.3653688375%
NC95	Rowan County, North Carolina	2.3352192879%
NC96	Rutherford County, North Carolina	0.9289416180%
NC97	Sampson County, North Carolina	0.6195137405%
NC98	Scotland County, North Carolina	0.4491482742%
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NC99	Stanly County, North Carolina	0.7249742086%
NC100	Stokes County, North Carolina	0.6239531124%
NC101	Surry County, North Carolina	1.4108267061%
NC102	Swain County, North Carolina	0.2811629286%
NC103	Transylvania County, North Carolina	0.4975955095%
NC104	Tyrrell County, North Carolina	0.0414409072%
NC105	Union County, North Carolina	1.4667026799%
NC106	Vance County, North Carolina	0.5362582553%
NC107	Wake County, North Carolina	4.9024556672%
NC108	Warren County, North Carolina	0.1063905835%
NC109	Washington County, North Carolina	0.0747707205%
NC110	Watauga County, North Carolina	0.4696757999%
NC111	Wayne County, North Carolina	0.9706993331%
NC112	Wilkes County, North Carolina	1.9971771606%
NC113	Wilmington City, North Carolina	0.1194974940%
NC114	Wilson County, North Carolina	0.6464708415%
NC115	Winston-Salem City, North Carolina	0.4944599238%
NC116	Yadkin County, North Carolina	0.5621471451%
NC117	Yancey County, North Carolina	0.3821149769%

		0.00 5 50 700 500
ND1	Adams County, North Dakota	0.3266859369%
ND2	Barnes County, North Dakota	1.1596409120%
ND3	Benson County, North Dakota	0.8243618844%
ND4	Billings County, North Dakota	0.0531198558%
ND5	Bismarck City, North Dakota	7.8720018475%
ND6	Bottineau County, North Dakota	0.6564106964%
ND7	Bowman County, North Dakota	0.3537618912%
ND8	Burke County, North Dakota	0.1340272238%
ND9	Burleigh County, North Dakota	5.9258321732%
ND10	Cass County, North Dakota	9.2593207065%
ND11	Cavalier County, North Dakota	0.4775832577%
ND12	Devils Lake City, North Dakota	0.3622623619%
ND13	Dickey County, North Dakota	0.6064663883%
ND14	Dickinson City, North Dakota	1.0573324109%
ND15	Divide County, North Dakota	0.1925705034%
ND16	Dunn County, North Dakota	0.5017615248%
ND17	Eddy County, North Dakota	0.2227970127%
ND18	Emmons County, North Dakota	0.7218887252%
ND19	Fargo City, North Dakota	12.8639966005%
ND20	Foster County, North Dakota	0.3938546507%
ND21	Golden Valley County, North Dakota	0.2278631874%
ND22	Grand Forks City, North Dakota	7.1999971538%
ND23	Grand Forks County, North Dakota	5.4639296523%
ND24	Grant County, North Dakota	0.2093626818%
ND25	Griggs County, North Dakota	0.2073426807%
ND26	Hettinger County, North Dakota	0.2096684753%
ND27	Jamestown City, North Dakota	0.7024664288%
ND28	Kidder County, North Dakota	0.3074782839%
ND29	La Moure County, North Dakota	0.3036088203%
ND30	Lisbon City, North Dakota	0.1372424658%
ND31	Logan County, North Dakota	0.1641331799%
ND32	Mandan City, North Dakota	1.1262932510%
ND33	McHenry County, North Dakota	0.3973374621%
ND34	McIntosh County, North Dakota	0.2870077627%
ND35	McKenzie County, North Dakota	1.2312553926%
ND36	McLean County, North Dakota	1.1384661837%
ND37	Mercer County, North Dakota	1.1241071216%
ND38	Minot City, North Dakota	2.8909627339%
ND39	Morton County, North Dakota	2.6703636118%
ND40	Mountrail County, North Dakota	1.1142893867%
ND41	Nelson County, North Dakota	0.4740975060%
ND42	Oliver County, North Dakota	0.2228234756%
ND43	Pembina County, North Dakota	1.2530005434%
ND44	Pierce County, North Dakota	0.7284574044%
ND45	Ramsey County, North Dakota	1.2734343106%
ND46	Ransom County, North Dakota	0.6183673413%
ND47	Renville County, North Dakota	0.2860845016%
ND48	Richland County, North Dakota	2.4309493698%
ND49	Rolette County, North Dakota	1.8198034592%

ND50	Sargent County, North Dakota	0.5773674924%
ND51	Sheridan County, North Dakota	0.0895886685%
ND52	Sioux County, North Dakota	0.6666209643%
ND53	Slope County, North Dakota	0.0470907257%
ND54	Stark County, North Dakota	3.3526741338%
ND55	Steele County, North Dakota	0.2434939387%
ND56	Stutsman County, North Dakota	1.9758860377%
ND57	Towner County, North Dakota	0.1807489391%
ND58	Traill County, North Dakota	1.0587643476%
ND59	Walsh County, North Dakota	2.0521094729%
ND60	Ward County, North Dakota	3.4849842097%
ND61	Wells County, North Dakota	0.4346604383%
ND62	West Fargo City, North Dakota	1.8417059171%
ND63	Williams County, North Dakota	2.3067369406%
ND64	Williston City, North Dakota	1.5016973817%

OH1	Aberdeen Village, Ohio	0.0087437716%
OH2	Ada Village, Ohio	0.0077636351%
OH3	Adams County, Ohio	0.3473544585%
OH4	Adams Township, Champaign County, Ohio	0.0001374611%
OH5		0.00021225250/
	Adams Township, Clinton County, Ohio	0.0003122525%
OH6	Adams Township, Darke County, Ohio	0.0016731027%
OH7	Adams Township, Monroe County, Ohio	0.0000311703%
OH8	Adams Township, Muskingum County, Ohio	0.0001003092%
OH9	Adams Township, Seneca County, Ohio	0.0003810303%
OH10	Adams Township, Washington County, Ohio	0.0001169753%
OH11	Adamsville Village, Ohio	0.0000910884%
OH12	Addyston Village, Ohio	0.0025217854%
OH13	Adelphi Village, Ohio	0.0020068066%
OH14	Adena Village, Ohio	0.0003568983%
OH15	Aid Township, Ohio	0.0003303244%
OH16	Akron City, Ohio	0.8812077621%
OH17	Albany Village, Ohio	0.0019488925%
OH18	Alexander Township, Ohio	0.0001250626%
OH19	Alexandria Village, Ohio	0.0005560173%
OH20	Alger Village, Ohio	0.0005166462%
OH21	Allen County, Ohio	0.4092999560%
OH22	Allen Township, Darke County, Ohio	0.0006643202%
OH23	Allen Township, Hancock County, Ohio	0.0005903230%
OH24	Allen Township, Ottawa County, Ohio	0.0005976710%
OH25	Allen Township, Union County, Ohio	0.0028518922%
OH26	Alliance City, Ohio	0.0889490116%
OH27	Amanda Township, Fairfield County, Ohio	0.0018577114%
OH28	Amanda Township, Hancock County,	0.000163771176
01120	Ohio	0.000101030170
OH29	Amanda Village, Ohio	0.0005782400%
OH30	Amberley Village, Ohio	0.0192140009%
OH31	Amboy Township, Ohio	0.0017244001%
OH32	Amelia Village, Ohio	0.0138770427%
OH33	American Township, Ohio	0.0193901533%
OH34	Ames Township, Ohio	0.0004272973%
OH35	Amesville Village, Ohio	0.0000937970%
OH36	Amherst City, Ohio	0.0344767089%
OH37	Amherst Township, Ohio	0.0134400730%
OH38	Amsterdam Village, Ohio	0.0003984552%
OH39	Anderson Township, Ohio	0.0760877775%
OH40	Andover Township, Ohio	0.0010566751%
OH41	Andover Village, Ohio	0.0040505880%
OH42	Anna Village, Ohio	0.0028751504%
OH43	Ansonia Village, Ohio	0.0014885693%
OH44	Antioch Village, Ohio	0.0000311703%

OH45	Antwerp Village, Ohio	0.0009282725%
OH46	Apple Creek Village, Ohio	0.0004832518%
OH47	Aquilla Village, Ohio	0.0000095709%
OH48	Arcadia Village, Ohio	0.0000210830%
OH49	Arcanum Village, Ohio	0.0034200188%
OH50	Archbold Village, Ohio	0.0168893369%
OH51	Arlington Heights Village, Ohio	0.0024048815%
OH52	Arlington Village, Ohio	0.0017280808%
OH53	Ashland City, Ohio	0.0677959091%
OH54	Ashland County, Ohio	0.2064379332%
OH55	Ashley Village, Ohio	0.0012125812%
OH56	Ashtabula City, Ohio	0.0931048204%
OH57	Ashtabula County, Ohio	0.7429130666%
OH58	Ashtabula Township, Ohio	0.0174821031%
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OH59	Ashville Village, Ohio	0.0024582550%
OH60	Athalia Village, Ohio	0.0000173855%
OH61	Athens City, Ohio	0.0700871751%
OH62	Athens County, Ohio	0.4584170235%
OH63	Athens Township, Athens County, Ohio	0.0025846274%
OH64	Athens Township, Harrison County, Ohio	0.0003148983%
OH65	Attica Village, Ohio	0.0007921419%
OH66	Atwater Township, Ohio	0.0004753019%
OH67	Auburn Township, Crawford County,	0.0007613308%
	Ohio	
OH68	Auburn Township, Geauga County, Ohio	0.0067953249%
OH69	Auburn Township, Tuscarawas County,	0.0000098536%
	Ohio	
OH70	Auglaize County, Ohio	0.1648586210%
OH71	Auglaize Township, Allen County, Ohio	0.0010226874%
OH72	Auglaize Township, Paulding County,	0.0000730923%
	Ohio	
OH73	Augusta Township, Ohio	0.0004684152%
OH74	Aurelius Township, Ohio	0.0000083554%
OH75	Aurora City, Ohio	0.0294524674%
OH76	Austinburg Township, Ohio	0.0004813742%
OH77	Austintown Township, Ohio	0.0890063352%
OH78	Avon City, Ohio	0.0729757005%
OH79	Avon Lake City, Ohio	0.0663140992%
OH80	Bailey Lakes Village, Ohio	0.0000813388%
OH81	Bainbridge Township, Ohio	0.0406379571%
OH82	Bainbridge Village, Ohio	0.0022724133%
OH83	Bairdstown Village, Ohio	0.00022724133%
OH84	Ballville Township, Ohio	0.0021521086%
OH85	Baltic Village, Ohio	0.0009410120%
OH86	Daine village, Oillo	0.0007TIUI2U/0
01100	Raltimore Village Ohio	0.0031532207%
OH87	Baltimore Village, Ohio Barberton City, Ohio	0.0031532207%
OH87 OH88	Baltimore Village, Ohio Barberton City, Ohio Barlow Township, Ohio	0.0031532207% 0.1164193916% 0.0003258598%

OH89	Barnesville Village, Ohio	0.0106861443%
OH90	Barnhill Village, Ohio	0.0006601909%
OH91	Bartlow Township, Ohio	0.0001082864%
OH92	Batavia Township, Ohio	0.0000517157%
OH93	Batavia Village, Ohio	0.0047750818%
OH94	Batesville Village, Ohio	0.0000517432%
OH95	Bath Township, Allen County, Ohio	0.0088564730%
OH96	Bath Township, Greene County, Ohio	0.0001754181%
OH97	Bath Township, Summit County, Ohio	0.0489522386%
OH98	Baughman Township, Ohio	0.0001353105%
OH99	Bay Township, Ohio	0.0000549583%
OH100	Bay View Village, Ohio	0.0012986334%
OH101	Bay Village City, Ohio	0.0295102794%
OH102	Bazetta Township, Ohio	0.0331455317%
OH103	Beach City Village, Ohio	0.0006531299%
OH104	Beachwood City, Ohio	0.0573216138%
OH105	Beallsville Village, Ohio	0.0001580913%
OH106	Bearfield Township, Ohio	0.0005486478%
OH107	Beaver Township, Mahoning County,	0.0148139167%
	Ohio	
OH108	Beaver Township, Pike County, Ohio	0.0003380168%
OH109	Beaver Village, Ohio	0.0001859093%
OH110	Beavercreek City, Ohio	0.0843658046%
OH111	Beavercreek Township, Ohio	0.1348759090%
OH112	Beaverdam Village, Ohio	0.0000749971%
OH113	Bedford City, Ohio	0.0429793572%
OH114	Bedford Heights City, Ohio	0.0386687782%
OH115	Bedford Township, Ohio	0.0000306151%
OH116	Bellaire Village, Ohio	0.0010264323%
OH117	Bellbrook City, Ohio	0.0237949542%
OH118	Belle Center Village, Ohio	0.0005231767%
OH119	Belle Valley Village, Ohio	0.0001073626%
OH120	Bellefontaine City, Ohio	0.0729400123%
OH121	Bellevue City, Ohio	0.0299834456%
OH122	Bellville Village, Ohio	0.0011239941%
OH123	Belmont County, Ohio	0.4904799617%
OH124	Belmont Village, Ohio	0.0011248573%
OH125	Belmore Village, Ohio	0.0002483511%
OH126	Beloit Village, Ohio	0.0037587550%
OH127	Belpre City, Ohio	0.0099429019%
OH128	Belpre Township, Ohio	0.0009358025%
OH129	Bennington Township, Licking County, Ohio	0.0005560173%
OH130	Bennington Township, Morrow County, Ohio	0.0001476031%
OH131	Bentleyville Village, Ohio	0.0019992236%
OH132	Benton Ridge Village, Ohio	0.0000914068%

OH133	Benton Township, Hocking County, Ohio	0.0001089904%
OH134	Benton Township, Ottawa County, Ohio	0.0007968947%
OH135	Benton Township, Paulding County, Ohio	0.0002485139%
OH136	Benton Township, Pike County, Ohio	0.0003718185%
OH137	Berea City, Ohio	0.0293403849%
OH138	Bergholz Village, Ohio	0.0002390731%
OH139	Berkey Village, Ohio	0.0003639406%
OH140	Berkshire Township, Ohio	0.0000742397%
OH141	Berlin Heights Village, Ohio	0.0009142379%
OH142	Berlin Township, Delaware County, Ohio	0.0000164977%
OH143	Berlin Township, Erie County, Ohio	0.0001350579%
OH144	Berlin Township, Holmes County, Ohio	0.0000814306%
OH145	Berlin Township, Mahoning County, Ohio	0.0014985886%
OH146	Bern Township, Ohio	0.0001354845%
OH147	Berne Township, Ohio	0.0001629571%
OH148	Bethel Township, Clark County, Ohio	0.0138134025%
OH149	Bethel Township, Monroe County, Ohio	0.0000498724%
OH150	Bethel Village, Ohio	0.0057576798%
OH151	Bethesda Village, Ohio	0.0006889751%
OH152	Bethlehem Township, Coshocton	0.0000765378%
	County, Ohio	
OH153	Bethlehem Township, Stark County, Ohio	0.0015140738%
OH154	Bettsville Village, Ohio	0.0009525757%
OH155	Beverly Village, Ohio	0.0019551589%
OH156	Bexley City, Ohio	0.0458668476%
OH157	Big Island Township, Ohio	0.0005578783%
OH158	Black Creek Township, Ohio	0.0001534027%
OH159	Blakeslee Village, Ohio	0.0000628635%
OH160	Blanchard Township, Hancock County,	0.0001475808%
	Ohio	
OH161	Blanchard Township, Putnam County,	0.0006457128%
	Ohio	
OH162	Blanchester Village, Ohio	0.0114641267%
OH163	Blendon Township, Ohio	0.0282639366%
OH164	Bloom Township, Fairfield County, Ohio	0.0118551321%
OH165	Bloom Township, Morgan County, Ohio	0.0001713719%
OH166	Bloom Township, Scioto County, Ohio	0.0000852977%
OH167	Bloom Township, Seneca County, Ohio	0.0009926842%
OH168	Bloomdale Village, Ohio	0.0005693772%
OH169	Bloomfield Township, Jackson County,	0.0013260530%
	Ohio	
OH170	Bloomfield Township, Logan County,	0.0000099754%
	Ohio	
OH171	Bloomingburg Village, Ohio	0.0002078369%
OH172	Bloomingdale Village, Ohio	0.0002231349%
OH173	Bloominggrove Township, Ohio	0.0001784118%
OH174	Bloomville Village, Ohio	0.0004411930%
OH175	Blue Ash City, Ohio	0.0851895858%

OH176	Blue Creek Township, Ohio	0.0000767469%
OH177	Blue Rock Township, Ohio	0.0001103402%
OH178	Bluffton Village, Ohio	0.0052836661%
OH179	Boardman Township, Ohio	0.1408673271%
OH180	Bokescreek Township, Ohio	0.0013367015%
OH181	Bolivar Village, Ohio	0.0004434118%
OH182	Boston Heights Village, Ohio	0.0077201699%
OH183	Boston Township, Ohio	0.0003662503%
OH184	Botkins Village, Ohio	0.0019522626%
OH185	Bowerston Village, Ohio	0.0000572542%
OH186	Bowersville Village, Ohio	0.0000916319%
OH187	Bowling Green City, Ohio	0.0752741164%
OH188	Bowling Green Township, Ohio	0.0000370678%
OH189	Braceville Township, Ohio	0.0037680877%
OH190	Bradford Village, Ohio	0.0028661348%
OH191	Bradner Village, Ohio	0.0009183503%
OH192	Brady Lake Village, Ohio	0.0002559318%
OH193	Brady Township, Ohio	0.0005029083%
OH194	Bratenahl Village, Ohio	0.0051323943%
OH195	Bratton Township, Ohio	0.0000790580%
OH196	Brecksville City, Ohio	0.0241013127%
OH197	Bremen Village, Ohio	0.0006844200%
OH198	Brewster Village, Ohio	0.0058880648%
OH199	Brice Village, Ohio	0.0005574892%
OH200	Bridgeport Village, Ohio	0.0050477971%
OH201	Bridgewater Township, Ohio	0.0004164709%
OH202	Brighton Township, Ohio	0.0000194784%
OH203	Brimfield Township, Ohio	0.0111960000%
OH204	Bristol Township, Morgan County, Ohio	0.0001285289%
OH205	Bristol Township, Trumbull County, Ohio	0.0252513027%
OH206	Broadview Heights City, Ohio	0.0226789401%
OH207	Bronson Township, Ohio	0.0009334281%
OH208	Brook Park City, Ohio	0.0389572037%
OH209	Brookfield Township, Noble County, Ohio	0.0000517432%
OH210	Brookfield Township, Trumbull	0.0346459468%
	County, Ohio	
OH211	Brooklyn City, Ohio	0.0212407634%
OH212	Brooklyn Heights Village, Ohio	0.0100909430%
OH213	Brookside Village, Ohio	0.0001124857%
OH214	Brookville City, Ohio	0.0216648650%
OH215	Broughton Village, Ohio	0.0000073092%
OH216	Brown County, Ohio	0.4653422837%
OH217	Brown Township, Carroll County, Ohio	0.0009477238%
OH218	Brown Township, Darke County, Ohio	0.0007873425%
OH219	Brown Township, Delaware County, Ohio	0.0000082489%
OH220	Brown Township, Franklin County, Ohio	0.0003894787%
OH221	Brown Township, Knox County, Ohio	0.0039027192%
OH222	Brown Township, Miami County, Ohio	0.0006132702%

OH223	Brown Township, Paulding County, Ohio	0.0001315662%
OH224	Brown Township, Vinton County, Ohio	0.0001313002%
OH225	Brunswick City, Ohio	0.0000330133%
OH226	Brunswick Hills Township, Ohio	0.0200631640%
OH227	Brush Creek Township, Jefferson	0.0001275057%
011227	County, Ohio	0.000127303770
OH228	Brush Creek Township, Scioto County,	0.0011088700%
	Ohio	
OH229	Brushcreek Township, Ohio	0.0059850824%
OH230	Bryan City, Ohio	0.0285400457%
OH231	Buchtel Village, Ohio	0.0001849243%
OH232	Buckeye Lake Village, Ohio	0.0040562680%
OH233	Buckland Village, Ohio	0.0001068314%
OH234	Bucks Township, Ohio	0.0002857543%
OH235	Bucyrus City, Ohio	0.0467130847%
OH236	Bucyrus Township, Ohio	0.0002175231%
OH237	Buffalo Township, Ohio	0.0000689910%
OH238	Burbank Village, Ohio	0.0001559017%
OH239	Burgoon Village, Ohio	0.0001532454%
OH240	Burkettsville Village, Ohio	0.0000203512%
OH241	Burlington Township, Ohio	0.0012973736%
OH242	Burton Township, Ohio	0.0022682986%
OH243	Burton Village, Ohio	0.0036177927%
OH244	Butler County, Ohio	2.6887406714%
OH245	Butler Township, Columbiana County,	0.0017704304%
	Ohio	
OH246	Butler Township, Darke County, Ohio	0.0006643202%
OH247	Butler Township, Mercer County, Ohio	0.0021025197%
OH248	Butler Township, Montgomery County,	0.0308007959%
	Ohio	
OH249	Butler Township, Richland County, Ohio	0.0003925059%
OH250	Butler Village, Ohio	0.0004817118%
OH251	Butlerville Village, Ohio	0.0001866800%
OH252	Byesville Village, Ohio	0.0018493145%
OH253	Byrd Township, Ohio	0.0018293707%
OH254	Cadiz Township, Ohio	0.0013359320%
OH255	Cadiz Village, Ohio	0.0042081859%
OH256	Caesarscreek Township, Ohio	0.0004643421%
OH257	Cairo Village, Ohio	0.0000409075%
OH258	Caldwell Village, Ohio	0.0017937650%
OH259	Caledonia Village, Ohio	0.0007098142%
OH260	Cambridge City, Ohio	0.0668200845%
OH261	Cambridge Township, Ohio	0.0000951853%
OH262	Camden Township, Ohio	0.0003116539%
OH263	Camden Village, Ohio	0.0031099397%
OH264	Camp Creek Township, Ohio	0.0001943597%
OH265	Campbell City, Ohio	0.0206854359%
OH266	Canaan Township, Morrow County, Ohio	0.0000885618%

01107	C T 1: W C (01:	0.00004255000/
OH267	Canaan Township, Wayne County, Ohio	0.0002435589%
OH268	Canal Fulton City, Ohio	0.0143391696%
OH269	Canal Winchester City, Ohio	0.0017001990%
OH270	Canfield City, Ohio	0.0340253310%
OH271	Canfield Township, Ohio	0.0024198521%
OH272	Canton City, Ohio	0.4906093929%
OH273	Canton Township, Ohio	0.0238293446%
OH274	Cardington Village, Ohio	0.0026450469%
OH275	Carey Village, Ohio	0.0048237347%
OH276	Carlisle Township, Ohio	0.0046455904%
OH277	Carlisle Village, Ohio	0.0081658806%
OH278	Carroll County, Ohio	0.1274960868%
OH279	Carroll Township, Ohio	0.0031394902%
OH280	Carroll Village, Ohio	0.0008718207%
OH281	Carrollton Village, Ohio	0.0061329714%
OH282	Carryall Township, Ohio	0.0000511646%
OH283	Carthage Township, Ohio	0.0002397033%
OH284	Cass Township, Muskingum County, Ohio	0.0002006185%
OH285	Cass Township, Richland County, Ohio	0.0007850118%
OH286	Casstown Village, Ohio	0.0005337723%
OH287	Castalia Village, Ohio	0.0011427974%
OH288	Castine Village, Ohio	0.0005289957%
OH289	Catawba Island Township, Ohio	0.0060247984%
OH290	Catawba Village, Ohio	0.0002313575%
OH291	Cecil Village, Ohio	0.0000109638%
OH292	Cedarville Township, Ohio	0.0036837809%
OH293	Cedarville Village, Ohio	0.0036321873%
OH294	Celina City, Ohio	0.0165674940%
OH295	Center Township, Carroll County, Ohio	0.0001634007%
OH296	Center Township, Calron County, Onlo Center Township, Columbiana County,	0.0001034007%
011290	Ohio	0.000332787770
OH297	Center Township, Guernsey County, Ohio	0.0001903706%
OH298	Center Township, Mercer County, Ohio	0.0004241134%
OH299	Center Township, Monroe County, Ohio	0.0005361288%
OH300	Center Township, Morgan County, Ohio	0.0000535537%
OH301	Center Township, Noble County, Ohio	0.0001724774%
OH302	Center Township, Williams County, Ohio	0.0005107662%
OH303	Center Township, Wood County, Ohio	0.0002510158%
OH304	Centerburg Village, Ohio	0.0041342364%
OH305	Centerville City, Ohio	0.0591550598%
OH306	Centerville Village, Ohio	0.0005060807%
OH307	Cessna Township, Ohio	0.0001110677%
OH308	Chagrin Falls Township, Ohio	0.0000039510%
OH309	Chagrin Falls Village, Ohio	0.0125168784%
OH310	Champaign County, Ohio	0.2269483026%
OH311	Champion Township, Ohio	0.0283714840%
OH312	Chardon City, Ohio	0.0479405386%
OH313	Chardon Township, Ohio	0.0039336317%

O11214	Charleston Tarration Ohio	0.00001010700/
OH314	Charlestown Township, Ohio	0.0000121872%
OH315	Chatfield Township, Ohio	0.0008265878%
OH316	Chatfield Village, Ohio	0.0000870092%
OH317	Chatham Township, Ohio	0.0003778818%
OH318	Chauncey Village, Ohio	0.0000833751%
OH319	Cherry Fork Village, Ohio	0.0004264208%
OH320	Cherry Valley Township, Ohio	0.0004696334%
OH321	Chesapeake Village, Ohio	0.0021905725%
OH322	Cheshire Township, Ohio	0.0010496489%
OH323	Cheshire Village, Ohio	0.0001686936%
OH324	Chester Township, Clinton County, Ohio	0.0019181224%
OH325	Chester Township, Geauga County, Ohio	0.0252766944%
OH326	Chester Township, Morrow County, Ohio	0.0005136587%
OH327	Chester Township, Wayne County, Ohio	0.0004213956%
OH328	Chesterhill Village, Ohio	0.0000958805%
OH329	Chesterville Village, Ohio	0.0000531371%
OH330	Cheviot City, Ohio	0.0177109500%
OH331	Chickasaw Village, Ohio	0.0003251707%
OH332	Chillicothe City, Ohio	0.3116747707%
OH333	Chilo Village, Ohio	0.0001537865%
OH334	Chippewa Lake Village, Ohio	0.0005077787%
OH335	Chippewa Township, Ohio	0.0025863636%
OH336	Christiansburg Village, Ohio	0.0002537744%
OH337	Cincinnati City, Ohio	1.9225774768%
OH338	Circleville City, Ohio	0.3452050773%
OH339	Circleville Township, Ohio	0.0006412839%
OH340	Claibourne Township, Ohio	0.0000211028%
OH341	Claridon Township, Ohio	0.0025745668%
OH342	Clarington Village, Ohio	0.0000498724%
OH343	Clark County, Ohio	1.2151983585%
OH344	Clark Township, Brown County, Ohio	0.0053640868%
OH345	Clark Township, Clinton County, Ohio	0.0010928837%
OH346	Clarksburg Village, Ohio	0.0000295119%
OH347	Clarksfield Township, Ohio	0.0007412517%
OH348	Clarksville Village, Ohio	0.000412317%
OH349	Clay Center Village, Ohio	0.0004237712%
	Clay Township, Auglaize County, Ohio	0.0004451307%
OH350 OH351		0.0004431307%
OH351 OH352	Clay Township, Highland County, Ohio	0.0058148642%
ОП332	Clay Township, Montgomery County, Ohio	0.0038148042%
OH353	Clay Township, Muskingum County, Ohio	0.0004012369%
OH354	Clay Township, Ottawa County, Ohio	0.0026311263%
OH355	Clay Township, Scioto County, Ohio	0.0064826249%
OH356	Clay Township, Tuscarawas County, Ohio	0.0000492680%
OH357	Clayton City, Ohio	0.0375148659%
OH358	Clayton Township, Ohio	0.0004303120%
OH359	Clear Creek Township, Ohio	0.0874295648%
OH360	Clearcreek Township, Ohio	0.0010918129%
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OH361	Clermont County, Ohio	1.9148422650%
OH362	Cleveland City, Ohio	1.8006406770%
OH363	Cleveland Heights City, Ohio	0.0861404621%
OH364	Cleves Village, Ohio	0.0031981583%
OH365	Clifton Village, Ohio	0.0002996729%
OH366	Clinton County, Ohio	0.4003299792%
OH367	Clinton Township, Franklin County, Ohio	0.0107832149%
OH368	Clinton Township, Fulton County, Ohio	0.0006481787%
OH369	Clinton Township, Seneca County, Ohio	0.0007420064%
OH370	Clinton Township, Shelby County, Ohio	0.0005501831%
OH371	Clinton Township, Vinton County, Ohio	0.0002860993%
OH372	Clinton Township, Wayne County, Ohio	0.0001933007%
OH373	Clinton Village, Ohio	0.0011373034%
OH374	Cloverdale Village, Ohio	0.0001986809%
OH375	Clyde City, Ohio	0.0219912947%
OH376	Coal Grove Village, Ohio	0.0050070228%
OH377	Coal Township, Jackson County, Ohio	0.0004972699%
OH378	Coal Township, Perry County, Ohio	0.0003550074%
OH379	Coalton Village, Ohio	0.0024310971%
OH380	Coitsville Township, Ohio	0.0048028536%
OH381	Coldwater Village, Ohio	0.0054593322%
OH382	Colerain Township, Belmont County,	0.0006046108%
	Ohio	
OH383	Colerain Township, Hamilton County,	0.1398087860%
	Ohio	
OH384	College Corner Village, Ohio	0.0022611881%
OH385	College Township, Ohio	0.0028608916%
OH386	Columbia Township, Hamilton County,	0.0091268592%
	Ohio	
OH387	Columbia Township, Lorain County, Ohio	0.0044508068%
OH388	Columbia Township, Meigs County, Ohio	0.0000676625%
OH389	Columbiana City, Ohio	0.0212455929%
OH390	Columbiana County, Ohio	0.6832396894%
OH391	Columbus City, Ohio	4.0358741733%
OH392	Columbus Grove Village, Ohio	0.0013907661%
OH393	Commercial Point Village, Ohio	0.0008841945%
OH394	Concord Township, Delaware County,	0.0132064120%
	Ohio	
OH395	Concord Township, Fayette County, Ohio	0.0003201811%
OH396	Concord Township, Highland County,	0.0000677557%
	Ohio	
OH397	Concord Township, Lake County, Ohio	0.0329119594%
OH398	Concord Township, Miami County, Ohio	0.0048266640%
OH399	Concord Township, Ross County, Ohio	0.0034233759%
OH400	Conesville Village, Ohio	0.0001949904%
OH401	Congress Township, Morrow County,	0.0000354247%
	Ohio	
OH402	Congress Township, Wayne County, Ohio	0.0000386601%

OH403	Congress Village, Ohio	0.0001394121%
OH404	Conneaut City, Ohio	0.0500864015%
OH405	Continental Village, Ohio	0.0013742094%
OH406	Convoy Village, Ohio	0.0015735393%
OH407	Coolville Village, Ohio	0.0002918128%
OH408	Copley Township, Ohio	0.0644889601%
OH409	Corning Village, Ohio	0.0010865378%
OH410	Cortland City, Ohio	0.0349699000%
OH411	Corwin Village, Ohio	0.0004993129%
OH412	Coshocton City, Ohio	0.0177337984%
OH413	Coshocton County, Ohio	0.1889793769%
OH414	Coventry Township, Ohio	0.0112670146%
OH415	Covington Village, Ohio	0.0077226624%
OH416	Craig Beach Village, Ohio	0.0004176394%
OH417	Cranberry Township, Ohio	0.0001631423%
OH418	Crane Township, Paulding County, Ohio	0.0001169477%
OH419	Crane Township, Wyandot County, Ohio	0.0005667045%
OH420	Crawford County, Ohio	0.2595376809%
OH421	Crawford Township, Coshocton	0.0002372670%
	County, Ohio	
OH422	Crawford Township, Wyandot County,	0.0001079437%
	Ohio	
OH423	Crestline Village, Ohio	0.0166501207%
OH424	Creston Village, Ohio	0.0007596505%
OH425	Cridersville Village, Ohio	0.0045581388%
OH426	Crooksville Village, Ohio	0.0043353934%
OH427	Crosby Township, Ohio	0.0044757516%
OH428	Cross Creek Township, Ohio	0.0061202713%
OH429	Crown City Village, Ohio	0.0005435682%
OH430	Cumberland Village, Ohio	0.0007050617%
OH431	Custar Village, Ohio	0.0000244893%
OH432	Cuyahoga Falls City, Ohio	0.1811685822%
OH433	Cuyahoga Heights Village, Ohio	0.0193798260%
OH434	Cygnet Village, Ohio	0.0002510158%
OH435	Cynthian Township, Ohio	0.0000266218%
OH436	Dallas Township, Ohio	0.0001522662%
OH437	Dalton Village, Ohio	0.0011945985%
OH438	Damascus Township, Ohio	0.0007850761%
OH439	Danbury Township, Ohio	0.0038539475%
OH440	Danville Village, Ohio	0.0021828768%
OH441	Darby Township, Madison County, Ohio	0.0011346056%
OH442	Darby Township, Union County, Ohio	0.0004220559%
OH443	Darbyville Village, Ohio	0.00004220333%
OH444	Darke County, Ohio	0.2651621760%
OH445	Dayton City, Ohio	1.3353086202%
OH446	De Graff Village, Ohio	0.0013067754%
OIIII	De Graff i finage, Onio	0.0013001137/0

OH447	Decatur Township, Lawrence County, Ohio	0.0001043130%
OH448	Decatur Township, Washington County, Ohio	0.0001169753%
OH449	Deer Park City, Ohio	0.0107468140%
OH450	Deercreek Township, Ohio	0.0004275226%
OH451	Deerfield Township, Portage County,	0.0008693556%
	Ohio	
OH452	Deerfield Township, Ross County, Ohio	0.0015346168%
OH453	Deerfield Township, Warren County, Ohio	0.1151454582%
OH454	Deersville Village, Ohio	0.0000209231%
OH455	Defiance City, Ohio	0.0658767007%
OH456	Defiance County, Ohio	0.1709704524%
OH457	Defiance Township, Ohio	0.0007172505%
OH458	Delaware City, Ohio	0.1151374756%
OH459	Delaware County, Ohio	0.4816174702%
OH460	Delaware Township, Defiance County,	0.0015007088%
	Ohio	
OH461	Delaware Township, Delaware County,	0.0075064553%
	Ohio	
OH462	Delaware Township, Hancock County, Ohio	0.0001335254%
OH463	Delhi Township, Ohio	0.0630446356%
OH464	Dellroy Village, Ohio	0.0002505477%
OH465	Delphos City, Ohio	0.0171051813%
OH466	Delta Village, Ohio	0.0085241620%
OH467	Dennison Village, Ohio	0.0062570335%
OH468	Deshler Village, Ohio	0.0009475056%
OH469	Dexter City Village, Ohio	0.0000689910%
OH470	Dillonvale Village, Ohio	0.0012431801%
OH471	Dinsmore Township, Ohio	0.0004170743%
OH472	Dodson Township, Ohio	0.0105924667%
OH473	Donnelsville Village, Ohio	0.0002721853%
OH474	Dorset Township, Ohio	0.0001174083%
OH475	Dover City, Ohio	0.0416708574%
OH476	Dover Township, Athens County, Ohio	0.0005002505%
OH477	Dover Township, Tuscarawas County,	0.0000886824%
	Ohio	
OH478	Dover Township, Union County, Ohio	0.0005124965%
OH479	Doylestown Village, Ohio	0.0020721837%
OH480	Dresden Village, Ohio	0.0028086586%
OH481	Dublin City, Ohio	0.0949912950%
OH482	Dublin Township, Ohio	0.0004331371%
OH483	Duchouquet Township, Ohio	0.0010861190%
OH484	Dunham Township, Ohio	0.0004344797%
OH485	Dunkirk Village, Ohio	0.0005233559%
OH486	Dupont Village, Ohio	0.0006622696%
OH487	Eagle Township, Brown County, Ohio	0.0090538344%

OII400	Earla Taymahin Winton County Ohio	0.00022107670
OH488 OH489	Eagle Township, Vinton County, Ohio	0.0002210767% 0.0024838727%
OH489 OH490	East Canton Village, Ohio East Cleveland City, Ohio	0.0024838727%
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OH491	East Liverpool City, Ohio	0.0368861843%
OH492	East Palestine Village, Ohio	0.0165861370%
OH493	East Sparta Village, Ohio	0.0004354199%
OH494	East Union Township, Ohio	0.0003556733%
OH495	Eastlake City, Ohio	0.0700788770%
OH496	Eaton City, Ohio	0.0615604375%
OH497	Eaton Township, Ohio	0.0004480024%
OH498	Eden Township, Licking County, Ohio	0.0004448138%
OH499	Eden Township, Seneca County, Ohio	0.0001102982%
OH500	Eden Township, Wyandot County, Ohio	0.0000944507%
OH501	Edgerton Village, Ohio	0.0042354308%
OH502	Edinburg Township, Ohio	0.0011740363%
OH503	Edison Village, Ohio	0.0001948360%
OH504	Edon Village, Ohio	0.0013908558%
OH505	Eldorado Village, Ohio	0.0003273621%
OH506	Elgin Village, Ohio	0.0000619504%
OH507	Elida Village, Ohio	0.0011181382%
OH508	Elizabeth Township, Lawrence County,	0.0009562023%
	Ohio	
OH509	Elizabeth Township, Miami County, Ohio	0.0000454274%
OH510	Elk Township, Noble County, Ohio	0.0000344955%
OH511	Elk Township, Vinton County, Ohio	0.0002600903%
OH512	Elkrun Township, Ohio	0.0004259682%
OH513	Ellsworth Township, Ohio	0.0001965362%
OH514	Elmore Village, Ohio	0.0016556174%
OH515	Elmwood Place Village, Ohio	0.0045008025%
OH516	Elyria City, Ohio	0.2638149975%
OH517	Elyria Township, Ohio	0.0007693955%
OH518	Empire Village, Ohio	0.0010041070%
OH519	Englewood City, Ohio	0.0628005329%
OH520	Enon Village, Ohio	0.0038378123%
OH521	Erie County, Ohio	0.4532438208%
OH522	Erie Township, Ohio	0.0006045408%
OH523	Euclid City, Ohio	0.0936790366%
OH524	Evendale Village, Ohio	0.0340357530%
OH525	Fairborn City, Ohio	0.1544298717%
OH526	Fairfax Village, Ohio	0.0079411190%
OH527	Fairfield City, Ohio	0.2893759753%
OH528	Fairfield County, Ohio	0.6244843622%
OH529	Fairfield Township, Butler County, Ohio	0.0801075425%
OH530	Fairfield Township, Columbiana	0.0024759402%
311000	County, Ohio	0.0021,0010270
OH531	Fairfield Township, Huron County, Ohio	0.0006726173%

OH532	Fairfield Township, Tuscarawas	0.0004138510%
ОН533	County, Ohio Fairfield Township, Washington	0.0000501323%
OH534	County, Ohio Fairlawn City, Ohio	0.0675346202%
OH535	Fairport Harbor Village, Ohio	0.0073340202%
OH536	Fairview Park City, Ohio	0.0091009372%
OH537	Fairview Village, Ohio	0.0000924858%
OH538	Falls Township, Hocking County, Ohio	0.0000924838%
OH539	Falls Township, Muskingum County, Ohio	0.0022068032%
OH540	Farmer Township, Ohio	0.0022000032%
OH541	Farmersville Village, Ohio	0.0013667928%
OH542	Farmington Township, Ohio	0.0015345154%
OH543	Fayette County, Ohio	0.2554820842%
OH544	Fayette Township, Ohio	0.0013386832%
OH545	Fayette Village, Ohio	0.0013350032%
OH546	Fayetteville Village, Ohio	0.0029455968%
OH547	Fearing Township, Ohio	0.0004177690%
OH548	Felicity Village, Ohio	0.0030684641%
OH549	Findlay City, Ohio	0.1162163280%
OH550	Fitchville Township, Ohio	0.0003431721%
OH551	Flatrock Township, Ohio	0.0001691974%
OH552	Fletcher Village, Ohio	0.0012151836%
OH553	Florence Township, Erie County, Ohio	0.0013194115%
OH554	Florence Township, Williams County,	0.0002671700%
	Ohio	
OH555	Florida Village, Ohio	0.0015566164%
OH556	Flushing Township, Ohio	0.0005905501%
OH557	Flushing Village, Ohio	0.0004640036%
OH558	Forest Park City, Ohio	0.0861415180%
OH559	Forest Village, Ohio	0.0023324226%
OH560	Fort Jennings Village, Ohio	0.0004221969%
OH561	Fort Loramie Village, Ohio	0.0012778446%
OH562	Fort Recovery Village, Ohio	0.0009926059%
OH563	Fostoria City, Ohio	0.0512205361%
OH564	Fowler Township, Ohio	0.0047569976%
OH565	Frankfort Village, Ohio	0.0079678326%
OH566	Franklin City, Ohio	0.0535002847%
OH567	Franklin County, Ohio	5.7883029997%
OH568	Franklin Township, Adams County, Ohio	0.0010014012%
OH569	Franklin Township, Brown County, Ohio	0.0023874837%
OH570	Franklin Township, Clermont County,	0.0034132353%
	Ohio	
OH571	Franklin Township, Columbiana	0.0006123293%
	County, Ohio	
OH572	Franklin Township, Coshocton County,	0.0002449208%
OHETO	Ohio	0.00047070606
OH573	Franklin Township, Darke County, Ohio	0.0004797868%

OH574	Franklin Township, Franklin County, Ohio	0.0440874644%
OH575	Franklin Township, Fulton County, Ohio	0.0000733787%
OH576	Franklin Township, Jackson County, Ohio	0.0003038871%
OH577	Franklin Township, Mercer County, Ohio	0.0012091744%
OH578	Franklin Township, Portage County, Ohio	0.0001990581%
OH579	Franklin Township, Richland County,	0.0008563765%
	Ohio	
OH580	Franklin Township, Shelby County, Ohio	0.0011802315%
OH581	Franklin Township, Tuscarawas	0.0031235899%
	County, Ohio	
OH582	Franklin Township, Warren County, Ohio	0.0035372089%
OH583	Frazeysburg Village, Ohio	0.0003209896%
OH584	Fredericksburg Village, Ohio	0.0001198464%
OH585	Fredericktown Village, Ohio	0.0055729507%
OH586	Freedom Township, Portage County, Ohio	0.0004265530%
OH587	Freedom Township, Wood County, Ohio	0.0012305895%
OH588	Freeport Township, Ohio	0.0002576440%
OH589	Freeport Village, Ohio	0.0001049661%
OH590	Fremont City, Ohio	0.0724844646%
OH591	Fulton County, Ohio	0.1830065436%
OH592	Fulton Village, Ohio	0.0001234266%
OH593	Fultonham Village, Ohio	0.0000100309%
OH594	Gahanna City, Ohio	0.0724048588%
OH595	Galena Village, Ohio	0.0001402305%
OH596	Galion City, Ohio	0.0440049221%
OH597	Gallia County, Ohio	0.3272280412%
OH598	Gallipolis Village, Ohio	0.0421733929%
OH599	Gambier Village, Ohio	0.0019348227%
OH600	Gann Village, Ohio	0.0019348227%
OH601	Garfield Heights City, Ohio	0.0512449222%
OH602	Garrettsville Village, Ohio	0.0040959299%
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OH603	Gasper Township, Ohio	0.0060234621%
OH604	Gates Mills Village, Ohio	0.0065784730%
OH605	Geauga County, Ohio	0.4034987358%
OH606	Geneva City, Ohio	0.0306905423%
OH607	Geneva Township, Ohio	0.0015497902%
OH608	Geneva-On-The-Lake Village, Ohio	0.0052011898%
OH609	Genoa Township, Ohio	0.0490971668%
OH610	Genoa Village, Ohio	0.0023769444%
OH611	Georgetown Village, Ohio	0.0263243336%
OH612	German Township, Auglaize County, Ohio	0.0003115915%
OH613	German Township, Clark County, Ohio	0.0120986353%
OH614	German Township, Fulton County, Ohio	0.0012718979%
OH615	German Township, Harrison County, Ohio	0.0002671864%
OH616	German Township, Montgomery	0.0069298793%
	County, Ohio	0.04 //
OH617	Germantown City, Ohio	0.0166173231%
OH618	Gettysburg Village, Ohio	0.0016993673%

OH619	Gibson Township, Ohio	0.0000992606%
OH620	Gibsonburg Village, Ohio	0.0033999699%
OH621	Gilboa Village, Ohio	0.0001572890%
OH622	Gilead Township, Ohio	0.0002952061%
OH623	Girard City, Ohio	0.0699056997%
OH624	Glandorf Village, Ohio	0.0007698884%
OH625	Glendale Village, Ohio	0.0089682038%
OH626	Glenford Village, Ohio	0.0004004647%
OH627	Glenmont Village, Ohio	0.0000756142%
OH628	Glenwillow Village, Ohio	0.0043105790%
OH629	Gloria Glens Park Village, Ohio	0.0002361762%
OH630	Glouster Village, Ohio	0.0025846274%
OH631	Gnadenhutten Village, Ohio	0.0020889623%
OH632	Golf Manor Village, Ohio	0.0149804075%
OH633	Good Hope Township, Ohio	0.0000544952%
OH634	Gordon Village, Ohio	0.0000369067%
OH635	Gorham Township, Ohio	0.0003913532%
OH636	Goshen Township, Auglaize County, Ohio	0.0000178052%
OH637	Goshen Township, Belmont County, Ohio	0.0007592787%
OH638	Goshen Township, Champaign County,	0.0009305060%
	Ohio	
OH639	Goshen Township, Clermont County,	0.0551461609%
	Ohio	
OH640	Goshen Township, Hardin County, Ohio	0.0002665626%
OH641	Goshen Township, Mahoning County,	0.0098390939%
	Ohio	
OH642	Goshen Township, Tuscarawas County,	0.0000492680%
	Ohio	
OH643	Grafton Township, Ohio	0.0022594905%
OH644	Grafton Village, Ohio	0.0066908189%
OH645	Grand Prairie Township, Ohio	0.0006880499%
OH646	Grand Rapids Township, Ohio	0.0003306061%
OH647	Grand Rapids Village, Ohio	0.0005020315%
OH648	Grand River Village, Ohio	0.0044444886%
OH649	Grand Township, Ohio	0.0000371919%
OH650	Grandview Heights City, Ohio	0.0363742583%
OH651	Grandview Township, Ohio	0.0005932320%
OH652	Granger Township, Ohio	0.0028459226%
OH653	Granville Township, Licking County,	0.0126030583%
	Ohio	
OH654	Granville Township, Mercer County, Ohio	0.0015971931%
OH655	Granville Village, Ohio	0.0103882561%
OH656	Gratiot Village, Ohio	0.0002067581%
OH657	Gratis Village, Ohio	0.0064162966%
OH658	Graysville Village, Ohio	0.0000309746%
OH659	Green Camp Township, Ohio	0.0011901403%
OH660	Green Camp Village, Ohio	0.0002045554%
OH661	Green City, Ohio	0.0847580205%

OHCC	Construction Object	0.00060733000/
OH662	Green Creek Township, Ohio	0.0006872280%
OH663	Green Springs Village, Ohio	0.0016423298%
OH664	Green Township, Adams County, Ohio	0.0000263527%
OH665	Green Township, Brown County, Ohio	0.0034727036%
OH666	Green Township, Clark County, Ohio	0.0007485095%
OH667	Green Township, Clinton County, Ohio	0.0001561262%
OH668	Green Township, Fayette County, Ohio	0.0001235787%
OH669	Green Township, Gallia County, Ohio	0.0009184428%
OH670	Green Township, Hamilton County, Ohio	0.0953852812%
OH671	Green Township, Harrison County, Ohio	0.0005725423%
OH672	Green Township, Hocking County, Ohio	0.0033142996%
OH673	Green Township, Mahoning County, Ohio	0.0033902496%
OH674	Green Township, Monroe County, Ohio	0.0000062341%
OH675	Green Township, Ross County, Ohio	0.0105357346%
OH676	Green Township, Scioto County, Ohio	0.0218077775%
OH677	Green Township, Shelby County, Ohio	0.0000621174%
OH678	Greene County, Ohio	0.9063855073%
OH679	Greene Township, Ohio	0.0000341003%
OH680	Greenfield Township, Fairfield County,	0.0084982150%
	Ohio	
OH681	Greenfield Township, Huron County,	0.0011256045%
	Ohio	
OH682	Greenfield Village, Ohio	0.0148836578%
OH683	Greenhills Village, Ohio	0.0082250286%
OH684	Greensburg Township, Ohio	0.0001324539%
OH685	Greenville City, Ohio	0.0550893674%
OH686	Greenville Township, Ohio	0.0140737464%
OH687	Greenwich Village, Ohio	0.0017844949%
OH688	Groton Township, Ohio	0.0005921768%
OH689	Grove City, Ohio	0.0733060057%
OH690	Groveport City, Ohio	0.0125549613%
		0.00123349013%
OH691	Grover Hill Village, Ohio	
OH692	Guernsey County, Ohio	0.2910222727%
OH693	Guilford Township, Ohio	0.0060579183%
OH694	Gustavus Township, Ohio	0.0000511505%
OH695	Guyan Township, Ohio	0.0003561309%
OH696	Hambden Township, Ohio	0.0039432026%
OH697	Hamden Village, Ohio	0.0009493296%
OH698	Hamer Township, Ohio	0.0000451704%
OH699	Hamersville Village, Ohio	0.0007131445%
OH700	Hamilton City, Ohio	0.6764224012%
OH701	Hamilton County, Ohio	5.8561869769%
OH702	Hamilton Township, Franklin County,	0.0255910434%
	Ohio	
OH703	Hamilton Township, Jackson County,	0.0005248960%
	Ohio	
OH704	Hamilton Township, Lawrence County,	0.0009909733%
	Ohio	

OH705	Hamilton Township, Warren County, Ohio	0.0450761424%
OH706	Hamler Village, Ohio	0.0004060738%
OH707	Hancock County, Ohio	0.2855617267%
OH708	Hanging Rock Village, Ohio	0.0019993320%
OH709	Hanover Township, Butler County, Ohio	0.0098235954%
OH710	Hanover Township, Columbiana	0.0013178391%
	County, Ohio	
OH711	Hanover Township, Licking County, Ohio	0.0043184009%
OH712	Hanover Village, Ohio	0.0008062251%
OH713	Hanoverton Village, Ohio	0.0010440744%
OH714	Harbor View Village, Ohio	0.0001526700%
OH715	Hardin County, Ohio	0.2235793641%
OH716	Harding Township, Ohio	0.0000272955%
OH717	Hardy Township, Ohio	0.0013901375%
OH718	Harlan Township, Ohio	0.0030485156%
OH719	Harlem Township, Ohio	0.0049245646%
OH720	Harmony Township, Clark County, Ohio	0.0018916876%
OH721	Harmony Township, Morrow County,	0.0001180824%
	Ohio	
OH722	Harpersfield Township, Ohio	0.0005048559%
OH723	Harpster Village, Ohio	0.0000822938%
OH724	Harris Township, Ohio	0.0004190567%
OH725	Harrisburg Village, Ohio	0.0002978367%
OH726	Harrison City, Ohio	0.0560804997%
OH727	Harrison County, Ohio	0.0770641930%
OH728	Harrison Township, Champaign	0.0001374611%
	County, Ohio	
OH729	Harrison Township, Gallia County, Ohio	0.0002811560%
OH730	Harrison Township, Hamilton County,	0.0022712769%
	Ohio	
OH731	Harrison Township, Henry County, Ohio	0.0000203037%
OH732	Harrison Township, Knox County, Ohio	0.0000165369%
OH733	Harrison Township, Licking County, Ohio	0.0003058095%
OH734	Harrison Township, Logan County, Ohio	0.0000199508%
OH735	Harrison Township, Montgomery	0.0328749640%
011726	County, Ohio	0.00041126700/
OH736	Harrison Township, Muskingum County, Ohio	0.0004112679%
ОН737	Harrison Township, Paulding County,	0.0000657831%
011/3/	Ohio	0.000003783170
OH738	Harrison Township, Perry County, Ohio	0.0020762554%
OH739	Harrison Township, Pickaway County,	0.0020702354%
011/37	Ohio	0.000030043470
OH740	Harrison Township, Preble County, Ohio	0.0015877060%
OH741	Harrison Township, Scioto County, Ohio	0.0071650064%
OH742	Harrison Township, Van Wert County,	0.0001858511%
- · · -	Ohio	,
OH743	Harrison Township, Vinton County, Ohio	0.0005201806%

OH744	Harrisville Township, Ohio	0.0067192115%
OH745	Harrisville Village, Ohio	0.0000619645%
OH746	Harrod Village, Ohio	0.0000673593%
OH747	Hartford Township, Licking County, Ohio	0.0007413564%
OH748	Hartford Township, Trumbull County,	0.0014833648%
	Ohio	
OH749	Hartford Village, Ohio	0.0002502078%
OH750	Hartland Township, Ohio	0.0000960882%
OH751	Hartsgrove Township, Ohio	0.0005870417%
OH752	Hartville Village, Ohio	0.0099058031%
OH753	Harveysburg Village, Ohio	0.0012100978%
OH754	Haskins Village, Ohio	0.0008938610%
OH755	Haviland Village, Ohio	0.0000511646%
OH756	Hayesville Village, Ohio	0.0000894727%
OH757	Heath City, Ohio	0.0429986695%
OH758	Hebron Village, Ohio	0.0150402674%
OH759	Helena Village, Ohio	0.0000542548%
OH760	Hemlock Village, Ohio	0.0003549573%
OH761	Henrietta Township, Ohio	0.0004674808%
OH762	Henry County, Ohio	0.1089766836%
OH763	Hicksville Township, Ohio	0.0002096578%
OH764	Hicksville Village, Ohio	0.0077242363%
OH765	Higginsport Village, Ohio	0.0015866304%
OH766	Highland County, Ohio	0.3882850462%
OH767	Highland Heights City, Ohio	0.0224853394%
OH768	Highland Hills Village, Ohio	0.0015764629%
OH769	Highland Township, Defiance County,	0.0027365866%
	Ohio	
OH770	Highland Township, Muskingum	0.0001705257%
	County, Ohio	
OH771	Highland Village, Ohio	0.0000677557%
OH772	Hilliard City, Ohio	0.0500136505%
OH773	Hills and Dales Village, Ohio	0.0006069453%
OH774	Hillsboro City, Ohio	0.0707143136%
OH775	Hinckley Township, Ohio	0.0165323306%
OH776	Hiram Township, Ohio	0.0008287315%
OH777	Hiram Village, Ohio	0.0032539898%
OH778	Hocking County, Ohio	0.2559590488%
OH779	Holgate Village, Ohio	0.0002774838%
OH780	Holiday City Village, Ohio	0.0000613051%
OH781	Holland Village, Ohio	0.0097536077%
OH782	Hollansburg Village, Ohio	0.0003567645%
OH783	Holloway Village, Ohio	0.0002671536%
OH784	Holmes County, Ohio	0.1337033098%
OH785	Holmes Township, Ohio	0.0003480370%
OH786	Holmesville Village, Ohio	0.0000436236%
OH787	Homer Township, Medina County, Ohio	0.0010864103%

OH788	Homer Township, Morgan County, Ohio	0.0001820827%
OH789	Hopedale Village, Ohio	0.0002767288%
OH790	Hopewell Township, Licking County, Ohio	0.0002502078%
OH791	Hopewell Township, Muskingum	0.0007422883%
011771	County, Ohio	0.000742200370
OH792	Hopewell Township, Perry County, Ohio	0.0012909360%
OH793	Hopewell Township, Seneca County, Ohio	0.0001303525%
OH794	Howard Township, Ohio	0.0000496108%
OH795	Howland Township, Ohio	0.0502639031%
OH796	Hoytville Village, Ohio	0.0002378935%
OH797	Hubbard City, Ohio	0.0289341396%
OH798	Hubbard Township, Ohio	0.0153110532%
OH799	Huber Heights City, Ohio	0.1252489167%
OH800	Hudson City, Ohio	0.0660214283%
OH801	Hunting Valley Village, Ohio	0.0076690112%
OH802	Huntington Township, Brown County,	0.0072244638%
	Ohio	
OH803	Huntington Township, Ross County, Ohio	0.0066106570%
OH804	Huntsburg Township, Ohio	0.0006508198%
OH805	Huntsville Village, Ohio	0.0008479077%
OH806	Huron City, Ohio	0.0302737409%
OH807	Huron County, Ohio	0.3638859630%
OH808	Huron Township, Ohio	0.0007791800%
OH809	Independence City, Ohio	0.0311578609%
OH810	Independence Township, Ohio	0.0000751984%
OH811	Irondale Village, Ohio	0.0001593821%
OH812	Ironton City, Ohio	0.0888572696%
OH813	Island Creek Township, Ohio	0.0026616805%
OH814	Israel Township, Ohio	0.0004746750%
OH815	Ithaca Village, Ohio	0.0003813690%
OH816	Jackson Center Village, Ohio	0.0015263144%
OH817	Jackson City, Ohio	0.0556665988%
OH818	Jackson County, Ohio	0.4838159524%
OH819	Jackson Township, Allen County, Ohio	0.0004227108%
OH820	Jackson Township, Ashland County, Ohio	0.0000162678%
OH821	Jackson Township, Auglaize County, Ohio	0.0003115915%
OH822	Jackson Township, Brown County, Ohio	0.0004961005%
OH823	Jackson Township, Clermont County, Ohio	0.0014652778%
OH824	Jackson Township, Coshocton County,	0.0005510719%
	Ohio	
OH825	Jackson Township, Crawford County, Ohio	0.0000108762%
OH826	Jackson Township, Franklin County, Ohio	0.0661350150%
OH827	Jackson Township, Guernsey County,	0.0010334405%
	Ohio	
OH828	Jackson Township, Hardin County, Ohio	0.0015327348%

OH829	Jackson Township, Highland County, Ohio	0.0000451704%
OH830	Jackson Township, Jackson County, Ohio	0.0001105044%
OH831	Jackson Township, Mahoning County,	0.0058960862%
	Ohio	
OH832	Jackson Township, Monroe County, Ohio	0.0000561065%
OH833	Jackson Township, Montgomery	0.0086323757%
	County, Ohio	
OH834	Jackson Township, Muskingum County,	0.0011435253%
	Ohio	
OH835	Jackson Township, Noble County, Ohio	0.0001207342%
OH836	Jackson Township, Paulding County, Ohio	0.0001534939%
OH837	Jackson Township, Pickaway County,	0.0001894702%
	Ohio	
OH838	Jackson Township, Pike County, Ohio	0.0004309715%
OH839	Jackson Township, Richland County,	0.0004638706%
	Ohio	
OH840	Jackson Township, Sandusky County,	0.0004340387%
	Ohio	
OH841	Jackson Township, Seneca County, Ohio	0.0004311659%
OH842	Jackson Township, Shelby County, Ohio	0.0013665838%
OH843	Jackson Township, Stark County, Ohio	0.1371869620%
OH844	Jackson Township, Union County, Ohio	0.0001416902%
OH845	Jackson Township, Vinton County, Ohio	0.0000910316%
OH846	Jackson Township, Wood County, Ohio	0.0001346914%
OH847	Jackson Township, Wyandot County,	0.0001214367%
	Ohio	
OH848	Jacksonburg Village, Ohio	0.0002870780%
OH849	Jacksonville Village, Ohio	0.0008441727%
OH850	Jamestown Village, Ohio	0.0034877253%
OH851	Jefferson County, Ohio	0.6622324840%
OH852	Jefferson Township, Adams County, Ohio	0.0007642272%
OH853	Jefferson Township, Brown County, Ohio	0.0006821382%
OH854	Jefferson Township, Clinton County, Ohio	0.0014720474%
OH855	Jefferson Township, Coshocton County,	0.0000612302%
	Ohio	
OH856	Jefferson Township, Crawford County,	0.0004567985%
	Ohio	
OH857	Jefferson Township, Fayette County, Ohio	0.0005898074%
OH858	Jefferson Township, Franklin County,	0.0261561693%
	Ohio	
OH859	Jefferson Township, Greene County, Ohio	0.0000619123%
OH860	Jefferson Township, Guernsey County,	0.0000679895%
	Ohio	
OH861	Jefferson Township, Jackson County,	0.0000828783%
	Ohio	
OH862	Jefferson Township, Knox County, Ohio	0.0006284039%
OH863	Jefferson Township, Logan County, Ohio	0.0002493846%

OH864	Jefferson Township, Madison County, Ohio	0.0262668976%
OH865	Jefferson Township, Montgomery County, Ohio	0.0133322246%
OH866	Jefferson Township, Muskingum County, Ohio	0.0005015462%
OH867	Jefferson Township, Noble County, Ohio	0.0000172477%
OH868	Jefferson Township, Preble County, Ohio	0.0008020371%
ОН869	Jefferson Township, Richland County, Ohio	0.0017662765%
OH870	Jefferson Township, Ross County, Ohio	0.0009148677%
OH871	Jefferson Township, Scioto County, Ohio	0.0036109358%
OH872	Jefferson Township, Tuscarawas County, Ohio	0.0008079949%
ОН873	Jefferson Township, Williams County, Ohio	0.0002200224%
OH874	Jefferson Village, Ohio	0.0039566613%
OH875	Jeffersonville Village, Ohio	0.0000112344%
OH876	Jenera Village, Ohio	0.0001194701%
OH877	Jennings Township, Ohio	0.0002731862%
OH878	Jerome Township, Ohio	0.0044044550%
OH879	Jeromesville Village, Ohio	0.0003085668%
OH880	Jerry City Village, Ohio	0.0003417298%
OH881	Jersey Township, Ohio	0.0017699883%
OH882	Jerusalem Township, Ohio	0.0021563480%
OH883	Jerusalem Village, Ohio	0.0000311703%
OH884	Jewett Village, Ohio	0.0001813051%
OH885	Johnson Township, Ohio	0.0002326265%
OH886	Johnston Township, Ohio	0.0002216522%
OH887	Johnstown Village, Ohio	0.0092206199%
OH888	Junction City Village, Ohio	0.0017212480%
OH889	Kalida Village, Ohio	0.0022682733%
OH890	Kelleys Island Village, Ohio	0.0028777715%
OH891	Kent City, Ohio	0.0513285414%
OH892	Kenton City, Ohio	0.0306658035%
OH893	Kettering City, Ohio	0.3384195127%
OH894	Kettlersville Village, Ohio	0.0000266218%
OH895	Killbuck Township, Ohio	0.0002093931%
OH896	Killbuck Village, Ohio	0.0010702314%
OH897	Kingston Township, Ohio	0.0000164977%
OH898	Kingston Village, Ohio	0.0076824625%
OH899	Kingsville Township, Ohio	0.0011036385%
OH900	Kinsman Township, Ohio	0.0020801208%
OH901	Kipton Village, Ohio	0.0000973918%
OH902	Kirby Village, Ohio	0.0000472254%
OH903	Kirkersville Village, Ohio	0.0005560173%
OH904	Kirkwood Township, Ohio	0.0000140607%
OH905	Kirtland City, Ohio	0.0223930205%

OH906	Kirtland Hills Village, Ohio	0.0096850050%
OH907	Knox County, Ohio	0.3115395206%
OH908	Knox Township, Columbiana County,	0.0005191487%
	Ohio	
OH909	Knox Township, Guernsey County, Ohio	0.0002039685%
OH910	Knox Township, Jefferson County, Ohio	0.0010041070%
OH911	Knox Township, Vinton County, Ohio	0.0001170406%
OH912	La Grange Township, Ohio	0.0042170664%
OH913	La Rue Village, Ohio	0.0006694539%
OH914	Lafayette Township, Ohio	0.0073805047%
OH915	Lafayette Village, Ohio	0.0000886329%
OH916	Lagrange Village, Ohio	0.0054247251%
OH917	Lake County, Ohio	1.2794251773%
OH918	Lake Township, Stark County, Ohio	0.0367336076%
OH919	Lake Township, Wood County, Ohio	0.0141058613%
OH920	Lakeline Village, Ohio	0.0000947652%
OH921	Lakemore Village, Ohio	0.0083562888%
OH922	Lakeview Village, Ohio	0.0008279569%
OH923	Lakewood City, Ohio	0.1008106545%
OH924	Lancaster City, Ohio	0.1565040398%
OH925	Latty Township, Ohio	0.0000877108%
OH926	Latty Village, Ohio	0.0000219277%
OH927	Laura Village, Ohio	0.0001135686%
OH928	Laurel Township, Ohio	0.0001089904%
OH929	Laurelville Village, Ohio	0.0007183460%
OH930	Lawrence County, Ohio	0.5322395718%
OH931	Lawrence Township, Lawrence County,	0.0093186258%
	Ohio	
OH932	Lawrence Township, Stark County, Ohio	0.0140521883%
OH933	Lawrence Township, Tuscarawas	0.0052322595%
	County, Ohio	
OH934	Lawrence Township, Washington	0.0000334215%
	County, Ohio	
OH935	Lebanon City, Ohio	0.0873597515%
OH936	Lebanon Township, Ohio	0.0004736376%
OH937	Lee Township, Athens County, Ohio	0.0005836255%
OH938	Lee Township, Carroll County, Ohio	0.0000980404%
OH939	Lee Township, Monroe County, Ohio	0.0000872768%
OH940	Leesburg Township, Ohio	0.0001989692%
OH941	Leesburg Village, Ohio	0.0054882077%
OH942	Leesville Village, Ohio	0.0000217868%
OH943	Leetonia Village, Ohio	0.0074544436%
OH944	Leipsic Village, Ohio	0.0030629968%
OH945	Lemon Township, Ohio	0.0041524079%
OH946	Lenox Township, Ohio	0.0002582984%
OH947	Leroy Township, Ohio	0.0053731877%
OH948	Letart Township, Ohio	0.0005413001%
OH949	Lewis Township, Ohio	0.0039998104%

OH950	Lewisburg Village, Ohio	0.0132254277%
OH951	Lewisville Village, Ohio	0.0001745536%
OH952	Lexington Township, Ohio	0.0014349065%
OH953	Lexington Village, Ohio	0.0093220146%
OH954	Liberty Center Village, Ohio	0.0002842517%
OH955	Liberty Township, Adams County, Ohio	0.0005534059%
OH956	Liberty Township, Butler County, Ohio	0.1149425287%
OH957	Liberty Township, Clinton County, Ohio	0.0016058699%
OH958	Liberty Township, Crawford County,	0.0001413900%
	Ohio	
OH959	Liberty Township, Darke County, Ohio	0.0010825959%
OH960	Liberty Township, Delaware County, Ohio	0.0646792482%
OH961	Liberty Township, Guernsey County,	0.0001631748%
	Ohio	
OH962	Liberty Township, Hancock County, Ohio	0.0013703927%
OH963	Liberty Township, Hardin County, Ohio	0.0010773571%
OH964	Liberty Township, Henry County, Ohio	0.0006632539%
OH965	Liberty Township, Highland County, Ohio	0.0016487208%
OH966	Liberty Township, Jackson County, Ohio	0.0018785750%
OH967	Liberty Township, Knox County, Ohio	0.0003803498%
OH968	Liberty Township, Licking County, Ohio	0.0000926695%
OH969	Liberty Township, Logan County, Ohio	0.0003591138%
OH970	Liberty Township, Mercer County, Ohio	0.0002526633%
OH971	Liberty Township, Putnam County, Ohio	0.0002235160%
OH972	Liberty Township, Seneca County, Ohio	0.0003409218%
OH973	Liberty Township, Trumbull County, Ohio	0.0688997396%
OH974	Liberty Township, Union County, Ohio	0.0017726349%
OH975	Liberty Township, Wood County, Ohio	0.0002142817%
OH976	Lick Township, Ohio	0.0000552522%
OH977	Licking County, Ohio	0.7119059883%
OH978	Licking Township, Licking County, Ohio	0.0031507646%
OH979	Licking Township, Muskingum County,	0.0012839582%
	Ohio	
OH980	Lima City, Ohio	0.1727455397%
OH981	Limaville Village, Ohio	0.0003869608%
OH982	Lincoln Heights Village, Ohio	0.0083419326%
OH983	Lincoln Township, Ohio	0.0001771237%
OH984	Lindsey Village, Ohio	0.0006510581%
OH985	Linndale Village, Ohio	0.0028091858%
ОН986	Lisbon Village, Ohio	0.0009584285%
OH987	Litchfield Township, Ohio	0.0019838797%
OH988	Lithopolis Village, Ohio	0.0014069809%
OH989	Liverpool Township, Columbiana	0.0053112911%
011707	County, Ohio	0.003311271170
OH990	Liverpool Township, Medina County,	0.0054202427%
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OH991	Lockbourne Village, Ohio	0.0000076368%
OH992	Lockington Village, Ohio	0.0000443696%
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ОН993	Lockland Village, Ohio	0.0146296956%
OH994	Lodi Township, Ohio	0.0003856097%
OH995	Lodi Village, Ohio	0.0068845348%
OH996	Logan City, Ohio	0.0081742815%
OH997	Logan County, Ohio	0.2671308245%
OH998	Logan Township, Ohio	0.0001602471%
OH999	London City, Ohio	0.0432082694%
OH1000	Londonderry Township, Ohio	0.0001223811%
OH1001	Lorain City, Ohio	0.2833225817%
OH1002	Lorain County, Ohio	1.3357776870%
OH1003	Lordstown Village, Ohio	0.0208012082%
OH1004	Lore City Village, Ohio	0.0001903706%
OH1005	Lostcreek Township, Ohio	0.0008063368%
OH1006	Loudon Township, Carroll County, Ohio	0.0003703748%
OH1007	Loudon Township, Seneca County, Ohio	0.0000802169%
OH1008	Loudonville Village, Ohio	0.0063961356%
OH1009	Louisville City, Ohio	0.0170110645%
OH1010	Loveland City, Ohio	0.0476149868%
OH1011	Lowell Village, Ohio	0.0000835538%
OH1012	Lowellville Village, Ohio	0.0039921417%
OH1013	Lower Salem Village, Ohio	0.0000220891%
OH1014	Lucas County, Ohio	3.1972089435%
OH1015	Lucas Village, Ohio	0.0007671706%
OH1016	Luckey Village, Ohio	0.0005693772%
OH1017	Ludlow Falls Village, Ohio	0.0002558525%
OH1018	Ludlow Township, Ohio	0.0000501323%
OH1019	Lykens Township, Ohio	0.0000217523%
OH1020	Lynchburg Village, Ohio	0.0028908592%
OH1021	Lyndhurst City, Ohio	0.0338761729%
OH1022	Lynn Township, Ohio	0.0000111068%
OH1023	Lyons Village, Ohio	0.0001442518%
OH1024	Macedonia City, Ohio	0.0527014847%
OH1025	Macksburg Village, Ohio	0.0000477742%
OH1026	Mad River Township, Champaign	0.0003806616%
0111020	County, Ohio	0.000300001070
OH1027	Mad River Township, Clark County, Ohio	0.0132962505%
OH1028	Madeira City, Ohio	0.01323023037
OH1029	Madison County, Ohio	0.2562654482%
OH1030	Madison Township, Butler County, Ohio	0.0065436778%
OH1031	Madison Township, Clark County, Ohio	0.0028035083%
OH1031	Madison Township, Columbiana	0.0001863611%
0111032	County, Ohio	0.000100301170
OH1033	Madison Township, Fayette County, Ohio	0.0003651188%
OH1034	Madison Township, Franklin County,	0.0648596631%
	Ohio	
OH1035	Madison Township, Guernsey County,	0.0001087832%
	Ohio	

OH1036	Madison Township, Hancock County, Ohio	0.0001546084%
OH1037	Madison Township, Highland County, Ohio	0.0000451704%
OH1038	Madison Township, Lake County, Ohio	0.0185550292%
OH1039	Madison Township, Licking County, Ohio	0.0016124501%
OH1040	Madison Township, Muskingum County, Ohio	0.0000200618%
OH1041	Madison Township, Pickaway County, Ohio	0.0005781272%
OH1042	Madison Township, Richland County, Ohio	0.0162443911%
OH1043	Madison Township, Sandusky County, Ohio	0.0010398844%
OH1044	Madison Township, Scioto County, Ohio	0.0090415557%
OH1045	Madison Township, Williams County, Ohio	0.0001650168%
OH1046	Madison Village, Ohio	0.0069557668%
OH1047	Magnetic Springs Village, Ohio	0.0003286007%
OH1048	Magnolia Village, Ohio	0.0039121470%
OH1049	Mahoning County, Ohio	1.6000258367%
OH1050	Maineville Village, Ohio	0.0020362222%
OH1051	Malaga Township, Ohio	0.0000561065%
OH1052	Malinta Village, Ohio	0.0000609111%
OH1053	Malta Village, Ohio	0.0001392397%
OH1054	Malvern Village, Ohio	0.0005882424%
OH1055	Manchester Township, Ohio	0.0013966912%
OH1056	Manchester Village, Ohio	0.0025562084%
OH1057	Mansfield City, Ohio	0.2140405926%
OH1058	Mantua Township, Ohio	0.0000649985%
OH1059	Mantua Village, Ohio	0.0015884020%
OH1060	Maple Heights City, Ohio	0.0395380059%
OH1061	Marble Cliff Village, Ohio	0.0004658471%
OH1062	Marblehead Village, Ohio	0.0019235388%
OH1063	Marengo Village, Ohio	0.0002597814%
OH1064	Margaretta Township, Ohio	0.0078229674%
OH1065	Mariemont Village, Ohio	0.0153812210%
OH1066	Marietta City, Ohio	0.0852917164%
OH1067	Marietta Township, Ohio	0.0002088845%
OH1068	Marion City, Ohio	0.2496505326%
OH1069	Marion County, Ohio	0.3374233828%
OH1070	Marion Township, Allen County, Ohio	0.0001840837%
OH1071	Marion Township, Clinton County, Ohio	0.0020965523%
OH1072	Marion Township, Fayette County, Ohio	0.0007695582%
OH1073	Marion Township, Hardin County, Ohio	0.0006108726%
OH1074	Marion Township, Henry County, Ohio	0.0000947506%
OH1075	Marion Township, Hocking County, Ohio	0.0001634856%
OH1076	Marion Township, Marion County, Ohio	0.0526451142%

0111077	M : T 1: M C (O):	0.001506056204
OH1077	Marion Township, Mercer County, Ohio	0.0015069562%
OH1078	Marion Township, Pike County, Ohio	0.0001943597%
OH1079	Mark Township, Ohio	0.0001324155%
OH1080	Marlboro Township, Delaware County,	0.0001979724%
	Ohio	
OH1081	Marlboro Township, Stark County, Ohio	0.0048193068%
OH1082	Marseilles Township, Ohio	0.0000067465%
OH1083	Marseilles Village, Ohio	0.0000067465%
OH1084	Marshall Township, Ohio	0.0006323861%
OH1085	Marshallville Village, Ohio	0.0004600557%
OH1086	Martins Ferry City, Ohio	0.0347299689%
OH1087	Martinsburg Village, Ohio	0.0000165369%
OH1088	Martinsville Village, Ohio	0.0006022012%
OH1089	Mary Ann Township, Ohio	0.0009452294%
OH1090	Marysville City, Ohio	0.0386422342%
OH1091	Mason City, Ohio	0.1510527828%
OH1092	Mason Township, Ohio	0.0000347710%
OH1093	Massie Township, Ohio	0.0001279911%
OH1094	Massillon City, Ohio	0.1194930798%
OH1095	Matamoras Village, Ohio	0.0003175044%
OH1096	Maumee City, Ohio	0.0830057490%
OH1097	Mayfield Heights City, Ohio	0.0460098010%
OH1098	Mayfield Village, Ohio	0.0222206201%
OH1099	McArthur Village, Ohio	0.0034201873%
OH1100	McClure Village, Ohio	0.0000744469%
OH1101	McComb Village, Ohio	0.0019536880%
OH1102	McConnelsville Village, Ohio	0.0038344466%
OH1103	McDonald Township, Ohio	0.0004331642%
OH1104	McDonald Village, Ohio	0.0085762358%
OH1105	McGuffey Village, Ohio	0.0000111068%
OH1106	McKean Township, Ohio	0.0016773188%
OH1107	McLean Township, Ohio	0.0000088739%
OH1108	Mead Township, Ohio	0.0016310431%
OH1109	Mecca Township, Ohio	0.0015686157%
OH1110	Mechanicsburg Village, Ohio	0.0059742716%
OH1111	Medina City, Ohio	0.0850942672%
OH1112	Medina County, Ohio	0.7825696764%
OH1113	Medina Township, Ohio	0.0180792844%
OH1113	Meigs County, Ohio	0.1986571471%
OH1115	Meigs Township, Ohio	0.0019764498%
OH1116	Meigsville Township, Ohio	0.0000749752%
OH1117	Melrose Village, Ohio	0.0001123652%
OH1118	Mendon Village, Ohio	0.0000902369%
OH1119	Mentor City, Ohio	0.2495262895%
OH1120	Mentor-On-The-Lake City, Ohio	0.0195974466%
OH1121	Mercer County, Ohio	0.1655486085%
OH1122	Mesopotamia Township, Ohio	0.0029496795%

OH1123	Metamora Village, Ohio	0.0001589872%
OH1124	Meyers Lake Village, Ohio	0.0015027860%
OH1125	Miami County, Ohio	0.5778482109%
OH1126	Miami Township, Clermont County, Ohio	0.2187745945%
OH1127	Miami Township, Greene County, Ohio	0.0056649739%
OH1128	Miami Township, Hamilton County, Ohio	0.0222368033%
OH1129	Miami Township, Logan County, Ohio	0.0002394092%
OH1130	Miami Township, Montgomery County,	0.1354683508%
	Ohio	
OH1131	Miamisburg City, Ohio	0.1660413479%
OH1132	Middle Point Village, Ohio	0.0010159860%
OH1133	Middleburg Heights City, Ohio	0.0377244809%
OH1134	Middlebury Township, Ohio	0.0002811281%
OH1135	Middlefield Village, Ohio	0.0110639374%
OH1136	Middleport Village, Ohio	0.0066985891%
OH1137	Middleton Township, Columbiana	0.0013311506%
	County, Ohio	
OH1138	Middleton Township, Wood County, Ohio	0.0032264709%
OH1139	Middletown City, Ohio	0.5826547123%
OH1140	Midland Village, Ohio	0.0000223037%
OH1141	Midvale Village, Ohio	0.0004926798%
OH1142	Midway Village, Ohio	0.0006778443%
OH1143	Mifflin Township, Ashland County, Ohio	0.0003416231%
OH1144	Mifflin Township, Franklin County, Ohio	0.0915733216%
OH1145	Mifflin Township, Pike County, Ohio	0.0001267563%
OH1146	Mifflin Township, Richland County, Ohio	0.0080552911%
OH1147	Mifflin Township, Wyandot County, Ohio	0.0001214367%
OH1148	Mifflin Village, Ohio	0.0001545438%
OH1149	Milan Township, Ohio	0.0020258680%
OH1150	Milan Village, Ohio	0.0040820332%
OH1151	Milford Center Village, Ohio	0.0000633084%
OH1152	Milford City, Ohio	0.0751522099%
OH1153	Milford Township, Butler County, Ohio	0.0015672512%
OH1154	Milford Township, Defiance County,	0.0002979348%
	Ohio	
OH1155	Mill Creek Township, Coshocton	0.0000229613%
	County, Ohio	
OH1156	Mill Creek Township, Williams County,	0.0000628635%
	Ohio	
OH1157	Mill Township, Ohio	0.0121593375%
OH1158	Millbury Village, Ohio	0.0009905091%
OH1159	Millcreek Township, Ohio	0.0000180881%
OH1160	Milledgeville Village, Ohio	0.0000257235%
OH1161	Miller City Village, Ohio	0.0000248351%
OH1162	Miller Township, Ohio	0.0008599212%
OH1163	Millersburg Village, Ohio	0.0018263731%
OH1164	Millersport Village, Ohio	0.0058664571%
OH1165	Millville Village, Ohio	0.0076100550%

OH1167 Milton Center Village, Ohio 0.00000612 OH1168 Milton Township, Ashland County, Ohio 0.00001626 OH1169 Milton Township, Mahoning County, Ohio 0.000486427 Oh109 Milton Township, Mahoning County, Ohio 0.00001729 OH1170 Miltonsburg Village, Ohio 0.000307764 OH1171 Minerva Park Village, Ohio 0.003007764 OH1173 Minerva Village, Ohio 0.00182148 OH1174 Mingo Junction Village, Ohio 0.00749095 OH1175 Minster Village, Ohio 0.000564425 OH1176 Mississinawa Township, Ohio 0.00034446 OH1177 Mogadore Village, Ohio 0.01081813 OH1178 Monclova Township, Ohio 0.01081813 OH1181 Monroe City, Ohio 0.119839118 OH1182 Monroe Township, Adams County, Ohio 0.00022227 OH1183 Monroe Township, Allen County, Ohio 0.00022227 OH1184 Monroe Township, Clermont County, Ohio 0.000133306 OH1185 Monroe Township, Harrison County, Ohio 0.00015036 OH1187 <th></th> <th></th> <th></th>			
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OH1169 Milton Township, Mahoning County, Ohio 0.00486427 OH1170 Miltonsburg Village, Ohio 0.00001729 OH1171 Mineral City Village, Ohio 0.00265061 OH1172 Minerva Park Village, Ohio 0.00307764 OH1173 Minerva Village, Ohio 0.00749095 OH1174 Mingo Junction Village, Ohio 0.00749095 OH1175 Minster Village, Ohio 0.00034446 OH1176 Mississinava Township, Ohio 0.01076181 OH1177 Mogadore Village, Ohio 0.01076181 OH1178 Monclova Township, Ohio 0.01081813 OH1179 Monday Creek Township, Ohio 0.01081813 OH1180 Monroe City, Ohio 0.119839116 OH1181 Monroe Township, Adlen County, Ohio 0.0068227 OH1182 Monroe Township, Carroll County, Ohio 0.00027271 OH1183 Monroe Township, Carroll County, Ohio 0.0001308 OH1184 Monroe Township, Darke County, Ohio 0.00019037 OH1185 Monroe Township, Harrison County, Ohio 0.00019037 OH1189 Monr	OH1167	Milton Center Village, Ohio	0.0000061223%
OHi170 Miltonsburg Village, Ohio 0.00001729 OH1171 Mineral City Village, Ohio 0.000265061 OH1172 Minerva Park Village, Ohio 0.00307764 OH1173 Minerva Village, Ohio 0.01182148 OH1174 Mingo Junction Village, Ohio 0.00749095 OH1175 Minster Village, Ohio 0.00034446 OH1176 Mississinawa Township, Ohio 0.01076181 OH1177 Mogadore Village, Ohio 0.01076181 OH1179 Monclova Township, Ohio 0.01081813 OH1180 Monroe Tew Township, Ohio 0.01081813 OH1181 Monroe County, Ohio 0.0168657 OH1182 Monroe Township, Adams County, Ohio 0.00168657 OH1183 Monroe Township, Allen County, Ohio 0.00027271 OH1184 Monroe Township, Carroll County, Ohio 0.0001308 OH1185 Monroe Township, Darke County, Ohio 0.000432828 OH1186 Monroe Township, Harrison County, Ohio 0.00013306 OH1187 Monroe Township, Knox County, Ohio 0.00218287 OH1190 Monroe To	OH1168	Milton Township, Ashland County, Ohio	0.0000162678%
OH1170 Miltonsburg Village, Ohio 0.00001729 OH1171 Minerva Park Village, Ohio 0.00265061 OH1172 Minerva Park Village, Ohio 0.00307764 OH1173 Minerva Village, Ohio 0.001182148 OH1174 Mingo Junction Village, Ohio 0.00749095 OH1175 Minster Village, Ohio 0.00564425 OH1176 Mississinawa Township, Ohio 0.01076181 OH1177 Mogadore Village, Ohio 0.01081813 OH1178 Monclova Township, Ohio 0.01081813 OH1179 Monday Creek Township, Ohio 0.01081813 OH1180 Monroe County, Ohio 0.01983911 OH1181 Monroe County, Ohio 0.07682227 OH1182 Monroe Township, Adlen County, Ohio 0.00168657 OH1183 Monroe Township, Carroll County, Ohio 0.0001308 OH1184 Monroe Township, Darke County, Ohio 0.00011308 OH1185 Monroe Township, Barrison County, Ohio 0.00015511 OH1187 Monroe Township, Knox County, Ohio 0.000155360 OH1188 Monroe Township, Knox	OH1169	Milton Township, Mahoning County,	0.0048642711%
OH1171 Mineral City Village, Ohio 0.00265061 OH1172 Minerva Park Village, Ohio 0.00307764 OH1173 Minerva Village, Ohio 0.01182148' OH1174 Mingo Junction Village, Ohio 0.00749095' OH1175 Minster Village, Ohio 0.00034446' OH1176 Mississinawa Township, Ohio 0.01076181' OH1177 Mogadore Village, Ohio 0.01076181' OH1178 Monclova Township, Ohio 0.01081813' OH1179 Monday Creek Township, Ohio 0.0004343' OH1180 Monroe City, Ohio 0.11983911' OH1181 Monroe County, Ohio 0.07682227' OH1182 Monroe Township, Adams County, Ohio 0.00027271' OH1183 Monroe Township, Carroll County, Ohio 0.00027271' OH1184 Monroe Township, Carroll County, Ohio 0.0001308- OH1185 Monroe Township, Barrison County, Ohio 0.00011308- OH1186 Monroe Township, Harrison County, Ohio 0.00015306- OH1187 Monroe Township, Knox County, Ohio 0.000153306- OH1199		Ohio	
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OH1173 Minerva Village, Ohio 0.01182148' OH1174 Mingo Junction Village, Ohio 0.00749095' OH1175 Minster Village, Ohio 0.000564425' OH1176 Mississinawa Township, Ohio 0.01076181' OH1177 Mogadore Village, Ohio 0.01076181' OH1178 Monclova Township, Ohio 0.01081813' OH1179 Monday Creek Township, Ohio 0.0004303' OH1180 Monroe City, Ohio 0.011983911' OH1181 Monroe County, Ohio 0.07682227' OH1182 Monroe Township, Adams County, Ohio 0.00168657' OH1183 Monroe Township, Carroll County, Ohio 0.0011308- OH1184 Monroe Township, Carroll County, Ohio 0.00101308- OH1185 Monroe Township, Darke County, Ohio 0.00018218- OH1186 Monroe Township, Burrison County, Ohio 0.000182827' OH1187 Monroe Township, Harrison County, Ohio 0.000182827' OH1188 Monroe Township, Knox County, Ohio 0.000182827' OH1191 Monroe Township, Licking County, Ohio 0.00035306'	OH1171	Mineral City Village, Ohio	0.0026506173%
OH1174 Mingo Junction Village, Ohio 0.00749095' OH1175 Minster Village, Ohio 0.00564425' OH1176 Mississinawa Township, Ohio 0.00034446' OH1177 Mogadore Village, Ohio 0.01076181' OH1178 Monclova Township, Ohio 0.01081813. OH1179 Monday Creek Township, Ohio 0.00004303 OH1180 Monroe City, Ohio 0.11983911' OH1181 Monroe County, Ohio 0.07682227' OH1182 Monroe Township, Adams County, Ohio 0.00168657' OH1183 Monroe Township, Carroll County, Ohio 0.00101308 OH1184 Monroe Township, Carroll County, Ohio 0.00101308 OH1185 Monroe Township, Darke County, Ohio 0.0001937' Ohio Ohio 0.0001937' OH1187 Monroe Township, Harrison County, Ohio 0.0001937' OH1188 Monroe Township, Knox County, Ohio 0.00218287' OH1190 Monroe Township, Logan County, Ohio 0.0035306' OH1191 Monroe Township, Perry County, Ohio 0.00012037 OH1192 Monro	OH1172	Minerva Park Village, Ohio	0.0030776456%
OH1175 Minster Village, Ohio 0.00564425 OH1176 Mississinawa Township, Ohio 0.00034446 OH1177 Mogadore Village, Ohio 0.010761815 OH1178 Monclova Township, Ohio 0.01081813 OH1179 Monday Creek Township, Ohio 0.00004303 OH1180 Monroe City, Ohio 0.119839110 OH1181 Monroe Township, Adams County, Ohio 0.07682227 OH1182 Monroe Township, Allen County, Ohio 0.001686576 OH1183 Monroe Township, Carroll County, Ohio 0.00027271 OH1184 Monroe Township, Clermont County, 0.00348218 Ohio Ohio 0.000348218 OH1185 Monroe Township, Darke County, Ohio 0.00061511 OH1187 Monroe Township, Guernsey County, 0.00019037 Ohio Ohio 0.00019037 OH1188 Monroe Township, Harrison County, Ohio 0.00035306 OH1189 Monroe Township, Knox County, Ohio 0.00035306 OH1190 Monroe Township, Logan County, Ohio 0.000160536 OH1191 Monroe Township, Perry Co	OH1173	Minerva Village, Ohio	0.0118214870%
OH1176 Mississinawa Township, Ohio 0.000344466 OH1177 Mogadore Village, Ohio 0.010761819 OH1178 Monclova Township, Ohio 0.01081813 OH1179 Monday Creek Township, Ohio 0.00004303 OH1180 Monroe City, Ohio 0.119839110 OH1181 Monroe County, Ohio 0.076822270 OH1182 Monroe Township, Adams County, Ohio 0.001686576 OH1183 Monroe Township, Allen County, Ohio 0.000172710 OH1184 Monroe Township, Carroll County, Ohio 0.00101308 OH1185 Monroe Township, Clermont County, Ohio 0.000418218 OH1186 Monroe Township, Darke County, Ohio 0.0001531 OH1187 Monroe Township, Guernsey County, Ohio 0.00035306 OH1188 Monroe Township, Harrison County, Ohio 0.000218287 OH1190 Monroe Township, Knox County, Ohio 0.00035306 OH1191 Monroe Township, Logan County, Ohio 0.00018953 OH1192 Monroe Township, Perry County, Ohio 0.00018953 OH1193 Monroe Township, Perkaway County, 0.00037408 </td <td>OH1174</td> <td>Mingo Junction Village, Ohio</td> <td>0.0074909571%</td>	OH1174	Mingo Junction Village, Ohio	0.0074909571%
OH1177 Mogadore Village, Ohio 0.010761819 OH1178 Monclova Township, Ohio 0.01081813 OH1179 Monday Creek Township, Ohio 0.00004303 OH1180 Monroe City, Ohio 0.119839116 OH1181 Monroe County, Ohio 0.07682227 OH1182 Monroe Township, Allen County, Ohio 0.00168657 OH1183 Monroe Township, Carroll County, Ohio 0.00101308 OH1184 Monroe Township, Clermont County, Ohio 0.0011308 OH1185 Monroe Township, Clermont County, Ohio 0.00348218 Ohio Ohio 0.00061511 OH1186 Monroe Township, Darke County, Ohio 0.00019037 Ohio 0.0019037 0.00019037 OH1187 Monroe Township, Harrison County, Ohio 0.00218287 OH1189 Monroe Township, Knox County, Ohio 0.00033306 OH1190 Monroe Township, Logan County, Ohio 0.00018953 OH1191 Monroe Township, Muskingum County, Ohio 0.00018953 OH1192 Monroe Township, Perry County, Ohio 0.00037408 OH1193 Monr	OH1175	Minster Village, Ohio	0.0056442578%
OH1178 Monclova Township, Ohio 0.01081813: OH1179 Monday Creek Township, Ohio 0.00004303 OH1180 Monroe City, Ohio 0.119839116 OH1181 Monroe County, Ohio 0.07682227. OH1182 Monroe Township, Adams County, Ohio 0.001686576 OH1183 Monroe Township, Allen County, Ohio 0.000272716 OH1184 Monroe Township, Carroll County, Ohio 0.00101308. OH1185 Monroe Township, Clermont County, Ohio 0.00348218 Ohio Ohio 0.00061511 OH1187 Monroe Township, Darke County, Ohio 0.0001651 OH1188 Monroe Township, Guernsey County, Ohio 0.00019037 OH1189 Monroe Township, Knox County, Ohio 0.00218287 OH1190 Monroe Township, Logan County, Ohio 0.01605036 OH1191 Monroe Township, Muskingum County, Ohio 0.00018953 OH1192 Monroe Township, Perry County, Ohio 0.00012037 OH1193 Monroe Township, Perry County, Ohio 0.00037408 OH1194 Monroe Township, Perry County, Ohio 0.00037408 <tr< td=""><td>OH1176</td><td>Mississinawa Township, Ohio</td><td>0.0003444623%</td></tr<>	OH1176	Mississinawa Township, Ohio	0.0003444623%
OH1179 Monday Creek Township, Ohio 0.00004303 OH1180 Monroe City, Ohio 0.119839110 OH1181 Monroe County, Ohio 0.076822270 OH1182 Monroe Township, Adams County, Ohio 0.001686570 OH1183 Monroe Township, Allen County, Ohio 0.000272710 OH1184 Monroe Township, Carroll County, Ohio 0.00101308 OH1185 Monroe Township, Clermont County, Ohio 0.003482180 Ohio Ohio 0.00061511 OH1187 Monroe Township, Darke County, Ohio 0.000190370 Ohio Ohio 0.000190370 OH1188 Monroe Township, Harrison County, Ohio 0.000190370 OH1189 Monroe Township, Knox County, Ohio 0.002182870 OH1190 Monroe Township, Logan County, Ohio 0.001605360 OH1191 Monroe Township, Muskingum County, Ohio 0.000189530 OH1192 Monroe Township, Perry County, Ohio 0.000189530 OH1193 Monroe Township, Perry County, Ohio 0.00007530 OH1194 Monroe Township, Perry County, Ohio 0.00007530	OH1177	Mogadore Village, Ohio	0.0107618198%
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OH1238 Murray City Village, Ohio 0.0003666041% OH1239 Muskingum County, Ohio 0.5186890264% OH1240 Muskingum Township, Ohio 0.0034591272% OH1241 Mutual Village, Ohio 0.0000512624% OH1242 Napoleon City, Ohio 0.0200262083% OH1243 Napoleon Township, Ohio 0.0008595230% OH1244 Nashville Village, Ohio 0.0001163295% OH1245 Navarre Village, Ohio 0.0045125337% OH1246 Nellie Village, Ohio 0.0000766034% OH1247 Nelsonville City, Ohio 0.0153618582% OH1248 Nevada Village, Ohio 0.0000539719%	OH1236	Munroe Falls City, Ohio	
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OH1243 Napoleon Township, Ohio 0.0008595230% OH1244 Nashville Village, Ohio 0.0001163295% OH1245 Navarre Village, Ohio 0.0045125337% OH1246 Nellie Village, Ohio 0.0000766034% OH1247 Nelsonville City, Ohio 0.0153618582% OH1248 Nevada Village, Ohio 0.0000539719%	OH1241	Mutual Village, Ohio	0.0000512624%
OH1244 Nashville Village, Ohio 0.0001163295% OH1245 Navarre Village, Ohio 0.0045125337% OH1246 Nellie Village, Ohio 0.0000766034% OH1247 Nelsonville City, Ohio 0.0153618582% OH1248 Nevada Village, Ohio 0.0000539719%	OH1242	Napoleon City, Ohio	0.0200262083%
OH1245 Navarre Village, Ohio 0.0045125337% OH1246 Nellie Village, Ohio 0.0000766034% OH1247 Nelsonville City, Ohio 0.0153618582% OH1248 Nevada Village, Ohio 0.0000539719%	OH1243	Napoleon Township, Ohio	0.0008595230%
OH1246 Nellie Village, Ohio 0.0000766034% OH1247 Nelsonville City, Ohio 0.0153618582% OH1248 Nevada Village, Ohio 0.0000539719%	OH1244	Nashville Village, Ohio	0.0001163295%
OH1247 Nelsonville City, Ohio 0.0153618582% OH1248 Nevada Village, Ohio 0.0000539719%	OH1245	Navarre Village, Ohio	0.0045125337%
OH1248 Nevada Village, Ohio 0.0000539719%	OH1246	Nellie Village, Ohio	0.0000766034%
	OH1247	Nelsonville City, Ohio	0.0153618582%
OH1249 Neville Village, Ohio 0.0000172386%	OH1248		
	OH1249	Neville Village, Ohio	0.0000172386%

OH1250	New Albany City, Ohio	0.0355984449%
OH1251	New Alexandria Village, Ohio	0.0001593821%
OH1252	New Athens Village, Ohio	0.0001049661%
OH1253	New Bavaria Village, Ohio	0.0001925555%
OH1254	New Bloomington Village, Ohio	0.0006286558%
OH1255	New Boston Village, Ohio	0.0217793450%
OH1256	New Bremen Village, Ohio	0.0076829566%
OH1257	New Carlisle City, Ohio	0.0121258538%
OH1258	New Concord Village, Ohio	0.0073426360%
OH1259	New Franklin City, Ohio	0.0293867642%
OH1260	New Haven Township, Ohio	0.0016334992%
OH1261	New Holland Village, Ohio	0.0001903085%
OH1262	New Jasper Township, Ohio	0.0016406755%
OH1263	New Knoxville Village, Ohio	0.0011840478%
OH1264	New Lebanon Village, Ohio	0.0058388430%
OH1265	New Lexington Village, Ohio	0.0038388430%
OH1266	New Lexington Vinage, Onio New London Township, Ohio	0.002882646%
OH1267		0.0030473682%
OH1268	New London Village, Ohio	0.0030473082%
	New Madison Village, Ohio	0.0016608003%
OH1269	New Market Township, Ohio	
OH1270	New Miami Village, Ohio	0.0024074272%
OH1271	New Middletown Village, Ohio	0.0007615778%
OH1272	New Paris Village, Ohio	0.0016204423%
OH1273	New Philadelphia City, Ohio	0.0774788253%
OH1274	New Richmond Village, Ohio	0.0330808011%
OH1275	New Riegel Village, Ohio	0.0002406507%
OH1276	New Russia Township, Ohio	0.0008375698%
OH1277	New Straitsville Village, Ohio	0.0021300444%
OH1278	New Vienna Village, Ohio	0.0009144537%
OH1279	New Washington Village, Ohio	0.0012290055%
OH1280	New Waterford Village, Ohio	0.0048586998%
OH1281	New Weston Village, Ohio	0.0000861156%
OH1282	Newark City, Ohio	0.1777772576%
OH1283	Newark Township, Ohio	0.0018255901%
OH1284	Newberry Township, Ohio	0.0019874499%
OH1285	Newburgh Heights Village, Ohio	0.0042789708%
OH1286	Newbury Township, Ohio	0.0027755552%
OH1287	Newcomerstown Village, Ohio	0.0076759513%
OH1288	Newton Falls Village, Ohio	0.0365044154%
OH1289	Newton Township, Licking County, Ohio	0.0011027676%
OH1290	Newton Township, Muskingum County,	0.0020262466%
0111201	Ohio	0.00000015145
OH1291	Newton Township, Pike County, Ohio	0.0002281614%
OH1292	Newton Township, Trumbull County,	0.0026939270%
OH1202	Ohio	0.000551724007
OH1293	Newtonsville Village, Ohio	0.0005516340%
OH1294	Newtown Village, Ohio	0.0057282940%

OH1295	Ney Village, Ohio	0.0000662077%
OH1296	Nile Township, Ohio	0.0052315920%
OH1297	Niles City, Ohio	0.1643806952%
OH1298	Nimishillen Township, Ohio	0.0122610291%
OH1299	Noble County, Ohio	0.0987433126%
OH1300	Noble Township, Auglaize County, Ohio	0.0000089026%
OH1301		0.0003420733%
	Noble Township, Defiance County, Ohio	
OH1302	Noble Township, Noble County, Ohio	0.0008278915%
OH1303	North Baltimore Village, Ohio	0.0034529973%
OH1304	North Bend Village, Ohio	0.0025608089%
OH1305	North Bloomfield Township, Ohio	0.0004132886%
OH1306	North Canton City, Ohio	0.0524878920%
OH1307	North College Hill City, Ohio	0.0194144077%
OH1308	North Fairfield Village, Ohio	0.0000686344%
OH1309	North Hampton Village, Ohio	0.0018236413%
OH1310	North Kingsville Village, Ohio	0.0058586766%
OH1311	North Lewisburg Village, Ohio	0.0040569220%
OH1312	North Olmsted City, Ohio	0.0399884238%
OH1313	North Perry Village, Ohio	0.0021416939%
OH1314	North Randall Village, Ohio	0.0021410939%
OH1314 OH1315	North Ridgeville City, Ohio	0.1099748579%
	•	
OH1316	North Robinson Village, Ohio	0.0000652569%
OH1317	North Royalton City, Ohio	0.0490362937%
OH1318	North Star Village, Ohio	0.0006041028%
OH1319	North Township, Ohio	0.0006202542%
OH1320	Northfield Center Township, Ohio	0.0055419447%
OH1321	Northfield Village, Ohio	0.0204907382%
OH1322	Northwest Township, Ohio	0.0003378915%
OH1323	Northwood City, Ohio	0.0154037964%
OH1324	Norton City, Ohio	0.0374368018%
OH1325	Norwalk City, Ohio	0.0671930963%
OH1326	Norwalk Township, Ohio	0.0009746088%
OH1327	Norwich Township, Franklin County,	0.0881825657%
	Ohio	
OH1328	Norwich Township, Huron County, Ohio	0.0005490754%
OH1329	Norwich Village, Ohio	0.0000776491%
OH1330	Norwood City, Ohio	0.1133550899%
OH1331	Nottingham Township, Ohio	0.0002290169%
OH1332	Oak Harbor Village, Ohio	0.0043210926%
OH1333	Oak Hill Village, Ohio	0.0009945397%
OH1334	Oakwood City, Ohio	0.0665292396%
OH1335	Oakwood Village, Cuyahoga County, Ohio	0.0160412015%
OH1335 OH1336	Oakwood Village, Cuyanoga County, Ohio	0.0100412013%
OH1337	Oberlin City, Ohio	0.0523286319%
OH1338	Obetz Village, Ohio	0.0012677151%
OH1339	Octa Village, Ohio	0.0000132032%
OH1340	Ohio City Village, Ohio	0.0013381279%

OH1341	Ohio Township, Clermont County, Ohio	0.0024995915%
OH1342	Ohio Township, Monroe County, Ohio	0.0002805325%
OH1343	Old Washington Village, Ohio	0.0016589439%
OH1344	Olive Township, Meigs County, Ohio	0.0005413001%
OH1345	Olive Township, Noble County, Ohio	0.0002069729%
OH1346	Olmsted Falls City, Ohio	0.0116318466%
OH1347	Olmsted Township, Ohio	0.0148163807%
OH1348	Ontario City, Ohio	0.0192773910%
OH1349	Orange Township, Ashland County, Ohio	0.0004880329%
OH1350	Orange Township, Carroll County, Ohio	0.0003703748%
OH1351	Orange Township, Delaware County, Ohio	0.0531556020%
OH1352	Orange Township, Meigs County, Ohio	0.0003383126%
OH1353	Orange Township, Shelby County, Ohio	0.0011891054%
OH1354	Orange Village, Ohio	0.0100237754%
OH1355	Orangeville Village, Ohio	0.0005285553%
OH1356	Oregon City, Ohio	0.0936692081%
OH1357	Orrville City, Ohio	0.0089614214%
OH1358	Orwell Township, Ohio	0.0004813742%
OH1359	Orwell Village, Ohio	0.0054712290%
OH1360	Osgood Village, Ohio	0.0000984178%
OH1361	Osnaburg Township, Ohio	0.0017515756%
OH1362	Ostrander Village, Ohio	0.0001237328%
OH1363	Ottawa County, Ohio	0.2393019717%
OH1364	Ottawa Hills Village, Ohio	0.0134021121%
OH1365	Ottawa Village, Ohio	0.0047352274%
OH1366	Ottoville Village, Ohio	0.0010927448%
OH1367	Otway Village, Ohio	0.0001137303%
OH1368	Owensville Village, Ohio	0.0008791667%
OH1369	Oxford City, Ohio	0.0794612533%
OH1370	Oxford Township, Butler County, Ohio	0.1101599888%
OH1371	Oxford Township, Coshocton County, Ohio	0.0002143057%
OH1372	Oxford Township, Guernsey County,	0.0001223811%
	Ohio	
OH1373	Oxford Township, Tuscarawas County,	0.0000788288%
	Ohio	
OH1374	Painesville City, Ohio	0.0828627046%
OH1375	Painesville Township, Ohio	0.0334236916%
OH1376	Paint Township, Fayette County, Ohio	0.0000280861%
OH1377	Paint Township, Highland County, Ohio	0.0002710226%
OH1378	Paint Township, Holmes County, Ohio	0.0004187862%
OH1379	Paint Township, Madison County, Ohio	0.0000155425%
OH1380	Paint Township, Ross County, Ohio	0.0003836542%
OH1381	Paint Township, Wayne County, Ohio	0.0001894347%
OH1382	Palestine Village, Ohio	0.0005121741%
OH1383	Palmer Township, Ohio	0.0000584877%
OH1384	Palmyra Township, Ohio	0.0008124819%
OH1385	Pandora Village, Ohio	0.0009188990%

OH1386	Paris Township, Portage County, Ohio	0.0001503091%
OH1387	Paris Township, Stark County, Ohio	0.0010390703%
OH1388	Parkman Township, Ohio	0.0008613792%
OH1389	Parma City, Ohio	0.1543116176%
OH1390	Parma Heights City, Ohio	0.0326118418%
OH1391	Parral Village, Ohio	0.0000098536%
OH1392	Pataskala City, Ohio	0.0174033408%
OH1393	Patterson Village, Ohio	0.0000841761%
OH1394	Paulding County, Ohio	0.0839721160%
OH1395	Paulding Township, Ohio	0.0001534939%
OH1396	Paulding Village, Ohio	0.0016847781%
OH1397	Paxton Township, Ohio	0.0010329152%
OH1398	Payne Village, Ohio	0.0005664655%
OH1399	Pease Township, Ohio	0.0005202465%
OH1400	Pebble Township, Ohio	0.0003464673%
OH1401	Pee Pee Township, Ohio	0.0015041749%
OH1402	Peebles Village, Ohio	0.0067989872%
OH1403	Pemberville Village, Ohio	0.0012856905%
OH1404	Peninsula Village, Ohio	0.0050407601%
OH1405	Penn Township, Ohio	0.0001392397%
OH1406	Pepper Pike City, Ohio	0.0193758750%
OH1407	Perkins Township, Ohio	0.0512077107%
OH1408	Perry County, Ohio	0.2380485965%
OH1409	Perry Township, Allen County, Ohio	0.0045543679%
OH1410	Perry Township, Brown County, Ohio	0.0143559087%
OH1411	Perry Township, Columbiana County,	0.0048853229%
	Ohio	
OH1412	Perry Township, Fayette County, Ohio	0.0003538844%
OH1413	Perry Township, Franklin County, Ohio	0.0091642053%
OH1414	Perry Township, Lake County, Ohio	0.0025586608%
OH1415	Perry Township, Lawrence County, Ohio	0.0009214313%
OH1416	Perry Township, Licking County, Ohio	0.0016309840%
OH1417	Perry Township, Logan County, Ohio	0.0026933538%
OH1418	Perry Township, Monroe County, Ohio	0.0000872768%
OH1419	Perry Township, Muskingum County,	0.0027986277%
	Ohio	
OH1420	Perry Township, Pickaway County, Ohio	0.0000291493%
OH1421	Perry Township, Pike County, Ohio	0.0001267563%
OH1422	Perry Township, Putnam County, Ohio	0.0000082784%
OH1423	Perry Township, Richland County, Ohio	0.0004103471%
OH1424	Perry Township, Stark County, Ohio	0.0537347763%
OH1425	Perry Township, Wood County, Ohio	0.0001040797%
OH1426	Perry Village, Ohio	0.0054300469%
OH1427	Perrysburg City, Ohio	0.0576846462%
OH1428	Perrysburg Township, Ohio	0.0342177338%
OH1429	Perrysville Village, Ohio	0.0008459238%
OH1430	Peru Township, Huron County, Ohio	0.0000274538%
OH1431	Peru Township, Morrow County, Ohio	0.0000708495%

OH1432	Phillipsburg Village, Ohio	0.0041962937%
OH1433	Philo Village, Ohio	0.0010532470%
OH1434	Pickaway County, Ohio	0.0934088328%
OH1435	Pickaway Township, Ohio	0.0005441197%
OH1436	Pickerington City, Ohio	0.0350194279%
OH1437	Pierce Township, Ohio	0.0721778605%
OH1438	Pierpont Township, Ohio	0.0011858243%
OH1439	Pike County, Ohio	0.3072066041%
OH1440	Pike Township, Brown County, Ohio	0.0024184900%
OH1441	Pike Township, Clark County, Ohio	0.0026810249%
OH1442	Pike Township, Perry County, Ohio	0.0022268646%
OH1443	Pike Township, Stark County, Ohio	0.0021276201%
OH1444	Piketon Village, Ohio	0.0023999196%
OH1445	Pioneer Village, Ohio	0.0028760068%
OH1446	Piqua City, Ohio	0.0869480927%
OH1447	Pitsburg Village, Ohio	0.0005659024%
OH1448	Pitt Township, Ohio	0.0002833522%
OH1449	Plain City Village, Ohio	0.0102501421%
OH1450	Plain Township, Franklin County, Ohio	0.0388485937%
OH1451	Plain Township, Stark County, Ohio	0.0464019090%
OH1452	Plain Township, Wayne County, Ohio	0.0002976831%
OH1453	Plain Township, Wood County, Ohio	0.0002693828%
OH1454	Plainfield Village, Ohio	0.0000153076%
OH1455	Pleasant City Village, Ohio	0.0008654831%
OH1456	Pleasant Hill Village, Ohio	0.0002839214%
OH1457	Pleasant Plain Village, Ohio	0.0000116356%
OH1458	Pleasant Township, Brown County, Ohio	0.0012092450%
OH1459	Pleasant Township, Clark County, Ohio	0.0032390047%
OH1460	Pleasant Township, Fairfield County, Ohio	0.0068849393%
OH1461	Pleasant Township, Franklin County, Ohio	0.0137844922%
OH1462	Pleasant Township, Hancock County,	0.0002811062%
	Ohio	
OH1463	Pleasant Township, Henry County, Ohio	0.0002233406%
OH1464	Pleasant Township, Knox County, Ohio	0.0045641970%
OH1465	Pleasant Township, Marion County, Ohio	0.0096326984%
OH1466	Pleasant Township, Perry County, Ohio	0.0001828826%
OH1467	Pleasant Township, Seneca County, Ohio	0.0003208676%
OH1468	Pleasant Township, Van Wert County,	0.0002849717%
	Ohio	
OH1469	Pleasantville Village, Ohio	0.0000570350%
OH1470	Plymouth Township, Ohio	0.0017493844%
OH1471	Plymouth Village, Ohio	0.0065060016%
OH1472	Poland Township, Ohio	0.0148262002%
OH1473	Poland Village, Ohio	0.0061663235%
OH1474	Polk Township, Ohio	0.0010767393%
OH1475	Polk Village, Ohio	0.0000406694%
OH1476	Pomeroy Village, Ohio	0.0093881741%
OH1477	Port Clinton City, Ohio	0.0145364578%

OH1478	Port Laffarson Village Ohio	0.0003105872%
OH1478 OH1479	Port Jefferson Village, Ohio Port Washington Village, Ohio	0.0003103872%
OH1480	Port William Village, Ohio	0.0003231087%
OH1480	Portage County, Ohio	0.9187057360%
OH1481	Portage Township, Hancock County,	0.0001686637%
OH1462	Ohio	0.0001080037%
OH1483	Portage Township, Ottawa County, Ohio	0.0000480885%
OH1484	Portage Township, Wood County, Ohio	0.0001408137%
OH1485	Portage Village, Ohio	0.0016040519%
OH1486	Porter Township, Delaware County, Ohio	0.0036954857%
OH1487	Porter Township, Scioto County, Ohio	0.0395496982%
OH1488	Portsmouth City, Ohio	0.2233662325%
OH1489	Potsdam Village, Ohio	0.0000227137%
OH1490	Powell City, Ohio	0.0184361841%
OH1491	Powhatan Point Village, Ohio	0.0016591645%
OH1492	Prairie Township, Franklin County, Ohio	0.0344574120%
OH1493	Prairie Township, Holmes County, Ohio	0.0003867956%
OH1494	Preble County, Ohio	0.3067055248%
OH1495	Proctorville Village, Ohio	0.0018254771%
OH1496	Prospect Village, Ohio	0.0011157566%
OH1497	Providence Township, Ohio	0.0026476678%
OH1498	Pulaski Township, Ohio	0.0002907439%
OH1499	Pultney Township, Ohio	0.0018560145%
OH1500	Pusheta Township, Ohio	0.0002670784%
OH1501	Put In Bay Township, Ohio	0.0034623699%
OH1502	Put-In-Bay Village, Ohio	0.0040050827%
OH1503	Putnam County, Ohio	0.1372967601%
OH1504	Quaker City Village, Ohio	0.0004351328%
OH1505	Quincy Village, Ohio	0.0003391631%
OH1506	Raccoon Township, Ohio	0.0003561309%
OH1507	Racine Village, Ohio	0.0010826003%
OH1508	Radnor Township, Ohio	0.0001814747%
OH1509	Randolph Township, Ohio	0.0013730943%
OH1510	Range Township, Ohio	0.0007149570%
OH1511	Rarden Township, Ohio	0.0020471447%
OH1512	Rarden Village, Ohio	0.0005117862%
OH1513	Ravenna City, Ohio	0.0218557620%
OH1514	Ravenna Township, Ohio	0.0059636168%
OH1515	Rawson Village, Ohio	0.0001405531%
OH1516	Rayland Village, Ohio	0.0003984552%
OH1517	Reading City, Ohio	0.0457344992%
OH1518	Reading Township, Ohio	0.0019364040%
OH1519	Recovery Township, Ohio	0.0000812132%
OH1520	Reily Township, Ohio	0.0012764211%
OH1521	Reminderville Village, Ohio	0.0151415568%
OH1522	Rendville Village, Ohio	0.0001828826%
OH1523	Republic Village, Ohio	0.0011130095%

OH1524	Reynoldsburg City, Ohio	0.0697130845%
OH1525	Rice Township, Ohio	0.0003978688%
OH1526	Richfield Township, Henry County,	0.0023349246%
	Ohio	
OH1527	Richfield Township, Lucas County, Ohio	0.0047039321%
OH1528	Richfield Township, Summit County,	0.0095996121%
	Ohio	
OH1529	Richfield Village, Ohio	0.0399887454%
OH1530	Richland County, Ohio	0.7455113947%
OH1531	Richland Township, Allen County, Ohio	0.0002999883%
OH1532	Richland Township, Belmont County, Ohio	0.0026715361%
OH1533	Richland Township, Clinton County, Ohio	0.0005798975%
OH1534		0.0002952534%
OH1534 OH1535	Richland Township, Darke County, Ohio Richland Township, Fairfield County,	0.0002932334%
0111333	Ohio	0.000330337970
OH1536	Richland Township, Holmes County,	0.0001483201%
0111330	Ohio	0.000110320170
OH1537	Richland Township, Wyandot County,	0.0001079437%
	Ohio	
OH1538	Richmond Heights City, Ohio	0.0218650269%
OH1539	Richmond Township, Ashtabula	0.0003170025%
	County, Ohio	
OH1540	Richmond Township, Huron County, Ohio	0.0015099572%
OH1541	Richmond Village, Ohio	0.0007609773%
OH1542	Richwood Village, Ohio	0.0014048433%
OH1543	Ridgefield Township, Ohio	0.0003431721%
OH1544	Ridgeville Township, Ohio	0.0002165727%
OH1545	Ridgeway Village, Ohio	0.0003864298%
OH1546	Riley Township, Ohio	0.0007202182%
OH1547	Rio Grande Village, Ohio	0.0014432672%
OH1548	Ripley Township, Holmes County, Ohio	0.0000348988%
OH1549	Ripley Township, Huron County, Ohio	0.0000137269%
OH1550	Ripley Village, Ohio	0.0111932679%
OH1551	Risingsun Village, Ohio	0.0004530528%
OH1552	Rittman City, Ohio	0.0059649971%
OH1553	Riverlea Village, Ohio	0.0001680104%
OH1554	Riverside City, Ohio	0.0817797700%
OH1555	Roaming Shores Village, Ohio	0.0034987688%
OH1556	Rochester Township, Ohio	0.0013537465%
OH1557	Rochester Village, Ohio	0.0000194784%
OH1558	Rock Creek Village, Ohio	0.0002113350%
OH1559	Rockford Village, Ohio	0.0018408327%
OH1560	Rocky Ridge Village, Ohio	0.0002129632%
OH1561	Rocky River City, Ohio	0.0503638414%
OH1562	Rogers Village, Ohio	0.0005457718%
OH1563	Rome Township, Ashtabula County, Ohio	0.0014206410%

ОН1564	Poma Toyunghin, Athana County, Ohio	0.0002813909%
OH1564 OH1565	Rome Township, Athens County, Ohio Rome Township, Lawrence County, Ohio	0.0002813909%
OH1566	Rome Village, Ohio	0.0010003133%
OH1567	Rootstown Township, Ohio	0.002580030%
OH1568	-	0.0020327333%
	Rose Township, Ohio	
OH1569	Roseville Village, Ohio	0.0016522526%
OH1570	Ross County, Ohio	1.0109583321%
OH1571	Ross Township, Butler County, Ohio	0.0261747113%
OH1572	Ross Township, Greene County, Ohio	0.0002579678%
OH1573	Ross Township, Jefferson County, Ohio	0.0004940844%
OH1574	Rossburg Village, Ohio	0.0000984178%
OH1575	Rossford City, Ohio	0.0126977241%
OH1576	Roswell Village, Ohio	0.0002759007%
OH1577	Roundhead Township, Ohio	0.0002332423%
OH1578	Royalton Township, Ohio	0.0009661532%
OH1579	Rumley Township, Ohio	0.0006297965%
OH1580	Rush Creek Township, Ohio	0.0026562014%
OH1581	Rush Township, Scioto County, Ohio	0.0047482384%
OH1582	Rush Township, Tuscarawas County,	0.0000689752%
	Ohio	
OH1583	Rushcreek Township, Ohio	0.0004189662%
OH1584	Rushsylvania Village, Ohio	0.0000099754%
OH1585	Rushville Village, Ohio	0.0000244436%
OH1586	Russell Township, Ohio	0.0185770784%
OH1587	Russells Point Village, Ohio	0.0022943385%
OH1588	Russellville Village, Ohio	0.0057671685%
OH1589	Russia Village, Ohio	0.0003460829%
OH1590	Rutland Village, Ohio	0.0004567220%
OH1591	Sabina Village, Ohio	0.0072933257%
OH1592	Sagamore Hills Township, Ohio	0.0226207726%
OH1593	Salem City, Ohio	0.0383095249%
OH1594	Salem Township, Auglaize County, Ohio	0.0001157340%
OH1595	Salem Township, Champaign County,	0.0003806616%
	Ohio	
OH1596	Salem Township, Columbiana County,	0.0009051824%
	Ohio	
OH1597	Salem Township, Muskingum County,	0.0003912060%
	Ohio	
OH1598	Salem Township, Ottawa County, Ohio	0.0007213271%
OH1599	Salem Township, Shelby County, Ohio	0.0010648705%
OH1600	Salem Township, Tuscarawas County,	0.0026407637%
	Ohio	
OH1601	Salem Township, Warren County, Ohio	0.0074583911%
OH1602	Salem Township, Washington County,	0.0005013228%
	Ohio	
OH1603	Salesville Village, Ohio	0.0000679895%
OH1604	Salineville Village, Ohio	0.0034609917%
OH1605	Salisbury Township, Ohio	0.0003552282%

OH1606	Salt Creek Township, Hocking County,	0.0001833021%
	Ohio	
OH1607	Salt Creek Township, Holmes County,	0.0000465318%
O111 600	Ohio	0.00012017650/
OH1608	Salt Creek Township, Wayne County, Ohio	0.0001391765%
OH1609	Salt Lick Township, Ohio	0.0000430312%
OH1610	Salt Rock Township, Ohio	0.0007066458%
OH1611	Saltcreek Township, Ohio	0.0003935151%
OH1612	Sandusky City, Ohio	0.1261336610%
OH1613	Sandusky County, Ohio	0.3072903644%
OH1614	Sandusky Township, Crawford County,	0.0000108762%
	Ohio	
OH1615	Sandusky Township, Sandusky County,	0.0015100930%
	Ohio	
OH1616	Sandy Township, Stark County, Ohio	0.0049479536%
OH1617	Sandy Township, Tuscarawas County,	0.0006897517%
	Ohio	
OH1618	Sarahsville Village, Ohio	0.0000689910%
OH1619	Sardinia Village, Ohio	0.0044028921%
OH1620	Savannah Village, Ohio	0.0002294615%
OH1621	Saybrook Township, Ohio	0.0161906113%
OH1622	Scio Village, Ohio	0.0001526779%
OH1623	Scioto County, Ohio	0.9401796346%
OH1624	Scioto Township, Delaware County, Ohio	0.0019714756%
OH1625	Scioto Township, Pickaway County, Ohio	0.0062913839%
OH1626	Scioto Township, Pike County, Ohio	0.0002619631%
OH1627	Scioto Township, Ross County, Ohio	0.0146969071%
OH1628	Scipio Township, Meigs County, Ohio	0.0004736376%
OH1629	Scipio Township, Seneca County, Ohio	0.0005615183%
OH1630	Scott Township, Marion County, Ohio	0.0001301716%
OH1631	Scott Township, Sandusky County, Ohio	0.0009313747%
OH1632	Scott Village, Ohio	0.0006416289%
OH1633	Seal Township, Ohio	0.0013351665%
OH1634	Seaman Village, Ohio	0.0025035030%
OH1635	Sebring Village, Ohio	0.0078737318%
OH1636	Seneca County, Ohio	0.2801274556%
OH1637	Seneca Township, Monroe County, Ohio	0.0000124681%
OH1638	Seneca Township, Noble County, Ohio	0.0000172477%
OH1639	Senecaville Village, Ohio	0.0007886782%
OH1640	Seven Hills City, Ohio	0.0208535620%
OH1641	Seven Mile Village, Ohio	0.0013087356%
OH1642	Seville Village, Ohio	0.0055383307%
OH1643	Shadyside Village, Ohio	0.0078177582%
OH1644	Shaker Heights City, Ohio	0.1048407101%
OH1645	Shalersville Township, Ohio	0.0000934354%
OH1646	Sharon Township, Franklin County, Ohio	0.0053763338%
OH1647	Sharon Township, Medina County, Ohio	0.0058099333%

OH1648	Sharon Township, Richland County, Ohio	0.0000802853%
OH1649	Sharonville City, Ohio	0.1284229161%
OH1650	Shawnee Hills Village, Ohio	0.0030520752%
OH1651	Shawnee Township, Ohio	0.0289829613%
OH1652	Shawnee Village, Ohio	0.0005916790%
OH1653	Sheffield Lake City, Ohio	0.0113266702%
OH1654	Sheffield Township, Ashtabula County,	0.0012562693%
	Ohio	
OH1655	Sheffield Township, Lorain County, Ohio	0.0039054125%
OH1656	Sheffield Village, Ohio	0.0383431647%
OH1657	Shelby City, Ohio	0.0301426674%
OH1658	Shelby County, Ohio	0.2601922372%
OH1659	Sherrodsville Village, Ohio	0.0010675510%
OH1660	Sherwood Village, Ohio	0.0012358778%
OH1661	Shiloh Village, Ohio	0.0001516500%
OH1662	Shreve Village, Ohio	0.0012061965%
OH1663	Sidney City, Ohio	0.0768126600%
OH1664	Silver Lake Village, Ohio	0.0087129009%
OH1665	Silverton Village, Ohio	0.0117488480%
OH1666	Sinking Spring Village, Ohio	0.0018697801%
OH1667	Smith Township, Belmont County, Ohio	0.0011670394%
OH1668	Smith Township, Mahoning County, Ohio	0.0056258490%
OH1669	Smithfield Township, Ohio	0.0003028259%
OH1670	Smithfield Village, Ohio	0.0021516579%
OH1671	Smithville Village, Ohio	0.0012448566%
OH1672	Solon City, Ohio	0.0575665779%
OH1673	Somerford Township, Ohio	0.0018806477%
OH1674	Somers Township, Ohio	0.0009493500%
OH1675	Somerset Village, Ohio	0.0013447250%
OH1676	Somerville Village, Ohio	0.0001615723%
OH1677	South Amherst Village, Ohio	0.0020257501%
OH1678	South Bloomfield Township, Ohio	0.0004782339%
OH1679	South Bloomfield Village, Ohio	0.0012874261%
OH1680	South Charleston Village, Ohio	0.0026810249%
OH1681	South Euclid City, Ohio	0.0416202012%
OH1682	South Lebanon Village, Ohio	0.0058643200%
OH1683	South Point Village, Ohio	0.0061370801%
OH1684	South Russell Village, Ohio	0.0067283287%
OH1685	South Salem Village, Ohio	0.0005572426%
OH1686	South Solon Village, Ohio	0.0007460421%
OH1687	South Vienna Village, Ohio	0.0009118207%
OH1688	South Webster Village, Ohio	0.0024736332%
OH1689	South Zanesville Village, Ohio	0.0015547932%
OH1690	Southington Township, Ohio	0.0014492645%
OH1691	Sparta Village, Ohio	0.0000770825%
OH1692	Spencer Township, Allen County, Ohio	0.0001636300%

OH1693	Spencer Township, Guernsey County, Ohio	0.0001631748%
OH1694	Spencer Township, Lucas County, Ohio	0.0024565990%
OH1695	Spencer Township, Medina County, Ohio	0.0000708528%
OH1696	Spencer Village, Ohio	0.0016178066%
OH1697	Spencerville Village, Ohio	0.0025294469%
OH1698	Sprigg Township, Ohio	0.0001054107%
OH1699	Spring Valley Township, Ohio	0.0070786377%
OH1700	Spring Valley Village, Ohio	0.0001444620%
OH1701	Springboro City, Ohio	0.0299889938%
OH1702	Springdale City, Ohio	0.0692154947%
OH1703	Springfield City, Ohio	0.4735887613%
OH1704	Springfield Township, Clark County, Ohio	0.0105063514%
OH1705	Springfield Township, Gallia County, Ohio	0.0009746740%
OH1706	Springfield Township, Hamilton County, Ohio	0.1053972703%
OH1707	Springfield Township, Jefferson County, Ohio	0.0002231349%
OH1708	Springfield Township, Lucas County, Ohio	0.0432543386%
OH1709	Springfield Township, Mahoning County, Ohio	0.0039675747%
OH1710	Springfield Township, Richland County, Ohio	0.0177162881%
OH1711	Springfield Township, Ross County, Ohio	0.0053121351%
OH1712	Springfield Township, Summit County, Ohio	0.0469667767%
OH1713	Springfield Township, Williams County, Ohio	0.0004950504%
OH1714	St Albans Township, Ohio	0.0043369348%
OH1715	St Clair Township, Butler County, Ohio	0.0005493458%
OH1716	St Clair Township, Columbiana County, Ohio	0.0167991211%
OH1717	St Marys Township, Ohio	0.0002136628%
OH1718	St. Bernard Village, Ohio	0.0379854367%
OH1719	St. Clairsville City, Ohio	0.0187569954%
OH1720	St. Henry Village, Ohio	0.0014076956%
OH1721	St. Louisville Village, Ohio	0.0003799451%
OH1722	St. Marys City, Ohio	0.0281144576%
OH1723	St. Paris Village, Ohio	0.0038066155%
OH1724	Stafford Village, Ohio	0.0000249362%
OH1725	Stark County, Ohio	1.5315796664%
OH1726	Starr Township, Ohio	0.0001436692%
OH1727	Staunton Township, Ohio	0.0003747763%
OH1728	Sterling Township, Ohio	0.0043408795%
OH1729	Steubenville City, Ohio	0.1367338744%

OH1730	Steubenville Township, Ohio	0.0000318764%
OH1731	Stock Township, Harrison County, Ohio	0.0003339830%
OH1732	Stock Township, Noble County, Ohio	0.0000344955%
OH1733	Stockport Village, Ohio	0.0002249256%
OH1734	Stokes Township, Logan County, Ohio	0.0047782092%
OH1735	Stokes Township, Madison County, Ohio	0.0007615846%
OH1736	Stone Creek Village, Ohio	0.0001379503%
OH1737	Stonelick Township, Ohio	0.0184280231%
OH1738	Stoutsville Village, Ohio	0.0000733307%
OH1739	Stow City, Ohio	0.1475892163%
OH1740	Strasburg Village, Ohio	0.0032911011%
OH1741	Stratton Village, Ohio	0.0014981914%
OH1742	Streetsboro City, Ohio	0.0206045399%
OH1743	Strongsville City, Ohio	0.0739396664%
OH1744	Struthers City, Ohio	0.0252671862%
OH1745	Stryker Village, Ohio	0.0016737417%
OH1746	Suffield Township, Ohio	0.0026771277%
OH1747	Sugar Bush Knolls Village, Ohio	0.0000982645%
OH1748	Sugar Creek Township, Allen County,	0.0002727166%
01117.10	Ohio	0.000272710070
OH1749	Sugar Creek Township, Putnam County,	0.0001655674%
	Ohio	
OH1750	Sugar Creek Township, Wayne County, Ohio	0.0003634054%
OH1751	Sugar Grove Village, Ohio	0.0001955486%
OH1752	Sugarcreek Township, Ohio	0.0470017417%
OH1753	Sugarcreek Village, Ohio	0.0027688605%
OH1754	Sullivan Township, Ohio	0.0017162492%
OH1755	Summerfield Village, Ohio	0.0001212800%
OH1756	Summit Township, Ohio	0.0000062341%
OH1757	Summitville Village, Ohio	0.0004792142%
OH1758	Sunbury Village, Ohio	0.0082323543%
OH1759	Sunfish Township, Ohio	0.0000676034%
OH1760	Swan Creek Township, Ohio	0.0048429959%
OH1761	Swanton Township, Ohio	0.0015012549%
OH1762	Swanton Village, Ohio	0.0072434936%
OH1763	Switzerland Township, Ohio	0.0001807876%
OH1764	Sycamore Township, Hamilton County,	0.0584269292%
	Ohio	
OH1765	Sycamore Township, Wyandot County, Ohio	0.0002766058%
OH1766	Sycamore Village, Ohio	0.0012008738%
OH1767	Sylvania City, Ohio	0.0526622027%
OH1768	Sylvania Township, Ohio	0.0320022027%
OH1769	Symmes Township, Hamilton County,	0.0305202839%
	Ohio	
OH1770	Symmes Township, Lawrence County, Ohio	0.0000521565%

OH1771	Syracuse Village, Ohio	0.0005413001%
OH1771	Tallmadge City, Ohio	0.0580737905%
OH1773	Tarlton Village, Ohio	0.0002242634%
OH1774	Tate Township, Ohio	0.0267197716%
OH1775	Taylor Creek Township, Ohio	0.0001110677%
OH1776	Terrace Park Village, Ohio	0.0056698421%
OH1777	Texas Township, Ohio	0.0002936562%
OH1778	The Village of Indian Hill City, Ohio	0.0264202950%
OH1779	Thompson Township, Delaware	0.0002474656%
0111777	County, Ohio	0.000217105070
OH1780	Thompson Township, Geauga County,	0.0022491568%
	Ohio	
OH1781	Thorn Township, Ohio	0.0007422882%
OH1782	Thornville Village, Ohio	0.0006131946%
OH1783	Thurston Village, Ohio	0.0013688400%
OH1784	Tiffin City, Ohio	0.0703803061%
OH1785	Tiffin Township, Ohio	0.0005075927%
OH1786	Tiltonsville Village, Ohio	0.0016575735%
OH1787	Timberlake Village, Ohio	0.0023312243%
OH1788	Tipp City, Ohio	0.0376479790%
OH1789	Tiro Village, Ohio	0.0000326285%
OH1790	Toledo City, Ohio	1.0197706186%
OH1791	Tontogany Village, Ohio	0.0001897924%
OH1792	Toronto City, Ohio	0.0279077997%
OH1793	Townsend Township, Huron County,	0.0006177098%
	Ohio	
OH1794	Townsend Township, Sandusky	0.0000271274%
	County, Ohio	
OH1795	Tremont City Village, Ohio	0.0006396354%
OH1796	Trenton City, Ohio	0.0416371797%
OH1797	Trenton Township, Ohio	0.0000577420%
OH1798	Trimble Township, Ohio	0.0023032365%
OH1799	Trimble Village, Ohio	0.0004320101%
OH1800	Trotwood City, Ohio	0.0811683100%
OH1801	Troy City, Ohio	0.0899917302%
OH1802	Troy Township, Ashland County, Ohio	0.0002358826%
OH1803	Troy Township, Athens County, Ohio	0.0008754383%
OH1804	Troy Township, Geauga County, Ohio	0.0026032794%
OH1805	Troy Township, Richland County, Ohio	0.0034790294%
OH1806	Troy Township, Wood County, Ohio	0.0027734180%
OH1807	Trumbull County, Ohio	2.0203599712%
OH1808	Trumbull Township, Ohio	0.0006457459%
OH1809	Truro Township, Ohio	0.0493339720%
OH1810	Tully Township, Ohio	0.0007929647%
OH1811	Turtle Creek Township, Ohio	0.0003372090%
OH1812	Turtlecreek Township, Ohio	0.0071325956%
OH1813	Tuscarawas County, Ohio	0.3721703206%

OH1814	Tuscarawas Township, Ohio	0.0020979323%
OH1815	Tuscarawas Village, Ohio	0.0003842902%
OH1816	Twin Township, Darke County, Ohio	0.0003813690%
OH1817	Twin Township, Ross County, Ohio	0.0052531114%
OH1818	Twinsburg City, Ohio	0.0833508485%
OH1819	Tymochtee Township, Ohio	0.0003170847%
OH1820	Uhrichsville City, Ohio	0.0101787647%
OH1821	Union City Village, Ohio	0.0076150778%
OH1822	Union City, Ohio	0.0198982889%
OH1823	Union County, Ohio	0.3002174205%
OH1824	Union Township, Auglaize County, Ohio	0.0001691497%
OH1825	Union Township, Carroll County, Ohio	0.0000762536%
OH1826	Union Township, Champaign County, Ohio	0.0000211479%
OH1827	Union Township, Clermont County, Ohio	0.3185341547%
OH1828	Union Township, Clinton County, Ohio	0.0085869431%
OH1829	Union Township, Fayette County, Ohio	0.0014043033%
OH1830	Union Township, Highland County, Ohio	0.0112248527%
OH1831	Union Township, Lawrence County, Ohio	0.0011822137%
OH1832	Union Township, Licking County, Ohio	0.0076823054%
OH1833	Union Township, Logan County, Ohio	0.0001197046%
OH1834	Union Township, Mercer County, Ohio	0.0004692319%
OH1835	Union Township, Miami County, Ohio	0.0038499743%
OH1836	Union Township, Muskingum County, Ohio	0.0003209896%
OH1837	Union Township, Pike County, Ohio	0.0001098555%
OH1838	Union Township, Ross County, Ohio	0.0119227921%
OH1839	Union Township, Tuscarawas County, Ohio	0.0002167791%
OH1840	Union Township, Union County, Ohio	0.0002502189%
OH1841	Union Township, Van Wert County, Ohio	0.0002973617%
OH1842	Union Township, Warren County, Ohio	0.0079936267%
OH1843	Unionville Center Village, Ohio	0.0001475046%
OH1844	Uniopolis Village, Ohio	0.0002492732%
OH1845	Unity Township, Ohio	0.0000798690%
OH1846	University Heights City, Ohio	0.0306916388%
OH1847	Upper Arlington City, Ohio	0.1198448950%
OH1848	Upper Sandusky City, Ohio	0.0108550896%
OH1849	Upper Township, Ohio	0.0007475763%
OH1850	Urbana City, Ohio	0.0575116162%
OH1851	Urbancrest Village, Ohio	0.0003436577%
OH1852	Utica Village, Ohio	0.0044986588%
OH1853	Valley Hi Village, Ohio	0.0001316045%
OH1854	Valley Township, Guernsey County, Ohio	0.0005439160%

OH1855	Valley Township, Scioto County, Ohio	0.0018196842%
OH1856	Valley View Village, Ohio	0.0158831601%
OH1857	Valleyview Village, Ohio	0.0016037359%
OH1858	Van Buren Township, Darke County,	0.0003444623%
	Ohio	
OH1859	Van Buren Township, Putnam County,	0.0002317943%
	Ohio	
OH1860	Van Buren Township, Shelby County,	0.0003904525%
	Ohio	
OH1861	Van Buren Village, Ohio	0.0001188906%
OH1862	Van Wert City, Ohio	0.0528808311%
OH1863	Van Wert County, Ohio	0.1122540604%
OH1864	Vandalia City, Ohio	0.0967305650%
OH1865	Vanlue Village, Ohio	0.0001114793%
OH1866	Venedocia Village, Ohio	0.0000371702%
OH1867	Venice Township, Ohio	0.0000100271%
OH1868	Vermilion City, Ohio	0.0432196320%
OH1869	Vermilion Township, Ohio	0.0012778552%
OH1809 OH1870	•	
	Vermillion Township, Ohio	0.0004880329%
OH1871	Vernon Township, Crawford County,	0.0000108762%
0111070	Ohio	0.00200526140/
OH1872	Vernon Township, Scioto County, Ohio	0.0038952614%
OH1873	Vernon Township, Trumbull County,	0.0006308563%
	Ohio	
OH1874	Verona Village, Ohio	0.0012373333%
OH1875	Versailles Village, Ohio	0.0100017096%
OH1876	Vienna Township, Ohio	0.0042113922%
OH1877	Vinton County, Ohio	0.1090168446%
OH1878	Vinton Township, Ohio	0.0001170406%
OH1879	Vinton Village, Ohio	0.0005060807%
OH1880	Violet Township, Ohio	0.0621844457%
OH1881	Virginia Township, Ohio	0.0000841915%
OH1882	Wabash Township, Ohio	0.0000492089%
OH1883	Wadsworth City, Ohio	0.0760959559%
OH1884	Waite Hill Village, Ohio	0.0053068521%
OH1885	Wakeman Village, Ohio	0.0018119487%
OH1886	Walbridge Village, Ohio	0.0029019871%
OH1887	Waldo Township, Ohio	0.0000743838%
OH1888	Waldo Village, Ohio	0.0004160980%
OH1889	Walnut Township, Fairfield County, Ohio	0.0087100593%
OH1890	Walnut Township, Gallia County, Ohio	0.0001499498%
	*	
OH1891	Walton Hills Village, Ohio	0.0099526568%
OH1892	Wapakoneta City, Ohio	0.0275268850%
OH1893	Ward Township, Ohio	0.0001486233%
OH1894	Warren City, Ohio	0.3520178232%
OH1895	Warren County, Ohio	1.0504230532%
OH1896	Warren Township, Belmont County,	0.0000984250%

OH1897	Warren Township, Jefferson County, Ohio	0.0004303316%
OH1898	Warren Township, Trumbull County, Ohio	0.0001534515%
OH1899	Warren Township, Tuscarawas County, Ohio	0.0002069255%
OH1900	Warren Township, Washington County, Ohio	0.0008773149%
OH1901	Warrensville Heights City, Ohio	0.0361164097%
OH1902	Warsaw Village, Ohio	0.0003911414%
OH1903	Warwick Township, Ohio	0.0008474093%
OH1904	Washington County, Ohio	0.3325608246%
OH1905	Washington Court House City, Ohio	0.0376016242%
OH1906	Washington Township, Auglaize	0.0023680955%
	County, Ohio	
OH1907	Washington Township, Belmont	0.0000843643%
	County, Ohio	
OH1908	Washington Township, Brown County, Ohio	0.0011782387%
OH1909	Washington Township, Carroll County, Ohio	0.0002178675%
OH1910	Washington Township, Clermont County, Ohio	0.0305984481%
OH1911	Washington Township, Clinton County, Ohio	0.0029440948%
OH1912	Washington Township, Columbiana County, Ohio	0.0006256408%
OH1913	Washington Township, Coshocton County, Ohio	0.0000841915%
OH1914	Washington Township, Darke County, Ohio	0.0003198579%
OH1915	Washington Township, Defiance County, Ohio	0.0003531079%
OH1916	Washington Township, Franklin County, Ohio	0.1225330619%
OH1917	Washington Township, Guernsey County, Ohio	0.0000951853%
OH1918	Washington Township, Hancock County, Ohio	0.0008925122%
OH1919	Washington Township, Harrison County, Ohio	0.0003339830%
OH1920	Washington Township, Henry County, Ohio	0.0002571801%
OH1921	Washington Township, Highland County, Ohio	0.0004065339%
OH1922	Washington Township, Hocking County, Ohio	0.0002427514%
OH1923	Washington Township, Holmes County, G-188	0.0000261741%

OH1924	Washington Township, Jackson County, Ohio	0.0003315132%
OH1925	Washington Township, Lawrence County, Ohio	0.0000695420%
OH1926	Washington Township, Licking County, Ohio	0.0008154920%
OH1927	Washington Township, Logan County, Ohio	0.0017756185%
OH1928	Washington Township, Lucas County, Ohio	0.0071150384%
OH1929	Washington Township, Mercer County, Ohio	0.0001173080%
OH1930	Washington Township, Miami County, Ohio	0.0009766897%
OH1931	Washington Township, Monroe County, Ohio	0.0000062341%
OH1932	Washington Township, Montgomery County, Ohio	0.1316317394%
OH1933	Washington Township, Morrow County, Ohio	0.0002420690%
OH1934	Washington Township, Muskingum County, Ohio	0.0014845767%
OH1935	Washington Township, Paulding County, Ohio	0.0000402008%
OH1936	Washington Township, Pickaway County, Ohio	0.0003983733%
OH1937	Washington Township, Preble County, Ohio	0.0006874604%
OH1938	Washington Township, Richland County, Ohio	0.0012132000%
OH1939	Washington Township, Sandusky County, Ohio	0.0006510581%
OH1940	Washington Township, Scioto County, Ohio	0.0113445935%
OH1941	Washington Township, Shelby County, Ohio	0.0000798653%
OH1942	Washington Township, Stark County, Ohio	0.0006531299%
OH1943	Washington Township, Wood County, Ohio	0.0002265264%
OH1944	Washingtonville Village, Ohio	0.0014015930%
OH1945	Waterford Township, Ohio	0.0050048725%
OH1946	Waterloo Township, Ohio	0.0006670006%
OH1947	Watertown Township, Ohio	0.0001503968%
OH1948	Waterville City, Ohio	0.0124831621%
OH1949	Waterville Township, Ohio	0.0015558460%
OH1950	Wauseon City, Ohio	0.0277126990%
OH1951	Waverly Village, Ohio	0.0077490360%
OH1952	Wayne County, Ohio	0.2257675097%

G-189

OH1953	Wayne Lakes Village, Ohio	0.0075166600%
OH1954	Wayne Township, Adams County, Ohio	0.0012649279%
OH1955	Wayne Township, Ashtabula County, Ohio	0.0005165967%
OH1956	Wayne Township, Auglaize County, Ohio	0.0004273255%
OH1957	Wayne Township, Belmont County, Ohio	0.0000562429%
OH1958	Wayne Township, Butler County, Ohio	0.0007432325%
OH1959	Wayne Township, Champaign County, Ohio	0.0014909244%
OH1960	Wayne Township, Clermont County, Ohio	0.0020513889%
OH1961	Wayne Township, Clinton County, Ohio	0.0002007337%
OH1962	Wayne Township, Columbiana County, Ohio	0.0005990178%
OH1963	Wayne Township, Darke County, Ohio	0.0000369067%
OH1964	Wayne Township, Fayette County, Ohio	0.0001404303%
OH1965	Wayne Township, Jefferson County, Ohio	0.0021038433%
OH1966	Wayne Township, Monroe County, Ohio	0.0000062341%
OH1967	Wayne Township, Muskingum County, Ohio	0.0001404329%
OH1968	Wayne Township, Noble County, Ohio	0.0000862387%
OH1969	Wayne Township, Pickaway County, Ohio	0.0000437239%
OH1970	Wayne Township, Tuscarawas County, Ohio	0.0003941438%
OH1971	Wayne Township, Warren County, Ohio	0.0038164622%
OH1972	Wayne Village, Ohio	0.0008081483%
OH1973	Waynesburg Village, Ohio	0.0012073007%
OH1974	Waynesfield Village, Ohio	0.0007567223%
OH1975	Waynesville Village, Ohio	0.0046309511%
OH1976	Weathersfield Township, Ohio	0.0249955502%
OH1977	Weller Township, Ohio	0.0004460294%
OH1978	Wellington Village, Ohio	0.0164981765%
OH1979	Wells Township, Ohio	0.0100888848%
OH1980	Wellston City, Ohio	0.0406103723%
OH1981	Wellsville Village, Ohio	0.0125660620%
OH1982	Wesley Township, Ohio	0.0001253307%
OH1983	West Alexandria Village, Ohio	0.0099845432%
OH1984	West Carrollton City, Ohio	0.0603546931%
OH1985	West Chester Township, Ohio	0.3737167118%
OH1986	West Elkton Village, Ohio	0.0026843690%
OH1987	West Farmington Village, Ohio	0.0001875519%
OH1988	West Jefferson Village, Ohio	0.0159155640%
OH1989	West Lafayette Village, Ohio	0.0026252451%
OH1990	West Leipsic Village, Ohio	0.0002152376%
OH1991	West Liberty Village, Ohio	0.0035013600%

G-190

0111002	W M. 1 . W. 1 . O. 1	0.000500.0000
OH1992	West Manchester Village, Ohio	0.0025206880%
OH1993	West Mansfield Village, Ohio	0.0000798031%
OH1994	West Millgrove Village, Ohio	0.0001102020%
OH1995	West Milton Village, Ohio	0.0098350376%
OH1996	West Rushville Village, Ohio	0.0001070525%
OH1997	West Salem Village, Ohio	0.0004987159%
OH1998	West Township, Ohio	0.0005857063%
OH1999	West Union Village, Ohio	0.0111998820%
OH2000	West Unity Village, Ohio	0.0014694352%
OH2001	Westerville City, Ohio	0.2122517954%
OH2002	Westfield Center Village, Ohio	0.0015469538%
OH2003	Westfield Township, Ohio	0.0022200558%
OH2004	Westlake City, Ohio	0.0470647273%
OH2005	Westland Township, Ohio	0.0000407937%
OH2006	Weston Township, Ohio	0.0001040797%
OH2007	Weston Village, Ohio	0.0009305950%
OH2008	Wharton Village, Ohio	0.0000269859%
OH2009	Wheeling Township, Belmont County,	0.0005343072%
	Ohio	
OH2010	Wheeling Township, Guernsey County,	0.0000407937%
	Ohio	
OH2011	Whetstone Township, Ohio	0.0003262846%
OH2012	White Eyes Township, Ohio	0.0001913444%
OH2013	Whitehall City, Ohio	0.0708163966%
OH2014	Whitehouse Village, Ohio	0.0191159792%
OH2015	Whitewater Township, Ohio	0.0072647461%
OH2016	Wickliffe City, Ohio	0.0543194216%
OH2017	Wilkesville Township, Ohio	0.0005461896%
OH2018	Wilkesville Village, Ohio	0.0001034151%
OH2019	Willard City, Ohio	0.0338504955%
OH2020	Williams County, Ohio	0.1507467614%
OH2021	Williamsburg Township, Ohio	0.0138253270%
OH2022	Williamsburg Village, Ohio	0.0064127452%
OH2023	Williamsfield Township, Ohio	0.0004696334%
OH2024	Williamsport Village, Ohio	0.0004226644%
OH2025	Willoughby City, Ohio	0.1356374532%
OH2026	Willoughby Hills City, Ohio	0.0528410843%
OH2027	Willowick City, Ohio	0.0540256495%
OH2028	Wills Township, Ohio	0.0001087832%
OH2029	Willshire Village, Ohio	0.0006690639%
OH2030	Wilmington City, Ohio	0.1278227818%
OH2031	Wilmot Village, Ohio	0.0024343932%
OH2032	Wilson Township, Ohio	0.0006914162%
OH2032	Wilson Village, Ohio	0.0000914102%
OH2034	Winchester Village, Ohio	0.0033994936%
OH2035	Windham Township, Ohio	0.00033774730%
OH2036	Windham Village, Ohio	0.0030305573%
0112030	, manum , mugo, omo	0.005050557570

OH2037	Windsor Township, Ashtabula County, Ohio	0.0006340051%
OH2038	Windsor Township, Lawrence County, Ohio	0.0007128053%
OH2039	Windsor Township, Morgan County, Ohio	0.0004926943%
OH2040	Wintersville Village, Ohio	0.0169582518%
OH2041	Wood County, Ohio	0.6017827347%
OH2042	Woodlawn Village, Ohio	0.0240822158%
OH2043	Woodmere Village, Ohio	0.0007072352%
OH2044	Woodsfield Village, Ohio	0.0011221301%
OH2045	Woodstock Village, Ohio	0.0001517571%
OH2046	Woodville Township, Ohio	0.0019622167%
OH2047	Woodville Village, Ohio	0.0034270973%
OH2048	Wooster City, Ohio	0.4046402646%
OH2049	Wooster Township, Ohio	0.0017358405%
OH2050	Worthington City, Ohio	0.0819890902%
OH2051	Worthington Township, Ohio	0.0017573559%
OH2052	Wren Village, Ohio	0.0008301349%
OH2053	Wyandot County, Ohio	0.0959147354%
OH2054	Wyoming City, Ohio	0.0220280462%
OH2055	Xenia City, Ohio	0.1268376308%
OH2056	Xenia Township, Ohio	0.0075532986%
OH2057	Yankee Lake Village, Ohio	0.0000341003%
OH2058	Yellow Creek Township, Ohio	0.0010782320%
OH2059	Yellow Springs Village, Ohio	0.0142295064%
OH2060	York Township, Athens County, Ohio	0.0005523599%
OH2061	York Township, Fulton County, Ohio	0.0061882726%
OH2062	York Township, Medina County, Ohio	0.0023145263%
OH2063	York Township, Sandusky County, Ohio	0.0006239306%
OH2064	York Township, Tuscarawas County, Ohio	0.0007784341%
OH2065	York Township, Van Wert County, Ohio	0.0001115107%
OH2066	Yorkshire Village, Ohio	0.0007627380%
OH2067	Yorkville Village, Ohio	0.0011795516%
OH2068	Youngstown City, Ohio	0.5751891038%
OH2069	Zaleski Village, Ohio	0.0000780271%
OH2070	Zane Township, Ohio	0.0012568985%
OH2071	Zanesfield Village, Ohio	0.0001257699%
OH2072	Zanesville City, Ohio	0.1371227251%
OH2073	Zoar Village, Ohio	0.0002364863%

G-192

OK1	Ado City, Oklohomo	0.07511975200/
OK1 OK2	Ada City, Oklahoma Adair County, Oklahoma	0.8751127538% 0.4266209709%
OK2 OK3	Alfalfa County, Oklahoma	0.4200209709%
OK3	Altus City, Oklahoma	0.0622184471%
OK4 OK5	Anadarko City, Oklahoma	0.2177062552%
OK5 OK6	Ardmore City, Oklahoma	0.8834203994%
OK0 OK7	Atoka County, Oklahoma	0.3570166411%
OK7 OK8	Bartlesville City, Oklahoma	0.7616370548%
OK8 OK9	•	0.784743727%
OK9 OK10	Beaver County, Oklahoma	0.0784743727%
OK10 OK11	Beckham County, Oklahoma	0.2482441625%
OK11 OK12	Bethany City, Oklahoma	0.2482441023%
OK12 OK13	Bixby City, Oklahoma	
	Blaine County, Oklahoma	0.1909298641%
OK14	Broken Arrow City, Oklahoma	1.9405732012%
OK15	Bryan County, Oklahoma	0.5253079080%
OK16	Caddo County, Oklahoma	0.4845736458%
OK17	Canadian County, Oklahoma	0.5808839408%
OK18	Carter County, Oklahoma	1.0204659663%
OK19	Cherokee County, Oklahoma	0.0547155245%
OK20	Chickasha City, Oklahoma	0.1510124411%
OK21	Choctaw City, Oklahoma	0.0613538158%
OK22	Choctaw County, Oklahoma	0.4004199348%
OK23	Cimarron County, Oklahoma	0.0722904419%
OK24	Claremore City, Oklahoma	0.7190775254%
OK25	Cleveland County, Oklahoma	0.2725422694%
OK26	Coal County, Oklahoma	0.1610866236%
OK27	Comanche County, Oklahoma	2.0790341012%
OK28	Cotton County, Oklahoma	0.1077265239%
OK29	Coweta City, Oklahoma	0.3910652406%
OK30	Craig County, Oklahoma	0.2892248732%
OK31	Creek County, Oklahoma	1.2474865281%
OK32	Custer County, Oklahoma	0.4049880250%
OK33	Del City, Oklahoma	0.2643825434%
OK34	Delaware County, Oklahoma	0.8410533842%
OK35	Dewey County, Oklahoma	0.0676712782%
OK36	Duncan City, Oklahoma	0.8937861298%
OK37	Durant City, Oklahoma	0.7336303563%
OK38	Edmond City, Oklahoma	1.4615935748%
OK39	El Reno City, Oklahoma	0.2053992273%
OK40	Elk City, Oklahoma	0.3587477547%
OK41	Ellis County, Oklahoma	0.0583375351%
OK42	Enid City, Oklahoma	0.7392412881%
OK43	Garfield County, Oklahoma	0.2542221165%
OK44	Garvin County, Oklahoma	0.8411004189%
OK45	Glenpool City, Oklahoma	0.1608895657%
OK46	Grady County, Oklahoma	1.0545977812%
OK47	Grant County, Oklahoma	0.0405478903%
OK48	Greer County, Oklahoma	0.1583252054%
OK49	Guthrie City, Oklahoma	0.1856265512%

01750	G G' 0111	0.05.475010260/
OK50	Guymon City, Oklahoma	0.0547591936%
OK51	Harmon County, Oklahoma	0.0673861249%
OK52	Harper County, Oklahoma	0.0522026584%
OK53	Haskell County, Oklahoma	0.2531508354%
OK54	Hughes County, Oklahoma	0.2061436213%
OK55	Jackson County, Oklahoma	0.4801048418%
OK56	Jefferson County, Oklahoma	0.3090924602%
OK57	Jenks City, Oklahoma	0.1806228639%
OK58	Johnston County, Oklahoma	0.4472082986%
OK59	Kay County, Oklahoma	0.5067583031%
OK60	Kingfisher County, Oklahoma	0.2717757463%
OK61	Kiowa County, Oklahoma	0.2298382701%
OK62	Latimer County, Oklahoma	0.3148762172%
OK63	Lawton City, Oklahoma	0.3312681144%
OK64	Le Flore County, Oklahoma	1.4166392289%
OK65	Lincoln County, Oklahoma	0.6999457500%
OK66	Logan County, Oklahoma	0.5399784520%
OK67	Love County, Oklahoma	0.2288662752%
OK68	Major County, Oklahoma	0.0852741304%
OK69	Marshall County, Oklahoma	0.2609426135%
OK70	Mayes County, Oklahoma	1.2431623622%
OK71	McAlester City, Oklahoma	1.2318612380%
OK72	McClain County, Oklahoma	0.6643227071%
OK73	McCurtain County, Oklahoma	0.8951427325%
OK74	McIntosh County, Oklahoma	0.6473819592%
OK75	Miami City, Oklahoma	0.3080134381%
OK76	Midwest City, Oklahoma	1.3662006673%
OK77	Moore City, Oklahoma	0.2533704430%
OK78	Murray County, Oklahoma	0.5297956437%
OK79	Muskogee City, Oklahoma	2.5039385148%
OK80	Muskogee County, Oklahoma	0.1783839604%
OK81	Mustang City, Oklahoma	0.1655020823%
OK82	Newcastle City, Oklahoma	0.2606099206%
OK83	Noble County, Oklahoma	0.1688783176%
OK84	Norman City, Oklahoma	4.4189589851%
OK85	Nowata County, Oklahoma	0.1569775216%
OK86	Okfuskee County, Oklahoma	0.2609296558%
OK87	Oklahoma City, Oklahoma	14.3489114350%
OK88	Oklahoma County, Oklahoma	3.3422940072%
OK89	Okmulgee City, Oklahoma	0.5086746948%
OK90	Okmulgee County, Oklahoma	0.4742639531%
OK91	Osage County, Oklahoma	0.5896618496%
OK92	Ottawa County, Oklahoma	0.3159777890%
OK93	Owasso City, Oklahoma	0.7456266521%
OK94	Pawnee County, Oklahoma	0.6201145221%
OK95	Payne County, Oklahoma	0.6719554590%
OK96	Pittsburg County, Oklahoma	0.1253496540%
OK97	Ponca City, Oklahoma	0.4343605817%
OK98	Pontotoc County, Oklahoma	0.3451006157%

OK99	Pottawatomie County, Oklahoma	0.8536612997%
OK100	Pushmataha County, Oklahoma	0.3982344607%
OK101	Roger Mills County, Oklahoma	0.0439550052%
OK102	Rogers County, Oklahoma	1.2081401690%
OK103	Sand Springs City, Oklahoma	0.3849881687%
OK104	Sapulpa City, Oklahoma	1.1421081226%
OK105	Seminole City, Oklahoma	0.2214634802%
OK106	Seminole County, Oklahoma	0.4144393970%
OK107	Sequoyah County, Oklahoma	1.5345087624%
OK108	Shawnee City, Oklahoma	1.3614784311%
OK109	Stephens County, Oklahoma	0.8246887486%
OK110	Stillwater City, Oklahoma	0.8442351700%
OK111	Tahlequah City, Oklahoma	1.5329176592%
OK112	Texas County, Oklahoma	0.3711376613%
OK113	Tillman County, Oklahoma	0.1988848754%
OK114	Tulsa City, Oklahoma	11.8499277217%
OK115	Tulsa County, Oklahoma	5.3498014970%
OK116	Wagoner County, Oklahoma	0.8686244855%
OK117	Warr Acres City, Oklahoma	0.1616160377%
OK118	Washington County, Oklahoma	0.3936750370%
OK119	Washita County, Oklahoma	0.2228994277%
OK120	Weatherford City, Oklahoma	0.1872773945%
OK121	Woods County, Oklahoma	0.1975804400%
OK122	Woodward City, Oklahoma	0.2327716722%
OK123	Woodward County, Oklahoma	0.1781706634%
OK124	Yukon City, Oklahoma	0.3103071173%

OR1	Albany City, Oregon	1.1488593673%
OR2	Ashland City, Oregon	0.5683136367%
OR3	Astoria City, Oregon	0.1845495963%
OR4	Baker County, Oregon	0.4736253192%
OR5	Beaverton City, Oregon	0.9637676073%
OR6	Bend City, Oregon	0.9373492716%
OR7	Benton County, Oregon	1.0144102006%
OR8	Canby City, Oregon	0.1704081794%
OR9	Central Point City, Oregon	0.1705985180%
OR10	Clackamas County, Oregon	7.7136877952%
OR11	Clatsop County, Oregon	1.1338982236%
OR12	Columbia County, Oregon	1.0021829571%
OR13	Coos Bay City, Oregon	0.2520118937%
OR14	Coos County, Oregon	1.5517079397%
OR15	Cornelius City, Oregon	0.0942707602%
OR16	Corvallis City, Oregon	0.6584520605%
OR17	Cottage Grove City, Oregon	0.0903479969%
OR18	Crook County, Oregon	0.3487178331%
OR19	Curry County, Oregon	0.7556509064%
OR20	Dallas City, Oregon	0.1595048592%
OR21	Deschutes County, Oregon	2.2402392583%
OR22	Douglas County, Oregon	2.5498986381%
OR23	Eugene City, Oregon	2.7406296371%
OR24	Forest Grove City, Oregon	0.2503466825%
OR25	Gilliam County, Oregon	0.0265259656%
OR26	Gladstone City, Oregon	0.1172599918%
OR27	Grant County, Oregon	0.1472571267%
OR28	Grants Pass City, Oregon	0.8171535004%
OR29	Gresham City, Oregon	0.9759036121%
OR30	Happy Valley City, Oregon	0.0102738483%
OR31	Harney County, Oregon	0.1891840384%
OR32	Hermiston City, Oregon	0.1306543550%
OR33	Hillsboro City, Oregon	1.4971670861%
OR34	Hood River County, Oregon	0.3527335914%
OR35	Independence City, Oregon	0.0802971858%
OR36	Jackson County, Oregon	4.0467193349%
OR37	Jefferson County, Oregon	0.3647444042%
OR38	Josephine County, Oregon	1.6413900862%
OR39	Keizer City, Oregon	0.1902346636%
OR40	Klamath County, Oregon	1.2079387411%
OR41	Klamath Falls City, Oregon	0.3185477543%
OR42	La Grande City, Oregon	0.2695511377%
OR43	Lake County, Oregon	0.2154171369%
OR44	Lake Oswego City, Oregon	0.6882741609%
OR45	Lane County, Oregon	6.2857222290%
OR46	Lebanon City, Oregon	0.3245102175%
OR47	Lincoln County, Oregon	1.5077702636%
OR48	Linn County, Oregon	1.8050527049%
OR49	Malheur County, Oregon	0.4976846614%

OR50	Marion County, Oregon	4.1327729232%
OR51	McMinnville City, Oregon	0.4767972656%
OR52	Medford City, Oregon	1.5425519539%
OR53	Milwaukie City, Oregon	0.2097973835%
OR54	Monmouth City, Oregon	0.0701718618%
OR55	Morrow County, Oregon	0.1341522854%
OR56	Multnomah County, Oregon	13.8608317825%
OR57	Newberg City, Oregon	0.4062904716%
OR58	Newport City, Oregon	0.1894241359%
OR59	Ontario City, Oregon	0.1855915241%
OR60	Oregon City, Oregon	0.2744536929%
OR61	Pendleton City, Oregon	0.3494939894%
OR62	Polk County, Oregon	0.7021841776%
OR63	Portland City, Oregon	8.2123187134%
OR64	Prineville City, Oregon	0.0918003735%
OR65	Redmond City, Oregon	0.1538815097%
OR66	Roseburg City, Oregon	0.6323558619%
OR67	Salem City, Oregon	3.0212513521%
OR68	Sandy City, Oregon	0.0769268725%
OR69	Sherman County, Oregon	0.0160698907%
OR70	Sherwood City, Oregon	0.1393792357%
OR71	Silverton City, Oregon	0.0769879213%
OR72	Springfield City, Oregon	1.1580718860%
OR73	St. Helens City, Oregon	0.1949886110%
OR74	The Dalles City, Oregon	0.1710639107%
OR75	Tigard City, Oregon	0.5012429717%
OR76	Tillamook County, Oregon	0.8934482248%
OR77	Troutdale City, Oregon	0.0893256381%
OR78	Tualatin City, Oregon	0.1540060326%
OR79	Umatilla County, Oregon	0.9666419198%
OR80	Union County, Oregon	0.4123039482%
OR81	Wallowa County, Oregon	0.1279263088%
OR82	Wasco County, Oregon	0.4085755376%
OR83	Washington County, Oregon	7.1632479165%
OR84	West Linn City, Oregon	0.1588636792%
OR85	Wheeler County, Oregon	0.0191474206%
OR86	Wilsonville City, Oregon	0.1373093460%
OR87	Woodburn City, Oregon	0.2054004464%
OR88	Yamhill County, Oregon	1.4015540879%

PA1	Abington Township, Pennsylvania	0.1716857122%
PA2	Adams County, Pennsylvania	0.5253944264%
PA3	Adams Township, Butler County,	0.0116804385%
ras	Pennsylvania	0.0110604363%
PA4	Aliquippa City, Pennsylvania	0.0126097620%
PA5	Allegheny County, Pennsylvania	9.0771889158%
PA6	Allentown City, Pennsylvania	0.3114788245%
PA7	Altoona City, Pennsylvania	0.1325071620%
PA8		0.0088125411%
rAo	Amity Township, Berks County, Pennsylvania	0.0000123411%
PA9	Antrim Township, Pennsylvania	0.0045609059%
PA10	Armstrong County, Pennsylvania	0.6706608856%
PA11	Aston Township, Pennsylvania	0.0398818591%
PA12	Baldwin Borough, Pennsylvania	0.0378818371%
PA13	Beaver County, Pennsylvania	1.3873740052%
PA14	Bedford County, Pennsylvania	0.2994277475%
PA15	Bensalem Township, Pennsylvania	0.3040781195%
PA15	Berks County, Pennsylvania	1.7381997812%
PA10 PA17		0.0518731268%
	Bethel Park Municipality, Pennsylvania	
PA18	Bethlehem City, Pennsylvania	0.1455525429%
PA19	Bethlehem Township, Pennsylvania	0.0361920258%
PA20	Blair County, Pennsylvania	0.9491920525%
PA21	Bloomsburg Town, Pennsylvania	0.0341918007%
PA22	Bradford County, Pennsylvania	0.3959357942%
PA23	Bristol Township, Pennsylvania	0.1633828847%
PA24	Buckingham Township, Bucks County, Pennsylvania	0.0394977381%
PA25	Bucks County, Pennsylvania	3.9809296859%
PA26	· · · · · · · · · · · · · · · · · · ·	0.0498804576%
PA20 PA27	Butler City, Pennsylvania	1.2504847987%
	Butler County, Pennsylvania	
PA28	Butler Township, Butler County,	0.0231032222%
DA 20	Pennsylvania	0.01000020040/
PA29	Caln Township, Pennsylvania	0.0188882094%
PA30	Cambria County, Pennsylvania	2.3036081762%
PA31	Cameron County, Pennsylvania	0.0391676650%
PA32	Carbon County, Pennsylvania	0.5693092966%
PA33	Carlisle Borough, Pennsylvania	0.0415712077%
PA34	Cecil Township, Pennsylvania	0.0258191288%
PA35	Center Township, Beaver County,	0.0114705509%
	Pennsylvania	
PA36	Centre County, Pennsylvania	0.5755080768%
PA37	Chambersburg Borough, Pennsylvania	0.0807327808%
PA38	Cheltenham Township, Pennsylvania	0.1064956185%
PA39	Chester City, Pennsylvania	0.1874127623%
PA40	Chester County, Pennsylvania	2.2939048465%
PA41	Chestnuthill Township, Pennsylvania	0.0070800296%
PA42	Clarion County, Pennsylvania	0.2109569397%
PA43	Clearfield County, Pennsylvania	0.4891902405%
PA44	Clinton County, Pennsylvania	0.2144679589%

PA45	Coal Township, Pennsylvania	0.0133740137%
PA46	Coatesville City, Pennsylvania	0.0393231032%
PA47	College Township, Pennsylvania	0.0136039479%
PA48	Columbia Borough, Pennsylvania	0.0159359932%
PA49	Columbia County, Pennsylvania	0.3754668281%
PA50	Concord Township, Delaware County,	0.0064311937%
	Pennsylvania	
PA51	Coolbaugh Township, Pennsylvania	0.0436747827%
PA52	Cranberry Township, Butler County,	0.0622384443%
	Pennsylvania	
PA53	Crawford County, Pennsylvania	0.6793161939%
PA54	Cumberland County, Pennsylvania	1.2385860903%
PA55	Cumru Township, Pennsylvania	0.0235067996%
PA56	Darby Borough, Pennsylvania	0.0316599974%
PA57	Dauphin County, Pennsylvania	1.3619255150%
PA58	Delaware County, Pennsylvania	4.3490976006%
PA59	Derry Township, Dauphin County,	0.0278851370%
	Pennsylvania	
PA60	Derry Township, Westmoreland	0.0028455604%
11100	County, Pennsylvania	0.0020.0000.70
PA61	Dingman Township, Pennsylvania	0.0075117525%
PA62	Douglass Township, Montgomery	0.0155624032%
	County, Pennsylvania	
PA63	Dover Township, Pennsylvania	0.0181552437%
PA64	Doylestown Township, Pennsylvania	0.0281786822%
PA65	Dunmore Borough, Pennsylvania	0.0353890031%
PA66	East Cocalico Township, Pennsylvania	0.0220752947%
PA67	East Goshen Township, Pennsylvania	0.0265646560%
PA68	East Hempfield Township,	0.0329626985%
17100	Pennsylvania	0.032702070370
PA69	East Lampeter Township, Pennsylvania	0.0363197198%
PA70	East Norriton Township, Pennsylvania	0.0294511126%
PA71	East Pennsboro Township,	0.0205253753%
17/1	Pennsylvania	0.020323373370
PA72	East Stroudsburg Borough,	0.0329090519%
1712	Pennsylvania	0.032909031970
PA73	East Whiteland Township, Pennsylvania	0.0370494033%
PA74	East winterand Township, Termsyrvania Easton City, Pennsylvania	0.1209643109%
PA75	Easton City, Fennsylvania Easttown Township, Pennsylvania	0.0217606403%
PA76	Edwardsville Borough, Pennsylvania	0.0189749837%
PA77	Elizabeth Township, Allegheny County,	0.0186489956%
ra//		0.0100409930%
PA78	Pennsylvania	0.0226696103%
	Elizabethtown Borough, Pennsylvania	
PA79	Elk County, Pennsylvania	0.1842689815%
PA80	Emmaus Borough, Pennsylvania	0.0189823979%
PA81	Ephrata Borough, Pennsylvania	0.0323879573%
PA82	Ephrata Township, Pennsylvania	0.0106718965%
PA83	Eric County, Pennsylvania	0.1819428392%
PA84	Erie County, Pennsylvania	1.6551298548%

PA85	Exeter Borough, Pennsylvania	0.0081614148%
PA86	Exeter Township, Berks County,	0.0275799039%
	Pennsylvania	
PA87	Fairview Township, Erie County,	0.0010841242%
	Pennsylvania	
PA88	Fairview Township, York County,	0.0213916783%
	Pennsylvania	
PA89	Falls Township, Bucks County,	0.1095232279%
	Pennsylvania	
PA90	Fayette County, Pennsylvania	1.5021984244%
PA91	Ferguson Township, Centre County,	0.0189311833%
	Pennsylvania	
PA92	Forest County, Pennsylvania	0.0406659448%
PA93	Forks Township, Northampton County,	0.0159337029%
	Pennsylvania	
PA94	Forty Fort Borough, Pennsylvania	0.0104717843%
PA95	Franconia Township, Pennsylvania	0.0270099559%
PA96	Franklin County, Pennsylvania	0.6761855651%
PA97	Franklin Park Borough, Pennsylvania	0.0172024262%
PA98	Fulton County, Pennsylvania	0.0935219473%
PA99	Greene County, Pennsylvania	0.3236912664%
PA100	Greene Township, Franklin County,	0.0035358827%
	Pennsylvania	
PA101	Greensburg City, Pennsylvania	0.0414893211%
PA102	Guilford Township, Pennsylvania	0.0058398533%
PA103	Hamilton Township, Franklin County,	0.0022381401%
	Pennsylvania	
PA104	Hampden Township, Pennsylvania	0.0344524071%
PA105	Hampton Township, Pennsylvania	0.0283370719%
PA106	Hanover Borough, Pennsylvania	0.0243578727%
PA107	Hanover Township, Luzerne County,	0.0245389536%
	Pennsylvania	
PA108	Hanover Township, Northampton	0.0101971524%
	County, Pennsylvania	
PA109	Harborcreek Township, Pennsylvania	0.0014873946%
PA110	Harrisburg City, Pennsylvania	0.1286564596%
PA111	Harrison Township, Allegheny County,	0.0125577683%
	Pennsylvania	
PA112	Hatfield Township, Pennsylvania	0.0403161321%
PA113	Haverford Township, Pennsylvania	0.1410660858%
PA114	Hazleton City, Pennsylvania	0.0914571905%
PA115	Hempfield Township, Westmoreland	0.0120047266%
	County, Pennsylvania	
PA116	Hermitage City, Pennsylvania	0.1266110175%
PA117	Hilltown Township, Pennsylvania	0.0337787549%
PA118	Hopewell Township, Beaver County,	0.0137204971%
	Pennsylvania	
PA119	Horsham Township, Pennsylvania	0.0532524254%
PA120	Huntingdon County, Pennsylvania	0.2196063686%

PA121	Indiana Borough, Pennsylvania	0.0557516441%
PA122	Indiana County, Pennsylvania	0.6849005647%
PA123	Jefferson County, Pennsylvania	0.3080403652%
PA124	Jefferson Hills Borough, Pennsylvania	0.0223397025%
PA125	Johnstown City, Pennsylvania	0.1376764563%
PA126	Juniata County, Pennsylvania	0.1257039366%
PA127	Kingston Borough, Pennsylvania	0.0579092199%
PA128	Lackawanna County, Pennsylvania	1.6187696404%
PA129	Lancaster City, Pennsylvania	0.2111259312%
PA130	Lancaster County, Pennsylvania	2.1716797222%
PA131	Lancaster Township, Lancaster County,	0.0102800307%
	Pennsylvania	
PA132	Lansdale Borough, Pennsylvania	0.0492762958%
PA133	Lansdowne Borough, Pennsylvania	0.0210170021%
PA134	Lawrence County, Pennsylvania	0.9417560475%
PA135	Lebanon City, Pennsylvania	0.0459600053%
PA136	Lebanon County, Pennsylvania	0.6659194419%
PA137	Lehigh County, Pennsylvania	1.6280197601%
PA138	Lehigh Township, Northampton County, Pennsylvania	0.0064163654%
PA139	Lehman Township, Pike County,	0.0065367397%
111107	Pennsylvania	0.000230737770
PA140	Limerick Township, Pennsylvania	0.0362752819%
PA141	Lock Haven City, Pennsylvania	0.0315428816%
PA142	Logan Township, Blair County,	0.0280267858%
111112	Pennsylvania	0.020020702070
PA143	Lower Allen Township, Pennsylvania	0.0312959466%
PA144	Lower Burrell City, Pennsylvania	0.0230185729%
PA145	Lower Gwynedd Township,	0.0326782676%
1111.0	Pennsylvania	0.002070207070
PA146	Lower Macungie Township,	0.0047316447%
1111.0	Pennsylvania	0.001.12101.17,0
PA147	Lower Makefield Township,	0.0499247539%
1111.,	Pennsylvania	0.0.000
PA148	Lower Merion Township, Pennsylvania	0.2415824218%
PA149	Lower Moreland Township,	0.0322806404%
	Pennsylvania	0.032200010170
PA150	Lower Paxton Township, Pennsylvania	0.0262808863%
PA151	Lower Pottsgrove Township,	0.0247074965%
	Pennsylvania	
PA152	Lower Providence Township,	0.0344351467%
	Pennsylvania	
PA153	Lower Salford Township, Pennsylvania	0.0315408981%
PA154	Lower Saucon Township, Pennsylvania	0.0107723658%
PA155	Lower Southampton Township,	0.0681323691%
	Pennsylvania	
PA156	Loyalsock Township, Pennsylvania	0.0033615548%
PA157	Luzerne County, Pennsylvania	1.9841834441%
PA158	Lycoming County, Pennsylvania	0.5360423331%

PA159	Manchester Township, York County,	0.0347631890%
FA133	Pennsylvania	0.0347031690%
PA160	Manheim Township, Lancaster County,	0.0683876628%
FA100	Pennsylvania	0.006367002670
PA161	Manor Township, Lancaster County,	0.0138460424%
1 1101	Pennsylvania	0.013040042470
PA162	Marple Township, Pennsylvania	0.0463634882%
PA163	McCandless Township, Pennsylvania	0.0455473373%
PA164	McKean County, Pennsylvania	0.3028612246%
PA165	McKeesport City, Pennsylvania	0.0555716494%
PA166	Meadville City, Pennsylvania	0.0508303709%
PA167	Mercer County, Pennsylvania	0.7672567220%
PA168	Middle Smithfield Township,	0.0102267147%
	Pennsylvania	***************************************
PA169	Middletown Township, Bucks County,	0.1227948597%
	Pennsylvania	
PA170	Middletown Township, Delaware	0.0049179675%
	County, Pennsylvania	
PA171	Mifflin County, Pennsylvania	0.2444463288%
PA172	Milford Township, Bucks County,	0.0042322496%
	Pennsylvania	
PA173	Millcreek Township, Erie County,	0.0600715181%
	Pennsylvania	
PA174	Monroe County, Pennsylvania	1.0446694800%
PA175	Monroeville Municipality, Pennsylvania	0.0885064620%
PA176	Montgomery County, Pennsylvania	4.1556752852%
PA177	Montgomery Township, Montgomery	0.0614266143%
	County, Pennsylvania	
PA178	Montour County, Pennsylvania	0.1582514641%
PA179	Moon Township, Pennsylvania	0.0467984224%
PA180	Morrisville Borough, Pennsylvania	0.0202295870%
PA181	Mount Joy Township, Pennsylvania	0.0104237101%
PA182	Mount Lebanon Township,	0.0919625831%
	Pennsylvania	
PA183	Mount Pleasant Township,	0.0017276710%
	Westmoreland County, Pennsylvania	
PA184	Muhlenberg Township, Pennsylvania	0.0208765575%
PA185	Munhall Borough, Pennsylvania	0.0196654948%
PA186	Murrysville Municipality, Pennsylvania	0.0422134322%
PA187	Nanticoke City, Pennsylvania	0.0721951314%
PA188	Nether Providence Township,	0.0194869640%
	Pennsylvania	
PA189	New Britain Township, Pennsylvania	0.0242239687%
PA190	New Castle City, Pennsylvania	0.1510594897%
PA191	New Garden Township, Pennsylvania	0.0147042936%
PA192	New Hanover Township, Pennsylvania	0.0156641240%
PA193	New Kensington City, Pennsylvania	0.0522999384%
PA194	Newberry Township, Pennsylvania	0.0129120437%

PA195	Newtown Township, Bucks County, Pennsylvania	0.0561194964%
PA196	Newtown Township, Delaware County, Pennsylvania	0.0325763343%
PA197	Norristown Borough, Pennsylvania	0.0911181685%
PA198	North Fayette Township, Pennsylvania	0.0287358560%
PA199	North Huntingdon Township, Pennsylvania	0.0620815657%
PA200	North Lebanon Township, Pennsylvania	0.0104009717%
PA201	North Middleton Township,	0.0100402266%
PA202	Pennsylvania North Strabane Township, Pennsylvania	0.0301440085%
PA202 PA203	•	0.0036336130%
PA203	North Union Township, Fayette County, Pennsylvania	0.0030330130%
PA204	North Whitehall Township,	0.0024053608%
	Pennsylvania	
PA205	Northampton County, Pennsylvania	1.4273129347%
PA206	Northampton Township, Bucks County, Pennsylvania	0.0725033869%
PA207	Northumberland County, Pennsylvania	0.6342806481%
PA208	Palmer Township, Pennsylvania	0.0192909131%
PA209	Patton Township, Pennsylvania	0.0206875902%
PA210	Penn Hills Township, Pennsylvania	0.0786229014%
PA211	Penn Township, Westmoreland County,	0.0470153228%
171211	Pennsylvania	0.047013322070
PA212	Penn Township, York County,	0.0254794929%
171212	Pennsylvania	0.023 177 1727 70
PA213	Perry County, Pennsylvania	0.2769734792%
PA214	Peters Township, Washington County,	0.0367514663%
11121.	Pennsylvania	0.030731100370
PA215	Philadelphia City, Pennsylvania	15.4241178505%
PA216	Phoenixville Borough, Pennsylvania	0.0304064566%
PA217	Pike County, Pennsylvania	0.4194501968%
PA218	Pine Township, Allegheny County, Pennsylvania	0.0149582886%
PA219	Pittsburgh City, Pennsylvania	1.8621545362%
PA220	Plains Township, Pennsylvania	0.0349423810%
PA221	Plum Borough, Pennsylvania	0.0364300353%
PA222	Plumstead Township, Pennsylvania	0.0289716224%
PA223	Plymouth Township, Montgomery	0.0603632451%
	County, Pennsylvania	
PA224	Pocono Township, Pennsylvania	0.0342638884%
PA225	Potter County, Pennsylvania	0.1064541793%
PA226	Pottstown Borough, Pennsylvania	0.0548059102%
PA227	Pottsville City, Pennsylvania	0.0393984966%
PA228	Radnor Township, Pennsylvania	0.0635974365%
PA229	Rapho Township, Pennsylvania	0.0024622422%
PA230	Reading City, Pennsylvania	0.3107085518%

PA231	Richland Township, Allegheny County, Pennsylvania	0.0145829749%
PA232	Richland Township, Bucks County, Pennsylvania	0.0196943488%
PA233	Richland Township, Cambria County, Pennsylvania	0.0268733129%
PA234	Ridley Township, Pennsylvania	0.0360651581%
PA235	Robinson Township, Allegheny County,	0.0401754751%
1 A233	Pennsylvania	0.040173473170
PA236	Ross Township, Allegheny County,	0.0519747767%
1 A230	Pennsylvania	0.031974770770
PA237	Rostraver Township, Pennsylvania	0.0254068150%
PA238	Salisbury Township, Lancaster County,	0.0010972289%
1 A230	Pennsylvania	0.001077220770
PA239	Salisbury Township, Lehigh County,	0.0101937286%
11120)	Pennsylvania	0.010192720070
PA240	Sandy Township, Pennsylvania	0.0232682705%
PA241	Schuylkill County, Pennsylvania	1.1360040059%
PA242	Scott Township, Allegheny County,	0.0263118889%
	Pennsylvania	
PA243	Scranton City, Pennsylvania	0.4360616367%
PA244	Shaler Township, Pennsylvania	0.0319417837%
PA245	Sharon City, Pennsylvania	0.0964271990%
PA246	Silver Spring Township, Pennsylvania	0.0228591207%
PA247	Skippack Township, Pennsylvania	0.0040963386%
PA248	Snyder County, Pennsylvania	0.1878575427%
PA249	Somerset County, Pennsylvania	0.5405033836%
PA250	Somerset Township, Somerset County,	0.0039666612%
	Pennsylvania	
PA251	South Fayette Township, Pennsylvania	0.0228870538%
PA252	South Lebanon Township, Pennsylvania	0.0052508032%
PA253	South Middleton Township,	0.0056161526%
	Pennsylvania	
PA254	South Park Township, Pennsylvania	0.0201815601%
PA255	South Union Township, Pennsylvania	0.0040522313%
PA256	South Whitehall Township,	0.0202664927%
	Pennsylvania	
PA257	Spring Garden Township, Pennsylvania	0.0310942996%
PA258	Spring Township, Berks County,	0.0278654682%
2122	Pennsylvania	0.0400,700,500,4
PA259	Springettsbury Township, Pennsylvania	0.0408509690%
PA260	Springfield Township, Delaware County, Pennsylvania	0.0497514413%
PA261	Springfield Township, Montgomery	0.0383927880%
	County, Pennsylvania	
PA262	St. Marys City, Pennsylvania	0.0309022627%
PA263	State College Borough, Pennsylvania	0.0851447655%
PA264	Stroud Township, Pennsylvania	0.0499681528%
PA265	Sugar Notch Borough, Pennsylvania	0.0011073349%

PA266	Sullivan County, Pennsylvania	0.0308017225%
PA267	Susquehanna County, Pennsylvania	0.2942393746%
PA268	Susquehanna Township, Dauphin	0.0293410568%
	County, Pennsylvania	
PA269	Swatara Township, Dauphin County,	0.0276821677%
	Pennsylvania	
PA270	Tioga County, Pennsylvania	0.2348579899%
PA271	Towamencin Township, Pennsylvania	0.0301076460%
PA272	Tredyffrin Township, Pennsylvania	0.0647473439%
PA273	Union County, Pennsylvania	0.2025761688%
PA274	Union Township, Washington County,	0.0016618642%
	Pennsylvania	
PA275	Unity Township, Pennsylvania	0.0070376932%
PA276	Upper Allen Township, Pennsylvania	0.0310776767%
PA277	Upper Chichester Township,	0.0387469453%
	Pennsylvania	
PA278	Upper Darby Township, Pennsylvania	0.2609134046%
PA279	Upper Dublin Township, Pennsylvania	0.0660962774%
PA280	Upper Gwynedd Township,	0.0294511126%
	Pennsylvania	
PA281	Upper Macungie Township,	0.0203083805%
	Pennsylvania	
PA282	Upper Merion Township, Pennsylvania	0.1102960743%
PA283	Upper Moreland Township,	0.0501362471%
	Pennsylvania	
PA284	Upper Providence Township, Delaware	0.0195710230%
	County, Pennsylvania	
PA285	Upper Providence Township,	0.0475194167%
	Montgomery County, Pennsylvania	
PA286	Upper Saucon Township, Pennsylvania	0.0121989830%
PA287	Upper Southampton Township,	0.0288130438%
	Pennsylvania	
PA288	Upper Uwchlan Township,	0.0134355703%
	Pennsylvania	
PA289	Uwchlan Township, Pennsylvania	0.0295796330%
PA290	Venango County, Pennsylvania	0.4173654407%
PA291	Warminster Township, Pennsylvania	0.0781034360%
PA292	Warren County, Pennsylvania	0.2233381842%
PA293	Warrington Township, Bucks County,	0.0428775922%
	Pennsylvania	
PA294	Warwick Township, Bucks County,	0.0303889837%
	Pennsylvania	
PA295	Warwick Township, Lancaster County,	0.0107372075%
	Pennsylvania	
PA296	Washington City, Pennsylvania	0.0371118809%
PA297	Washington County, Pennsylvania	1.5644453218%
PA298	Washington Township, Franklin	0.0134758289%
	County, Pennsylvania	
PA299	Wayne County, Pennsylvania	0.4359565631%

PA300	Waynesboro Borough, Pennsylvania	0.0153378289%
PA301	West Bradford Township, Pennsylvania	0.0019529773%
PA302	West Chester Borough, Pennsylvania	0.0409767032%
PA303	West Deer Township, Pennsylvania	0.0129721836%
PA304	West Goshen Township, Pennsylvania	0.0411406417%
PA305	West Hanover Township, Pennsylvania	0.0017916124%
PA306	West Hempfield Township,	0.0134149806%
	Pennsylvania	
PA307	West Lampeter Township, Pennsylvania	0.0105347340%
PA308	West Manchester Township,	0.0213714191%
	Pennsylvania	
PA309	West Mifflin Borough, Pennsylvania	0.0436394118%
PA310	West Norriton Township, Pennsylvania	0.0336121955%
PA311	West Pittston Borough, Pennsylvania	0.0090773739%
PA312	West Whiteland Township,	0.0364079108%
	Pennsylvania	
PA313	Westmoreland County, Pennsylvania	3.2377785417%
PA314	Westtown Township, Pennsylvania	0.0209338404%
PA315	White Township, Indiana County,	0.0076200375%
	Pennsylvania	
PA316	Whitehall Borough, Pennsylvania	0.0345143179%
PA317	Whitehall Township, Pennsylvania	0.0285992130%
PA318	Whitemarsh Township, Pennsylvania	0.0515602670%
PA319	Whitpain Township, Pennsylvania	0.0588375045%
PA320	Wilkes Barre Township, Pennsylvania	0.0216681047%
PA321	Wilkes-Barre City, Pennsylvania	0.2963130567%
PA322	Wilkinsburg Borough, Pennsylvania	0.0580112712%
PA323	Williamsport City, Pennsylvania	0.1628334320%
PA324	Willistown Township, Pennsylvania	0.0206130941%
PA325	Windsor Township, York County,	0.0141282538%
	Pennsylvania	
PA326	Worcester Township, Pennsylvania	0.0043645008%
PA327	Wright Township, Pennsylvania	0.0100206522%
PA328	Wyoming Borough, Pennsylvania	0.0071087891%
PA329	Wyoming County, Pennsylvania	0.2273372411%
PA330	Wyomissing Borough, Pennsylvania	0.0154207072%
PA331	Yeadon Borough, Pennsylvania	0.0246066966%
PA332	York City, Pennsylvania	0.1394378689%
PA333	York County, Pennsylvania	2.2119383354%
PA334	York Township, Pennsylvania	0.0334726482%

DD 1	Al' A D A D'	0.44604614020
PR1	Adjuntas, Puerto Rico	0.4468461493%
PR2	Aguada, Puerto Rico	0.9238661758%
PR3	Aguadilla, Puerto Rico	1.6156167759%
PR4	Aguas Buenas, Puerto Rico	0.7490858028%
PR5	Aibonito, Puerto Rico	0.7959428477%
PR6	Anasco, Puerto Rico	0.5050154853%
PR7	Arecibo, Puerto Rico	1.3074850692%
PR8	Arroyo, Puerto Rico	2.0592191012%
PR9	Barceloneta, Puerto Rico	0.5768569406%
PR10	Barranquitas, Puerto Rico	0.7167107056%
PR11	Bayamon, Puerto Rico	5.7282390971%
PR12	Cabo Rojo, Puerto Rico	1.1570847420%
PR13	Caguas, Puerto Rico	4.7119895861%
PR14	Camuy, Puerto Rico	0.7759381807%
PR15	Canovanas, Puerto Rico	1.0721780377%
PR16	Carolina, Puerto Rico	4.3228006165%
PR17	Catano, Puerto Rico	0.7612066695%
PR18	Cayey, Puerto Rico	1.3596493469%
PR19	Ceiba, Puerto Rico	0.2896687707%
PR20	Ciales, Puerto Rico	0.4533215195%
PR21	Cidra, Puerto Rico	1.1671492158%
PR22	Coamo, Puerto Rico	0.9970822347%
PR23	Comerio, Puerto Rico	0.5268640655%
PR24	Corozal, Puerto Rico	0.8595048594%
PR25	Culebra, Puerto Rico	0.0380175870%
PR26	Dorado, Puerto Rico	0.8970759382%
PR27	Fajardo, Puerto Rico	1.1102770585%
PR28	Florida, Puerto Rico	0.2695408253%
PR29	Guanica, Puerto Rico	0.4269617539%
PR30	Guayama, Puerto Rico	1.3293151076%
PR31	Guayanilla, Puerto Rico	0.4886780984%
PR32	Guaynabo, Puerto Rico	2.3185934725%
PR33	Gurabo, Puerto Rico	0.9866291335%
PR34	Hatillo, Puerto Rico	1.0577790273%
PR35	Hormigueros, Puerto Rico	0.3963005262%
PR36	Humacao, Puerto Rico	1.8829438530%
PR37	Isabela, Puerto Rico	1.0062900243%
PR38	Jayuya, Puerto Rico	0.3757431113%
PR39	Juana Diaz, Puerto Rico	1.7179648597%
PR40	Juncos, Puerto Rico	0.9543672919%
PR41	Lajas, Puerto Rico	0.5633742491%
PR42	· ·	
	Las Marias Puerto Pico	0.6852103333%
PR43	Las Marias, Puerto Rico	0.2285582941%
PR44	Las Piedras, Puerto Rico	0.8440153869%
PR45	Loiza, Puerto Rico	0.7971240145%
PR46	Luquillo, Puerto Rico	0.5035020683%
PR47	Manati, Puerto Rico	1.3858134207%
PR48	Maricao, Puerto Rico	0.1311593846%
PR49	Maunabo, Puerto Rico	0.2983734242%

PR50	Mayaguez, Puerto Rico	2.7384221211%
PR51	Moca, Puerto Rico	0.9400143856%
PR52	Morovis, Puerto Rico	0.7678286207%
PR53	Naguabo, Puerto Rico	0.6776685553%
PR54	Naranjito, Puerto Rico	0.6713715879%
PR55	Orocovis, Puerto Rico	0.5209419444%
PR56	Patillas, Puerto Rico	0.4307397840%
PR57	Penuelas, Puerto Rico	0.5782731381%
PR58	Ponce, Puerto Rico	5.1762853836%
PR59	Quebradillas, Puerto Rico	0.6086201563%
PR60	Rincon, Puerto Rico	0.3607312171%
PR61	Rio Grande, Puerto Rico	1.2995118170%
PR62	Sabana Grande, Puerto Rico	0.5625075422%
PR63	Salinas, Puerto Rico	0.8069301551%
PR64	San German, Puerto Rico	0.9914753253%
PR65	San Juan, Puerto Rico	13.8003700360%
PR66	San Lorenzo, Puerto Rico	1.0322446251%
PR67	San Sebastian, Puerto Rico	0.9222442638%
PR68	Santa Isabel, Puerto Rico	0.5210354055%
PR69	Toa Alta, Puerto Rico	1.7552873773%
PR70	Toa Baja, Puerto Rico	2.1783919223%
PR71	Trujillo Alto, Puerto Rico	1.9136501824%
PR72	Utuado, Puerto Rico	0.7718304061%
PR73	Vega Alta, Puerto Rico	0.9338331796%
PR74	Vega Baja, Puerto Rico	1.6886509241%
PR75	Vieques, Puerto Rico	0.1979351524%
PR76	Villalba, Puerto Rico	0.5576736281%
PR77	Yabucoa, Puerto Rico	0.8842993409%
PR78	Yauco, Puerto Rico	1.1383015829%

RI1	Barrington Town, Rhode Island	2.3000539202%
RI2	Bristol Town, Rhode Island	1.0821868960%
RI3	Burrillville Town, Rhode Island	1.3272036109%
RI4	Central Falls City, Rhode Island	0.9147584689%
RI5	Charlestown, Rhode Island	0.5887860100%
RI6	Coventry Town, Rhode Island	3.5886939036%
RI7	Cranston City, Rhode Island	7.8869595262%
RI8	Cumberland Town, Rhode Island	2.4742003754%
RI9	East Greenwich Town, Rhode Island	1.7467671439%
RI10	East Providence City, Rhode Island	4.3247728580%
RI11	Exeter Town, Rhode Island	0.0071810640%
RI12	Foster Town, Rhode Island	0.2489021533%
RI13	Glocester Town, Rhode Island	0.8508469130%
RI14	Hopkinton Town, Rhode Island	0.7098006614%
RI15	Jamestown, Rhode Island	0.4220295287%
RI16	Johnston Town, Rhode Island	3.0898685140%
RI17	Lincoln Town, Rhode Island	2.1171973520%
RI18	Little Compton Town, Rhode Island	0.2663017745%
RI19	Middletown, Rhode Island	1.2877439601%
RI20	Narragansett Town, Rhode Island	1.2760123800%
RI21	New Shoreham Town, Rhode Island	0.2118269375%
RI22	Newport City, Rhode Island	2.3339316695%
RI23	North Kingstown, Rhode Island	2.6500524514%
RI24	North Providence Town, Rhode Island	2.5306229398%
RI25	North Smithfield Town, Rhode Island	1.1299013506%
RI26	Pawtucket City, Rhode Island	5.9652217345%
RI27	Portsmouth Town, Rhode Island	1.2807429020%
RI28	Providence City, Rhode Island	21.4858080262%
RI29	Richmond Town, Rhode Island	0.0818789542%
RI30	Scituate Town, Rhode Island	1.0248588645%
RI31	Smithfield Town, Rhode Island	1.7724673574%
RI32	South Kingstown, Rhode Island	2.3282747894%
RI33	Tiverton Town, Rhode Island	0.9907730639%
RI34	Warren Town, Rhode Island	0.1394116029%
RI35	Warwick City, Rhode Island	9.9418184427%
RI36	West Greenwich Town, Rhode Island	0.7104734659%
RI37	West Warwick Town, Rhode Island	3.0239943495%
RI38	Westerly Town, Rhode Island	2.0135754535%
RI39	Woonsocket City, Rhode Island	3.8740986306%

SC1	Abbeville County, South Carolina	0.3350059823%
SC2	Aiken City, South Carolina	0.7838026892%
SC3	Aiken County, South Carolina	2.5661670597%
SC4	Allendale County, South Carolina	0.1220441823%
SC5	Anderson City, South Carolina	1.1735303052%
SC6	Anderson County, South Carolina	3.3392231904%
SC7	Bamberg County, South Carolina	0.2705913372%
SC8	Barnwell County, South Carolina	0.4653224769%
SC9	Beaufort City, South Carolina	0.0769982478%
SC10	Beaufort County, South Carolina	2.3364418352%
SC11	Berkeley County, South Carolina	2.0961440294%
SC12	Bluffton Town, South Carolina	0.0481968917%
SC13	Calhoun County, South Carolina	0.1833260393%
SC14	Cayce City, South Carolina	0.2572136960%
SC15	Charleston City, South Carolina	2.3004340552%
SC16	Charleston County, South Carolina	3.8016438488%
SC17	Cherokee County, South Carolina	0.9440700745%
SC18	Chester City, South Carolina	0.1299573133%
SC19	Chester County, South Carolina	0.3947965211%
SC20	Chesterfield County, South Carolina	0.9443488664%
SC21	Clarendon County, South Carolina	0.5705383575%
SC22	Clemson City, South Carolina	0.3311616877%
SC23	Colleton County, South Carolina	0.8589365535%
SC24	Columbia City, South Carolina	2.3918060702%
SC25	Conway City, South Carolina	0.2894739402%
SC26	Darlington County, South Carolina	1.6906462867%
SC27	Dillon County, South Carolina	0.6608411417%
SC28	Dorchester County, South Carolina	1.6015765975%
SC29	Easley City, South Carolina	0.8565835771%
SC30	Edgefield County, South Carolina	0.3586097074%
SC31	Fairfield County, South Carolina	0.3536421891%
SC32	Florence City, South Carolina	1.0065336904%
SC33	Florence County, South Carolina	2.2059006272%
SC34	Forest Acres City, South Carolina	0.0995929056%
SC35	Fort Mill Town, South Carolina	0.1714974802%
SC36	Fountain Inn City, South Carolina	0.1975697094%
SC37	Gaffney City, South Carolina	0.2044353782%
SC38	Georgetown City, South Carolina	0.2626233562%
SC39	Georgetown County, South Carolina	1.1895098900%
SC40	Goose Creek City, South Carolina	0.5473575768%
SC41	Greenville City, South Carolina	2.2705648395%
SC42	Greenville County, South Carolina	7.1502328364%
SC43	Greenwood City, South Carolina	0.0308220618%
SC44	Greenwood County, South Carolina	1.3388944490%
SC45	Greer City, South Carolina	0.5590564672%
SC46	Hampton County, South Carolina	0.3450376919%
SC47	Hanahan City, South Carolina	0.2279684840%
SC48	Hilton Head Island Town, South Carolina	0.2323878458%

SC49	Horry County, South Carolina	5.2166718879%
SC50	Irmo Town, South Carolina	0.0942740906%
SC51	James Island Town, South Carolina	0.0461551887%
SC52	Jasper County, South Carolina	0.4278548317%
SC53	Kershaw County, South Carolina	1.0780892823%
SC54	Lancaster County, South Carolina	1.4809282603%
SC55	Laurens County, South Carolina	1.3598442946%
SC56	Lee County, South Carolina	0.2176621820%
SC57	Lexington County, South Carolina	4.4881391605%
SC58	Lexington Town, South Carolina	0.2342104062%
SC59	Marion County, South Carolina	0.6973242307%
SC60	Marlboro County, South Carolina	0.4878238042%
SC61	Mauldin City, South Carolina	0.4253253929%
SC62	McCormick County, South Carolina	0.1281623493%
SC63	Moncks Corner Town, South Carolina	0.1965426445%
SC64	Mount Pleasant Town, South Carolina	0.5750801889%
SC65	Myrtle Beach City, South Carolina	1.9068234068%
SC66	Newberry City, South Carolina	0.0344864657%
SC67	Newberry County, South Carolina	0.5656551710%
SC68	North Augusta City, South Carolina	0.5139678525%
SC69	North Charleston City, South Carolina	1.7751090959%
SC70	North Myrtle Beach City, South	0.6366313248%
	Carolina	
SC71	Oconee County, South Carolina	2.8099515214%
SC72	Orangeburg City, South Carolina	0.0468940344%
SC73	Orangeburg County, South Carolina	1.4543982912%
SC74	Pickens County, South Carolina	2.8143347165%
SC75	Port Royal Town, South Carolina	0.0206098617%
SC76	Richland County, South Carolina	3.8816723839%
SC77	Rock Hill City, South Carolina	1.3120073555%
SC78	Saluda County, South Carolina	0.2604801809%
SC79	Simpsonville City, South Carolina	0.3497064495%
SC80	Spartanburg City, South Carolina	1.1890308958%
SC81	Spartanburg County, South Carolina	6.4084293395%
SC82	Summerville Town, South Carolina	0.6446011912%
SC83	Sumter City, South Carolina	0.5390642671%
SC84	Sumter County, South Carolina	0.9480995733%
SC85	Tega Cay City, South Carolina	0.0433365022%
SC86	Union County, South Carolina	0.6499524020%
SC87	West Columbia City, South Carolina	0.3943858322%
SC88	Williamsburg County, South Carolina	0.4931357629%
SC89	York County, South Carolina	2.5800878865%

CD1		1 700 (700 00 10)
SD1	Aberdeen City, South Dakota	1.7806789284%
SD2	Aurora County, South Dakota	0.1283252150%
SD3	Beadle County, South Dakota	0.8743032704%
SD4	Bennett County, South Dakota	0.1895703332%
SD5	Bon Homme County, South Dakota	0.6047162426%
SD6	Box Elder City, South Dakota	0.2251076107%
SD7	Brandon City, South Dakota	0.4012895918%
SD8	Brookings City, South Dakota	2.4259611863%
SD9	Brookings County, South Dakota	0.2802421588%
SD10	Brown County, South Dakota	1.7764564315%
SD11	Brule County, South Dakota	0.8045710091%
SD12	Buffalo County, South Dakota	0.1823519926%
SD13	Butte County, South Dakota	0.8926544344%
SD14	Campbell County, South Dakota	0.0682419048%
SD15	Charles Mix County, South Dakota	0.8084433424%
SD16	Clark County, South Dakota	0.2550260601%
SD17	Clay County, South Dakota	0.4415194932%
SD18	Codington County, South Dakota	0.8721266365%
SD19	Corson County, South Dakota	0.3429322421%
SD20	Custer County, South Dakota	1.0868471426%
SD21	Davison County, South Dakota	0.6815458005%
SD22	Day County, South Dakota	0.3921680475%
SD23	Deuel County, South Dakota	0.4035008098%
SD24	Dewey County, South Dakota	0.3699996685%
SD25	Douglas County, South Dakota	0.2891518759%
SD26	Edmunds County, South Dakota	0.2529348056%
SD27	Fall River County, South Dakota	2.1968904590%
SD28	Faulk County, South Dakota	0.2772473959%
SD29	Grant County, South Dakota	0.6923230564%
SD30	Gregory County, South Dakota	0.5555128599%
SD31	Haakon County, South Dakota	0.1774497029%
SD32	Hamlin County, South Dakota	0.3340117176%
SD33	Hand County, South Dakota	0.2401311401%
SD34	Hanson County, South Dakota	0.1484271966%
SD35	Harding County, South Dakota	0.0620805393%
SD36	Hughes County, South Dakota	0.8137066032%
SD37	Huron City, South Dakota	0.8308959590%
SD38	Hutchinson County, South Dakota	0.5659237410%
SD39	Hyde County, South Dakota	0.0640529112%
SD40	Jackson County, South Dakota	0.1437421380%
SD41	Jerauld County, South Dakota	0.3258250234%
SD42	Jones County, South Dakota	0.0451732597%
SD43	Kingsbury County, South Dakota	0.3721763025%
SD44	Lake County, South Dakota	0.8273932428%
SD45	Lawrence County, South Dakota	2.3838237581%
SD46	Lincoln County, South Dakota	1.2611723923%
SD47	Lyman County, South Dakota	0.3239942300%
SD48	Marshall County, South Dakota	0.5625107271%
SD49	McCook County, South Dakota	0.3047773840%

SD50	McPherson County, South Dakota	0.1613184030%
SD50	Meade County, South Dakota	3.2698326502%
SD52	Mellette County, South Dakota	0.1848247525%
SD53	Miner County, South Dakota	0.1616739703%
SD54	Minnehaha County, South Dakota	12.2243522517%
SD55	Mitchell City, South Dakota	1.5031732329%
SD56	Moody County, South Dakota	0.4743937985%
SD57	Oglala Lakota County, South Dakota	1.3919692864%
SD58	Pennington County, South Dakota	8.0611767283%
SD59	Perkins County, South Dakota	0.3755374403%
SD60	Pierre City, South Dakota	0.6216678331%
SD61	Potter County, South Dakota	0.1893444561%
SD62	Rapid City, South Dakota	6.9492723574%
SD63	Roberts County, South Dakota	0.9943780269%
SD64	Sanborn County, South Dakota	0.1141857404%
SD65	Sioux Falls City, South Dakota	21.6732660428%
SD66	Spearfish City, South Dakota	0.8208633410%
SD67	Spink County, South Dakota	0.7324773052%
SD68	Stanley County, South Dakota	0.1733882380%
SD69	Sully County, South Dakota	0.0632218131%
SD70	Todd County, South Dakota	1.0677859248%
SD71	Tripp County, South Dakota	0.6252580903%
SD72	Turner County, South Dakota	0.6536969906%
SD73	Union County, South Dakota	1.4531041680%
SD74	Vermillion City, South Dakota	0.5912781760%
SD75	Walworth County, South Dakota	0.5615110318%
SD76	Watertown City, South Dakota	1.6132964277%
SD77	Yankton City, South Dakota	1.2219897393%
SD78	Yankton County, South Dakota	1.4233435084%
SD79	Ziebach County, South Dakota	0.3085103004%

TN1	Alexandria Town, Tennessee	0.0027913085%
TN2	Algood City, Tennessee	0.0032741136%
TN3	Anderson County, Tennessee	1.0489907838%
TN4	Ardmore City, Tennessee	0.0026765324%
TN5	Arlington Town, Tennessee	0.0036566309%
TN6	Athens City, Tennessee	0.2360706677%
TN7	Auburntown, Tennessee	0.0001983981%
TN8	Bartlett City, Tennessee	0.0730561566%
TN9	Baxter Town, Tennessee	0.0004972097%
TN10	Bedford County, Tennessee	0.5272814034%
TN11	Bell Buckle Town, Tennessee	0.0002627582%
TN12	Benton County, Tennessee	0.5216608068%
TN13	Bledsoe County, Tennessee	0.1398580820%
TN14	Blount County, Tennessee	1.9196465581%
TN15	Bradley County, Tennessee	1.0430217552%
TN16	Brentwood City, Tennessee	0.0478208600%
TN17	Bristol City, Tennessee	0.5426871150%
TN18	Byrdstown, Tennessee	0.0011427364%
TN19	Campbell County, Tennessee	1.5974370559%
TN20	Cannon County, Tennessee	0.3116778190%
TN21	Carroll County, Tennessee	0.4438060785%
TN22	Carter County, Tennessee	0.5782580416%
TN23	Centertown, Tennessee	0.0001321538%
TN24	Centerville Town, Tennessee	0.0116202349%
TN25	Chapel Hill Town, Tennessee	0.0043601529%
TN26	Chattanooga City, Tennessee	0.4981237028%
TN27	Cheatham County, Tennessee	0.8209998781%
TN28	Chester County, Tennessee	0.1751399118%
TN29	Claiborne County, Tennessee	1.1929412357%
TN30	Clarksville City, Tennessee	0.2296815192%
TN31	Clay County, Tennessee	0.3261509170%
TN32	Cleveland City, Tennessee	0.5531282252%
TN33	Clifton City, Tennessee	0.0022427615%
TN34	Clinton City, Tennessee	0.1573341188%
TN35	Cocke County, Tennessee	0.8746257470%
TN36	Coffee County, Tennessee	0.4346569849%
TN37	Collegedale City, Tennessee	0.0080390188%
TN38	Collierville Town, Tennessee	0.0617375387%
TN39	Collinwood City, Tennessee	0.0021594326%
TN40	Columbia City, Tennessee	0.0390894158%
TN41	Cookeville City, Tennessee	0.8404101920%
TN42	Cornersville Town, Tennessee	0.0025527953%
TN43	Crab Orchard City, Tennessee	0.0000241612%
TN44	Crockett County, Tennessee	0.1232062476%
TN45	Crossville City, Tennessee	0.0619543195%
TN46	Cumberland County, Tennessee	0.8164884351%
TN47	Dandridge Town, Tennessee	0.0109089663%
TN48	De Kalb County, Tennessee	0.4242612240%
TN49	Decatur County, Tennessee	0.3607195939%

TINITO		0.00505004010/
TN50	Decatur Town, Tennessee	0.0050599481%
TN51	Dickson City, Tennessee	0.0699263820%
TN52	Dickson County, Tennessee	0.7642083488%
TN53	Dowelltown, Tennessee	0.0007434696%
TN54	Doyle Town, Tennessee	0.0001218109%
TN55	Dyer County, Tennessee	0.2010581703%
TN56	Dyersburg City, Tennessee	0.2008506856%
TN57	Eagleville City, Tennessee	0.0010231029%
TN58	East Ridge City, Tennessee	0.0217959070%
TN59	Elizabethton City, Tennessee	0.2653016475%
TN60	Elkton City, Tennessee	0.0004852756%
TN61	Ethridge Town, Tennessee	0.0005864009%
TN62	Farragut Town, Tennessee	0.0167667362%
TN63	Fayette County, Tennessee	0.3157083831%
TN64	Fayetteville City, Tennessee	0.0647238955%
TN65	Fentress County, Tennessee	0.5526714656%
TN66	Franklin City, Tennessee	0.1089989646%
TN67	Franklin County, Tennessee	0.6079344750%
TN68	Gallatin City, Tennessee	0.0760079674%
TN69	Gatlinburg City, Tennessee	0.0507819668%
TN70	Germantown City, Tennessee	0.0687501047%
TN71	Gibson County, Tennessee	0.4940695219%
TN72	Giles County, Tennessee	0.4000334952%
TN73	Goodlettsville City, Tennessee	0.0334336034%
TN74	Grainger County, Tennessee	0.4671260668%
TN75	Greene County, Tennessee	0.8232264763%
TN76	Greeneville Town, Tennessee	0.3895702338%
TN77	Grundy County, Tennessee	0.3896858892%
TN78	Hamblen County, Tennessee	2.2614488604%
TN79	Hamilton County, Tennessee	4.1540192234%
TN80	Hancock County, Tennessee	0.2089065376%
TN81	Hardeman County, Tennessee	0.2150658408%
TN82	Hardin County, Tennessee	0.5683946644%
TN83	Hartsville/Trousdale County, Tennessee	0.1139641522%
TN84	Hawkins County, Tennessee	1.0968095083%
TN85	Haywood County, Tennessee	0.1104263592%
TN86	Henderson County, Tennessee	0.2498867656%
TN87	Hendersonville City, Tennessee	0.1137407554%
TN88	Henry County, Tennessee	0.6444385596%
TN89	Hickman County, Tennessee	0.2687886895%
TN90	Houston County, Tennessee	0.2087880895%
TN90	Humphreys County, Tennessee	
		0.2441608982%
TN92	Jackson City, Tennessee	0.0431370644%
TN93	Jackson County, Tennessee	0.2780985367%
TN94	Jefferson County, Tennessee	0.8912247367%
TN95	Johnson City, Tennessee	1.0682855260%
TN96	Johnson County, Tennessee	0.2282065978%
TN97	Kingsport City, Tennessee	0.9871149359%
TN98	Knox County, Tennessee	9.1641554650%

TN99	Knoxville City, Tennessee	1.5417816888%
TN100	La Vergne City, Tennessee	0.0518950147%
TN100	Lake County, Tennessee	0.0671464632%
TN101	Lakeland City, Tennessee	0.0000095891%
TN102	Lauderdale County, Tennessee	0.2733775153%
TN103	Lawrence County, Tennessee	0.6473535215%
TN104	Lawrence County, Tennessee Lawrenceburg City, Tennessee	0.0465511203%
TN105	Lebanon City, Tennessee	0.1110258247%
TN100	Lewis County, Tennessee	0.1110238247%
TN107	Lewis County, Tennessee Lewisburg City, Tennessee	0.1328223920%
TN108	Lexington City, Tennessee	0.0796867496%
TN109	Liberty Town, Tennessee	0.0003647628%
TN110	Lincoln County, Tennessee	0.3409251715%
TN111	•	0.0198677435%
TN112 TN113	Livingston Town, Tennessee Loretto City, Tennessee	0.0198077433%
TN113 TN114		0.8992460428%
TN114 TN115	Loudon County, Tennessee	
111113	Lynchburg, Moore County Metropolitan Government, Tennessee	0.0579106070%
TN116		0.00029456010/
TN116	Lynnville Town, Tennessee	0.0003845691%
TN117	Macon County, Tennessee	0.3091017000%
TN118	Madison County, Tennessee	0.8907256845%
TN119	Manchester City, Tennessee	0.1612528379%
TN120	Marion County, Tennessee	0.3637161259%
TN121	Marshall County, Tennessee	0.4953711694%
TN122	Martin City, Tennessee	0.0101175931%
TN123	Maryville City, Tennessee	0.3223901040%
TN124	Maury County, Tennessee	1.0724162522%
TN125	McMinn County, Tennessee	0.6936567070%
TN126	McMinnville City, Tennessee	0.0355475192%
TN127	McNairy County, Tennessee	0.4269884656%
TN128	Meigs County, Tennessee	0.2016450737%
TN129	Memphis City, Tennessee	4.9079216307%
TN130	Millington City, Tennessee	0.0212200583%
TN131	Minor Hill City, Tennessee	0.0008698448%
TN132	Monroe County, Tennessee	0.7506735593%
TN133	Monterey Town, Tennessee	0.0029942290%
TN134	Montgomery County, Tennessee	1.6758545682%
TN135	Morgan County, Tennessee	0.5132562715%
TN136	Morrison Town, Tennessee	0.0004337290%
TN137	Morristown City, Tennessee	0.3919462797%
TN138	Mount Juliet City, Tennessee	0.0577622481%
TN139	Mount Pleasant City, Tennessee	0.0048377656%
TN140	Murfreesboro City, Tennessee	0.7283549414%
TN141	Nashville-Davidson Metropolitan	8.9605710893%
	Government, Tennessee	
TN142	Nolensville Town, Tennessee	0.0026055144%
TN143	Normandy Town, Tennessee	0.0000797277%
TN144	Oak Ridge City, Tennessee	0.9598050011%
TN145	Obion County, Tennessee	0.2204168957%

TN1146	Overton County Tonnesses	0.5262993368%
TN146 TN147	Overton County, Tennessee	
	Paris City, Tennessee	0.0217300395%
TN148	Perry County, Tennessee	0.0857864664%
TN149	Petersburg Town, Tennessee	0.0005822973%
TN150	Pickett County, Tennessee	0.1459705284%
TN151	Pigeon Forge City, Tennessee	0.0877322588%
TN152	Pleasant Hill Town, Tennessee	0.0000178801%
TN153	Polk County, Tennessee	0.3220131560%
TN154	Portland City, Tennessee	0.0203045711%
TN155	Pulaski City, Tennessee	0.0561230557%
TN156	Putnam County, Tennessee	0.3863240500%
TN157	Red Bank City, Tennessee	0.0106755617%
TN158	Rhea County, Tennessee	0.5404420504%
TN159	Ripley City, Tennessee	0.0190759934%
TN160	Roane County, Tennessee	1.6361535854%
TN161	Robertson County, Tennessee	0.8676284650%
TN162	Rutherford County, Tennessee	2.5746747125%
TN163	Scott County, Tennessee	0.5189341096%
TN164	Sequatchie County, Tennessee	0.2433974548%
TN165	Sevier County, Tennessee	1.3567168872%
TN166	Sevierville City, Tennessee	0.0845613223%
TN167	Shelby County, Tennessee	3.5255393191%
TN168	Shelbyville City, Tennessee	0.0482670674%
TN169	Smith County, Tennessee	0.5711842980%
TN170	Smithville City, Tennessee	0.0196818237%
TN171	Smyrna Town, Tennessee	0.1314691656%
TN172	Soddy-Daisy City, Tennessee	0.0110233237%
TN173	Sparta City, Tennessee	0.0168519913%
TN174	Spencer Town, Tennessee	0.0007743306%
TN175	Spring Hill City, Tennessee	0.0244598773%
TN176	Springfield City, Tennessee	0.0550041036%
TN177	Stewart County, Tennessee	0.1459273147%
TN178	Sullivan County, Tennessee	1.4573397906%
TN179	Sumner County, Tennessee	1.7022113712%
TN180	Tipton County, Tennessee	0.6312749815%
TN181	Tullahoma City, Tennessee	0.3238479828%
TN182	Unicoi County, Tennessee	0.3464527663%
TN183	Union City, Tennessee	0.0993864534%
TN184	Union County, Tennessee	0.5606745148%
TN185	Van Buren County, Tennessee	0.0471429229%
TN185	Viola Town, Tennessee	0.0000607170%
TN180	Warren County, Tennessee	0.5357371504%
TN188	Wartrace Town, Tennessee	0.0003753988%
	· · · · · · · · · · · · · · · · · · ·	1.1061046159%
TN189	Washington County, Tennessee	
TN190	Wayne County, Tennessee	0.2247756248%
TN191 TN192	Wayley County Tennessee	0.0036939405% 0.3773601643%
111174	Weakley County, Tennessee	0.5775001045%

TN193	White County, Tennessee	0.3992656969%
TN194	White House City, Tennessee	0.0200834355%
TN195	Williamson County, Tennessee	1.6817249840%
TN196	Wilson County, Tennessee	1.4019072760%
TN197	Woodbury Town, Tennessee	0.0086691778%

TX1	Abbott City, Texas	0.0004586670%
TX2	Abernathy City, Texas	0.0000733330%
TX3	Abilene City, Texas	0.3758786670%
TX4	Ackerly City, Texas	0.0000140000%
TX5	Addison Town, Texas	0.0387293330%
TX6	Adrian City, Texas	0.0001206670%
TX7	Agua Dulce City, Texas	0.0000286670%
TX8	Alamo City, Texas	0.0147473330%
TX9	Alamo Heights City, Texas	0.0187986670%
TX10	Alba Town, Texas	0.0021306670%
TX11	Albany City, Texas	0.0001200000%
TX12	Aledo City, Texas	0.0002206670%
TX13	Alice City, Texas	0.0475273330%
TX14	Allen City, Texas	0.2100540000%
TX15	Alma Town, Texas	0.0007380000%
TX16	Alpine City, Texas	0.0197906670%
TX17	Alto Town, Texas	0.0025113330%
TX18	Alton City, Texas	0.0076933330%
TX19	Alvarado City, Texas	0.0193526670%
TX20	Alvin City, Texas	0.0759746670%
TX21	Alvord Town, Texas	0.0002386670%
TX22	Amarillo City, Texas	0.6584406670%
TX23	Ames City, Texas	0.0037140000%
TX24	Amherst City, Texas	0.0000146670%
TX25	Anahuac City, Texas	0.0003613330%
TX26	Anderson City, Texas	0.0000126670%
TX27	Anderson County, Texas	0.1791753330%
TX28	Andrews City, Texas	0.0126553330%
TX29	Andrews County, Texas	0.0250706670%
TX30	Angelina County, Texas	0.1533040000%
TX31	Angleton City, Texas	0.0418606670%
TX32	Angus City, Texas	0.0002206670%
TX33	Anna City, Texas	0.0060500000%
TX34	Annetta North Town, Texas	0.0000226670%
TX35	Annetta South Town, Texas	0.0004013330%
TX36	Annetta Town, Texas	0.0039706670%
TX37	Annona Town, Texas	0.0004920000%
TX38	Anson City, Texas	0.0034226670%
TX39	Anthony Town, Texas	0.0030093330%
TX40	Anton City, Texas	0.0002960000%
TX41	Appleby City, Texas	0.0010340000%
TX42	Aquilla City, Texas	0.0010340000%
TX43	Aransas County, Texas	0.1776746670%
TX44	Aransas Pass City, Texas	0.0385420000%
TX45	Archer City, Texas	0.0070360000%
TX45	Archer County, Texas	0.0303560000%
TX47	Arcola City, Texas	0.0048600000%
TX48	Argyle City, Texas	0.0076040000%
TX49	Arlington City, Texas	0.4905353330%
1 11+7	mington City, Texas	U.T/UJJJJJJJU%

TX50	Armstrong County Toyos	0.0006493330%
TX51	Armstrong County, Texas Arp City, Texas	0.0013393330%
TX52	Asherton City, Texas	0.0013393330%
TX53	Aspermont Town, Texas	0.0000740070%
TX54	Atascosa County, Texas	0.1179353330%
TX55		0.0706280000%
	Atlanta City, Texas	
TX56 TX57	Atlanta City, Texas	0.0206633330%
	Aubrey City, Texas	0.0100940000%
TX58	Aurora City, Texas	0.0012326670%
TX59	Austin City, Texas	3.2518106670%
TX60	Austin County, Texas	0.0506866670%
TX61	Austwell City, Texas	0.0000726670%
TX62	Avery Town, Texas	0.0000920000%
TX63	Avinger Town, Texas	0.0007433330%
TX64	Azle City, Texas	0.0214753330%
TX65	Bailey City, Texas	0.0006333330%
TX66	Bailey County, Texas	0.0102513330%
TX67	Bailey's Prairie Village, Texas	0.0037360000%
TX68	Baird City, Texas	0.0018680000%
TX69	Balch Springs City, Texas	0.0182386670%
TX70	Balcones Heights City, Texas	0.0158740000%
TX71	Ballinger City, Texas	0.0061146670%
TX72	Balmorhea City, Texas	0.0000420000%
TX73	Bandera City, Texas	0.0019286670%
TX74	Bandera County, Texas	0.0578766670%
TX75	Bangs City, Texas	0.00203333330%
TX76	Bardwell City, Texas	0.0002413330%
TX77	Barry City, Texas	0.0001333330%
TX78	Barstow City, Texas	0.0000406670%
TX79	Bartlett City, Texas	0.0022493330%
TX80	Bartonville Town, Texas	0.0059246670%
TX81	Bastrop City, Texas	0.0308800000%
TX82	Bastrop County, Texas	0.2293066670%
TX83	Bay City, Texas	0.0386080000%
TX84	Baylor County, Texas	0.0198880000%
TX85	Bayou Vista City, Texas	0.0041600000%
TX86	Bayside Town, Texas	0.0001613330%
TX87	Baytown City, Texas	0.1440440000%
TX88	Bayview Town, Texas	0.0000273330%
TX89	Beach City, Texas	0.0083366670%
TX90	Bear Creek Village, Texas	0.0006040000%
TX91	Beasley City, Texas	0.0000866670%
TX92	Beaumont City, Texas	0.4553400000%
TX93	Beckville City, Texas	0.0008313330%
TX94	Bedford City, Texas	0.0628760000%
TX95	Bedias City, Texas	0.0023166670%
TX96	Bee Cave City, Texas	0.0025100070%
TX97	Bee County, Texas	0.0652293330%
TX98	Beeville City, Texas	0.0160180000%
111/0	Doc. inc Onj, Tomus	3.0100100000/0

TX99	Bell County, Texas	0.4338320000%
TX100	Bellaire City, Texas	0.0275093330%
TX101	Bellevue City, Texas	0.0000373330%
TX102	Bellmead City, Texas	0.0096580000%
TX103	Bells Town, Texas	0.0012606670%
TX104	Bellville City, Texas	0.0049920000%
TX105	Belton City, Texas	0.0484533330%
TX106	Benavides City, Texas	0.0001013330%
TX107	Benbrook City, Texas	0.0292793330%
TX108	Benjamin City, Texas	0.0006340000%
TX109	Berryville Town, Texas	0.0095860000%
TX110	Bertram City, Texas	0.0001213330%
TX111	Beverly Hills City, Texas	0.0028906670%
TX112	Bevil Oaks City, Texas	0.0003660000%
TX113	Bexar County, Texas	4.6714346670%
TX114	Big Lake City, Texas	0.0003646670%
TX115	Big Sandy Town, Texas	0.0030526670%
TX116	Big Spring City, Texas	0.1266186670%
TX117	Big Wells City, Texas	0.0001573330%
TX118	Bishop City, Texas	0.0054753330%
TX119	Bishop Hills Town, Texas	0.0002153330%
TX120	Blackwell City, Texas	0.0000206670%
TX121	Blanco City, Texas	0.0041273330%
TX122	Blanco County, Texas	0.0328153330%
TX123	Blanket Town, Texas	0.0000980000%
TX124	Bloomburg Town, Texas	0.0006733330%
TX125	Blooming Grove Town, Texas	0.0002346670%
TX126	Blossom City, Texas	0.0001320000%
TX127	Blue Mound City, Texas	0.0019253330%
TX128	Blue Ridge City, Texas	0.0008966670%
TX129	Blum Town, Texas	0.0010813330%
TX130	Boerne City, Texas	0.0303840000%
TX131	Bogata City, Texas	0.0024326670%
TX132	Bonham City, Texas	0.0672726670%
TX133	Bonney Village, Texas	0.0016733330%
TX134	Booker Town, Texas	0.0006906670%
TX135	Borden County, Texas	0.0006666670%
TX136	Borger City, Texas	0.0464533330%
TX137	Bosque County, Texas	0.0473820000%
TX138	Bovina City, Texas	0.0001153330%
TX139	Bowie City, Texas	0.0557466670%
TX140	Bowie County, Texas	0.1554600000%
TX141	Boyd Town, Texas	0.0046353330%
TX142	Brackettville City, Texas	0.0000053330%
TX143	Brady City, Texas	0.0183200000%
TX144	Brazoria City, Texas	0.0076913330%
TX145	Brazoria County, Texas	0.6807266670%
TX146	Brazos Bend City, Texas	0.0003080000%
TX147	Brazos Country City, Texas	0.0006013330%

TX148	Brazos County, Texas	0.2280580000%
TX149	Breckenridge City, Texas	0.0159840000%
TX150	Bremond City, Texas	0.0037026670%
TX151	Brenham City, Texas	0.0365000000%
TX152	Brewster County, Texas	0.0400580000%
TX153	Briarcliff Village, Texas	0.0003813330%
TX154	Briaroaks City, Texas	0.0000380000%
TX155	Bridge City, Texas	0.0538373330%
TX156	Bridgeport City, Texas	0.0222006670%
TX157	Briscoe County, Texas	0.0006513330%
TX158	Broaddus Town, Texas	0.0000206670%
TX159	Bronte Town, Texas	0.0000660000%
TX160	Brooks County, Texas	0.0138066670%
TX161	Brookshire City, Texas	0.0042706670%
TX162	Brookside Village City, Texas	0.0007400000%
TX163	Brown County, Texas	0.1289446670%
TX164	Browndell City, Texas	0.0001013330%
TX165	Brownfield City, Texas	0.0096346670%
TX166	Brownsboro City, Texas	0.0021173330%
TX167	Brownsville City, Texas	0.2833713330%
TX168	Brownwood City, Texas	0.1110480000%
TX169	Bruceville-Eddy City, Texas	0.0011280000%
TX170	Bryan City, Texas	0.1645980000%
TX171	Bryson City, Texas	0.0008186670%
TX172	Buckholts Town, Texas	0.0007420000%
TX173	Buda City, Texas	0.0071893330%
TX174	Buffalo City, Texas	0.0079106670%
TX175	Buffalo Gap Town, Texas	0.0000586670%
TX176	Buffalo Springs Village, Texas	0.0001253330%
TX177	Bullard Town, Texas	0.0049913330%
TX178	Bulverde City, Texas	0.0096240000%
TX179	Bunker Hill Village City, Texas	0.0003146670%
TX180	Burkburnett City, Texas	0.0252293330%
TX181	Burke City, Texas	0.0007426670%
TX182	Burleson City, Texas	0.1011860000%
TX183	Burleson County, Texas	0.0468293330%
TX184	Burnet City, Texas	0.0222300000%
TX185	Burnet County, Texas	0.1265526670%
TX186	Burton City, Texas	0.0006246670%
TX187	Byers City, Texas	0.0000513330%
TX188	Bynum Town, Texas	0.0002533330%
TX189	Cactus City, Texas	0.0031860000%
TX190	Caddo Mills City, Texas	0.0000286670%
TX191	Caldwell City, Texas	0.0121633330%
TX192	Caldwell County, Texas	0.0576086670%
TX193	Calhoun County, Texas	0.0852840000%
TX194	Callahan County, Texas	0.0085960000%
TX195	Callisburg City, Texas	0.000037000007
TX196	Calvert City, Texas	0.0005146670%
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TX197	Cameron City, Texas	0.0073940000%
TX198	Cameron County, Texas	0.3580173330%
TX199	Camp County, Texas	0.0192340000%
TX200	Camp Wood City, Texas	0.0002813330%
TX201	Campbell City, Texas	0.0007440000%
TX202	Canadian City, Texas	0.0007266670%
TX203	Caney City Town, Texas	0.0013366670%
TX204	Canton City, Texas	0.0378226670%
TX205	Canyon City, Texas	0.0175006670%
TX206	Carbon Town, Texas	0.0004133330%
TX207	Carl's Corner Town, Texas	0.0000320000%
TX208	Carmine City, Texas	0.0002566670%
TX209	Carrizo Springs City, Texas	0.0011140000%
TX210	Carrollton City, Texas	0.2068366670%
TX211	Carson County, Texas	0.0196620000%
TX212	Carthage City, Texas	0.0126180000%
TX213	Cashion Community City, Texas	0.0002146670%
TX214	Cass County, Texas	0.0621033330%
TX215	Castle Hills City, Texas	0.0085200000%
TX216	Castro County, Texas	0.0029466670%
TX217	Castroville City, Texas	0.0030166670%
TX218	Cedar Hill City, Texas	0.0467513330%
TX219	Cedar Park City, Texas	0.1237113330%
TX220	Celeste City, Texas	0.0008533330%
TX221	Celina City, Texas	0.0121886670%
TX222	Center City, Texas	0.0392253330%
TX223	Centerville City, Texas	0.0002566670%
TX224	Chambers County, Texas	0.1021253330%
TX225	Chandler City, Texas	0.0115760000%
TX226	Channing City, Texas	0.0000013330%
TX227	Charlotte City, Texas	0.0028380000%
TX228	Cherokee County, Texas	0.1044080000%
TX229	Chester Town, Texas	0.0007826670%
TX230	Chico City, Texas	0.0019520000%
TX231	Childress City, Texas	0.0252773330%
TX232	Childress County, Texas	0.0337213330%
TX233	Chillicothe City, Texas	0.0001146670%
TX234	China City, Texas	0.0003480000%
TX235	China Grove Town, Texas	0.0003986670%
TX236	Chireno City, Texas	0.0010453330%
TX237	Christine Town, Texas	0.0002360000%
TX238	Cibolo City, Texas	0.0091266670%
TX239	Cisco City, Texas	0.0048120000%
TX240	Clarendon City, Texas	0.0000760000%
TX241	Clarksville City, Texas	0.0139273330%
TX242	Clarksville City, Texas	0.0000360000%
TX243	Claude City, Texas	0.0000173330%
TX244	Clay County, Texas	0.0480333330%
TX245	Clear Lake Shores City, Texas	0.0044546670%

	Cleburne City, Texas	0.1521226670%
	Cleveland City, Texas	0.0645980000%
	Clifton City, Texas	0.0066260000%
	Clint Town, Texas	0.0002500000%
	Clute City, Texas	0.03423333330%
	Clyde City, Texas	0.0115246670%
TX252 C	Coahoma Town, Texas	0.0015273330%
TX253 C	Cochran County, Texas	0.0022593330%
	Cockrell Hill City, Texas	0.0003413330%
TX255 C	Coffee City Town, Texas	0.0007246670%
TX256 C	Coke County, Texas	0.0036813330%
	Coldspring City, Texas	0.0002980000%
TX258 C	Coleman City, Texas	0.0036280000%
TX259 C	Coleman County, Texas	0.0027760000%
TX260 C	College Station City, Texas	0.1720980000%
TX261 C	Colleyville City, Texas	0.0306993330%
TX262 C	Collin County, Texas	0.8444806670%
TX263 C	Collingsworth County, Texas	0.0128226670%
TX264 C	Collinsville Town, Texas	0.0012206670%
TX265 C	Colmesneil City, Texas	0.0014740000%
TX266 C	Colorado City, Texas	0.0056033330%
TX267 C	Colorado County, Texas	0.0327226670%
TX268 C	Columbus City, Texas	0.0045780000%
TX269 C	Comal County, Texas	0.2640946670%
TX270 C	Comanche City, Texas	0.0110020000%
TX271 C	Comanche County, Texas	0.0339760000%
TX272 C	Combes Town, Texas	0.0011400000%
TX273 C	Combine City, Texas	0.0012613330%
TX274 C	Commerce City, Texas	0.0225793330%
TX275 C	Como Town, Texas	0.0002766670%
TX276 C	Concho County, Texas	0.0025726670%
TX277 C	Conroe City, Texas	0.3111140000%
TX278 C	Converse City, Texas	0.0184620000%
TX279 C	Cooke County, Texas	0.1336340000%
TX280 C	Cool City, Texas	0.0004873330%
TX281 C	Coolidge Town, Texas	0.0001620000%
TX282 C	Cooper City, Texas	0.0002413330%
	Coppell City, Texas	0.0577286670%
TX284 C	Copper Canyon Town, Texas	0.0003260000%
	Copperas Cove City, Texas	0.0889946670%
	Corinth City, Texas	0.0501986670%
	Corpus Christi City, Texas	1.2084713330%
	Corral City Town, Texas	0.0000953330%
	Corrigan Town, Texas	0.0142120000%
	Corsicana City, Texas	0.0582066670%
	Coryell County, Texas	0.0824393330%
	Cottle County, Texas	0.0005833330%
TX293 (Cottonwood City, Texas	0.0001926670%

TX205	C + 11 C'+ T	0.00002400000
TX295	Cotulla City, Texas	0.0008340000%
TX296	Coupland City, Texas	0.0001773330%
TX297	Cove City, Texas	0.0002580000%
TX298	Covington City, Texas	0.0003460000%
TX299	Coyote Flats City, Texas	0.0009813330%
TX300	Crandall City, Texas	0.0080626670%
TX301	Crane City, Texas	0.0070660000%
TX302	Crane County, Texas	0.0174306670%
TX303	Cranfills Gap City, Texas	0.0000853330%
TX304	Crawford Town, Texas	0.0002553330%
TX305	Creedmoor City, Texas	0.0000106670%
TX306	Cresson City, Texas	0.0007240000%
TX307	Crockett City, Texas	0.0156020000%
TX308	Crockett County, Texas	0.0121400000%
TX309	Crosby County, Texas	0.0122586670%
TX310	Crosbyton City, Texas	0.0009986670%
TX311	Cross Plains Town, Texas	0.0032513330%
TX312	Cross Roads Town, Texas	0.0001626670%
TX313	Cross Timber Town, Texas	0.0003613330%
TX314	Crowell City, Texas	0.0042233330%
TX315	Crowley City, Texas	0.0148966670%
TX316	Crystal City, Texas	0.0129413330%
TX317	Cuero City, Texas	0.0164593330%
TX318	Culberson County, Texas	0.0005260000%
TX319	Cumby City, Texas	0.0035466670%
TX320	Cuney Town, Texas	0.0004040000%
TX321	Cushing City, Texas	0.0007466670%
TX322	Cut and Shoot City, Texas	0.0014273330%
TX323	Daingerfield City, Texas	0.0083173330%
TX324	Daisetta City, Texas	0.0035800000%
TX325	Dalhart City, Texas	0.0077393330%
TX326	Dallam County, Texas	0.0144573330%
TX327	Dallas City, Texas	1.9999346670%
TX328	Dallas County, Texas	5.6921940000%
TX329	Dalworthington Gardens City, Texas	0.0040400000%
TX330	Danbury City, Texas	0.0028206670%
TX331	Darrouzett Town, Texas	0.0000673330%
TX332	Dawson County, Texas	0.0312740000%
TX333	Dawson Town, Texas	0.0004000000%
TX334	Dayton City, Texas	0.0314146670%
TX335	Dayton Lakes City, Texas	0.0000253330%
TX336	De Kalb City, Texas	0.0006900000%
TX337		0.0054786670%
TX338	De Leon City, Texas	0.0459300000%
	De Witt County, Texas	
TX339	Deaf Smith County, Texas	0.0230213330%
TX340	Dean City, Texas	0.0000940000%
TX341	Decardova City, Torras	0.0377793330%
TX342	Decordova City, Texas	0.0091853330%
TX343	Deer Park City, Texas	0.0329253330%

TX344	Del Rio City, Texas	0.0393706670%
TX345	Dell City, Texas	0.0000100000%
TX346	Delta County, Texas	0.0203893330%
TX347	Denison City, Texas	0.1402840000%
TX348	Denton City, Texas	0.3055560000%
TX349	Denton County, Texas	0.7548653330%
TX350	Denver City Town, Texas	0.0014026670%
TX351	Deport City, Texas	0.0000280000%
TX352	Desoto City, Texas	0.0482666670%
TX353	Detroit Town, Texas	0.0006433330%
TX354	Devers City, Texas	0.0001273330%
TX355	Devine City, Texas	0.0029026670%
TX356	Diboll City, Texas	0.0170220000%
TX357	Dickens City, Texas	0.0000473330%
TX358	Dickens County, Texas	0.0012486670%
TX359	Dickinson City, Texas	0.0557886670%
TX360	Dilley City, Texas	0.0017553330%
TX361	Dimmit County, Texas	0.0221960000%
TX362	Dimmitt City, Texas	0.0006746670%
TX363	Dish Town, Texas	0.0000126670%
TX364	Dodd City Town, Texas	0.0008073330%
TX365	Dodson Town, Texas	0.0002980000%
TX366	Domino Town, Texas	0.0001306670%
TX367	Donley County, Texas	0.0149133330%
TX368	Donna City, Texas	0.0091986670%
TX369	Dorchester City, Texas	0.0001540000%
TX370	Double Oak Town, Texas	0.0031766670%
TX371	Douglassville Town, Texas	0.0003826670%
TX372	Dripping Springs City, Texas	0.0005406670%
TX373	Driscoll City, Texas	0.0000260000%
TX374	Dublin City, Texas	0.0096520000%
TX375	Dumas City, Texas	0.0174860000%
TX376	Duncanville City, Texas	0.0388853330%
TX377	Duval County, Texas	0.0327393330%
TX378	Eagle Lake City, Texas	0.0032546670%
TX379	Eagle Pass City, Texas	0.0373366670%
TX380	Early City, Texas	0.0098920000%
TX381	Earth City, Texas	0.0001613330%
TX382	East Bernard City, Texas	0.0037026670%
TX383	East Mountain City, Texas	0.0016626670%
TX384	East Tawakoni City, Texas	0.0018153330%
TX385	Eastland City, Texas	0.0105973330%
TX386	Eastland County, Texas	0.0348500000%
TX387	Easton City, Texas	0.0002193330%
TX388	Ector City, Texas	0.0007386670%
TX389	Ector County, Texas	0.3200000000%
TX390	Edcouch City, Texas	0.0027340000%
TX391	Eden City, Texas	0.0003313330%
TX392	Edgecliff Village Town, Texas	0.0014880000%

		0.000=500000
TX393	Edgewood Town, Texas	0.0087693330%
TX394	Edinburg City, Texas	0.0805893330%
TX395	Edmonson Town, Texas	0.0000906670%
TX396	Edna City, Texas	0.0121293330%
TX397	Edom City, Texas	0.0014326670%
TX398	Edwards County, Texas	0.0006500000%
TX399	El Campo City, Texas	0.0211333330%
TX400	El Cenizo City, Texas	0.0004140000%
TX401	El Lago City, Texas	0.0037360000%
TX402	El Paso City, Texas	0.8162473330%
TX403	El Paso County, Texas	1.7280806670%
TX404	Eldorado City, Texas	0.00003333330%
TX405	Electra City, Texas	0.0104773330%
TX406	Elgin City, Texas	0.0175226670%
TX407	Elkhart Town, Texas	0.0002006670%
TX408	Ellis County, Texas	0.2102480000%
TX409	Elmendorf City, Texas	0.0004973330%
TX410	Elsa City, Texas	0.0051466670%
TX411	Emhouse Town, Texas	0.0000553330%
TX412	Emory City, Texas	0.0025853330%
TX413	Enchanted Oaks Town, Texas	0.0008660000%
TX414	Encinal City, Texas	0.0010100000%
TX415	Ennis City, Texas	0.0545593330%
TX416	Erath County, Texas	0.0684106670%
TX417	Escobares City, Texas	0.0000266670%
TX418	Estelline Town, Texas	0.00060600000%
TX419	Euless City, Texas	0.0618826670%
TX420	Eureka City, Texas	0.0002226670%
TX421	Eustace City, Texas	0.0013926670%
TX422	Evant Town, Texas	0.0013786670%
TX423	Everman City, Texas	0.0051280000%
TX424	Fair Oaks Ranch City, Texas	0.0053846670%
TX425	Fairchilds Village, Texas	0.0000540000%
TX426	Fairfield City, Texas	0.0008300000%
TX427	Fairview Town, Texas	0.0214966670%
TX428	Falfurrias City, Texas	0.0014806670%
TX429	Falls City, Texas	0.0000273330%
TX430	Falls County, Texas	0.0230146670%
TX430	Fannin County, Texas	0.0230140070%
TX431	Farmers Branch City, Texas	0.0630213330%
TX432 TX433		0.0030213330%
	Farmersville City, Texas	
TX434	Farwell City, Texas	0.0002286670%
TX435	Fate City, Texas	0.0023153330%
TX436	Fayette County, Texas	0.0616266670%
TX437	Fayetteville City, Texas	0.0002606670%
TX438	Ferris City, Texas	0.0092486670%
TX439	Fisher County, Texas	0.0036786670%
TX440	Flatonia Town, Texas	0.0037740000%
TX441	Florence City, Texas	0.0026326670%

TX442	Floresville City, Texas	0.0144660000%
TX443	Flower Mound Town, Texas	0.1435040000%
TX444	Floyd County, Texas	0.0060326670%
TX445	Floydada City, Texas	0.0042380000%
TX446	Foard County, Texas	0.0038426670%
TX447	Follett City, Texas	0.0001413330%
TX448	Forest Hill City, Texas	0.0174213330%
TX449	Forney City, Texas	0.0534080000%
TX450	Forsan City, Texas	0.0003840000%
TX451	Fort Bend County, Texas	1.0044793330%
TX452	Fort Stockton City, Texas	0.0029406670%
TX453	Fort Worth City, Texas	1.4138600000%
TX454	Franklin City, Texas	0.0026206670%
TX455	Franklin County, Texas	0.0171886670%
TX456	Frankston Town, Texas	0.0001826670%
TX457	Fredericksburg City, Texas	0.0376573330%
TX458	Freeport City, Texas	0.0486486670%
TX459	Freer City, Texas	0.0021806670%
TX460	Freestone County, Texas	0.0336633330%
TX461	Friendswood City, Texas	0.0935533330%
TX462	Frio County, Texas	0.0133026670%
TX463	Friona City, Texas	0.0018986670%
TX464	Frisco City, Texas	0.2702060000%
TX465	Fritch City, Texas	0.0030320000%
TX466	Frost City, Texas	0.0002140000%
TX467	Fruitvale City, Texas	0.0015626670%
TX468	Fulshear City, Texas	0.0035146670%
TX469	Fulton Town, Texas	0.0010680000%
TX470	Gaines County, Texas	0.0362313330%
TX471	Gainesville City, Texas	0.10265333330%
TX472	Galena Park City, Texas	0.0087286670%
TX473	Gallatin City, Texas	0.0008353330%
TX474	Galveston City, Texas	0.3254580000%
TX475	Galveston County, Texas	0.7493953330%
TX476	Ganado City, Texas	0.0036733330%
TX477	Garden Ridge City, Texas	0.0075673330%
TX478	Garland City, Texas	0.2801626670%
TX479	Garrett Town, Texas	0.0016733330%
TX480	Garrison City, Texas	0.0023700000%
TX481	Gary City Town, Texas	0.0003000000%
TX482	Garza County, Texas	0.0059626670%
TX483	Gatesville City, Texas	0.0179960000%
TX484	George West City, Texas	0.0041380000%
TX485	Georgetown City, Texas	0.1505973330%
TX486	Gholson City, Texas	0.0010033330%
TX487	Giddings City, Texas	0.0084493330%
TX488	Gillespie County, Texas	0.0421273330%
TX489	Gilmer City, Texas	0.0226340000%
TX490	Gladewater City, Texas	0.0164253330%

TX491	Glasscock County, Texas	0.0006666670%
TX492	Glen Rose City, Texas	0.0003600000%
TX493	Glenn Heights City, Texas	0.0110620000%
TX494	Godley City, Texas	0.0020766670%
TX495	Goldsmith City, Texas	0.0004513330%
TX496	Goldthwaite City, Texas	0.0008166670%
TX497	Goliad City, Texas	0.0023753330%
TX498	Goliad County, Texas	0.0231066670%
TX499	Golinda City, Texas	0.0000666670%
TX500	Gonzales City, Texas	0.0099213330%
TX501	Gonzales County, Texas	0.02215333330%
TX502	Goodlow City, Texas	0.0001473330%
TX503	Goodrich City, Texas	0.0064286670%
TX504	Gordon City, Texas	0.0002433330%
TX505	Goree City, Texas	0.0004993330%
TX506	Gorman City, Texas	0.0020713330%
TX507	Graford City, Texas	0.0000153330%
TX508	Graham City, Texas	0.1569520000%
TX509	Granbury City, Texas	0.0478233330%
TX510	Grand Prairie City, Texas	0.2969593330%
TX511	Grand Saline City, Texas	0.0242753330%
TX512	Grandfalls Town, Texas	0.0000433330%
TX513	Grandview City, Texas	0.0044000000%
TX514	Granger City, Texas	0.0018273330%
TX515	Granite Shoals City, Texas	0.0078893330%
TX516	Granjeno City, Texas	0.0000286670%
TX517	Grapeland City, Texas	0.0048580000%
TX518	Grapevine City, Texas	0.0861300000%
TX519	Gray County, Texas	0.0439226670%
TX520	Grays Prairie Village, Texas	0.0000113330%
TX521	Grayson County, Texas	0.3593886670%
TX522	Greenville City, Texas	0.1354080000%
TX523	Gregg County, Texas	0.1624960000%
TX524	Gregory City, Texas	0.0031313330%
TX525	Grey Forest City, Texas	0.0003160000%
TX526	Grimes County, Texas	0.0632520000%
TX527	Groesbeck City, Texas	0.0038300000%
TX528	Groom Town, Texas	0.0006433330%
TX529	Groves City, Texas	0.0271680000%
TX530	Groveton City, Texas	0.0058846670%
TX531	Gruver City, Texas	0.0007773330%
TX532	Guadalupe County, Texas	0.0978826670%
TX533	Gun Barrel City, Texas	0.0242013330%
TX534	Gunter City, Texas	0.0030726670%
TX535	Gustine Town, Texas	0.0000226670%
TX536	Hackberry Town, Texas	0.0000226670%
TX537	Hale Center City, Texas	0.0040280000%
TX538	Hale County, Texas	0.0527666670%
TX539	Hall County, Texas	0.0059553330%
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TX540	Hallettsville City, Texas	0.0045966670%
TX541	Hallsburg City, Texas	0.0001813330%
TX542	Hallsville City, Texas	0.0068260000%
TX543	Haltom City, Texas	0.0478666670%
TX544	Hamilton City, Texas	0.0023873330%
TX545	Hamilton County, Texas	0.0442380000%
TX546	Hamlin City, Texas	0.0031040000%
TX547	Hansford County, Texas	0.0109440000%
TX548	Happy Town, Texas	0.0002180000%
TX549	Hardeman County, Texas	0.0101460000%
TX550	Hardin City, Texas	0.0000666670%
TX551	Hardin County, Texas	0.2532000000%
TX552	Harker Heights City, Texas	0.0757873330%
TX553	Harlingen City, Texas	0.1102860000%
TX554	Harris County, Texas	9.9774680000%
TX555	Harrison County, Texas	0.1239400000%
TX556	Hart City, Texas	0.0000573330%
TX557	Hartley County, Texas	0.0005240000%
TX558	Haskell City, Texas	0.0072193330%
TX559	Haskell County, Texas	0.0146740000%
TX560	Haslet City, Texas	0.0012720000%
TX561	Hawk Cove City, Texas	0.0004493330%
TX562	Hawkins City, Texas	0.0052880000%
TX563	Hawley City, Texas	0.0006206670%
TX564	Hays City, Texas	0.0003373330%
TX565	Hays County, Texas	0.3529926670%
TX566	Hearne City, Texas	0.0112160000%
TX567	Heath City, Texas	0.0191673330%
TX568	Hebron Town, Texas	0.0004580000%
TX569	Hedley City, Texas	0.0000466670%
TX570	Hedwig Village City, Texas	0.0087113330%
TX571	Helotes City, Texas	0.0105266670%
TX572	Hemphill City, Texas	0.0053566670%
TX573	Hemphill County, Texas	0.0095960000%
TX574	Hempstead City, Texas	0.0141600000%
TX575	Henderson City, Texas	0.0399773330%
TX576	Henderson County, Texas	0.2186433330%
TX577	Henrietta City, Texas	0.0018133330%
TX578	Hereford City, Texas	0.0136153330%
TX579	Hewitt City, Texas	0.0131840000%
TX580	Hickory Creek Town, Texas	0.0110066670%
TX581	Hico City, Texas	0.0036893330%
TX581	Hidalgo City, Texas	0.0177473330%
TX583	Hidalgo County, Texas	0.8354020000%
TX584	Hideaway City, Texas	0.0006146670%
TX585	Higgins City, Texas	0.0000146670%
TX586		0.0000286670%
	Highland Haven City, Texas	
TX587 TX588	Highland Park Town, Texas	0.0289220000% 0.0335433330%
1/1/00	Highland Village City, Texas	0.0333433330%

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TX589	Hill Country Village City, Texas	0.0043233330%
TX590	Hill County, Texas	0.0849846670%
TX591	Hillcrest Village, Texas	0.0035633330%
TX592	Hillsboro City, Texas	0.0310726670%
TX593	Hilshire Village City, Texas	0.0005726670%
TX594	Hitchcock City, Texas	0.0191973330%
TX595	Hockley County, Texas	0.0309380000%
TX596	Holiday Lakes Town, Texas	0.0011966670%
TX597	Holland Town, Texas	0.0000513330%
TX598	Holliday City, Texas	0.0039400000%
TX599	Hollywood Park Town, Texas	0.0062826670%
TX600	Hondo City, Texas	0.0768586670%
TX601	Honey Grove City, Texas	0.0047973330%
TX602	Hood County, Texas	0.1947366670%
TX603	Hooks City, Texas	0.0018013330%
TX604	Hopkins County, Texas	0.0996786670%
TX605	Horizon City, Texas	0.0050133330%
TX606	Horseshoe Bay City, Texas	0.0321153330%
TX607	Houston City, Texas	4.6811953330%
TX608	Houston County, Texas	0.0524320000%
TX609	Howard County, Texas	0.0595533330%
TX610	Howardwick City, Texas	0.0000560000%
TX611	Howe Town, Texas	0.0061180000%
TX612	Hubbard City, Texas	0.0024233330%
TX613	Hudson City, Texas	0.0045600000%
TX614	Hudson Oaks City, Texas	0.0104246670%
TX615	Hudspeth County, Texas	0.0006566670%
TX616	Hughes Springs City, Texas	0.0029613330%
TX617	Humble City, Texas	0.0493013330%
TX618	Hunt County, Texas	0.2065673330%
TX619	Hunters Creek Village City, Texas	0.0098053330%
TX620	Huntington City, Texas	0.0058613330%
TX621	Huntsville City, Texas	0.0535820000%
TX622	Hurst City, Texas	0.0661246670%
TX623	Hutchins City, Texas	0.0063673330%
TX624	Hutchinson County, Texas	0.0497533330%
TX625	Hutto City, Texas	0.0255640000%
TX626	Huxley City, Texas	0.0004920000%
TX627	Idalou City, Texas	0.0013326670%
TX628	Impact Town, Texas	0.0000053330%
TX629	Indian Lake Town, Texas	0.0003153330%
TX630	Industry City, Texas	0.0003133330%
TX631	Ingleside City, Texas	0.0269913330%
TX632	Ingleside City, Texas Ingleside on the Bay City, Texas	0.0209913330%
TX633	Ingram City, Texas	0.0034953330%
TX634	•	0.0034933330%
	Iola City, Texas	0.0021093330%
TX635	Iowa Colony Village, Texas	0.0027266670%
TX636 TX637	Iowa Park City, Texas Iraan City, Texas	0.0000373330%
1 /103 /	naan City, 161as	0.0000373330%

FFX 620	I 110 m	0.0001.1100000
TX638	Iredell City, Texas	0.0001440000%
TX639	Irion County, Texas	0.0060700000%
TX640	Irving City, Texas	0.2852120000%
TX641	Italy Town, Texas	0.0035660000%
TX642	Itasca City, Texas	0.0057960000%
TX643	Ivanhoe City, Texas	0.0000173330%
TX644	Jacinto City, Texas	0.0094273330%
TX645	Jack County, Texas	0.0098660000%
TX646	Jacksboro City, Texas	0.0155026670%
TX647	Jackson County, Texas	0.0253226670%
TX648	Jacksonville City, Texas	0.0534526670%
TX649	Jamaica Beach City, Texas	0.0032753330%
TX650	Jarrell City, Texas	0.0016153330%
TX651	Jasper City, Texas	0.0522813330%
TX652	Jasper County, Texas	0.1659033330%
TX653	Jayton City, Texas	0.0000420000%
TX654	Jeff Davis County, Texas	0.0056666670%
TX655	Jefferson City, Texas	0.0074626670%
TX656	Jefferson County, Texas	0.5044093330%
TX657	Jersey Village City, Texas	0.0242313330%
TX658	Jewett City, Texas	0.0062253330%
TX659	Jim Hogg County, Texas	0.0084786670%
TX660	Jim Wells County, Texas	0.1110260000%
TX661	Joaquin City, Texas	0.0005400000%
TX662	Johnson City, Texas	0.0023873330%
TX663	Johnson County, Texas	0.2724613330%
TX664	Jolly City, Texas	0.0000173330%
TX665	Jones County, Texas	0.0146673330%
TX666	Jones Creek Village, Texas	0.0033853330%
TX667	Jonestown City, Texas	0.0042793330%
TX668	Josephine City, Texas	0.0005873330%
TX669	Joshua City, Texas	0.0137460000%
TX670	Jourdanton City, Texas	0.0064000000%
TX671	Junction City, Texas	0.0032166670%
TX672	Justin City, Texas	0.0057166670%
TX673	Karnes City, Texas	0.0077546670%
TX674	Karnes County, Texas	0.0234993330%
TX675	Katy City, Texas	0.0349780000%
TX676	Kaufman City, Texas	0.0184046670%
TX677	Kaufman County, Texas	0.2353646670%
TX678	Keene City, Texas	0.0255306670%
TX679	Keller City, Texas Keller City, Texas	0.0527926670%
	•	
TX680	Kemah City, Texas	0.0188833330%
TX681	Kemp City, Texas	0.0042793330%
TX682	Kempner City, Texas	0.0002200000%
TX683	Kendall County, Texas	0.0670953330%
TX684	Kendleton City, Texas	0.0000086670%
TX685	Kenedy City, Texas	0.0004506670% 0.0006666670%
TX686	Kenedy County, Texas	0.0000000/0%

TV 607	Vanafial Tarra Tarras	0.00027722200/
TX687 TX688	Kenefick Town, Texas	0.0002773330% 0.0000880000%
TX689	Kennard City, Texas	0.0140160000%
TX690	Kennedale City, Texas	0.0006260000%
TX690 TX691	Kent County, Texas	0.0012826670%
	Kerens City, Texas	
TX692	Kermit City, Texas	0.0037680000%
TX693	Kerr County, Texas	0.1456346670%
TX694	Kerrville City, Texas	0.1269046670%
TX695	Kilgore City, Texas	0.0703886670%
TX696	Killeen City, Texas	0.3571000000%
TX697	Kimble County, Texas	0.0136533330%
TX698	King County, Texas	0.0006666670%
TX699	Kingsville City, Texas	0.0133886670%
TX700	Kinney County, Texas	0.0014280000%
TX701	Kirby City, Texas	0.0058346670%
TX702	Kirbyville City, Texas	0.0071266670%
TX703	Kirvin Town, Texas	0.0000013330%
TX704	Kleberg County, Texas	0.0827393330%
TX705	Knollwood City, Texas	0.0007733330%
TX706	Knox City Town, Texas	0.0013080000%
TX707	Knox County, Texas	0.0078200000%
TX708	Kosse Town, Texas	0.0016453330%
TX709	Kountze City, Texas	0.0131440000%
TX710	Kress City, Texas	0.0001240000%
TX711	Krugerville City, Texas	0.0010053330%
TX712	Krum City, Texas	0.0064406670%
TX713	Kurten Town, Texas	0.0004573330%
TX714	Kyle City, Texas	0.0345566670%
TX715	La Feria City, Texas	0.0069206670%
TX716	La Grange City, Texas	0.0064153330%
TX717	La Grulla City, Texas	0.0011386670%
TX718	La Joya City, Texas	0.0056380000%
TX719	La Marque City, Texas	0.0659533330%
TX720	La Porte City, Texas	0.0610213330%
TX721	La Salle County, Texas	0.0099833330%
TX722	La Vernia City, Texas	0.0021446670%
TX723	La Villa City, Texas	0.0003813330%
TX724	La Ward City, Texas	0.0002140000%
TX725	Lacoste City, Texas	0.0001060000%
TX726	Lacy-Lakeview City, Texas	0.0077326670%
TX727	Ladonia Town, Texas	0.0013406670%
TX728	Lago Vista City, Texas	0.0091786670%
TX729	Laguna Vista City, Texas Laguna Vista Town, Texas	0.0024593330%
TX730	Laguna Vista Town, Texas Lake Bridgeport City, Texas	0.0024393330%
TX730	Lake City Town, Texas	0.0019453330%
TX731	•	0.0168760000%
TX733	Lake Dallas City, Texas	0.0505206670%
	Lake Jackson City, Texas	0.0004086670%
TX734 TX735	Lake Tanglewood Village, Texas Lake Worth City, Texas	0.0004086670%
11/33	Lake Worth City, 16448	0.0155075550%

TV726	Lakanaut City, Tayas	0.00020966700/
TX736	Lakeport City, Texas	0.0003086670% 0.0001480000%
TX737	Lakeside City Town, Texas	0.0001480000%
TX738	Lakeside Town, San Patricio County, Texas	0.0029820070%
TX739	Lakeside Town, Tarrant County, Texas	0.0029826670%
TX740	Lakeview Town, Texas	0.0002846670%
TX741	Lakeway City, Texas	0.0211046670%
TX742	Lakewood Village City, Texas	0.0003713330%
TX743	Lamar County, Texas	0.0943986670%
TX744	Lamb County, Texas	0.0337873330%
TX745	Lamesa City, Texas	0.0197706670%
TX746	Lampasas City, Texas	0.0188073330%
TX747	Lampasas County, Texas	0.0285453330%
TX748	Lancaster City, Texas	0.0604353330%
TX749	Laredo City, Texas	0.5087826670%
TX750	Latexo City, Texas	0.0000826670%
TX751	Lavaca County, Texas	0.0306486670%
TX752	Lavon City, Texas	0.0049566670%
TX753	Lawn Town, Texas	0.0000386670%
TX754	League City, Texas	0.2016120000%
TX755	Leakey City, Texas	0.0001706670%
TX756	Leander City, Texas	0.0590940000%
TX757	Leary City, Texas	0.0005313330%
TX758	Lee County, Texas	0.0203046670%
TX759	Lefors Town, Texas	0.0001060000%
TX760	Leon County, Texas	0.0449286670%
TX761	Leon Valley City, Texas	0.0155053330%
TX762	Leona City, Texas	0.0005886670%
TX763	Leonard City, Texas	0.0056700000%
TX764	Leroy City, Texas	0.0001173330%
TX765	Levelland City, Texas	0.0312320000%
TX766	Lewisville City, Texas	0.2547293330%
TX767	Lexington Town, Texas	0.0015453330%
TX768	Liberty City, Texas	0.0482286670%
TX769	Liberty County, Texas	0.3541413330%
TX770	Liberty Hill City, Texas	0.0018533330%
TX771	Limestone County, Texas	0.0904560000%
TX772	Lincoln Park Town, Texas	0.0004513330%
TX773	Lindale City, Texas	0.0161346670%
TX774	Linden City, Texas	0.0024406670%
TX775	Lindsay City, Texas	0.0008186670%
TX776	Lipan City, Texas	0.0000293330%
TX777	Lipscomb County, Texas	0.0067546670%
TX778	Little Elm City, Texas	0.0462173330%
TX779	Little River-Academy City, Texas	0.0005320000%
TX780	Littlefield City, Texas	0.0051186670%
TX781	Live Oak City, Texas	0.0218266670%
TX782	Live Oak County, Texas	0.0264773330%
TX783	Liverpool City, Texas	0.0009566670%

TV704	I initiated Tarana Tarana	0.04077666700/
TX784 TX785	Livingston Town, Texas	0.0487766670% 0.0154140000%
TX786	Llano City, Texas	0.0134140000%
TX787	Llano County, Texas	0.032700000%
TX788	Lockhart City, Texas	0.0022006670%
	Lockney Town, Texas	
TX789	Log Cabin City, Texas	0.0013066670%
TX790	Lometa City, Texas	0.0007840000%
TX791	Lone Oak City, Texas	0.0011366670%
TX792	Lone Star City, Texas	0.0055220000%
TX793	Longview City, Texas	0.3215026670%
TX794	Loraine Town, Texas	0.0001253330%
TX795	Lorena City, Texas	0.0022600000%
TX796	Lorenzo City, Texas	0.0075720000%
TX797	Los Fresnos City, Texas	0.0074566670%
TX798	Los Indios Town, Texas	0.0001060000%
TX799	Lott City, Texas	0.0010106670%
TX800	Lovelady City, Texas	0.0001660000%
TX801	Loving County, Texas	0.0006666670%
TX802	Lowry Crossing City, Texas	0.0005220000%
TX803	Lubbock City, Texas	0.2132446670%
TX804	Lubbock County, Texas	0.9198126670%
TX805	Lucas City, Texas	0.0035106670%
TX806	Lueders City, Texas	0.0003386670%
TX807	Lufkin City, Texas	0.1877280000%
TX808	Luling City, Texas	0.0196140000%
TX809	Lumberton City, Texas	0.0244060000%
TX810	Lyford City, Texas	0.0020473330%
TX811	Lynn County, Texas	0.0041833330%
TX812	Lytle City, Texas	0.0048153330%
TX813	Mabank Town, Texas	0.0129620000%
TX814	Madison County, Texas	0.0329946670%
TX815	Madisonville City, Texas	0.0076386670%
TX816	Magnolia City, Texas	0.0173540000%
TX817	Malakoff City, Texas	0.0084093330%
TX818	Malone Town, Texas	0.0002926670%
TX819	Manor City, Texas	0.0083326670%
TX820	Mansfield City, Texas	0.1005253330%
TX821	Manvel City, Texas	0.0082033330%
TX822	Marble Falls City, Texas	0.0246926670%
TX823	Marfa City, Texas	0.0000433330%
TX824	Marietta Town, Texas	0.0002253330%
TX825	Marion City, Texas	0.0001833330%
TX826	Marion County, Texas	0.0364853330%
TX827	Marlin City, Texas	0.0144226670%
TX828	Marquez City, Texas	0.0008813330%
TX829	Marshall City, Texas	0.0008813330%
TX830	Mart City, Texas	0.0006186670%
TX831	Martin County, Texas	0.0072413330%
TX832	Martindale City, Texas	0.0072413330%
17032	Martinuale City, 1 thas	0.0010240070%

TX833	Mason City, Texas	0.0005180000%
TX834	Mason County, Texas	0.0020893330%
TX835	Matador Town, Texas	0.0008020000%
TX836	Matagorda County, Texas	0.0901593330%
TX837	Mathis City, Texas	0.0104800000%
TX838	Maud City, Texas	0.0002820000%
TX839	Maverick County, Texas	0.0772793330%
TX840	Maypearl City, Texas	0.0006573330%
TX841	McAllen City, Texas	0.2429493330%
TX842	McCamey City, Texas	0.0003613330%
TX843	McCulloch County, Texas	0.0133473330%
TX844	McGregor City, Texas	0.0061033330%
TX845	McKinney City, Texas	0.3002553330%
TX846	McLean Town, Texas	0.0000093330%
TX847	McLendon-Chisholm City, Texas	0.0002740000%
TX848	McLennan County, Texas	0.3530940000%
TX849	McMullen County, Texas	0.0006666670%
TX850	Meadow Town, Texas	0.0007473330%
TX851	Meadowlakes City, Texas	0.0006033330%
TX852	Meadows Place City, Texas	0.0120986670%
TX853	Medina County, Texas	0.0322366670%
TX854	Megargel Town, Texas	0.0004073330%
TX855	Melissa City, Texas	0.0102540000%
TX856	Melvin Town, Texas	0.0002300000%
TX857	Memphis City, Texas	0.0048020000%
TX858	Menard City, Texas	0.0006606670%
TX859	Menard County, Texas	0.0098113330%
TX860	Mercedes City, Texas	0.0142940000%
TX861	Meridian City, Texas	0.0023640000%
TX862	Merkel Town, Texas	0.0067446670%
TX863	Mertens Town, Texas	0.0001593330%
TX864	Mertzon City, Texas	0.0000193330%
TX865	Mesquite City, Texas	0.2071393330%
TX866	Mexia City, Texas	0.0140640000%
TX867	Miami City, Texas	0.0003033330%
TX868	Midland City, Texas	0.3478993330%
TX869	•	0.1866180000%
TX870	Midlathian City, Tayas	0.0638660000%
	Midlothian City, Texas	0.0038660000%
TX871	Milway City, Texas	
TX872	Milam County, Texas	0.0649240000%
TX873	Milano City, Texas	0.0006026670%
TX874	Mildred Town, Texas	0.0001906670%
TX875	Miles City, Texas	0.0000620000%
TX876	Milford Town, Texas	0.0041180000%
TX877	Miller's Cove Town, Texas	0.0000646670%
TX878	Millican Town, Texas	0.0002780000%
TX879	Mills County, Texas	0.0132873330%
TX880	Millsap Town, Texas	0.0000226670%
TX881	Mineola City, Texas	0.0324793330%

TX882	Mineral Wells City, Texas	0.0613740000%
TX883	Mingus City, Texas	0.0001260000%
TX884	Mission City, Texas	0.0831786670%
TX885	Missouri City, Texas	0.1397553330%
TX886	Mitchell County, Texas	0.0139000000%
TX887	Mobeetie City, Texas	0.0000346670%
TX888	Mobile City, Texas	0.0013560000%
TX889	Monahans City, Texas	0.0038993330%
TX890	Mont Belvieu City, Texas	0.0131126670%
TX891	Montague County, Texas	0.0631973330%
TX892	Montgomery City, Texas	0.0012560000%
TX893	Montgomery County, Texas	1.8006073330%
TX894	Moody City, Texas	0.0005520000%
TX895	Moore County, Texas	0.0270846670%
TX896	Moore Station City, Texas	0.0005146670%
TX897	Moran City, Texas	0.00003333330%
TX898	Morgan City, Texas	0.0004033330%
TX899	Morgan's Point City, Texas	0.0020700000%
TX900	Morgan's Point Resort City, Texas	0.0053493330%
TX901	Morris County, Texas	0.0355520000%
TX902	Morton City, Texas	0.0001113330%
TX903	Motley County, Texas	0.0022293330%
TX904	Moulton Town, Texas	0.0006660000%
TX905	Mount Calm City, Texas	0.0004033330%
TX906	Mount Enterprise City, Texas	0.0012213330%
TX907	Mount Pleasant City, Texas	0.0437893330%
TX908	Mount Vernon Town, Texas	0.0040326670%
TX909	Mountain City, Texas	0.0010320000%
TX910	Muenster City, Texas	0.0031040000%
TX911	Muleshoe City, Texas	0.0032733330%
TX912	Mullin Town, Texas	0.0002560000%
TX913	Munday City, Texas	0.0013646670%
TX914	Murchison City, Texas	0.0015346670%
TX915	Murphy City, Texas	0.0345953330%
TX916	Mustang Ridge City, Texas	0.0016413330%
TX917	Mustang Town, Texas	0.0000046670%
TX918	Nacogdoches City, Texas	0.1373280000%
TX919	Nacogdoches County, Texas	0.1323886670%
TX920	Naples City, Texas	0.0028160000%
TX921	Nash City, Texas	0.0053326670%
TX922	Nassau Bay City, Texas	0.0074980000%
TX923	Natalia City, Texas	0.0004166670%
TX924	Navarro County, Texas	0.0690086670%
TX925	Navarro Town, Texas	0.0090030070%
TX925	•	0.0002220070%
TX926 TX927	Navasota City, Texas	0.0000826670%
TX927 TX928	Nazareth City, Texas Nederland City, Texas	0.0297233330%
	•	
TX929 TX930	Needville City, Texas	0.0068940000% 0.0001580000%
1 1 2 3 0	Nevada City, Texas	0.0001300000%

TX931	New Berlin City, Texas	0.0000026670%
TX932	New Boston City, Texas	0.0046353330%
TX933	New Braunfels City, Texas	0.2048753330%
TX934	New Chapel Hill City, Texas	0.0001920000%
TX935	New Deal Town, Texas	0.0002253330%
TX936	New Fairview City, Texas	0.0015560000%
TX937	New Home City, Texas	0.0000060000%
TX938	New Hope Town, Texas	0.0006826670%
TX939	New London City, Texas	0.0027526670%
TX940	New Summerfield City, Texas	0.0002946670%
TX941	New Waverly City, Texas	0.0017080000%
TX942	Newark City, Texas	0.0003466670%
TX943	Newcastle City, Texas	0.0006093330%
TX944	Newton City, Texas	0.0040680000%
TX945	Newton County, Texas	0.1053373330%
TX946	Neylandville Town, Texas	0.0001086670%
TX947	Niederwald City, Texas	0.0000106670%
TX948	Nixon City, Texas	0.0015220000%
TX949	Nocona City, Texas	0.0110240000%
TX950	Nolan County, Texas	0.0335080000%
TX951	Nolanville City, Texas	0.0028313330%
TX952	Nome City, Texas	0.0002606670%
TX953	Noonday City, Texas	0.0001506670%
TX954	Nordheim City, Texas	0.0004646670%
TX955	Normangee Town, Texas	0.0041280000%
TX956	North Cleveland City, Texas	0.0000700000%
TX957	North Richland Hills City, Texas	0.0976126670%
TX958	Northlake Town, Texas	0.0059366670%
TX959	Novice City, Texas	0.0000506670%
TX960	Nueces County, Texas	0.9119546670%
TX961	Oak Grove Town, Texas	0.0018460000%
TX962	Oak Leaf City, Texas	0.0004080000%
TX963	Oak Point City, Texas	0.0060073330%
TX964	Oak Ridge North City, Texas	0.0223413330%
TX965	Oak Ridge Town, Cooke County, Texas	0.0002386670%
TX966	Oak Ridge Town, Kaufman County,	0.0002386670%
	Texas	
TX967	Oak Valley Town, Texas	0.0000046670%
TX968	Oakwood Town, Texas	0.0000986670%
TX969	O'Brien City, Texas	0.0000506670%
TX970	Ochiltree County, Texas	0.0103173330%
TX971	Odem City, Texas	0.0049466670%
TX972	Odessa City, Texas	0.3727753330%
TX973	O'Donnell City, Texas	0.0000180000%
TX974	Oglesby City, Texas	0.0000193330%
TX975	Old River-Winfree City, Texas	0.0144353330%
TX976	Oldham County, Texas	0.0068786670%
TX977	Olmos Park City, Texas	0.0065340000%
TX978	Olney City, Texas	0.0040586670%

TX979	Olton City, Texas	0.0007980000%
TX980	Omaha City, Texas	0.0027900000%
TX981	Onalaska City, Texas	0.0211026670%
TX982	Opdyke West Town, Texas	0.0003193330%
TX983	Orange City, Texas	0.2075593330%
TX984	Orange County, Texas	0.4598786670%
TX985	Orange Grove City, Texas	0.0011180000%
TX986	Orchard City, Texas	0.0005780000%
TX987	Ore City, Texas	0.0045373330%
TX988	Overton City, Texas	0.0052666670%
TX989	Ovilla City, Texas	0.0089273330%
TX990	Oyster Creek City, Texas	0.0064220000%
TX991	Paducah Town, Texas	0.0000833330%
TX992	Paint Rock Town, Texas	0.0000940000%
TX993	Palacios City, Texas	0.0093573330%
TX994	Palestine City, Texas	0.1186726670%
TX995	Palisades Village, Texas	0.0001600000%
TX996	Palm Valley City, Texas	0.0012786670%
TX997	Palmer Town, Texas	0.0084440000%
TX998	Palmhurst City, Texas	0.0031066670%
TX999	Palmview City, Texas	0.0050513330%
TX1000	Palo Pinto County, Texas	0.0830806670%
TX1001	Pampa City, Texas	0.0448180000%
TX1002	Panhandle Town, Texas	0.0063573330%
TX1003	Panola County, Texas	0.0537993330%
TX1004	Panorama Village City, Texas	0.0008613330%
TX1005	Pantego Town, Texas	0.0085986670%
TX1006	Paradise City, Texas	0.0000346670%
TX1007	Paris City, Texas	0.1341200000%
TX1008	Parker City, Texas	0.0068713330%
TX1009	Parker County, Texas	0.3175026670%
TX1010	Parmer County, Texas	0.0105773330%
TX1011	Pasadena City, Texas	0.2376906670%
TX1012	Pattison City, Texas	0.0007653330%
TX1013	Patton Village City, Texas	0.0061786670%
TX1014	Payne Springs Town, Texas	0.0011800000%
TX1015	Pearland City, Texas	0.2225013330%
TX1016	Pearsall City, Texas	0.0077133330%
TX1017	Pecan Gap City, Texas	0.0004793330%
TX1018	Pecan Hill City, Texas	0.0001526670%
TX1019	Pecos City, Texas	0.0050813330%
TX1020	Pecos County, Texas	0.0313313330%
TX1021	Pelican Bay City, Texas	0.0007993330%
TX1021	Penelope Town, Texas	0.0007753330%
TX1022	Penitas City, Texas	0.0002780070%
TX1023	Perryton City, Texas	0.0052080000%
TX1024 TX1025	Petersburg City, Texas	0.0011273330%
TX1025	Petrolia City, Texas	0.0011273330%
TX1026 TX1027	Petronia City, Texas Petronila City, Texas	0.0000113330%
1711047	1 Cuomia City, 1 Chas	0.0000055550%

TX1028	Pflugerville City, Texas	0.0576053330%
TX1029	Pharr City, Texas	0.0964806670%
TX1030	Pilot Point City, Texas	0.0077420000%
TX1031	Pine Forest City, Texas	0.0025960000%
TX1032	Pine Island Town, Texas	0.0020940000%
TX1033	Pinehurst City, Texas	0.0217806670%
TX1034	Pineland City, Texas	0.0027586670%
TX1035	Piney Point Village City, Texas	0.0104920000%
TX1036	Pittsburg City, Texas	0.0136840000%
TX1037	Plains Town, Texas	0.0000860000%
TX1038	Plainview City, Texas	0.0401986670%
TX1039	Plano City, Texas	0.7677386670%
TX1040	Pleak Village, Texas	0.0001800000%
TX1041	Pleasant Valley Town, Texas	0.0002053330%
TX1042	Pleasanton City, Texas	0.0193406670%
TX1043	Plum Grove City, Texas	0.0001720000%
TX1044	Point Blank City, Texas	0.0002366670%
TX1045	Point City, Texas	0.0010126670%
TX1046	Point Comfort City, Texas	0.0002980000%
TX1047	Point Venture Village, Texas	0.0003920000%
TX1048	Polk County, Texas	0.2472206670%
TX1049	Ponder Town, Texas	0.0008546670%
TX1050	Port Aransas City, Texas	0.0206813330%
TX1051	Port Arthur City, Texas	0.2452966670%
TX1052	Port Isabel City, Texas	0.0065346670%
TX1053	Port Lavaca City, Texas	0.0078346670%
TX1054	Port Neches City, Texas	0.0258993330%
TX1055	Portland City, Texas	0.0510113330%
TX1056	Post City, Texas	0.0015546670%
TX1057	Post Oak Bend City Town, Texas	0.0006893330%
TX1058	Poteet City, Texas	0.0045113330%
TX1059	Poth Town, Texas	0.0026493330%
TX1060	Potter County, Texas	0.2478006670%
TX1061	Pottsboro Town, Texas	0.0082013330%
TX1062	Powell Town, Texas	0.0000733330%
TX1063	Poynor Town, Texas	0.0007866670%
TX1064	Prairie View City, Texas	0.0050666670%
TX1065	Premont City, Texas	0.0022140000%
TX1066	Presidio City, Texas	0.0000986670%
TX1067	Presidio County, Texas	0.0005246670%
TX1068	Primera Town, Texas	0.0019720000%
TX1069	Princeton City, Texas	0.0128300000%
TX1070	Progreso City, Texas	0.0053813330%
TX1070	Progreso Lakes City, Texas	0.0003613330%
TX1071	Prosper Town, Texas	0.0151800000%
TX1072	Providence Village Town, Texas	0.0003386670%
TX1073	Putnam Town, Texas	0.00003380670%
TX1074	Pyote Town, Texas	0.0000093330%
TX1075	Quanah City, Texas	0.000140070%
1710/0	Quantum City, 10Ado	0.0001300000/0

TX1077	Owner City Town	0.00222466700
TX1077 TX1078	Queen City, Texas	0.0032246670% 0.0048693330%
TX1078	Quinlan City, Texas	0.00048093330%
TX1079 TX1080	Quintana Town, Texas	0.0003280000%
TX1080	Quitaque City, Texas	0.0104126670%
	Quitman City, Texas	
TX1082	Rains County, Texas	0.0354600000%
TX1083	Ralls City, Texas	0.0026446670%
TX1084	Rancho Viejo Town, Texas	0.0025573330%
TX1085	Randall County, Texas	0.1854173330%
TX1086	Ranger City, Texas	0.0081240000%
TX1087	Rankin City, Texas	0.0010753330%
TX1088	Ransom Canyon Town, Texas	0.0006200000%
TX1089	Ravenna City, Texas	0.0004566670%
TX1090	Raymondville City, Texas	0.0049773330%
TX1091	Reagan County, Texas	0.0168100000%
TX1092	Real County, Texas	0.0033820000%
TX1093	Red Lick City, Texas	0.0000153330%
TX1094	Red Oak City, Texas	0.0178953330%
TX1095	Red River County, Texas	0.0195373330%
TX1096	Redwater City, Texas	0.0007053330%
TX1097	Reeves County, Texas	0.0689000000%
TX1098	Refugio County, Texas	0.0308106670%
TX1099	Refugio Town, Texas	0.0058926670%
TX1100	Reklaw City, Texas	0.0007573330%
TX1101	Reno City, Texas	0.0074426670%
TX1102	Reno City, Texas	0.0025273330%
TX1103	Retreat Town, Texas	0.0000346670%
TX1104	Rhome City, Texas	0.0081900000%
TX1105	Rice City, Texas	0.0013146670%
TX1106	Richardson City, Texas	0.1735433330%
TX1107	Richland Hills City, Texas	0.0162920000%
TX1108	Richland Springs Town, Texas	0.0014893330%
TX1109	Richland Town, Texas	0.0001400000%
TX1110	Richmond City, Texas	0.0517373330%
TX1111	Richwood City, Texas	0.0080746670%
TX1112	Riesel City, Texas	0.0007453330%
TX1113	Rio Bravo City, Texas	0.0056986670%
TX1114	Rio Grande City, Texas	0.0172980000%
TX1115	Rio Hondo City, Texas	0.0023666670%
TX1116	Rio Vista City, Texas	0.0029460000%
TX1117	Rising Star Town, Texas	0.0012886670%
TX1118	River Oaks City, Texas	0.0079446670%
TX1119	Riverside City, Texas	0.0005720000%
TX1120	Roanoke City, Texas	0.0001833330%
TX1121	Roaring Springs Town, Texas	0.0003073330%
TX1122	Robert Lee City, Texas	0.0000566670%
TX1123	Roberts County, Texas	0.0003646670%
TX1124	Robertson County, Texas	0.0297613330%
TX1125	Robinson City, Texas	0.0120013330%

TX1126	Robstown City, Texas	0.0267693330%
TX1127	Roby City, Texas	0.0002853330%
TX1128	Rochester Town, Texas	0.0004493330%
TX1129	Rockdale City, Texas	0.0139820000%
TX1130	Rockport City, Texas	0.0361686670%
TX1131	Rocksprings Town, Texas	0.0000166670%
TX1132	Rockwall City, Texas	0.0762053330%
TX1133	Rockwall County, Texas	0.1125466670%
TX1134	Rocky Mound Town, Texas	0.0001866670%
TX1135	Rogers Town, Texas	0.0025453330%
TX1136	Rollingwood City, Texas	0.0031693330%
TX1137	Roma City, Texas	0.0110860000%
TX1138	Roman Forest Town, Texas	0.0057400000%
TX1139	Ropesville City, Texas	0.0014146670%
TX1140	Roscoe City, Texas	0.0005186670%
TX1141	Rose City, Texas	0.0026746670%
TX1142	Rose Hill Acres City, Texas	0.0015406670%
TX1143	Rosebud City, Texas	0.0009926670%
TX1144	Rosenberg City, Texas	0.0843953330%
TX1145	Ross City, Texas	0.0000980000%
TX1146	Rosser Village, Texas	0.0003660000%
TX1147	Rotan City, Texas	0.0009953330%
TX1148	Round Mountain Town, Texas	0.0003026670%
TX1149	Round Rock City, Texas	0.3173280000%
TX1150	Round Top Town, Texas	0.0000933330%
TX1151	Rowlett City, Texas	0.0666420000%
TX1152	Roxton City, Texas	0.0000313330%
TX1153	Royse City, Texas	0.0156626670%
TX1154	Rule Town, Texas	0.00053333330%
TX1155	Runaway Bay City, Texas	0.0046206670%
TX1156	Runge Town, Texas	0.0001700000%
TX1157	Runnels County, Texas	0.0225540000%
TX1158	Rusk City, Texas	0.0119940000%
TX1159	Rusk County, Texas	0.1009266670%
TX1160	Sabinal City, Texas	0.0012073330%
TX1161	Sabine County, Texas	0.0309860000%
TX1162	Sachse City, Texas	0.0156000000%
TX1163	Sadler City, Texas	0.0006166670%
TX1164	Saginaw City, Texas	0.0213153330%
TX1165	Salado Village, Texas	0.0021400000%
TX1166	San Angelo City, Texas	0.3576726670%
TX1167	San Antonio City, Texas	2.9102773330%
TX1168	San Augustine City, Texas	0.0167880000%
TX1169	San Augustine County, Texas	0.0252360000%
TX1170	San Benito City, Texas	0.0266766670%
TX1171	San Diego City, Texas	0.0078473330%
TX1172	San Elizario City, Texas	0.0052206670%
TX1173	San Felipe Town, Texas	0.0009986670%
TX1174	San Jacinto County, Texas	0.1315986670%

Page 527

TX1175	San Juan City, Texas	0.0192300000%
TX1176	San Leanna Village, Texas	0.0000240000%
TX1177	San Marcos City, Texas	0.2171253330%
TX1178	San Patricio City, Texas	0.0028086670%
TX1179	San Patricio County, Texas	0.1812773330%
TX1180	San Perlita City, Texas	0.0014793330%
TX1181	San Saba City, Texas	0.0067046670%
TX1182	San Saba County, Texas	0.0117080000%
TX1183	Sanctuary Town, Texas	0.0000113330%
TX1184	Sandy Oaks City, Texas	0.0065753330%
TX1185	Sandy Point City, Texas	0.0010913330%
TX1186	Sanford Town, Texas	0.0002053330%
TX1187	Sanger City, Texas	0.0148246670%
TX1188	Sansom Park City, Texas	0.0001486670%
TX1189	Santa Anna Town, Texas	0.0002193330%
TX1190	Santa Clara City, Texas	0.0000580000%
TX1191	Santa Fe City, Texas	0.0221813330%
TX1192	Santa Rosa Town, Texas	0.0014253330%
TX1193	Savoy City, Texas	0.0015660000%
TX1194	Schertz City, Texas	0.0400733330%
TX1195	Schleicher County, Texas	0.0037966670%
TX1196	Schulenburg City, Texas	0.0017066670%
TX1197	Scotland City, Texas	0.0000986670%
TX1198	Scottsville City, Texas	0.0004720000%
TX1199	Scurry County, Texas	0.0487440000%
TX1200	Scurry Town, Texas	0.0007400000%
TX1201	Seabrook City, Texas	0.0201800000%
TX1202	Seadrift City, Texas	0.0006606670%
TX1203	Seagoville City, Texas	0.0114040000%
TX1204	Seagraves City, Texas	0.0050206670%
TX1205	Sealy City, Texas	0.0137580000%
TX1206	Seguin City, Texas	0.2510253330%
TX1207	Selma City, Texas	0.0149526670%
TX1208	Seminole City, Texas	0.0107280000%
TX1209	Seven Oaks City, Texas	0.0026113330%
TX1210	Seven Points City, Texas	0.0049680000%
TX1211	Seymour City, Texas	0.0094786670%
TX1212	Shackelford County, Texas	0.0008586670%
TX1213	Shady Shores Town, Texas	0.0003960000%
TX1214	Shallowater City, Texas	0.0012713330%
TX1215	Shamrock City, Texas	0.0028853330%
TX1216	Shavano Park City, Texas	0.0021186670%
TX1217	Shelby County, Texas	0.0732833330%
TX1218	Shenandoah City, Texas	0.0314146670%
TX1219	Shepherd City, Texas	0.0000980000%
TX1220	Sherman City, Texas	0.2203900000%
TX1221	Sherman County, Texas	0.0052866670%
TX1222	Shiner City, Texas	0.0026946670%
TX1223	Shoreacres City, Texas	0.0006386670%

TX1224	Silsbee City, Texas	0.0442946670%
TX1225	Silverton City, Texas	0.0000093330%
TX1226	Simonton City, Texas	0.0012706670%
TX1227	Sinton City, Texas	0.0157720000%
TX1228	Skellytown, Texas	0.0002666670%
TX1229	Slaton City, Texas	0.0001026670%
TX1230	Smiley City, Texas	0.0004366670%
TX1231	Smith County, Texas	0.5059740000%
TX1232	Smithville City, Texas	0.0113393330%
TX1233	Smyer Town, Texas	0.0002000000%
TX1234	Snook City, Texas	0.0009480000%
TX1235	Snyder City, Texas	0.0060120000%
TX1236	Socorro City, Texas	0.0074166670%
TX1237	Somerset City, Texas	0.0010180000%
TX1238	Somervell County, Texas	0.0380506670%
TX1239	Somerville City, Texas	0.0025373330%
TX1240	Sonora City, Texas	0.0048913330%
TX1241	Sour Lake City, Texas	0.0119040000%
TX1242	South Houston City, Texas	0.0170800000%
TX1243	South Mountain Town, Texas	0.0001026670%
TX1244	South Padre Island Town, Texas	0.0204193330%
TX1245	Southlake City, Texas	0.0472306670%
TX1246	Southmayd City, Texas	0.0047306670%
TX1247	Southside Place City, Texas	0.0005900000%
TX1248	Spearman City, Texas	0.0093333330%
TX1249	Splendora City, Texas	0.0051706670%
TX1250	Spofford City, Texas	0.0000046670%
TX1251	Spring Valley Village City, Texas	0.0109360000%
TX1252	Springlake Town, Texas	0.0000020000%
TX1253	Springtown City, Texas	0.0094960000%
TX1254	Spur City, Texas	0.0002846670%
TX1255	St. Hedwig Town, Texas	0.0000740000%
TX1256	St. Jo City, Texas	0.0049066670%
TX1257	St. Paul Town, Texas	0.0000140000%
TX1257	Stafford City, Texas	0.0500966670%
TX1259	Stagecoach Town, Texas	0.0020240000%
TX1259	Stamford City, Texas	0.0020240000%
		0.0002033330%
TX1261	Stanton City, Texas	
TX1262	Staples City, Texas	0.0000126670%
TX1263	Star Harbor City, Texas	0.0001006670%
TX1264	Starr County, Texas	0.0665973330%
TX1265	Stephens County, Texas	0.0234960000%
TX1266	Stephenville City, Texas	0.0556480000%
TX1267	Sterling City, Texas	0.0000413330%
TX1268	Sterling County, Texas	0.0006260000%
TX1269	Stinnett City, Texas	0.0027313330%
TX1270	Stockdale City, Texas	0.0004940000%
TX1271	Stonewall County, Texas	0.0012146670%
TX1272	Stratford City, Texas	0.0055853330%

TX1273	Strawn City, Texas	0.0006580000%
TX1274	Streetman Town, Texas	0.0000033330%
TX1275	Sudan City, Texas	0.0000213330%
TX1276	Sugar Land City, Texas	0.2143740000%
TX1277	Sullivan City, Texas	0.0040806670%
TX1278	Sulphur Springs City, Texas	0.0830686670%
TX1279	Sun Valley City, Texas	0.0000026670%
TX1280	Sundown City, Texas	0.0017280000%
TX1281	Sunnyvale Town, Texas	0.0021653330%
TX1282	Sunray City, Texas	0.0017140000%
TX1283	Sunrise Beach Village City, Texas	0.0013886670%
TX1284	Sunset Valley City, Texas	0.0062833330%
TX1285	Surfside Beach City, Texas	0.0043533330%
TX1286	Sutton County, Texas	0.0043606670%
TX1287	Sweeny City, Texas	0.0030020000%
TX1288	Sweetwater City, Texas	0.0454986670%
TX1289	Swisher County, Texas	0.0048340000%
TX1290	Taft City, Texas	0.0039073330%
TX1291	Tahoka City, Texas	0.0002866670%
TX1292	Talco City, Texas	0.0002480000%
TX1293	Talty Town, Texas	0.0060826670%
TX1294	Tarrant County, Texas	4.1141060000%
TX1295	Tatum City, Texas	0.0006480000%
TX1296	Taylor City, Texas	0.0386300000%
TX1297	Taylor County, Texas	0.2340520000%
TX1298	Taylor Lake Village City, Texas	0.0002746670%
TX1299	Taylor Landing City, Texas	0.0001020000%
TX1300	Teague City, Texas	0.0011426670%
TX1301	Tehuacana Town, Texas	0.0000080000%
TX1302	Temple City, Texas	0.1871646670%
TX1303	Tenaha Town, Texas	0.0031453330%
TX1304	Terrell City, Texas	0.0991373330%
TX1305	Terrell County, Texas	0.0038246670%
TX1306	Terrell Hills City, Texas	0.0065720000%
TX1307	Terry County, Texas	0.0169486670%
TX1308	Texarkana City, Texas	0.1280626670%
TX1309	Texas City, Texas	0.1991346670%
TX1310	Texhoma City, Texas	0.0001040000%
TX1311	Texline Town, Texas	0.0005766670%
TX1312	The Colony City, Texas	0.0761980000%
TX1313	The Hills Village, Texas	0.0006693330%
TX1314	Thompsons Town, Texas	0.0012646670%
TX1315	Thorndale City, Texas	0.0010633330%
TX1316	Thornton Town, Texas	0.0001800000%
TX1317	Thorntonville Town, Texas	0.0000580000%
TX1318	Thrall City, Texas	0.0005500000%
TX1319	Three Rivers City, Texas	0.0031126670%
TX1320	Throckmorton County, Texas	0.0037966670%
TX1321	Throckmorton Town, Texas	0.0000193330%

TX1322	Tiki Island Village, Texas	0.0014520000%
TX1323	Timbercreek Canyon Village, Texas	0.0002460000%
TX1324	Timpson City, Texas	0.0084280000%
TX1325	Tioga Town, Texas	0.0015933330%
TX1326	Tira Town, Texas	0.0001233330%
TX1327	Titus County, Texas	0.0470740000%
TX1328	Toco City, Texas	0.0000026670%
TX1329	Todd Mission City, Texas	0.0011200000%
TX1330	Tolar City, Texas	0.0015793330%
TX1331	Tom Bean City, Texas	0.0015286670%
TX1332	Tom Green County, Texas	0.1882846670%
TX1333	Tomball City, Texas	0.0230800000%
TX1334	Tool City, Texas	0.0098580000%
TX1335	Toyah Town, Texas	0.0000266670%
TX1336	Travis County, Texas	3.1356486670%
TX1337	Trent Town, Texas	0.0000420000%
TX1338	Trenton City, Texas	0.0020593330%
TX1339	Trinidad City, Texas	0.0039060000%
TX1340	Trinity City, Texas	0.0157680000%
TX1341	Trinity County, Texas	0.0705106670%
TX1342	Trophy Club Town, Texas	0.0195800000%
TX1343	Troup City, Texas	0.0052786670%
TX1344	Troy City, Texas	0.0035466670%
TX1345	Tulia City, Texas	0.0059406670%
TX1346	Turkey City, Texas	0.0004913330%
TX1347	Tuscola City, Texas	0.0000920000%
TX1348	Tye City, Texas	0.0011773330%
TX1349	Tyler City, Texas	0.4825526670%
TX1350	Tyler County, Texas	0.0878286670%
TX1351	Uhland City, Texas	0.0010300000%
TX1352	Uncertain City, Texas	0.0001233330%
TX1353	Union Grove City, Texas	0.0006626670%
TX1354	Union Valley City, Texas	0.0004440000%
TX1355	Universal City, Texas	0.0189520000%
TX1356	University Park City, Texas	0.0338886670%
TX1357	Upshur County, Texas	0.08553333330%
TX1358	Upton County, Texas	0.0056660000%
TX1359	Uvalde City, Texas	0.0122926670%
TX1360	Uvalde County, Texas	0.0241626670%
TX1361	Val Verde County, Texas	0.0785433330%
TX1362	Valentine Town, Texas	0.0001380000%
TX1363	Valley Mills City, Texas	0.0014853330%
TX1364	Valley View City, Texas	0.0012160000%
TX1365	Van Alstyne City, Texas	0.0291660000%
TX1366	Van City, Texas	0.0041373330%
TX1367	Van Horn Town, Texas	0.0001406670%
TX1368	Van Zandt County, Texas	0.1658313330%
TX1369	Vega City, Texas	0.0006493330%
TX1370	Venus Town, Texas	0.0065280000%

TX 1071	W. C'. T	0.054004667004
TX1371	Vernon City, Texas	0.0542246670%
TX1372	Victoria City, Texas	0.0563986670%
TX1373	Victoria County, Texas	0.3472573330%
TX1374	Vidor City, Texas	0.0637466670%
TX1375	Vinton Village, Texas	0.0004146670%
TX1376	Volente Village, Texas	0.0002220000%
TX1377	Von Ormy City, Texas	0.0003420000%
TX1378	Waco City, Texas	0.3413380000%
TX1379	Waelder City, Texas	0.0022846670%
TX1380	Wake Village City, Texas	0.0001160000%
TX1381	Walker County, Texas	0.1230826670%
TX1382	Waller City, Texas	0.0075300000%
TX1383	Waller County, Texas	0.0841373330%
TX1384	Wallis City, Texas	0.0017986670%
TX1385	Walnut Springs City, Texas	0.0001220000%
TX1386	Ward County, Texas	0.0452800000%
TX1387	Warren City, Texas	0.0000440000%
TX1388	Washington County, Texas	0.0558180000%
TX1389	Waskom City, Texas	0.0035640000%
TX1390	Watauga City, Texas	0.0221440000%
TX1391	Waxahachie City, Texas	0.1013960000%
TX1392	Weatherford City, Texas	0.1385813330%
TX1393	Webb County, Texas	0.3368693330%
TX1394	Webberville Village, Texas	0.0008533330%
TX1395	Webster City, Texas	0.0354680000%
TX1396	Weimar City, Texas	0.0038866670%
TX1397	Weinert City, Texas	0.0001560000%
TX1398	Weir City, Texas	0.0002953330%
TX1399	Wellington City, Texas	0.0060740000%
TX1400	Wellman City, Texas	0.0002553330%
TX1401	Wells Town, Texas	0.0009046670%
TX1402	Weslaco City, Texas	0.0492993330%
TX1403	West City, Texas	0.0023480000%
TX1404	West Columbia City, Texas	0.0119720000%
TX1405	West Lake Hills City, Texas	0.0113706670%
TX1406	West Orange City, Texas	0.0283013330%
TX1407	West Tawakoni City, Texas	0.0046633330%
TX1408	West University Place City, Texas	0.0231146670%
TX1409	Westbrook City, Texas	0.0000286670%
TX1410	Westlake Town, Texas	0.0276933330%
TX1410	Weston City, Texas	0.0001773330%
TX1411	Weston Lakes City, Texas	0.0001773330%
TX1412	Westover Hills Town, Texas	0.0030060000%
TX1413	Westworth Village City, Texas	0.0052280000%
TX1414 TX1415	Wharton City, Texas	0.0032280000%
TX1415 TX1416		0.0485913330%
	Wheeler City, Texas	
TX1417	Wheeler County, Toyon	0.0002980000%
TX1418	White Deer Town Toyos	0.0175153330%
TX1419	White Deer Town, Texas	0.0008486670%

TX1420	White Oak City, Texas	0.0102033330%
TX1421	White Settlement City, Texas	0.0155360000%
TX1422	Whiteface Town, Texas	0.0001033330%
TX1423	Whitehouse City, Texas	0.0193446670%
TX1424	Whitesboro City, Texas	0.0126213330%
TX1425	Whitewright Town, Texas	0.0047320000%
TX1426	Whitney Town, Texas	0.0000486670%
TX1427	Wichita County, Texas	0.3682473330%
TX1428	Wichita Falls City, Texas	0.5550493330%
TX1429	Wickett Town, Texas	0.0000580000%
TX1430	Wilbarger County, Texas	0.0367493330%
TX1431	Willacy County, Texas	0.0163873330%
TX1432	Williamson County, Texas	0.7973246670%
TX1433	Willis City, Texas	0.0162560000%
TX1434	Willow Park City, Texas	0.0178246670%
TX1435	Wills Point City, Texas	0.0291766670%
TX1436	Wilmer City, Texas	0.0002840000%
TX1437	Wilson City, Texas	0.0000080000%
TX1438	Wilson County, Texas	0.0806893330%
TX1439	Wimberley City, Texas	0.0004826670%
TX1440	Windcrest City, Texas	0.0086053330%
TX1441	Windom Town, Texas	0.0007246670%
TX1442	Windthorst Town, Texas	0.0022566670%
TX1443	Winfield City, Texas	0.0001933330%
TX1444	Wink City, Texas	0.0000800000%
TX1445	Winkler County, Texas	0.0407753330%
TX1446	Winnsboro City, Texas	0.0191940000%
TX1447	Winona Town, Texas	0.0002126670%
TX1448	Winters City, Texas	0.0041526670%
TX1449	Wise County, Texas	0.1927160000%
TX1450	Wixon Valley City, Texas	0.0002940000%
TX1451	Wolfe City, Texas	0.0036440000%
TX1452	Wolfforth City, Texas	0.0026813330%
TX1453	Wood County, Texas	0.1780320000%
TX1454	Woodbranch City, Texas	0.0064113330%
TX1455	Woodcreek City, Texas	0.0002386670%
TX1456	Woodloch Town, Texas	0.0006746670%
TX1457	Woodsboro Town, Texas	0.0007533330%
TX1458	Woodson Town, Texas	0.0000813330%
TX1459	Woodville Town, Texas	0.0135600000%
TX1460	Woodway City, Texas	0.0171420000%
TX1461	Wortham Town, Texas	0.0002506670%
TX1462	Wylie City, Texas	0.0764720000%
TX1463	Yantis Town, Texas	0.0013813330%
TX1464	Yoakum City, Texas	0.0134733330%
TX1465	Yoakum County, Texas	0.0232826670%
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TX1466	Yorktown City, Texas	0.0036313330%
TX1467	Young County, Texas	0.0294133330%
TX1468	Zapata County, Texas	0.0376533330%
TX1469	Zavala County, Texas	0.0254313330%
TX1470	Zavalla City, Texas	0.0007253330%

UT1	Alpino City, Utoh	0.0074850652%
UT2	Alpine City, Utah American Fork City, Utah	0.3698700092%
UT3	Beaver County, Utah	0.3038700032%
UT4	Bluffdale City, Utah	0.2273939133%
UT5	Bountiful City, Utah	0.6461516868%
UT6	Box Elder County, Utah	1.1410929709%
	•	
UT7	Brigham City, Utah	0.3231707689%
UT8	Cache County, Utah	1.5923257966%
UT9	Carbon County, Utah	2.7182297715%
UT10	Cedar City, Utah	0.5516348901%
UT11	Cedar Hills City, Utah	0.0265381350%
UT12	Centerville City, Utah	0.2945736299%
UT13	Clearfield City, Utah	0.5750088413%
UT14	Clinton City, Utah	0.2576485190%
UT15	Cottonwood Heights City, Utah	0.0239883969%
UT16	Daggett County, Utah	0.0276266371%
UT17	Davis County, Utah	4.8789267057%
UT18	Draper City, Utah	0.7910838693%
UT19	Duchesne County, Utah	0.6408909172%
UT20	Eagle Mountain City, Utah	0.2503351422%
UT21	Emery County, Utah	0.9376231601%
UT22	Farmington City, Utah	0.1603346751%
UT23	Garfield County, Utah	0.1469437809%
UT24	Grand County, Utah	0.3044262356%
UT25	Grantsville City, Utah	0.1073581283%
UT26	Heber City, Utah	0.0928758762%
UT27	Herriman City, Utah	0.1167024085%
UT28	Highland City, Utah	0.1372268809%
UT29	Holladay City, Utah	0.2761428876%
UT30	Hurricane City, Utah	0.3378642332%
UT31	Iron County, Utah	1.0702371865%
UT32	Juab County, Utah	0.3518708297%
UT33	Kane County, Utah	0.4388202011%
UT34	Kaysville City, Utah	0.1350662117%
UT35	Layton City, Utah	1.1150478545%
UT36	Lehi City, Utah	0.6673840454%
UT37	Lindon City, Utah	0.2081464059%
UT38	Logan City, Utah	0.8935609300%
UT39	Mapleton City, Utah	0.1020696007%
UT40	Midvale City, Utah	0.4932109210%
UT41	Millard County, Utah	0.3551337086%
UT42	Morgan County, Utah	0.2160474984%
UT43	Murray City, Utah	1.1259407571%
UT44	North Logan City, Utah	0.0879011396%
UT45	North Ogden City, Utah	0.1395023517%
UT46	North Salt Lake City, Utah	0.1790604747%
UT47	Ogden City, Utah	3.6512528708%
UT48	Orem City, Utah	1.8083710104%
UT49	Payson City, Utah	0.2381624015%

UT50	Piute County, Utah	0.0224236680%
UT51	Pleasant Grove City, Utah	0.4674787961%
UT52	Pleasant View City, Utah	0.0767770346%
UT53	Provo City, Utah	2.3364111417%
UT54	Rich County, Utah	0.0610053490%
UT55	Riverton City, Utah	0.0412215470%
UT56	Roy City, Utah	0.5557639786%
UT57	Salt Lake City, Utah	9.2867022201%
UT58	Salt Lake County, Utah	19.7782038536%
UT59	San Juan County, Utah	0.2489376467%
UT60	Sandy City, Utah	1.4728771735%
UT61	Sanpete County, Utah	1.0128237001%
UT62	Santaquin City, Utah	0.1356391917%
UT63	Saratoga Springs City, Utah	0.3576972686%
UT64	Sevier County, Utah	0.6613686693%
UT65	Smithfield City, Utah	0.0754928557%
UT66	South Jordan City, Utah	1.0816862772%
UT67	South Ogden City, Utah	0.3523774418%
UT68	South Salt Lake City, Utah	1.0103412437%
UT69	Spanish Fork City, Utah	0.3973909831%
UT70	Springville City, Utah	0.4031371180%
UT71	St. George City, Utah	1.6549144940%
UT72	Summit County, Utah	0.9435271615%
UT73	Syracuse City, Utah	0.2902117397%
UT74	Taylorsville City, Utah	1.0791357394%
UT75	Tooele City, Utah	0.4168343784%
UT76	Tooele County, Utah	1.7091149060%
UT77	Uintah County, Utah	0.7667420434%
UT78	Utah County, Utah	7.4710417070%
UT79	Vernal City, Utah	0.0994151132%
UT80	Vineyard Town, Utah	0.0012097006%
UT81	Wasatch County, Utah	0.5077548576%
UT82	Washington City, Utah	0.3059016363%
UT83	Washington County, Utah	2.5665496530%
UT84	Wayne County, Utah	0.1091896995%
UT85	Weber County, Utah	5.1002376011%
UT86	West Haven City, Utah	0.0067360561%
UT87	West Jordan City, Utah	1.7847960136%
UT88	West Point City, Utah	0.0019552828%
UT89	West Valley City, Utah	3.7788016901%
UT90	Woods Cross City, Utah	0.1613122594%

VT1	Addison County, Vermont	0.7355948910%
VT2	Albany Town, Vermont	0.0345075405%
VT3	Albany Village, Vermont	0.0160668267%
VT4	Alburgh Town, Vermont	0.0606145322%
VT5	Alburgh Village, Vermont	0.0525580527%
VT6	Andover Town, Vermont	0.0012398034%
VT7	Arlington Town, Vermont	0.0885559202%
VT8	Athens Town, Vermont	0.0006484140%
VT9	Bakersfield Town, Vermont	0.0549127180%
VT10	Baltimore Town, Vermont	0.0024796068%
VT11	Barnard Town, Vermont	0.0830636232%
VT12	Barnet Town, Vermont	0.0471074029%
VT13	Barre City, Vermont	2.1256028600%
VT14	Barre Town, Vermont	1.3320832015%
VT15	Barton Town, Vermont	0.3252065150%
VT16	Barton Village, Vermont	0.0324162133%
VT17	Bellows Falls Village, Vermont	0.9422159742%
VT18	Belvidere Town, Vermont	0.0049931720%
VT19	Bennington County, Vermont	0.9901518348%
VT20	Bennington Town, Vermont	2.4851413569%
VT21	Benson Town, Vermont	0.0225970986%
VT22	Berlin Town, Vermont	0.5526473249%
VT23	Bethel Town, Vermont	0.0892626402%
VT24	Bloomfield Town, Vermont	0.0119245379%
VT25	Bolton Town, Vermont	0.1874031696%
VT26	Bradford Town, Vermont	0.7724442824%
VT27	Braintree Town, Vermont	0.0619908100%
VT28	Brandon Town, Vermont	0.5039156835%
VT29	Brattleboro Town, Vermont	2.8616648398%
VT30	Bridgewater Town, Vermont	0.2045592293%
VT31	Bridgewater Town, Vermont	0.0525426753%
VT32	Brighton Town, Vermont	0.1371312246%
VT33	Bristol Town, Vermont	0.4536168281%
VT34	Brookfield Town, Vermont	0.0181094589%
VT35	Brookline Town, Vermont	0.0142663887%
VT36	Brownington Town, Vermont	0.0209132726%
VT37	Brunswick Town, Vermont	0.0071549790%
VT38	Burke Town, Vermont	0.0035553845%
VT39	Burlington City, Vermont	10.6984139884%
VT40	Cabot Town, Vermont	0.0223388863%
VT41	Calais Town, Vermont	0.0461347819%
VT42	Caledonia County, Vermont	0.8505961058%
VT43	Cambridge Town, Vermont	0.0682410850%
VT44	Cambridge Village, Vermont	0.0012481328%
VT45	Canaan Town, Vermont	0.1359388349%
VT46	Castleton Town, Vermont	0.4255786906%
VT47	Cavendish Town, Vermont	0.0216955982%
VT48	Charleston Town, Vermont	0.0460098405%
VT49	Charlotte Town, Vermont	0.2587947007%
		0.20771700770

VT50	Chelsea Town, Vermont	0.0097511978%
VT51	Chester Town, Vermont	0.3719262791%
VT52	Chittenden County, Vermont	0.6721150355%
VT53	Chittenden Town, Vermont	0.0203372606%
VT54	Clarendon Town, Vermont	0.0632716198%
VT55	Colchester Town, Vermont	2.5489633597%
VT56	Concord Town, Vermont	0.0166940968%
VT57	Corinth Town, Vermont	0.0626872784%
VT58	Cornwall Town, Vermont	0.0577966224%
VT59	Coventry Town, Vermont	0.0376445314%
VT60	Craftsbury Town, Vermont	0.0501924950%
VT61	Danby Town, Vermont	0.0082858591%
VT62	Danville Town, Vermont	0.0302198071%
VT63	Derby Center Village, Vermont	0.0488117321%
VT64	Derby Line Village, Vermont	0.0549242511%
VT65	Derby Town, Vermont	0.5855806035%
VT66	Dorset Town, Vermont	0.0697288490%
VT67	Dover Town, Vermont	0.6426262960%
VT68	Dummerston Town, Vermont	0.0577133282%
VT69	East Haven Town, Vermont	0.0107321482%
VT70	East Montpelier Town, Vermont	0.1121807421%
VT71	Eden Town, Vermont	0.0299596726%
VT72	Elmore Town, Vermont	0.0195568572%
VT73	Enosburg Falls Village, Vermont	0.0515847910%
VT74	Enosburgh Town, Vermont	0.0873609676%
VT75	Essex County, Vermont	0.3791972294%
VT76	Essex Junction Village, Vermont	0.1451319610%
VT77	Essex Town, Vermont	1.8402135758%
VT78	Fair Haven Town, Vermont	0.3879168595%
VT79	Fairfax Town, Vermont	0.1256334098%
VT80	Fairfield Town, Vermont	0.0981770508%
VT81	Fairlee Town, Vermont	0.0592042959%
VT82	Fayston Town, Vermont	0.0053417265%
VT83	Ferrisburgh Town, Vermont	0.1296046250%
VT84	Fletcher Town, Vermont	0.0216321664%
VT85	Franklin County, Vermont	1.4110871894%
VT86	Franklin Town, Vermont	0.0432643327%
VT87	Georgia Town, Vermont	0.2512668196%
VT88	Goshen Town, Vermont	0.0148872515%
VT89	Grafton Town, Vermont	0.0220479971%
VT90	Grand Isle County, Vermont	0.4312958821%
VT91	Grand Isle Town, Vermont	0.1561992085%
VT92	Granville Town, Vermont	0.0131355086%
VT93	Greensboro Town, Vermont	0.2645567430%
VT94	Groton Town, Vermont	0.0719938128%
VT95	Guildhall Town, Vermont	0.0155017070%
VT96	Guilford Town, Vermont	0.0032420698%
VT97	Halifax Town, Vermont	0.0155632167%
VT98	Hancock Town, Vermont	0.0534179060%

VT99	Hardwick Town, Vermont	0.7839350493%
VT100	Hartford Town, Vermont	3.2053851113%
VT100 VT101	Hartland Town, Vermont	0.0483504099%
VT101 VT102	Highgate Town, Vermont	0.2362905072%
VT102 VT103	Hinesburg Town, Vermont	0.2869757200%
VT103 VT104	Holland Town, Vermont	0.0010456636%
VT104 VT105	Hubbardton Town, Vermont	0.0632716198%
VT105 VT106	Huntington Town, Vermont	0.0422712086%
VT100 VT107	Hyde Park Town, Vermont	0.0374497510%
VT107 VT108	Hyde Park Village, Vermont	0.0025481644%
VT108 VT109	Ira Town, Vermont	0.0023481044%
VT109 VT110	Irasburg Town, Vermont	0.0909740173%
VT110 VT111	Isle La Motte Town, Vermont	0.0520666164%
VT111 VT112		
VT112 VT113	Jacksonville Village, Vermont	0.0061977355%
	Jamaica Town, Vermont	0.0259384809%
VT114	Jay Town, Vermont	0.0031369909%
VT115	Jeffersonville Village, Vermont	0.0039462269%
VT116	Jericho Town, Vermont	0.0422712086%
VT117	Johnson Town, Vermont	0.2812873611%
VT118	Johnson Village, Vermont	0.1616364031%
VT119	Killington Town, Vermont	0.2124125988%
VT120	Kirby Town, Vermont	0.0008886859%
VT121	Lamoille County, Vermont	1.1151624597%
VT122	Landgrove Town, Vermont	0.0125511672%
VT123	Leicester Town, Vermont	0.0481639588%
VT124	Lincoln Town, Vermont	0.0718080025%
VT125	Londonderry Town, Vermont	0.0382589870%
VT126	Lowell Town, Vermont	0.0481011678%
VT127	Ludlow Town, Vermont	0.7209171567%
VT128	Ludlow Village, Vermont	0.2940730337%
VT129	Lunenburg Town, Vermont	0.0965880521%
VT130	Lyndon Town, Vermont	0.4559618826%
VT131	Lyndonville Village, Vermont	0.0079994549%
VT132	Maidstone Town, Vermont	0.0214642963%
VT133	Manchester Town, Vermont	0.6972897719%
VT134	Manchester Village, Vermont	0.0076701221%
VT135	Marlboro Town, Vermont	0.0129695608%
VT136	Marshfield Town, Vermont	0.0174828296%
VT137	Marshfield Village, Vermont	0.0171445266%
VT138	Mendon Town, Vermont	0.0971672678%
VT139	Middlebury Town, Vermont	1.3520936922%
VT140	Middlesex Town, Vermont	0.0165114901%
VT141	Middletown Springs Town, Vermont	0.0587525845%
VT142	Milton Town, Vermont	0.9332579943%
VT143	Monkton Town, Vermont	0.0210170701%
VT144	Montgomery Town, Vermont	0.0432643327%
VT145	Montpelier City, Vermont	2.1358012840%
VT146	Moretown, Vermont	0.0140831413%
VT147	Morgan Town, Vermont	0.0271878951%

VT148	Morristown, Vermont	0.5887893556%
VT148 VT149	Morrisville Village, Vermont	0.2266450291%
VT149 VT150	Mount Holly Town, Vermont	0.0918947396%
VT150 VT151	Mount Tabor Town, Vermont	0.0241034437%
VT151 VT152	New Haven Town, Vermont	0.1313563678%
VT152 VT153	Newbury Town, Vermont	0.0536325490%
VT155 VT154	•	0.0020894051%
VT154 VT155	Newbury Village, Vermont Newfane Town, Vermont	0.0603069840%
VT155 VT156		
VT150 VT157	Newfane Village, Vermont	0.0032420698% 1.2443589426%
VT157 VT158	Newport City, Vermont	0.5761696308%
	Newport Town, Vermont	
VT159	North Hara Tayya Varra art	0.1073823506%
VT160	North Hero Town, Vermont	0.0916986776%
VT161	North Troy Village, Vermont	0.0345075405%
VT162	Northfield Town, Vermont	0.5366215046%
VT163	Norton Town, Vermont	0.0131169276%
VT164	Norwich Town, Vermont	0.4866039276%
VT165	Old Bennington Village, Vermont	0.0014256137%
VT166	Orange County, Vermont	0.5836866196%
VT167	Orange Town, Vermont	0.0271641883%
VT168	Orleans County, Vermont	0.4475510820%
VT169	Orleans Village, Vermont	0.1150249216%
VT170	Orwell Town, Vermont	0.0350284502%
VT171	Panton Town, Vermont	0.0402823974%
VT172	Pawlet Town, Vermont	0.0497138732%
VT173	Peacham Town, Vermont	0.0373299353%
VT174	Perkinsville Village, Vermont	0.0463135443%
VT175	Peru Town, Vermont	0.0034861862%
VT176	Pittsfield Town, Vermont	0.0090387113%
VT177	Pittsford Town, Vermont	0.2538406130%
VT178	Plainfield Town, Vermont	0.0684736682%
VT179	Plymouth Town, Vermont	0.0681866233%
VT180	Pomfret Town, Vermont	0.0750052216%
VT181	Poultney Town, Vermont	0.1634522185%
VT182	Poultney Village, Vermont	0.3218151562%
VT183	Pownal Town, Vermont	0.1568905511%
VT184	Proctor Town, Vermont	0.1581796903%
VT185	Putney Town, Vermont	0.1348803568%
VT186	Randolph Town, Vermont	1.0482675385%
VT187	Reading Town, Vermont	0.0006195813%
VT188	Readsboro Town, Vermont	0.0495075597%
VT189	Richford Town, Vermont	0.3377954850%
VT190	Richmond Town, Vermont	0.3085809759%
VT191	Ripton Town, Vermont	0.0402823974%
VT192	Rochester Town, Vermont	0.1090982129%
VT193	Rockingham Town, Vermont	0.4824558723%
VT194	Roxbury Town, Vermont	0.0082557450%
VT195	Royalton Town, Vermont	0.1989804344%
VT196	Rutland City, Vermont	6.2978142029%

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VT197	Rutland County, Vermont	1.5426293676%
VT198	Rutland Town, Vermont	0.3201255637%
VT199	Ryegate Town, Vermont	0.0515514733%
VT200	Salisbury Town, Vermont	0.0271468887%
VT201	Sandgate Town, Vermont	0.0257994435%
VT202	Saxtons River Village, Vermont	0.0156375408%
VT203	Searsburg Town, Vermont	0.0118540581%
VT204	Shaftsbury Town, Vermont	0.0697288490%
VT205	Sharon Town, Vermont	0.1462910330%
VT206	Sheffield Town, Vermont	0.0302198071%
VT207	Shelburne Town, Vermont	0.7838991687%
VT208	Sheldon Town, Vermont	0.1372817951%
VT209	Shoreham Town, Vermont	0.0359043216%
VT210	Shrewsbury Town, Vermont	0.0323893028%
VT211	South Burlington City, Vermont	4.2811506559%
VT212	South Hero Town, Vermont	0.0559519744%
VT213	Springfield Town, Vermont	2.0400160607%
VT214	St Albans Town, Vermont	0.7155280165%
VT215	St George Town, Vermont	0.0117419312%
VT216	St Johnsbury Town, Vermont	1.7171904807%
VT217	St. Albans City, Vermont	3.9012902759%
VT218	Stamford Town, Vermont	0.0495075597%
VT219	Stannard Town, Vermont	0.0017773719%
VT220	Starksboro Town, Vermont	0.0070056900%
VT221	Stockbridge Town, Vermont	0.0737654182%
VT222	Stowe Town, Vermont	0.9395659345%
VT223	Strafford Town, Vermont	0.0821896740%
VT224	Stratton Town, Vermont	0.1614672516%
VT225	Sudbury Town, Vermont	0.0135583873%
VT226	Sunderland Town, Vermont	0.0341673154%
VT227	Sutton Town, Vermont	0.0364412494%
VT228	Swanton Town, Vermont	0.1297936389%
VT229	Swanton Village, Vermont	0.5715903674%
VT230	Thetford Town, Vermont	0.2618926073%
VT231	Tinmouth Town, Vermont	0.0120520422%
VT232	Topsham Town, Vermont	0.0592042959%
VT233	Townshend Town, Vermont	0.0596585701%
VT234	Troy Town, Vermont	0.0365988678%
VT235	Underhill Town, Vermont	0.0897092257%
VT236	Vergennes City, Vermont	1.4746932678%
VT237	Vernon Town, Vermont	0.3196917927%
VT238	Vershire Town, Vermont	0.0006964684%
VT239	Victory Town, Vermont	0.0095397585%
VT240	Waitsfield Town, Vermont	0.0485631307%
VT241	Walden Town, Vermont	0.0071107690%
VT242	Wallingford Town, Vermont	0.0165710775%
VT243	Waltham Town, Vermont	0.0201411987%
VT244	Warren Town, Vermont	0.0480774609%
VT245	Washington County, Vermont	0.9081281087%

VT246	Washington Town, Vermont	0.0529360806%
VT247	Waterbury Town, Vermont	0.4584350821%
VT248	Waterford Town, Vermont	0.0577729156%
VT249	Waterville Town, Vermont	0.0004158307%
VT250	Weathersfield Town, Vermont	0.1692264346%
VT251	Wells River Village, Vermont	0.1107474397%
VT252	Wells Town, Vermont	0.0444407043%
VT253	West Burke Village, Vermont	0.0017773719%
VT254	West Fairlee Town, Vermont	0.0090547294%
VT255	West Haven Town, Vermont	0.0090387113%
VT256	West Rutland Town, Vermont	0.1212713522%
VT257	West Windsor Town, Vermont	0.0210760168%
VT258	Westfield Town, Vermont	0.0250965679%
VT259	Westford Town, Vermont	0.0657557117%
VT260	Westminster Town, Vermont	0.0752217867%
VT261	Westminster Village, Vermont	0.0079763888%
VT262	Westmore Town, Vermont	0.0365988678%
VT263	Weston Town, Vermont	0.0291344185%
VT264	Weybridge Town, Vermont	0.0245199151%
VT265	Wheelock Town, Vermont	0.0222203522%
VT266	Whiting Town, Vermont	0.0026269736%
VT267	Whitingham Town, Vermont	0.0901365894%
VT268	Williston Town, Vermont	1.4048183334%
VT269	Wilmington Town, Vermont	0.4344700351%
VT270	Windham County, Vermont	0.7048785219%
VT271	Windham Town, Vermont	0.0155632167%
VT272	Windsor County, Vermont	0.7909631647%
VT273	Windsor Town, Vermont	1.5118803214%
VT274	Winhall Town, Vermont	0.3772340472%
VT275	Winooski City, Vermont	1.3620774732%
VT276	Wolcott Town, Vermont	0.0337047118%
VT277	Woodbury Town, Vermont	0.0267099141%
VT278	Woodford Town, Vermont	0.0383512514%
VT279	Woodstock Town, Vermont	0.5151181240%
VT280	Woodstock Village, Vermont	0.3241960913%
VT281	Worcester Town, Vermont	0.0233102258%

VA1	Accomack County, Virginia	0.3480000000%
VA2	Albemarle County, Virginia	0.8630000000%
VA3	Alexandria City, Virginia	1.1620000000%
VA4	Alleghany County, Virginia	0.2130000000%
VA5	Amelia County, Virginia	0.1000000000%
VA6	Amherst County, Virginia	0.2990000000%
VA7	Appomattox County, Virginia	0.1330000000%
VA8	Arlington County, Virginia	1.3780000000%
VA9	Augusta County, Virginia	0.8350000000%
VA10	Bath County, Virginia	0.0370000000%
VA11	Bedford County, Virginia	0.7770000000%
VA12	Bland County, Virginia	0.1470000000%
VA13	Botetourt County, Virginia	0.3620000000%
VA14	Bristol City, Virginia	0.4340000000%
VA15	Brunswick County, Virginia	0.1070000000%
VA16	Buchanan County, Virginia	0.9290000000%
VA17	Buckingham County, Virginia	0.1270000000%
VA18	Buena Vista City, Virginia	0.0780000000%
VA19	Campbell County, Virginia	0.4560000000%
VA20	Caroline County, Virginia	0.3180000000%
VA21	Carroll County, Virginia	0.4400000000%
VA22	Charles City County, Virginia	0.0730000000%
VA23	Charlotte County, Virginia	0.1380000000%
VA24	Charlottesville City, Virginia	0.4630000000%
VA25	Chesapeake City, Virginia	2.9120000000%
VA26	Chesterfield County, Virginia	4.0880000000%
VA27	Clarke County, Virginia	0.1250000000%
VA28	Colonial Heights City, Virginia	0.2830000000%
VA29	Covington City, Virginia	0.1000000000%
VA30	Craig County, Virginia	0.0700000000%
VA31	Culpeper County, Virginia	0.7900000000%
VA32	Cumberland County, Virginia	0.1000000000%
VA33	Danville City, Virginia	0.6370000000%
VA34	Dickenson County, Virginia	0.9480000000%
VA35	Dinwiddie County, Virginia	0.1960000000%
VA36	Emporia City, Virginia	0.0500000000%
VA37	Essex County, Virginia	0.1010000000%
VA38	Fairfax City, Virginia	0.2690000000%
VA39	Fairfax County, Virginia	8.6720000000%
VA40	Falls Church City, Virginia	0.1020000000%
VA41	Fauquier County, Virginia	1.2100000000%
VA42	Floyd County, Virginia	0.1820000000%
VA43	Fluvanna County, Virginia	0.1940000000%
VA44	Franklin City, Virginia	0.0790000000%
VA45	Franklin County, Virginia	0.9540000000%
VA46	Frederick County, Virginia	1.2770000000%
VA47	Fredericksburg City, Virginia	0.5240000000%
VA48	Galax City, Virginia	0.1390000000%
VA49	Giles County, Virginia	0.4090000000%

VA50	Clayactar County, Vincinia	0.4240000000%
VA50 VA51	Gloucester County, Virginia Goochland County, Virginia	0.4240000000%
VA51 VA52		0.2240000000%
VA52 VA53	Grayson County, Virginia Greene County, Virginia	0.1780000000%
VA53 VA54	· · ·	0.1780000000%
	Greensville County, Virginia	
VA55	Halifax County, Virginia	0.3530000000%
VA56	Hampton City, Virginia	1.5380000000%
VA57	Hanover County, Virginia	1.0790000000%
VA58	Harrisonburg City, Virginia	0.5230000000%
VA59	Henrico County, Virginia	4.4730000000%
VA60	Henry County, Virginia	1.2200000000%
VA61	Highland County, Virginia	0.0230000000%
VA62	Hopewell City, Virginia	0.3440000000%
VA63	Isle Of Wight County, Virginia	0.3560000000%
VA64	James City County, Virginia	0.6120000000%
VA65	King And Queen County, Virginia	0.0720000000%
VA66	King George County, Virginia	0.30600000000%
VA67	King William County, Virginia	0.1780000000%
VA68	Lancaster County, Virginia	0.13500000000%
VA69	Lee County, Virginia	0.55600000000%
VA70	Lexington City, Virginia	0.0930000000%
VA71	Loudoun County, Virginia	2.5670000000%
VA72	Louisa County, Virginia	0.4490000000%
VA73	Lunenburg County, Virginia	0.0880000000%
VA74	Lynchburg City, Virginia	0.8160000000%
VA75	Madison County, Virginia	0.1630000000%
VA76	Manassas City, Virginia	0.4520000000%
VA77	Manassas Park City, Virginia	0.09500000000%
VA78	Martinsville City, Virginia	0.4940000000%
VA79	Mathews County, Virginia	0.0880000000%
VA80	Mecklenburg County, Virginia	0.3440000000%
VA81	Middlesex County, Virginia	0.1080000000%
VA82	Montgomery County, Virginia	1.2050000000%
VA83	Nelson County, Virginia	0.1470000000%
VA84	New Kent County, Virginia	0.1560000000%
VA85	Newport News City, Virginia	2.0470000000%
VA86	Norfolk City, Virginia	3.3880000000%
VA87	Northampton County, Virginia	0.1220000000%
VA88	Northumberland County, Virginia	0.1290000000%
VA89	Norton City, Virginia	0.1100000000%
VA90	Nottoway County, Virginia	0.1330000000%
VA91	Orange County, Virginia	0.6380000000%
VA92	Page County, Virginia	0.4100000000%
VA92 VA93	Patrick County, Virginia	0.3290000000%
	· · · · · · · · · · · · · · · · · · ·	0.3290000000%
VA94	Petersburg City, Virginia	
VA95	Pittsylvania County, Virginia	0.7500000000%
VA96	Poquoson City, Virginia	0.1860000000%
VA97	Portsmouth City, Virginia	1.9370000000%
VA98	Powhatan County, Virginia	0.2620000000%

Prince Edward County, Virginia	0.1900000000%
Prince George County, Virginia	0.3510000000%
Prince William County, Virginia	3.55600000000%
Pulaski County, Virginia	1.0610000000%
Radford City, Virginia	0.2470000000%
Rappahannock County, Virginia	0.0910000000%
Richmond City, Virginia	4.2250000000%
Richmond County, Virginia	0.0840000000%
Roanoke City, Virginia	1.8590000000%
Roanoke County, Virginia	1.4980000000%
Rockbridge County, Virginia	0.2350000000%
Rockingham County, Virginia	0.6140000000%
Russell County, Virginia	1.0640000000%
Salem City, Virginia	0.7860000000%
Scott County, Virginia	0.4210000000%
Shenandoah County, Virginia	0.66000000000%
Smyth County, Virginia	0.5920000000%
Southampton County, Virginia	0.1370000000%
Spotsylvania County, Virginia	1.4170000000%
Stafford County, Virginia	1.4430000000%
Staunton City, Virginia	0.4400000000%
Suffolk City, Virginia	0.7100000000%
Surry County, Virginia	0.0580000000%
Sussex County, Virginia	0.0810000000%
Tazewell County, Virginia	1.6060000000%
Virginia Beach City, Virginia	4.8590000000%
Warren County, Virginia	0.7660000000%
Washington County, Virginia	0.9960000000%
Waynesboro City, Virginia	0.3630000000%
Westmoreland County, Virginia	0.2230000000%
Williamsburg City, Virginia	0.0860000000%
Winchester City, Virginia	0.6490000000%
Wise County, Virginia	1.7560000000%
Wythe County, Virginia	0.6420000000%
York County, Virginia	0.5610000000%
	Prince William County, Virginia Pulaski County, Virginia Radford City, Virginia Rappahannock County, Virginia Richmond City, Virginia Richmond County, Virginia Roanoke City, Virginia Roanoke County, Virginia Roanoke County, Virginia Rockbridge County, Virginia Rockingham County, Virginia Rosell County, Virginia Salem City, Virginia Salem City, Virginia Soutt County, Virginia Shenandoah County, Virginia Smyth County, Virginia Southampton County, Virginia Southampton County, Virginia Stafford County, Virginia Stafford County, Virginia Staunton City, Virginia Surry County, Virginia Surry County, Virginia Tazewell County, Virginia Virginia Beach City, Virginia Warren County, Virginia Washington County, Virginia Waynesboro City, Virginia Westmoreland County, Virginia Williamsburg City, Virginia Winchester City, Virginia Wise County, Virginia Wythe County, Virginia

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WA1	Aberdeen City, Washington	0.2491525333%
WA2	Adams County, Washington	0.1638732475%
WA3	Anacortes City, Washington	0.1774962906%
WA4	Arlington City, Washington	0.2620524080%
WA5	Asotin County, Washington	0.4694498386%
WA6	Auburn City, Washington	0.3251297029%
WA7	Bainbridge Island City, Washington	0.1364686014%
WA8	Battle Ground City, Washington	0.1384729857%
WA9	Bellevue City, Washington	1.1300592573%
WA10	Bellingham City, Washington	0.8978614577%
WA11	Benton County, Washington	1.4848831892%
WA12	Bonney Lake City, Washington	0.1190773864%
WA13	Bothell City, Washington	0.4476161304%
WA14	Bremerton City, Washington	0.6193374389%
WA15	Burien City, Washington	0.0270962921%
WA16	Burlington City, Washington	0.1146861661%
WA17	Camas City, Washington	0.2691592724%
WA18	Centralia City, Washington	0.1909990353%
WA19	Chelan County, Washington	0.7434914485%
WA20	Cheney City, Washington	0.1238454349%
WA21	Clallam County, Washington	1.3076983401%
WA22	Clark County, Washington	4.5149775326%
WA23	Columbia County, Washington	0.0561699537%
WA24	Covington City, Washington	0.0118134406%
WA25	Cowlitz County, Washington	1.7226945990%
WA26	Des Moines City, Washington	0.1179764526%
WA27	Douglas County, Washington	0.3932175175%
WA28	East Wenatchee City, Washington	0.0799810865%
WA29	Edgewood City, Washington	0.0048016791%
WA30	Edmonds City, Washington	0.3058936009%
WA31	Ellensburg City, Washington	0.0955824915%
WA32	Enumclaw City, Washington	0.0537768326%
WA33	Everett City, Washington	1.9258363241%
WA34	Federal Way City, Washington	0.3061452240%
WA35	Ferndale City, Washington	0.0646101891%
WA36	Ferry County, Washington	0.1153487994%
WA37	Fife City, Washington	0.1955185481%
WA38	Franklin County, Washington	0.3361237144%
WA39	Garfield County, Washington	0.0321982209%
WA40	Gig Harbor City, Washington	0.0859963345%
WA41	Grandview City, Washington	0.0530606109%
WA42	Grant County, Washington	0.9932572167%
WA43	Grays Harbor County, Washington	0.9992429138%
WA44	Island County, Washington	0.6820422610%
WA45	Issaquah City, Washington	0.1876240107%
WA46	Jefferson County, Washington	0.4417137380%
WA47	Kelso City, Washington	0.1331145270%
WA48	Kenmore City, Washington	0.0204441024%
WA49	Kennewick City, Washington	0.5415650564%

WA50	Kent City, Washington	0.5377397676%
WA50 WA51	King County, Washington	13.9743722662%
WA52	Kirkland City, Washington	0.5453525246%
WA53	Kitsap County, Washington	2.6294133668%
WA54	Kitsiap County, Washington Kittitas County, Washington	0.3855704683%
WA55	Klickitat County, Washington	0.2211673457%
WA56	Lacey City, Washington	0.2348627221%
WA57	Lake Forest Park City, Washington	0.0525439124%
WA58	Lake Stevens City, Washington	0.1385202891%
WA59	Lakewood City, Washington	0.5253640894%
WA60	Lewis County, Washington	1.0777377479%
WA61	Liberty Lake City, Washington	0.0389636519%
WA62	Lincoln County, Washington	0.1712669645%
WA63	Longview City, Washington	0.6162736905%
WA64	Lynden City, Washington	0.0827115612%
WA65	Lynnwood City, Washington	0.7704629214%
WA66	Maple Valley City, Washington	0.0093761587%
WA67	Marysville City, Washington	0.3945067827%
WA68	Mason County, Washington	0.8089918012%
WA69	Mercer Island City, Washington	0.1751797481%
WA70	Mill Creek City, Washington	0.1731737481%
WA70 WA71	Monroe City, Washington	0.1771621898%
WA71 WA72	Moses Lake City, Washington	0.2078293909%
WA72 WA73	Mount Vernon City, Washington	0.2801063665%
WA73 WA74	Mountlake Terrace City, Washington	0.2108935805%
WA74 WA75	Mukilteo City, Washington	0.2561790702%
WA75 WA76	Newcastle City, Washington	0.0033117880%
WA77	Oak Harbor City, Washington	0.2511550431%
WA77 WA78	Okanogan County, Washington	0.6145043345%
WA78 WA79	Olympia City, Washington	0.6039423385%
WA79 WA80	Pacific County, Washington	0.4895416466%
WA81	Pasco City, Washington	0.4278056066%
WA82	Pend Oreille County, Washington	0.2566374940%
WA83	Pierce County, Washington	7.2310164020%
WA84	Port Angeles City, Washington	0.4598370527%
WA85	Port Orchard City, Washington	0.1009497162%
WA86	Poulsbo City, Washington	0.0773748246%
WA87	Pullman City, Washington	0.2214837491%
WA88	Puyallup City, Washington	0.3845704814%
WA89	Redmond City, Washington	0.4839486007%
WA90	Renton City, Washington	0.7652626920%
WA91	Richland City, Washington	0.4756779517%
WA91 WA92	Sammamish City, Washington	0.0224369090%
WA92 WA93	San Juan County, Washington	0.0224309090%
WA93 WA94	Seatac City, Washington	0.2101493171%
WA94 WA95	Seattle City, Washington	6.6032403816%
WA95 WA96	Sedro-Woolley City, Washington	0.0661146351%
WA90 WA97	Shelton City, Washington	0.1239179888%
WA97 WA98	Shoreline City, Washington	0.0435834501%
111170	Shoronic Oilj, manington	0.0 13303430170

WA99	Skagit County, Washington	1.0526023961%
WA100	Skamania County, Washington	0.1631931925%
WA101	Snohomish City, Washington	0.0861097964%
WA102	Snohomish County, Washington	6.9054415622%
WA103	Snoqualmie City, Washington	0.0649164481%
WA104	Spokane City, Washington	3.0872078287%
WA105	Spokane County, Washington	5.5623859292%
WA106	Spokane Valley City, Washington	0.0684217500%
WA107	Stevens County, Washington	0.7479240179%
WA108	Sumner City, Washington	0.1083157569%
WA109	Sunnyside City, Washington	0.1213478384%
WA110	Tacoma City, Washington	3.2816374617%
WA111	Thurston County, Washington	2.3258492094%
WA112	Tukwila City, Washington	0.3032205739%
WA113	Tumwater City, Washington	0.2065982350%
WA114	University Place City, Washington	0.0353733363%
WA115	Vancouver City, Washington	1.7306605325%
WA116	Wahkiakum County, Washington	0.0596582197%
WA117	Walla Walla City, Washington	0.3140768654%
WA118	Walla Walla County, Washington	0.5543870294%
WA119	Washougal City, Washington	0.1279328220%
WA120	Wenatchee City, Washington	0.2968333494%
WA121	West Richland City, Washington	0.0459360490%
WA122	Whatcom County, Washington	1.3452637306%
WA123	Whitman County, Washington	0.2626805837%
WA124	Woodinville City, Washington	0.0185516364%
WA125	Yakima City, Washington	0.6060410539%
WA126	Yakima County, Washington	1.9388392959%

XX/T 1	A dama Carantes Wilson and	0.25200261140/
WI1 WI2	Adams County, Wisconsin	0.3539826114%
WIZ WI3	Allouez Village, Wisconsin	0.0364065509% 0.4114667620%
WI3 WI4	Appleton City, Wisconsin	0.2432046157%
WI4 WI5	Ashland County, Wisconsin	0.1072921122%
WIS WI6	Ashwaubenon Village, Wisconsin	
	Baraboo City, Wisconsin	0.1003738008% 0.5168889754%
WI7 WI8	Barron County, Wisconsin	
	Bayfield County, Wisconsin	0.1340780272%
WI9	Beaver Dam City, Wisconsin	0.0944057751%
WI10	Bellevue Village, Wisconsin	0.0229516847%
WI11	Beloit City, Wisconsin	0.3512027602%
WI12	Brookfield City, Wisconsin	0.4764355795%
WI13	Brown County, Wisconsin	2.1876273593%
WI14	Brown Deer Village, Wisconsin	0.1707529831%
WI15	Buffalo County, Wisconsin	0.1363182508%
WI16	Burlington City, Wisconsin	0.0610872500%
WI17	Burnett County, Wisconsin	0.2421334915%
WI18	Caledonia Village, Wisconsin	0.1678125237%
WI19	Calumet County, Wisconsin	0.2999279099%
WI20	Cedarburg City, Wisconsin	0.0587213575%
WI21	Chippewa County, Wisconsin	0.6072501596%
WI22	Chippewa Falls City, Wisconsin	0.1274926861%
WI23	Clark County, Wisconsin	0.2828726816%
WI24	Columbia County, Wisconsin	1.0633436366%
WI25	Crawford County, Wisconsin	0.2112650675%
WI26	Cudahy City, Wisconsin	0.1964932941%
WI27	Dane County, Wisconsin	5.7548120228%
WI28	De Pere City, Wisconsin	0.1071379443%
WI29	Deforest Village, Wisconsin	0.0446194695%
WI30	Dodge County, Wisconsin	1.2449899653%
WI31	Door County, Wisconsin	0.3054080730%
WI32	Douglas County, Wisconsin	0.3997675574%
WI33	Dunn County, Wisconsin	0.3969720077%
WI34	Eau Claire City, Wisconsin	0.5243168859%
WI35	Eau Claire County, Wisconsin	0.7687161212%
WI36	Elkhorn City, Wisconsin	0.0421618814%
WI37	Fitchburg City, Wisconsin	0.1511282642%
WI38	Florence County, Wisconsin	0.0575922694%
WI39	Fond Du Lac City, Wisconsin	0.2676816361%
WI40	Fond Du Lac County, Wisconsin	1.0148434047%
WI41	Forest County, Wisconsin	0.1369374982%
WI42	Fort Atkinson City, Wisconsin	0.0545524663%
WI43	Franklin City, Wisconsin	0.3508530448%
WI44	Germantown Village, Wisconsin	0.1378229770%
WI45	Glendale City, Wisconsin	0.2083465860%
WI46	Grafton Village, Wisconsin	0.0630876480%
WI47	Grand Chute Town, Wisconsin	0.0981532206%
WI48	Grant County, Wisconsin	0.4925137943%
WI49	Green Bay City, Wisconsin	0.6017431882%

WI50	Green County, Wisconsin	0.4453202454%
WI51	Green Lake County, Wisconsin	0.3030758318%
WI52	Greendale Village, Wisconsin	0.1593105907%
WI53	Greenfield City, Wisconsin	0.3698346866%
WI54	Greenville Town, Wisconsin	0.0065174750%
WI55	Harrison Village, Wisconsin	0.0499494900%
WI56	Hartford City, Wisconsin	0.1646219340%
WI57	Hobart Village, Wisconsin	0.0161664488%
WI58	Holmen Village, Wisconsin	0.0200422199%
WI59	Howard Village, Wisconsin	0.0347231027%
WI60	Hudson City, Wisconsin	0.0917895108%
WI61	Iowa County, Wisconsin	0.3016718982%
WI62	Iron County, Wisconsin	0.0664646881%
WI63	Jackson County, Wisconsin	0.2549817495%
WI64	Janesville City, Wisconsin	0.4390034703%
WI65	Jefferson County, Wisconsin	0.9828345413%
WI66	Juneau County, Wisconsin	0.4738086080%
WI67	Kaukauna City, Wisconsin	0.0775435182%
WI68	Kenosha City, Wisconsin	1.0992665916%
WI69	Kenosha County, Wisconsin	2.7422496145%
WI70	Kewaunee County, Wisconsin	0.1687551613%
WI71	La Crosse City, Wisconsin	0.3964917930%
WI72	La Crosse County, Wisconsin	1.2899921574%
WI73	Lafayette County, Wisconsin	0.1453833994%
WI74	Langlade County, Wisconsin	0.3381358495%
WI75	Lincoln County, Wisconsin	0.3782885578%
WI76	Lisbon Town, Waukesha County,	0.0279870555%
	Wisconsin	
WI77	Little Chute Village, Wisconsin	0.0624518969%
WI78	Madison City, Wisconsin	2.5036464454%
WI79	Manitowoc City, Wisconsin	0.3724323541%
WI80	Manitowoc County, Wisconsin	1.0133686264%
WI81	Marathon County, Wisconsin	1.1626658759%
WI82	Marinette City, Wisconsin	0.0726524131%
WI83	Marinette County, Wisconsin	0.4719162483%
WI84	Marquette County, Wisconsin	0.2667411722%
WI85	Marshfield City, Wisconsin	0.1135613891%
WI86	Menasha City, Wisconsin	0.1388231760%
WI87	Menominee County, Wisconsin	0.0863820442%
WI88	Menomonee Falls Village, Wisconsin	0.3634031913%
WI89	Menomonie City, Wisconsin	0.0817211845%
WI90	Mequon City, Wisconsin	0.1095235606%
WI91	Middleton City, Wisconsin	0.1145855787%
WI92	Milwaukee City, Wisconsin	9.1159131069%
W192 WI93	Milwaukee County, Wisconsin	16.4028742863%
W193 WI94	Monroe City, Wisconsin	0.0594074245%
W194 WI95	Monroe County, Wisconsin	0.7090799004%
W193 WI96	Mount Pleasant Village, Wisconsin	0.7090799004%
W196 WI97	Muskego City, Wisconsin	0.2651329964%
VV 17 /	widskego City, wisconsiii	0.1031/41204%

MILOO	N 1 C' W'	0.10412601570/
WI98	Neenah City, Wisconsin	0.1941360157%
WI99	New Berlin City, Wisconsin	0.3772201708%
WI100	Oak Creek City, Wisconsin	0.3762235945%
WI101	Oconomowoc City, Wisconsin	0.1405908329%
WI102	Oconto County, Wisconsin	0.3635521263%
WI103	Onalaska City, Wisconsin	0.0774998037%
WI104	Oneida County, Wisconsin	0.5696290238%
WI105	Oregon Village, Wisconsin	0.0401542379%
WI106	Oshkosh City, Wisconsin	0.4203192154%
WI107	Outagamie County, Wisconsin	1.3944066849%
WI108	Ozaukee County, Wisconsin	0.8258009651%
WI109	Pepin County, Wisconsin	0.0598605088%
WI110	Pewaukee City, Wisconsin	0.1440703565%
WI111	Pierce County, Wisconsin	0.3481187596%
WI112	Platteville City, Wisconsin	0.0459707525%
WI113	Pleasant Prairie Village, Wisconsin	0.1344307213%
WI114	Plover Village, Wisconsin	0.0446643110%
WI115	Polk County, Wisconsin	0.4931608967%
WI116	Port Washington City, Wisconsin	0.0637185687%
WI117	Portage City, Wisconsin	0.1006063809%
WI118	Portage County, Wisconsin	0.5836747191%
WI119	Price County, Wisconsin	0.1610607779%
WI120	Racine City, Wisconsin	1.0092007012%
WI121	Racine County, Wisconsin	1.9065713624%
WI122	Richfield Village, Wisconsin	0.0186662217%
WI123	Richland County, Wisconsin	0.2356572352%
WI124	River Falls City, Wisconsin	0.0877693936%
WI125	Rock County, Wisconsin	2.3992005209%
WI126	Rusk County, Wisconsin	0.1716256616%
WI127	Salem Lakes Village, Wisconsin	0.0405320497%
WI128	Sauk County, Wisconsin	1.2267818193%
WI129	Sawyer County, Wisconsin	0.2791850516%
WI130	Shawano County, Wisconsin	0.4526477657%
WI131	Sheboygan City, Wisconsin	0.3650322984%
WI132	Sheboygan County, Wisconsin	1.1603077120%
WI133	Shorewood Village, Wisconsin	0.1285372436%
WI134	South Milwaukee City, Wisconsin	0.2175909397%
WI135	St Croix County, Wisconsin	0.7889227331%
WI136	Stevens Point City, Wisconsin	0.1603264883%
WI137	Stoughton City, Wisconsin	0.0636622954%
WI138	Sturtevant Village, Wisconsin	0.0411526658%
WI139	Suamico Village, Wisconsin	0.0245580893%
WI140	Sun Prairie City, Wisconsin	0.1451363284%
WI141	Superior City, Wisconsin	0.1995624012%
WI142	Sussex Village, Wisconsin	0.0294999128%
WI143	Taylor County, Wisconsin	0.1716812103%
WI144	The Village of Fox Crossing Town,	0.0686441301%
=	Wisconsin	
WI145	Trempealeau County, Wisconsin	0.3459854472%

WI146	Two Rivers City, Wisconsin	0.1321281061%
WI147	Union Grove Village, Wisconsin	0.0164475736%
WI148	Vernon County, Wisconsin	0.3487603876%
WI149	Verona City, Wisconsin	0.0648935449%
WI150	Vilas County, Wisconsin	0.5066046531%
WI151	Walworth County, Wisconsin	1.6010359299%
WI152	Washburn County, Wisconsin	0.2002270537%
WI153	Washington County, Wisconsin	1.5480789194%
WI154	Watertown City, Wisconsin	0.1250321998%
WI155	Waukesha City, Wisconsin	0.7603151420%
WI156	Waukesha County, Wisconsin	4.0465495927%
WI157	Waunakee Village, Wisconsin	0.0434539124%
WI158	Waupaca County, Wisconsin	0.6558379814%
WI159	Waupun City, Wisconsin	0.0414414386%
WI160	Wausau City, Wisconsin	0.1590274533%
WI161	Waushara County, Wisconsin	0.2497979268%
WI162	Wauwatosa City, Wisconsin	0.7022606912%
WI163	West Allis City, Wisconsin	0.8584898575%
WI164	West Bend City, Wisconsin	0.2859199717%
WI165	Weston Village, Wisconsin	0.0363732217%
WI166	Whitefish Bay Village, Wisconsin	0.1209363270%
WI167	Whitewater City, Wisconsin	0.0747939370%
WI168	Winnebago County, Wisconsin	1.5366593101%
WI169	Wisconsin Rapids City, Wisconsin	0.1121055295%
WI170	Wood County, Wisconsin	0.6892411981%
WI171	Yorkville Town, Wisconsin	0.0046680247%

Albany County, Wyoming	1.6329876137%
Big Horn County, Wyoming	3.0324432485%
Campbell County, Wyoming	4.4393335213%
Carbon County, Wyoming	3.6968556043%
Casper City, Wyoming	7.3503611059%
Cheyenne City, Wyoming	1.2286265328%
Converse County, Wyoming	1.8962432493%
Crook County, Wyoming	0.5448669885%
Evanston City, Wyoming	1.9702405199%
Fremont County, Wyoming	6.7374838437%
Gillette City, Wyoming	1.7410635670%
Goshen County, Wyoming	1.6361202905%
Green River City, Wyoming	0.6122218672%
Hot Springs County, Wyoming	0.8557309329%
Jackson Town, Wyoming	0.5598544963%
Johnson County, Wyoming	0.9322427236%
Laramie City, Wyoming	3.4181078811%
Laramie County, Wyoming	15.5855269922%
Lincoln County, Wyoming	3.1228011914%
Natrona County, Wyoming	7.9000169472%
Niobrara County, Wyoming	0.1540280861%
Park County, Wyoming	5.7964268009%
Platte County, Wyoming	1.7507027157%
Riverton City, Wyoming	1.2744483314%
Rock Springs City, Wyoming	1.5261479738%
Sheridan City, Wyoming	0.3405187102%
Sheridan County, Wyoming	3.9149494912%
Sublette County, Wyoming	0.7136740477%
Sweetwater County, Wyoming	7.6391306020%
Teton County, Wyoming	1.3290900349%
Uinta County, Wyoming	4.3911508108%
Washakie County, Wyoming	1.5007597928%
Weston County, Wyoming	0.7758434851%
	Big Horn County, Wyoming Campbell County, Wyoming Carbon County, Wyoming Casper City, Wyoming Cheyenne City, Wyoming Converse County, Wyoming Crook County, Wyoming Evanston City, Wyoming Fremont County, Wyoming Gillette City, Wyoming Goshen County, Wyoming Green River City, Wyoming Hot Springs County, Wyoming Jackson Town, Wyoming Laramie City, Wyoming Laramie City, Wyoming Laramie County, Wyoming Lincoln County, Wyoming Natrona County, Wyoming Niobrara County, Wyoming Park County, Wyoming Riverton City, Wyoming Riverton City, Wyoming Sheridan County, Wyoming Sheridan County, Wyoming Sheridan County, Wyoming Sweetwater County, Wyoming Teton County, Wyoming Washakie County, Wyoming

G-268

EXHIBIT H

Participation Tier Determination¹

			Percentage of
		Percentage of Litigating Subdivisions	Primary Subdivisions that are Non-Litigating
		in Settling States that are	Subdivisions in Settling States that are
		Participating Subdivisions	Participating
	Number	and/or Subdivisions Subject to a	Subdivisions and/or Subdivisions Subject
	of Settling States as	Bar, Case-Specific Resolution, or	to a Bar, Case-Specific Resolution, or
	of the Reference	Settlement Class Resolution	Settlement Class
	Date (or as of the	in effect as of the Reference Date (or	Resolution in effect as of the Reference Date
-	Payment Date,	as of the Payment Date, beginning in	(or as of the Payment Date, beginning in
Participation	beginning in	Payment Year 3) ⁴⁵ ("Percentage of	Payment Year 3) ("Percentage of Non-
Tier ²	Payment Year 3) ³	Litigating Subdivisions")	Litigating Subdivisions")
1	44 out of 49	95%	90%
			(Primary Subdivisions only)
2	45 out of 49	96%	96%
			(Primary Subdivisions only)
3	46 out of 49	97%	97%
			(Primary Subdivisions only)
4	48 out of 49	98%	97%
			(Primary Subdivisions only)

For the avoidance of doubt, the determinations that a sufficient number of states have agreed to be Settling States and there has been sufficient resolution of the Claims of the Litigating Subdivisions in the Settling States as described in the preamble, Section II.A and Section VIII.A remain in the sole discretion of the Settling Distributors.

The Percentage of Litigating Subdivisions and Percentage of Non-Litigating Primary Subdivisions will be calculated as follows: each Litigating Subdivision and each Non-Litigating Subdivision in the 49 states used to calculate the Participation Tier will be assigned a metric reflecting both population and severity (the "Population-Severity Metric"). The Population-Severity Metric shall be the Subdivision's population plus the Subdivision's population multiplied by the severity factor for the State of the Subdivision (the severity factors for each State are attached as Exhibit X hereto) and then divided in two, thus giving fifty percent (50%) weight to each of population and population multiplied by the severity factor. The denominator for each Percentage shall be the sum total of the Population-Severity Metric for all the Subdivisions in the relevant category (Litigating Subdivisions or Non-Litigating Primary Subdivisions) in the Settling States, notwithstanding that persons may be included within the population (and therefore the Population-Severity Metric) of more than one Subdivision. The numerator will be the sum total of the Population-Severity Metrics of all Subdivisions in the relevant category of Subdivision (*i.e.*, Litigating Subdivisions or Non-Litigating Subdivisions that are also Primary Subdivisions) in the Settling States that are either Participating Subdivisions or are subject to a Bar, Case-Specific Resolution, or Settlement Class Resolution, notwithstanding that persons may be included within the population of more than one Subdivision. An

In order to qualify for the relevant tier, the minimum amounts listed in each of the "Number of Settling States," "Percentage of Litigating Subdivisions," and "Percentage of Non-Litigating Primary Subdivisions" columns must be met or surpassed.

For the sole purpose of the Participation Tier determination under this Exhibit H, the States used to calculate each criterion (including the Percentage of Litigating Subdivisions and Percentage of Non-Litigating Subdivisions) will include each of the 50 states in the United States, except West Virginia, for a total of 49 states. For the avoidance of doubt, notwithstanding the definition of "State" in Section I.TTT or Exhibit F, neither Washington, D.C., nor any territory of the United States will be included for purposes of determining the participation tier under this Exhibit H.

School Districts, Health Districts, Hospital Districts, Library Districts and Fire Districts that satisfy the definition of Litigating Subdivision will be included for purposes of determining the Percentage of Litigating Subdivisions. These categories of Special District shall have their population measured as set forth in Section XIV.B. Any other Special Districts that satisfy the definition of Litigating Subdivisions will not be included for purposes of calculating the Participation Tier.

individual Litigating Subdivision shall not be included more than once in the numerator, and shall not be included more than once in the denominator, of the calculation regardless if it (or any of its officials) is named as multiple plaintiffs in the same lawsuit; *provided*, *however*, that for the avoidance of doubt, no Litigating Subdivision will be excluded from the numerator or denominator under this sentence unless a Litigating Subdivision otherwise counted in the denominator has the authority to release the Claims (consistent with Section XI) of the Litigating Subdivision to be excluded.

For the avoidance of doubt, Subdivisions in Non-Settling States are excluded from both the denominator and numerator of the calculations for the Percentage of Litigating Subdivisions and Percentage of Non-Litigating Primary Subdivisions.

During the period when the Participation Tier is redetermined annually, Later Participating Subdivisions described in <u>Section VII.E.3</u> or <u>Section VII.E.4</u> shall not be included as Participating Subdivisions, and for Subdivisions subject to a Bar, Case-Specific Resolution, or Settlement Class Resolution to be included, the Bar, Case-Specific Resolution, or Settlement Class Resolution must have been in effect both as of the relevant Payment Date and for the entire period since the prior Payment Date.

EXHIBIT I

Primary Subdivisions 16

1.	Alabaster city, Alabama *	45.	Prattville city, Alabama *	90.	Henry County, Alabama
2.	Auburn city, Alabama *	46.	Russell County, Alabama *	91.	Homewood city, Alabama
3.	Autauga County, Alabama *	47.	Shelby County, Alabama *	92.	Hueytown city, Alabama
4.	Baldwin County, Alabama *	48.	St. Clair County, Alabama *	93.	Irondale city, Alabama
5.	Birmingham city, Alabama *	49.	Talladega County, Alabama *	94.	Jacksonville city, Alabama
6.	Blount County, Alabama *	50.	Tallapoosa County, Alabama *	95.	Jasper city, Alabama
7.	Calhoun County, Alabama *	51.	Tuscaloosa city, Alabama *	96.	Lamar County, Alabama
8.	Chambers County, Alabama *	52.	Tuscaloosa County, Alabama	97.	Leeds city, Alabama
9.	Chilton County, Alabama *		*	98.	Macon County, Alabama
10.	Coffee County, Alabama *	53.	Vestavia Hills city, Alabama *	99.	Marengo County, Alabama
11.	Colbert County, Alabama *	54.	Walker County, Alabama *	100.	Marion County, Alabama
12.	Covington County, Alabama *	55.	Albertville city, Alabama	101.	Millbrook city, Alabama
13.	Cullman County, Alabama *	56.	Alexander City city, Alabama	102.	Monroe County, Alabama
14.	Dale County, Alabama *	57.	Anniston city, Alabama	103.	Moody city, Alabama
15.	Dallas County, Alabama *	58.	Athens city, Alabama	104.	Mountain Brook city,
16.	Decatur city, Alabama *	59.	Barbour County, Alabama		Alabama
17.	DeKalb County, Alabama *	60.	Bessemer city, Alabama	105.	Muscle Shoals city, Alabama
18.	Dothan city, Alabama *	61.	Bibb County, Alabama	106.	Northport city, Alabama
19.	Elmore County, Alabama *	62.	Bullock County, Alabama	107.	Oxford city, Alabama
20.	Escambia County, Alabama *	63.	Butler County, Alabama	108.	Ozark city, Alabama
21.	Etowah County, Alabama *	64.	Calera city, Alabama	109.	Pelham city, Alabama
22.	Florence city, Alabama *	65.	Center Point city, Alabama	110.	Pell City city, Alabama
23.	Franklin County, Alabama *	66.	Chelsea city, Alabama	111.	Pickens County, Alabama
24.	Gadsden city, Alabama *	67.	Cherokee County, Alabama	112.	Pike Road town, Alabama
25.	Hoover city, Alabama *	68.	Choctaw County, Alabama	113.	Prichard city, Alabama
26.	Houston County, Alabama *	69.	Clarke County, Alabama	114.	Randolph County, Alabama
27.	Huntsville city, Alabama *	70.	Clay County, Alabama	115.	Saraland city, Alabama
28.	Jackson County, Alabama *	71.	Cleburne County, Alabama	116.	Scottsboro city, Alabama
29.	Jefferson County, Alabama *	72.	Conecuh County, Alabama	117.	Selma city, Alabama
30.	Lauderdale County, Alabama	73.	Coosa County, Alabama	118.	Sumter County, Alabama
	*	74.	Crenshaw County, Alabama	119.	Sylacauga city, Alabama
31.	Lawrence County, Alabama *	75.	Cullman city, Alabama	120.	Talladega city, Alabama
32.	Lee County, Alabama *	76.	Daphne city, Alabama	121.	Troy city, Alabama
33.	Limestone County, Alabama *	77.	Enterprise city, Alabama	122.	Trussville city, Alabama
34.	Madison city, Alabama *	78.	Eufaula city, Alabama	123.	Washington County, Alabama
35.	Madison County, Alabama *	79.	Fairfield city, Alabama	124.	Wilcox County, Alabama
36.	Marshall County, Alabama *	80.	Fairhope city, Alabama	125.	Winston County, Alabama
37.	Mobile city, Alabama *	81.	Fayette County, Alabama	126.	Anchorage municipality,
38.	Mobile County, Alabama *	82.	Foley city, Alabama		Alaska *
39.	Montgomery city, Alabama *	83.	Fort Payne city, Alabama	127.	Fairbanks city, Alaska *
40.	Montgomery County,	84.	Gardendale city, Alabama	128.	Fairbanks North Star Borough,
	Alabama *	85.	Geneva County, Alabama		Alaska *
41.	Morgan County, Alabama *	86.	Gulf Shores city, Alabama	129.	Juneau city and borough,
42.	Opelika city, Alabama *	87.	Hale County, Alabama		Alaska *
43.	Phenix City city, Alabama *	88.	Hartselle city, Alabama	130.	Kenai Peninsula Borough,
44.	Pike County, Alabama *	89.	Helena city, Alabama		Alaska *

 $^{^{16}}$ Entities denoted with an asterisk (*) indicate a population of greater than 30,000 for purposes of the definition of Primary Subdivision as it relates to Incentive Payment C.

131.	Matanuska-Susitna Borough,	180.	Coolidge city, Arizona	230.	Ashley County, Arkansas
	Alaska *	181.	Cottonwood city, Arizona	231.	Batesville city, Arkansas
132.	Ketchikan Gateway Borough,	182.	Douglas city, Arizona	232.	Bella Vista city, Arkansas
	Alaska	183.	Eloy city, Arizona	233.	Blytheville city, Arkansas
133.	Kodiak Island Borough,	184.	Florence town, Arizona	234.	Bradley County, Arkansas
	Alaska	185.	Fountain Hills town, Arizona	235.	Bryant city, Arkansas
134.	Wasilla city, Alaska	186.	La Paz County, Arizona	236.	Cabot city, Arkansas
135.	Apache County, Arizona *	187.	Nogales city, Arizona	237.	Camden city, Arkansas
136.	Apache Junction city, Arizona	188.	Paradise Valley town, Arizona	238.	Carroll County, Arkansas
	*	189.	Payson town, Arizona	239.	Centerton city, Arkansas
137.	Avondale city, Arizona *	190.	Sedona city, Arizona	240.	Chicot County, Arkansas
138.	Buckeye city, Arizona *	191.	Show Low city, Arizona	241.	Clark County, Arkansas
139.	Bullhead City city, Arizona *	192.	Somerton city, Arizona	242.	Clay County, Arkansas
140.	Casa Grande city, Arizona *	193.	Baxter County, Arkansas *	243.	Cleburne County, Arkansas
141.	Chandler city, Arizona *	194.	Benton city, Arkansas *	244.	Columbia County, Arkansas
142.	Cochise County, Arizona *	195.	Benton County, Arkansas *	245.	Conway County, Arkansas
143.	Coconino County, Arizona *	196.	Bentonville city, Arkansas *	246.	Cross County, Arkansas
144.	El Mirage city, Arizona *	197.	Boone County, Arkansas *	247.	Desha County, Arkansas
145.	Flagstaff city, Arizona *	198.	Conway city, Arkansas *	248.	Drew County, Arkansas
146.	Gila County, Arizona *	199.	Craighead County, Arkansas *	249.	El Dorado city, Arkansas
147.	Gilbert town, Arizona *	200.	Crawford County, Arkansas *	250.	Forrest City city, Arkansas
148.	Glendale city, Arizona *	201.	Crittenden County, Arkansas *	251.	Franklin County, Arkansas
149.	Goodyear city, Arizona *	202.	Faulkner County, Arkansas *	252.	Fulton County, Arkansas
150.	Graham County, Arizona *	203.	Fayetteville city, Arkansas *	253.	Grant County, Arkansas
151.	Kingman city, Arizona *	204.	Fort Smith city, Arkansas *	254.	Harrison city, Arkansas
152.	Lake Havasu City city,	205.	Garland County, Arkansas *	255.	Helena-West Helena city,
	Arizona *	206.	Greene County, Arkansas *		Arkansas
153.	Marana town, Arizona *	207.	Hot Spring County, Arkansas	256.	Hempstead County, Arkansas
154.	Maricopa city, Arizona *		*	257.	Howard County, Arkansas
155.	Maricopa County, Arizona *	208.	Hot Springs city, Arkansas *	258.	Izard County, Arkansas
156.	Mesa city, Arizona *	209.	Independence County,	259.	Jackson County, Arkansas
157.	Mohave County, Arizona *		Arkansas *	260.	Jacksonville city, Arkansas
158.	Navajo County, Arizona *	210.	Jefferson County, Arkansas *	261.	Johnson County, Arkansas
159.	Oro Valley town, Arizona *	211.	Jonesboro city, Arkansas *	262.	Lawrence County, Arkansas
160.	Peoria city, Arizona *	212.	Little Rock city, Arkansas *	263.	Lincoln County, Arkansas
161.	Phoenix city, Arizona *	213.	Lonoke County, Arkansas *	264.	Little River County, Arkansas
162.	Pima County, Arizona *	214.	Miller County, Arkansas *	265.	Logan County, Arkansas
163.	Pinal County, Arizona *	215.	Mississippi County, Arkansas	266.	Madison County, Arkansas
164.	Prescott city, Arizona *		*	267.	Magnolia city, Arkansas
165.	Prescott Valley town, Arizona	216.	North Little Rock city,	268.	Malvern city, Arkansas
	*		Arkansas *	269.	Marion city, Arkansas
166.	Queen Creek town, Arizona *	217.	Pine Bluff city, Arkansas *	270.	Marion County, Arkansas
167.	Sahuarita town, Arizona *	218.	Pope County, Arkansas *	271.	Maumelle city, Arkansas
168.	San Luis city, Arizona *	219.	Pulaski County, Arkansas *	272.	Mountain Home city,
169.	Santa Cruz County, Arizona *	220.	Rogers city, Arkansas *		Arkansas
170.	Scottsdale city, Arizona *	221.	Saline County, Arkansas *	273.	Ouachita County, Arkansas
171.	Sierra Vista city, Arizona *	222.	Sebastian County, Arkansas *	274.	Paragould city, Arkansas
172.	Surprise city, Arizona *	223.	Sherwood city, Arkansas *	275.	Perry County, Arkansas
173.	Tempe city, Arizona *	224.	Springdale city, Arkansas *	276.	Phillips County, Arkansas
174.	Tucson city, Arizona *	225.	Union County, Arkansas *	277.	Pike County, Arkansas
175.	Yavapai County, Arizona *	226.	Washington County, Arkansas	278.	Poinsett County, Arkansas
176.	Yuma city, Arizona *		*	279.	Polk County, Arkansas
177.	Yuma County, Arizona *	227.	White County, Arkansas *	280.	Randolph County, Arkansas
178.	Camp Verde town, Arizona	228.	Arkadelphia city, Arkansas	281.	Russellville city, Arkansas
179.	Chino Valley town, Arizona	229.	Arkansas County, Arkansas	282.	Scott County, Arkansas

I-1 Page 557

283.	Searcy city, Arkansas	334.	Citrus Heights city, California	383.	Hemet city, California *
284.	Sevier County, Arkansas		*	384.	Hesperia city, California *
285.	Sharp County, Arkansas	335.	Claremont city, California *	385.	Highland city, California *
286.	Siloam Springs city, Arkansas	336.	Clovis city, California *	386.	Hollister city, California *
287.	St. Francis County, Arkansas	337.	Coachella city, California *	387.	Humboldt County, California
288.	Stone County, Arkansas	338.	Colton city, California *		*
289.	Texarkana city, Arkansas	339.	Compton city, California *	388.	Huntington Beach city,
290.	Van Buren city, Arkansas	340.	Concord city, California *		California *
291.	Van Buren County, Arkansas	341.	Contra Costa County,	389.	Huntington Park city,
292.	West Memphis city, Arkansas		California *		California *
293.	Yell County, Arkansas	342.	Corona city, California *	390.	Imperial County, California *
294.	Adelanto city, California *	343.	Costa Mesa city, California *	391.	Indio city, California *
295.	Alameda city, California *	344.	Covina city, California *	392.	Inglewood city, California *
296.	Alameda County, California *	345.	Culver City city, California *	393.	Irvine city, California *
297.	Alhambra city, California *	346.	Cupertino city, California *	394.	Jurupa Valley city, California
298.	Aliso Viejo city, California *	347.	Cypress city, California *		*
299.	Amador County, California *	348.	Daly City city, California *	395.	Kern County, California *
300.	Anaheim city, California *	349.	Dana Point city, California *	396.	Kings County, California *
301.	Antioch city, California *	350.	Danville town, California *	397.	La Habra city, California *
302.	Apple Valley town, California	351.	Davis city, California *	398.	La Mesa city, California *
	*	352.	Delano city, California *	399.	La Mirada city, California *
303.	Arcadia city, California *	353.	Diamond Bar city, California *	400.	La Puente city, California *
304.	Atascadero city, California *	354.	Downey city, California *	401.	La Quinta city, California *
305.	Azusa city, California *	355.	Dublin city, California *	402.	La Verne city, California *
306.	Bakersfield city, California *	356.	Eastvale city, California *	403.	Laguna Hills city, California 3
307.	Baldwin Park city, California	357.	El Cajon city, California *	404.	Laguna Niguel city, California
	*	358.	El Centro city, California *		*
308.	Banning city, California *	359.	El Dorado County, California	405.	Lake County, California *
309.	Beaumont city, California *		*	406.	Lake Elsinore city, California
310.	Bell city, California *	360.	El Monte city, California *		*
311.	Bell Gardens city, California *	361.	El Paso de Robles (Paso	407.	Lake Forest city, California *
312.	Bellflower city, California *		Robles) city, California *	408.	Lakewood city, California *
313.	Berkeley city, California *	362.	Elk Grove city, California *	409.	Lancaster city, California *
314.	Beverly Hills city, California *	363.	Encinitas city, California *	410.	Lassen County, California *
315.	Brea city, California *	364.	Escondido city, California *	411.	Lawndale city, California *
316.	Brentwood city, California *	365.	Fairfield city, California *	412.	Lincoln city, California *
317.	Buena Park city, California *	366.	Folsom city, California *	413.	Livermore city, California *
318.	Burbank city, California *	367.	Fontana city, California *	414.	Lodi city, California *
319.	Burlingame city, California *	368.	Foster City city, California *	415.	Lompoc city, California *
320.	Butte County, California *	369.	Fountain Valley city,	416.	Long Beach city, California *
321.	Calaveras County, California *		California *	417.	Los Altos city, California *
322.	Calexico city, California *	370.	Fremont city, California *	418.	Los Angeles city, California *
323.	Camarillo city, California *	371.	Fresno city, California *	419.	Los Angeles County,
324.	Campbell city, California *	372.	Fresno County, California *		California *
325.	Carlsbad city, California *	373.	Fullerton city, California *	420.	Los Banos city, California *
326.	Carson city, California *	374.	Garden Grove city, California	421.	Los Gatos town, California *
327.	Cathedral City city, California		*	422.	Lynwood city, California *
	*	375.	Gardena city, California *	423.	Madera city, California *
328.	Ceres city, California *	376.	Gilroy city, California *	424.	Madera County, California *
329.	Cerritos city, California *	377.	Glendale city, California *	425.	Manhattan Beach city,
330.	Chico city, California *	378.	Glendora city, California *		California *
331.	Chino city, California *	379.	Goleta city, California *	426.	Manteca city, California *
332.	Chino Hills city, California *	380.	Hanford city, California *	427.	Marin County, California *
333.	Chula Vista city, California *	381.	Hawthorne city, California *	428.	Martinez city, California *
		382.	Hayward city, California *		

I-2 Page 558

429.	Mendocino County, California *	478.	Porterville city, California *	516.	San Luis Obispo city,
400		479.	Poway city, California *		California *
430.	Menifee city, California *	480.	Rancho Cordova city,	517.	San Luis Obispo County,
431.	Menlo Park city, California *		California *		California *
432.	Merced city, California *	481.	Rancho Cucamonga city,	518.	San Marcos city, California *
433.	Merced County, California *		California *	519.	San Mateo city, California *
434.	Milpitas city, California *	482.	Rancho Palos Verdes city,	520.	San Mateo County, California
435.	Mission Viejo city, California		California *		*
	*	483.	Rancho Santa Margarita city,	521.	San Pablo city, California *
436.	Modesto city, California *	40.4	California *	522.	San Rafael city, California *
437.	Monrovia city, California *	484.	Redding city, California *	523.	San Ramon city, California *
438.	Montclair city, California *	485.	Redlands city, California *	524.	Santa Ana city, California *
439.	Montebello city, California *	486.	Redondo Beach city,	525.	Santa Barbara city, California *
440.	Monterey County, California *	407	California *	506	
441.	Monterey Park city, California *	487.	Redwood City city, California *	526.	Santa Barbara County, California *
442.	Moorpark city, California *	488.	Rialto city, California *	527.	Santa Clara city, California *
443.	Moreno Valley city, California	489.	Richmond city, California *	528.	Santa Clara County, California
	*	490.	Riverside city, California *		*
444.	Morgan Hill city, California *	491.	Riverside County, California *	529.	Santa Clarita city, California *
445.	Mountain View city,	492.	Rocklin city, California *	530.	Santa Cruz city, California *
	California *	493.	Rohnert Park city, California *	531.	Santa Cruz County, California
446.	Murrieta city, California *	494.	Rosemead city, California *		*
447.	Napa city, California *	495.	Roseville city, California *	532.	Santa Maria city, California *
448.	Napa County, California *	496.	Sacramento city, California *	533.	Santa Monica city, California
449.	National City city, California *	497.	Sacramento County, California		*
450.	Nevada County, California *		*	534.	Santa Rosa city, California *
451.	Newark city, California *	498.	Salinas city, California *	535.	Santee city, California *
452.	Newport Beach city,	499.	San Benito County, California	536.	Saratoga city, California *
	California *		*	537.	Seaside city, California *
453.	Norwalk city, California *	500.	San Bernardino city,	538.	Shasta County, California *
454.	Novato city, California *	701	California *	539.	Simi Valley city, California *
455.	Oakland city, California *	501.	San Bernardino County,	540.	Siskiyou County, California *
456.	Oakley city, California *	500	California *	541.	Solano County, California *
457.	Oceanside city, California *	502.	San Bruno city, California *	542.	Sonoma County, California *
458.	Ontario city, California *	503.	San Buenaventura (Ventura)	543.	South Gate city, California *
459.	Orange city, California *	504	city, California *	544.	South San Francisco city,
460.	Orange County, California *	504.	San Carlos city, California *	545.	California *
461.	Oxnard city, California * Pacifica city, California *	505.	San Clemente city, California *	343.	Stanislaus County, California *
462. 463.	Palm Desert city, California *	506		546.	
464.	Palm Springs city, California *	506. 507.	San Diego city, California * San Diego County, California	547.	Stanton city, California * Stockton city, California *
465.	Palmdale city, California *	307.	*	548.	Sunnyvale city, California *
466.	Palo Alto city, California *	508.	San Dimas city, California *	549.	Sutter County, California *
467.	Paramount city, California *	509.	San Francisco city / San	550.	Tehama County, California *
468.	Pasadena city, California *	309.	Francisco County, California *	550. 551.	Temecula city, California *
469.	Perris city, California *	510.	San Gabriel city, California *	552.	Temple City city, California *
470.	Petaluma city, California *	511.	San Jacinto city, California *	553.	Thousand Oaks city,
471.	Pico Rivera city, California *	512.	San Joaquin County,	333.	California *
472.	Pittsburg city, California *	312.	California *	554.	Torrance city, California *
473.	Placentia city, California *	513.	San Jose city, California *	555.	Tracy city, California *
474.	Placer County, California *	514.	San Juan Capistrano city,	556.	Tulare city, California *
475.	Pleasant Hill city, California *	517.	California *	557.	Tulare County, California *
476.	Pleasanton city, California *	515.	San Leandro city, California *	558.	Tuolumne County, California
477.	Pomona city, California *	210.	Zemioro ettj, cumomu	220.	*

I-3

559.	Turlock city, California *	610.	Corcoran city, California	660.	Marina city, California
560.	Tustin city, California *	611.	Coronado city, California	661.	Mariposa County, California
561.	Union City city, California *	612.	Cudahy city, California	662.	Marysville city, California
562.	Upland city, California *	613.	Del Norte County, California	663.	Maywood city, California
563.	Vacaville city, California *	614.	Desert Hot Springs city,	664.	McFarland city, California
564.	Vallejo city, California *		California	665.	Mendota city, California
565.	Ventura County, California *	615.	Dinuba city, California	666.	Mill Valley city, California
566.	Victorville city, California *	616.	Dixon city, California	667.	Millbrae city, California
567.	Visalia city, California *	617.	Duarte city, California	668.	Mono County, California
568.	Vista city, California *	618.	East Palo Alto city, California	669.	Monterey city, California
569.	Walnut Creek city, California	619.	El Cerrito city, California	670.	Moraga town, California
	*	620.	El Segundo city, California	671.	Morro Bay city, California
570.	Watsonville city, California *	621.	Emeryville city, California	672.	Newman city, California
571.	West Covina city, California *	622.	Eureka city, California	673.	Norco city, California
572.	West Hollywood city,	623.	Exeter city, California	674.	Oakdale city, California
	California *	624.	Farmersville city, California	675.	Orange Cove city, California
573.	West Sacramento city,	625.	Fillmore city, California	676.	Orinda city, California
	California *	626.	Fortuna city, California	677.	Oroville city, California
574.	Westminster city, California *	627.	Galt city, California	678.	Pacific Grove city, California
575.	Whittier city, California *	628.	Glenn County, California	679.	Palos Verdes Estates city,
576.	Wildomar city, California *	629.	Grand Terrace city, California		California
577.	Woodland city, California *	630.	Grass Valley city, California	680.	Parlier city, California
578.	Yolo County, California *	631.	Greenfield city, California	681.	Patterson city, California
579.	Yorba Linda city, California *	632.	Grover Beach city, California	682.	Piedmont city, California
580.	Yuba City city, California *	633.	Half Moon Bay city,	683.	Pinole city, California
581.	Yuba County, California *		California	684.	Placerville city, California
582.	Yucaipa city, California *	634.	Hawaiian Gardens city,	685.	Plumas County, California
583.	Agoura Hills city, California		California	686.	Port Hueneme city, California
584.	Albany city, California	635.	Healdsburg city, California	687.	Rancho Mirage city,
585.	American Canyon city,	636.	Hercules city, California		California
	California	637.	Hermosa Beach city,	688.	Red Bluff city, California
586.	Anderson city, California		California	689.	Reedley city, California
587.	Arcata city, California	638.	Hillsborough town, California	690.	Ridgecrest city, California
588.	Arroyo Grande city, California	639.	Imperial Beach city, California	691.	Ripon city, California
589.	Artesia city, California	640.	Imperial city, California	692.	Riverbank city, California
590.	Arvin city, California	641.	Inyo County, California	693.	San Anselmo town, California
591.	Atwater city, California	642.	Kerman city, California	694.	San Fernando city, California
592.	Auburn city, California	643.	King City city, California	695.	San Marino city, California
593.	Avenal city, California	644.	Kingsburg city, California	696.	Sanger city, California
594.	Barstow city, California	645.	La Cañada Flintridge city,	697.	Santa Fe Springs city,
595.	Belmont city, California	0.0.	California	0,,,	California
596.	Benicia city, California	646.	La Palma city, California	698.	Santa Paula city, California
597.	Blythe city, California	647.	Lafayette city, California	699.	Scotts Valley city, California
598.	Brawley city, California	648.	Laguna Beach city, California	700.	Seal Beach city, California
599.	Calabasas city, California	649.	Laguna Woods city, California	701.	Selma city, California
600.	California City city, California	650.	Larkspur city, California	701.	Shafter city, California
601.	Canyon Lake city, California	651.	Lathrop city, California	702.	Shasta Lake city, California
602.	Capitola city, California	652.	Lemon Grove city, California	704.	Sierra Madre city, California
603.	Carpinteria city, California	653.	Lemoore city, California	705.	Signal Hill city, California
604.	Chowchilla city, California	654.	Lindsay city, California	705. 706.	Solana Beach city, California
605.	Clayton city, California	655.	Livingston city, California	700. 707.	Soledad city, California
606.	Clearlake city, California	656.	Loma Linda city, California	707. 708.	Sonoma city, California
607.	Coalinga city, California	657.	Lomita city, California	708. 709.	South El Monte city,
608.	Colusa County, California	657. 658.	Los Alamitos city, California	709.	California
609.	Commerce city, California	658. 659.	Malibu city, California		Camorna
009.	Commerce city, Camonna	039.	mandu City, Califolilia		

I-4 Page 560

710.	South Lake Tahoe city, California	757. 758.	Northglenn city, Colorado * Parker town, Colorado *	808.	Danbury city / Danbury town, Connecticut *
711.	South Pasadena city, California	759. 760.	Pueblo city, Colorado * Pueblo County, Colorado *	809.	East Hartford town, Connecticut *
712.	Suisun City city, California	761.	Summit County, Colorado *	810.	Enfield town, Connecticut *
713.	Susanville city, California	762.	Thornton city, Colorado *	811.	Fairfield town, Connecticut *
714.	Tehachapi city, California	763.	Weld County, Colorado *	812.	Glastonbury town,
715.	Trinity County, California	764.	Westminster city, Colorado *	012.	Connecticut *
716.	Truckee town, California	765.	Wheat Ridge city, Colorado *	813.	Greenwich town, Connecticut
717.	Twentynine Palms city,	766.	Windsor town, Colorado *	015.	*
/1/.	California	767.	Alamosa County, Colorado	814.	Groton town, Connecticut *
718.	Ukiah city, California	768.	Archuleta County, Colorado	815.	Hamden town, Connecticut *
719.	Walnut city, California	769.	Cañon City city, Colorado	816.	Hartford city / Hartford town,
720.	Wasco city, California	770.	Castle Pines city, Colorado	010.	Connecticut *
721.	Windsor town, California	771.	Chaffee County, Colorado	817.	Manchester town, Connecticut
722.	Yucca Valley town, California	772.	Durango city, Colorado	017.	*
723.	Adams County, Colorado *	773.	Elbert County, Colorado	818.	Meriden city / Meriden town,
724.	Arapahoe County, Colorado *	774.	Erie town, Colorado	010.	Connecticut *
725.	Arvada city, Colorado *	77 4 . 775.	Evans city, Colorado	819.	Middletown city / Middletown
725. 726.	Aurora city, Colorado *	775. 776.	Federal Heights city, Colorado	019.	town, Connecticut *
720. 727.	Boulder city, Colorado *	770. 777.	Firestone town, Colorado	820.	Milford city, Connecticut *
728.	Boulder County, Colorado *	777.	Fort Morgan city, Colorado	821.	Milford town, Connecticut *
729.	Brighton city, Colorado *	778. 779.	Frederick town, Colorado	822.	Naugatuck borough /
730.	Broomfield city / Broomfield	780.	Fruita city, Colorado	022.	Naugatuck town, Connecticut
730.	County, Colorado *	780. 781.	Golden city, Colorado		*
731.	Castle Rock town, Colorado *	782.	Grand County, Colorado	823.	New Britain town / New
731.	Centennial city, Colorado *	782. 783.	Greenwood Village city,	623.	Britain city, Connecticut *
732.	•	705.	Colorado	824.	New Haven town / New
133.	Colorado Springs city, Colorado *	784.	Gunnison County, Colorado	024.	Haven city, Connecticut *
734.	Commerce City city, Colorado	78 4 .	Johnstown town, Colorado	825.	Newington town, Connecticut
134.	*	785. 786.	Las Animas County, Colorado	023.	*
735.		780. 787.	Logan County, Colorado	826.	Norwalk city / Norwalk town,
736.	Delta County, Colorado * Denver city / Denver County,	787. 788.	Lone Tree city, Colorado	620.	Connecticut *
750.	Colorado *	789.	Louisville city, Colorado	827.	Norwich city / Norwich town,
737.	Douglas County, Colorado *	799.	Moffat County, Colorado	027.	Connecticut *
737.	Eagle County, Colorado *	790. 791.	Montezuma County, Colorado	828.	Shelton city / Shelton town,
739.	El Paso County, Colorado *	791. 792.	Montrose city, Colorado	020.	Connecticut *
740.	Englewood city, Colorado *	792. 793.	Morgan County, Colorado	829.	Southington town, Connecticut
740. 741.	Fort Collins city, Colorado *	793. 794.	Otero County, Colorado	029.	*
742.	Fountain city, Colorado *	79 4 . 795.	Park County, Colorado	830.	Stamford city / Stamford town,
742. 743.	Fremont County, Colorado *	796.	Pitkin County, Colorado	650.	Connecticut *
744.	Garfield County, Colorado *	790. 797.	Prowers County, Colorado	831.	Stratford town, Connecticut *
744. 745.	Grand Junction city, Colorado	797. 798.	Rio Grande County, Colorado	832.	Torrington city / Torrington
743.	*	798. 799.	Routt County, Colorado	032.	town, Connecticut *
746.	Greeley city, Colorado *	800.	Steamboat Springs city,	833.	Trumbull town, Connecticut *
747.	Jefferson County, Colorado *	000.	Colorado	834.	Wallingford town, Connecticut
748.	La Plata County, Colorado *	801.	Sterling city, Colorado	054.	*
7 4 0. 749.	Lafayette city, Colorado *	802.	Superior town, Colorado	835.	Waterbury city / Waterbury
750.	Lakewood city, Colorado *	803.	Teller County, Colorado	655.	town, Connecticut *
751.	Larimer County, Colorado *	804.	Wellington town, Colorado	836.	West Hartford town,
751. 752.	Littleton city, Colorado *	805.	Yuma County, Colorado	050.	Connecticut *
752. 753.	Longmont city, Colorado *	805. 806.	Bridgeport town / Bridgeport	837.	West Haven city / West Haven
754.	Loveland city, Colorado *	000.	city, Connecticut *	037.	town, Connecticut *
75 4 .	Mesa County, Colorado *	807.	Bristol city / Bristol town,	838.	Ansonia town / Ansonia city,
756.	Montrose County, Colorado *	507.	Connecticut *	556.	Connecticut

I-5 Page 561

839.	Avon town, Connecticut	884.	Simsbury town, Connecticut	934.	Coral Gables city, Florida *
840.	Berlin town, Connecticut	885.	Somers town, Connecticut	935.	Coral Springs city, Florida *
841.	Bethel town, Connecticut	886.	South Windsor town,	936.	Cutler Bay town, Florida *
842.	Bloomfield town, Connecticut		Connecticut	937.	Dania Beach city, Florida *
843.	Branford town, Connecticut	887.	Southbury town, Connecticut	938.	Davie town, Florida *
844.	Brookfield town, Connecticut	888.	Stafford town, Connecticut	939.	Daytona Beach city, Florida *
845.	Canton town, Connecticut	889.	Stonington town, Connecticut	940.	Deerfield Beach city, Florida *
846.	Cheshire town, Connecticut	890.	Suffield town, Connecticut	941.	DeLand city, Florida *
847.	Clinton town, Connecticut	891.	Tolland town, Connecticut	942.	Delray Beach city, Florida *
848.	Colchester town, Connecticut	892.	Vernon town, Connecticut	943.	Deltona city, Florida *
849.	Coventry town, Connecticut	893.	Waterford town, Connecticut	944.	DeSoto County, Florida *
850.	Cromwell town, Connecticut	894.	Watertown town, Connecticut	945.	Doral city, Florida *
851.	Darien town, Connecticut	895.	Weston town, Connecticut	946.	Dunedin city, Florida *
852.	Derby city / Derby town,	896.	Westport town, Connecticut	947.	Duval County / Jacksonville
	Connecticut	897.	Wethersfield town,		city, Florida *
853.	East Hampton town,		Connecticut	948.	Escambia County, Florida *
	Connecticut	898.	Wilton town, Connecticut	949.	Estero village, Florida *
854.	East Haven town, Connecticut	899.	Winchester town, Connecticut	950.	Flagler County, Florida *
855.	East Lyme town, Connecticut	900.	Windham town, Connecticut	951.	Fort Lauderdale city, Florida *
856.	East Windsor town,	901.	Windsor Locks town,	952.	Fort Myers city, Florida *
057	Connecticut	002	Connecticut	953.	Fort Pierce city, Florida *
857.	Ellington town, Connecticut	902.	Windsor town, Connecticut	954.	Gadsden County, Florida *
858. 859.	Farmington town, Connecticut	903.	Wolcott town, Connecticut	955.	Gainesville city, Florida *
859. 860.	Granby town, Connecticut Griswold town, Connecticut	904. 905.	Dover city, Delaware *	956. 957.	Greenacres city, Florida *
861.	Grisword town, Connecticut Guilford town, Connecticut	905. 906.	Kent County, Delaware * New Castle County, Delaware	937.	Hallandale Beach city, Florida
862.	Killingly town, Connecticut	900.	*	958.	Hendry County, Florida *
863.	Ledyard town, Connecticut	907.	Newark city, Delaware *	959.	Hernando County, Florida *
864.	Madison town, Connecticut	908.	Sussex County, Delaware *	960.	Hialeah city, Florida *
865.	Mansfield town, Connecticut	909.	Wilmington city, Delaware *	961.	Highlands County, Florida *
866.	Monroe town, Connecticut	910.	Middletown town, Delaware	962.	Hillsborough County, Florida
867.	Montville town, Connecticut	911.	Milford city, Delaware	, 02.	*
868.	New Canaan town,	912.	Smyrna town, Delaware	963.	Hollywood city, Florida *
	Connecticut	913.	Alachua County, Florida *	964.	Homestead city, Florida *
869.	New Fairfield town,	914.	Altamonte Springs city,	965.	Indian River County, Florida *
	Connecticut		Florida *	966.	Jackson County, Florida *
870.	New London city / New	915.	Apopka city, Florida *	967.	Jupiter town, Florida *
	London town, Connecticut	916.	Aventura city, Florida *	968.	Kissimmee city, Florida *
871.	New Milford town,	917.	Bay County, Florida *	969.	Lake County, Florida *
	Connecticut	918.	Boca Raton city, Florida *	970.	Lake Worth city, Florida *
872.	Newtown town, Connecticut	919.	Bonita Springs city, Florida *	971.	Lakeland city, Florida *
873.	North Branford town,	920.	Boynton Beach city, Florida *	972.	Largo city, Florida *
	Connecticut	921.	Bradenton city, Florida *	973.	Lauderdale Lakes city, Florida
874.	North Haven town,	922.	Brevard County, Florida *		*
	Connecticut	923.	Broward County, Florida *	974.	Lauderhill city, Florida *
875.	Old Saybrook town,	924.	Cape Coral city, Florida *	975.	Lee County, Florida *
	Connecticut	925.	Charlotte County, Florida *	976.	Leon County, Florida *
876.	Orange town, Connecticut	926.	Citrus County, Florida *	977.	Levy County, Florida *
877.	Oxford town, Connecticut	927.	Clay County, Florida *	978.	Manatee County, Florida *
878.	Plainfield town, Connecticut	928.	Clearwater city, Florida *	979.	Margate city, Florida *
879.	Plainville town, Connecticut	929.	Clermont city, Florida *	980.	Marion County, Florida *
880.	Plymouth town, Connecticut	930.	Coconut Creek city, Florida *	981.	Martin County, Florida *
881.	Ridgefield town, Connecticut	931.	Collier County, Florida *	982.	Melbourne city, Florida *
882.	Rocky Hill town, Connecticut	932.	Columbia County, Florida *	983.	Miami Beach city, Florida *
883.	Seymour town, Connecticut	933.	Cooper City city, Florida *	984.	Miami city, Florida *

I-6

985.	Miami Gardens city, Florida *	1036.	Suwannee County, Florida *	1088.	Key Biscayne village, Florida
986.	Miami Lakes town, Florida *	1030.	Tallahassee city, Florida *	1089.	Key West city, Florida
987.	Miami-Dade County, Florida *	1037.	Tamarac city, Florida *	1090.	Lady Lake town, Florida
988.	Miramar city, Florida *	1030.	Tampa city, Florida *	1091.	Lake City city, Florida
989.	Monroe County, Florida *	1040.	Titusville city, Florida *	1092.	Lake Mary city, Florida
990.	Nassau County, Florida *	1040.	Volusia County, Florida *	1092.	Lake Wales city, Florida
991.	North Lauderdale city, Florida	1041.	Wakulla County, Florida *	1094.	Lantana town, Florida
<i>))</i> 1.	*	1042.	Walton County, Florida *	1095.	Leesburg city, Florida
992.	North Miami Beach city,	1043.	Wellington village, Florida *	1096.	Lighthouse Point city, Florida
<i>))</i> 2.	Florida *	1044.	West Palm Beach city, Florida	1090.	Longwood city, Florida
993.	North Miami city, Florida *	1045.	*	1097.	Lynn Haven city, Florida
994.	North Port city, Florida *	1046.	Weston city, Florida *	1099.	Madison County, Florida
995.	Oakland Park city, Florida *	1047.	Winter Garden city, Florida *	1100.	Maitland city, Florida
996.	Ocala city, Florida *	1048.	Winter Haven city, Florida *	1101.	Marco Island city, Florida
997.	Ocoee city, Florida *	1049.	Winter Park city, Florida *	1102.	Miami Shores village, Florida
998.	Okaloosa County, Florida *	1050.	Winter Springs city, Florida *	1103.	Miami Springs city, Florida
999.	Okeechobee County, Florida *	1050.	Atlantic Beach city, Florida	1104.	Milton city, Florida
1000.	Orange County, Florida *	1051.	Auburndale city, Florida	1105.	Minneola city, Florida
1001.	Orlando city, Florida *	1052.	Avon Park city, Florida	1106.	Mount Dora city, Florida
1002.	Ormond Beach city, Florida *	1053.	Baker County, Florida	1107.	Naples city, Florida
1002.	Osceola County, Florida *	1055.	Bartow city, Florida	1107.	New Port Richey city, Florida
1004.	Oviedo city, Florida *	1056.	Belle Glade city, Florida	1109.	New Smyrna Beach city,
1005.	Palm Bay city, Florida *	1057.	Bradford County, Florida	110).	Florida
1006.	Palm Beach County, Florida *	1058.	Calhoun County, Florida	1110.	Niceville city, Florida
1007.	Palm Beach Gardens city,	1059.	Callaway city, Florida	1111.	North Palm Beach village,
1007.	Florida *	1060.	Cape Canaveral city, Florida	1111.	Florida
1008.	Palm Coast city, Florida *	1061.	Casselberry city, Florida	1112.	Oldsmar city, Florida
1009.	Panama City city, Florida *	1062.	Cocoa Beach city, Florida	1113.	Opa-locka city, Florida
1010.	Parkland city, Florida *	1063.	Cocoa city, Florida	1114.	Orange City city, Florida
1011.	Pasco County, Florida *	1064.	Crestview city, Florida	1115.	Palatka city, Florida
1012.	Pembroke Pines city, Florida *	1065.	DeBary city, Florida	1116.	Palm Springs village, Florida
1013.	Pensacola city, Florida *	1066.	Destin city, Florida	1117.	Palmetto Bay village, Florida
1014.	Pinellas County, Florida *	1067.	Dixie County, Florida	1118.	Palmetto city, Florida
1015.	Pinellas Park city, Florida *	1068.	Edgewater city, Florida	1119.	Panama City Beach city,
1016.	Plant City city, Florida *	1069.	Eustis city, Florida		Florida
1017.	Plantation city, Florida *	1070.	Fernandina Beach city, Florida	1120.	Pinecrest village, Florida
1018.	Polk County, Florida *	1071.	Florida City city, Florida	1121.	Punta Gorda city, Florida
1019.	Pompano Beach city, Florida *	1072.	Fort Walton Beach city,	1122.	Rockledge city, Florida
1020.	Port Orange city, Florida *		Florida	1123.	Safety Harbor city, Florida
1021.	Port St. Lucie city, Florida *	1073.	Franklin County, Florida	1124.	Satellite Beach city, Florida
1022.	Putnam County, Florida *	1074.	Fruitland Park city, Florida	1125.	Sebastian city, Florida
1023.	Riviera Beach city, Florida *	1075.	Gilchrist County, Florida	1126.	Sebring city, Florida
1024.	Royal Palm Beach village,	1076.	Glades County, Florida	1127.	Seminole city, Florida
	Florida *	1077.	Groveland city, Florida	1128.	South Daytona city, Florida
1025.	Sanford city, Florida *	1078.	Gulf County, Florida	1129.	South Miami city, Florida
1026.	Santa Rosa County, Florida *	1079.	Gulfport city, Florida	1130.	St. Augustine city, Florida
1027.	Sarasota city, Florida *	1080.	Haines City city, Florida	1131.	Stuart city, Florida
1028.	Sarasota County, Florida *	1081.	Hamilton County, Florida	1132.	Sunny Isles Beach city,
1029.	Seminole County, Florida *	1082.	Hardee County, Florida		Florida
1030.	St. Cloud city, Florida *	1083.	Hialeah Gardens city, Florida	1133.	Sweetwater city, Florida
1031.	St. Johns County, Florida *	1084.	Holly Hill city, Florida	1134.	Tarpon Springs city, Florida
1032.	St. Lucie County, Florida *	1085.	Holmes County, Florida	1135.	Tavares city, Florida
1033.	St. Petersburg city, Florida *	1086.	Jacksonville Beach city,	1136.	Taylor County, Florida
1034.	Sumter County, Florida *		Florida	1137.	Temple Terrace city, Florida
1035.	Sunrise city, Florida *	1087.	Jefferson County, Florida	1138.	Union County, Florida

I-7 Page 563

1139.	Venice city, Florida	1191.	Henry County, Georgia *	1244.	Berrien County, Georgia
1140.	Vero Beach city, Florida	1192.	Hinesville city, Georgia *	1245.	Bleckley County, Georgia
1141.	Washington County, Florida	1193.	Houston County, Georgia *	1246.	Brantley County, Georgia
1142.	West Melbourne city, Florida	1194.	Jackson County, Georgia *	1247.	Braselton town, Georgia
1143.	West Park city, Florida	1195.	Johns Creek city, Georgia *	1248.	Brooks County, Georgia
1144.	Wilton Manors city, Florida	1196.	Kennesaw city, Georgia *	1249.	Brunswick city, Georgia
1145.	Zephyrhills city, Florida	1197.	LaGrange city, Georgia *	1250.	Buford city, Georgia
1146.	Albany city, Georgia *	1198.	Laurens County, Georgia *	1251.	Burke County, Georgia
1147.	Alpharetta city, Georgia *	1199.	Lawrenceville city, Georgia *	1252.	Butts County, Georgia
1148.	Athens-Clarke County unified	1200.	Liberty County, Georgia *	1253.	Calhoun city, Georgia
	government, Georgia *	1201.	Lowndes County, Georgia *	1254.	Candler County, Georgia
1149.	Atlanta city, Georgia *	1202.	Lumpkin County, Georgia *	1255.	Carrollton city, Georgia
1150.	Augusta-Richmond County	1203.	Macon-Bibb County, Georgia	1256.	Cartersville city, Georgia
	consolidated government,		*	1257.	Charlton County, Georgia
	Georgia *	1204.	Marietta city, Georgia *	1258.	Chattooga County, Georgia
1151.	Baldwin County, Georgia *	1205.	Milton city, Georgia *	1259.	Clarkston city, Georgia
1152.	Barrow County, Georgia *	1206.	Murray County, Georgia *	1260.	College Park city, Georgia
1153.	Bartow County, Georgia *	1207.	Newnan city, Georgia *	1261.	Conyers city, Georgia
1154.	Brookhaven city, Georgia *	1208.	Newton County, Georgia *	1262.	Cook County, Georgia
1155.	Bryan County, Georgia *	1209.	Oconee County, Georgia *	1263.	Cordele city, Georgia
1156.	Bulloch County, Georgia *	1210.	Paulding County, Georgia *	1264.	Covington city, Georgia
1157.	Camden County, Georgia *	1211.	Peachtree City city, Georgia *	1265.	Crawford County, Georgia
1158.	Canton city, Georgia *	1212.	Peachtree Corners city,	1266.	Crisp County, Georgia
1159.	Carroll County, Georgia *		Georgia *	1267.	Cusseta-Chattahoochee
1160.	Catoosa County, Georgia *	1213.	Pickens County, Georgia *		County unified government,
1161.	Chamblee city, Georgia *	1214.	Polk County, Georgia *		Georgia
1162.	Chatham County, Georgia *	1215.	Rockdale County, Georgia *	1268.	Dade County, Georgia
1163.	Cherokee County, Georgia *	1216.	Rome city, Georgia *	1269.	Dallas city, Georgia
1164.	Clayton County, Georgia *	1217.	Roswell city, Georgia *	1270.	Dawson County, Georgia
1165.	Cobb County, Georgia *	1218.	Sandy Springs city, Georgia *	1271.	Decatur city, Georgia
1166.	Coffee County, Georgia *	1219.	Savannah city, Georgia *	1272.	Decatur County, Georgia
1167.	Colquitt County, Georgia *	1220.	Smyrna city, Georgia *	1273.	Dodge County, Georgia
1168.	Columbia County, Georgia *	1221.	South Fulton city, Georgia *	1274.	Dooly County, Georgia
1169.	Columbus city, Georgia *	1222.	Spalding County, Georgia *	1275.	Doraville city, Georgia
1170.	Coweta County, Georgia *	1223.	Statesboro city, Georgia *	1276.	Douglas city, Georgia
1171.	Dalton city, Georgia *	1224.	Stonecrest city, Georgia *	1277.	Dublin city, Georgia
1172.	DeKalb County, Georgia *	1225.	Thomas County, Georgia *	1278.	Duluth city, Georgia
1173.	Dougherty County, Georgia *	1226.	Tift County, Georgia *	1279.	Early County, Georgia
1174.	Douglas County, Georgia *	1227.	Troup County, Georgia *	1280.	Elbert County, Georgia
1175.	Douglasville city, Georgia *	1228.	Tucker city, Georgia *	1281.	Emanuel County, Georgia
1176.	Dunwoody city, Georgia *	1229.	Valdosta city, Georgia *	1282.	Evans County, Georgia
1177.	East Point city, Georgia *	1230.	Walker County, Georgia *	1283.	Fairburn city, Georgia
1178.	Effingham County, Georgia *	1231.	Walton County, Georgia *	1284.	Fannin County, Georgia
1179.	Fayette County, Georgia *	1232.	Ware County, Georgia *	1285.	Fayetteville city, Georgia
1180.	Floyd County, Georgia *	1233.	Warner Robins city, Georgia *	1286.	Forest Park city, Georgia
1181.	Forsyth County, Georgia *	1234.	White County, Georgia *	1287.	Franklin County, Georgia
1182.	Fulton County, Georgia *	1235.	Whitfield County, Georgia *	1288.	Grady County, Georgia
1183.	Gainesville city, Georgia *	1236.	Woodstock city, Georgia *	1289.	Greene County, Georgia
1184.	Glama Grants Grania *	1237.	Acworth city, Georgia	1290.	Griffin city, Georgia
1185.	Glynn County, Georgia *	1238.	Americus city, Georgia	1291.	Grovetown city, Georgia
1186.	Gordon County, Georgia *	1239.	Appling County, Georgia	1292.	Haralson County, Georgia
1187.	Gwinnett County, Georgia *	1240.	Bacon County, Georgia Bainbridge city, Georgia	1293.	Hart County, Georgia
1188. 1189.	Habersham County, Georgia *	1241. 1242.		1294.	Heard County, Georgia
1189. 1190.	Hall County, Georgia * Harris County, Georgia *	1242. 1243.	Banks County, Georgia Ben Hill County, Georgia	1295. 1296.	Holly Springs city, Georgia Jasper County, Georgia
1170.	Trains County, Georgia	1443.	Den Him County, Georgia	1270.	Jusper County, Georgia

I-8 Page 564

1297.	Jeff Davis County, Georgia	1352.	Villa Rica city, Georgia	1407.	Payette County, Idaho
1298.	Jefferson city, Georgia	1353.	Washington County, Georgia	1408.	Rexburg city, Idaho
1299.	Jefferson County, Georgia	1354.	Waycross city, Georgia	1409.	Shoshone County, Idaho
1300.	Jones County, Georgia	1355.	Wayne County, Georgia	1410.	Star city, Idaho
1301.	Kingsland city, Georgia	1356.	Winder city, Georgia	1411.	Teton County, Idaho
1302.	Lamar County, Georgia	1357.	Worth County, Georgia	1412.	Valley County, Idaho
1303.	Lanier County, Georgia	1358.	Hawaii County, Hawaii *	1413.	Washington County, Idaho
1304.	Lee County, Georgia	1359.	Honolulu County, Hawaii *	1414.	Adams County, Illinois *
1305.	Lilburn city, Georgia	1360.	Kauai County, Hawaii *	1415.	Addison township, Illinois *
1306.	Loganville city, Georgia	1361.	Maui County, Hawaii *	1416.	Addison village, Illinois *
1307.	Long County, Georgia	1362.	Ada County, Idaho *	1417.	Algonquin township, Illinois *
1308.	Macon County, Georgia	1363.	Bannock County, Idaho *	1418.	Algonquin village, Illinois *
1309.	Madison County, Georgia	1364.	Bingham County, Idaho *	1419.	Arlington Heights village,
1310.	McDonough city, Georgia	1365.	Boise City city, Idaho *		Illinois *
1311.	McDuffie County, Georgia	1366.	Bonner County, Idaho *	1420.	Aurora city, Illinois *
1312.	McIntosh County, Georgia	1367.	Bonneville County, Idaho *	1421.	Aurora township, Illinois *
1313.	Meriwether County, Georgia	1368.	Caldwell city, Idaho *	1422.	Avon township, Illinois *
1314.	Milledgeville city, Georgia	1369.	Canyon County, Idaho *	1423.	Bartlett village, Illinois *
1315.	Mitchell County, Georgia	1370.	Coeur d'Alene city, Idaho *	1424.	Batavia township, Illinois *
1316.	Monroe city, Georgia	1371.	Idaho Falls city, Idaho *	1425.	Belleville city, Illinois *
1317.	Monroe County, Georgia	1372.	Kootenai County, Idaho *	1426.	Berwyn city, Illinois *
1318.	Morgan County, Georgia	1373.	Latah County, Idaho *	1427.	Berwyn township, Illinois *
1319.	Moultrie city, Georgia	1374.	Lewiston city, Idaho *	1428.	Bloom township, Illinois *
1320.	Norcross city, Georgia	1375.	Madison County, Idaho *	1429.	Bloomingdale township,
1321.	Oglethorpe County, Georgia	1376.	Meridian city, Idaho *		Illinois *
1322.	Peach County, Georgia	1377.	Nampa city, Idaho *	1430.	Bloomington city, Illinois *
1323.	Perry city, Georgia	1378.	Nez Perce County, Idaho *	1431.	Bloomington City township,
1324.	Pierce County, Georgia	1379.	Pocatello city, Idaho *		Illinois *
1325.	Pike County, Georgia	1380.	Post Falls city, Idaho *	1432.	Bolingbrook village, Illinois *
1326.	Pooler city, Georgia	1381.	Twin Falls city, Idaho *	1433.	Boone County, Illinois *
1327.	Powder Springs city, Georgia	1382.	Twin Falls County, Idaho *	1434.	Bourbonnais township, Illinois
1328.	Pulaski County, Georgia	1383.	Ammon city, Idaho		*
1329.	Putnam County, Georgia	1384.	Blackfoot city, Idaho	1435.	Bremen township, Illinois *
1330.	Rabun County, Georgia	1385.	Blaine County, Idaho	1436.	Bristol township, Illinois *
1331.	Richmond Hill city, Georgia	1386.	Boundary County, Idaho	1437.	Buffalo Grove village, Illinois
1332.	Rincon city, Georgia	1387.	Burley city, Idaho		*
1333.	Riverdale city, Georgia	1388.	Cassia County, Idaho	1438.	Bureau County, Illinois *
1334.	Screven County, Georgia	1389.	Chubbuck city, Idaho	1439.	Calumet City city, Illinois *
1335.	Snellville city, Georgia	1390.	Eagle city, Idaho	1440.	Capital township, Illinois *
1336.	St. Marys city, Georgia	1391.	Elmore County, Idaho	1441.	Carol Stream village, Illinois *
1337.	Stephens County, Georgia	1392.	Franklin County, Idaho	1442.	Carpentersville village, Illinois
1338.	Stockbridge city, Georgia	1393.	Fremont County, Idaho		*
1339.	Sugar Hill city, Georgia	1394.	Garden City city, Idaho	1443.	Caseyville township, Illinois *
1340.	Sumter County, Georgia	1395.	Gem County, Idaho	1444.	Champaign city, Illinois *
1341.	Suwanee city, Georgia	1396.	Gooding County, Idaho	1445.	Champaign City township,
1342.	Tattnall County, Georgia	1397.	Hayden city, Idaho		Illinois *
1343.	Telfair County, Georgia	1398.	Idaho County, Idaho	1446.	Champaign County, Illinois *
1344.	Thomasville city, Georgia	1399.	Jefferson County, Idaho	1447.	Chicago city, Illinois *
1345.	Tifton city, Georgia	1400.	Jerome city, Idaho	1448.	Christian County, Illinois *
1346.	Toombs County, Georgia	1401.	Jerome County, Idaho	1449.	Cicero town / Cicero
1347.	Towns County, Georgia	1402.	Kuna city, Idaho		township, Illinois *
1348.	Union City city, Georgia	1403.	Minidoka County, Idaho	1450.	Clinton County, Illinois *
1349.	Union County, Georgia	1404.	Moscow city, Idaho	1451.	Coles County, Illinois *
1350.	Upson County, Georgia	1405.	Mountain Home city, Idaho	1452.	Collinsville township, Illinois
1351.	Vidalia city, Georgia	1406.	Owyhee County, Idaho		*

I-9 Page 565

1453.	Cook County, Illinois *	1499.	Kankakee County, Illinois *	1551.	Peoria city, Illinois *
1454.	Crystal Lake city, Illinois *	1500.	Kendall County, Illinois *	1552.	Peoria City township, Illinois
1455.	Cunningham township, Illinois	1501.	Knox County, Illinois *		*
	*	1502.	Lake County, Illinois *	1553.	Peoria County, Illinois *
1456.	Danville city, Illinois *	1503.	Lake Villa township, Illinois *	1554.	Plainfield township, Illinois *
1457.	Decatur city, Illinois *	1504.	LaSalle County, Illinois *	1555.	Plainfield village, Illinois *
1458.	Decatur township, Illinois *	1505.	Lee County, Illinois *	1556.	Proviso township, Illinois *
1459.	DeKalb city, Illinois *	1506.	Leyden township, Illinois *	1557.	Quincy city, Illinois *
1460.	DeKalb County, Illinois *	1507.	Libertyville township, Illinois	1558.	Quincy township, Illinois *
1461.	DeKalb township, Illinois *		*	1559.	Randolph County, Illinois *
1462.	Des Plaines city, Illinois *	1508.	Lisle township, Illinois *	1560.	Rich township, Illinois *
1463.	Downers Grove township,	1509.	Livingston County, Illinois *	1561.	Rock Island city, Illinois *
	Illinois *	1510.	Lockport township, Illinois *	1562.	Rock Island County, Illinois *
1464.	Downers Grove village,	1511.	Lombard village, Illinois *	1563.	Rockford city, Illinois *
	Illinois *	1512.	Lyons township, Illinois *	1564.	Rockford township, Illinois *
1465.	Du Page township, Illinois *	1513.	Macon County, Illinois *	1565.	Romeoville village, Illinois *
1466.	Dundee township, Illinois *	1514.	Macoupin County, Illinois *	1566.	Sangamon County, Illinois *
1467.	DuPage County, Illinois *	1515.	Madison County, Illinois *	1567.	Schaumburg township, Illinois
1468.	Edwardsville township,	1516.	Maine township, Illinois *		*
	Illinois *	1517.	Marion County, Illinois *	1568.	Schaumburg village, Illinois *
1469.	Effingham County, Illinois *	1518.	McHenry County, Illinois *	1569.	Shields township, Illinois *
1470.	Ela township, Illinois *	1519.	McHenry township, Illinois *	1570.	Skokie village, Illinois *
1471.	Elgin city, Illinois *	1520.	McLean County, Illinois *	1571.	South Moline township,
1472.	Elgin township, Illinois *	1521.	Milton township, Illinois *		Illinois *
1473.	Elk Grove township, Illinois *	1522.	Moline city, Illinois *	1572.	Springfield city, Illinois *
1474.	Elk Grove Village village,	1523.	Monroe County, Illinois *	1573.	St. Charles city, Illinois *
	Illinois *	1524.	Moraine township, Illinois *	1574.	St. Charles township, Illinois *
1475.	Elmhurst city, Illinois *	1525.	Morgan County, Illinois *	1575.	St. Clair County, Illinois *
1476.	Evanston city, Illinois *	1526.	Mount Prospect village,	1576.	St. Clair township, Illinois *
1477.	Frankfort township, Illinois *		Illinois *	1577.	Stephenson County, Illinois *
1478.	Franklin County, Illinois *	1527.	Mundelein village, Illinois *	1578.	Stickney township, Illinois *
1479.	Fremont township, Illinois *	1528.	Naperville city, Illinois *	1579.	Streamwood village, Illinois *
1480.	Fulton County, Illinois *	1529.	Naperville township, Illinois *	1580.	Tazewell County, Illinois *
1481.	Galesburg city, Illinois *	1530.	New Lenox township, Illinois	1581.	Thornton township, Illinois *
1482.	Galesburg City township,	1000.	*	1582.	Tinley Park village, Illinois *
1.02.	Illinois *	1531.	New Trier township, Illinois *	1583.	Troy township, Illinois *
1483.	Glendale Heights village,	1532.	Niles township, Illinois *	1584.	Urbana city, Illinois *
1.00.	Illinois *	1533.	Normal town, Illinois *	1585.	Vermilion County, Illinois *
1484.	Glenview village, Illinois *	1534.	Normal township, Illinois *	1586.	Vernon township, Illinois *
1485.	Grafton township, Illinois *	1535.	Northbrook village, Illinois *	1587.	Warren township, Illinois *
1486.	Grundy County, Illinois *	1536.	Northfield township, Illinois *	1588.	Waukegan city, Illinois *
1487.	Gurnee village, Illinois *	1537.	Nunda township, Illinois *	1589.	Waukegan township, Illinois *
1488.	Hanover Park village, Illinois	1538.	Oak Lawn village, Illinois *	1590.	Wayne township, Illinois *
1 100.	*	1539.	Oak Park township, Illinois *	1591.	West Deerfield township,
1489.	Hanover township, Illinois *	1540.	Oak Park village, Illinois *		Illinois *
1490.	Harlem township, Illinois *	1541.	Ogle County, Illinois *	1592.	Wheatland township, Illinois *
1491.	Henry County, Illinois *	1542.	Orland Park village, Illinois *	1593.	Wheaton city, Illinois *
1492.	Hoffman Estates village,	1543.	Orland township, Illinois *	1594.	Wheeling township, Illinois *
1 ., 2.	Illinois *	1544.	Oswego township, Illinois *	1595.	Wheeling village, Illinois *
1493.	Homer township, Illinois *	1545.	Oswego village, Illinois *	1596.	Whiteside County, Illinois *
1494.	Jackson County, Illinois *	1546.	Palatine township, Illinois *	1597.	Will County, Illinois *
1495.	Jefferson County, Illinois *	1547.	Palatine village, Illinois *	1598.	Williamson County, Illinois *
1496.	Joliet city, Illinois *	1548.	Palos township, Illinois *	1599.	Winfield township, Illinois *
1497.	Joliet township, Illinois *	1549.	Park Ridge city, Illinois *	1600.	Winnebago County, Illinois *
1498.	Kane County, Illinois *	1550.	Pekin city, Illinois *	-000.	, 1111010
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I-10

1601.	Wood River township, Illinois	1654.	Chicago Ridge village, Illinois	1706.	Grant township, Illinois
	*	1655.	Clark County, Illinois	1707.	Grayslake village, Illinois
1602.	Woodford County, Illinois *	1656.	Clay County, Illinois	1708.	Greene County, Illinois
1603.	Woodridge village, Illinois *	1657.	Collinsville city, Illinois	1709.	Greenwood township, Illinois
1604.	Worth township, Illinois *	1658.	Coloma township, Illinois	1710.	Groveland township, Illinois
1605.	York township, Illinois *	1659.	Columbia city, Illinois	1711.	Hampton township, Illinois
1606.	Alsip village, Illinois	1660.	Cortland township, Illinois	1712.	Hancock County, Illinois
1607.	Alton city, Illinois	1661.	Country Club Hills city,	1713.	Harrisburg township, Illinois
1608.	Alton township, Illinois		Illinois	1714.	Harvey city, Illinois
1609.	Antioch township, Illinois	1662.	Crawford County, Illinois	1715.	Hazel Crest village, Illinois
1610.	Antioch village, Illinois	1663.	Crest Hill city, Illinois	1716.	Herrin city, Illinois
1611.	Aux Sable township, Illinois	1664.	Crestwood village, Illinois	1717.	Hickory Hills city, Illinois
1612.	Barrington township, Illinois	1665.	Crete township, Illinois	1718.	Hickory Point township,
1613.	Barrington village, Illinois	1666.	Cuba township, Illinois		Illinois
1614.	Batavia city, Illinois	1667.	Cumberland County, Illinois	1719.	Highland Park city, Illinois
1615.	Beach Park village, Illinois	1668.	Danville township, Illinois	1720.	Hinsdale village, Illinois
1616.	Bellwood village, Illinois	1669.	Darien city, Illinois	1721.	Homer Glen village, Illinois
1617.	Belvidere city, Illinois	1670.	De Witt County, Illinois	1722.	Homewood village, Illinois
1618.	Belvidere township, Illinois	1671.	Deerfield village, Illinois	1723.	Huntley village, Illinois
1619.	Bensenville village, Illinois	1672.	Dixon city, Illinois	1724.	Iroquois County, Illinois
1620.	Benton township, Illinois	1673.	Dixon township, Illinois	1725.	Jacksonville city, Illinois
1621.	Blackberry township, Illinois	1674.	Dolton village, Illinois	1726.	Jarvis township, Illinois
1622.	Bloomingdale village, Illinois	1675.	Dorr township, Illinois	1727.	Jersey County, Illinois
1623.	Blue Island city, Illinois	1676.	Douglas County, Illinois	1728.	Jo Daviess County, Illinois
1624.	Bond County, Illinois	1677.	Douglas township, Illinois	1729.	Johnson County, Illinois
1625.	Bourbonnais village, Illinois	1678.	East Moline city, Illinois	1730.	Justice village, Illinois
1626.	Bradley village, Illinois	1679.	East Peoria city, Illinois	1731.	Kankakee city, Illinois
1627.	Bridgeview village, Illinois	1680.	East St. Louis city, Illinois	1732.	Kankakee township, Illinois
1628.	Brookfield village, Illinois	1681.	East St. Louis township,	1733.	Kewanee city, Illinois
1629.	Bruce township, Illinois		Illinois	1734.	La Grange Park village,
1630.	Burbank city, Illinois	1682.	Edgar County, Illinois		Illinois
1631.	Burr Ridge village, Illinois	1683.	Edwardsville city, Illinois	1735.	La Grange village, Illinois
1632.	Cahokia village, Illinois	1684.	Effingham city, Illinois	1736.	Lake Forest city, Illinois
1633.	Calumet township, Illinois	1685.	Elmwood Park village, Illinois	1737.	Lake in the Hills village,
1634.	Campton Hills village, Illinois	1686.	Evergreen Park village,		Illinois
1635.	Campton township, Illinois		Illinois	1738.	Lake Zurich village, Illinois
1636.	Canton city, Illinois	1687.	Fairview Heights city, Illinois	1739.	Lansing village, Illinois
1637.	Canton township, Illinois	1688.	Fayette County, Illinois	1740.	LaSalle township, Illinois
1638.	Carbondale city, Illinois	1689.	Flagg township, Illinois	1741.	Lawrence County, Illinois
1639.	Carbondale township, Illinois	1690.	Fondulac township, Illinois	1742.	Lemont township, Illinois
1640.	Carroll County, Illinois	1691.	Ford County, Illinois	1743.	Lemont village, Illinois
1641.	Cary village, Illinois	1692.	Forest Park village, Illinois	1744.	Libertyville village, Illinois
1642.	Cass County, Illinois	1693.	Fox Lake village, Illinois	1745.	Limestone township, Illinois
1643.	Centralia city, Illinois	1694.	Frankfort village, Illinois	1746.	Lincoln city, Illinois
1644.	Centralia township, Illinois	1695.	Franklin Park village, Illinois	1747.	Lincolnwood village, Illinois
1645.	Centreville township, Illinois	1696.	Freeport city, Illinois	1748.	Lindenhurst village, Illinois
1646.	Champaign township, Illinois	1697.	Freeport township, Illinois	1749.	Lisle village, Illinois
1647.	Channahon township, Illinois	1698.	Geneva city, Illinois	1750.	Little Rock township, Illinois
1648.	Channahon village, Illinois	1699.	Geneva township, Illinois	1751.	Lockport city, Illinois
1649.	Charleston city, Illinois	1700.	Glen Carbon village, Illinois	1752.	Logan County, Illinois
1650.	Charleston township, Illinois	1701.	Glen Ellyn village, Illinois	1753.	Long Creek township, Illinois
1651.	Chatham village, Illinois	1702.	Godfrey township, Illinois	1754.	Loves Park city, Illinois
1652.	Cherry Valley township,	1703.	Godfrey village, Illinois	1755.	Lyons village, Illinois
	Illinois	1704.	Granite City city, Illinois	1756.	Machesney Park village,
1653.	Chicago Heights city, Illinois	1705.	Granite City township, Illinois		Illinois

I-11 Page 567

1757.	Macomb city, Illinois	1809.	Perry County, Illinois	1861.	Washington city, Illinois
1757.	Macomb City township,	1810.	Peru township, Illinois	1862.	Washington County, Illinois
1736.	Illinois		* '		- ·
1750		1811.	Piatt County, Illinois	1863.	Washington township, Illinois
1759.	Mahomet township, Illinois	1812.	Pike County, Illinois	1864.	Waterloo city, Illinois
1760.	Manhattan township, Illinois	1813.	Plano city, Illinois	1865.	Wauconda township, Illinois
1761.	Manteno township, Illinois	1814.	Pontiac city, Illinois	1866.	Wauconda village, Illinois
1762.	Marion city, Illinois	1815.	Pontiac township, Illinois	1867.	Wayne County, Illinois
1763.	Markham city, Illinois	1816.	Prospect Heights city, Illinois	1868.	West Chicago city, Illinois
1764.	Marshall County, Illinois	1817.	Rantoul township, Illinois	1869.	Westchester village, Illinois
1765.	Mason County, Illinois	1818.	Rantoul village, Illinois	1870.	Western Springs village,
1766.	Massac County, Illinois	1819.	Richland County, Illinois		Illinois
1767.	Matteson village, Illinois	1820.	Richton Park village, Illinois	1871.	Westmont village, Illinois
1768.	Mattoon city, Illinois	1821.	River Forest township, Illinois	1872.	White County, Illinois
1769.	Mattoon township, Illinois	1822.	River Forest village, Illinois	1873.	Wilmette village, Illinois
1770.	Maywood village, Illinois	1823.	Riverdale village, Illinois	1874.	Winnetka village, Illinois
1771.	McDonough County, Illinois	1824.	Riverside township, Illinois	1875.	Wood Dale city, Illinois
1772.	McHenry city, Illinois	1825.	Rock Island township, Illinois	1876.	Wood River city, Illinois
1773.	Medina township, Illinois	1826.	Rockton township, Illinois	1877.	Woodside township, Illinois
1774.	Melrose Park village, Illinois	1827.	Rolling Meadows city, Illinois	1878.	Woodstock city, Illinois
1775.	Menard County, Illinois	1828.	Roscoe township, Illinois	1879.	Worth village, Illinois
1776.	Mercer County, Illinois	1829.	Roscoe village, Illinois	1880.	Yorkville city, Illinois
1777.	Midlothian village, Illinois	1830.	Roselle village, Illinois	1881.	Zion city, Illinois
1778.	Minooka village, Illinois	1831.	Round Lake Beach village,	1882.	Zion township, Illinois
1779.	Mokena village, Illinois	1051.	Illinois	1883.	Aboite township, Indiana *
1780.	Moline township, Illinois	1832.	Round Lake village, Illinois	1884.	Adams County, Indiana *
1780.	Monee township, Illinois	1833.	Rutland township, Illinois	1885.	Adams township, Indiana *
1781.	Montgomery County, Illinois	1834.	Saline County, Illinois	1886.	
	• •		•		Allen County, Indiana *
1783.	Montgomery village, Illinois	1835.	Sauk Village village, Illinois	1887.	Anderson city, Indiana *
1784.	Morris city, Illinois	1836.	Schiller Park village, Illinois	1888.	Anderson township, Indiana *
1785.	Morton Grove village, Illinois	1837.	Shelby County, Illinois	1889.	Bartholomew County, Indiana
1786.	Morton township, Illinois	1838.	Shiloh Valley township,		*
1787.	Morton village, Illinois		Illinois	1890.	Bloomington city, Indiana *
1788.	Moultrie County, Illinois	1839.	Shiloh village, Illinois	1891.	Bloomington township,
1789.	Mount Vernon city, Illinois	1840.	Shorewood village, Illinois		Indiana *
1790.	Mount Vernon township,	1841.	South Elgin village, Illinois	1892.	Boone County, Indiana *
	Illinois	1842.	South Holland village, Illinois	1893.	Calumet township, Indiana *
1791.	Nameoki township, Illinois	1843.	South Rock Island township,	1894.	Carmel city, Indiana *
1792.	New Lenox village, Illinois		Illinois	1895.	Cass County, Indiana *
1793.	Newell township, Illinois	1844.	Sterling city, Illinois	1896.	Center township, Indiana *
1794.	Niles village, Illinois	1845.	Sterling township, Illinois	1897.	Center township, Indiana *
1795.	Norridge village, Illinois	1846.	Streator city, Illinois	1898.	Center township, Indiana *
1796.	North Aurora village, Illinois	1847.	Sugar Grove township, Illinois	1899.	Center township, Indiana *
1797.	North Chicago city, Illinois	1848.	Summit village, Illinois	1900.	Center township, Indiana *
1798.	Northlake city, Illinois	1849.	Swansea village, Illinois	1901.	Center township, Indiana *
1799.	Norwood Park township,	1850.	Sycamore city, Illinois	1902.	Clark County, Indiana *
	Illinois	1851.	Sycamore township, Illinois	1903.	Clay township, Indiana *
1800.	O'Fallon city, Illinois	1852.	Taylorville city, Illinois	1904.	Clay township, Indiana *
1801.	O'Fallon township, Illinois	1853.	Taylorville township, Illinois	1905.	Clinton County, Indiana *
1802.	Oak Forest city, Illinois	1854.	Troy city, Illinois	1906.	Columbus city, Indiana *
1803.	Ottawa city, Illinois	1855.	Union County, Illinois	1907.	Columbus township, Indiana *
1804.	Ottawa township, Illinois	1856.	Vernon Hills village, Illinois	1908.	Concord township, Indiana *
1805.	Palos Heights city, Illinois	1857.	Villa Park village, Illinois	1909.	Crown Point city, Indiana *
1806.	Palos Hills city, Illinois	1858.	Wabash County, Illinois	1910.	Daviess County, Indiana *
1807.	Park Forest village, Illinois	1859.	Warren County, Illinois	1910.	Dearborn County, Indiana *
1807.	Pekin township, Illinois	1860.	Warrenville city, Illinois	1911.	Decatur township, Indiana *
1000.	i ekin township, illilois	1000.	warrenvine city, illinois	1914.	Decatur township, indiana

I-12 Page 568

1913.	DeKalb County, Indiana *	1966.	Miami County, Indiana *	2013.	Wayne County, Indiana *
1914.	Delaware County, Indiana *	1967.	Michigan City city, Indiana *	2014.	Wayne township, Indiana *
1915.	Delaware township, Indiana *	1968.	Mishawaka city, Indiana *	2015.	Wayne township, Indiana *
1916.	Dubois County, Indiana *	1969.	Monroe County, Indiana *	2016.	Wayne township, Indiana *
1917.	Elkhart city, Indiana *	1970.	Montgomery County, Indiana	2017.	Wea township, Indiana *
1918.	Elkhart County, Indiana *		*	2018.	West Lafayette city, Indiana *
1919.	Elkhart township, Indiana *	1971.	Morgan County, Indiana *	2019.	Westfield city, Indiana *
1920.	Evansville city, Indiana *	1972.	Muncie city, Indiana *	2020.	White River township, Indiana
1921.	Fairfield township, Indiana *	1973.	New Albany city, Indiana *		*
1922.	Fall Creek township, Indiana *	1974.	New Albany township,	2021.	Whitley County, Indiana *
1923.	Fishers city, Indiana *		Indiana *	2022.	Addison township, Indiana
1924.	Floyd County, Indiana *	1975.	Noble County, Indiana *	2023.	Auburn city, Indiana
1925.	Fort Wayne city, Indiana *	1976.	Noblesville city, Indiana *	2024.	Avon town, Indiana
1926.	Franklin township, Indiana *	1977.	Noblesville township, Indiana	2025.	Bainbridge township, Indiana
1927.	Gary city, Indiana *		*	2026.	Baugo township, Indiana
1928.	Gibson County, Indiana *	1978.	North township, Indiana *	2027.	Bedford city, Indiana
1929.	Goshen city, Indiana *	1979.	Ohio township, Indiana *	2028.	Beech Grove city, Indiana
1930.	Grant County, Indiana *	1980.	Penn township, Indiana *	2029.	Blackford County, Indiana
1931.	Greene County, Indiana *	1981.	Perry township, Indiana *	2030.	Bluffton city, Indiana
1932.	Greenwood city, Indiana *	1982.	Perry township, Indiana *	2031.	Boon township, Indiana
1933.	Guilford township, Indiana *	1983.	Perry township, Indiana *	2032.	Brown County, Indiana
1934.	Hamilton County, Indiana *	1984.	Pike township, Indiana *	2033.	Brown township, Indiana
1935.	Hammond city, Indiana *	1985.	Plainfield town, Indiana *	2034.	Brown township, Indiana
1936.	Hancock County, Indiana *	1986.	Pleasant township, Indiana *	2035.	Brownsburg town, Indiana
1937.	Harrison County, Indiana *	1987.	Portage city, Indiana *	2036.	Carroll County, Indiana
1938.	Harrison township, Indiana *	1988.	Portage township, Indiana *	2037.	Cedar Creek township, Indiana
1939.	Hendricks County, Indiana *	1989.	Portage township, Indiana *	2038.	Cedar Creek township, Indiana
1940.	Henry County, Indiana *	1990.	Porter County, Indiana *	2039.	Cedar Lake town, Indiana
1941.	Hobart township, Indiana *	1991.	Putnam County, Indiana *	2040.	Center township, Indiana
1942.	Howard County, Indiana *	1992.	Richmond city, Indiana *	2041.	Center township, Indiana
1943.	Huntington County, Indiana *	1993.	Ross township, Indiana *	2042.	Center township, Indiana
1944.	Jackson County, Indiana *	1994.	Shelby County, Indiana *	2043.	Center township, Indiana
1945.	Jasper County, Indiana *	1995.	South Bend city, Indiana *	2044.	Center township, Indiana
1946.	Jefferson County, Indiana *	1996.	St. John township, Indiana *	2045.	Center township, Indiana
1947.	Jeffersonville city, Indiana *	1997.	St. Joseph County, Indiana *	2046.	Center township, Indiana
1948.	Jeffersonville township,	1998.	St. Joseph township, Indiana *	2047.	Centre township, Indiana
	Indiana *	1999.	Steuben County, Indiana *	2048.	Charlestown township, Indiana
1949.	Johnson County, Indiana *	2000.	Terre Haute city, Indiana *	2049.	Chesterton town, Indiana
1950.	Knight township, Indiana *	2001.	Tippecanoe County, Indiana *	2050.	Clarksville town, Indiana
1951.	Knox County, Indiana *	2002.	Valparaiso city, Indiana *	2051.	Clay County, Indiana
1952.	Kokomo city, Indiana *	2003.	Vanderburgh County, Indiana	2052.	Cleveland township, Indiana
1953.	Kosciusko County, Indiana *		*	2053.	Columbia township, Indiana
1954.	Lafayette city, Indiana *	2004.	Vigo County, Indiana *	2054.	Connersville city, Indiana
1955.	LaGrange County, Indiana *	2005.	Wabash County, Indiana *	2055.	Connersville township,
1956.	Lake County, Indiana *	2006.	Wabash township, Indiana *		Indiana
1957.	LaPorte County, Indiana *	2007.	Warren township, Indiana *	2056.	Coolspring township, Indiana
1958.	Lawrence city, Indiana *	2008.	Warrick County, Indiana *	2057.	Crawford County, Indiana
1959.	Lawrence County, Indiana *	2009.	Washington township, Indiana	2058.	Crawfordsville city, Indiana
1960.	Lawrence township, Indiana *		*	2059.	Danville town, Indiana
1961.	Lincoln township, Indiana *	2010.	Washington township, Indiana	2060.	Decatur County, Indiana
1962.	Madison County, Indiana *		*	2061.	Dyer town, Indiana
1963.	Marion County / Indianapolis	2011.	Washington township, Indiana	2062.	East Chicago city, Indiana
	city, Indiana *		*	2063.	Eel township, Indiana
1964.	Marshall County, Indiana *	2012.	Washington township, Indiana	2064.	Fall Creek township, Indiana
1965.	Merrillville town, Indiana *		*	2065.	Fayette County, Indiana

I-13

2066.	Fountain County, Indiana	2119.	Peru city, Indiana	2174.	Cerro Gordo County, Iowa *
2067.	Frankfort city, Indiana	2119.	Peru township, Indiana	2174.	Clinton County, Iowa *
2068.	Franklin city, Indiana	2120.	Pigeon township, Indiana	2176.	Council Bluffs city, Iowa *
2069.	Franklin County, Indiana	2122.	Pike County, Indiana	2177.	Dallas County, Iowa *
2070.	Franklin township, Indiana	2123.	Pipe Creek township, Indiana	2178.	Davenport city, Iowa *
2071.	Fulton County, Indiana	2124.	Pleasant township, Indiana	2179.	Des Moines city, Iowa *
2072.	Georgetown township, Indiana	2125.	Posey County, Indiana	2180.	Des Moines County, Iowa *
2073.	Greencastle city, Indiana	2126.	Pulaski County, Indiana	2181.	Dubuque city, Iowa *
2074.	Greencastle township, Indiana	2127.	Randolph County, Indiana	2182.	Dubuque County, Iowa *
2075.	Greenfield city, Indiana	2128.	Richland township, Indiana	2183.	Iowa City city, Iowa *
2076.	Greensburg city, Indiana	2129.	Ripley County, Indiana	2184.	Jasper County, Iowa *
2077.	Griffith town, Indiana	2130.	Rush County, Indiana	2185.	Johnson County, Iowa *
2078.	Hanover township, Indiana	2131.	Schererville town, Indiana	2186.	Lee County, Iowa *
2079.	Harris township, Indiana	2132.	Scott County, Indiana	2187.	Linn County, Iowa *
2080.	Harrison township, Indiana	2133.	Seymour city, Indiana	2188.	Marion city, Iowa *
2081.	Henry township, Indiana	2134.	Shawswick township, Indiana	2189.	Marion County, Iowa *
2082.	Highland town, Indiana	2135.	Shelbyville city, Indiana	2190.	Marshall County, Iowa *
2083.	Hobart city, Indiana	2136.	Silver Creek township, Indiana	2191.	Muscatine County, Iowa *
2084.	Honey Creek township,	2137.	Speedway town, Indiana	2192.	Polk County, Iowa *
	Indiana	2138.	Spencer County, Indiana	2193.	Pottawattamie County, Iowa *
2085.	Huntington city, Indiana	2139.	St. John town, Indiana	2194.	Scott County, Iowa *
2086.	Huntington township, Indiana	2140.	Starke County, Indiana	2195.	Sioux City city, Iowa *
2087.	Jackson township, Indiana	2141.	Sugar Creek township, Indiana	2196.	Sioux County, Iowa *
2088.	Jackson township, Indiana	2142.	Sullivan County, Indiana	2197.	Story County, Iowa *
2089.	Jasper city, Indiana	2143.	Switzerland County, Indiana	2198.	Urbandale city, Iowa *
2090.	Jay County, Indiana	2144.	Tipton County, Indiana	2199.	Wapello County, Iowa *
2091.	Jefferson township, Indiana	2145.	Troy township, Indiana	2200.	Warren County, Iowa *
2092.	Jennings County, Indiana	2146.	Union township, Indiana	2201.	Waterloo city, Iowa *
2093.	Keener township, Indiana	2147.	Union township, Indiana	2202.	Webster County, Iowa *
2094.	La Porte city, Indiana	2148.	Van Buren township, Indiana	2203.	West Des Moines city, Iowa *
2095.	Lake Station city, Indiana	2149.	Vermillion County, Indiana	2204.	Woodbury County, Iowa *
2096.	Lawrenceburg township,	2150.	Vernon township, Indiana	2205.	Allamakee County, Iowa
	Indiana	2151.	Vincennes city, Indiana	2206.	Altoona city, Iowa
2097.	Lebanon city, Indiana	2152.	Vincennes township, Indiana	2207.	Appanoose County, Iowa
2098.	Logansport city, Indiana	2153.	Warsaw city, Indiana	2208.	Benton County, Iowa
2099.	Lost Creek township, Indiana	2154.	Washington city, Indiana	2209.	Boone city, Iowa
2100.	Madison city, Indiana	2155.	Washington County, Indiana	2210.	Boone County, Iowa
2101.	Madison township, Indiana	2156.	Washington township, Indiana	2211.	Bremer County, Iowa
2102.	Marion city, Indiana	2157.	Washington township, Indiana	2212.	Buchanan County, Iowa
2103.	Martin County, Indiana	2158.	Washington township, Indiana	2213.	Buena Vista County, Iowa
2104.	Martinsville city, Indiana	2159.	Washington township, Indiana	2214.	Burlington city, Iowa
2105.	Michigan township, Indiana	2160.	Wayne township, Indiana	2215.	Butler County, Iowa
2106.	Mill township, Indiana	2161.	Wayne township, Indiana	2216.	Carroll County, Iowa
2107.	Munster town, Indiana	2162.	Wells County, Indiana	2217.	Cass County, Iowa
2108.	New Castle city, Indiana	2163.	Westchester township, Indiana	2218.	Cedar County, Iowa
2109.	New Haven city, Indiana	2164.	White County, Indiana	2219.	Cherokee County, Iowa
2110.	Newton County, Indiana	2165.	Winfield township, Indiana	2220.	Chickasaw County, Iowa
2111.	Noble township, Indiana	2166.	Yorktown town, Indiana	2221.	Clay County, Iowa
2112.	Orange County, Indiana	2167.	Zionsville town, Indiana	2222.	Clayton County, Iowa
2113.	Osolo township, Indiana	2168.	Ames city, Iowa *	2223.	Clinton city, Iowa
2114.	Owen County, Indiana	2169.	Ankeny city, Iowa *	2224.	Clive city, Iowa
2115.	Parke County, Indiana	2170.	Bettendorf city, Iowa *	2225.	Coralville city, Iowa
2116.	Patoka township, Indiana	2171.	Black Hawk County, Iowa *	2226.	Crawford County, Iowa
2117.	Perry County, Indiana	2172.	Cedar Falls city, Iowa *	2227.	Delaware County, Iowa
2118.	Perry township, Indiana	2173.	Cedar Rapids city, Iowa *	2228.	Dickinson County, Iowa

I-14 Page 570

2229.	Fairfield city, Iowa	2284.	Butler County, Kansas *	2337.	Jackson County, Kansas
2230.	Fayette County, Iowa	2285.	Cowley County, Kansas *	2338.	Jefferson County, Kansas
2231.	Floyd County, Iowa	2286.	Crawford County, Kansas *	2339.	Junction City city, Kansas
2232.	Fort Dodge city, Iowa	2287.	Douglas County, Kansas *	2340.	Labette County, Kansas
2233.	Fort Madison city, Iowa	2288.	Finney County, Kansas *	2341.	Lansing city, Kansas
2234.	Franklin County, Iowa	2289.	Ford County, Kansas *	2342.	Liberal city, Kansas
2235.	Grimes city, Iowa	2290.	Geary County, Kansas *	2343.	Madison township, Kansas
2236.	Grundy County, Iowa	2291.	Harvey County, Kansas *	2344.	Marion County, Kansas
2237.	Guthrie County, Iowa	2292.	Hutchinson city, Kansas *	2345.	McPherson city, Kansas
2238.	Hamilton County, Iowa	2293.	Johnson County, Kansas *	2346.	McPherson County, Kansas
2239.	Hancock County, Iowa	2294.	Kansas City city, Kansas *	2347.	Merriam city, Kansas
2240.	Hardin County, Iowa	2295.	Lawrence city, Kansas *	2348.	Nemaha County, Kansas
2241.	Harrison County, Iowa	2296.	Leavenworth city, Kansas *	2349.	Neosho County, Kansas
2242.	Henry County, Iowa	2297.	Leavenworth County, Kansas	2350.	Newton city, Kansas
2243.	Indianola city, Iowa		*	2351.	Osage County, Kansas
2244.	Iowa County, Iowa	2298.	Leawood city, Kansas *	2352.	Ottawa city, Kansas
2245.	Jackson County, Iowa	2299.	Lenexa city, Kansas *	2353.	Pittsburg city, Kansas
2246.	Jefferson County, Iowa	2300.	Lyon County, Kansas *	2354.	Pottawatomie County, Kansas
2247.	Johnston city, Iowa	2301.	Manhattan city, Kansas *	2355.	Prairie Village city, Kansas
2248.	Jones County, Iowa	2302.	Miami County, Kansas *	2356.	Riverside township, Kansas
2249.	Keokuk city, Iowa	2303.	Montgomery County, Kansas	2357.	Rockford township, Kansas
2250.	Keokuk County, Iowa		*	2358.	Seward County, Kansas
2251.	Kossuth County, Iowa	2304.	Olathe city, Kansas *	2359.	Soldier township, Kansas
2252.	Le Mars city, Iowa	2305.	Overland Park city, Kansas *	2360.	Sumner County, Kansas
2253.	Louisa County, Iowa	2306.	Reno County, Kansas *	2361.	Winfield city, Kansas
2254.	Lyon County, Iowa	2307.	Riley County, Kansas *	2362.	Barren County, Kentucky *
2255.	Madison County, Iowa	2308.	Salina city, Kansas *	2363.	Boone County, Kentucky *
2256.	Mahaska County, Iowa	2309.	Saline County, Kansas *	2364.	Bowling Green city, Kentucky
2257.	Marshalltown city, Iowa	2310.	Sedgwick County, Kansas *		*
2258.	Mason City city, Iowa	2311.	Shawnee city, Kansas *	2365.	Boyd County, Kentucky *
2259.	Mills County, Iowa	2312.	Shawnee County, Kansas *	2366.	Boyle County, Kentucky *
2260.	Mitchell County, Iowa	2313.	Topeka city, Kansas *	2367.	Bullitt County, Kentucky *
2261.	Muscatine city, Iowa	2314.	Wichita city, Kansas *	2368.	Calloway County, Kentucky *
2262.	Newton city, Iowa	2315.	Allen County, Kansas	2369.	Campbell County, Kentucky *
2263.	North Liberty city, Iowa	2316.	Andover city, Kansas	2370.	Christian County, Kentucky *
2264.	Norwalk city, Iowa	2317.	Arkansas City city, Kansas	2371.	Clark County, Kentucky *
2265.	O'Brien County, Iowa	2318.	Atchison city, Kansas	2372.	Covington city, Kentucky *
2266.	Oskaloosa city, Iowa	2319.	Atchison County, Kansas		Daviess County, Kentucky *
2267.	Ottumwa city, Iowa	2320.	Barton County, Kansas	2374.	Elizabethtown city, Kentucky
2268.	Page County, Iowa	2321.	Bourbon County, Kansas	237 1.	*
2269.	Pella city, Iowa	2322.	Bruno township, Kansas	2375.	Florence city, Kentucky *
2270.	Pleasant Hill city, Iowa	2323.	Cherokee County, Kansas	2376.	Floyd County, Kentucky *
2271.	Plymouth County, Iowa	2324.	Derby city, Kansas	2377.	Franklin County, Kentucky *
2272.	Poweshiek County, Iowa	2325.	Dickinson County, Kansas	2378.	Georgetown city, Kentucky *
2273.	Shelby County, Iowa	2326.	Dodge City city, Kansas	2379.	Graves County, Kentucky *
2274.	Spencer city, Iowa	2327.	El Dorado city, Kansas	2380.	Greenup County, Kentucky *
2275.	Storm Lake city, Iowa	2328.	Ellis County, Kansas	2381.	Hardin County, Kentucky *
2276.	Tama County, Iowa	2329.	Emporia city, Kansas	2382.	Henderson County, Kentucky
2277.	Union County, Iowa	2330.	Fairmount township, Kansas	2302.	*
2277.	Washington County, Iowa	2330.	Franklin County, Kansas	2383.	Hopkins County, Kentucky *
2278. 2279.	Waukee city, Iowa	2331.	Garden City city, Kansas	2384.	Hopkins County, Kentucky *
2279. 2280.	Waverly city, Iowa	2332.	Gardner city, Kansas	2385.	Jessamine County, Kentucky *
2280. 2281.	Winnebago County, Iowa	2333. 2334.	Great Bend city, Kansas	2385. 2386.	Kenton County, Kentucky *
2281. 2282.	Winneshiek County, Iowa Winneshiek County, Iowa		Hays city, Kansas	2380. 2387.	Knox County, Kentucky *
2282. 2283.	Wright County, Iowa Wright County, Iowa	2335.	Haysville city, Kansas	2387. 2388.	Laurel County, Kentucky *
<i>4</i> 465.	wright County, Iowa	2336.	Haysvine City, Kallsas	2300.	Laurer County, Kentucky "

I-15

2389.	Lexington-Fayette urban	2438.	Harrison County, Kentucky	2491.	Washington County, Kentucky
	county, Kentucky *	2439.	Hart County, Kentucky	2492.	Wayne County, Kentucky
2390.	Louisville/Jefferson County	2440.	Henderson city, Kentucky	2493.	Webster County, Kentucky
	metro government, Kentucky	2441.	Henry County, Kentucky	2494.	Winchester city, Kentucky
	*	2442.	Independence city, Kentucky	2495.	Woodford County, Kentucky
2391.	Madison County, Kentucky *	2443.	Jackson County, Kentucky	2496.	Acadia Parish, Louisiana *
2392.	Marshall County, Kentucky *	2444.	Jeffersontown city, Kentucky	2497.	Alexandria city, Louisiana *
2393.	McCracken County, Kentucky	2445.	Johnson County, Kentucky	2498.	Ascension Parish, Louisiana *
	*	2446.	Knott County, Kentucky	2499.	Avoyelles Parish, Louisiana *
2394.	Muhlenberg County, Kentucky	2447.	Larue County, Kentucky	2500.	Baton Rouge city, Louisiana *
	*	2448.	Lawrence County, Kentucky	2501.	Beauregard Parish, Louisiana
2395.	Nelson County, Kentucky *	2449.	Lawrenceburg city, Kentucky		*
2396.	Nicholasville city, Kentucky *	2450.	Letcher County, Kentucky	2502.	Bossier City city, Louisiana *
2397.	Oldham County, Kentucky *	2451.	Lewis County, Kentucky	2503.	Bossier Parish, Louisiana *
2398.	Owensboro city, Kentucky *	2452.	Lincoln County, Kentucky	2504.	Caddo Parish, Louisiana *
2399.	Pike County, Kentucky *	2453.	Logan County, Kentucky	2505.	Calcasieu Parish, Louisiana *
2400.	Pulaski County, Kentucky *	2454.	Lyndon city, Kentucky	2506.	East Baton Rouge Parish,
2401.	Richmond city, Kentucky *	2455.	Madisonville city, Kentucky		Louisiana *
2402.	Scott County, Kentucky *	2456.	Magoffin County, Kentucky	2507.	Evangeline Parish, Louisiana
2403.	Shelby County, Kentucky *	2457.	Marion County, Kentucky	2508.	Iberia Parish, Louisiana *
2404.	Warren County, Kentucky *	2458.	Martin County, Kentucky	2509.	Iberville Parish, Louisiana *
2405.	Whitley County, Kentucky *	2459.	Mason County, Kentucky	2510.	Jefferson Davis Parish,
2406.	Adair County, Kentucky	2460.	McCreary County, Kentucky		Louisiana *
2407.	Allen County, Kentucky	2461.	Meade County, Kentucky	2511.	Jefferson Parish, Louisiana *
2408.	Anderson County, Kentucky	2462.	Mercer County, Kentucky	2512.	Kenner city, Louisiana *
2409.	Ashland city, Kentucky	2463.	Metcalfe County, Kentucky	2513.	Lafayette city, Louisiana *
2410.	Bardstown city, Kentucky	2464.	Monroe County, Kentucky	2514.	Lafayette Parish, Louisiana *
2411.	Bath County, Kentucky	2465.	Montgomery County,	2515.	Lafourche Parish, Louisiana *
2412.	Bell County, Kentucky		Kentucky	2516.	Lake Charles city, Louisiana *
2413.	Berea city, Kentucky	2466.	Morgan County, Kentucky	2517.	Lincoln Parish, Louisiana *
2414.	Bourbon County, Kentucky	2467.	Mount Washington city,	2518.	Livingston Parish, Louisiana *
2415.	Breathitt County, Kentucky		Kentucky	2519.	Monroe city, Louisiana *
2416.	Breckinridge County,	2468.	Murray city, Kentucky	2520.	Natchitoches Parish, Louisiana
	Kentucky	2469.	Newport city, Kentucky		*
2417.	Butler County, Kentucky	2470.	Ohio County, Kentucky	2521.	New Orleans city / Orleans
2418.	Caldwell County, Kentucky	2471.	Owen County, Kentucky	2021.	Parish, Louisiana *
2419.	Campbellsville city, Kentucky	2472.	Paducah city, Kentucky	2522.	Ouachita Parish, Louisiana *
2420.	Carroll County, Kentucky	2473.	Pendleton County, Kentucky	2523.	Rapides Parish, Louisiana *
2421.	Carter County, Kentucky	2474.	•		Shreveport city, Louisiana *
2422.	Casey County, Kentucky	2475.	Powell County, Kentucky	2525.	St. Bernard Parish, Louisiana
2423.	Clay County, Kentucky	2476.	Radcliff city, Kentucky	2020.	*
2424.	Clinton County, Kentucky	2477.	Rockcastle County, Kentucky	2526.	St. Charles Parish, Louisiana *
2425.	Danville city, Kentucky	2478.	Rowan County, Kentucky	2527.	St. John the Baptist Parish,
2426.	Edmonson County, Kentucky	2479.	Russell County, Kentucky	2327.	Louisiana *
2427.	Erlanger city, Kentucky	2480.	Shelbyville city, Kentucky	2528.	St. Landry Parish, Louisiana *
2428.	Estill County, Kentucky	2481.	Shepherdsville city, Kentucky	2529.	St. Martin Parish, Louisiana *
2429.	Fleming County, Kentucky	2482.	Shively city, Kentucky	2530.	St. Mary Parish, Louisiana *
2430.	Fort Thomas city, Kentucky	2483.	Simpson County, Kentucky	2531.	St. Tammany Parish,
2431.	Frankfort city, Kentucky	2484.	Somerset city, Kentucky	2331.	Louisiana *
2432.	Garrard County, Kentucky	2485.	Spencer County, Kentucky	2532.	Tangipahoa Parish, Louisiana
2432. 2433.	Glasgow city, Kentucky	2485. 2486.	St. Matthews city, Kentucky	4334.	*
2433. 2434.	Grant County, Kentucky	2480. 2487.	Taylor County, Kentucky	2533.	Terrebonne Parish, Louisiana
2434.	Grayson County, Kentucky	2487.	Todd County, Kentucky	4333.	*
2435. 2436.	Green County, Kentucky	2489.	Trigg County, Kentucky	2534.	Vermilion Parish, Louisiana *
2430. 2437	Harlan County Kentucky	2469. 2490	Union County Kentucky	2534. 2535	Vernon Parish Louisiana *
	LIGHT AND UNITED THE SECOND CONTROL OF THE S	/4711	COMMINICAL CONTROL OF THE CONTROL OF	/. 1 7 1	VICTORIA DEI ALIANI I DINISTRATA "

I-16 Page 572

2536.	Washington Parish, Louisiana	2586.	Youngsville city, Louisiana	2638.	Frederick city, Maryland *
	*	2587.	Zachary city, Louisiana	2639.	Frederick County, Maryland *
2537.	Webster Parish, Louisiana *	2588.	Androscoggin County, Maine	2640.	Gaithersburg city, Maryland *
2538.	Abbeville city, Louisiana		*	2641.	Hagerstown city, Maryland *
2539.	Allen Parish, Louisiana	2589.	Aroostook County, Maine *	2642.	Harford County, Maryland *
2540.	Assumption Parish, Louisiana	2590.	Bangor city, Maine *	2643.	Howard County, Maryland *
2541.	Baker city, Louisiana	2591.	Cumberland County, Maine *	2644.	Montgomery County,
2542.	Bastrop city, Louisiana	2592.	Franklin County, Maine *		Maryland *
2543.	Bienville Parish, Louisiana	2593.	Hancock County, Maine *	2645.	Prince George's County,
2544.	Bogalusa city, Louisiana	2594.	Kennebec County, Maine *		Maryland *
2545.	Broussard city, Louisiana	2595.	Knox County, Maine *	2646.	Queen Anne's County,
2546.	Central city, Louisiana	2596.	Lewiston city, Maine *		Maryland *
2547.	Claiborne Parish, Louisiana	2597.	Lincoln County, Maine *	2647.	Rockville city, Maryland *
2548.	Concordia Parish, Louisiana	2598.	Oxford County, Maine *	2648.	Salisbury city, Maryland *
2549.	Covington city, Louisiana	2599.	Penobscot County, Maine *	2649.	St. Mary's County, Maryland *
2550.	Crowley city, Louisiana	2600.	Portland city, Maine *	2650.	Talbot County, Maryland *
2551.	De Soto Parish, Louisiana	2601.	Sagadahoc County, Maine *	2651.	Washington County, Maryland
2552.	DeRidder city, Louisiana	2602.	Somerset County, Maine *		*
2553.	East Feliciana Parish,	2603.	Waldo County, Maine *	2652.	Wicomico County, Maryland
	Louisiana	2604.	Washington County, Maine *		*
2554.	Franklin Parish, Louisiana	2605.	York County, Maine *	2653.	Worcester County, Maryland *
2555.	Gonzales city, Louisiana	2606.	Auburn city, Maine	2654.	Aberdeen city, Maryland
2556.	Grant Parish, Louisiana	2607.	Augusta city, Maine	2655.	Bel Air town, Maryland
2557.	Gretna city, Louisiana	2608.	Biddeford city, Maine	2656.	Cambridge city, Maryland
2558.	Hammond city, Louisiana	2609.	Brunswick town, Maine	2657.	Cumberland city, Maryland
2559.	Jackson Parish, Louisiana	2610.	Falmouth town, Maine	2658.	Easton town, Maryland
2560.	LaSalle Parish, Louisiana	2611.	Gorham town, Maine	2659.	Elkton town, Maryland
2561.	Madison Parish, Louisiana	2612.	Kennebunk town, Maine	2660.	Garrett County, Maryland
2562.	Mandeville city, Louisiana	2613.	Orono town, Maine	2661.	Greenbelt city, Maryland
2563.	Minden city, Louisiana	2614.	Piscataquis County, Maine	2662.	Havre de Grace city, Maryland
2564.	Morehouse Parish, Louisiana	2615.	Saco city, Maine	2663.	Hyattsville city, Maryland
2565.	Morgan City city, Louisiana	2616.	Sanford city, Maine	2664.	Kent County, Maryland
2566.	Natchitoches city, Louisiana	2617.	Scarborough town, Maine	2665.	Laurel city, Maryland
2567.	New Iberia city, Louisiana	2618.	South Portland city, Maine	2666.	New Carrollton city, Maryland
2568.	Opelousas city, Louisiana	2619.	Standish town, Maine	2667.	Somerset County, Maryland
2569.	Pineville city, Louisiana	2620.	Waterville city, Maine	2668.	Takoma Park city, Maryland
2570.	Plaquemines Parish, Louisiana	2621.	Wells town, Maine	2669.	Westminster city, Maryland
2571.	Pointe Coupee Parish,	2622.	Westbrook city, Maine	2670.	Amherst town, Massachusetts
2371.	Louisiana	2623.	Windham town, Maine	2070.	*
2572.	Richland Parish, Louisiana	2624.	York town, Maine	2671.	Andover town, Massachusetts
2573.	Ruston city, Louisiana	2625.	Allegany County, Maryland *	2071.	*
2574.	Sabine Parish, Louisiana	2626.	Annapolis city, Maryland *	2672.	Arlington town, Massachusetts
2575.	Slidell city, Louisiana	2627.	Anne Arundel County,	2072.	*
2576.	St. Helena Parish, Louisiana	2027.	Maryland *	2673.	Attleboro city, Massachusetts
	St. James Parish, Louisiana	2629		2073.	*
2577.	· · · · · · · · · · · · · · · · · · ·	2628.	Baltimore city, Maryland *	2674	Domestable County
2578.	Sulphur city, Louisiana	2629.	Baltimore County, Maryland *	2674.	Barnstable County,
2579.	Thibodaux city, Louisiana	2630.	Bowie city, Maryland *	2675	Massachusetts *
2580.	Union Parish, Louisiana	2631.	Calvert County, Maryland *	2675.	Barnstable Town city,
2581.	West Baton Rouge Parish,	2632.	Caroline County, Maryland *	2676	Massachusetts *
2592	Louisiana	2633.	Carroll County, Maryland *	2676.	Beverly city, Massachusetts *
2582.	West Carroll Parish, Louisiana	2634.	Cecil County, Maryland *	2677.	Billerica town, Massachusetts
2583.	West Feliciana Parish,	2635.	Charles County, Maryland *	0.750	
250:	Louisiana	2636.	College Park city, Maryland *	2678.	Boston city, Massachusetts *
2584.	West Monroe city, Louisiana	2637.	Dorchester County, Maryland	2679.	Braintree Town city,
2585.	Winn Parish, Louisiana		*		Massachusetts *

I-17 Page 573

2680.	Bristol County, Massachusetts	2/12.	North Andover town,	2749.	Charlton town, Massachusetts
	*		Massachusetts *	2750.	Clinton town, Massachusetts
2681.	Brockton city, Massachusetts	2713.	Peabody city, Massachusetts *	2751.	Concord town, Massachusetts
	*	2714.	Pittsfield city, Massachusetts *	2752.	Danvers town, Massachusetts
2682.	Brookline town,	2715.	Plymouth County,	2753.	Dedham town, Massachusetts
	Massachusetts *		Massachusetts *	2754.	Dennis town, Massachusetts
2683.	Cambridge city, Massachusetts	2716.	Plymouth town, Massachusetts	2755.	Dudley town, Massachusetts
	*		*	2756.	Dukes County, Massachusetts
2684.	Chelmsford town,	2717.	Quincy city, Massachusetts *	2757.	Duxbury town, Massachusetts
	Massachusetts *	2718.	Randolph Town city,	2758.	East Bridgewater town,
2685.	Chelsea city, Massachusetts *		Massachusetts *		Massachusetts
2686.	Chicopee city, Massachusetts	2719.	Revere city, Massachusetts *	2759.	East Longmeadow town,
	*	2720.	Salem city, Massachusetts *		Massachusetts
2687.	Dartmouth town,	2721.	Shrewsbury town,	2760.	Easthampton Town city,
	Massachusetts *		Massachusetts *		Massachusetts
2688.	Dracut town, Massachusetts *	2722.	Somerville city, Massachusetts	2761.	Easton town, Massachusetts
2689.	Everett city, Massachusetts *		*	2762.	Fairhaven town,
2690.	Fall River city, Massachusetts	2723.	Springfield city,		Massachusetts
	*		Massachusetts *	2763.	Foxborough town,
2691.	Falmouth town, Massachusetts	2724.	Taunton city, Massachusetts *		Massachusetts
	*	2725.	Tewksbury town,	2764.	Gardner city, Massachusetts
2692.	Fitchburg city, Massachusetts		Massachusetts *	2765.	Grafton town, Massachusetts
	*	2726.	Waltham city, Massachusetts *	2766.	Greenfield Town city,
2693.	Framingham city,	2727.	Watertown Town city,		Massachusetts
	Massachusetts *		Massachusetts *	2767.	Groton town, Massachusetts
2694.	Franklin Town city,	2728.	Westfield city, Massachusetts	2768.	Hanover town, Massachusetts
207	Massachusetts *	2,201	*	2769.	Hanson town, Massachusetts
2695.	Gloucester city, Massachusetts	2729.	Weymouth Town city,	2770.	Harwich town, Massachusetts
20,0.	*	_,_,	Massachusetts *	2771.	Hingham town, Massachusetts
2696.	Haverhill city, Massachusetts	2730.	Woburn city, Massachusetts *	2772.	Holbrook town, Massachusetts
2070.	*	2731.	Worcester city, Massachusetts	2773.	Holden town, Massachusetts
2697.	Holyoke city, Massachusetts *	2,31.	*	2774.	Holliston town, Massachusetts
2698.	Lawrence city, Massachusetts	2732.	Abington town, Massachusetts	2775.	Hopkinton town,
2070.	*	2733.	Acton town, Massachusetts	2773.	Massachusetts
2699.	Leominster city,	2734.	Acushnet town, Massachusetts	2776.	Hudson town, Massachusetts
2077.	Massachusetts *	2735.	Agawam Town city,	2777.	Hull town, Massachusetts
2700.	Lexington town,	2133.	Massachusetts	2778.	Ipswich town, Massachusetts
2700.	Massachusetts *	2736.	Amesbury Town city,	2779.	Kingston town, Massachusetts
2701	Lowell city, Massachusetts *	2730.	Massachusetts	2780.	
2701.	Lynn city, Massachusetts *	2737.	Ashland town, Massachusetts	2781.	Leicester town, Massachusetts
2702.	Malden city, Massachusetts *	2738.	Athol town, Massachusetts	2781.	Littleton town, Massachusetts
2704.	Marlborough city,	2739.	Auburn town, Massachusetts	2782.	Longmeadow town,
2704.	Massachusetts *	2740.	Bedford town, Massachusetts	2703.	Massachusetts
2705.	Medford city, Massachusetts *	2740.	Belchertown town,	2784.	Ludlow town, Massachusetts
2706.	Methuen Town city,	2/41.	Massachusetts	2785.	Lunenburg town,
2700.	Massachusetts *	2742.	Bellingham town,	2765.	Massachusetts
2707.	Natick town, Massachusetts *	2142.	Massachusetts	2786.	Lynnfield town, Massachusetts
2707.	Needham town, Massachusetts	2743.	Belmont town, Massachusetts	2787.	Mansfield town, Wassachuseus
2700.	*	2744.	Bourne town, Massachusetts	2767.	Massachusetts
2700	Naw Padford sity	2744.	Bridgewater Town city,	2788.	
2709.	New Bedford city, Massachusetts *	<i>2143</i> .	Massachusetts	4100.	Marblehead town, Massachusetts
2710.	Newton city, Massachusetts *	2746.	Burlington town,	2789.	Marshfield town,
2710. 2711.		Z/40.	Massachusetts	4109.	Massachusetts
2/11.	Norfolk County, Massachusetts *	2747.		2700	Mashpee town, Massachusetts
	iviassaciiuscus	2747. 2748	Carver town, Massachusetts	2790. 2791	Maynard town Massachusetts
		/./4^	VALVEL TOWER IVIANNACIONSPILS	7.141	

I-18 Page 574

2792.	Medfield town, Massachusetts	2831.	Stoughton town,	2869.	Canton charter township,
2793.	Medway town, Massachusetts		Massachusetts		Michigan *
2794.	Melrose city, Massachusetts	2832.	Sudbury town, Massachusetts	2870.	Cass County, Michigan *
2795.	Middleborough town,	2833.	Swampscott town,	2871.	Chesterfield township,
	Massachusetts		Massachusetts		Michigan *
2796.	Middleton town,	2834.	Swansea town, Massachusetts	2872.	Chippewa County, Michigan *
	Massachusetts	2835.	Tyngsborough town,	2873.	Clare County, Michigan *
2797.	Milford town, Massachusetts		Massachusetts	2874.	Clinton charter township,
2798.	Millbury town, Massachusetts	2836.	Uxbridge town, Massachusetts		Michigan *
2799.	Milton town, Massachusetts	2837.	Wakefield town,	2875.	Clinton County, Michigan *
2800.	Nantucket town,		Massachusetts	2876.	Commerce charter township,
	Massachusetts	2838.	Walpole town, Massachusetts		Michigan *
2801.	Newburyport city,	2839.	Wareham town, Massachusetts	2877.	Dearborn city, Michigan *
	Massachusetts	2840.	Wayland town, Massachusetts	2878.	Dearborn Heights city,
2802.	Norfolk town, Massachusetts	2841.	Webster town, Massachusetts		Michigan *
2803.	North Adams city,	2842.	Wellesley town,	2879.	Delta charter township,
	Massachusetts		Massachusetts		Michigan *
2804.	North Attleborough town,	2843.	West Springfield Town city,	2880.	Delta County, Michigan *
	Massachusetts		Massachusetts	2881.	Detroit city, Michigan *
2805.	North Reading town,	2844.	Westborough town,	2882.	East Lansing city, Michigan *
	Massachusetts		Massachusetts	2883.	Eastpointe city, Michigan *
2806.	Northampton city,	2845.	Westford town, Massachusetts	2884.	Eaton County, Michigan *
	Massachusetts	2846.	Weston town, Massachusetts	2885.	Emmet County, Michigan *
2807.	Northborough town,	2847.	Westport town, Massachusetts	2886.	Farmington Hills city,
	Massachusetts	2848.	Westwood town,		Michigan *
2808.	Northbridge town,		Massachusetts	2887.	Flint charter township,
	Massachusetts	2849.	Whitman town, Massachusetts		Michigan *
2809.	Norton town, Massachusetts	2850.	Wilbraham town,	2888.	Flint city, Michigan *
2810.	Norwell town, Massachusetts		Massachusetts	2889.	Genesee County, Michigan *
2811.	Norwood town, Massachusetts	2851.	Wilmington town,	2890.	Georgetown charter township,
2812.	Oxford town, Massachusetts		Massachusetts		Michigan *
2813.	Palmer Town city,	2852.	Winchendon town,	2891.	Grand Blanc charter township,
	Massachusetts		Massachusetts		Michigan *
2814.	Pembroke town,	2853.	Winchester town,	2892.	Grand Rapids city, Michigan *
	Massachusetts		Massachusetts	2893.	Grand Traverse County,
2815.	Pepperell town, Massachusetts	2854.	Winthrop Town city,		Michigan *
2816.	Raynham town, Massachusetts		Massachusetts	2894.	Gratiot County, Michigan *
2817.	Reading town, Massachusetts	2855.	Wrentham town,	2895.	Hillsdale County, Michigan *
2818.	Rehoboth town, Massachusetts		Massachusetts	2896.	Holland charter township,
2819.	Rockland town, Massachusetts	2856.	Yarmouth town,		Michigan *
2820.	Sandwich town, Massachusetts		Massachusetts	2897.	Holland city, Michigan *
2821.	Saugus town, Massachusetts	2857.	Allegan County, Michigan *	2898.	Houghton County, Michigan *
2822.	Scituate town, Massachusetts	2858.	Ann Arbor city, Michigan *	2899.	Huron County, Michigan *
2823.	Seekonk town, Massachusetts	2859.	Barry County, Michigan *	2900.	Independence charter
2824.	Sharon town, Massachusetts	2860.	Battle Creek city, Michigan *		township, Michigan *
2825.	Somerset town, Massachusetts	2861.	Bay City city, Michigan *	2901.	Ingham County, Michigan *
2826.	South Hadley town,	2862.	Bay County, Michigan *	2902.	Ionia County, Michigan *
	Massachusetts	2863.	Bedford township, Michigan *	2903.	Isabella County, Michigan *
2827.	Southborough town,	2864.	Berrien County, Michigan *	2904.	Jackson city, Michigan *
	Massachusetts	2865.	Bloomfield charter township,	2905.	Jackson County, Michigan *
2828.	Southbridge Town city,		Michigan *	2906.	Kalamazoo city, Michigan *
	Massachusetts	2866.	Branch County, Michigan *	2907.	Kalamazoo County, Michigan
2829.	Spencer town, Massachusetts	2867.	Brownstown charter township,		*
2830.	Stoneham town,		Michigan *	2908.	Kent County, Michigan *
	Massachusetts	2868.	Calhoun County, Michigan *	2909.	Kentwood city. Michigan *

I-19 Page 575

2910. 2911.	Lansing city, Michigan * Lapeer County, Michigan *	2951. 2952.	Taylor city, Michigan * Troy city, Michigan *	2993.	Cascade charter township, Michigan
2912.	Lenawee County, Michigan *	2953.	Tuscola County, Michigan *	2994.	Charlevoix County, Michigan
2912.	Lincoln Park city, Michigan *	2953. 2954.	Van Buren County, Michigan	2995.	Cheboygan County, Michigan
2914.	Livingston County, Michigan	2754.	*	2996.	Clawson city, Michigan
<i>2314.</i>	*	2955.	Warren city, Michigan *	2990. 2997.	Coldwater city, Michigan
2915.	Livonia city, Michigan *	2956.	Washtenaw County, Michigan	2998.	Comstock charter township,
2916.	Macomb County, Michigan *	2930.	*	2990.	Michigan
2917.	Macomb township, Michigan	2957.	Waterford charter township,	2999.	Cooper charter township,
2717.	*	2731.	Michigan *	2))).	Michigan
2918.	Marquette County, Michigan *	2958.	Wayne County, Michigan *	3000.	Crawford County, Michigan
2919.	Mecosta County, Michigan *	2959.	West Bloomfield charter	3001.	Davison township, Michigan
2920.	Meridian charter township,	2)3).	township, Michigan *	3001.	Delhi charter township,
2)20.	Michigan *	2960.	Westland city, Michigan *	3002.	Michigan
2921.	Midland city, Michigan *	2961.	Wexford County, Michigan *	3003.	DeWitt charter township,
2922.	Midland County, Michigan *	2962.	White Lake charter township,	2002.	Michigan
2923.	Monroe County, Michigan *	_, 0	Michigan *	3004.	Dickinson County, Michigan
2924.	Montcalm County, Michigan *	2963.	Wyoming city, Michigan *	3005.	East Bay township, Michigan
2925.	Muskegon city, Michigan *	2964.	Ypsilanti charter township,	3006.	East Grand Rapids city,
2926.	Muskegon County, Michigan		Michigan *		Michigan
	*	2965.	Ada township, Michigan	3007.	Egelston township, Michigan
2927.	Newaygo County, Michigan *	2966.	Adrian city, Michigan	3008.	Emmett charter township,
2928.	Novi city, Michigan *	2967.	Alcona County, Michigan		Michigan
2929.	Oakland County, Michigan *	2968.	Algoma township, Michigan	3009.	Escanaba city, Michigan
2930.	Orion charter township,	2969.	Allen Park city, Michigan	3010.	Farmington city, Michigan
	Michigan *	2970.	Allendale charter township,	3011.	Fenton charter township,
2931.	Ottawa County, Michigan *		Michigan		Michigan
2932.	Pittsfield charter township,	2971.	Alpena County, Michigan	3012.	Fenton city, Michigan
	Michigan *	2972.	Alpine township, Michigan	3013.	Ferndale city, Michigan
2933.	Plainfield charter township,	2973.	Antrim County, Michigan	3014.	Flat Rock city, Michigan
	Michigan *	2974.	Antwerp township, Michigan	3015.	Flushing charter township,
2934.	Pontiac city, Michigan *	2975.	Arenac County, Michigan		Michigan
2935.	Portage city, Michigan *	2976.	Auburn Hills city, Michigan	3016.	Fort Gratiot charter township,
2936.	Redford charter township,	2977.	Bangor charter township,		Michigan
	Michigan *		Michigan	3017.	Fraser city, Michigan
2937.	Rochester Hills city, Michigan	2978.	Bath charter township,	3018.	Frenchtown township,
	*	• • • •	Michigan		Michigan
2938.	Roseville city, Michigan *	2979.	Benton charter township,	3019.	Fruitport charter township,
2939.	Royal Oak city, Michigan *	2000	Michigan	2020	Michigan
2940.	Saginaw charter township,	2980.	Benzie County, Michigan	3020.	Gaines charter township,
2041	Michigan *	2981.	Berkley city, Michigan	2021	Michigan
2941.	Saginaw city, Michigan *	2982.	Beverly Hills village,	3021.	Garden City city, Michigan
2942. 2943.	Saginaw County, Michigan *	2983.	Michigan Pig Bonida city, Michigan	3022.	Garfield charter township,
2943. 2944.	Sanilac County, Michigan * Shelby charter township,	2983. 2984.	Big Rapids city, Michigan Birmingham city, Michigan	3023.	Michigan Consess abortor toyynchin
2944.	Michigan *	2985.	Blackman charter township,	3023.	Genesee charter township, Michigan
2945.	Shiawassee County, Michigan	2903.	Michigan	3024.	Genoa township, Michigan
2773.	*	2986.	Brandon charter township,	3025.	Gladwin County, Michigan
2946.	Southfield city, Michigan *	2,00.	Michigan	3026.	Gogebic County, Michigan
2947.	St. Clair County, Michigan *	2987.	Brighton township, Michigan	3027.	Grand Haven charter
2948.	St. Clair Shores city, Michigan	2988.	Burton city, Michigan	2327.	township, Michigan
	*	2989.	Byron township, Michigan	3028.	Grand Haven city, Michigan
2949.	St. Joseph County, Michigan *	2990.	Cadillac city, Michigan	3029.	Grand Rapids charter
2950.	Sterling Heights city,	2991.	Caledonia township, Michigan		township, Michigan
	Michigan *	2992.	Cannon township, Michigan	3030.	Grandville city, Michigan

I-20 Page 576

3031.	Green Oak township,	3071.	Mount Morris township,	3112.	Traverse City city, Michigan
	Michigan		Michigan	3113.	Trenton city, Michigan
3032.	Grosse Ile township, Michigan	3072.	Mount Pleasant city, Michigan	3114.	Tyrone township, Michigan
3033.	Grosse Pointe Park city,	3073.	Mundy township, Michigan	3115.	Union charter township,
	Michigan	3074.	Muskegon charter township,		Michigan
3034.	Grosse Pointe Woods city,		Michigan	3116.	Van Buren charter township,
	Michigan	3075.	Muskegon Heights city,		Michigan
3035.	Hamburg township, Michigan		Michigan	3117.	Vienna charter township,
3036.	Hamtramck city, Michigan	3076.	New Baltimore city, Michigan		Michigan
3037.	Harper Woods city, Michigan	3077.	Niles city, Michigan	3118.	Walker city, Michigan
3038.	Harrison charter township,	3078.	Niles township, Michigan	3119.	Washington township,
	Michigan	3079.	Northville township, Michigan		Michigan
3039.	Hartland township, Michigan	3080.	Norton Shores city, Michigan	3120.	Wayne city, Michigan
3040.	Hazel Park city, Michigan	3081.	Oak Park city, Michigan	3121.	Wixom city, Michigan
3041.	Highland charter township,	3082.	Oakland charter township,	3122.	Woodhaven city, Michigan
	Michigan		Michigan	3123.	Wyandotte city, Michigan
3042.	Highland Park city, Michigan	3083.	Oceana County, Michigan	3124.	Ypsilanti city, Michigan
3043.	Holly township, Michigan	3084.	Oceola township, Michigan	3125.	Zeeland charter township,
3044.	Huron charter township,	3085.	Ogemaw County, Michigan		Michigan
	Michigan	3086.	Osceola County, Michigan	3126.	Andover city, Minnesota *
3045.	Inkster city, Michigan	3087.	Oshtemo charter township,	3127.	Anoka County, Minnesota *
3046.	Ionia city, Michigan		Michigan	3128.	Apple Valley city, Minnesota
3047.	Iosco County, Michigan	3088.	Otsego County, Michigan		*
3048.	Iron County, Michigan	3089.	Owosso city, Michigan	3129.	Becker County, Minnesota *
3049.	Kalamazoo charter township,	3090.	Oxford charter township,	3130.	Beltrami County, Minnesota *
	Michigan		Michigan	3131.	Benton County, Minnesota *
3050.	Kalkaska County, Michigan	3091.	Park township, Michigan	3132.	Blaine city, Minnesota *
3051.	Lake County, Michigan	3092.	Plymouth charter township,	3133.	Bloomington city, Minnesota
3052.	Leelanau County, Michigan		Michigan		*
3053.	Lenox township, Michigan	3093.	Port Huron charter township,	3134.	Blue Earth County, Minnesota
3054.	Leoni township, Michigan		Michigan		*
3055.	Lincoln charter township,	3094.	Port Huron city, Michigan	3135.	Brooklyn Center city,
	Michigan	3095.	Presque Isle County, Michigan		Minnesota *
3056.	Lyon charter township,	3096.	Riverview city, Michigan	3136.	Brooklyn Park city, Minnesota
	Michigan	3097.	Rochester city, Michigan		*
3057.	Mackinac County, Michigan	3098.	Romulus city, Michigan	3137.	Burnsville city, Minnesota *
3058.	Madison Heights city,	3099.	Roscommon County,	3138.	Carlton County, Minnesota *
	Michigan		Michigan	3139.	Carver County, Minnesota *
3059.	Manistee County, Michigan	3100.	Sault Ste. Marie city,	3140.	Chisago County, Minnesota *
3060.	Marion township, Michigan		Michigan	3141.	Clay County, Minnesota *
3061.	Marquette city, Michigan	3101.	Scio township, Michigan	3142.	Coon Rapids city, Minnesota *
3062.	Mason County, Michigan	3102.	South Lyon city, Michigan	3143.	Cottage Grove city, Minnesota
3063.	Melvindale city, Michigan	3103.	Southfield township, Michigan		*
3064.	Menominee County, Michigan	3104.	Southgate city, Michigan	3144.	Crow Wing County,
3065.	Milford charter township,	3105.	Spring Lake township,		Minnesota *
	Michigan		Michigan	3145.	Dakota County, Minnesota *
3066.	Missaukee County, Michigan	3106.	Springfield charter township,	3146.	Douglas County, Minnesota *
3067.	Monitor charter township,		Michigan	3147.	Duluth city, Minnesota *
	Michigan	3107.	Sturgis city, Michigan	3148.	Eagan city, Minnesota *
3068.	Monroe charter township,	3108.	Summit township, Michigan	3149.	Eden Prairie city, Minnesota *
	Michigan	3109.	Superior charter township,	3150.	Edina city, Minnesota *
3069.	Monroe city, Michigan		Michigan	3151.	Freeborn County, Minnesota *
3070.	Mount Clemens city,	3110.	Texas charter township,	3152.	Goodhue County, Minnesota *
	Michigan		Michigan	3153.	Hennepin County, Minnesota
		3111.	Thomas township, Michigan		*

3154.	Inver Grove Heights city,	3202.	Buffalo city, Minnesota	3252.	North Mankato city,
	Minnesota *	3203.	Cass County, Minnesota		Minnesota
3155.	Isanti County, Minnesota *	3204.	Champlin city, Minnesota	3253.	North St. Paul city, Minnesota
3156.	Itasca County, Minnesota *	3205.	Chanhassen city, Minnesota	3254.	Northfield city, Minnesota
3157.	Kandiyohi County, Minnesota	3206.	Chaska city, Minnesota	3255.	Oakdale city, Minnesota
	*	3207.	Chippewa County, Minnesota	3256.	Otsego city, Minnesota
3158.	Lakeville city, Minnesota *	3208.	Cloquet city, Minnesota	3257.	Owatonna city, Minnesota
3159.	Mankato city, Minnesota *	3209.	Columbia Heights city,	3258.	Pennington County, Minnesot
3160.	Maple Grove city, Minnesota		Minnesota	3259.	Pine County, Minnesota
	*	3210.	Cottonwood County,	3260.	Pope County, Minnesota
3161.	Maplewood city, Minnesota *		Minnesota	3261.	Prior Lake city, Minnesota
3162.	McLeod County, Minnesota *	3211.	Crystal city, Minnesota	3262.	Ramsey city, Minnesota
3163.	Minneapolis city, Minnesota *	3212.	Dodge County, Minnesota	3263.	Red Wing city, Minnesota
3164.	Minnetonka city, Minnesota *	3213.	East Bethel city, Minnesota	3264.	Redwood County, Minnesota
3165.	Moorhead city, Minnesota *	3214.	Elk River city, Minnesota	3265.	Renville County, Minnesota
3166.	Morrison County, Minnesota *	3215.	Fairmont city, Minnesota	3266.	Robbinsdale city, Minnesota
3167.	Mower County, Minnesota *	3216.	Faribault city, Minnesota	3267.	Rogers city, Minnesota
3168.	Nicollet County, Minnesota *	3217.	Faribault County, Minnesota	3268.	Roseau County, Minnesota
3169.	Olmsted County, Minnesota *	3218.	Farmington city, Minnesota	3269.	Rosemount city, Minnesota
3170.	Otter Tail County, Minnesota	3219.	Fergus Falls city, Minnesota	3270.	Sartell city, Minnesota
	*	3220.	Fillmore County, Minnesota	3271.	Sauk Rapids city, Minnesota
3171.	Plymouth city, Minnesota *	3221.	Forest Lake city, Minnesota	3272.	Shoreview city, Minnesota
3172.	Polk County, Minnesota *	3222.	Fridley city, Minnesota	3273.	Sibley County, Minnesota
3173.	Ramsey County, Minnesota *	3223.	Golden Valley city, Minnesota	3274.	South St. Paul city, Minnesota
3174.	Rice County, Minnesota *	3224.	Grand Rapids city, Minnesota	3275.	St. Michael city, Minnesota
3175.	Richfield city, Minnesota *	3225.	Ham Lake city, Minnesota	3276.	St. Peter city, Minnesota
3176.	Rochester city, Minnesota *	3226.	Hastings city, Minnesota	3277.	Stillwater city, Minnesota
3177.	Roseville city, Minnesota *	3227.	Hibbing city, Minnesota	3278.	Todd County, Minnesota
3178.	Savage city, Minnesota *	3228.	Hopkins city, Minnesota	3279.	Vadnais Heights city,
3179.	Scott County, Minnesota *	3229.	Houston County, Minnesota	02//.	Minnesota
3180.	Shakopee city, Minnesota *	3230.	Hubbard County, Minnesota	3280.	Victoria city, Minnesota
3181.	Sherburne County, Minnesota	3231.	Hugo city, Minnesota	3281.	Wabasha County, Minnesota
3101.	*	3232.	Hutchinson city, Minnesota	3282.	Waconia city, Minnesota
3182.	St. Cloud city, Minnesota *	3233.	Kanabec County, Minnesota	3283.	Wadena County, Minnesota
3183.	St. Louis County, Minnesota *	3234.	Koochiching County,	3284.	Waseca County, Minnesota
3184.	St. Louis Park city, Minnesota	3234.	Minnesota	3285.	Watonwan County, Minnesota
3104.	*	3235.	Lake County, Minnesota	3286.	West St. Paul city, Minnesota
3185.	St. Paul city, Minnesota *	3236.	Le Sueur County, Minnesota	3287.	White Bear Lake city,
3186.	•		Lino Lakes city, Minnesota	3207.	Minnesota
3180.	Steele County, Minnesota *	3237.	Little Canada city, Minnesota	3288.	White Bear township,
3188.	Washington County,	3239.	Lyon County, Minnesota	3200.	Minnesota
3100.	Minnesota *	3239.	Marshall city, Minnesota	3289.	Willmar city, Minnesota
3189.	Winona County, Minnesota *	3240.	Martin County, Minnesota	3299.	Winona city, Minnesota
3190.	Woodbury city, Minnesota *	3241.	Meeker County, Minnesota	3290.	Worthington city, Minnesota
3190.	Wright County, Minnesota *	3242.	Mendota Heights city,	3291.	Adams County, Mississippi *
3191.	Aitkin County, Minnesota	3243.	<u> </u>	3292. 3293.	Alcorn County, Mississippi *
3192.	Albert Lea city, Minnesota	2244	Milla Laga County Minnagata	3293. 3294.	* * *
	Alexandria city, Minnesota	3244.	Mille Lacs County, Minnesota		Biloxi city, Mississippi *
3194.	•	3245.	Monticello city, Minnesota	3295.	Bolivar County, Mississippi *
3195.	Anoka city, Minnesota	3246.	Mounds View city, Minnesota	3296.	DeSoto County, Mississippi *
3196.	Arden Hills city, Minnesota	3247.	New Brighton city, Minnesota	3297.	Forrest County, Mississippi *
3197.	Austin city, Minnesota	3248.	New Hope city, Minnesota	3298.	Gulfport city, Mississippi *
3198.	Bemidji city, Minnesota	3249.	New Ulm city, Minnesota	3299.	Hancock County, Mississippi *
3199.	Big Lake city, Minnesota	3250.	Nobles County, Minnesota	2200	
3200. 3201	Brainerd city, Minnesota Brown County, Minnesota	3251.	North Branch city, Minnesota	3300.	Harrison County, Mississippi *
37011	Brown Colling Minnesota				***

I-22 Page 578

3301.	Hattiesburg city, Mississippi *	3345.	Covington County,	3395.	Wayne County, Mississippi
3302.	Hinds County, Mississippi *		Mississippi	3396.	West Point city, Mississippi
3303.	Jackson city, Mississippi *	3346.	D'Iberville city, Mississippi	3397.	Winston County, Mississippi
3304.	Jackson County, Mississippi *	3347.	Gautier city, Mississippi	3398.	Yalobusha County,
3305.	Jones County, Mississippi *	3348.	George County, Mississippi		Mississippi
3306.	Lafayette County, Mississippi	3349.	Greene County, Mississippi	3399.	Yazoo City city, Mississippi
	*	3350.	Greenville city, Mississippi	3400.	Yazoo County, Mississippi
3307.	Lamar County, Mississippi *	3351.	Greenwood city, Mississippi	3401.	Ballwin city, Missouri *
3308.	Lauderdale County,	3352.	Grenada city, Mississippi	3402.	Barry County, Missouri *
	Mississippi *	3353.	Grenada County, Mississippi	3403.	Blue Springs city, Missouri *
3309.	Lee County, Mississippi *	3354.	Hernando city, Mississippi	3404.	Boone County, Missouri *
3310.	Lincoln County, Mississippi *	3355.	Holmes County, Mississippi	3405.	Buchanan County, Missouri *
3311.	Lowndes County, Mississippi	3356.	Horn Lake city, Mississippi	3406.	Butler County, Missouri *
	*	3357.	Itawamba County, Mississippi	3407.	Callaway County, Missouri *
3312.	Madison County, Mississippi	3358.	Jasper County, Mississippi	3408.	Camden County, Missouri *
	*	3359.	Jefferson Davis County,	3409.	Cape Girardeau city, Missouri
3313.	Marshall County, Mississippi		Mississippi		*
	*	3360.	Laurel city, Mississippi	3410.	Cape Girardeau County,
3314.	Meridian city, Mississippi *	3361.	Lawrence County, Mississippi	0.10.	Missouri *
3315.	Monroe County, Mississippi *	3362.	Leake County, Mississippi	3411.	Cass County, Missouri *
3316.	Oktibbeha County, Mississippi	3363.	Leflore County, Mississippi	3412.	Chesterfield city, Missouri *
3310.	*	3364.	Long Beach city, Mississippi	3413.	Christian County, Missouri *
3317.	Olive Branch city, Mississippi	3365.	Madison city, Mississippi	3414.	Clay County, Missouri *
3317.	*	3366.	Marion County, Mississippi	3414.	Cole County, Missouri *
3318.	Panola County, Mississippi *	3367.	McComb city, Mississippi	3416.	Columbia city, Missouri *
3319.	Pearl River County,	3368.	Moss Point city, Mississippi	3410. 3417.	Florissant city, Missouri *
3319.	Mississippi *	3369.	* **	3417.	Franklin County, Missouri *
2220	* *	3370.	Natchez city, Mississippi	3419.	•
3320.	Pike County, Mississippi *		Neshoba County, Mississippi		Greene County, Missouri *
3321.	Pontotoc County, Mississippi	3371.	Newton County, Mississippi	3420.	Howell County, Missouri *
2222	Paulin Country Mississiumi *	3372.	Noxubee County, Mississippi	3421.	Independence city, Missouri *
3322.	Rankin County, Mississippi *	3373.	Ocean Springs city,	3422.	Jackson County, Missouri *
3323.	Southaven city, Mississippi *	2274	Mississippi	3423.	Jasper County, Missouri *
3324.	Tupelo city, Mississippi *	3374.	Oxford city, Mississippi	3424.	Jefferson City city, Missouri *
3325.	Warren County, Mississippi *	3375.	Pascagoula city, Mississippi	3425.	Jefferson County, Missouri *
3326.	Washington County,	3376.	Pearl city, Mississippi	3426.	Johnson County, Missouri *
	Mississippi *	3377.	Perry County, Mississippi	3427.	Joplin city, Missouri *
3327.	Amite County, Mississippi	3378.	Petal city, Mississippi	3428.	Kansas City city, Missouri *
3328.	Attala County, Mississippi	3379.	Picayune city, Mississippi	3429.	Laclede County, Missouri *
3329.	Bay St. Louis city, Mississippi	3380.	Prentiss County, Mississippi	3430.	Lafayette County, Missouri *
3330.	Brandon city, Mississippi	3381.	Ridgeland city, Mississippi	3431.	Lawrence County, Missouri *
3331.	Brookhaven city, Mississippi	3382.	Scott County, Mississippi	3432.	Lee's Summit city, Missouri *
3332.	Byram city, Mississippi	3383.	Simpson County, Mississippi	3433.	Liberty city, Missouri *
3333.	Calhoun County, Mississippi	3384.	Smith County, Mississippi	3434.	Lincoln County, Missouri *
3334.	Canton city, Mississippi	3385.	Starkville city, Mississippi	3435.	Newton County, Missouri *
3335.	Chickasaw County,	3386.	Stone County, Mississippi	3436.	O'Fallon city, Missouri *
	Mississippi	3387.	Sunflower County, Mississippi	3437.	Pettis County, Missouri *
3336.	Clarke County, Mississippi	3388.	Tallahatchie County,	3438.	Phelps County, Missouri *
3337.	Clarksdale city, Mississippi		Mississippi	3439.	Platte County, Missouri *
3338.	Clay County, Mississippi	3389.	Tate County, Mississippi	3440.	Polk County, Missouri *
3339.	Cleveland city, Mississippi	3390.	Tippah County, Mississippi	3441.	Pulaski County, Missouri *
3340.	Clinton city, Mississippi	3391.	Tishomingo County,	3442.	Scott County, Missouri *
3341.	Coahoma County, Mississippi		Mississippi	3443.	Springfield city, Missouri *
3342.	Columbus city, Mississippi	3392.	Union County, Mississippi	3444.	St. Charles city, Missouri *
3343.	Copiah County, Mississippi	3393.	Vicksburg city, Mississippi	3445.	St. Charles County, Missouri
3344.	Corinth city, Mississippi	3394.	Walthall County, Mississippi		-

3446.	St. Francois County, Missouri	3496.	Harrisonville city, Missouri	3549.	Saline County, Missouri
	*	3497.	Hazelwood city, Missouri	3550.	Sedalia city, Missouri
3447.	St. Joseph city, Missouri *	3498.	Henry County, Missouri	3551.	Sikeston city, Missouri
3448.	St. Louis city, Missouri *	3499.	Howard County, Missouri	3552.	Smithville city, Missouri
3449.	St. Louis County, Missouri *	3500.	Independence township,	3553.	St. Ann city, Missouri
3450.	St. Peters city, Missouri *		Missouri	3554.	Ste. Genevieve County,
3451.	Stone County, Missouri *	3501.	Iron County, Missouri		Missouri
3452.	Taney County, Missouri *	3502.	Jackson city, Missouri	3555.	Stoddard County, Missouri
3453.	University City city, Missouri	3503.	Jennings city, Missouri	3556.	Texas County, Missouri
	*	3504.	Kearney city, Missouri	3557.	Town and Country city,
3454.	Warren County, Missouri *	3505.	Kennett city, Missouri		Missouri
3455.	Webster County, Missouri *	3506.	Kirksville city, Missouri	3558.	Troy city, Missouri
3456.	Wentzville city, Missouri *	3507.	Kirkwood city, Missouri	3559.	Union city, Missouri
3457.	Wildwood city, Missouri *	3508.	Lake St. Louis city, Missouri	3560.	Vernon County, Missouri
3458.	Adair County, Missouri	3509.	Lebanon city, Missouri	3561.	Warrensburg city, Missouri
3459.	Andrew County, Missouri	3510.	Liberty township, Missouri	3562.	Washington city, Missouri
3460.	Arnold city, Missouri	3511.	Linn County, Missouri	3563.	Washington County, Missouri
3461.	Audrain County, Missouri	3512.	Livingston County, Missouri	3564.	Wayne County, Missouri
3462.	Barton County, Missouri	3513.	Macon County, Missouri	3565.	Webb City city, Missouri
3463.	Bates County, Missouri	3514.	Madison County, Missouri	3566.	Webster Groves city, Missouri
3464.	Bellefontaine Neighbors city,	3515.	Manchester city, Missouri	3567.	West Plains city, Missouri
	Missouri	3516.	Marion County, Missouri	3568.	Wright County, Missouri
3465.	Belton city, Missouri	3517.	Marshall city, Missouri	3569.	Billings city, Montana *
3466.	Benton County, Missouri	3518.	Maryland Heights city,	3570.	Bozeman city, Montana *
3467.	Bolivar city, Missouri		Missouri	3571.	Butte-Silver Bow, Montana *
3468.	Bollinger County, Missouri	3519.	Maryville city, Missouri	3572.	Cascade County, Montana *
3469.	Branson city, Missouri	3520.	McDonald County, Missouri	3573.	Flathead County, Montana *
3470.	Bridgeton city, Missouri	3521.	Mexico city, Missouri	3574.	Gallatin County, Montana *
3471.	Carthage city, Missouri	3522.	Miller County, Missouri	3575.	Great Falls city, Montana *
3472.	Cedar County, Missouri	3523.	Mississippi County, Missouri	3576.	Helena city, Montana *
3473.	Clayton city, Missouri	3524.	Moberly city, Missouri	3577.	Lake County, Montana *
3474.	Clinton County, Missouri	3525.	Moniteau County, Missouri	3578.	Lewis and Clark County,
3475.	Cooper County, Missouri	3526.	Montgomery County, Missouri		Montana *
3476.	Crawford County, Missouri	3527.	Morgan County, Missouri	3579.	Missoula city, Montana *
3477.	Crestwood city, Missouri	3528.	Neosho city, Missouri	3580.	Missoula County, Montana *
3478.	Creve Coeur city, Missouri	3529.	New Madrid County, Missouri	3581.	Ravalli County, Montana *
3479.	Dallas County, Missouri	3530.	Nixa city, Missouri	3582.	Yellowstone County, Montana
3480.	Dardenne Prairie city,	3531.	Nodaway County, Missouri		*
	Missouri	3532.	Oregon County, Missouri	3583.	Big Horn County, Montana
3481.	DeKalb County, Missouri	3533.	Osage County, Missouri	3584.	Carbon County, Montana
3482.	Dent County, Missouri	3534.	Overland city, Missouri	3585.	Custer County, Montana
3483.	Douglas County, Missouri	3535.	Ozark city, Missouri	3586.	Fergus County, Montana
3484.	Dunklin County, Missouri	3536.	Pemiscot County, Missouri	3587.	Glacier County, Montana
3485.	Eureka city, Missouri	3537.	Perry County, Missouri	3588.	Hill County, Montana
3486.	Excelsior Springs city,	3538.	Pike County, Missouri	3589.	Jefferson County, Montana
	Missouri	3539.	Polk township, Missouri	3590.	Kalispell city, Montana
3487.	Farmington city, Missouri	3540.	Poplar Bluff city, Missouri	3591.	Lincoln County, Montana
3488.	Ferguson city, Missouri	3541.	Ralls County, Missouri	3592.	Park County, Montana
3489.	Festus city, Missouri	3542.	Randolph County, Missouri	3593.	Richland County, Montana
3490.	Fulton city, Missouri	3543.	Ray County, Missouri	3594.	Roosevelt County, Montana
3491.	Gasconade County, Missouri	3544.	Raymore city, Missouri	3595.	Sanders County, Montana
3492.	Gladstone city, Missouri	3545.	Raytown city, Missouri	3596.	Adams County, Nebraska *
3493.	Grain Valley city, Missouri	3546.	Republic city, Missouri	3597.	Bellevue city, Nebraska *
3494.	Grandview city, Missouri	3547.	Ripley County, Missouri	3598.	Buffalo County, Nebraska *
3495.	Hannibal city, Missouri	3548.	Rolla city, Missouri	3599.	Dodge County, Nebraska *

I-24 Page 580

3600.	Douglas County, Nebraska *	3652.	Elko city, Nevada	3684.	Keene city, New Hampshire
3601.	Grand Island city, Nebraska *	3653.	Fernley city, Nevada	3685.	Laconia city, New Hampshire
3602.	Hall County, Nebraska *	3654.	Humboldt County, Nevada	3686.	Lebanon city, New Hampshire
3603.	Kearney city, Nebraska *	3655.	Mesquite city, Nevada	3687.	Londonderry town, New
3604.	Lancaster County, Nebraska *	3656.	Belknap County, New		Hampshire
3605.	Lincoln city, Nebraska *		Hampshire *	3688.	Merrimack town, New
3606.	Lincoln County, Nebraska *	3657.	Carroll County, New		Hampshire
3607.	Madison County, Nebraska *		Hampshire *	3689.	Milford town, New Hampshire
3608.	Omaha city, Nebraska *	3658.	Cheshire County, New	3690.	Pelham town, New Hampshire
3609.	Platte County, Nebraska *		Hampshire *	3691.	Portsmouth city, New
3610.	Sarpy County, Nebraska *	3659.	Concord city, New Hampshire		Hampshire
3611.	Scotts Bluff County, Nebraska		*	3692.	Raymond town, New
	*	3660.	Coos County, New Hampshire		Hampshire
3612.	Beatrice city, Nebraska		*	3693.	Salem town, New Hampshire
3613.	Box Butte County, Nebraska	3661.	Derry town, New Hampshire *	3694.	Somersworth city, New
3614.	Cass County, Nebraska	3662.	Dover city, New Hampshire *		Hampshire
3615.	Colfax County, Nebraska	3663.	Grafton County, New	3695.	Windham town, New
3616.	Columbus city, Nebraska		Hampshire *		Hampshire
3617.	Custer County, Nebraska	3664.	Hillsborough County, New	3696.	Atlantic City city, New Jersey
3618.	Dakota County, Nebraska		Hampshire *		*
3619.	Dawson County, Nebraska	3665.	Manchester city, New	3697.	Atlantic County, New Jersey *
3620.	Fremont city, Nebraska		Hampshire *	3698.	Bayonne city, New Jersey *
3621.	Gage County, Nebraska	3666.	Merrimack County, New	3699.	Belleville township, New
3622.	Hastings city, Nebraska		Hampshire *		Jersey *
3623.	Holt County, Nebraska	3667.	Nashua city, New Hampshire	3700.	Bergen County, New Jersey *
3624.	La Vista city, Nebraska		*	3701.	Berkeley township, New
3625.	Lexington city, Nebraska	3668.	Rochester city, New		Jersey *
3626.	Norfolk city, Nebraska		Hampshire *	3702.	Bloomfield township, New
3627.	North Platte city, Nebraska	3669.	Rockingham County, New		Jersey *
3628.	Otoe County, Nebraska		Hampshire *	3703.	Brick township, New Jersey *
3629.	Papillion city, Nebraska	3670.	Strafford County, New	3704.	Bridgewater township, New
3630.	Red Willow County, Nebraska		Hampshire *		Jersey *
3631.	Saline County, Nebraska	3671.	Sullivan County, New	3705.	Burlington County, New
3632.	Saunders County, Nebraska		Hampshire *		Jersey *
3633.	Scottsbluff city, Nebraska	3672.	Amherst town, New	3706.	Camden city, New Jersey *
3634.	Seward County, Nebraska		Hampshire	3707.	Camden County, New Jersey *
3635.	South Sioux City city,	3673.	Bedford town, New	3708.	Cape May County, New Jersey
	Nebraska		Hampshire		*
3636.	Washington County, Nebraska	3674.	Berlin city, New Hampshire	3709.	Cherry Hill township, New
3637.	York County, Nebraska	3675.	Claremont city, New		Jersey *
3638.	Carson City, Nevada *		Hampshire	3710.	City of Orange township, New
3639.	Clark County, Nevada *	3676.	Conway town, New		Jersey *
3640.	Douglas County, Nevada *		Hampshire	3711.	Clifton city, New Jersey *
3641.	Elko County, Nevada *	3677.	Durham town, New	3712.	Cumberland County, New
3642.	Henderson city, Nevada *		Hampshire		Jersey *
3643.	Las Vegas city, Nevada *	3678.	Exeter town, New Hampshire	3713.	Deptford township, New
3644.	Lyon County, Nevada *	3679.	Goffstown town, New		Jersey *
3645.	North Las Vegas city, Nevada		Hampshire	3714.	East Brunswick township,
	*	3680.	Hampton town, New		New Jersey *
3646.	Nye County, Nevada *		Hampshire	3715.	East Orange city, New Jersey
3647.	Reno city, Nevada *	3681.	Hanover town, New		*
3648.	Sparks city, Nevada *		Hampshire	3716.	Edison township, New Jersey
3649.	Washoe County, Nevada *	3682.	Hooksett town, New		*
3650.	Boulder City city, Nevada		Hampshire	3717.	Egg Harbor township, New
3651	Churchill County Nevada	3683	Hudson town New Hampshire		Iersey *

3718. 3719.	Elizabeth city, New Jersey * Essex County, New Jersey *	3751.	Middletown township, New Jersey *	3786.	Washington township, New Jersey *
3720.	Evesham township, New	3752.	Monmouth County, New	3787.	Wayne township, New Jersey
2721	Jersey *	27.52	Jersey *	2700	TO THE STATE OF TH
3721. 3722.	Ewing township, New Jersey * Fair Lawn borough, New	3753.	Monroe township, New Jersey *	3788.	West New York town, New Jersey *
	Jersey *	3754.	Monroe township, New Jersey	3789.	West Orange township, New
3723.	Fort Lee borough, New Jersey		*		Jersey *
	*	3755.	Montclair township, New	3790.	Willingboro township, New
3724.	Franklin township, New Jersey		Jersey *		Jersey *
	*	3756.	Morris County, New Jersey *	3791.	Winslow township, New
3725.	Freehold township, New	3757.	Mount Laurel township, New		Jersey *
	Jersey *		Jersey *	3792.	Woodbridge township, New
3726.	Galloway township, New	3758.	New Brunswick city, New		Jersey *
	Jersey *		Jersey *	3793.	Aberdeen township, New
3727.	Garfield city, New Jersey *	3759.	Newark city, New Jersey *		Jersey
3728.	Gloucester County, New	3760.	North Bergen township, New	3794.	Asbury Park city, New Jersey
	Jersey *		Jersey *	3795.	Barnegat township, New
3729.	Gloucester township, New	3761.	North Brunswick township,		Jersey
	Jersey *		New Jersey *	3796.	Beachwood borough, New
3730.	Hackensack city, New Jersey *	3762.	Ocean County, New Jersey *		Jersey
3731.	Hamilton township, New	3763.	Old Bridge township, New	3797.	Bellmawr borough, New
	Jersey *		Jersey *		Jersey
3732.	Hillsborough township, New	3764.	Parsippany-Troy Hills	3798.	Bergenfield borough, New
	Jersey *		township, New Jersey *		Jersey
3733.	Hoboken city, New Jersey *	3765.	Passaic city, New Jersey *	3799.	Berkeley Heights township,
3734.	Howell township, New Jersey	3766.	Passaic County, New Jersey *		New Jersey
	*	3767.	Paterson city, New Jersey *	3800.	Bernards township, New
3735.	Hudson County, New Jersey *	3768.	Pennsauken township, New		Jersey
3736.	Hunterdon County, New		Jersey *	3801.	Bordentown township, New
	Jersey *	3769.	Perth Amboy city, New Jersey		Jersey
3737.	Irvington township, New		*	3802.	Bound Brook borough, New
0,0,.	Jersey *	3770.	Piscataway township, New	2002.	Jersey
3738.	Jackson township, New Jersey		Jersey *	3803.	Branchburg township, New
3730.	*	3771.	Plainfield city, New Jersey *	5005.	Jersey
3739.	Jersey City city, New Jersey *	3772.	Princeton, New Jersey *	3804.	Bridgeton city, New Jersey
3740.	Kearny town, New Jersey *	3773.	Salem County, New Jersey *	3805.	Burlington township, New
3741.	Lakewood township, New	3774.	Sayreville borough, New	3003.	Jersey
3711.	Jersey *	3774.	Jersey *	3806.	Carteret borough, New Jersey
3742.	Lawrence township, New	3775.	Somerset County, New Jersey	3807.	Cedar Grove township, New
3712.	Jersey *	3773.	*	3007.	Jersey
3743.	Linden city, New Jersey *	3776.	South Brunswick township,	3808.	Chatham township, New
3744.	Livingston township, New	3770.	New Jersey *	3000.	Jersey
3/44.	Jersey *	3777.	Sussex County, New Jersey *	3809.	Cinnaminson township, New
3745.	Long Branch city, New Jersey	3778.	Teaneck township, New Jersey	3007.	Jersey
3743.	*	3116.	*	3810.	Clark township, New Jersey
3746.	Manalapan township, New	3779.	Toms River township, New	3811.	Cliffside Park borough, New
3740.	Jersey *	3119.	Jersey *	3011.	Jersey
3747.	Manchester township, New	3780.	Trenton city, New Jersey *	3812.	Clinton township, New Jersey
	Jersey *	3781.	Union City city, New Jersey *	3813.	Collingswood borough, New
3748.	Marlboro township, New	3782.	Union County, New Jersey *		Jersey
	Jersey *	3783.	Union township, New Jersey *	3814.	Cranford township, New
3749.	Mercer County, New Jersey *	3784.	Vineland city, New Jersey *		Jersey
3750.	Middlesex County, New Jersey *	3785.	Warren County, New Jersey *	3815.	Delran township, New Jersey
	JUIDUY				

I-26 Page 582

3816.	Denville township, New	3850.	Hopatcong borough, New	3883.	New Milford borough, New
•••	Jersey		Jersey	•	Jersey
3817.	Dover town, New Jersey	3851.	Hopewell township, New	3884.	New Providence borough,
3818.	Dumont borough, New Jersey		Jersey		New Jersey
3819.	East Greenwich township, New Jersey	3852.	Jefferson township, New Jersey	3885.	North Arlington borough, New Jersey
3820.	East Hanover township, New	3853.	Lacey township, New Jersey	3886.	North Plainfield borough, Nev
5020.	Jersey	3854.	Lincoln Park borough, New	5000.	Jersey
3821.	East Windsor township, New	3034.	Jersey	3887.	Nutley township, New Jersey
3021.	Jersey	3855.	Lindenwold borough, New	3888.	Oakland borough, New Jersey
3822.	Eatontown borough, New	3033.	Jersey	3889.	Ocean City city, New Jersey
3022.	Jersey	3856.	Little Egg Harbor township,	3890.	Ocean township, New Jersey
3823.	Edgewater borough, New	3030.	New Jersey	3891.	Palisades Park borough, New
3023.	Jersey	3857.	Little Falls township, New	3071.	Jersey
3824.	Elmwood Park borough, New	3037.	Jersey	3892.	Paramus borough, New Jersey
J02 4 .	Jersey	3858.	Little Ferry borough, New	3893.	Pemberton township, New
3825.	Englewood city, New Jersey	3030.	Jersey	3073.	Jersey
3826.	Fairview borough, New Jersey	3859.	Lodi borough, New Jersey	3894.	Pennsville township, New
3820. 3827.	Florence township, New	3860.	Lower township, New Jersey	3034.	Jersey
3027.	Jersey	3861.	Lumberton township, New	3895.	Pequannock township, New
3828.	Florham Park borough, New	3001.	Jersey	3073.	Jersey
3020.	_	3862.	Lyndhurst township, New	3896.	Phillipsburg town, New Jersey
3829.	Jersey Franklin Lakes borough, New	3002.	•	3897.	Pine Hill borough, New Jersey
3629.		3863.	Jersey Madison borough, New Jersey	3898.	Plainsboro township, New
3830.	Jersey Franklin township, New Jersey	3864.	Mahwah township, New	3090.	_
3831.	Freehold borough, New Jersey	3604.	• '	3899.	Jersey Pleasantville city, New Jersey
3832.	-	3865.	Jersey Montus township Now Jorsey	3900.	Point Pleasant borough, New
3632.	Glassboro borough, New		Mantua township, New Jersey Manville borough, New Jersey	3900.	
2022	Jersey Glan Pook borough, Navy	3866. 3867	-	2001	Jersey Pompton Lakas borough Nav
3833.	Glen Rock borough, New	3867.	Maple Shade township, New	3901.	Pompton Lakes borough, New
2021	Jersey Clausester City city, New	2060	Jersey Manlayand township, Navy	3902.	Jersey
3834.	Gloucester City city, New	3868.	Maplewood township, New		Rahway city, New Jersey
2025	Jersey	2960	Jersey	3903.	Ramsey borough, New Jersey
3835.	Guttenberg town, New Jersey	3869.	Medford township, New	3904.	Randolph township, New
3836. 3837.	Haddon township, New Jersey	3870.	Jersey Matuahan harayah Navy	3905.	Jersey
3037.	Haddonfield borough, New	3670.	Metuchen borough, New	3905. 3906.	Raritan township, New Jersey
2020	Jersey	2071	Jersey	3900.	Readington township, New
3838.	Hamilton township, New	3871.	Middle township, New Jersey	2007	Jersey
2020	Jersey	3872.	Middlesex borough, New	3907.	Red Bank borough, New
3839.	Hammonton town, New Jersey	3873.	Jersey	3908.	Jersey Ridgefield borough, New
3840.	Hanover township, New	3673.	Millburn township, New	3908.	
20/1	Jersey	3874.	Jersey Millstone township New	3909.	Jersey
3841.	Harrison town, New Jersey	3674.	Millstone township, New	3909.	Ridgefield Park village, New
3842.	Harrison township, New	2075	Jersey	2010	Jersey
2012	Jersey	3875.	Millville city, New Jersey	3910.	Ridgewood village, New
3843.	Hasbrouck Heights borough,	3876.	Montgomery township, New	2011	Jersey
2011	New Jersey	2077	Jersey Montyille township, New	3911.	Ringwood borough, New
3844.	Hawthorne borough, New	3877.	Montville township, New	2012	Jersey
2015	Jersey	2070	Jersey	3912.	River Edge borough, New
3845.	Hazlet township, New Jersey	3878.	Moorestown township, New	2012	Jersey
3846.	Highland Park borough, New	2070	Jersey Morris township Novy Jorsey	3913.	Robbinsville township, New
2017	Jersey	3879.	Morris township, New Jersey	2014	Jersey Rockeyever township, New
3847.	Hillsida township, New Jersey	3880.	Morristown town, New Jersey	3914.	Rockaway township, New
3848.	Hillside township, New Jersey	3881.	Mount Olive township, New	2015	Jersey Recalle horough New Jersey
3849.	Holmdel township, New	2002	Jersey	3915.	Roselle borough, New Jersey
	Jersey	3882.	Neptune township, New Jersey		

I-27 Page 583

3916.	Roselle Park borough, New	3949.	West Deptford township, New	3983.	Cibola County, New Mexico
	Jersey		Jersey	3984.	Colfax County, New Mexico
3917.	Roxbury township, New	3950.	West Milford township, New	3985.	Deming city, New Mexico
	Jersey		Jersey	3986.	Española city, New Mexico
3918.	Rutherford borough, New	3951.	West Windsor township, New	3987.	Gallup city, New Mexico
	Jersey		Jersey	3988.	Grant County, New Mexico
3919.	Saddle Brook township, New	3952.	Westfield town, New Jersey	3989.	Las Vegas city, New Mexico
	Jersey	3953.	Westwood borough, New	3990.	Lincoln County, New Mexico
3920.	Scotch Plains township, New		Jersey	3991.	Los Alamos County, New
	Jersey	3954.	Woodland Park borough, New		Mexico
3921.	Secaucus town, New Jersey		Jersey	3992.	Los Lunas village, New
3922.	Somers Point city, New Jersey	3955.	Woolwich township, New		Mexico
3923.	Somerville borough, New		Jersey	3993.	Lovington city, New Mexico
	Jersey	3956.	Wyckoff township, New	3994.	Luna County, New Mexico
3924.	South Orange Village		Jersey	3995.	Portales city, New Mexico
	township, New Jersey	3957.	Alamogordo city, New	3996.	Roosevelt County, New
3925.	South Plainfield borough, New		Mexico *		Mexico
	Jersey	3958.	Albuquerque city, New	3997.	San Miguel County, New
3926.	South River borough, New		Mexico *		Mexico
	Jersey	3959.	Bernalillo County, New	3998.	Sierra County, New Mexico
3927.	Southampton township, New		Mexico *	3999.	Socorro County, New Mexico
	Jersey	3960.	Chaves County, New Mexico	4000.	Sunland Park city, New
3928.	Sparta township, New Jersey		*		Mexico
3929.	Springfield township, New	3961.	Clovis city, New Mexico *	4001.	Torrance County, New
	Jersey	3962.	Curry County, New Mexico *		Mexico
3930.	Stafford township, New Jersey	3963.	Doña Ana County, New	4002.	Albany city, New York *
3931.	Summit city, New Jersey	0,00.	Mexico *	4003.	Albany County, New York *
3932.	Tenafly borough, New Jersey	3964.	Eddy County, New Mexico *	4004.	Allegany County, New York *
3933.	Tinton Falls borough, New	3965.	Farmington city, New Mexico	4005.	Amherst town, New York *
5755.	Jersey	5705.	*	4006.	Babylon town, New York *
3934.	Totowa borough, New Jersey	3966.	Hobbs city, New Mexico *	4007.	Bethlehem town, New York *
3935.	Upper township, New Jersey	3967.	Las Cruces city, New Mexico	4008.	Binghamton city, New York *
3936.	Vernon township, New Jersey	3701.	*	4009.	Brighton town, New York *
3937.	Verona township, New Jersey	3968.	Lea County, New Mexico *	4010.	Brookhaven town, New York
3938.	Verona township, New Jersey Voorhees township, New	3969.	McKinley County, New	4010.	*
3936.	Jersey	3303.	Mexico *	4011.	Broome County, New York *
2020		3970.	Otero County, New Mexico *	4011.	Buffalo city, New York *
3939.	Waldwick borough, New		Rio Arriba County, New	4012.	• •
2040	Jersey	3971.	• •		Carmel town, New York *
3940.	Wallington horsych, New Jersey	2072	Mexico *	4014.	Cattaraugus County, New
3941.	Wallington borough, New	3972.	Rio Rancho city, New Mexico	4015	York *
20.42	Jersey	2072		4015.	Clause County, New York *
3942.	Wanaque borough, New	3973.	Roswell city, New Mexico *	4016.	Chautauqua County, New
20.42	Jersey	3974.	San Juan County, New Mexico	4017	York *
3943.	Wantage township, New	2055	*	4017.	Cheektowaga town, New York
	Jersey	3975.	Sandoval County, New	1010	*
3944.	Warren township, New Jersey		Mexico *	4018.	Chemung County, New York
3945.	Washington township, New	3976.	Santa Fe city, New Mexico *		*
	Jersey	3977.	Santa Fe County, New Mexico	4019.	Chenango County, New York
3946.	Waterford township, New		*		ale
	Jersey	3978.	Taos County, New Mexico *	4020.	Cicero town, New York *
3947.	Weehawken township, New	3979.	Valencia County, New Mexico	4021.	Clarence town, New York *
	Jersey		*	4022.	Clarkstown town, New York *
3948.	West Caldwell township, New	3980.	Artesia city, New Mexico	4023.	Clay town, New York *
	Jersey	3981.	Bernalillo town, New Mexico	4024.	Clifton Park town, New York
		3982	Carlshad city New Mexico		*

I-28 Page 584

4025.	Clinton County, New York *	4068.	Niagara Falls city, New York	4109.	Tonawanda town, New York *
4026.	Colonie town, New York *		*	4110.	Troy city, New York *
4027.	Columbia County, New York	4069.	North Hempstead town, New	4111.	Ulster County, New York *
	*		York *	4112.	Union town, New York *
4028.	Cortland County, New York *	4070.	North Tonawanda city, New	4113.	Utica city, New York *
4029.	Cortlandt town, New York *		York *	4114.	Valley Stream village, New
4030.	Delaware County, New York *	4071.	Oneida County, New York *		York *
4031.	Dutchess County, New York *	4072.	Onondaga County, New York	4115.	Warren County, New York *
4032.	Eastchester town, New York *		*	4116.	Warwick town, New York *
4033.	Erie County, New York *	4073.	Ontario County, New York *	4117.	Washington County, New
4034.	Essex County, New York *	4074.	Orange County, New York *		York *
4035.	Franklin County, New York *	4075.	Orangetown town, New York	4118.	Wayne County, New York *
4036.	Freeport village, New York *		*	4119.	Webster town, New York *
4037.	Fulton County, New York *	4076.	Orleans County, New York *	4120.	West Seneca town, New York
4038.	Genesee County, New York *	4077.	Ossining town, New York *		*
4039.	Greece town, New York *	4078.	Oswego County, New York *	4121.	Westchester County, New
4040.	Greenburgh town, New York *	4079.	Otsego County, New York *		York *
4041.	Greene County, New York *	4080.	Oyster Bay town, New York *	4122.	White Plains city, New York *
4042.	Guilderland town, New York *	4081.	Penfield town, New York *	4123.	Wyoming County, New York
4043.	Hamburg town, New York *	4082.	Perinton town, New York *		*
4044.	Haverstraw town, New York *	4083.	Poughkeepsie city, New York	4124.	Yonkers city, New York *
4045.	Hempstead town, New York *		*	4125.	Yorktown town, New York *
4046.	Hempstead village, New York	4084.	Poughkeepsie town, New	4126.	Amsterdam city, New York
	*		York *	4127.	Arcadia town, New York
4047.	Henrietta town, New York *	4085.	Putnam County, New York *	4128.	Auburn city, New York
4048.	Herkimer County, New York *	4086.	Ramapo town, New York *	4129.	Aurora town, New York
4049.	Huntington town, New York *	4087.	Rensselaer County, New York	4130.	Babylon village, New York
4050.	Irondequoit town, New York *		*	4131.	Ballston town, New York
4051.	Islip town, New York *	4088.	Riverhead town, New York *	4132.	Batavia city, New York
4052.	Ithaca city, New York *	4089.	Rochester city, New York *	4133.	Bath town, New York
4053.	Jefferson County, New York *	4090.	Rockland County, New York *	4134.	Beacon city, New York
4054.	Lancaster town, New York *	4091.	Rome city, New York *	4135.	Bedford town, New York
4055.	Livingston County, New York	4092.	Rye town, New York *	4136.	Beekman town, New York
	*	4093.	Salina town, New York *	4137.	Blooming Grove town, New
4056.	Long Beach city, New York *	4094.	Saratoga County, New York *		York
4057.	Madison County, New York *	4095.	Schenectady city, New York *	4138.	Brunswick town, New York
4058.	Manlius town, New York *	4096.	Schenectady County, New	4139.	Camillus town, New York
4059.	Monroe County, New York *		York *	4140.	Canandaigua city, New York
4060.	Montgomery County, New	4097.	Schoharie County, New York	4141.	Canandaigua town, New York
	York *		*	4142.	Canton town, New York
4061.	Mount Pleasant town, New	4098.	Seneca County, New York *	4143.	Catskill town, New York
	York *	4099.	Smithtown town, New York *	4144.	Chenango town, New York
4062.	Mount Vernon city, New York	4100.	Southampton town, New York	4145.	Chester town, New York
	*		*	4146.	Chili town, New York
4063.	Nassau County, New York *	4101.	Spring Valley village, New	4147.	Cohoes city, New York
4064.	New Rochelle city, New York		York *	4148.	Corning city, New York
	*	4102.	St. Lawrence County, New	4149.	Cornwall town, New York
4065.	New York city / Bronx County		York *	4150.	Cortland city, New York
	/ Kings County / New York	4103.	Steuben County, New York *	4151.	De Witt town, New York
	County / Queens County /	4104.	Suffolk County, New York *	4152.	Depew village, New York
	Richmond County, New York	4105.	Sullivan County, New York *	4153.	Dobbs Ferry village, New
	*	4106.	Syracuse city, New York *		York
4066.	Newburgh town, New York *	4107.	Tioga County, New York *	4154.	Dryden town, New York
4067.	Niagara County, New York *	4108.	Tompkins County, New York	4155.	Dunkirk city, New York
			*	4156.	East Fishkill town, New York

I-29 Page 585

4157.	East Greenbush town, New	4207.	Lindenhurst village, New	4255.	Plattsburgh city, New York
	York		York	4256.	Plattsburgh town, New York
4158.	East Hampton town, New	4208.	Lloyd town, New York	4257.	Pomfret town, New York
	York	4209.	Lockport city, New York	4258.	Port Chester village, New
4159.	Elma town, New York	4210.	Lockport town, New York		York
4160.	Elmira city, New York	4211.	Lynbrook village, New York	4259.	Potsdam town, New York
4161.	Endicott village, New York	4212.	Lysander town, New York	4260.	Putnam Valley town, New
4162.	Evans town, New York	4213.	Malone town, New York		York
4163.	Fallsburg town, New York	4214.	Malta town, New York	4261.	Queensbury town, New York
4164.	Farmington town, New York	4215.	Mamakating town, New York	4262.	Red Hook town, New York
4165.	Fishkill town, New York	4216.	Mamaroneck town, New York	4263.	Rockville Centre village, Nev
4166.	Floral Park village, New York	4217.	Mamaroneck village, New		York
4167.	Fredonia village, New York		York	4264.	Rotterdam town, New York
4168.	Fulton city, New York	4218.	Massapequa Park village, New	4265.	Rye city, New York
4169.	Garden City village, New		York	4266.	Saratoga Springs city, New
	York	4219.	Massena town, New York		York
4170.	Gates town, New York	4220.	Massena village, New York	4267.	Saugerties town, New York
4171.	Geddes town, New York	4221.	Middletown city, New York	4268.	Scarsdale village / Scarsdale
4172.	Geneseo town, New York	4222.	Milton town, New York		town, New York
4173.	Geneva city, New York	4223.	Mineola village, New York	4269.	Schodack town, New York
4174.	German Flatts town, New	4224.	Monroe town, New York	4270.	Schuyler County, New York
	York	4225.	Montgomery town, New York	4271.	Shawangunk town, New York
4175.	Glen Cove city, New York	4226.	Moreau town, New York	4272.	Sleepy Hollow village, New
4176.	Glens Falls city, New York	4227.	Mount Kisco village / Mount		York
4177.	Glenville town, New York		Kisco town, New York	4273.	Somers town, New York
4178.	Gloversville city, New York	4228.	New Castle town, New York	4274.	Southeast town, New York
4179.	Goshen town, New York	4229.	New Hartford town, New	4275.	Southold town, New York
4180.	Grand Island town, New York		York	4276.	Stony Point town, New York
4181.	Great Neck village, New York	4230.	New Paltz town, New York	4277.	Suffern village, New York
4182.	Halfmoon town, New York	4231.	New Windsor town, New	4278.	Sullivan town, New York
4183.	Harrison town, New York		York	4279.	Sweden town, New York
4184.	Harrison village, New York	4232.	Newburgh city, New York	4280.	Tarrytown village, New York
4185.	Haverstraw village, New York	4233.	Niskayuna town, New York	4281.	Thompson town, New York
4186.	Highlands town, New York	4234.	North Castle town, New York	4282.	Tonawanda city, New York
4187.	Horseheads town, New York	4235.	North Greenbush town, New	4283.	Ulster town, New York
4188.	Hyde Park town, New York		York	4284.	Van Buren town, New York
4189.	Ithaca town, New York	4236.	Ogden town, New York	4285.	Vestal town, New York
4190.	Jamestown city, New York	4237.	Ogdensburg city, New York	4286.	Victor town, New York
4191.	Johnson City village, New	4238.	Olean city, New York	4287.	Wallkill town, New York
	York	4239.	Oneida city, New York	4288.	Wappinger town, New York
4192.	Kenmore village, New York	4240.	Oneonta city, New York	4289.	Watertown city, New York
4193.	Kent town, New York	4241.	Onondaga town, New York	4290.	Wawarsing town, New York
4194.	Kingsbury town, New York	4242.	Ontario town, New York	4291.	West Haverstraw village, Nev
4195.	Kingston city, New York	4243.	Orchard Park town, New York		York
4196.	Kirkland town, New York	4244.	Ossining village, New York	4292.	Westbury village, New York
4197.	Kiryas Joel village, New York	4245.	Oswego city, New York	4293.	Wheatfield town, New York
4198.	La Grange town, New York	4246.	Owego town, New York	4294.	Whitestown town, New York
4199.	Lackawanna city, New York	4247.	Palm Tree town, New York	4295.	Wilton town, New York
4200.	Lake Grove village, New York	4248.	Parma town, New York	4296.	Woodbury town, New York
4201.	Lancaster village, New York	4249.	Patchogue village, New York	4297.	Woodbury village, New York
4202.	Lansing town, New York	4250.	Patterson town, New York	4298.	Yates County, New York
4203.	Le Ray town, New York	4251.	Peekskill city, New York	4299.	Alamance County, North
4204.	Lewis County, New York	4252.	Pelham town, New York		Carolina *
4205.	Lewisboro town, New York	4253.	Pittsford town, New York	4300.	Alexander County, North
4206.	Lewiston town, New York	4254.	Plattekill town, New York		Carolina *

4301.	Apex town, North Carolina *	4331.	Forsyth County, North	4360.	Macon County, North
4302.	Asheville city, North Carolina		Carolina *		Carolina *
	*	4332.	Franklin County, North	4361.	Matthews town, North
4303.	Beaufort County, North		Carolina *		Carolina *
	Carolina *	4333.	Fuquay-Varina town, North	4362.	McDowell County, North
4304.	Bladen County, North		Carolina *		Carolina *
	Carolina *	4334.	Garner town, North Carolina *	4363.	Mecklenburg County, North
4305.	Brunswick County, North	4335.	Gaston County, North		Carolina *
	Carolina *		Carolina *	4364.	Monroe city, North Carolina *
4306.	Buncombe County, North	4336.	Gastonia city, North Carolina	4365.	Moore County, North Carolina
	Carolina *		*		*
4307.	Burke County, North Carolina	4337.	Goldsboro city, North	4366.	Mooresville town, North
	*		Carolina *		Carolina *
4308.	Burlington city, North	4338.	Granville County, North	4367.	Nash County, North Carolina
	Carolina *		Carolina *		*
4309.	Cabarrus County, North	4339.	Greensboro city, North	4368.	New Hanover County, North
	Carolina *		Carolina *		Carolina *
4310.	Caldwell County, North	4340.	Greenville city, North	4369.	Onslow County, North
	Carolina *		Carolina *		Carolina *
4311.	Carteret County, North	4341.	Guilford County, North	4370.	Orange County, North
	Carolina *		Carolina *		Carolina *
4312.	Cary town, North Carolina *	4342.	Halifax County, North	4371.	Pasquotank County, North
4313.	Catawba County, North		Carolina *		Carolina *
	Carolina *	4343.	Harnett County, North	4372.	Pender County, North
4314.	Chapel Hill town, North		Carolina *		Carolina *
.01	Carolina *	4344.	Haywood County, North	4373.	Person County, North Carolina
4315.	Charlotte city, North Carolina		Carolina *		*
	*	4345.	Henderson County, North	4374.	Pitt County, North Carolina *
4316.	Chatham County, North	15 15.	Carolina *	4375.	Raleigh city, North Carolina *
1510.	Carolina *	4346.	Hickory city, North Carolina *	4376.	Randolph County, North
4317.	Cleveland County, North	4347.	High Point city, North	1570.	Carolina *
1317.	Carolina *	13 17.	Carolina *	4377.	Richmond County, North
4318.	Columbus County, North	4348.	Hoke County, North Carolina	1377.	Carolina *
1310.	Carolina *	13 10.	*	4378.	Robeson County, North
4319.	Concord city, North Carolina *	4349.	Holly Springs town, North	1570.	Carolina *
4320.	Cornelius town, North	13 17.	Carolina *	4379.	Rockingham County, North
1320.	Carolina *	4350.	Huntersville town, North	1577.	Carolina *
4321.	Craven County, North	1330.	Carolina *	4380.	Rocky Mount city, North
1321.	Carolina *	4351.	Indian Trail town, North	1300.	Carolina *
4322.	Cumberland County, North	1331.	Carolina *	4381.	Rowan County, North
1322.	Carolina *	4352.	Iredell County, North Carolina	1501.	Carolina *
4323.	Dare County, North Carolina *	7332.	*	4382.	Rutherford County, North
4324.	Davidson County, North	4353.	Jackson County, North	4302.	Carolina *
7527.	Carolina *	4333.	Carolina *	4383.	Salisbury city, North Carolina
4325.	Davie County, North Carolina	4354.	Jacksonville city, North	4303.	*
4323.	*	4334.	Carolina *	4384.	Sampson County, North
4326.	Duplin County, North	4355.	Johnston County, North	4304.	Carolina *
4320.	Carolina *	4333.	Carolina *	4385.	Sanford city, North Carolina *
4327.	Durham city, North Carolina *	4356.	Kannapolis city, North	4386.	Scotland County, North
	-	4330.	Carolina *	4300.	•
4328.	Durham County, North Carolina *	4357.		4387.	Carolina * Stanly County, North Carolina
4220			Lee County, North Carolina *	4307.	Stanly County, North Carolina *
4329.	Edgecombe County, North Carolina *	4358.	Lenoir County, North Carolina *	4388.	
1330		1250		4300.	Stokes County, North Carolina *
4330.	Fayetteville city, North Carolina *	4359.	Lincoln County, North Carolina *		
	Carollila		Caronna		

I-31 Page 587

4389.	Surry County, North Carolina	4422.	Davidson town, North	4455.	Mount Holly city, North
1200	The market of Country Newth	4400	Carolina	1150	Carolina
4390.	Transylvania County, North	4423.	Eden city, North Carolina	4456.	New Bern city, North Carolina
4201	Carolina *	4424.	Elizabeth City city, North	4457.	Newton city, North Carolina
4391.	Union County, North Carolina *	4425.	Carolina Elon town, North Carolina	4458.	Northampton County, North Carolina
4392.	Vance County, North Carolina	4425.	Gates County, North Carolina	4459.	Pamlico County, North
4392.	*	4420.	Graham city, North Carolina	4439.	Carolina
4393.	Wake County, North Carolina	4428.	Greene County, North	4460.	Perquimans County, North
4373.	*	4420.	Carolina	4400.	Carolina
4394.	Wake Forest town, North	4429.	Harrisburg town, North	4461.	Pinehurst village, North
	Carolina *		Carolina		Carolina
4395.	Watauga County, North	4430.	Havelock city, North Carolina	4462.	Polk County, North Carolina
	Carolina *	4431.	Henderson city, North	4463.	Reidsville city, North Carolina
4396.	Wayne County, North		Carolina	4464.	Roanoke Rapids city, North
	Carolina *	4432.	Hendersonville city, North		Carolina
4397.	Wilkes County, North		Carolina	4465.	Shelby city, North Carolina
	Carolina *	4433.	Hertford County, North	4466.	Smithfield town, North
4398.	Wilmington city, North		Carolina		Carolina
	Carolina *	4434.	Hope Mills town, North	4467.	Southern Pines town, North
4399.	Wilson city, North Carolina *		Carolina		Carolina
4400.	Wilson County, North Carolina *	4435.	Kernersville town, North Carolina	4468.	Spring Lake town, North Carolina
4401.	Winston-Salem city, North	4436.	Kings Mountain city, North	4469.	Stallings town, North Carolina
	Carolina *		Carolina	4470.	Statesville city, North Carolina
4402.	Yadkin County, North	4437.	Kinston city, North Carolina	4471.	Summerfield town, North
	Carolina *	4438.	Knightdale town, North		Carolina
4403.	Albemarle city, North		Carolina	4472.	Swain County, North Carolina
	Carolina	4439.	Laurinburg city, North	4473.	Tarboro town, North Carolina
4404.	Alleghany County, North		Carolina	4474.	Thomasville city, North
	Carolina	4440.	Leland town, North Carolina		Carolina
4405.	Anson County, North Carolina	4441.	Lenoir city, North Carolina	4475.	Warren County, North
4406.	Archdale city, North Carolina	4442.	Lewisville town, North		Carolina
4407.	Ashe County, North Carolina		Carolina	4476.	Washington County, North
4408.	Asheboro city, North Carolina	4443.	Lexington city, North Carolina		Carolina
4409.	Avery County, North Carolina	4444.	Lincolnton city, North	4477.	Waxhaw town, North Carolina
4410.	Belmont city, North Carolina		Carolina	4478.	Waynesville town, North
4411.	Bertie County, North Carolina	4445.	Lumberton city, North		Carolina
4412.	Boone town, North Carolina		Carolina	4479.	Weddington town, North
4413.	Camden County, North	4446.	Madison County, North		Carolina
	Carolina		Carolina	4480.	Yancey County, North
4414.	Carrboro town, North Carolina	4447.	Martin County, North Carolina		Carolina
4415.	Caswell County, North	4448.	Mebane city, North Carolina	4481.	Bismarck city, North Dakota *
	Carolina	4449.	Mint Hill town, North	4482.	Burleigh County, North
4416.	Cherokee County, North		Carolina		Dakota *
	Carolina	4450.	Mitchell County, North	4483.	Cass County, North Dakota *
4417.	Chowan County, North		Carolina	4484.	Fargo city, North Dakota *
4440	Carolina	4451.	Montgomery County, North	4485.	Grand Forks city, North
4418.	Clay County, North Carolina		Carolina		Dakota *
4419.	Clayton town, North Carolina	4452.	Morganton city, North	4486.	Grand Forks County, North
4420.	Clemmons village, North	4450	Carolina	4.407	Dakota *
1.101	Carolina	4453.	Morrisville town, North	4487.	Minot city, North Dakota *
4421.	Currituck County, North	A A 5" A	Carolina	4488.	Morton County, North Dakota *
	Carolina	4454.	Mount Airy city, North	4400	
			Carolina	4489.	Stark County, North Dakota *

4.400	W. I.C. W. I.D. I.	4.500		4504	14
4490.	Ward County, North Dakota *	4539.	Cuyahoga Falls city, Ohio *	4594.	Marion County, Ohio *
4491.	West Fargo city, North Dakota	4540.	Darke County, Ohio *	4595.	Marion township, Ohio *
	*	4541.	Dayton city, Ohio *	4596.	Mason city, Ohio *
4492.	Williams County, North	4542.	Deerfield township, Ohio *	4597.	Massillon city, Ohio *
	Dakota *	4543.	Defiance County, Ohio *	4598.	Medina County, Ohio *
4493.	Barnes County, North Dakota	4544.	Delaware city, Ohio *	4599.	Mentor city, Ohio *
4494.	Dickinson city, North Dakota	4545.	Delaware County, Ohio *	4600.	Mercer County, Ohio *
4495.	Jamestown city, North Dakota	4546.	Dublin city, Ohio *	4601.	Miami County, Ohio *
4496.	Mandan city, North Dakota	4547.	Elyria city, Ohio *	4602.	Miami township, Ohio *
4497.	McKenzie County, North	4548.	Erie County, Ohio *	4603.	Miami township, Ohio *
	Dakota	4549.	Euclid city, Ohio *	4604.	Middletown city, Ohio *
4498.	Mountrail County, North	4550.	Fairborn city, Ohio *	4605.	Mifflin township, Ohio *
	Dakota	4551.	Fairfield city, Ohio *	4606.	Montgomery County, Ohio *
4499.	Ramsey County, North Dakota	4552.	Fairfield County, Ohio *	4607.	Morrow County, Ohio *
4500.	Richland County, North	4553.	Findlay city, Ohio *	4608.	Muskingum County, Ohio *
	Dakota	4554.	Franklin County, Ohio *	4609.	Newark city, Ohio *
4501.	Rolette County, North Dakota	4555.	Franklin township, Ohio *	4610.	North Olmsted city, Ohio *
4502.	Stutsman County, North	4556.	Fulton County, Ohio *	4611.	North Ridgeville city, Ohio *
1502.	Dakota	4557.	Gahanna city, Ohio *	4612.	North Royalton city, Ohio *
4503.	Walsh County, North Dakota	4558.	Geauga County, Ohio *	4613.	Norwich township, Ohio *
4504.	Williston city, North Dakota	4559.	Green township, Ohio *	4614.	Orange township, Ohio *
4505.	Akron city, Ohio *	4560.	Greene County, Ohio *	4615.	Ottawa County, Ohio *
4506.	Allen County, Ohio *	4561.	Grove City city, Ohio *	4616.	Parma city, Ohio *
4500. 4507.	Anderson township, Ohio *	4562.	Guernsey County, Ohio *	4617.	Perry County, Ohio *
4507. 4508.	-	4563.	Hamilton city, Ohio *	4618.	•
	Ashland County, Ohio *				Pickaway County, Ohio *
4509.	Ashtabula County, Ohio *	4564.	Hamilton County, Ohio *	4619.	Plain township, Ohio *
4510.	Athens County, Ohio *	4565.	Hancock County, Ohio *	4620.	Portage County, Ohio *
4511.	Athens township, Ohio *	4566.	Hardin County, Ohio *	4621.	Preble County, Ohio *
4512.	Auglaize County, Ohio *	4567.	Highland County, Ohio *	4622.	Putnam County, Ohio *
4513.	Austintown township, Ohio *	4568.	Hilliard city, Ohio *	4623.	Reynoldsburg city, Ohio *
4514.	Bath township, Ohio *	4569.	Holmes County, Ohio *	4624.	Richland County, Ohio *
4515.	Beavercreek city, Ohio *	4570.	Huber Heights city, Ohio *	4625.	Ross County, Ohio *
4516.	Beavercreek township, Ohio *	4571.	Huron County, Ohio *	4626.	Sandusky County, Ohio *
4517.	Belmont County, Ohio *	4572.	Jackson County, Ohio *	4627.	Scioto County, Ohio *
4518.	Boardman township, Ohio *	4573.	Jackson township, Ohio *	4628.	Seneca County, Ohio *
4519.	Bowling Green city, Ohio *	4574.	Jackson township, Ohio *	4629.	Shelby County, Ohio *
4520.	Brown County, Ohio *	4575.	Jefferson County, Ohio *	4630.	Springfield city, Ohio *
4521.	Brunswick city, Ohio *	4576.	Kettering city, Ohio *	4631.	Springfield township, Ohio *
4522.	Butler County, Ohio *	4577.	Knox County, Ohio *	4632.	Stark County, Ohio *
4523.	Canton city, Ohio *	4578.	Lake County, Ohio *	4633.	Stow city, Ohio *
4524.	Champaign County, Ohio *	4579.	Lakewood city, Ohio *	4634.	Strongsville city, Ohio *
4525.	Cincinnati city, Ohio *	4580.	Lancaster city, Ohio *	4635.	Summit County, Ohio *
4526.	Clark County, Ohio *	4581.	Lawrence County, Ohio *	4636.	Sylvania township, Ohio *
4527.	Clear Creek township, Ohio *	4582.	Liberty township, Ohio *	4637.	Toledo city, Ohio *
4528.	Clermont County, Ohio *	4583.	Liberty township, Ohio *	4638.	Trumbull County, Ohio *
4529.	Cleveland city, Ohio *	4584.	Licking County, Ohio *	4639.	Tuscarawas County, Ohio *
4530.	Cleveland Heights city, Ohio *	4585.	Lima city, Ohio *	4640.	Union County, Ohio *
4531.	Clinton County, Ohio *	4586.	Logan County, Ohio *	4641.	Union township, Ohio *
4532.	Colerain township, Ohio *	4587.	Lorain city, Ohio *	4642.	Upper Arlington city, Ohio *
4533.	Columbiana County, Ohio *	4588.	Lorain County, Ohio *	4643.	Violet township, Ohio *
4534.	Columbus city, Ohio *	4589.	Lucas County, Ohio *	4644.	Warren city, Ohio *
4535.	Concord township, Ohio *	4590.	Madison County, Ohio *	4645.	Warren County, Ohio *
4536.	Coshocton County, Ohio *	4591.	Mahoning County, Ohio *	4646.	Washington County, Ohio *
4537.	Crawford County, Ohio *	4592.	Mansfield city, Ohio *	4647.	Washington township, Ohio *
4538.	Cuyahoga County, Ohio *	4593.	Marion city, Ohio *	4648.	Washington township, Ohio *
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1610	W Ct Object	4702	Carlantania Ohia	1757	I the starter and him Ohio
4649.	Wayne County, Ohio *	4702.	Copley township, Ohio	4757.	Liberty township, Ohio
4650.	West Chester township, Ohio *	4703.	Coshocton city, Ohio	4758.	London city, Ohio
4651		4704.	Coventry township, Ohio	4759.	Loveland city, Ohio
4651.	Westerville city, Ohio *	4705.	Defiance city, Ohio	4760.	Lyndhurst city, Ohio
4652.	Westlake city, Ohio *	4706.	Defiance township, Ohio	4761.	Macedonia city, Ohio
4653.	Williams County, Ohio *	4707.	Delhi township, Ohio	4762.	Mad River township, Ohio
4654.	Wood County, Ohio *	4708.	Dover city, Ohio	4763.	Madison township, Ohio
4655.	Youngstown city, Ohio *	4709.	Duchouquet township, Ohio	4764.	Madison township, Ohio
4656.	Adams County, Ohio	4710.	East Cleveland city, Ohio	4765.	Madison township, Ohio
4657.	Alliance city, Ohio	4711.	East Liverpool city, Ohio	4766.	Maple Heights city, Ohio
4658.	American township, Ohio	4712.	Eastlake city, Ohio	4767.	Marietta city, Ohio
4659.	Amherst city, Ohio	4713.	Englewood city, Ohio	4768.	Marysville city, Ohio
4660.	Ashland city, Ohio	4714.	Etna township, Ohio	4769.	Maumee city, Ohio
4661.	Ashtabula city, Ohio	4715.	Fairfield township, Ohio	4770.	Mayfield Heights city, Ohio
4662.	Ashtabula township, Ohio	4716.	Fairview Park city, Ohio	4771.	Medina city, Ohio
4663.	Athens city, Ohio	4717.	Falls township, Ohio	4772.	Meigs County, Ohio
4664.	Aurora city, Ohio	4718.	Fayette County, Ohio	4773.	Miami township, Ohio
4665.	Avon city, Ohio	4719.	Forest Park city, Ohio	4774.	Miamisburg city, Ohio
4666.	Avon Lake city, Ohio	4720.	Fostoria city, Ohio	4775.	Middleburg Heights city, Ohio
4667.	Bainbridge township, Ohio	4721.	Franklin city, Ohio	4776.	Monclova township, Ohio
4668.	Barberton city, Ohio	4722.	Franklin township, Ohio	4777.	Monroe city, Ohio
4669.	Batavia township, Ohio	4723.	Fremont city, Ohio	4778.	Monroe County, Ohio
4670.	Bay Village city, Ohio	4724.	Gallia County, Ohio	4779.	Monroe township, Ohio
4671.	Beachwood city, Ohio	4725.	Garfield Heights city, Ohio	4780.	Montgomery city, Ohio
4672.	Bedford city, Ohio	4726.	Geneva township, Ohio	4781.	Montville township, Ohio
4673.	Bedford Heights city, Ohio	4727.	Genoa township, Ohio	4782.	Moorefield township, Ohio
4674.	Bellefontaine city, Ohio	4728.	Goshen township, Ohio	4783.	Morgan County, Ohio
4675.	Berea city, Ohio	4729.	Granville township, Ohio	4784.	Mount Vernon city, Ohio
4676.	Bethel township, Ohio	4730.	Green city, Ohio	4785.	New Albany city, Ohio
4677.	Bexley city, Ohio	4731.	Green township, Ohio	4786.	New Franklin city, Ohio
4678.	Blue Ash city, Ohio	4732.	Greenville city, Ohio	4787.	New Philadelphia city, Ohio
4679.	Brecksville city, Ohio	4733.	Greenville township, Ohio	4788.	Niles city, Ohio
4680.	Brimfield township, Ohio	4734.	Hamilton township, Ohio	4789.	Noble County, Ohio
4681.	Broadview Heights city, Ohio	4735.	Harrison city, Ohio	4790.	North Canton city, Ohio
4682.	Brook Park city, Ohio	4736.	Harrison County, Ohio	4791.	Norton city, Ohio
4683.	Brooklyn city, Ohio	4737.	Harrison township, Ohio	4792.	Norwalk city, Ohio
4684.	Brunswick Hills township,	4738.	Harrison township, Ohio	4793.	Norwood city, Ohio
	Ohio	4739.	Heath city, Ohio	4794.	Olmsted township, Ohio
4685.	Bucyrus city, Ohio	4740.	Henry County, Ohio	4795.	Oregon city, Ohio
4686.	Cambridge city, Ohio	4741.	Hocking County, Ohio	4796.	Oxford city, Ohio
4687.	Cambridge township, Ohio	4742.	Howland township, Ohio	4797.	Oxford township, Ohio
4688.	Canfield township, Ohio	4743.	Hubbard township, Ohio	4798.	Painesville city, Ohio
4689.	Canton township, Ohio	4744.	Hudson city, Ohio	4799.	Painesville township, Ohio
4690.	Carroll County, Ohio	4745.	Huron township, Ohio	4800.	Paris township, Ohio
4691.	Celina city, Ohio	4746.	Ironton city, Ohio	4801.	Parma Heights city, Ohio
4692.	Centerville city, Ohio	4747.	Jefferson township, Ohio	4802.	Pataskala city, Ohio
4693.	Chester township, Ohio	4748.	Jefferson township, Ohio	4803.	Paulding County, Ohio
4694.	Chillicothe city, Ohio	4749.	Kent city, Ohio	4804.	Pease township, Ohio
4695.	Chippewa township, Ohio	4750.	Lake township, Ohio	4805.	Perkins township, Ohio
4696.	Circleville city, Ohio	4751.	Lake township, Ohio	4806.	Perry township, Ohio
4697.	Clayton city, Ohio	4752.	Lake township, Ohio	4807.	Perry township, Ohio
4698.	Clinton township, Ohio	4753.	Lawrence township, Ohio	4808.	Perrysburg city, Ohio
4699.	Concord township, Ohio	4754.	Lebanon city, Ohio	4809.	Perrysburg township, Ohio
4700.	Concord township, Ohio	4755.	Lemon township, Ohio	4810.	Pickerington city, Ohio
4701.	Conneaut city, Ohio	4756.	Liberty township, Ohio	4811.	Pierce township, Ohio
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I-34 Page 590

4812.	Pike County, Ohio	4866.	Urbana township, Ohio	4913.	Norman city, Oklahoma *
4813.	Piqua city, Ohio	4867.	Van Wert city, Ohio	4914.	Oklahoma City city,
4814.	Plain township, Ohio	4868.	Van Wert County, Ohio	7/17.	Oklahoma *
4815.	Pleasant township, Ohio	4869.	Vandalia city, Ohio	4915.	Oklahoma County, Oklahoma
4816.	Poland township, Ohio	4870.	Vermilion city, Ohio	4713.	*
4817.	Portsmouth city, Ohio	4871.	Vinton County, Ohio	4916.	Okmulgee County, Oklahoma
4818.	Powell city, Ohio	4872.	Wadsworth city, Ohio	4 710.	*
4819.	Prairie township, Ohio	4873.	Warrensville Heights city,	4917.	Osage County, Oklahoma *
4820.	Ravenna city, Ohio	4073.	Ohio	4917.	Ottawa County, Oklahoma *
4821.	Reading city, Ohio	4874.	Washington Court House city,	4919.	Owasso city, Oklahoma *
4822.	Richland township, Ohio	4074.	Ohio	4920.	Payne County, Oklahoma *
4823.	Richmond Heights city, Ohio	4875.	Weathersfield township, Ohio	4921.	Pittsburg County, Oklahoma *
4824.	Riverside city, Ohio	4876.	West Carrollton city, Ohio	4922.	Pontotoc County, Oklahoma *
4825.	Rocky River city, Ohio	4877.	Whitehall city, Ohio	4923.	Pottawatomie County,
4826.	Sagamore Hills township,	4878.	Wickliffe city, Ohio	4723.	Oklahoma *
4020.	Ohio	4879.	Willoughby city, Ohio	4924.	Rogers County, Oklahoma *
4827.	Salem city, Ohio	4880.	Willowick city, Ohio	4925.	Sequoyah County, Oklahoma
4828.	Sandusky city, Ohio	4881.	Wilmington city, Ohio	4 723.	*
4829.	Scioto township, Ohio	4882.	Wooster city, Ohio	4926.	Shawnee city, Oklahoma *
4830.	Scioto township, Ohio	4883.	Worthington city, Ohio	4927.	Stephens County, Oklahoma *
4831.	Seven Hills city, Ohio	4884.	Wyandot County, Ohio	4927.	Stillwater city, Oklahoma *
4832.	Shaker Heights city, Ohio	4885.	Xenia city, Ohio	4929.	Tulsa city, Oklahoma *
4833.	Sharon township, Ohio	4886.	Zanesville city, Ohio	4930.	Tulsa City, Oklahoma *
4834.	Sharonville city, Ohio	4887.	Bartlesville city, Oklahoma *	4931.	Wagoner County, Oklahoma *
4835.	Shawnee township, Ohio	4888.	Broken Arrow city, Oklahoma	4932.	Washington County,
4836.	Sidney city, Ohio	4000.	*	4932.	Oklahoma *
4837.	Solon city, Ohio	4889.	Bryan County, Oklahoma *	4933.	Ada city, Oklahoma
4838.	South Euclid city, Ohio	4890.	Canadian County, Oklahoma *	4934.	Adair County, Oklahoma
4839.	Springboro city, Ohio	4891.	Carter County, Oklahoma *	4935.	Altus city, Oklahoma
4840.	Springdale city, Ohio	4892.	Cherokee County, Oklahoma *	4936.	Ardmore city, Oklahoma
4841.	Springfield township, Ohio	4893.	Cleveland County, Oklahoma	4937.	Atoka County, Oklahoma
4842.	Springfield township, Ohio	4073.	*	4938.	Beckham County, Oklahoma
4843.	Springfield township, Ohio	4894.	Comanche County, Oklahoma	4939.	Bethany city, Oklahoma
4844.	Springfield township, Ohio	4074.	*	4940.	Bixby city, Oklahoma
4845.	St. Marys township, Ohio	4895.	Creek County, Oklahoma *	4941.	Caddo County, Oklahoma
4846.	Steubenville city, Ohio	4896.	Delaware County, Oklahoma *	4942.	Chickasha city, Oklahoma
4847.	Streetsboro city, Ohio	4897.	Edmond city, Oklahoma *	4943.	Choctaw city, Oklahoma
4848.	Struthers city, Ohio	4898.	Enid city, Oklahoma *	4943. 4944.	Choctaw County, Oklahoma
4849.	Sycamore township, Ohio	4899.	Garfield County, Oklahoma *	4944. 4945.	Claremore city, Oklahoma
4850.	Sylvania city, Ohio	4900.	Grady County, Oklahoma *	4945. 4946.	Coweta city, Oklahoma
4851.	Symmes township, Ohio	4901.	Kay County, Oklahoma *	4947.	Craig County, Oklahoma
4852.	Tallmadge city, Ohio	4901.	Lawton city, Oklahoma *	4947. 4948.	Custer County, Oklahoma
4853.	Tiffin city, Ohio	4902.	Le Flore County, Oklahoma *	4946. 4949.	Del City city, Oklahoma
4854.	Tipp City city, Ohio	4903. 4904.	Lincoln County, Oklahoma *	4949. 4950.	
4855.	Trenton city, Ohio		Logan County, Oklahoma *	4950.	Duncan city, Oklahoma Durant city, Oklahoma
4856.	Trotwood city, Ohio	4905. 4906.	Mayes County, Oklahoma *	4951.	El Reno city, Oklahoma
4857.	Troy city, Ohio	4900. 4907.	McClain County, Oklahoma *	4952.	Elk City city, Oklahoma
			•		
4858. 4859.	Truro township, Ohio Turtlecreek township, Ohio	4908.	McCurtain County, Oklahoma *	4954. 4955.	Glennool city, Oklahoma
	_	4000			Glenpool city, Oklahoma
4860.	Twinsburg city, Ohio	4909.	Midwest City city, Oklahoma *	4956. 4957	Guthrie city, Oklahoma
4861.	Union township, Ohio	4010		4957.	Guymon city, Oklahoma
4862.	Union township, Ohio	4910.	Moore city, Oklahoma *	4958. 4050	Hughes County, Oklahoma
4863.	University Heights city, Ohio	4911.	Muskogee city, Oklahoma *	4959. 4060	Hughes County, Oklahoma
4864. 4865	Upper township, Ohio	4912.	Muskogee County, Oklahoma *	4960.	Jackson County, Oklahoma
4865.	Urbana city, Ohio			4961.	Jenks city, Oklahoma

4962.	Johnston County, Oklahoma	5016.	McMinnville city, Oregon *	5071.	Woodburn city, Oregon
4963.	Kingfisher County, Oklahoma	5017.	Medford city, Oregon *	5072.	Abington township,
4964.	Latimer County, Oklahoma	5018.	Multnomah County, Oregon *		Pennsylvania *
4965.	Love County, Oklahoma	5019.	Oregon City city, Oregon *	5073.	Adams County, Pennsylvania
4966.	Marshall County, Oklahoma	5020.	Polk County, Oregon *		*
4967.	McAlester city, Oklahoma	5021.	Portland city, Oregon *	5074.	Allegheny County,
4968.	McIntosh County, Oklahoma	5022.	Redmond city, Oregon *		Pennsylvania *
4969.	Miami city, Oklahoma	5023.	Salem city, Oregon *	5075.	Allentown city, Pennsylvania
4970.	Murray County, Oklahoma	5024.	Springfield city, Oregon *		*
4971.	Mustang city, Oklahoma	5025.	Tigard city, Oregon *	5076.	Altoona city, Pennsylvania *
4972.	Newcastle city, Oklahoma	5026.	Umatilla County, Oregon *	5077.	Armstrong County,
4973.	Noble County, Oklahoma	5027.	Washington County, Oregon *		Pennsylvania *
4974.	Nowata County, Oklahoma	5028.	Yamhill County, Oregon *	5078.	Beaver County, Pennsylvania
4975.	Okfuskee County, Oklahoma	5029.	Ashland city, Oregon		*
4976.	Okmulgee city, Oklahoma	5030.	Astoria city, Oregon	5079.	Bedford County, Pennsylvania
4977.	Pawnee County, Oklahoma	5031.	Baker County, Oregon		*
4978.	Ponca City city, Oklahoma	5032.	Canby city, Oregon	5080.	Bensalem township,
4979.	Pushmataha County,	5033.	Central Point city, Oregon		Pennsylvania *
	Oklahoma	5034.	Coos Bay city, Oregon	5081.	Berks County, Pennsylvania *
4980.	Sand Springs city, Oklahoma	5035.	Cornelius city, Oregon	5082.	Bethel Park municipality,
4981.	Sapulpa city, Oklahoma	5036.	Cottage Grove city, Oregon		Pennsylvania *
4982.	Seminole County, Oklahoma	5037.	Crook County, Oregon	5083.	Bethlehem city, Pennsylvania
4983.	Tahlequah city, Oklahoma	5038.	Curry County, Oregon		*
4984.	Texas County, Oklahoma	5039.	Dallas city, Oregon	5084.	Blair County, Pennsylvania *
4985.	Warr Acres city, Oklahoma	5040.	Forest Grove city, Oregon	5085.	Bradford County,
4986.	Washita County, Oklahoma	5041.	Gladstone city, Oregon		Pennsylvania *
4987.	Weatherford city, Oklahoma	5042.	Happy Valley city, Oregon	5086.	Bristol township, Pennsylvania
4988.	Woodward city, Oklahoma	5043.	Hermiston city, Oregon		*
4989.	Woodward County, Oklahoma	5044.	Hood River County, Oregon	5087.	Bucks County, Pennsylvania *
4990.	Yukon city, Oklahoma	5045.	Independence city, Oregon	5088.	Butler County, Pennsylvania *
4991.	Albany city, Oregon *	5046.	Jefferson County, Oregon	5089.	Cambria County, Pennsylvania
4992.	Beaverton city, Oregon *	5047.	Klamath Falls city, Oregon		*
4993.	Bend city, Oregon *	5048.	La Grande city, Oregon	5090.	Carbon County, Pennsylvania
4994.	Benton County, Oregon *	5049.	Lebanon city, Oregon		*
4995.	Clackamas County, Oregon *	5050.	Milwaukie city, Oregon	5091.	Centre County, Pennsylvania *
4996.	Clatsop County, Oregon *	5051.	Monmouth city, Oregon	5092.	Cheltenham township,
4997.	Columbia County, Oregon *	5052.	Morrow County, Oregon		Pennsylvania *
4998.	Coos County, Oregon *	5053.	Newberg city, Oregon	5093.	Chester city, Pennsylvania *
4999.	Corvallis city, Oregon *	5054.	Newport city, Oregon	5094.	Chester County, Pennsylvania
5000.	Deschutes County, Oregon *	5055.	Ontario city, Oregon		*
5001.	Douglas County, Oregon *	5056.	Pendleton city, Oregon	5095.	Clarion County, Pennsylvania
5002.	Eugene city, Oregon *	5057.	Prineville city, Oregon		*
5003.	Grants Pass city, Oregon *	5058.	Roseburg city, Oregon	5096.	Clearfield County,
5004.	Gresham city, Oregon *	5059.	Sandy city, Oregon		Pennsylvania *
5005.	Hillsboro city, Oregon *	5060.	Sherwood city, Oregon	5097.	Clinton County, Pennsylvania
5006.	Jackson County, Oregon *	5061.	Silverton city, Oregon	0077.	*
5007.	Josephine County, Oregon *	5062.	St. Helens city, Oregon	5098.	Columbia County,
5008.	Keizer city, Oregon *	5063.	The Dalles city, Oregon	0070.	Pennsylvania *
5009.	Klamath County, Oregon *	5064.	Tillamook County, Oregon	5099.	Cranberry township,
5010.	Lake Oswego city, Oregon *	5065.	Troutdale city, Oregon	2377.	Pennsylvania *
5010.	Lane County, Oregon *	5066.	Tualatin city, Oregon	5100.	Crawford County,
5012.	Lincoln County, Oregon *	5067.	Union County, Oregon	2100.	Pennsylvania *
5012.	Linn County, Oregon *	5068.	Wasco County, Oregon	5101.	Cumberland County,
5013.	Malheur County, Oregon *	5069.	West Linn city, Oregon	2101.	Pennsylvania *
5015.	Marion County, Oregon *	5070.	Wilsonville city, Oregon		2
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I-36 Page 592

5102.	Dauphin County, Pennsylvania *	5131.	Mercer County, Pennsylvania *	5162.	Venango County, Pennsylvania *
5103.	Delaware County,	5132.	Middletown township,	5163.	Warminster township,
3103.	Pennsylvania *	3132.	Pennsylvania *	3103.	Pennsylvania *
5104.	Erie city, Pennsylvania *	5133.	Mifflin County, Pennsylvania	5164.	Warren County, Pennsylvania
5104.	Erie County, Pennsylvania *	3133.	*	3104.	*
5105.	Falls township, Pennsylvania *	5134.	Millcreek township,	5165.	Washington County,
5100.	Fayette County, Pennsylvania	3134.	Pennsylvania *	3103.	Pennsylvania *
3107.	*	5135.	Monroe County, Pennsylvania	5166.	Wayne County, Pennsylvania
5108.	Franklin County, Pennsylvania	3133.	*	3100.	*
3106.	*	5136.	Montgomery County,	5167.	Westmoreland County,
5109.	Greene County, Pennsylvania	3130.	Pennsylvania *	3107.	Pennsylvania *
3109.	*	5137.	Mount Lebanon township,	5168.	Wilkes-Barre city,
5110.	Hampden township,	3137.	Pennsylvania *	3100.	Pennsylvania *
3110.	Pennsylvania *	5138.	Norristown borough,	5169.	York city, Pennsylvania *
5111.	Harrisburg city, Pennsylvania	3136.	Pennsylvania *	5170.	York County, Pennsylvania *
3111.	*	5139.	North Huntingdon township,	5170.	Adams township,
5112.	Haverford township,	3137.	Pennsylvania *	31/1.	Pennsylvania
3112.	Pennsylvania *	5140.	Northampton County,	5172.	Amity township, Pennsylvania
5113.	Hempfield township,	3140.	Pennsylvania *	5172.	Antrim township,
3113.	Pennsylvania *	5141.	Northampton township,	3173.	Pennsylvania
5114.	Huntingdon County,	3141.	Pennsylvania *	5174.	Aston township, Pennsylvania
5114.	Pennsylvania *	5142.	Northumberland County,	5175.	Baldwin borough,
5115.	Indiana County, Pennsylvania	3172.	Pennsylvania *	3173.	Pennsylvania
5115.	*	5143.	Penn Hills township,	5176.	Bethlehem township,
5116.	Jefferson County,	3143.	Pennsylvania *	3170.	Pennsylvania
5110.	Pennsylvania *	5144.	Perry County, Pennsylvania *	5177.	Bloomsburg town,
5117.	Lackawanna County,	5145.	Philadelphia city /	3177.	Pennsylvania
5117.	Pennsylvania *	51 15.	Philadelphia County,	5178.	Buckingham township,
5118.	Lancaster city, Pennsylvania *		Pennsylvania *	01701	Pennsylvania
5119.	Lancaster County,	5146.	Pike County, Pennsylvania *	5179.	Butler city, Pennsylvania
	Pennsylvania *	5147.	Pittsburgh city, Pennsylvania *	5180.	Butler township, Pennsylvania
5120.	Lawrence County,	5148.	Radnor township,	5181.	Caln township, Pennsylvania
	Pennsylvania *		Pennsylvania *	5182.	Carlisle borough,
5121.	Lebanon County,	5149.	Reading city, Pennsylvania *		Pennsylvania
	Pennsylvania *	5150.	Ridley township, Pennsylvania	5183.	Cecil township, Pennsylvania
5122.	Lehigh County, Pennsylvania		*	5184.	Center township, Pennsylvania
	*	5151.	Ross township, Pennsylvania *	5185.	Chambersburg borough,
5123.	Lower Macungie township,	5152.	Schuylkill County,		Pennsylvania
	Pennsylvania *		Pennsylvania *	5186.	Chestnuthill township,
5124.	Lower Makefield township,	5153.	Scranton city, Pennsylvania *		Pennsylvania
	Pennsylvania *	5154.	Snyder County, Pennsylvania	5187.	Coal township, Pennsylvania
5125.	Lower Merion township,		*	5188.	Coatesville city, Pennsylvania
	Pennsylvania *	5155.	Somerset County,	5189.	College township,
5126.	Lower Paxton township,		Pennsylvania *		Pennsylvania
	Pennsylvania *	5156.	State College borough,	5190.	Columbia borough,
5127.	Luzerne County, Pennsylvania		Pennsylvania *		Pennsylvania
	*	5157.	Susquehanna County,	5191.	Concord township,
5128.	Lycoming County,		Pennsylvania *		Pennsylvania
	Pennsylvania *	5158.	Tioga County, Pennsylvania *	5192.	Coolbaugh township,
5129.	Manheim township,	5159.	Union County, Pennsylvania *		Pennsylvania
	Pennsylvania *	5160.	Upper Darby township,	5193.	Cumru township,
5130.	McKean County, Pennsylvania		Pennsylvania *		Pennsylvania
	*	5161.	Upper Merion township,	5194.	Darby borough, Pennsylvania
			Pennsylvania *	5195.	Derry township, Pennsylvania

5196.	Derry township, Pennsylvania	5227.	Greensburg city, Pennsylvania	5258.	Lower Moreland township,
5197.	Dingman township,	5228.	Guilford township,		Pennsylvania
	Pennsylvania		Pennsylvania	5259.	Lower Pottsgrove township,
5198.	Douglass township,	5229.	Hamilton township,		Pennsylvania
	Pennsylvania		Pennsylvania	5260.	Lower Providence township,
5199.	Dover township, Pennsylvania	5230.	Hampton township,		Pennsylvania
5200.	Doylestown township,		Pennsylvania	5261.	Lower Salford township,
	Pennsylvania	5231.	Hanover borough,		Pennsylvania
5201.	Dunmore borough,		Pennsylvania	5262.	Lower Saucon township,
	Pennsylvania	5232.	Hanover township,		Pennsylvania
5202.	East Cocalico township,		Pennsylvania	5263.	Lower Southampton township,
	Pennsylvania	5233.	Hanover township,		Pennsylvania
5203.	East Goshen township,		Pennsylvania	5264.	Loyalsock township,
	Pennsylvania	5234.	Harborcreek township,		Pennsylvania
5204.	East Hempfield township,		Pennsylvania	5265.	Manchester township,
	Pennsylvania	5235.	Harrison township,		Pennsylvania
5205.	East Lampeter township,		Pennsylvania	5266.	Manor township, Pennsylvania
	Pennsylvania	5236.	Hatfield township,	5267.	Marple township,
5206.	East Norriton township,		Pennsylvania		Pennsylvania
	Pennsylvania	5237.	Hazleton city, Pennsylvania	5268.	McCandless township,
5207.	East Pennsboro township,	5238.	Hermitage city, Pennsylvania		Pennsylvania
	Pennsylvania	5239.	Hilltown township,	5269.	McKeesport city,
5208.	East Stroudsburg borough,		Pennsylvania		Pennsylvania
2200.	Pennsylvania	5240.	Hopewell township,	5270.	Meadville city, Pennsylvania
5209.	East Whiteland township,		Pennsylvania	5271.	Middle Smithfield township,
020).	Pennsylvania	5241.	Horsham township,	02/11	Pennsylvania
5210.	Easton city, Pennsylvania	02.11	Pennsylvania	5272.	Middletown township,
5211.	Easttown township,	5242.	Indiana borough, Pennsylvania	02/2	Pennsylvania
0211.	Pennsylvania	5243.	Jefferson Hills borough,	5273.	Milford township,
5212.	Elizabeth township,	02.0.	Pennsylvania	02,01	Pennsylvania
3212.	Pennsylvania	5244.	Johnstown city, Pennsylvania	5274.	Monroeville municipality,
5213.	Elizabethtown borough,	5245.	Juniata County, Pennsylvania	32711	Pennsylvania
3213.	Pennsylvania	5246.	Kingston borough,	5275.	Montgomery township,
5214.	Elk County, Pennsylvania	3210.	Pennsylvania	3273.	Pennsylvania
5215.	Emmaus borough,	5247.	Lancaster township,	5276.	Montour County,
0210.	Pennsylvania	3217.	Pennsylvania	3270.	Pennsylvania
5216.	Ephrata borough,	5248.	Lansdale borough,	5277.	Moon township, Pennsylvania
3210.	Pennsylvania	3210.	Pennsylvania	5278.	Mount Joy township,
5217.	Ephrata township,	5249.	Lansdowne borough,	3270.	Pennsylvania
3217.	Pennsylvania	3247.	Pennsylvania	5279.	Mount Pleasant township,
5218.	Exeter township, Pennsylvania	5250.	Lebanon city, Pennsylvania	321).	Pennsylvania
5219.	Fairview township,	5251.	Lehigh township,	5280.	Muhlenberg township,
321).	Pennsylvania	3231.	Pennsylvania	3200.	Pennsylvania
5220.	Fairview township,	5252.	Lehman township,	5281.	Munhall borough,
3220.	Pennsylvania	3232.	Pennsylvania	3201.	Pennsylvania
5221.	Ferguson township,	5253.	Limerick township,	5282.	Murrysville municipality,
<i>J</i> 221.	Pennsylvania	3233.	Pennsylvania	3202.	Pennsylvania
5222.	Forks township, Pennsylvania	5254.	Logan township, Pennsylvania	5283.	Nanticoke city, Pennsylvania
5223.	Franconia township,	5255.	Lower Allen township,	5284.	Nether Providence township,
3223.	_	3233.	-	3204.	
5224	Pennsylvania Franklin Park borough	5256	Pennsylvania	5205	Pennsylvania
5224.	Franklin Park borough,	5256.	Lower Burrell city,	5285.	New Britain township,
5225	Pennsylvania	5257	Pennsylvania	5206	Pennsylvania
5225.	Fulton County, Pennsylvania	5257.	Lower Gwynedd township,	5286.	New Castle city, Pennsylvania
5226.	Greene township,		Pennsylvania	5287.	New Garden township,
	Pennsylvania				Pennsylvania

5288.	New Hanover township,	5320.	Salisbury township,	5351.	Upper Moreland township,
	Pennsylvania		Pennsylvania		Pennsylvania
5289.	New Kensington city,	5321.	Sandy township, Pennsylvania	5352.	Upper Providence township,
	Pennsylvania	5322.	Scott township, Pennsylvania		Pennsylvania
5290.	Newberry township,	5323.	Shaler township, Pennsylvania	5353.	Upper Providence township,
	Pennsylvania	5324.	Sharon city, Pennsylvania		Pennsylvania
5291.	Newtown township,	5325.	Silver Spring township,	5354.	Upper Saucon township,
	Pennsylvania		Pennsylvania		Pennsylvania
5292.	Newtown township,	5326.	Skippack township,	5355.	Upper Southampton township,
	Pennsylvania		Pennsylvania		Pennsylvania
5293.	North Fayette township,	5327.	Somerset township,	5356.	Upper St. Clair township,
	Pennsylvania		Pennsylvania		Pennsylvania
5294.	North Lebanon township,	5328.	South Fayette township,	5357.	Upper Uwchlan township,
	Pennsylvania		Pennsylvania		Pennsylvania
5295.	North Middleton township,	5329.	South Lebanon township,	5358.	Uwchlan township,
	Pennsylvania		Pennsylvania		Pennsylvania
5296.	North Strabane township,	5330.	South Middleton township,	5359.	Warrington township,
	Pennsylvania		Pennsylvania		Pennsylvania
5297.	North Union township,	5331.	South Park township,	5360.	Warwick township,
	Pennsylvania		Pennsylvania		Pennsylvania
5298.	North Whitehall township,	5332.	South Union township,	5361.	Warwick township,
	Pennsylvania		Pennsylvania		Pennsylvania
5299.	Palmer township,	5333.	South Whitehall township,	5362.	Washington city, Pennsylvania
	Pennsylvania		Pennsylvania	5363.	Washington township,
5300.	Patton township, Pennsylvania	5334.	Spring Garden township,		Pennsylvania
5301.	Penn township, Pennsylvania		Pennsylvania	5364.	Waynesboro borough,
5302.	Penn township, Pennsylvania	5335.	Spring township, Pennsylvania		Pennsylvania
5303.	Peters township, Pennsylvania	5336.	Springettsbury township,	5365.	West Bradford township,
5304.	Phoenixville borough,		Pennsylvania		Pennsylvania
	Pennsylvania	5337.	Springfield township,	5366.	West Chester borough,
5305.	Pine township, Pennsylvania		Pennsylvania		Pennsylvania
5306.	Plum borough, Pennsylvania	5338.	Springfield township,	5367.	West Deer township,
5307.	Plumstead township,		Pennsylvania		Pennsylvania
	Pennsylvania	5339.	St. Marys city, Pennsylvania	5368.	West Goshen township,
5308.	Plymouth township,	5340.	Stroud township, Pennsylvania	2200.	Pennsylvania
	Pennsylvania	5341.	Susquehanna township,	5369.	West Hanover township,
5309.	Pocono township,		Pennsylvania		Pennsylvania
	Pennsylvania	5342.	Swatara township,	5370.	West Hempfield township,
5310.	Potter County, Pennsylvania	00.2.	Pennsylvania	2270.	Pennsylvania
5311.	Pottstown borough,	5343.	Towamencin township,	5371.	West Lampeter township,
0011.	Pennsylvania	00.0.	Pennsylvania	00,11	Pennsylvania
5312.	Pottsville city, Pennsylvania	5344.	Tredyffrin township,	5372.	West Manchester township,
5313.	Rapho township, Pennsylvania	55111	Pennsylvania	3372.	Pennsylvania
5314.	Richland township,	5345.	Unity township, Pennsylvania	5373.	West Mifflin borough,
3314.	Pennsylvania	5346.	Upper Allen township,	3373.	Pennsylvania
5315.	Richland township,	3340.	Pennsylvania	5374.	West Norriton township,
3313.	Pennsylvania	5347.	Upper Chichester township,	3314.	Pennsylvania
5316.	Richland township,	3317.	Pennsylvania	5375.	West Whiteland township,
3310.	Pennsylvania	5348.	Upper Dublin township,	3313.	Pennsylvania
5317.	Robinson township,	<i>55</i> 7 0.	Pennsylvania	5376.	Westtown township,
JJ11.	Pennsylvania	5349.	Upper Gwynedd township,	5570.	Pennsylvania
5318.	Rostraver township,	JJ47.	Pennsylvania	5377.	White township, Pennsylvania
JJ10.	Pennsylvania	5350.	Upper Macungie township,	5377. 5378.	Whitehall borough,
5319.	Salisbury township,	5550.	Pennsylvania	J310.	Pennsylvania
JJ17.	Pennsylvania		i ciiisyivaiila		i cinisyivania
	i ciiiisyivaiiia				

5379.	Whitehall township, Pennsylvania	5407.	Gurabo Municipio, Puerto Rico *	5434.	Añasco Municipio, Puerto Rico
5380.	Whitemarsh township, Pennsylvania	5408.	Hatillo Municipio, Puerto Rico *	5435.	Arroyo Municipio, Puerto Rico
5381.	Whitpain township, Pennsylvania	5409.	Humacao Municipio, Puerto Rico *	5436.	Barceloneta Municipio, Puerto Rico
5382.	Wilkinsburg borough, Pennsylvania	5410.	Isabela Municipio, Puerto Rico *	5437.	Barranquitas Municipio, Puerto Rico
5383.	Williamsport city, Pennsylvania	5411.	Juana Díaz Municipio, Puerto Rico *	5438.	Cataño Municipio, Puerto Rico
5384.	Willistown township,	5412.	Juncos Municipio, Puerto Rico *	5439.	Ceiba Municipio, Puerto Rico
5385.	Pennsylvania Windsor township, Pennsylvania	5413.	Las Piedras Municipio, Puerto Rico *	5440. 5441.	Ciales Municipio, Puerto Rico Comerío Municipio, Puerto Rico
5386.	Worcester township, Pennsylvania	5414.	Manatí Municipio, Puerto Rico *	5442.	Fajardo Municipio, Puerto Rico
5387.	Wyoming County, Pennsylvania	5415.	Mayagüez Municipio, Puerto Rico *	5443.	Florida Municipio, Puerto Rico
5388.	Wyomissing borough, Pennsylvania	5416.	Moca Municipio, Puerto Rico	5444.	Guánica Municipio, Puerto Rico
5389.	Yeadon borough, Pennsylvania	5417.	Morovis Municipio, Puerto Rico *	5445.	Guayanilla Municipio, Puerto Rico
5390.	York township, Pennsylvania	5418.	Ponce Municipio, Puerto Rico	5446.	Hormigueros Municipio,
5391.	Aguada Municipio, Puerto Rico *	5419.	* Río Grande Municipio, Puerto	5447.	Puerto Rico Jayuya Municipio, Puerto Rico
5392.	Aguadilla Municipio, Puerto Rico *	5420.	Rico * San Germán Municipio,	5448. 5449.	Lajas Municipio, Puerto Rico Lares Municipio, Puerto Rico
5393.	Arecibo Municipio, Puerto		Puerto Rico *	5450.	Loíza Municipio, Puerto Rico
5394.	Rico * Bayamón Municipio, Puerto	5421.	San Juan Municipio, Puerto Rico *	5451.	Luquillo Municipio, Puerto Rico
	Rico *	5422.	San Lorenzo Municipio,	5452.	Maunabo Municipio, Puerto
5395.	Cabo Rojo Municipio, Puerto Rico *	5423.	Puerto Rico * San Sebastián Municipio,	5453.	Rico Naguabo Municipio, Puerto
5396.	Caguas Municipio, Puerto		Puerto Rico *		Rico
5397.	Rico * Camuy Municipio, Puerto	5424.	Toa Alta Municipio, Puerto Rico *	5454.	Naranjito Municipio, Puerto Rico
	Rico *	5425.	Toa Baja Municipio, Puerto	5455.	Orocovis Municipio, Puerto
5398.	Canóvanas Municipio, Puerto Rico *	5426.	Rico * Trujillo Alto Municipio,	5456.	Rico Patillas Municipio, Puerto
5399.	Carolina Municipio, Puerto	£ 407	Puerto Rico *	5.457	Rico
5400.	Rico * Cayey Municipio, Puerto Rico	5427.	Vega Alta Municipio, Puerto Rico *	5457.	Peñuelas Municipio, Puerto Rico
	*	5428.	Vega Baja Municipio, Puerto	5458.	Quebradillas Municipio,
5401.	Cidra Municipio, Puerto Rico *	5429.	Rico * Yabucoa Municipio, Puerto	5459.	Puerto Rico Rincón Municipio, Puerto
5402.	Coamo Municipio, Puerto		Rico *		Rico
5403.	Rico * Corozal Municipio, Puerto	5430.	Yauco Municipio, Puerto Rico *	5460.	Sabana Grande Municipio, Puerto Rico
	Rico *	5431.	Adjuntas Municipio, Puerto	5461.	Salinas Municipio, Puerto
5404.	Dorado Municipio, Puerto Rico *	5432.	Rico Aguas Buenas Municipio,	5462.	Rico Santa Isabel Municipio, Puerto
5405.	Guayama Municipio, Puerto		Puerto Rico		Rico
5406.	Rico * Guaynabo Municipio, Puerto	5433.	Aibonito Municipio, Puerto Rico	5463.	Utuado Municipio, Puerto Rico
J 4 00.	Rico *		RICU		Nico

5464.	Villalba Municipio, Puerto Rico	5499.	Carolina *	5527.	Mount Pleasant town, South
E165		5500		5500	Carolina *
5465.	Coventry town, Rhode Island	5500.	Charleston city, South Carolina *	5528.	Myrtle Beach city, South Carolina *
5466.	Cranston city, Rhode Island *	5501.	Charleston County, South	5529.	Newberry County, South
5467.	Cumberland town, Rhode	3301.	Carolina *	3329.	Carolina *
J 1 07.	Island *	5502.	Cherokee County, South	5530.	North Charleston city, South
5468.	East Providence city, Rhode	3302.	Carolina *	3330.	Carolina *
5400.	Island *	5503.	Chester County, South	5531.	Oconee County, South
5469.	North Providence town, Rhode	5505.	Carolina *	3331.	Carolina *
510).	Island *	5504.	Chesterfield County, South	5532.	Orangeburg County, South
5470.	Pawtucket city, Rhode Island *	2201.	Carolina *	5552.	Carolina *
5471.	Providence city, Rhode Island	5505.	Clarendon County, South	5533.	Pickens County, South
.,,,,	*		Carolina *		Carolina *
5472.	South Kingstown town, Rhode	5506.	Colleton County, South	5534.	Richland County, South
	Island *		Carolina *		Carolina *
5473.	Warwick city, Rhode Island *	5507.	Columbia city, South Carolina	5535.	Rock Hill city, South Carolina
5474.	Woonsocket city, Rhode		*		*
	Island *	5508.	Darlington County, South	5536.	Spartanburg city, South
5475.	Barrington town, Rhode Island		Carolina *		Carolina *
5476.	Bristol town, Rhode Island	5509.	Dillon County, South Carolina	5537.	Spartanburg County, South
5477.	Burrillville town, Rhode		*		Carolina *
	Island	5510.	Dorchester County, South	5538.	Summerville town, South
5478.	Central Falls city, Rhode		Carolina *		Carolina *
	Island	5511.	Florence city, South Carolina	5539.	Sumter city, South Carolina *
5479.	East Greenwich town, Rhode		*	5540.	Sumter County, South
	Island	5512.	Florence County, South		Carolina *
5480.	Glocester town, Rhode Island		Carolina *	5541.	Williamsburg County, South
5481.	Johnston town, Rhode Island	5513.	Georgetown County, South		Carolina *
5482.	Lincoln town, Rhode Island		Carolina *	5542.	York County, South Carolina
5483.	Middletown town, Rhode	5514.	Goose Creek city, South		*
	Island		Carolina *	5543.	Abbeville County, South
5484.	Narragansett town, Rhode	5515.	Greenville city, South		Carolina
	Island		Carolina *	5544.	Anderson city, South Carolina
5485.	Newport city, Rhode Island	5516.	Greenville County, South	5545.	Bamberg County, South
5486.	North Kingstown town, Rhode		Carolina *		Carolina
	Island	5517.	Greenwood County, South	5546.	Barnwell County, South
5487.	North Smithfield town, Rhode		Carolina *		Carolina
	Island	5518.	Greer city, South Carolina *	5547.	
5488.	Portsmouth town, Rhode	5519.	Hilton Head Island town,	5548.	Bluffton town, South Carolina
	Island		South Carolina *	5549.	Calhoun County, South
5489.	Scituate town, Rhode Island	5520.	Horry County, South Carolina		Carolina
5490.	Smithfield town, Rhode Island		*	5550.	Cayce city, South Carolina
5491.	Tiverton town, Rhode Island	5521.	Jasper County, South Carolina	5551.	Clemson city, South Carolina
5492.	Warren town, Rhode Island		*	5552.	Conway city, South Carolina
5493.	West Warwick town, Rhode	5522.	Kershaw County, South	5553.	Easley city, South Carolina
	Island		Carolina *	5554.	Edgefield County, South
5494.	Westerly town, Rhode Island	5523.	Lancaster County, South		Carolina
5495.	Aiken city, South Carolina *		Carolina *	5555.	Fairfield County, South
5496.	Aiken County, South Carolina	5524.	Laurens County, South		Carolina
	*		Carolina *	5556.	Forest Acres city, South
5497.	Anderson County, South	5525.	Lexington County, South		Carolina
	Carolina *		Carolina *	5557.	Fort Mill town, South Carolina
5498.	Beaufort County, South	5526.	Marion County, South	5558.	Fountain Inn city, South
	Carolina *		Carolina *		Carolina

I-41 Page 597

5559.	Gaffney city, South Carolina	5594.	Codington County, South	5639.	Greene County, Tennessee *
5560.	Greenwood city, South		Dakota	5640.	Hamblen County, Tennessee *
	Carolina	5595.	Davison County, South	5641.	Hamilton County, Tennessee
5561.	Hampton County, South		Dakota	5642.	Hawkins County, Tennessee *
	Carolina	5596.	Hughes County, South Dakota	5643.	Hendersonville city,
5562.	Hanahan city, South Carolina	5597.	Huron city, South Dakota		Tennessee *
5563.	Irmo town, South Carolina	5598.	Lake County, South Dakota	5644.	Henry County, Tennessee *
5564.	James Island town, South	5599.	Lawrence County, South	5645.	Jackson city, Tennessee *
	Carolina		Dakota	5646.	Jefferson County, Tennessee *
5565.	Lee County, South Carolina	5600.	Meade County, South Dakota	5647.	Johnson City city, Tennessee
5566.	Lexington town, South	5601.	Mitchell city, South Dakota	5648.	Kingsport city, Tennessee *
	Carolina	5602.	Oglala Lakota County, South	5649.	Knox County, Tennessee *
5567.	Marlboro County, South		Dakota	5650.	Knoxville city, Tennessee *
	Carolina	5603.	Pierre city, South Dakota	5651.	La Vergne city, Tennessee *
5568.	Mauldin city, South Carolina	5604.	Roberts County, South Dakota	5652.	Lawrence County, Tennessee
5569.	Moncks Corner town, South	5605.	Spearfish city, South Dakota		*
	Carolina	5606.	Todd County, South Dakota	5653.	Lebanon city, Tennessee *
5570.	Newberry city, South Carolina	5607.	Union County, South Dakota	5654.	Lincoln County, Tennessee *
5571.	North Augusta city, South	5608.	Vermillion city, South Dakota	5655.	Loudon County, Tennessee *
	Carolina	5609.	Watertown city, South Dakota	5656.	Madison County, Tennessee *
5572.	North Myrtle Beach city,	5610.	Yankton city, South Dakota	5657.	Marshall County, Tennessee *
	South Carolina	5611.	Yankton County, South	5658.	Maury County, Tennessee *
5573.	Orangeburg city, South		Dakota	5659.	McMinn County, Tennessee *
	Carolina	5612.	Anderson County, Tennessee	5660.	Memphis city, Tennessee *
5574.	Port Royal town, South		*	5661.	Monroe County, Tennessee *
	Carolina	5613.	Bartlett city, Tennessee *	5662.	Montgomery County,
5575.	Saluda County, South Carolina	5614.	Bedford County, Tennessee *		Tennessee *
5576.	Simpsonville city, South	5615.	Blount County, Tennessee *	5663.	Morristown city, Tennessee *
	Carolina	5616.	Bradley County, Tennessee *	5664.	Mount Juliet city, Tennessee *
5577.	Tega Cay city, South Carolina	5617.	Brentwood city, Tennessee *	5665.	Murfreesboro city, Tennessee
5578.	Union County, South Carolina	5618.	Campbell County, Tennessee		*
5579.	West Columbia city, South		*	5666.	Nashville-Davidson
	Carolina	5619.	Carter County, Tennessee *		metropolitan government,
5580.	Brookings County, South	5620.	Chattanooga city, Tennessee *		Tennessee *
	Dakota *	5621.	Cheatham County, Tennessee	5667.	Obion County, Tennessee *
5581.	Brown County, South Dakota		*	5668.	Putnam County, Tennessee *
	*	5622.	Claiborne County, Tennessee	5669.	Rhea County, Tennessee *
5582.	Lincoln County, South Dakota		*	5670.	Roane County, Tennessee *
	*	5623.	Clarksville city, Tennessee *	5671.	Robertson County, Tennessee
5583.	Minnehaha County, South	5624.	Cleveland city, Tennessee *		*
	Dakota *	5625.	Cocke County, Tennessee *	5672.	Rutherford County, Tennessee
5584.	Pennington County, South	5626.	Coffee County, Tennessee *		*
	Dakota *	5627.	Collierville town, Tennessee *	5673.	Sevier County, Tennessee *
5585.	Rapid City city, South Dakota	5628.	Columbia city, Tennessee *	5674.	Shelby County, Tennessee *
	*	5629.	Cookeville city, Tennessee *	5675.	Smyrna town, Tennessee *
5586.	Sioux Falls city, South Dakota	5630.	Cumberland County,	5676.	Spring Hill city, Tennessee *
	*	0000.	Tennessee *	5677.	Sullivan County, Tennessee *
5587.	Aberdeen city, South Dakota	5631.	Dickson County, Tennessee *	5678.	Sumner County, Tennessee *
5588.	Beadle County, South Dakota	5632.	Dyer County, Tennessee *	5679.	Tipton County, Tennessee *
5589.	Box Elder city, South Dakota	5633.	Fayette County, Tennessee *	5680.	Warren County, Tennessee *
5590.	Brandon city, South Dakota	5634.	Franklin city, Tennessee *	5681.	Washington County,
5591.	Brookings city, South Dakota	5635.	Franklin County, Tennessee *	5001.	Tennessee *
5592.	Butte County, South Dakota	5636.	Gallatin city, Tennessee *	5682.	Weakley County, Tennessee *
5593.	Clay County, South Dakota	5637.	Germantown city, Tennessee *	5683.	Williamson County,
5575.	Cia, County, South Burott	5638	Gibson County Tennessee *	2003.	Tennessee *

5684.	Wilson County, Tennessee *	5737.	Paris city, Tennessee	5792.	Comal County, Texas *
5685.	Arlington town, Tennessee	5738.	Polk County, Tennessee	5793.	Conroe city, Texas *
5686.	Athens city, Tennessee	5739.	Portland city, Tennessee	5794.	Cooke County, Texas *
5687.	Benton County, Tennessee	5740.	Red Bank city, Tennessee	5795.	Coppell city, Texas *
5688.	Bledsoe County, Tennessee	5741.	Scott County, Tennessee	5796.	Copperas Cove city, Texas *
5689.	Bristol city, Tennessee	5742.	Sequatchie County, Tennessee	5797.	Corpus Christi city, Texas *
5690.	Cannon County, Tennessee	5743.	Sevierville city, Tennessee	5798.	Coryell County, Texas *
5691.	Carroll County, Tennessee	5744.	Shelbyville city, Tennessee	5799.	Dallas city, Texas *
5692.	Chester County, Tennessee	5745.	Smith County, Tennessee	5800.	Dallas County, Texas *
5693.	Clinton city, Tennessee	5746.	Soddy-Daisy city, Tennessee	5801.	Deer Park city, Texas *
5694.	Collegedale city, Tennessee	5747.	Springfield city, Tennessee	5802.	Del Rio city, Texas *
5695.	Crockett County, Tennessee	5748.	Stewart County, Tennessee	5803.	Denton city, Texas *
5696.	Crossville city, Tennessee	5749.	Tullahoma city, Tennessee	5804.	Denton County, Texas *
5697.	Decatur County, Tennessee	5750.	Unicoi County, Tennessee	5805.	DeSoto city, Texas *
5698.	DeKalb County, Tennessee	5751.	Union City city, Tennessee	5806.	Duncanville city, Texas *
5699.	Dickson city, Tennessee	5752.	Union County, Tennessee	5807.	Ector County, Texas *
5700.	Dyersburg city, Tennessee	5753.	Wayne County, Tennessee	5808.	Edinburg city, Texas *
5701.	East Ridge city, Tennessee	5754.	White County, Tennessee	5809.	El Paso city, Texas *
5702.	Elizabethton city, Tennessee	5755.	White House city, Tennessee	5810.	El Paso County, Texas *
5703.	Farragut town, Tennessee	5756.	Abilene city, Texas *	5811.	Ellis County, Texas *
5704.	Fentress County, Tennessee	5757.	Allen city, Texas *	5812.	Erath County, Texas *
5705.	Giles County, Tennessee	5758.	Amarillo city, Texas *	5813.	Euless city, Texas *
5706.	Goodlettsville city, Tennessee	5759.	Anderson County, Texas *	5814.	Fannin County, Texas *
5707.	Grainger County, Tennessee	5760.	Angelina County, Texas *	5815.	Farmers Branch city, Texas *
5708.	Greeneville town, Tennessee	5761.	Arlington city, Texas *	5816.	Flower Mound town, Texas *
5709.	Grundy County, Tennessee	5762.	Atascosa County, Texas *	5817.	Fort Bend County, Texas *
5710.	Hardeman County, Tennessee	5763.	Austin city, Texas *	5818.	Fort Worth city, Texas *
5711.	Hardin County, Tennessee	5764.	Austin County, Texas *	5819.	Friendswood city, Texas *
5712.	Hartsville/Trousdale County,	5765.	Bastrop County, Texas *	5820.	Frisco city, Texas *
	Tennessee	5766.	Baytown city, Texas *	5821.	Galveston city, Texas *
5713.	Haywood County, Tennessee	5767.	Beaumont city, Texas *	5822.	Galveston County, Texas *
5714.	Henderson County, Tennessee	5768.	Bedford city, Texas *	5823.	Garland city, Texas *
5715.	Hickman County, Tennessee	5769.	Bee County, Texas *	5824.	Georgetown city, Texas *
5716.	Humphreys County,	5770.	Bell County, Texas *	5825.	Grand Prairie city, Texas *
	Tennessee	5771.	Bexar County, Texas *	5826.	Grapevine city, Texas *
5717.	Jackson County, Tennessee	5772.	Bowie County, Texas *	5827.	Grayson County, Texas *
5718.	Johnson County, Tennessee	5773.	Brazoria County, Texas *	5828.	Gregg County, Texas *
5719.	Lakeland city, Tennessee	5774.	Brazos County, Texas *	5829.	Guadalupe County, Texas *
5720.	Lauderdale County, Tennessee	5775.	Brown County, Texas *	5830.	Hale County, Texas *
5721.	Lawrenceburg city, Tennessee	5776.	Brownsville city, Texas *	5831.	Haltom City city, Texas *
5722.	Lewis County, Tennessee	5777.	Bryan city, Texas *	5832.	Hardin County, Texas *
5723.	Lewisburg city, Tennessee	5778.	Burleson city, Texas *	5833.	Harker Heights city, Texas *
5724.	Macon County, Tennessee	5779.	Burnet County, Texas *	5834.	Harlingen city, Texas *
5725.	Manchester city, Tennessee	5780.	Caldwell County, Texas *	5835.	Harris County, Texas *
5726.	Marion County, Tennessee	5781.	Cameron County, Texas *	5836.	Harrison County, Texas *
5727.	Martin city, Tennessee	5782.	Carrollton city, Texas *	5837.	Hays County, Texas *
5728.	Maryville city, Tennessee	5783.	Cass County, Texas *	5838.	Henderson County, Texas *
5729.	McMinnville city, Tennessee	5784.	Cedar Hill city, Texas *	5839.	Hidalgo County, Texas *
5730.	McNairy County, Tennessee	5785.	Cedar Park city, Texas *	5840.	Hill County, Texas *
5731.	Meigs County, Tennessee	5786.	Chambers County, Texas *	5841.	Hood County, Texas *
5732.	Millington city, Tennessee	5787.	Cherokee County, Texas *	5842.	Hopkins County, Texas *
5733.	Morgan County, Tennessee	5788.	Cibolo city, Texas *	5843.	Houston city, Texas *
5734.	Nolensville town, Tennessee	5789.	Cleburne city, Texas *	5844.	Howard County, Texas *
5735.	Oak Ridge city, Tennessee	5790.	College Station city, Texas *	5845.	Hunt County, Texas *
5736.	Overton County, Tennessee	5791.	Collin County, Texas *	5846.	Huntsville city, Texas *

5847.	Hurst city, Texas *	5901.	Polk County, Texas *	5956.	Alamo city, Texas
5848.	Irving city, Texas *	5902.	Port Arthur city, Texas *	5957.	Alice city, Texas
5849.	Jasper County, Texas *	5903.	Potter County, Texas *	5958.	Alton city, Texas
5850.	Jefferson County, Texas *	5903.	Randall County, Texas *	5959.	Alvin city, Texas
5851.	Jim Wells County, Texas *	5905.	Richardson city, Texas *	5960.	Andrews city, Texas
5852.	Johnson County, Texas *	5905. 5906.	Rockwall city, Texas *	5961.	Andrews County, Texas
	· ·		Rockwall County, Texas *		•
5853. 5854.	Kaufman County, Texas *	5907. 5908.	Rosenberg city, Texas *	5962. 5963.	Angleton city, Texas
	Keller city, Texas * Kendall County, Texas *	5908. 5909.	<u> </u>		Anna city, Texas Aransas County, Texas
5855. 5856.	•		Round Rock city, Texas * Rowlett city, Texas *	5964.	Athens city, Texas
	Kerr County, Texas * Killeen city, Texas *	5910.	•	5965.	• •
5857.	• •	5911.	Rusk County, Texas *	5966.	Azle city, Texas
5858.	Kleberg County, Texas *	5912.	San Angelo city, Texas *	5967.	Balch Springs city, Texas
5859.	Kyle city, Texas *	5913.	San Antonio city, Texas *	5968.	Bandera County, Texas
5860.	La Porte city, Texas *	5914.	San Juan city, Texas *	5969.	Bay City city, Texas
5861.	Lamar County, Texas *	5915.	San Marcos city, Texas *	5970.	Beeville city, Texas
5862.	Lancaster city, Texas *	5916.	San Patricio County, Texas *	5971.	Bellaire city, Texas
5863.	Laredo city, Texas *	5917.	Schertz city, Texas *	5972.	Bellmead city, Texas
5864.	League City city, Texas *	5918.	Sherman city, Texas *	5973.	Belton city, Texas
5865.	Leander city, Texas *	5919.	Smith County, Texas *	5974.	Benbrook city, Texas
5866.	Lewisville city, Texas *	5920.	Socorro city, Texas *	5975.	Big Spring city, Texas
5867.	Liberty County, Texas *	5921.	Southlake city, Texas *	5976.	Blanco County, Texas
5868.	Little Elm city, Texas *	5922.	Starr County, Texas *	5977.	Boerne city, Texas
5869.	Longview city, Texas *	5923.	Sugar Land city, Texas *	5978.	Bonham city, Texas
5870.	Lubbock city, Texas *	5924.	Tarrant County, Texas *	5979.	Borger city, Texas
5871.	Lubbock County, Texas *	5925.	Taylor County, Texas *	5980.	Bosque County, Texas
5872.	Lufkin city, Texas *	5926.	Temple city, Texas *	5981.	Brenham city, Texas
5873.	Mansfield city, Texas *	5927.	Texarkana city, Texas *	5982.	Brownwood city, Texas
5874.	Matagorda County, Texas *	5928.	Texas City city, Texas *	5983.	Buda city, Texas
5875.	Maverick County, Texas *	5929.	The Colony city, Texas *	5984.	Burkburnett city, Texas
5876.	McAllen city, Texas *	5930.	Titus County, Texas *	5985.	Burleson County, Texas
5877.	McKinney city, Texas *	5931.	Tom Green County, Texas *	5986.	Calhoun County, Texas
5878.	McLennan County, Texas *	5932.	Travis County, Texas *	5987.	Callahan County, Texas
5879.	Medina County, Texas *	5933.	Tyler city, Texas *	5988.	Camp County, Texas
5880.	Mesquite city, Texas *	5934.	Upshur County, Texas *	5989.	Canyon city, Texas
5881.	Midland city, Texas *	5935.	Val Verde County, Texas *	5990.	Celina city, Texas
5882.	Midland County, Texas *	5936.	Van Zandt County, Texas *	5991.	Clay County, Texas
5883.	Midlothian city, Texas *	5937.	Victoria city, Texas *	5992.	Clute city, Texas
5884.	Mission city, Texas *	5938.	Victoria County, Texas *	5993.	Colleyville city, Texas
5885.	Missouri City city, Texas *	5939.	Waco city, Texas *	5994.	Colorado County, Texas
5886.	Montgomery County, Texas *	5940.	Walker County, Texas *	5995.	Comanche County, Texas
5887.	Nacogdoches city, Texas *	5941.	Waller County, Texas *	5996.	Converse city, Texas
5888.	Nacogdoches County, Texas *	5942.	Washington County, Texas *	5997.	Corinth city, Texas
5889.	Navarro County, Texas *	5943.	Waxahachie city, Texas *	5998.	Corsicana city, Texas
5890.	New Braunfels city, Texas *	5944.	Weatherford city, Texas *	5999.	Crowley city, Texas
5891.	North Richland Hills city,	5945.	Webb County, Texas *	6000.	Dawson County, Texas
	Texas *	5946.	Weslaco city, Texas *	6001.	Deaf Smith County, Texas
5892.	Nueces County, Texas *	5947.	Wharton County, Texas *	6002.	Denison city, Texas
5893.	Odessa city, Texas *	5948.	Wichita County, Texas *	6003.	DeWitt County, Texas
5894.	Orange County, Texas *	5949.	Wichita Falls city, Texas *	6004.	Dickinson city, Texas
5895.	Parker County, Texas *	5950.	Williamson County, Texas *	6005.	Dimmit County, Texas
5896.	Pasadena city, Texas *	5951.	Wilson County, Texas *	6006.	Donna city, Texas
5897.	Pearland city, Texas *	5952.	Wise County, Texas *	6007.	Dumas city, Texas
5898.	Pflugerville city, Texas *	5953.	Wood County, Texas *	6008.	Duval County, Texas
5899.	Pharr city, Texas *	5954.	Wylie city, Texas *	6009.	Eagle Pass city, Texas
5900.	Plano city, Texas *	5955.	Addison town, Texas	6010.	Eastland County, Texas
5700.	i iuno city, i chus	5755.	riddison town, Toxus	0010.	Lastiana County, Texas

6011	El Commo city Toyon	6066	Laga County Towas	6121	Sahina Caunty Taylor
6011. 6012.	El Campo city, Texas	6066. 6067.	Leon County, Texas Leon Valley city, Texas	6121. 6122.	Sabine County, Texas Sachse city, Texas
6013.	Elgin city, Texas Ennis city, Texas	6068.	Levelland city, Texas	6123.	Saginaw city, Texas
6014.	Fair Oaks Ranch city, Texas	6069.	Limestone County, Texas	6124.	San Benito city, Texas
6015.	Falls County, Texas	6070.	Live Oak city, Texas	6125.	San Jacinto County, Texas
6016.	Fate city, Texas	6071.	Live Oak County, Texas	6126.	Santa Fe city, Texas
6017.	Fayette County, Texas	6072.	Llano County, Texas	6127.	Scurry County, Texas
6017.	Forest Hill city, Texas	6073.	Lockhart city, Texas	6128.	Seabrook city, Texas
6019.	Forney city, Texas	6074.	Lumberton city, Texas	6129.	Seagoville city, Texas
6020.	Franklin County, Texas	6075.	Madison County, Texas	6130.	Seguin city, Texas
6020.	Fredericksburg city, Texas	6076.	Manor city, Texas	6131.	Selma city, Texas
6021.	Freeport city, Texas	6077.	Manvel city, Texas	6132.	Shelby County, Texas
6023.	Freestone County, Texas	6078.	Marshall city, Texas	6133.	Snyder city, Texas
6024.	Frio County, Texas	6079.	Melissa city, Texas	6134.	South Houston city, Texas
6025.	Fulshear city, Texas	6080.	Mercedes city, Texas	6135.	Stafford city, Texas
6026.	Gaines County, Texas	6081.	Milam County, Texas	6136.	Stephenville city, Texas
6020.	Gaines County, Texas Gainesville city, Texas	6082.	Mineral Wells city, Texas	6137.	Sulphur Springs city, Texas
6028.	Galena Park city, Texas	6083.	Montague County, Texas	6138.	Sweetwater city, Texas
6029.	Gatesville city, Texas	6084.	Moore County, Texas	6139.	•
	· ·	6085.	•	6140.	Taylor city, Texas
6030.	Gillespie County, Texas		Morris County, Texas		Terrell city, Texas Terry County, Texas
6031. 6032.	Glenn Heights city, Texas Gonzales County, Texas	6086. 6087.	Mount Pleasant city, Texas Murphy city, Texas	6141.	
6033.	Granbury city, Texas	6088.	Nederland city, Texas	6142. 6143.	Tomball city, Texas Trinity County, Texas
6034.	Gray County, Texas	6089.	Newton County, Texas	6144.	Trophy Club town, Texas
6035.		6090.			
	Greenville city, Texas	6090.	Nolan County, Texas	6145.	Tyler County, Texas
6036. 6037.	Grimes County, Texas		Orange city, Texas Palestine city, Texas	6146.	Universal City city, Texas
6038.	Groves city, Texas	6092. 6093.	•	6147. 6148.	University Park city, Texas
6039.	Henderson city, Texas	6094.	Palo Pinto County, Texas		Uvalde County, Texas
	Hereford city, Texas		Pampa city, Texas	6149.	Uvalde County, Texas
6040.	Hewitt city, Texas	6095.	Panola County, Texas	6150.	Vernon city, Texas
6041.	Hidalgo city, Texas	6096.	Paris city, Texas	6151.	Vidor city, Texas
6042.	Highland Village city, Texas	6097.	Pearsall city, Texas	6152.	Ward County, Texas
6043.	Hockley County, Texas	6098.	Pecos city, Texas	6153.	Wahatan city, Texas
6044.	Horizon City city, Texas	6099.	Pecos County, Texas Plainview city, Texas	6154.	Webster city, Texas
6045.	Houston County, Texas	6100.	•	6155.	West University Place city,
6046.	Humble city, Texas	6101.	Pleasanton city, Texas	6156	Texas
6047.	Hutchinson County, Texas	6102.	Port Nachas city, Texas	6156.	White Settlement city, Texas
6048.	Hutto city, Texas	6103.	Port Neches city, Texas	6157.	William County, Texas
6049.	Ingleside city, Texas		Portland city, Texas	6158.	Willacy County, Texas
6050.	Jacinto City city, Texas	6105.	Princeton city, Texas	6159.	Young County, Texas
6051.	Jackson County, Texas	6106.	Prosper town, Texas	6160.	Zapata County, Texas
6052.	Jacksonville city, Texas	6107.	Rains County, Texas	6161.	Zavala County, Texas
6053.	Jones County, Texas	6108.	Raymondville city, Texas	6162.	American Fork city, Utah *
6054.	Karnes County, Texas	6109.	Red Oak city, Texas	6163.	Bountiful city, Utah *
6055.	Katy city, Texas	6110.	Red River County, Texas	6164.	Box Elder County, Utah *
6056.	Kerrville city, Texas	6111.	Reeves County, Texas	6165.	Cache County, Utah *
6057.	Kilgore city, Texas	6112.	Richmond city, Texas	6166.	Classification Little *
6058.	Kingsville city, Texas	6113.	Rio Grande City city, Texas	6167.	Clearfield city, Utah *
6059.	La Marque city, Texas	6114.	Robertson County, Texas	6168.	Cottonwood Heights city,
6060.	Lake Jackson city, Texas	6115.	Robinson city, Texas	6160	Utah *
6061.	Lakeway city, Texas	6116.	Robstown city, Texas	6169.	Davis County, Utah *
6062.	Lamb County, Texas	6117.	Rockport city, Texas	6170.	Draper city, Utah *
6063.	Lampasas County, Texas	6118.	Roma city, Texas	6171.	Eagle Mountain city, Utah *
6064.	Lavaca County, Texas	6119.	Royse City city, Texas	6172.	Herriman city, Utah *
6065.	Lee County, Texas	6120.	Runnels County, Texas	6173.	Holladay city, Utah *

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	74.	Iron County, Utah *	6228.	Millard County, Utah	6279.	Caroline County, Virginia *
	75.	Kaysville city, Utah *	6229.	Morgan County, Utah	6280.	Charlottesville city, Virginia *
61	76.	Kearns metro township, Utah	6230.	North Logan city, Utah	6281.	Chesapeake city, Virginia *
		*	6231.	North Ogden city, Utah	6282.	Chesterfield County, Virginia
	77.	Layton city, Utah *	6232.	North Salt Lake city, Utah		*
	78.	Lehi city, Utah *	6233.	Payson city, Utah	6283.	Culpeper County, Virginia *
	79.	Logan city, Utah *	6234.	Pleasant View city, Utah	6284.	Danville city, Virginia *
	80.	Midvale city, Utah *	6235.	San Juan County, Utah	6285.	Fairfax County, Virginia *
	81.	Millcreek city, Utah *	6236.	Santaquin city, Utah	6286.	Fauquier County, Virginia *
	82.	Murray city, Utah *	6237.	Sevier County, Utah	6287.	Franklin County, Virginia *
	83.	Ogden city, Utah *	6238.	Smithfield city, Utah	6288.	Frederick County, Virginia *
	84.	Orem city, Utah *	6239.	South Ogden city, Utah	6289.	Gloucester County, Virginia *
	85.	Pleasant Grove city, Utah *	6240.	South Salt Lake city, Utah	6290.	Halifax County, Virginia *
	86.	Provo city, Utah *	6241.	Vernal city, Utah	6291.	Hampton city, Virginia *
61	87.	Riverton city, Utah *	6242.	Vineyard town, Utah	6292.	Hanover County, Virginia *
61	88.	Roy city, Utah *	6243.	Washington city, Utah	6293.	Harrisonburg city, Virginia *
61	89.	Salt Lake City city, Utah *	6244.	West Haven city, Utah	6294.	Henrico County, Virginia *
61	90.	Salt Lake County, Utah *	6245.	West Point city, Utah	6295.	Henry County, Virginia *
61	91.	Sandy city, Utah *	6246.	Woods Cross city, Utah	6296.	Isle of Wight County, Virginia
61	92.	Sanpete County, Utah *	6247.	Addison County, Vermont *		*
61	93.	Saratoga Springs city, Utah *	6248.	Bennington County, Vermont	6297.	James City County, Virginia *
61	94.	South Jordan city, Utah *		*	6298.	Leesburg town, Virginia *
61	95.	Spanish Fork city, Utah *	6249.	Burlington city, Vermont *	6299.	Loudoun County, Virginia *
61	96.	Springville city, Utah *	6250.	Chittenden County, Vermont *	6300.	Louisa County, Virginia *
61	97.	St. George city, Utah *	6251.	Franklin County, Vermont *	6301.	Lynchburg city, Virginia *
61	98.	Summit County, Utah *	6252.	Rutland County, Vermont *	6302.	Manassas city, Virginia *
61	99.	Syracuse city, Utah *	6253.	Washington County, Vermont	6303.	Mecklenburg County, Virginia
62	.00	Taylorsville city, Utah *		*		*
62	01.	Tooele city, Utah *	6254.	Windham County, Vermont *	6304.	Montgomery County, Virginia
	02.	Tooele County, Utah *	6255.	Windsor County, Vermont *		*
	.03.	Uintah County, Utah *	6256.	Bennington town, Vermont	6305.	Newport News city, Virginia *
	04.	Utah County, Utah *	6257.	Brattleboro town, Vermont	6306.	Norfolk city, Virginia *
	05.	Wasatch County, Utah *	6258.	Caledonia County, Vermont	6307.	Orange County, Virginia *
	06.	Washington County, Utah *	6259.	Colchester town, Vermont	6308.	Petersburg city, Virginia *
	07.	Weber County, Utah *	6260.	Essex Junction village,	6309.	Pittsylvania County, Virginia
	.08	West Jordan city, Utah *		Vermont		*
	09.	West Valley City city, Utah *	6261.	Essex town, Vermont	6310.	Portsmouth city, Virginia *
	10.	Alpine city, Utah	6262.	Lamoille County, Vermont	6311.	Prince George County,
	11.	Bluffdale city, Utah	6263.	Milton town, Vermont		Virginia *
	12.	Brigham City city, Utah	6264.	Orange County, Vermont	6312.	Prince William County,
	13.	Carbon County, Utah	6265.	Orleans County, Vermont	0012.	Virginia *
	14.	Cedar Hills city, Utah	6266.	Rutland city, Vermont	6313.	Pulaski County, Virginia *
	15.	Centerville city, Utah	6267.	South Burlington city,	6314.	Richmond city, Virginia *
	16.	Clinton city, Utah	0207.	Vermont Vermont	6315.	Roanoke city, Virginia *
	17.	Duchesne County, Utah	6268.	Williston town, Vermont	6316.	Roanoke County, Virginia *
	18.	Emery County, Utah	6269.	Accomack County, Virginia *	6317.	Rockingham County, Virginia
	19.	Farmington city, Utah	6270.	Albemarle County, Virginia *	0317.	*
	20.	Grantsville city, Utah	6271.	Alexandria city, Virginia *	6318.	Shenandoah County, Virginia
	21.	Heber city, Utah	6272.	Amherst County, Virginia *	0316.	*
	22.	Highland city, Utah	6273.	Arlington County, Virginia *	6319.	Smyth County, Virginia *
	22.	Hurricane city, Utah	6274.	Arington County, Virginia * Augusta County, Virginia *	6320.	Spotsylvania County, Virginia Spotsylvania County, Virginia
	23. 24.	Juab County, Utah	6275.	Bedford County, Virginia *	0520.	*
	.24. 25.	•		Blacksburg town, Virginia *	6321	
		Lindon city, Utah	6276.		6321.	Stafford County, Virginia *
	26. 27.	Magna metro township, Utah	6277.	Botetourt County, Virginia * Campbell County, Virginia *	6322.	Suffolk city, Virginia * Tazewell County, Virginia *
02	∠1.	Mapleton city, Utah	6278.	Campoen County, virginia "	6323.	razewen County, virginia *

6324.	Virginia Beach city, Virginia *	63/6.	Prince Edward County,	6422.	Lake Stevens city, Washington
6325.	Warren County, Virginia *		Virginia		*
6326.	Washington County, Virginia	6377.	Purcellville town, Virginia	6423.	Lakewood city, Washington *
	*	6378.	Radford city, Virginia	6424.	Lewis County, Washington *
6327.	Wise County, Virginia *	6379.	Rockbridge County, Virginia	6425.	Longview city, Washington *
6328.	York County, Virginia *	6380.	Russell County, Virginia	6426.	Lynnwood city, Washington *
6329.	Alleghany County, Virginia	6381.	Salem city, Virginia	6427.	Marysville city, Washington *
6330.	Amelia County, Virginia	6382.	Scott County, Virginia	6428.	Mason County, Washington *
6331.	Appomattox County, Virginia	6383.	Southampton County, Virginia	6429.	Mount Vernon city,
6332.	Bristol city, Virginia	6384.	Staunton city, Virginia		Washington *
6333.	Brunswick County, Virginia	6385.	Sussex County, Virginia	6430.	Okanogan County,
6334.	Buchanan County, Virginia	6386.	Vienna town, Virginia		Washington *
6335.	Buckingham County, Virginia	6387.	Warrenton town, Virginia	6431.	Olympia city, Washington *
6336.	Carroll County, Virginia	6388.	Waynesboro city, Virginia	6432.	Pasco city, Washington *
6337.	Charlotte County, Virginia	6389.	Westmoreland County,	6433.	Pierce County, Washington *
6338.	Christiansburg town, Virginia		Virginia	6434.	Pullman city, Washington *
6339.	Clarke County, Virginia	6390.	Williamsburg city, Virginia	6435.	Puyallup city, Washington *
6340.	Colonial Heights city, Virginia	6391.	Winchester city, Virginia	6436.	Redmond city, Washington *
6341.	Culpeper town, Virginia	6392.	Wythe County, Virginia	6437.	Renton city, Washington *
6342.	Dickenson County, Virginia	6393.	Auburn city, Washington *	6438.	Richland city, Washington *
6343.	Dinwiddie County, Virginia	6394.	Bellevue city, Washington *	6439.	Sammamish city, Washington
6344.	Essex County, Virginia	6395.	Bellingham city, Washington		*
6345.	Fairfax city, Virginia		*	6440.	Seattle city, Washington *
6346.	Falls Church city, Virginia	6396.	Benton County, Washington *	6441.	Shoreline city, Washington *
6347.	Floyd County, Virginia	6397.	Bothell city, Washington *	6442.	Skagit County, Washington *
6348.	Fluvanna County, Virginia	6398.	Bremerton city, Washington *	6443.	Snohomish County,
6349.	Fredericksburg city, Virginia	6399.	Burien city, Washington *		Washington *
6350.	Front Royal town, Virginia	6400.	Chelan County, Washington *	6444.	Spokane city, Washington *
6351.	Giles County, Virginia	6401.	Clallam County, Washington *	6445.	Spokane County, Washington
6352.	Goochland County, Virginia	6402.	Clark County, Washington *		*
6353.	Grayson County, Virginia	6403.	Cowlitz County, Washington *	6446.	Spokane Valley city,
6354.	Greene County, Virginia	6404.	Des Moines city, Washington		Washington *
6355.	Greensville County, Virginia		*	6447.	Stevens County, Washington *
6356.	Herndon town, Virginia	6405.	Douglas County, Washington	6448.	Tacoma city, Washington *
6357.	Hopewell city, Virginia		*	6449.	Thurston County, Washington
6358.	King George County, Virginia	6406.	Edmonds city, Washington *		*
6359.	King William County,	6407.	Everett city, Washington *	6450.	University Place city,
	Virginia	6408.	Federal Way city, Washington		Washington *
6360.	Lancaster County, Virginia		*	6451.	Vancouver city, Washington *
6361.	Lee County, Virginia	6409.	Franklin County, Washington	6452.	Walla Walla city, Washington
6362.	Lunenburg County, Virginia		*		*
6363.	Madison County, Virginia	6410.	Grant County, Washington *	6453.	Walla Walla County,
6364.	Manassas Park city, Virginia	6411.	Grays Harbor County,		Washington *
6365.	Martinsville city, Virginia		Washington *	6454.	Wenatchee city, Washington *
6366.	Middlesex County, Virginia	6412.	Island County, Washington *	6455.	Whatcom County, Washington
6367.	Nelson County, Virginia	6413.	Issaquah city, Washington *		*
6368.	New Kent County, Virginia	6414.	Jefferson County, Washington	6456.	Whitman County, Washington
6369.	Northampton County, Virginia		*		*
6370.	Northumberland County,	6415.	Kennewick city, Washington *	6457.	Yakima city, Washington *
	Virginia	6416.	Kent city, Washington *	6458.	Yakima County, Washington
6371.	Nottoway County, Virginia	6417.	King County, Washington *	6459.	Aberdeen city, Washington
6372.	Page County, Virginia	6418.	Kirkland city, Washington *	6460.	Adams County, Washington
6373.	Patrick County, Virginia	6419.	Kitsap County, Washington *	6461.	Anacortes city, Washington
6374.	Poquoson city, Virginia	6420.	Kittitas County, Washington *	6462.	Arlington city, Washington
6375	Powhatan County Virginia	6421	Lacevicity Washington *	6463	Asotin County Washington

6464.	Bainbridge Island city,	6510.	Tumwater city, Washington	6554.	Oconto County, Wisconsin * Oneida County, Wisconsin *
6165	Washington	6511.	Washougal city, Washington	6555.	•
6465.	Battle Ground city,	6512.	West Richland city,	6556.	Oshkosh city, Wisconsin *
6166	Washington	6512	Washington	6557.	Outagamie County, Wisconsir
6466.	Bonney Lake city, Washington	6513. 6514.	Woodinville city, Washington	6558.	
6467.	Camas city, Washington		Appleton city, Wisconsin *		Ozaukee County, Wisconsin *
6468. 6469.	Centralia city, Washington	6515. 6516.	Barron County, Wisconsin *	6559. 6560.	Pierce County, Wisconsin *
	Cheney city, Washington		Beloit city, Wisconsin *		Polk County, Wisconsin *
6470. 6471.	Covington city, Washington East Wenatchee city,	6517. 6518.	Brookfield city, Wisconsin * Brown County, Wisconsin *	6561. 6562.	Portage County, Wisconsin * Racine city, Wisconsin *
04/1.	Washington	6519.	Calumet County, Wisconsin *	6563.	•
6472.	Edgewood city, Washington	6520.	Chippewa County, Wisconsin	6564.	Racine County, Wisconsin * Rock County, Wisconsin *
6473.	Ellensburg city, Washington	0320.	*	6565.	Sauk County, Wisconsin *
6474.	Enumclaw city, Washington	6521.	Clark County, Wisconsin *	6566.	Shawano County, Wisconsin *
6475.	Ferndale city, Washington	6522.	Columbia County, Wisconsin	6567.	Sheboygan city, Wisconsin *
6476.	Fife city, Washington	0322.	*	6568.	Sheboygan County, Wisconsin
6477.	Gig Harbor city, Washington	6523.	Dane County, Wisconsin *	0308.	*
6478.	Grandview city, Washington	6524.	Dodge County, Wisconsin *	6560	
6479.	Kelso city, Washington	6525.	Douglas County, Wisconsin *	6569. 6570.	St. Croix County, Wisconsin * Sun Prairie city, Wisconsin *
6480.	•	6526.		6571.	•
6481.	Kenmore city, Washington	6527.	Dunn County, Wisconsin * Eau Claire city, Wisconsin *		Vernon County, Wisconsin * Walworth County, Wisconsin
6482.	Klickitat County, Washington Lake Forest Park city,	6528.	Eau Claire County, Wisconsin	6572.	*
0462.	Washington	0326.	*	6573.	Washington County,
6483.	Liberty Lake city, Washington	6529.	Fitchburg city, Wisconsin *	0373.	Wisconsin *
6484.	Lincoln County, Washington	6530.	Fond du Lac city, Wisconsin *	6571	Waukesha city, Wisconsin *
6485.	•	6531.	Fond du Lac County,	6574. 6575.	Waukesha County, Wisconsin
6486.	Lynden city, Washington Maple Valley city,	0331.	Wisconsin *	0373.	*
0400.	Washington	6532.	Franklin city, Wisconsin *	6576.	Waupaca County, Wisconsin
6487.	Mercer Island city,	6533.	Grant County, Wisconsin *	6577.	Wausau city, Wisconsin *
0407.	Washington	6534.	Green Bay city, Wisconsin *	6578.	Wauwatosa city, Wisconsin *
6488.	Mill Creek city, Washington	6535.	Green County, Wisconsin *	6579.	West Allis city, Wisconsin *
6489.	Monroe city, Washington	6536.	Greenfield city, Wisconsin *	6580.	West Ams city, Wisconsin * West Bend city, Wisconsin *
6490.	Moses Lake city, Washington	6537.	Janesville city, Wisconsin *	6581.	Winnebago County,
6491.	Mountlake Terrace city,	6538.	Jefferson County, Wisconsin *	0301.	Wisconsin *
0471.	Washington	6539.	Kenosha city, Wisconsin *	6582.	Wood County, Wisconsin *
6492.	Mukilteo city, Washington	6540.	Kenosha County, Wisconsin *	6583.	Adams County, Wisconsin
6493.	Newcastle city, Washington	6541.	La Crosse city, Wisconsin *	6584.	Allouez village, Wisconsin
6494.	Oak Harbor city, Washington	6542.	La Crosse County, Wisconsin	6585.	Ashland County, Wisconsin
6495.	Pacific County, Washington	0342.	*	6586.	Ashwaubenon village,
6496.	Pend Oreille County,	6543.	Madison city, Wisconsin *	0300.	Wisconsin
0470.	Washington	6544.	Manitowoc city, Wisconsin *	6587.	Baraboo city, Wisconsin
6497.	Port Angeles city, Washington	6545.	Manitowoc County, Wisconsin	6588.	Bayfield County, Wisconsin
6498.	Port Orchard city, Washington	05 15.	*	6589.	Beaver Dam city, Wisconsin
6499.	Poulsbo city, Washington	6546.	Marathon County, Wisconsin	6590.	Bellevue village, Wisconsin
6500.	San Juan County, Washington	05 10.	*	6591.	Brown Deer village,
6501.	SeaTac city, Washington	6547.	Marinette County, Wisconsin	0371.	Wisconsin
6502.	Sedro-Woolley city,	0547.	*	6592.	Buffalo County, Wisconsin
0302.	Washington	6548.	Menomonee Falls village,	6593.	Burlington city, Wisconsin
6503.	Shelton city, Washington	0540.	Wisconsin *	6594.	Burnett County, Wisconsin
6504.	Skamania County, Washington	6549.	Milwaukee city, Wisconsin *	6595.	Caledonia village, Wisconsin
6505.	Snohomish city, Washington	6550.	Milwaukee County, Wisconsin	6596.	Cedarburg city, Wisconsin
6506.	Snoqualmie city, Washington	0550.	*	6597.	Chippewa Falls city,
6507.	Sumner city, Washington	6551.	Monroe County, Wisconsin *	0371.	Wisconsin
6508.	Sunnyside city, Washington	6552.	New Berlin city, Wisconsin *	6598.	Crawford County, Wisconsin
6509.	Tukwila city, Washington	6553.	Oak Creek city, Wisconsin *	6599.	Cudahy city, Wisconsin
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6600.	De Pere city, Wisconsin	6648.	Portage city, Wisconsin
6601.	DeForest village, Wisconsin	6649.	Price County, Wisconsin
6602.	Door County, Wisconsin	6650.	Richfield village, Wisconsin
6603.	Elkhorn city, Wisconsin	6651.	Richland County, Wisconsin
6604.	Fort Atkinson city, Wisconsin	6652.	River Falls city, Wisconsin
6605.	Fox Crossing village,	6653.	Rusk County, Wisconsin
	Wisconsin	6654.	Salem Lakes village,
6606.	Germantown village,		Wisconsin
6607	Wisconsin	6655.	Sawyer County, Wisconsin
6607.	Glendale city, Wisconsin	6656.	Shorewood village, Wisconsin
6608.	Grafton village, Wisconsin	6657.	South Milwaukee city,
6609.	Grand Chute town, Wisconsin	6650	Wisconsin
6610.	Green Lake County, Wisconsin	6658.	Stevens Point city, Wisconsin
6611.		6659. 6660.	Stoughton city, Wisconsin Suamico village, Wisconsin
6612.	Greendale village, Wisconsin Greenville town, Wisconsin	6661.	Superior city, Wisconsin
6613.	Harrison village, Wisconsin	6662.	Sussex village, Wisconsin
6614.	Hartford city, Wisconsin	6663.	Taylor County, Wisconsin
6615.	Hobart village, Wisconsin	6664.	Trempealeau County,
6616.	Holmen village, Wisconsin	0004.	Wisconsin
6617.	Howard village, Wisconsin	6665.	Two Rivers city, Wisconsin
6618.	Hudson city, Wisconsin	6666.	Verona city, Wisconsin
6619.	Iowa County, Wisconsin	6667.	Vilas County, Wisconsin
6620.	Jackson County, Wisconsin	6668.	Washburn County, Wisconsin
6621.	Juneau County, Wisconsin	6669.	Watertown city, Wisconsin
6622.	Kaukauna city, Wisconsin	6670.	Waunakee village, Wisconsin
6623.	Kewaunee County, Wisconsin	6671.	Waupun city, Wisconsin
6624.	Lafayette County, Wisconsin	6672.	Waushara County, Wisconsin
6625.	Langlade County, Wisconsin	6673.	Weston village, Wisconsin
6626.	Lincoln County, Wisconsin	6674.	Whitefish Bay village,
6627.	Lisbon town, Wisconsin		Wisconsin
6628.	Little Chute village,	6675.	Whitewater city, Wisconsin
	Wisconsin	6676.	Wisconsin Rapids city,
6629.	Marinette city, Wisconsin		Wisconsin
6630.	Marquette County, Wisconsin	6677.	Albany County, Wyoming *
6631.	Marshfield city, Wisconsin	6678.	Campbell County, Wyoming *
6632.	Menasha city, Wisconsin	6679.	Casper city, Wyoming *
6633.	Menomonie city, Wisconsin	6680.	Cheyenne city, Wyoming *
6634.	Mequon city, Wisconsin	6681.	Fremont County, Wyoming *
6635.	Middleton city, Wisconsin	6682.	Gillette city, Wyoming *
6636.	Monroe city, Wisconsin	6683.	Laramie city, Wyoming *
6637.	Mount Pleasant village,	6684.	Laramie County, Wyoming *
	Wisconsin	6685.	Natrona County, Wyoming *
6638.	Muskego city, Wisconsin	6686.	Sheridan County, Wyoming *
6639.	Neenah city, Wisconsin	6687.	Sweetwater County, Wyoming
6640.	Oconomowoc city, Wisconsin		*
6641.	Onalaska city, Wisconsin	6688.	Big Horn County, Wyoming
6642.	Oregon village, Wisconsin	6689.	Carbon County, Wyoming
6643.	Pewaukee city, Wisconsin	6690.	Converse County, Wyoming
6644.	Platteville city, Wisconsin	6691.	Evanston city, Wyoming
6645.	Pleasant Prairie village,	6692.	Goshen County, Wyoming
6616	Wisconsin	6693.	Green River city, Wyoming
6646.	Plover village, Wisconsin	6694.	Jackson town, Wyoming
6647.	Port Washington city, Wisconsin	6695. 6696.	Lincoln County, Wyoming Park County, Wyoming
	W 15COHSHI	0070.	i aik County, w youning

6697. Riverton city, Wyoming
6698. Rock Springs city, Wyoming
6699. Sheridan city, Wyoming
6700. Teton County, Wyoming
6701. Uinta County, Wyoming

EXHIBIT J

Settling Distributors' Subsidiaries, Joint Ventures, and Predecessor Entities

ABC

- 1. A.T. Pharma Consultancy FZC
- 2. AB Eurco Ltd
- 3. AB Financing, LLC
- 4. AB Finco Ltd
- AB Nokco Ltd
- 6. AB Singapore Investments Pte. Ltd.
- 7. AB Specialty Solutions, LLC
- 8. ABBP International Company
- 9. ABSG Canada Holdings, Inc.
- 10. Access M.D. Inc.
- 11. AERO LINK Courier GmbH
- 12. Agri-Laboratories, LTD
- 13. Agstrata, LLC
- 14. AH Schweiz GmbH
- 15. AH UK Holdco 1 Limited
- 16. Alcura France
- 17. Alcura Health España, S.A.
- 18. Alcura UK Limited
- 19. Alliance Boots BV
- 20. Alliance Boots Schweiz Investments GmbH
- 21. Alliance Health Services, Inc.
- 22. Alliance Healthcare (Distribution) Limited
- 23. Alliance Healthcare Acores (f/k/a Proconfar, S.A.)
- 24. Alliance Healthcare Ecza Deposu Anonim Sirketi
- 25. Alliance Healthcare España Holdings, S.L.
- 26. Alliance Healthcare España S.A.
- 27. Alliance Healthcare France SA
- 28. Alliance Healthcare Group France SA
- 29. Alliance Healthcare Management Services (Nederland) B.V.
- 30. Alliance Healthcare Management Services Limited
- 31. Alliance Healthcare Nederland B.V.
- 32. Alliance Healthcare Norge AS
- 33. Alliance Healthcare Participações SGPS, unipessoal, Lda.
- 34. Alliance Healthcare Répartition
- 35. Alliance Healthcare Romania SRL
- 36. Alliance Healthcare S.A.
- 37. Alliance Healthcare s.r.o.
- 38. Alliance Healthcare s.r.o. Slovakia Branch

- 39. Alliance Healthcare Services France (f/k/a Alliance Healthcare Formation SAS)
- 40. Alliance Healthcare Technology Services Limited
- 41. Alliance Healthcare Turkey Holding A.S.
- 42. Alliance Healthcare Yatirim Holding Anonim Şirketi
- 43. Alliance Home Health Care, Inc.
- 44. Alliance UniChem IP Limited
- 45. Alloga (Nederland) B.V.
- 46. Alloga France SAS
- 47. Alloga Logifarma, S.A.
- 48. Alloga Logistica (España) S.L.
- 49. ALLOGA LOGISTICS ROMANIA SRL
- 50. Alloga Portugal Armazenagem e Distribuicao Farmaceutica, Lda
- 51. Alloga UK Limited
- 52. AllyDVM, Inc.
- 53. Almus Farmaceutica, S.A.
- 54. Almus France
- 55. Almus Pharmacuticals Limited
- 56. Almus, Lda.
- 57. Alphega SA
- 58. Ambulatory Pharmaceutical Services, Inc.
- 59. American Medical Distributors, Inc.
- 60. American Oncology Network, LLC
- 61. Amerisource Health Services Corporation
- 62. Amerisource Health Services, LLC
- 63. Amerisource Health Services, LLC d/b/a American Health Packaging
- 64. Amerisource Heritage Corporation
- 65. AmeriSource Heritage LLC
- 66. Amerisource Receivables Financial Corporation
- 67. Amerisource Sales Corporation
- 68. AmerisourceBergen Associate Assistance Fund
- 69. AmerisourceBergen BC, ULC
- 70. AmerisourceBergen Canada Corporation
- 71. AmerisourceBergen Canada GP LLC
- 72. AmerisourceBergen Canada GP, LLC
- 73. AmerisourceBergen Canada Holdings LP
- 74. AmerisourceBergen Consulting Services, Inc.

- 75. AmerisourceBergen Consulting Services, LLC
- 76. AmerisourceBergen Corporation
- 77. AmerisourceBergen Drug Corporation
- 78. AmerisourceBergen Foundation
- 79. AmerisourceBergen Global Holdings GmbH
- 80. AmerisourceBergen Global Investments S.a.r.l.
- 81. AmerisourceBergen Global Manufacturer Services GmbH
- 82. AmerisourceBergen Group GmbH
- 83. AmerisourceBergen Holding Corporation
- 84. AmerisourceBergen Integrated Services Offering, LLC
- 85. AmerisourceBergen International Holdings Inc.
- 86. AmerisourceBergen International Investments, LLC
- 87. AmerisourceBergen Luxembourg s.a.r.l.
- 88. AmerisourceBergen Services Corporation
- 89. AmerisourceBergen Sourcing, LLC
- 90. AmerisourceBergen Specialty Group Canada Corporation
- 91. AmerisourceBergen Specialty Group Canada Holdings, Inc.
- 92. AmerisourceBergen Specialty Group, Inc.
- 93. AmerisourceBergen Specialty Group, LLC
- 94. AmerisourceBergen Swiss Holdings GmbH
- 95. AmerisourceBergen Switzerland GmbH
- 96. AmerisourceBergen UK Holdings Ltd
- 97. Anderson Packaging, Inc.
- 98. AndersonBrecon Inc.
- 99. Animal Prescriptions Limited
- 100. Animalytix LLC
- 101. Apluspharma Ltd
- 102. Apotheek Hagi B.V.
- 103. Apotheek Lichtenvoorde B.V.
- 104. APS Acquisitions Corporation
- 105. APS Enterprises Holding Company, Inc.
- 106. Armila UAB
- 107. ASD Hemophilia Management, LLC
- 108. ASD Hemophilia Program, L.P.
- 109. ASD Specialty Healthcare, Inc.
- 110. ASD Specialty Healthcare, LLC
- 111. ASD Specialty Healthcare, LLC d/b/a ASD Healthcare
- 112. ASD Specialty Healthcare, LLC d/b/a Besse Medical
- 113. ASD Specialty Healthcare, LLC d/b/a Oncology Supply
- 114. Automed Technologies (Canada) Inc.

- 115. Automed Technologies (Canada) ULC
- 116. Automed Technologies, Inc.
- 117. BBC Laboratories
- 118. BBC Operating Sub, Inc.
- 119. BBC Packing Corporation
- 120. BBC Special Packaging, Inc.
- 121. BBC Transportation Co.
- 122. Beachcourse Limited
- 123. Bellco Drug Corp.
- 124. Bellco Health Corp.
- 125. Bergen Brunswig Corporation
- 126. Bergen Brunswig Drug Company
- 127. Bergen Brunswig Realty Services, Inc.
- 128. Bermuda Equity Holdings, Ltd.
- 129. Beverly Acquisition Corporation
- 130. Blue Hill II, Inc.
- 131. Blue Hill, Inc.
- 132. BluePoint Intellectual Property, LLC
- 133. Boots Nederland B.V.
- 134. Boots Norge AS
- 135. BP Pharmaceuticals Laboratories Unlimited Company
- 136. BPL Brasil Participacoes Ltda.
- 137. BPL Brazil Holding Company s.a.r.l.
- 138. BPL Brazil, LLC
- 139. BPL Group, LLC
- 140. BPL Pharmaceuticals Holding Unlimited Company
- 141. BPLH Ireland Company Dublin, Zug Branch
- 142. BPLH Ireland Unlimited Company
- 143. Brecon Holdings Limited
- 144. Brecon Pharmaceuticals Holdings Limited
- 145. Brecon Pharmaceuticals Limited
- 146. Bridge Medical, Inc.
- 147. Brownstone Pharmacy, Inc.
- 148. Bruin Acquisition Corp.
- 149. Burt's Pharmacy, LLC
- 150. Cameron Stewart Lifescience Canada Inc.
- 151. Cannes RJ Participacoes S.A.
- 152. Capstone Med, Inc.
- 153. Capstone Pharmacy of Delaware, Inc.
- 154. CDRF Parent LLC
- 155. CDRF Parent, Inc.
- 156. Centaur Services Limited
- 157. Centro Farmaceutico Asturiano, SA
- 158. Century Advertising Inc.
- 159. Chapin Drug Company
- 160. Choice Medical, Inc.
- 161. Clinical Outcomes Resource Application Corporation
- 162. Clinical Outcomes Resource Application, Inc.

- 163. CliniCare Concepts, Inc.
- 164. ClinPharm, L.L.C.
- 165. Committed Provider Services, LLC
- 166. Compuscript, Inc.
- 167. Computran Systems, Inc.
- 168. Corrections Pharmacies Licensing Company, L.L.C.
- 169. Corrections Pharmacies of California, LP
- 170. Corrections Pharmacies of Hawaii, LP
- 171. Corrections Pharmacies, L.L.C.
- 172. Cubex, LLC
- 173. Datapharm Sarl
- 174. DD Wholesale, Inc.
- 175. Dialysis Purchasing Alliance, Inc.
- 176. Directlog
- 177. Documedics Acquisition Co., Inc.
- 178. Drug Service, Inc.
- 179. Dunnington Drug, Inc.
- 180. Dunnington RX Services of Massachusetts, Inc.
- 181. Dunnington RX Services of Rhode Island, Inc.
- 182. Durr-Fillauer Medical, Inc.
- 183. Durvet, Inc.
- 184. Dymaxium Healthcare Innovations, Ltd.
- 185. Dymaxium Holdings, Ltd.
- 186. Dymaxium, Ltd.
- 187. Entel d.o.o.
- 188. Escalante Solutions, L.P.
- 189. Esko Itriyat Sanayi ve Ticaret Anonim Şirketi
- 190. Euro Registratie Collectief B.V.
- 191. European Physician Networks GmbH
- 192. Express Pharmacy Services, Inc.
- 193. Falcon Acquisition Sub, LLC
- 194. Family Center Pharmacy, Inc.
- 195. Feeders Advantage, LCC
- 196. General Drug Company
- 197. Goot Nursing Home Pharmacy, Inc.
- 198. Goot Westbridge Pharmacy, Inc.
- 199. Goot's Goodies, Inc.
- 200. Goot's Pharmacy & Orthopedic Supply, Inc.
- 201. Green Barn, Inc
- 202. H. D. Smith Holding Company
- 203. H. D. Smith Holdings, LLC
- 204. H. D. Smith Wholesale Drug Co.
- 205. H. D. Smith, LLC
- 206. HAI Acquisition, Inc.
- 207. HDS Solutions, LLC
- 208. Health Services Capital Corporation
- 209. Healthcare Prescription Services, Inc.
- 210. HealthForward Inc.

- 211. HealthQuest Partner II, L.P.
- 212. HealthTronics Data Solutions LLC
- 213. HealthTronics Data Solutions, LLC
- 214. HealthTronics Information Technology Solutions, Inc.
- 215. Hedef International Holdings BV
- 216. Home Medical Equipment Health Company
- 217. Hydra Pharm SPA
- 218. I.g.G. of America, Inc.
- 219. IHS Acquisition XXX, Inc.
- 220. Imedex, Inc.
- 221. Imedex, LLC
- 222. Independent Pharmacy Buying Group, Inc.
- 223. Innomar Pharmacy (BC) Inc.
- 224. Innomar Pharmacy (SK) Inc.
- 225. Innomar Pharmacy Inc.
- 226. Innomar Specialty Pharmacy, Inc.
- 227. Innomar Strategies Inc.
- 228. Innovation Cancer, Inc.
- 229. Insta-Care Holdings, Inc.
- 230. Insta-Care Pharmacy Services Corporation
- 231. Intake Initiatives Incorporated
- 232. IntegraConnect NewCo, LLC
- 233. Integrated Commercialization Solutions, Inc.
- 234. Integrated Commercialization Solutions, LLC
- 235. Integrated Health Systems Outcomes Coalition, LLC
- 236. Inteplex, Inc.
- 237. Interfill, LLC
- 238. International Oncology Network Solutions, Inc.
- 239. International Physician Networks, L.L.C.
- 240. International Rheumatology Network, L.L.C.
- 241. IntrinsiQ Holdings, Inc.
- 242. IntrinsiQ Specialty Solutions, Inc.
- 243. IntrinsiQ Tendler, Inc.
- 244. IntrinsiQ, LLC
- 245. J.M. Blanco, Inc.
- 246. James Brudnick Company, Inc.
- 247. K/S Instrument Corp.
- 248. KRP Investments, Inc.
- 249. Labpak Limited
- 250. LAD Drug Corporation
- 251. Leading Educational Research Network, LLC
- 252. Lexicon Pharmacy Services, L.L.C.
- 253. Liberty Acquisition Corp.
- 254. Libra C.V.
- 255. Los Angeles Drug Corporation
- 256. M.D.P. Properties, Inc.
- 257. Managed Care Network, Inc.
- 258. Marshall Reinardy LLC

- 259. Medical Health Industries, Inc.
- 260. Medical Initiatives, Inc.
- 261. Medidyne Corp.
- 262. Medselect Inc.
- 263. Memorial Pet Care, Inc.
- 264. Micro Technologies Canada Inc.
- 265. MWI Buying Group Limited (formerly St. Francis Limited)
- 266. MWI Supply (UK Acquisition) Limited
- 267. MWI Supply (UK Holdings) Limited
- 268. MWI Supply (UK) Limited
- 269. MWI Veterinary Supply Co.
- 270. MWI Veterinary Supply, Inc.
- 271. Nareks Ecza Deposu Ticaret Anonim Şirketi
- 272. Network for Medical Communication & Research Analytics, LLC
- 273. New Jersey Medical Corporation
- 274. Nexiapharma, SL
- 275. NMCR Holdings, Inc.
- 276. NMCR-Europe, LLC
- 277. Northeast Veterinary Supply Company, LLC
- 278. Oktal Pharma d.o.o
- 279. Oktal Pharma d.o.o
- 280. Oktal Pharma d.o.o [Zagreb]
- 281. Oktal Pharma d.o.o.
- 282. Oktal Pharma Hungary K.f.t.
- 283. Omni Med B, Inc.
- 284. OPH Oktal Pharma d.o.o
- 285. OTC Direct Limited
- 286. Paris Acquisition Corp.
- 287. Pharm Plus Acquisition, Inc.
- 288. Pharma One Corporation Limited
- 289. Pharmacy Corporation of America
- 290. Pharmacy Corporation of America Massachusetts, Inc.
- 291. Pharmacy Healthcare Solutions, Ltd.
- 292. Pharmacy Review Services, Inc.
- 293. Pharmdata s.r.o.
- 294. PharMEDium Healthcare Corporation
- 295. PharMEDium Healthcare Holdings LLC
- 296. PharMEDium Healthcare Holdings, Inc.
- 297. PharMEDium Healthcare LLC
- 298. PharMEDium Pharmacy Services, LLC
- 299. PharMEDium R.E., LLC
- 300. PharMEDium Services, LLC
- 301. PharMerica Drug Systems, Inc.
- 302. PharMerica Technology Solutions, LLC
- 303. Pharmerica, Inc.
- 304. Pitango HealthTech Fund I, L.P.
- 305. Planet Software Limited
- 306. PMSI MSA Services, Inc.

- 307. PMSI. Inc.
- 308. PPSC USA, LLC
- 309. Premier Pharmacy, Inc.
- 310. Premier Source Diagnostics Inc.
- 311. Premier Source, LLC
- 312. Prescribe Wellness, LLC
- 313. Profarma Distribuidora de Produtos Farmaceuticos S.A.
- 314. Ramuneles Vaistine UAB
- 315. Reimbursement Education Network, LLC
- 316. Rightpak, Inc.
- 317. Rombro's Drug Center, Inc.
- 318. Roscoe Acquisition Corporation
- 319. S.R.P. (Services de la Répartition Pharmaceutique)
- 320. SecureDVM, LLC
- 321. Securos Europe GmbH
- 322. Silver Streak I, LLC
- 323. Skills in Healthcare France
- 324. Skills in Healthcare Pazarlama ve Tanitim Hizmetleri Anonim Şirketi
- 325. Skills in Healthcare Romania S.r.l.
- 326. Smart ID Works, LLC
- 327. Smith Medical Partners, LLC
- 328. Snipetjernveien 10 Norge AS
- 329. Solana Beach, Inc.
- 330. Southwest Pharmacies, Inc.
- 331. Southwestern Drug Corporation
- 332. SparkSense Analytics, Inc.
- 333. Specialty Advancement Network, LLC
- 334. Specialty Pharmacy of California, Inc.
- 335. Specialty Pharmacy, Inc.
- 336. Spielberg Acquisition Corp.
- 337. Spits B.V.
- 338. Stadt Solutions, LLC
- 339. Stephar B.V.
- 340. Strategic Pharmaceutical Solutions, Inc.
- 341. Swine Solutions Network, LLC
- 342. Taylor & Manno Asset Recovery, Inc.
- 343. Telepharmacy Solutions, Inc.
- 344. Terra-Lab d.o.o
- 345. The Allen Company
- 346. The Lash Group, Inc.
- 347. The Lash Group, LLC
- 348. TheraCom, L.L.C.
- 349. ThermoSecure Medical Equipment GmbH
- 350. TMESYS, Inc.
- 351. TrakCel Holding Company, Inc.
- 352. Trellis Healthcare Consulting, L.L.C.
- 353. Trellis Healthcare Consulting, LLC
- 354. True Blue Indemnity Company

- 355. United Company of Pharmacists SAE
- 356. Universal Packaging Systems, Inc.
- 357. US Bioservices Corporation
- 358. Valley Wholesale Drug Co., LLC
- 359. Value Apothecaries, Inc.
- 360. Vedco, Inc.
- 361. Vetbridge Animal Health, LLC
- 362. Vetbridge Product Development (NM-OMP) LLC
- 363. VetSpace Limited
- 364. VetSpace, Inc.
- 365. Vetswest Limited
- 366. W.C. International Limited
- 367. WBA Acquisitions Luxco 9 S.à.r.l.
- 368. Wight Nederland Holdco 2 B.V.
- 369. Wight Nederland Holdco 4 BV
- 370. WML, LLC
- 371. Woodglen Properties Limited
- 372. Woodglen Properties Limited Portugal Branch
- 373. World Courier (Aust) Pty. Ltd.
- 374. World Courier (Austria) GmbH
- 375. World Courier (Austria) GmbH Serbia Branch
- 376. World Courier (Deutschland) GmbH
- 377. World Courier (Finland) Oy
- 378. World Courier (India) Private Limited
- 379. World Courier (Ireland) Limited
- 380. World Courier (Lithuania), UAB
- 381. World Courier (Malaysia) Sdn. Bhd.
- 382. World Courier (Norway) AS
- 383. World Courier (NZ) Limited
- 384. World Courier (Poland) Sp. Z.o.o.
- 385. World Courier (Shanghai) Co., Ltd Guangzhou Branch
- 386. World Courier (Shanghai) Co., Ltd.
- 387. World Courier (Shanghai) Co., Ltd., Beijing Branch
- 388. World Courier (Sweden) AB
- 389. World Courier (Switzerland) SA
- 390. World Courier (U.K.) Limited
- 391. World Courier Asia (Thailand) Co., Ltd.
- 392. World Courier Belgium s.a.
- 393. World Courier Bulgaria
- 394. World Courier Czech Republic s.r.o.
- 395. World Courier de Chile Limitada
- 396. World Courier de Colombia S.A.
- 397. World Courier de Espana, S.A.
- 398. World Courier de Mexico S.A. de C.V.
- 399. World Courier de Portugal, Lda.
- 400. World Courier de Uruguay S.A.

- 401. World Courier del Ecuador S.A.
- 402. World Courier del Peru S.A.
- 403. World Courier Denmark A/S
- 404. World Courier do Brasil Transportes Internacionais Ltda.
- 405. World Courier France S.A.R.L.
- 406. World Courier Ground (Europe) Limited
- 407. World Courier Ground, Inc.
- 408. World Courier Group Logistics, Inc.
- 409. World Courier Group S.a.r.l.
- 410. World Courier Group, Inc.
- 411. World Courier Group, Inc. Taiwan Branch
- 412. World Courier Hellas Limited Liability Company
- 413. World Courier Holland BV
- 414. World Courier Hong Kong Limited
- 415. World Courier Hungary Freight Forwarder and Service Provider Limited Liability Company
- 416. World Courier Israel Ltd.
- 417. World Courier Italia srl
- 418. World Courier K.K. Japan
- 419. World Courier Korea Co., Ltd.
- 420. World Courier Limited (Russia)
- 421. World Courier Logistics (Europe) Limited
- 422. World Courier Logistics (UK) Limited
- 423. World Courier Logistics, Inc.
- 424. World Courier Logistics, Inc. (DE)
- 425. World Courier Logistics, Inc. (NY)
- 426. World Courier Management Limited
- 427. World Courier Management, Inc.
- 428. World Courier of Canada Ltd
- 429. World Courier Operations Kenya Limited
- 430. World Courier Philippines Representative Office
- 431. World Courier Romania S.R.L.
- 432. World Courier S.A.
- 433. World Courier Singapore Pte Ltd
- 434. World Courier Slovak Republic s.r.o.
- 435. World Courier South Africa (Proprietary) Limited
- 436. World Courier Tasimacilik ve Lojistik Hizmetleri Ticaret Limited Sirketi
- 437. World Courier Ukraine LLC
- 438. World Courier Venezuela, S.A.
- 439. World Courier Zagreb d.o.o.
- 440. World Courier, Inc.
- 441. World Courier, kurirske storitve,d.o.o.
- 442. World Customs Brokerage, Inc.
- 443. Xcenda (UK) Limited
- 444. Xcenda GmbH

Item #10.

445. Xcenda Switzerland GmbH

446. Xcenda, L.L.C.

447. ZU Vase Zdravije

Cardinal

- 1. A+ Secure Packaging, LLC
- 2. Abilene Nuclear, LLC
- 3. Access Closure, Inc.
- 4. Acuity GPO, LLC
- 5. Aero-Med, Ltd.
- 6. Allegiance (BVI) Holding Co. Ltd.
- 7. Allegiance Corporation
- 8. Allegiance Healthcare (Labuan) Pte. Ltd.
- 9. Allegiance I, LLC
- 10. Allegiance Labuan Holdings Pte. Ltd.
- 11. API (Suppliers) Limited
- 12. AssuraMed Acquisition Corp.
- 13. AssuraMed Group, Inc.
- 14. AssuraMed Holding, Inc.
- 15. AssuraMed Intermediate Holding, Inc.
- 16. AssuraMed, Inc.
- 17. C. International, Inc.
- 18. Cardinal Distribution Holding Corporation I
- 19. Cardinal Distribution Holding Corporation II
- 20. Cardinal Health 100, Inc.
- 21. Cardinal Health 104 LP
- 22. Cardinal Health 105, Inc.
- 23. Cardinal Health 107, LLC
- 24. Cardinal Health 108, LLC
- 25. Cardinal Health 110, LLC
- 26. Cardinal Health 112, LLC
- 27. Cardinal Health 113, LLC
- 28. Cardinal Health 114, Inc.
- 29. Cardinal Health 115, LLC
- 30. Cardinal Health 116, LLC
- 31. Cardinal Health 118, LLC
- 32. Cardinal Health 119, LLC
- 33. Cardinal Health 121, LLC
- 34. Cardinal Health 122, LLC
- 35. Cardinal Health 123, LLC
- 36. Cardinal Health 124, LLC
- 37. Cardinal Health 125, LLC38. Cardinal Health 126, LLC
- 39. Cardinal Health 127, Inc.
- 5). Cardinal Health 127, Inc.
- 40. Cardinal Health 128, LLC
- 41. Cardinal Health 130, LLC42. Cardinal Health 131, LLC
- 43. Cardinal Health 132, LLC
- 44. Cardinal Health 133, Inc.
- 45. Cardinal Health 2, LLC
- 46. Cardinal Health 200, LLC
- 47. Cardinal Health 201 Canada L.P.
- 48. Cardinal Health 201, Inc.

- 49. Cardinal Health 215, LLC
- 50. Cardinal Health 222 (Thailand) Ltd.
- 51. Cardinal Health 242, LLC
- 52. Cardinal Health 246, Inc.
- 53. Cardinal Health 247, Inc.
- 54. Cardinal Health 249, LLC
- 55. Cardinal Health 250 Dutch C.V.
- 56. Cardinal Health 251, LLC
- 57. Cardinal Health 252, LLC
- 58. Cardinal Health 253, LP
- 59. Cardinal Health 3, LLC
- 60. Cardinal Health 414, LLC
- 61. Cardinal Health 418, Inc.
- 62. Cardinal Health 5, LLC
- 63. Cardinal Health 500, LLC
- 64. Cardinal Health 524, LLC
- 65. Cardinal Health 529, LLC
- 66. Cardinal Health 6, Inc.
- 67. Cardinal Health 7, LLC
- 68. Cardinal Health 8, LLC
- 69. Cardinal Health Australia 503 Pty Ltd.
- 70. Cardinal Health Austria 504 GmbH
- 71. Cardinal Health Belgium 505 BVBA
- 72. Cardinal Health Canada Holdings Cooperatie U.A.
- 73. Cardinal Health Canada Inc.
- 74. Cardinal Health Capital Corporation
- 75. Cardinal Health Cardiology Solutions, LLC
- 76. Cardinal Health Chile Limitada
- 77. Cardinal Health Colombia S.A.S.
- 78. Cardinal Health Commercial Technologies, LLC
- 79. Cardinal Health Corporate Solutions, LLC
- 80. Cardinal Health D.R. 203 II Ltd.
- 81. Cardinal Health Denmark ApS
- 82. Cardinal Health do Brasil Ltda.
- 83. Cardinal Health Finance
- 84. Cardinal Health Finland Oy
- 85. Cardinal Health Foundation
- 86. Cardinal Health France 506 SAS
- 87. Cardinal Health Funding, LLC
- 88. Cardinal Health Germany 507 GmbH
- 89. Cardinal Health Germany Manufacturing GmbH
- 90. Cardinal Health Holding International, Inc.
- 91. Cardinal Health International Philippines, Inc.
- 92. Cardinal Health IPS, LLC

- 93. Cardinal Health Ireland 419 Designated Activity Company
- 94. Cardinal Health Ireland 508 Limited
- 95. Cardinal Health Ireland Manufacturing Limited
- 96. Cardinal Health Ireland Unlimited Company
- 97. Cardinal Health Italy 509 S.r.l.
- 98. Cardinal Health Japan G.K.
- 99. Cardinal Health Korea Limited
- 100. Cardinal Health Luxembourg 420 S.a.r.l.
- 101. Cardinal Health Luxembourg 522 S.a.r.l.
- 102. Cardinal Health Malaysia 211 Sdn. Bhd.
- 103. Cardinal Health Malta 212 Limited
- 104. Cardinal Health Managed Care Services, LLC
- 105. Cardinal Health Medical Products India Private Limited
- 106. Cardinal Health Mexico 244 S. de R.L. de C.V.
- 107. Cardinal Health Mexico 514 S. de R.L. de C.V.
- 108. Cardinal Health Middle East FZ-LLC
- 109. Cardinal Health MPB, Inc.
- 110. Cardinal Health Napoleon Holding, LLC
- 111. Cardinal Health Netherlands 502 B.V.
- 112. Cardinal Health Netherlands 525 Cooperatie U.A.
- 113. Cardinal Health Netherlands 528 B.V.
- 114. Cardinal Health Norway AS
- 115. Cardinal Health P.R. 120, Inc.
- 116. Cardinal Health P.R. 218, Inc.
- 117. Cardinal Health P.R. 220, LLC
- 118. Cardinal Health P.R. 436, Inc.
- 119. Cardinal Health Panama, S. de R.L.
- 120. Cardinal Health Pharmaceutical Contracting,
- 121. Cardinal Health Pharmacy Services, LLC
- 122. Cardinal Health Poland Spolka z ograniczona odpowiedzialnościa
- 123. Cardinal Health Portugal 513, Unipessoal Lda.
- 124. Cardinal Health Russia
- 125. Cardinal Health Singapore 225 Pte. Ltd.
- 126. Cardinal Health Spain 511 S.L.
- 127. Cardinal Health Sweden 512 A.B.
- 128. Cardinal Health Switzerland 515, GmbH
- 129. Cardinal Health Systems, Inc.
- 130. Cardinal Health Technologies Switzerland GmbH
- 131. Cardinal Health Technologies, LLC
- 132. Cardinal Health U.K. 418 Limited
- 133. Cardinal Health U.K. 432 Limited

- 134. Cardinal Health U.K. Holding Limited
- 135. Cardinal Health U.K. International Holding LLP
- 136. Cardinal Health, Inc.
- 137. Cardinal MED Equipment Consulting (Shanghai) Co., Ltd.
- 138. Cirpro de Delicias S.A. de C.V.
- 139. Clinic Pharmacies III, LLC
- 140. Clinic Pharmacies, LLC
- 141. Community Pharmacy Enterprises, LLC
- 142. Convertors de Mexico S.A. de C.V.
- 143. Cordis (Shanghai) MED Devices Co., Ltd.
- 144. Cordis Cashel Unlimited Company
- 145. Cordis Corporation
- 146. Cornerstone Rheumatology LP
- 147. Covidien Manufacturing Solutions, S.A.
- 148. Dutch American Manufacturers II (D.A.M. II) B.V.
- 149. Ellipticare, LLC
- 150. EPIC Insurance Company
- 151. Especialidades Medicas Kenmex S.A. de C.V.
- 152. Experience East, LLC
- 153. Flexible Stenting Solutions, Inc.
- 154. Frog Horned Capital, Inc.
- 155. Generic Drug Holdings, Inc.
- 156. GetOutcomes, LLC
- 157. Griffin Capital, LLC
- 158. HDG Acquisition, Inc.
- 159. imgRx Healdsburg, Inc.
- 160. imgRx Salud, Inc.
- 161. imgRx SJ Valley, Inc.
- 162. imgRx SLO, Inc.
- 163. imgRx Sonoma, Inc.
- 164. InnerDyne Holdings, Inc.
- 165. Innovative Therapies, Inc.
- 166. Instant Diagnostic Systems, Inc.
- 167. InteCardia-Tennessee East Catheterization, LLC
- 168. ITI Sales, LLC
- 169. Kendall-Gammatron Limited
- 170. Killilea Development Company, Ltd.
- 171. Kinray I, LLC
- 172. KPR Australia Pty. Ltd.
- 173. KPR Switzerland Sales GmbH
- 174. KPR U.S., LLC
- 175. Leader Drugstores, Inc.
- 176. Ludlow Technical Products Canada, Ltd.
- 177. Marin Apothecaries
- 178. Medicap Pharmacies Incorporated
- 179. Medicine Shoppe Capital Corporation
- 180. Medicine Shoppe International, Inc.

- 181. Medicine Shoppe Internet, Inc.
- 182. Mediquip Sdn. Bhd.
- 183. Mirixa Corporation
- 184. MosaicGPO, LLC
- 185. mscripts Holdings, LLC
- 186. mscripts Systems India Private Limited
- 187. mscripts, LLC
- 188. Nippon Covidien Ltd.
- 189. One Cloverleaf, LLC
- 190. Outcomes Incorporated
- 191. Owen Shared Services, Inc.
- 192. Pharmacy Operations Of New York, Inc.
- 193. Pharmacy Operations, Inc.
- 194. Physicians Purchasing, Inc.
- 195. Pinnacle Intellectual Property Services, Inc.
- 196. Pinnacle Intellectual Property Services-International, Inc.
- 197. Quiroproductos de Cuauhtemoc S. de R.L. de C.V.
- 198. RainTree Administrative Services, LLC
- 199. RainTree Care Management, LLC
- 200. RainTree GPO, LLC
- 201. Ransdell Surgical, Inc.
- 202. Red Oak Sourcing, LLC
- 203. Renal Purchasing Group, LLC
- 204. RGH Enterprises, Inc.
- 205. RT Oncology Services Corporation
- 206. Rxealtime, Inc.
- 207. Sierra Radiopharmacy, L.L.C.
- 208. Sonexus Health Access & Patient Support, LLC
- 209. Sonexus Health Distribution Services, LLC
- 210. Sonexus Health Financial Solutions, LLC
- 211. Sonexus Health Pharmacy Services, LLC
- 212. Sonexus Health, LLC
- 213. TelePharm, LLC
- 214. The Harvard Drug Group, L.L.C.
- 215. Tianjin ITI Trading Company
- 216. Tradex International, Inc.
- 217. Traverse GPO, LLC
- 218. Wavemark Lebanon Offshore s.a.l.
- 219. Wavemark, Inc.
- 220. Red Oak Sourcing, LLC
- 221. API (Suppliers) Limited
- 222. Sierra Radiopharmacy, L.L.C.
- 223. Abilene Nuclear, LLC
- 224. InteCardia-Tennessee East Catheterization, LLC
- 225. Kendall-Gammatron Limited
- 226. Almus Pharmaceuticals USA LLC
- 227. Cardinal Health (H.K.) Co. Limited

- 228. Cardinal Health (Shanghai) Pharmaceutical Co., Ltd.
- 229. Cardinal Health (Sichuan) Pharmaceutical Co., Ltd.
- 230. Cardinal Health (Wuxi) Pharmaceutical Co.,
- 231. Cardinal Health Hedan (Shenzhen) Pharmaceutical Co., Ltd.
- 232. Dalian Zhongda Pharmaceutical Company Limited
- 233. NaviHealth Holdings, LLC
- 234. Parch, L.L.C.
- 235. 6464661 Canada Inc.
- 236. Academy Of Managed Care Medicine, L.L.C.
- 237. Alaris Medical 1 (Suisse) Sarl
- 238. Alaris Medical New Zealand Limited
- 239. Allegiance Healthcare International GmbH
- 240. Allegiance Pro Inc.
- 241. Allied Healthcare Services, Inc.
- 242. Almus Pharmaceuticals Singapore Pte. Ltd.
- 243. Almus Pharmaceuticals USA LLC
- 244. American Threshold Industries, Inc.
- 245. Anoka, LLC
- 246. ARCH Collection Corporation
- 247. ARCH, S.A.
- 248. Armand Scott, LLC
- 249. Aurum Pharmaceuticals Limited
- 250. Behrens Inc.
- 251. Beijing Baiji Advanced Specialty Company Limited
- 252. Bellwether Oncology Alliance, Inc.
- 253. Bentley Merger Sub, LLC
- 254. Bindley Western Funding Corporation
- 255. Bindley Western Industries II Of Maine, Inc.
- 256. Biosigna GmbH Institut für Biosignalverarbeitung und Systemanalyse
- 257. Bird Products (Japan) Ltd.
- 258. Bird Products Corporation
- 259. Brighton Capital, Inc.
- 260. Buffalo Merger Corp.
- 261. BW Transportation Services, Inc.
- 262. Cardal II, LLC
- 263. Cardal, Inc.
- 264. Cardinal Florida, Inc.
- 265. Cardinal Health (Beijing) China Pharmaceutical Co., Ltd.
- 266. Cardinal Health (Beijing) Medical Trading Co., Ltd.
- 267. Cardinal Health (Beijing) Pharmacy Co., Ltd.
- 268. Cardinal Health (Chengdu) Pharmacy Co., Ltd.

- 269. Cardinal Health (China) Investment Co., Ltd.
- 270. Cardinal Health (Chongqing) Pharmaceutical Co., Ltd.
- 271. Cardinal Health (Chongqing) Pharmacy Co., Ltd.
- 272. Cardinal Health (H.K.) Co. Limited
- 273. Cardinal Health (Hubei) Pharmaceutical Co., Ltd.
- 274. Cardinal Health (L) Co., Ltd.
- 275. Cardinal Health (Liaoning) Pharmaceutical Co., Ltd.
- 276. Cardinal Health (P02296)
- 277. Cardinal Health (P04080)
- 278. Cardinal Health (Shanghai) Commercial and Trading Company Limited
- 279. Cardinal Health (Shanghai) Cosmetics Trading Co., Ltd.
- 280. Cardinal Health (Shanghai) Logistics Co., Ltd.
- 281. Cardinal Health (Shanghai) Pharmaceutical Co., Ltd.
- 282. Cardinal Health (Shanghai) Pharmacy Co.,
- 283. Cardinal Health (Shanxi) Pharmaceutical Co.,
- 284. Cardinal Health (Shenyang) Pharmacy Co., Ltd.
- 285. Cardinal Health (Sichuan) Pharmaceutical Co., Ltd.
- 286. Cardinal Health (Tianjin) Pharmaceutical Co., Ltd.
- 287. Cardinal Health (Wuxi) Pharmaceutical Co., Ltd.
- 288. Cardinal Health (WuXi) Pharmacy Co., Ltd.
- 289. Cardinal Health (Zhejiang) Pharmaceutical Co., Ltd.
- 290. Cardinal Health 101, Inc.
- 291. Cardinal Health 102, Inc.
- 292. Cardinal Health 103, Inc.
- 293. Cardinal Health 106, Inc.
- 294. Cardinal Health 109, Inc.
- 295. Cardinal Health 111, LLC
- 296. Cardinal Health 113, LLC
- 297. Cardinal Health 117, LLC
- 298. Cardinal Health 129, Inc.
- 299. Cardinal Health 208, Inc.
- 300. Cardinal Health 301, LLC
- 301. Cardinal Health 400, Inc.
- 302. Cardinal Health 401, Inc.
- 303. Cardinal Health 402, Inc.
- 304. Cardinal Health 403, Inc.

- 305. Cardinal Health 404, Inc.
- 306. Cardinal Health 405, Inc.
- 307. Cardinal Health 406, Inc.
- 308. Cardinal Health 406, LLC
- 309. Cardinal Health 407, Inc.
- 310. Cardinal Health 408, Inc.
- 311. Cardinal Health 409, Inc.
- 312. Cardinal Health 410, Inc.
- 313. Cardinal Health 411, Inc.
- 314. Cardinal Health 412, Inc.
- 315. Cardinal Health 413, Inc.
- 316. Cardinal Health 415, Inc.
- 317. Cardinal Health 416, Inc.
- 318. Cardinal Health 417, Inc.
- 319. Cardinal Health 419, LLC 320. Cardinal Health 420, LLC
- 321. Cardinal Health 421 Limited Partnership
- 322. Cardinal Health 421, Inc.
- 323. Cardinal Health 422, Inc.
- 324. Cardinal Health 501 Dutch C.V.
- 325. Cardinal Health Austria 201 GmbH
- 326. Cardinal Health Bermuda 224, Ltd.
- 327. Cardinal Health Brasil 423 Servicos Farmaceuticos Nucleares Ltda
- 328. Cardinal Health Canada 204, Inc.
- 329. Cardinal Health Canada 301, Inc.
- 330. Cardinal Health Canada 302, Inc.
- 331. Cardinal Health Canada 307, ULC
- 332. Cardinal Health Canada 403, Inc.
- 333. Cardinal Health Canada 437, Inc.
- 334. Cardinal Health Canada Inc.
- 335. Cardinal Health Canada LP
- 336. Cardinal Health Cayman Islands Holding Co. Ltd
- 337. Cardinal Health Cayman Islands Ltd.
- 338. Cardinal Health China Co., Ltd.
- 339. Cardinal Health D.R. 203 Limited
- 340. Cardinal Health Europe IT GmbH
- 341. Cardinal Health France 205 SAS
- 342. Cardinal Health France 309 SAS
- 343. Cardinal Health Germany 206 GmbH
- 344. Cardinal Health Germany 234 GmbH
- 345. Cardinal Health Germany 318 GmbH
- 346. Cardinal Health Hedan (Shenzhen) Pharmaceutical Co., Ltd.
- 347. Cardinal Health Hong Kong Limited
- 348. Cardinal Health I, Inc.
- 349. Cardinal Health Imaging, LLC
- 350. Cardinal Health India Private Limited
- 351. Cardinal Health International Ventures, Ltd.
- 352. Cardinal Health Ireland 406 Ltd.

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448. CareFusion U.K. 284 Limited

449. CareFusion U.K. 286 Limited

450. CareFusion U.K. 287 Limited

398. Cardinal Health U.K. 236 Limited 399. Cardinal Health U.K. 240 Limited

400. Cardinal Health U.K. 305 Limited

401. Cardinal Health U.K. 306 Limited

- 451. CareFusion U.K. 288 Limited
- 452. Cascade Development, Inc.
- 453. CCB, Inc.
- 454. CDI Investments, Inc.
- 455. Centralia Pharmacy, Inc.
- 456. Centricity, LLC
- 457. Chapman Drug Company
- 458. Chengdu Baiji Advanced Specialty Pharmacy Company Limited
- 459. Cheshire Merger Sub, Inc.
- 460. CMI Net, Inc.
- 461. College Park Plaza Associates, Inc.
- 462. Comprehensive Medical Imaging-Anaheim Hills, Inc.
- 463. Comprehensive Medical Imaging-Apple Valley, Inc.
- 464. Comprehensive Medical Imaging-Boynton Beach, Inc.
- 465. Comprehensive Medical Imaging-Downey, Inc.
- 466. Comprehensive Medical Imaging-Encino, Inc.
- 467. Comprehensive Medical Imaging-Fort Lauderdale, Inc.
- 468. Comprehensive Medical Imaging-Fremont, Inc.
- 469. Comprehensive Medical Imaging-Hesperia, Inc.
- 470. Comprehensive Medical Imaging-Huntington Beach, Inc.
- 471. Comprehensive Medical Imaging-Palm Springs, Inc.
- 472. Comprehensive Medical Imaging-Rancho Cucamonga, Inc.
- 473. Comprehensive Medical Imaging-Rancho Mirage, Inc.
- 474. Comprehensive Medical Imaging-Salisbury, Inc.
- 475. Comprehensive Medical Imaging-Sherman Oaks, Inc.
- 476. Comprehensive Medical Imaging-Tempe, Inc.
- 477. Comprehensive Medical Imaging-Van Nuys, Inc.
- 478. Comprehensive Medical Imaging-Victorville, Inc.
- 479. Comprehensive Medical Imaging-Westlake Village, Inc.
- 480. Comprehensive Open MRI-Carmichael, Inc.
- 481. Comprehensive Open MRI-Folsom, Inc.
- 482. Comprehensive Open MRI-Fullerton, Inc.
- 483. Comprehensive Open MRI-Laguna Hills, Inc.
- 484. Comprehensive Open MRI-Sacramento, Inc.

- 485. Comprehensive Reimbursement Consultants, Inc.
- 486. Consumer2patient, LLC
- 487. CR Medicap, Inc.
- 488. Curaspan Health Group, Inc.
- 489. Cytokine Pharmasciences, Inc.
- 490. Dalian Zhongda Pharmaceutical Company Limited
- 491. Daniels Pharmaceuticals Limited
- 492. DC Merger Corp
- 493. Denver Biomedical, Inc.
- 494. Desert PET, LLC
- 495. Dik Drug Company, LLC
- 496. Dik Medical Supplies, LLC
- 497. Discor Limited
- 498. Dismed Inc.
- 499. Dohmen Distribution Partners Southeast, L.L.C.
- 500. Dover Communications, LLC
- 501. Duquoin Pharmacy, Inc.
- 502. Dutch American Manufacturers (D.A.M.) B.V.
- 503. East Iowa Pharmacies, Inc.
- 504. EGIS Holdings, Inc.
- 505. Eldon Laboratories Limited
- 506. Ellicott Drug Company
- 507. EME Medical, Inc.
- 508. Enturia Canada ULC
- 509. Enturia de Mexico S. de R.L. de C.V.
- 510. Enturia Limited
- 511. Enturican, Inc.
- 512. EON Media Inc.
- 513. Eureka Merger Sub, Inc.
- 514. European Pharmaceuticals Group Ltd.
- 515. First Choice, Inc. Of Maine
- 516. Flower Merger Corp.
- 517. Futuremed Health Care Products Limited Partnership
- 518. Futuremed Healthcare Products Corporation
- 519. Futuremed Holdings General Partner Inc.
- 520. Fuzhou Baiji Pharmacy Company Limited
- 521. Gala Design, Inc.
- 522. Gelatin Products International, Inc.
- 523. Geodax Technology, Inc.
- 524. Glacier Corporation
- 525. Grand Avenue Pharmacy, Inc.
- 526. Graphic Holdings, Inc.
- 527. Griffin Group Document Management Services, Inc.

- 528. Guangzhou Baiji Advanced Specialty Pharmaceutical Chain Stores Company Limited
- 529. Guangzhou Baiji Drug Store Company Limited
- 530. Guangzhou City Kangwei Information Technology Company Limited
- 531. Guangzhou Ruixun Pharmaceutical Company Limited
- 532. Guizhou Yibai Medical Co., Ltd.
- 533. Hangzhou Baiji Advanced Specialty Drug Store Company Limited
- 534. Heartland Diagnostic Services, Inc.
- 535. HLS Advantage, LLC
- 536. Homecare (North-West) Limited
- 537. Humiston-Keeling, Inc.
- 538. IMI Of Boca Raton, Inc.
- 539. IMI Of Miami, Inc.
- 540. IMI Of North Miami Beach, Inc.
- 541. Inland Empire Regional Pet Center, LLC
- 542. InnerDyne, Inc.
- 543. Inpharm Nationwide Limited
- 544. InteCardia-Tennessee East Diagnostic, LLC
- 545. Intercare Holdings Limited
- 546. Intercare Investments Limited
- 547. Intercare Properties Plc
- 548. Iowa Falls Pharmacy, Inc.
- 549. IVAC Overseas Holdings LP
- 550. JakaMed AB AB
- 551. Jinan Baiji Drug Store Company Limited
- 552. JRG. Ltd.
- 553. Kendall Patient Recovery BVBA
- 554. Kinetic Surgical, LLC
- 555. Kinray, Inc.
- 556. Kinray, LLC
- 557. KPR Italia S.r.l.
- 558. KPR U.S., Inc.
- 559. Kunming Baiji Advanced Specialty Pharmacy Company Limited
- 560. Lake Charles Pharmaceutical Supply Company, LLC
- 561. Liaoning Longda Pharmaceutical Co., Ltd.
- 562. Liberty Communications Network, LLC
- 563. Ludlow Technical Products Corporation
- 564. Macarthy Group Trustees Limited
- 565. Macarthys Laboratories Limited
- 566. Macarthy's Limited
- 567. Marmac Distributors, Inc.
- 568. Martindale Pharma GmbH
- 569. Martindale Pharmaceuticals Limited
- 570. Medcon S.A.

- 571. MedEd Resources, LLC
- 572. Medesta Associates, LLC
- 573. Medical Concepts Development, Inc.
- 574. Medical Diagnostic Leasing, Inc
- 575. Medical Education Systems, LLC
- 576. Medical Media Communications, LLC
- 577. Medical Strategies, Inc.
- 578. MediQual Systems, Inc.
- 579. Meditrol Automation Systems, Inc.
- 580. Meditrol, Inc.
- 581. MedMined, Inc.
- 582. Mercury Merger Sub, LLC
- 583. Mesa Merger Corp.
- 584. MicroGas Limited
- 585. MicroMedical Deutschland GmbH
- 586. Microport Healthcare, LLC
- 587. Midland Pharmacies, Inc
- 588. Mississippi Medical Supply Cooperative, L.L.C.
- 589. MRI Equipment Partners, Ltd.
- 590. Mudhen Merger Corp.
- 591. Multi-Medica S.A.
- 592. Multipharm Limited
- 593. Nanjing Baiji Advanced Specialty Drug Store Company Limited
- 594. Nanning Baiji Advanced Specialty Pharmacy Company Limited
- 595. Nationwide Ostomy Supplies Limited
- 596. Navigator Health, Inc.
- 597. NaviHealth Holdings, LLC
- 598. NaviHealth SM Holdings, Inc.
- 599. NaviHealth, Inc.
- 600. Nexus Healthcare, Inc.
- 601. Nitric Bio Therapeudics, Inc.
- 602. Northern Michigan Supply Alliance, L.L.C.
- 603. Ohio Valley-Clarksburg, Inc.
- 604. Oncology Holdings, Inc.
- 605. Onpointe Medical Communications, LLC
- 606. Oval (Shanghai) Technologies, Inc.
- 607. Oval Technologies (H.K.) Pty Limited
- 608. Owen Healthcare Building, Inc.
- 609. Pacific Surgical Innovations, Inc.
- 610. Panther Merger Sub II, Inc.
- 611. Panther Merger Sub, Inc.
- 612. Parch, L.L.C.
- 613. Parch, L.L.C. State File
- 614. ParMed Pharmaceuticals, LLC
- 615. PatientScribe Inc.
- 616. PCI Acquisition I, Inc.
- 617. PCI Acquisition II, Inc.
- 618. PCI Services Holdings, Inc.

- 619. PCI Services III. Inc.
- 620. PCI/Acquisition III, Inc.
- 621. PCI/All Pack Holdings, Inc.
- 622. PCI/Delvco, Inc. State File
- 623. PCI/Tri-Line (Usa), Inc.
- 624. Pharmaceutical & Diagnostic Services, LLC
- 625. Pharmacy Service Corporation
- 626. Phillipi Holdings, Inc.
- 627. PHR Staffing, Inc.
- 628. Post-Acute Care Center For Research, LLC
- 629. Practicome Solutions, LLC
- 630. Princeton Diagnostic Isotopes, Inc.
- 631. Priority Healthcare Services Corporation
- 632. Procedure-Based Instrument Services, L.L.C.
- 633. Productos Urologos de Mexico S.A. de C.V.
- 634. Professional Health-Care Resources, Inc.
- 635. Pyxis Capital Corporation
- 636. Pyxis Funding II, LLC
- 637. Pyxis Funding, LLC
- 638. R Cubed, Inc.
- 639. R. P. Scherer Hardcapsule (West)
- 640. R.P. Scherer Inc.
- 641. R.P. Scherer Technologies, Inc.
- 642. Radiopharmacy Of Boise, Inc.
- 643. Radiopharmacy Of Northern California, Inc.
- 644. Renlar Systems, Inc.
- 645. RightCare Solutions, Inc.
- 646. Royal Merger Sub, Inc.
- 647. Scela, Inc.
- 648. Scriptline, Inc.
- 649. SensorMedics (Deutschland) GmbH
- 650. SensorMedics Corporation
- 651. Shanghai Baiwei Drug Store Company Limited
- 652. Shanghai Cardinal Baiwei Drug Store Co., Ltd.
- 653. Shanghai Jinyi Health Management Consultation Co., Ltd.
- 654. Shanghai Luoda Pharmaceutical Company Limited
- 655. Shenzhen Zhengdan Investment Company Limited
- 656. Simolo (GL) Limited
- 657. Sistemas Medicos ALARIS S.A. de C.V.
- 658. Snowden Pencer Holdings, Inc.
- 659. Snowden Pencer, Inc.
- 660. Solomons Company

- 661. Source Medical Corporation
- 662. SRX, Inc.
- 663. Strategic Implications International, LLC
- 664. Supplyline Technologies Limited
- 665. Surgical Carepair, L.L.C.
- 666. Surgical Instrument Repair Service, L.L.C.
- 667. Syncor Belgium SPRL
- 668. Syncor Diagnostics Bakersfield, LLC
- 669. Syncor Diagnostics Dallas, LLC
- 670. Syncor Diagnostics Encino, LLC
- 671. Syncor Diagnostics Fullerton, LLC
- 672. Syncor Diagnostics Laguna Hills, LLC
- 673. Syncor Diagnostics Plano, LLC
- 674. Syncor Diagnostics Sacramento, LLC
- 675. Syncor Financing Corporation
- 676. Syncor Italy srl
- 677. The Enright Group, Inc.
- 678. The Heron Corporation
- 679. The LVC Corporation
- 680. Tianjin Cardinal Pharmacy Co., Ltd.
- 681. Toledo Pharmacy Company
- 682. Tropic Merger Sub, Inc.
- 683. UroMed, Inc.
- 684. VIASYS Healthcare Ireland Limited
- 685. VIASYS Healthcare Island EHF
- 686. VIASYS Healthcare S.A.R.L.
- 687. VIASYS Holdings Inc.
- 688. VIASYS NeuroCare France SAS
- 689. VIASYS Polymer Products LLC
- 690. Virginia Imaging Center, LLC
- 691. Virginia Merger Corporation
- 692. Vistant Corporation
- 693. Vistant Holdings, Inc.
- 694. Vubiq Inc.
- 695. Wenzhou Xinte Pharmaceutical Co., Ltd.
- 696. West Hudson, Inc.
- 697. West Texas Nuclear Pharmacy Partners
- 698. Wholesale (PI) Limited
- 699. Williams Drug Distributors, Inc.
- 700. Wolf Merger Corp.
- 701. Wrangler Acquisition Sub, Inc.
- 702. Wuhan Baiji New & Special Drug Store Company Limited
- 703. Xiamen Cardinal Baiwei Drug Store Co., Ltd.
- 704. Xi'an Baiji Advanced Specialty Pharmacy Company Limited
- 705. Yorkshire Pharmacy, Inc.

McKesson

- 1. "Aewige" ärztliche Wirtschaftsgesellschaft m.b.H., HG Wien
- 2. "die apoteeke in teesdorf" Mag. pharm. Gerda Kohlhauser KG, LG Wiener Neustadt
- 3. "Esplanade-Apotheke" Mag. pharm. Anna-Maria Köck KG, Landesgericht Wels
- 4. "Panther Apotheke" Mag. pharm. Sandra Krokos KG, Landesgericht Graz
- 5. 10101 Woodloch Forest LLC
- 6. 2012 DREAM LIMITED, England
- 7. 28CVR LIMITED, England
- 8. 3068312 Nova Scotia ULC
- 9. 3069163 Nova Scotia Limited
- 10. 3069164 Nova Scotia Limited
- 11. 30MC LIMITED, England
- 12. 701985 N.B. INC.
- 13. A C FERGUSON (CHEMIST) LIMITED, England
- 14. A. SUTHRELL (HAULAGE) LIMITED, England
- 15. A.F.M. Bergamo S.p.A., Italy
- 16. A.L.I. Holdings LLC
- 17. A.L.I. Imaging Systems Corp.
- 18. A.L.I. Technologies (International) LLC
- 19. AAH BUILDERS SUPPLIES LIMITED, England
- 20. AAH FURB PENSION TRUSTEE LIMITED, England
- 21. AAH Glass & Windows Limited, England
- 22. AAH Ireland, Dublin
- 23. AAH LIMITED, England
- 24. AAH Lloyds Insurance (IoM) Limited, Isle Of Man
- 25. AAH LLOYDS PENSION TRUSTEES LIMITED, England
- 26. AAH NOMINEES LIMITED, England
- 27. AAH ONE LIMITED, Scotland
- 28. AAH PHARMACEUTICALS LIMITED, England
- 29. AAH TWENTY FOUR LIMITED, Scotland
- 30. AAH TWENTY LIMITED, England
- 31. AAH TWENTY SIX LIMITED, England
- 32. ABG Apotheken-Beratungsgesellschaft mbH, Stuttgart
- 33. Access Health NZ Limited
- 34. AccessMed Holdings, Inc.

- 35. AccessMed, Inc. (AccessMed, LLC)
- 36. AccessMed, LLC
- 37. ACME DRUG CO. LIMITED, Scotland
- 38. ADDED MARKETING LIMITED, England
- 39. Adler Apotheke Krems Mag. Gabriele Denk KG, LG Krems an der Donau
- 40. Adler-Apotheke Mag.pharm. Ingrid Chvatal KG, LG Leoben
- 41. Admenta Beteiligungs GmbH, HG Wien
- 42. Admenta Denmark ApS, Copenhagen
- 43. Admenta Deutschland GmbH, Stuttgart
- 44. ADMENTA HOLDINGS LIMITED, England
- 45. ADMENTA ITALIA S.P.A., CCIAA di Bologna
- 46. ADMENTA PENSION TRUSTEES LIMITED, England
- 47. Admenta Sweden AB
- 48. ADMENTA UK LIMITED, England
- 49. Admenta Verwaltungs GmbH, HG Wien
- 50. AFM S.p.A., CCIAA di Bologna
- 51. AHLP PHARMACY LIMITED, England
- 52. ALCHEM (SOUTHERN) LIMITED, England
- 53. ALPE-ADRIA PHARMA farmacevtsko podjetje d.o.o., Ljubljana
- 54. Alphar Ayeneux, Belgium
- 55. Alphar Gilly DL, Belgium
- 56. Alphar Monceau sur Sambre, Belgium
- 57. Alphar Partners SA, Belgium
- 58. Alte Löwen-Apotheke Mag. pharm. Kristina Taubald KG, HG Wien
- 59. Alte Spora Apotheke Mag.pharm. Stephan Öhlzelt KG, LG St. Pölten
- 60. Amethyst Acquisition Corp.
- 61. Ancavion GmbH, AG Darmstadt
- 62. Ancillary Management Solutions, Inc.
- 63. Anton-Bruckner-Apotheke Mag.pharm. Christian Schwarzenbrunner KG, LG Linz
- 64. AOR Holding Company of Indiana, Inc. (AOR Holding Company of Indiana, LLC)
- 65. AOR Holding Company of Indiana, LLC
- 66. AOR Management Company of Alabama, Inc.
- 67. AOR Management Company of Arizona, Inc. (AOR Management Company of Arizona, LLC)

- 68. AOR Management Company of Arizona, LLC
- 69. AOR Management Company of Central Florida, Inc.
- 70. AOR Management Company of Florida, Inc.
- AOR Management Company of Indiana, Inc. (AOR Management Company of Indiana, LLC)
- 72. AOR Management Company of Indiana,
- 73. AOR Management Company of Kansas, Inc.
- 74. AOR Management Company of Missouri, Inc. (AOR Management Company of Missouri, LLC)
- 75. AOR Management Company of Missouri, LLC
- 76. AOR Management Company of Nevada, Inc.
- 77. AOR Management Company of New York, Inc.
- 78. AOR Management Company of North Carolina. Inc.
- 79. AOR Management Company of Ohio, Inc.
- 80. AOR Management Company of Oklahoma, Inc. (AOR Management Company of Oklahoma, LLC)
- 81. AOR Management Company of Oklahoma, LLC
- 82. AOR Management Company of Oregon, Inc.
- 83. AOR Management Company of Pennsylvania, Inc. (AOR Management Company of Pennsylvania, LLC)
- 84. AOR Management Company of Pennsylvania, LLC
- 85. AOR Management Company of South Carolina, Inc.
- 86. AOR Management Company of Texas, Inc.
- 87. AOR Management Company of Virginia, Inc. (AOR Management Company of Virginia, LLC)
- 88. AOR Management Company of Virginia,
- 89. AOR of Indiana Management Partnership
- 90. AOR of Texas Management Limited Partnership
- 91. AOR of Texas Management, LLC

- 92. AOR Real Estate, Inc. (AOR Real Estate, LLC)
- 93. AOR Real Estate, LLC
- 94. AOR Synthetic Real Estate, Inc. (AOR Synthetic Real Estate, LLC)
- 95. AOR Synthetic Real Estate, LLC
- 96. AORIP. Inc.
- 97. AORT Holding Company, Inc. (AORT Holding Company, LLC)
- 98. AORT Holding Company, LLC
- 99. AORT LP, LLC
- 100. Aporana AS
- 101. Apotheke "Zum Bergmann" Mag.pharm. Sabine Tuttner KG, LG Leoben
- 102. Apotheke "Zur heiligen Dreifaltigkeit" Mag. pharm. Edith Schuller-Grundnig KG, Landesgericht Korneuburg
- 103. Apotheke "Zur Mutter Gottes" Mag. pharm. Karin Nozicka KG, HG Wien
- 104. Apotheke Atzgersdorf Mr. Hermann Latzin KG, Wien
- 105. Apotheke im Messepark Mag. pharm. Dietmar Purin KG, LG Feldkirch
- 106. Apotheke Niklasdorf Mag. pharm. Matthias Schöggl KG, LG Leoben
- 107. APOTHEKE U1 TROSTSTRASSE, Mag. pharm. Max Wellan KG, HG Wien
- 108. Apotheke Zum heiligen Antonius Mag. pharm. Walter Staschek KG, LG Wiener Neustadt
- 109. Apotheke zum heiligen Schutzengel Mag.pharm. Barbara Penz-Arzberger KG, Landesgericht Graz
- 110. Apotheke zum Patriarchen Mag. pharm. Brigitte Kölbl KG, HG Wien
- Apotheke Zur hl. Dreifaltigkeit Mag. pharm. Doris Richter KG, LG Wiener Neustadt
- 112. Apotheke Zur Hütte Mag. pharm. Mrak KG, LG Leoben
- 113. Apovest AS
- 114. Apovest Drift AS
- 115. Art Acquisition Subsidiary, Inc.
- 116. Ascalon International, Inc.
- 117. ATLAS Travel Clinic Limited, England
- 118. Attentus Medical Sales, Incorporated (Attentus Medical Sales, LLC)
- 119. Attentus Medical Sales, LLC
- 120. Awarix, Inc.
- 121. Axis Medical Management, Inc.

- 122. AYRSHIRE PHARMACEUTICALS LIMITED, Scotland
- 123. AZIENDA FARMACEUTICA MUNICIPALE di Cremona S.p.A., CCIAA di Cremona
- 124. Azienda Farmacie Milanesi S.p.A., CCIAA di Milano
- 125. Babbingore Limited, Dublin
- 126. BAILLIESTON HEALTH CENTRE PHARMACY LIMITED, Scotland
- 127. Ballycane Pharmacy Limited, Ireland
- 128. BANNISTER & THATCHER LIMITED, England
- 129. BARCLAY PHARMACEUTICALS (ATHERSTONE) LIMITED, England
- 130. BARCLAY PHARMACEUTICALS LIMITED, England
- 131. BARLEY CHEMISTS HOLDINGS LIMITED, England
- 132. BARRY SHOOTER (ROMFORD) LIMITED, England
- 133. BDI Pharma, Inc. (BDI Pharma, LLC)
- 134. BDI Pharma, LLC
- 135. Beausejour Drugs Limited
- 136. BEAUTY CARE DRUGSTORES LIMITED, England
- 137. Beldere Corporation
- 138. BeneVi Health LLC (Biologics, Inc.)
- 139. BENU Apotheken B.V., Chamber of commerce Amsterdam
- 140. BENU Nederland BV, Kamer van Koophandel Amsterdam
- 141. BERKSHIRE MEDICAL SUPPLIES LIMITED, England
- 142. BETTERLIFEHEALTHCARE LIMITED, England
- 143. BIG PHARMA LIMITED, Scotland
- 144. Biologics, Inc.
- 145. Blackhall Pharmaceutical Distributors Limited
- 146. Blackhawk Development LLC
- 147. Blackstaff Pharmaceuticals Limited, England
- 148. Blomsterdalen Apotek AS
- 149. Blue Medical Supply, Inc. (McKesson Medical-Surgical Inc.)
- 150. Boad Seven, Inc.
- 151. BOFH Holdings Unlimited Company, Ireland
- 152. Bottomline Medical Solutions, LLC (Linear Holdings, LLC)

- 153. Breamor Pharmacy Limited, Ireland
- 154. Brevard Radiation Oncology, LLC
- 155. Brickyard Acquisition Inc. (Biologics, Inc.)
- 156. BRIDPORT MEDICAL CENTRE SERVICES LIMITED, England
- 157. Brocacef Groep N.V., Maarssen
- 158. Brockton Radiation Oncology, LLC
- 159. Brooklyn Radiation Oncology, LLC
- 160. Brukar Enterprises, Inc.
- 161. Bullet Acquisition Corporation
- 162. CAHILL MAY ROBERTS GROUP LIMITED, Dublin
- 163. California Golden State Finance Company
- 164. Camic Pharmacies Limited, Ireland
- 165. Canada Distribution Holdings Limited Partnership
- 166. Canada Retail Holdings Limited Partnership Societe en Commandite Gestion Detail Canada
- 167. Cancer Treatment Associates of Northeast Missouri, Ltd.
- 168. CARONET TRADING LIMITED, England
- 169. Carrollton Radiation Therapy Center, LLC
- 170. Cascade Medical Supply, Inc. (McKesson Medical-Surgical Minnesota Supply Inc.)
- 171. Cavalier Acquisition Company LLC
- 172. CCCN NW Building JV, LLC
- 173. Celesio Business Services Ltd., Ireland
- 174. CENTRALE D'ADMINISTRATION DE BIENS IMMOBILIERS, Bobigny
- 175. CGSF Funding Corporation (CGSF Funding LLC)
- 176. CGSF Funding LLC
- 177. Chem Labs Limited, Dublin
- 178. CHNG Newco LLC
- 179. CHNG NewSub Inc.
- 180. City Properties, S.A.
- 181. Civiche Farmacie Desio S.p.A., Italy
- 182. Claimone, LLC (Linear Holdings, LLC)
- 183. ClaimSecure Inc. (SUCCESSOR)
- 184. CLARK CARE GROUP LIMITED, England
- 185. CLARK MUNRO LIMITED, Scotland
- 186. ClarusONE Sourcing Services LLP
- 187. Clinicians Database, L.L.C.
- 188. CMR Holdings Ltd, Dublin
- 189. Coleham, Dublin
- 190. Colorado Cancer Centers, LLC
- 191. Combined Enterprises Corporation

- 192. COMPANY CHEMISTS ASSOCIATION LIMITED, England
- 193. COMPTOIR MONEGASQUE DE BIOCHIMIE, Monaco
- 194. COMPTOIR PHARMACEUTIQUE MEDITERRANEEN, Monaco
- 195. CONSORZIO SERVIZI SALUTARI S.C.A. R.L., Italy
- 196. CookCo, Inc.
- 197. Cophana SA, Belgium
- 198. Corporation Groupe
 Pharmessor/Pharmessor Group
 Corporation (SUCCESSOR 10/01/2017)
- 199. Corporation of America
- 200. CoverMyMeds LLC
- 201. CoverMYMeds Specialty Pharmacy Holdings LLC
- 202. CoverMYMeds Specialty Pharmacy LLC
- 203. CPG Industries, Inc.
- 204. Crocker Plaza Company (Crocker Plaza LLC)
- 205. Crocker Plaza LLC
- 206. CROSS AND HERBERT (DEVON) LIMITED, England
- 207. CROSS AND HERBERT (HOLDINGS) LIMITED, England
- 208. CROSS AND HERBERT LIMITED, England
- 209. Crowley's Blackrock Limited, Dublin
- 210. Cypress Import Brokerage LLC
- 211. Cypress Medical Products LLC
- 212. D & K Healthcare Resources LLC
- 213. D & K Healthcare Resources, Inc. (D & K Healthcare Resources LLC)
- 214. D & K Pharmacy Solutions, Inc.
- 215. D & K Receivables Corporation
- 216. D.F. O'Neill (Chemists) Ltd, Dublin
- 217. Dale Apotek AS
- 218. Danubia-Apotheke Mag. pharm. Barbara Sedelies KG, HG Wien
- 219. Dargle Pharmacies Holdings Limited, Ireland
- 220. DATACARE Datenpflege des Pharmagroßhandels Ges.m.b.H., HG Wien
- 221. DATAPHARM, Paris
- 222. Daytona Beach Radiation Oncology, LLC
- 223. DC Land Company
- 224. DCAZ Land Company
- 225. Delta Clinical Research, LLC
- 226. DEPOTRADE, Bobigny
- 227. Derm Vantage, LLC

- 228. Diana-Apotheke Dr. et Mag. pharm. Michaela Stipsits KG, LG Eisenstadt
- 229. Die Apotheke Ebenfurth, Mag.pharm. Beate Haage-Löwe KG, LG Wiener Neustadt
- 230. Dispensing Solutions Acquisition Corporation (DS Holdings, Inc.)
- 231. Dispensing Solutions, Inc. (Dispensing Solutions, LLC)
- Dispensing Solutions, LLC (DS Holdings, Inc.)
- 233. Ditt Apotek Amfi Os AS
- 234. Ditt Apotek Rodberg AS
- 235. Ditt Apotek Sorumsand AS
- 236. Diversified Healthcare, LLC
- 237. Dix Bulles Pharma, Belgium
- 238. DLI Market Intelligence ApS, Denmark
- 239. DOL Pharmacy Limited, Ireland
- 240. Donnybrook Pharmacy Limited, Ireland
- 241. Downtown Los Angeles Radiation Oncology, LLC
- 242. DS Holdings, Inc. (DS Holdings, LLC)
- 243. DS Holdings, LLC (McKesson Medical-Surgical Top Holdings Inc.)
- 244. DSRX, Inc. (DS Holdings, Inc.)
- 245. Dublin 2016 Acquisition, LLC
- Dublin Holdings Acquisitions, LLC (Vantage Oncology Holdings, LLC)
- 247. Dublin POS I Acquisition Corp. (POS I Corp.)
- 248. East Indy CC, LLC
- 249. ECLIPSE HEALTHCARE LIMITED, England
- 250. Edwards Medical Supply, Inc.
- 251. EM Acquisition Corporation
- 252. Emploi AS
- 253. Engel-Apotheke Mag. pharm. Susanne Zauner KG, LG Wiener Neustadt
- 254. Ephrata Diamond Spring Water Co.
- 255. ESCON (ST NEOTS) LIMITED, England
- 256. Espafarmed S.L., Belgium
- 257. EUROSANTE (Société en liquidation), Luxembourg
- 258. Evesland Limited, Dublin
- 259. EVOLUTION HOMECARE SERVICES LIMITED, England
- 260. EXPERT HEALTH LIMITED, England
- 261. Family Pharmacy @ Las Colinas LLC
- 262. Fana Apotek AS
- 263. FAR.CO.SAN S.p.A., CCIAA di Arezzo
- 264. FARILLON LIMITED, England

- 265. Farmacia Garbatella I S.r.l., Italy
- 266. Farmacie Comunali di Modena S.p.A., Italy
- 267. Farmacie Comunali di Padova S.p.A., Italy
- 268. Farmacie di Sassuolo S.p.A., Italy
- 269. Farmacie Pratesi Pratofarma S.p.A., CCIAA di Prato
- 270. FARMALVARION S.R.L. SOCIO UNICO, Italy
- 271. FASTPRO International, Inc.
- 272. Federal Medical Supplies, Inc. (McKesson Medical-Surgical Minnesota Supply Inc.)
- 273. Felview Limited, Dublin
- 274. First Aid Service, Inc.
- 275. First Choice Medical Supply Holding, Inc. (First Choice Medical Supply Holding, LLC)
- 276. First Choice Medical Supply Holding, LLC
- 277. First Choice Medical Supply, LLC
- 278. FIRTH & PILLING LIMITED, England
- 279. Flex-Master Technology Holdings, Inc.
- 280. Floriani-Apotheke Mag.pharm. Doris Leykauf KG, LG Graz
- 281. Foremost de Venezuela, S.A. (Forvensa)
- 282. Foremost Homes Hawaii, Ltd.
- 283. Foremost Iran Corporation
- 284. Foremost Shir, Inc.
- 285. Foremost Tehran, Inc.
- 286. FOSTER & PLUMPTON GROUP LIMITED, England
- 287. FOSTER & PLUMPTON LIMITED, England
- 288. Foundation For Opioid Response Efforts
- 289. G J MALEY LIMITED, Isle Of Man
- 290. G K CHEMISTS (GLOS) LIMITED, England
- 291. G K CHEMISTS LIMITED, England
- 292. GEHE Immobilien GmbH & Co. KG, Stuttgart
- 293. GEHE Immobilien Verwaltungs-GmbH, Stuttgart
- 294. GEHE Pharma Handel GmbH, Stuttgart
- 295. General Medical Inc.
- 296. GEORGE STAPLES (STOKE) LIMITED, England
- 297. Gerard Ryan Pharmacy (Clonmel) Limited, Dublin

- 298. GERSTHOFER-APOTHEKE
 Mag.pharm. Elisabeth Reisegger KG, HG
 Wien
- 299. Giardina Enterprises, Inc.
- 300. Glendale Radiation Oncology, LLC (Vantage Oncology Treatment Centers, LLC)
- 301. Golden State Company, Ltd.
- 302. Golden State Corporate Services LLC
- 303. Golden State Insurance Company Limited
- 304. Golden State Milk Products Company
- 305. Goodman Manufacturing Company
- 306. Gorrys Pharmacy Limited, Ireland
- 307. Goviltown Limited, Westmeath
- 308. GPL 2007 LIMITED, England
- 309. GRAEME PHARMACY (STIRLING) LIMITED, Scotland
- 310. GREENS PHARMACEUTICAL (HOLDINGS) LIMITED, England
- 311. Greenville Radiation Care, Inc.
- 312. Greystones Pharmacy Limited, Dublin
- 313. GROUPE PHR, France
- 314. Gulf South Medical Supply, Inc. (Gulf South Medical Supply, LLC)
- 315. Gulf South Medical Supply, LLC
- 316. Gwinnett Radiation Oncology, LLC
- 317. H THATCHER LIMITED, England
- 318. Haleston Enterprises Limited, Dublin
- 319. HBO & Company (VI), Inc.
- 320. HBO & Company of Georgia
- 321. HBOC Ventures, Inc.
- 322. HC Beteiligungsgesellschaft mbH, HG Wien
- 323. HDSC Acquisition Corp.
- 324. Health Data Sciences Corporation
- 325. Health Mart Atlas, LLC
- 326. Health Mart Systems, Inc.
- 327. HEALTH NEEDS LIMITED, England
- 328. HEALTHCLASS LIMITED, England
- 329. Heinz Management Co.
- 330. Helmard Holdings Limited, Dublin
- 331. HEP HealthQx Holdings, Inc. (McKesson Technologies Inc.)
- 332. Herba Chemosan Apotheker-AG, HG
- 333. HERBERT FERRYMAN LIMITED, England
- 334. Hercules Parent LLC
- 335. Herz Jesu Apotheke Mag. pharm. Marianne Keller KG, HG Wien

- 336. Herz Jesu Apotheke & Parfümerie Mag. pharm. Ingrid Heller KG, LG Feldkirch
- 337. HF Land Company
- 338. HFN of Northwest Florida, Inc.
- 339. HIGGINS & SON (CHEMISTS) LIMITED, England
- 340. HILL-SMITH (WARRINGTON) LIMITED, England
- 341. HisComp Co., Zee Medical Service Co.
- 342. HMS Acquisition Corp.
- 343. HOLLYFAR Marcas e Comunicação, Unipessoal, Lda., Portugal
- 344. HOLMSCROFT HC LIMITED, Scotland
- 345. HOLON, S.A., Portugal
- 346. Honeybee Bridge LLC
- 347. HTP Inc. (HTP LLC)
- 348. HTP LLC
- 349. Hubertus-Apotheke Mag.pharm. E. Klettenhofer KG, HG Wien
- 350. HUSKY AQUISITION INC.
- 351. Hygeia Bottled Water, Inc.
- 352. HYWEL DAVIES (CAERPHILLY) LIMITED, England
- 353. IHA Corp.
- 354. Imagine Health, Inc.
- 355. INDEPENDENT PHARMACY CARE CENTRES (2008) LIMITED, England
- 356. Indian River Radiation Oncology, LLC
- 357. Infolab, LLC
- 358. Innovent Oncology, LLC
- 359. INSPIRON DISTRIBUTION LIMITED, England
- 360. Integrated Cancer Care, LLC
- 361. Integrated Pathology Services
- 362. IntelliClaim, Inc.
- 363. Inten GmbH, Stuttgart
- 364. Intercal, Inc.
- 365. International Dairy Engineering Co. of Asia, Inc.
- 366. InterQual Inc.
- 367. intraFUSION GP, LLC
- 368. Intrafusion Holding Corp.
- 369. intraFUSION Purchasing Network, LLC
- 370. intraFUSION Research Network, LLC
- 371. Inviva, McKesson Pharma Care Network Corporation / La Corporation Inviva, Reseau de soins pharmacologiques McKesson (SUCCESSOR)
- 372. Iowa Pharmaceutical Services, LLC
- 373. IPCC LIMITED, England
- 374. IPD Holdings, Inc.

- 375. J S DENT LIMITED, England
- 376. Bradbury (Surgical) Limited, Northern Ireland
- 377. J.G. Crowley Pharmacy Limited, Dublin
- 378. JACS, Inc.
- 379. Jaron, Inc.
- 380. Jeffersonville Radiation Technology, LLC
- 381. Jessheim Apotek AS
- 382. Jewett Drug Co.
- 383. Jewett Drug LLC
- 384. Johannes Apotheke Mag. pharm. Deutsch KG, LG Graz
- 385. JOHN BELL & CROYDEN LIMITED, England
- 386. JOHN HAMILTON (PHARMACEUTICALS) LIMITED, Scotland
- 387. Jupiter Acquisition Ltd.
- 388. Kairnbury, Dublin
- 389. Kathleen Properties Subdivision Association, Inc.
- 390. Keling Limited
- 391. Keltman Pharmaceuticals, Inc. (Linear Holdings, LLC)
- 392. Kemofarmacija, veletrgovina za oskrbo zdravstva, d.d., Ljubljana
- 393. Keystone/Ozone Pure Water Company
- 394. Kilshallow Limited, Dublin
- 395. KINGSWOOD CHEMISTS LIMITED, England
- 396. KINGSWOOD GK LIMITED, England
- 397. Kitco, Inc.
- 398. Knowledgeable Healthcare Solutions, Inc.
- 399. Kreuz-Apotheke KG, HG Wien
- 400. KWS & P, Inc
- 401. KWS & P/SFA, Inc.
- 402. KYLE & CARRICK HOLDINGS LIMITED, Scotland
- 403. Laboratoria Flandria NV, Belgium
- 404. Laboratory Supply Company
- 405. Labsco Holdings, Inc. (McKesson Medical-Surgical Inc.)
- 406. Leesburg Radiation Oncology, LLC
- 407. LEVELCROWN LIMITED, England
- 408. Liberty Real Estate NJ LLC
- 409. Lind-Apotheke Mag. pharm. Alexander Telesko KG, LG Klagenfurt
- 410. Linear Holdings, Inc. (McKesson Medical-Surgical Top Holdings Inc.)
- 411. Linear Holdings, LLC (Linear Holdings, Inc.)

- 412. Linear Medical Solutions, LLC
- 413. LINFORD PHARMACIES LIMITED, England
- 414. LISEAPOTEKENE AS
- 415. Lissone Farmacie S.p.A., CCIAA di Monza e Brianza
- 416. LIVINGSTON HEALTH CENTRE (P.D) CO. LIMITED, Scotland
- 417. LKW, Inc.
- 418. LLOYDS CHEMISTS LIMITED, England
- 419. LLOYDS CHEMISTS RETAIL (NORTHERN) LIMITED, England
- 420. LLOYDS CHEMISTS RETAIL LIMITED, England
- 421. LLOYDS GROUP PROPERTIES LIMITED, England
- 422. Lloyds Pharmacy Clinical Homecare Limited, England
- 423. LLOYDS PHARMACY LIMITED, England
- 424. LLOYDS PROPERTIES LIMITED, England
- 425. LLOYDS Property Management Company Belgium S.A., Belgium
- 426. LLOYDS RETAIL CHEMISTS LIMITED, England
- 427. Lloyds Retail S.r.l., Socio Unico, Italy
- 428. LLOYDSFARMACIA ROMA 4 S.R.L., Italy
- 429. Lloydspharma Group S.A., Belgium
- 430. Lloydspharma S.A., Belgium
- 431. Lloydspharmacy Ireland Limited, Dublin
- 432. Lory Apotheke Mag. pharm. Karin Eichinger KG, HG Wien
- 433. LP Clinical Homecare Group Limited, England
- 434. LPL ONE LIMITED, England
- 435. M H GILL LIMITED, England
- 436. M PAYNE & CO LIMITED, England
- 437. Macfor International Finance Company
- 438. MACON Acquisition Corp.
- 439. Macro Helix LLC
- 440. Madison Acquisition Inc.
- 441. Marathon Acquisition Subsidiary, Inc.
- 442. Mariahilf-Apotheke Mag. pharm. Christoph Rücklinger KG, LG St. Pölten
- 443. Mariahilf-Apotheke Mag. pharm. Helga Mann KG, Landesgericht Graz
- 444. Marien-Apotheke Mag. pharm. Thomas Job KG, LG Eisenstadt

- 445. Marien-Apotheke, Mag.pharm. Eva Grabner KG, Landesgericht Korneuburg
- 446. Maryland First Aid Co., Inc.
- 447. MASTA Limited, England
- 448. Masters Drug Company, Inc.
- 449. MATIS Immobilien OHG, Stuttgart
- 450. Maurice F. Dougan Limited, Dublin
- 451. May Roberts Ltd, Dublin
- 452. MCK Acquisition Corp.
- 453. McK International Financial Holdings (Barbados) SRL
- 454. McKesson (Cayman Islands) Inc.
- 455. McKesson (Shanghai) Trading Company Limited
- 456. McKesson + Strategic Solutions ULC / Solutions Strategiques McKesson + ULC
- 457. McKesson Automation Systems Inc.
- 458. McKesson Belgium Holdings SPRL, Belgium
- 459. McKesson Canada Corporation/La Corporation McKesson Canada (SUCCESSOR)
- 460. McKesson Canada Finance IA ULC
- 461. McKesson Canada Finance IB ULC
- 462. McKesson Capital Funding Corp.
- 463. McKesson Capital Funding Corporation
- 464. McKesson Capital LLC
- 465. McKesson Central Fill LLC (McKesson Distribution Holdings LLC)
- 466. McKesson Contract Research Organization LLC
- 467. McKesson Cork Business Solutions Unlimited Company
- 468. McKesson Corporate Properties, Inc.
- 469. McKesson Corporation
- 470. McKesson Development Corp.
- 471. McKesson Distribution Holdings LLC
- 472. McKesson Drug Company LLC
- 473. McKesson Europe AG
- 474. McKesson Europe Holdings GmbH & Co. KGaA
- 475. McKesson Europe Holdings Verwaltungs GmbH
- 476. McKesson Financial Holdings II Unlimited Company
- 477. McKesson Financial Holdings Unlimited Company
- 478. McKesson Financing Trust III
- 479. McKesson Financing Trust IV
- 480. McKesson Foundation Inc.

- 481. McKESSON FRANCE HOLDINGS, Bobigny
- 482. McKesson France Retail, Bobigny B
- 483. McKesson Funding Company of Canada
- 484. McKesson Global Procurement & Sourcing Limited
- 485. McKesson Global Sourcing Limited
- 486. McKesson Global Sourcing Limited [Irish Branch]
- 487. McKesson Health Solutions Holdings LLC
- 488. McKesson Health Solutions LLC
- 489. McKesson Health Solutions Puerto Rico Inc.
- 490. McKesson Health Solutions Texas Inc.
- 491. McKesson High Volume Solutions Inc.
- 492. McKesson Information Solutions Finance S.a.r.l.
- 493. McKesson Information Solutions Holdings II S.a.r.l.
- 494. McKesson Information Solutions Holdings III S.a.r.l.
- 495. McKesson Information Solutions Holdings IV S.a.r.l.
- 496. McKesson Information Solutions Holdings V S.a.r.l.
- 497. McKesson Information Solutions III LLC
- 498. McKesson Information Solutions Inc. (McKesson Information Solutions LLC)
- 499. McKesson Information Solutions IV LLC
- 500. McKesson Information Solutions LLC
- 501. McKesson Information Solutions Topholdings S.a.r.l.
- 502. McKesson Information Solutions UK
- 503. McKesson International Bermuda IP2A Limited
- 504. McKesson International Bermuda IP2B Unlimited
- 505. McKesson International Bermuda IP3A Limited
- 506. McKesson International Bermuda IP3B Unlimited (McKesson International Bermuda IP3A Limited)
- 507. McKesson International Bermuda IP4A Limited
- 508. McKesson International Bermuda IP4B Unlimited (McKesson International Bermuda IP4A Limited)
- 509. McKesson International Bermuda IP5A Limited

- 510. McKesson International Bermuda IP5B Unlimited (McKesson International Bermuda IP5A Limited)
- 511. McKesson International Bermuda Opco1A Limited
- 512. McKesson International Bermuda Opco1B Unlimited (McKesson International Bermuda Opco1A Limited)
- 513. McKesson International Bermuda Opco3A Limited
- 514. McKesson International Bermuda Opco3B Unlimited (McKesson International Bermuda Opco3A Limited)
- 515. McKesson International Bermuda Opco4A Limited
- 516. McKesson International Bermuda Opco4B Unlimited
- 517. McKesson International Finance III Limited (McKesson US Finance Corporation)
- 518. McKesson International Finance S.a.r.l.
- 519. McKesson International Holdings III S.a.r.l.
- 520. McKesson International Holdings IV S.a.r.l.
- 521. McKesson International Holdings S.a.r.l.
- 522. McKesson International Holdings Unlimited Company
- 523. McKesson International Holdings VI S.a.r.l.
- 524. McKesson International Holdings VII S.a.r.l.
- 525. McKesson International Investment Corp.
- 526. McKesson International Ireland I Limited
- 527. McKesson International LLC
- 528. McKesson International Malaysia Sdn Bhd
- 529. McKesson International S.a.r.l.
- 530. McKesson International Topholdings S.a.r.l.
- 531. McKesson Ireland Limited
- 532. McKesson Logistics Solutions
- 533. McKesson Medical Imaging Company Ltd. (predecessor)
- 534. McKesson Medical-Surgical FDT Inc.
- 535. McKesson Medical-Surgical Government Solutions LLC
- 536. McKesson Medical-Surgical Holdings Inc.
- 537. McKesson Medical-Surgical Inc.
- 538. McKesson Medical-Surgical Iowa Inc.

- 539. McKesson Medical-Surgical Iowa Supply Inc.
- 540. McKesson Medical-Surgical Maine Inc.
- 541. McKesson Medical-Surgical Manufacturing Inc.
- 542. McKesson Medical-Surgical MediMart Inc.
- 543. McKesson Medical-Surgical MediNet Inc.
- 544. McKesson Medical-Surgical Minnesota Inc. (McKesson Medical-Surgical Holdings Inc.)
- 545. McKesson Medical-Surgical Minnesota Supply Inc.
- 546. McKesson Medical-Surgical Supply Chain Services LLC
- 547. McKesson Medical-Surgical Top Holdings Inc.
- 548. McKesson Medication Management Holdings Inc.
- 549. McKesson Medication Management Virgin Islands Inc.
- 550. McKesson Norway Holdings AS
- 551. McKesson Pharmacy Optimization LLC
- 552. McKesson Pharmacy Systems Canada ULC
- 553. McKesson Pharmacy Systems LLC
- 554. McKesson Plasma and Biologics LLC
- 555. McKesson Prescription Drug Plan LLC
- 556. McKesson Property Company, Inc.
- 557. McKesson Purchasing Company LLC
- 558. McKesson Services Inc. (McKesson Services LLC)
- 559. McKesson Services LLC
- 560. McKesson Sourcing Services Inc.
- McKesson Specialized Distribution Inc. / McKesson Distribution Specialisee Inc. (Successor)
- 562. McKesson Specialty Arizona Inc.
- 563. McKesson Specialty Care Distribution Corporation (McKesson Specialty Care Distribution LLC)
- 564. McKesson Specialty Care Distribution JV LLC
- 565. McKesson Specialty Care Distribution LLC
- 566. McKesson Specialty Corporation
- 567. McKesson Specialty Distribution LLC
- 568. McKesson Specialty Health Innovative Practice Services, LLC
- 569. McKesson Specialty Health Management Services LLC

- 570. McKesson Specialty Health Pharmaceutical & Biotech Solutions, LLC
- 571. McKesson Specialty Health
 Pharmaceutical & Biotech Solutions, LP
 (McKesson Specialty Health
 Pharmaceutical & Biotech Solutions,
 LLC)
- 572. McKesson Specialty Health Technology Products LLC
- 573. McKesson Specialty Pharmacy, LP (RxC Acquisition Company)
- 574. McKesson Specialty Prescription Services (Atlantic) Corporation/Corporation McKesson Services de Prescription Spécialisée (Atlantique)
- 575. McKesson Specialty Prescription Services (B.C.) Corporation
- 576. McKesson Specialty Prescription Services Corporation
- 577. McKesson SPS (Manitoba) Corporation
- 578. McKesson Strategic Services Limited
- 579. McKesson Technologies Inc.
- 580. McKesson Trading Company
- 581. McKesson Transportation Systems, Inc.
- 582. McKesson UK Finance I Limited
- 583. McKesson UK Finance II Limited
- 584. McKesson UK Finance V Limited
- 585. McKesson UK Holdings Limited
- 586. McKesson US Finance Corporation
- 587. McKesson US Holdings GP
- 588. McKesson Ventures LLC
- 589. McKesson Ventures Unlimited Company
- 590. McQueary Bros. Drug Company
- 591. McQueary Bros. Drug Company, LLC
- 592. McSweeney Dispensers 10 Limited, Ireland
- 593. McSweeney Dispensers 23 Limited, Ireland
- 594. MDD pharma N.V., Belgium
- 595. MED3000 Health Solutions Southeast
- 596. MED3000 RPG
- 597. Medaid Supply, Inc.
- 598. Medcon Telemedicine Technology, Inc.
- 599. Median Healthcare Services Unlimited Company, Ireland
- 600. Medical & Vaccine Products, Inc.
- 601. Medical Advisory Services for Travellers Abroad Limited, England
- 602. Medical Specialties Distributors Holdings, Inc. (MSD Parent Corporation)
- 603. Medical Specialties Distributors, LLC

- 604. Medical Specialties Holdings Corp. (Medical Specialties Holdings II Corp.)
- 605. Medical Specialties Holdings II Corp.
- 606. Medicentres Canada Inc. (SUCCESSOR)
- 607. Medicine Shoppe Atlantic Corporation
- 608. Medicine Shoppe Canada Corporation
- 609. Medicine Shoppe Canada Real Estate Corporation
- 610. MEDIMART LIMITED, England
- 611. MediVation, Inc.
- 612. MedVentive Inc.
- 613. MeMed CZ s.r.o., Praha
- 614. Menges Medizintechnik Schweiz AG, Sankt Gallen
- 615. Merlin Subsidiary Inc.
- 616. Merrick Healthcare Limited
- 617. Metabolic Healthcare Holdings Limited, England
- 618. Metabolic Healthcare Limited, England
- 619. Metropolitan Integrated Cancer Center, L.L.C.
- 620. MH/USON Radiation Management Company, LLC
- 621. MHD-USO General, LLC
- 622. MHD-USO Management Company, LP
- 623. MHS Connecticut LLC
- 624. Michigan Pharmaceutical Services, LLC
- 625. Mid-Atlantic Radiation Oncology LLC
- 626. Millennium Merger Corporation
- 627. Mohawk Liqueur Corporation
- 628. Mohren-Apotheke Mag. Christian Müller KG, LG Graz
- 629. Moore Medical LLC (McKesson Medical-Surgical Government Solutions LLC)
- 630. Mosaic Acquisition Corporation
- 631. MOUNT PHARMACY LIMITED, England
- 632. MSA Products LLC
- 633. MSD Acquisition Corp. (Medical Specialties Holdings Corp.)
- 634. MSD Parent Corporation (MSD Acquisition Corp.)
- 635. Multum Information Services, Inc.
- 636. MUNRO PHARMACY LIMITED, Scotland
- 637. MWPC Acquisition Corp.
- 638. MWPC Acquisition Corp. (PA)
- 639. My MHealth Limited, England & Wales
- 640. myhca, inc.
- 641. NARO, LLC
- 642. National Oncology Alliance, Inc.

- 643. Natureline, Dublin
- 644. NDC of Canada, Inc.
- 645. NDCHealth Corporation
- 646. NDCHealth Pharmacy Systems and Services, Inc.
- 647. Nebraska Pharmaceutical Services, LLC
- 648. Negatron, Inc.
- 649. Nensi d.o.o., Ljubljana
- 650. NERO GP, LLC
- 651. New Experimental Therapeutics of San Antonio, LLC
- 652. NEW KIRK PHARMACY LIMITED, Scotland
- 653. New Mexico Pharmaceutical Services,
- 654. NewHealthCo, LLC
- 655. NexCura, LLC (McKesson Specialty Health Technology Products LLC)
- 656. Nibelungen-Apotheke Mag. pharm. Michaela Wachter KG, LG St. Pölten
- 657. Norsk Medisinaldepot AS
- 658. North Carolina Pharmaceutical Services, LLC
- 659. Northeast Pennsylvania Radiation Oncology, LP
- 660. Northern Arizona Oncology Centers, LLC
- 661. Northern Boulevard Radiation Oncology Management, LLC
- Northern San Fernando Valley Radiation Oncology, LLC
- 663. Northstar Healthcare Holdings Limited
- 664. Northstar Healthcare Holdings Unlimited Company
- 665. Northstar Healthcare Limited
- 666. Northstar Healthcare Unlimited Company
- 667. Northstar International Holdings Limited
- 668. Northstar Rx LLC
- 669. Norvern Enterprises, Inc.
- 670. NR Direct, Inc. (McKesson Patient Care Solutions Inc.)
- 671. O'Leary Pharmacy (Lucan) Limited, Dublin
- 672. OCP FORMATION, Bobigny
- 673. OCP PORTUGAL, PRODUTOS FARMACÊUTICOS, S.A., Maia
- 674. OCP REPARTITION, Bobigny B
- 675. OCP, Bobigny
- 676. Oncology Holdings II, Inc.
- 677. Oncology Holdings, Inc.
- 678. Oncology Rehab Partners, LLC

- 679. Oncology Therapeutics Network Corporation
- 680. Oncology Today, LP
- 681. OnMark, Inc.
- 682. Optimed Health Limited, England & Wales
- 683. Orca Acquisition Corp.
- 684. Ørebekk Apotek AS
- 685. Oswald-Apotheke Mag. pharm. Ilse Pedevilla KG, LG Feldkirch
- 686. OTN Generics, Inc.
- 687. OTN Participant, Inc.
- 688. Outpatient Infusion Systems, Inc
- 689. Øygarden Apotek AS
- 690. P C Cahill & Company Limited, Dublin
- 691. P.L.C.E., Inc.
- 692. Packet Merger Sub Inc.
- 693. PALEMODA LIMITED, England
- 694. Palm Merger Sub, Inc.
- 695. Panther Acquisition Corporation
- 696. Panther-Apotheke Mag. pharm. Margarete Breyha KG., LG St. Pölten
- 697. Paracelsus-Apotheke Mag. pharm. Dr. Birgit Müller KG, Austria
- 698. Pathology Service Associates, LLC
- 699. Pathway Purchasing Network, LLC
- 700. Patient Account Management Services, Inc.
- 701. PAUL WHEELER LIMITED, England
- 702. PCB SA, Belgium
- 703. PEEL STREET PHARMACY LIMITED, England
- 704. peerVue, Inc. (DE)
- 705. peerVue, Inc. (NH)
- 706. Pemberton Marketing International Limited
- 707. Penn-Chem Corporation
- 708. PERILLA Grundstücks-Verwaltungsgesellschaft mbH & Co. KG, AG München
- 709. Per-Se Transaction Services, Inc.
- 710. PF2 McKesson Technologies Inc.
- 711. PF2 SpinCo Inc.
- 712. Pharma Belgium Belmedis SA, Belgium
- 713. PHARMA PARTNERS, Belgium
- 714. Pharma Services (NI) Limited, Northern Ireland
- 715. Pharmaceutical Distributors Federation Ireland Company Limited By Guarantee
- 716. Pharmaceutical Support Services, Inc.
- 717. Pharmacie Ananga-Talom, Belgium

- 718. Pharmacie de la Bascule, Belgium
- 719. PHARMACTIV DISTRIBUTION, Bobigny B
- 720. Pharmacy O'Riada Holdings Limited, Dublin
- 721. PHARMAGEN LIMITED, England
- 722. PHILIP GOODMAN LIMITED, England
- 723. PHR ANTILLES, FORT DE FRANCE
- 724. PhyServ Solutions, Inc.
- 725. Physician Micro Systems, Inc.
- 726. Physician Oncology Services Management Company, LLC
- 727. Physician Reliance Holdings, LLC
- 728. Physician Reliance Maryland, LP
- 729. Physician Reliance Network, Inc. (Physician Reliance Network, LLC)
- 730. Physician Reliance Network, LLC
- 731. Physician Reliance, L.P.
- 732. Physician Reliance, LLC
- 733. Physician Sales & Service Limited Partnership
- 734. Physician Sales & Service, Inc. (McKesson Medical-Surgical Top Holdings Inc.)
- 735. Pindsle Apotek AS
- 736. PMLX Limited
- 737. POC Management Group, LLC (Dispensing Solutions, Inc.)
- 738. Podiatry Online, Inc.
- 739. Portico Systems of Delaware, Inc.
- 740. POS I Corp. (Dublin 2016 Acquisition, LLC)
- 741. Presbyterian Cancer Center-Dallas, LLC
- 742. Prescribing Support Services Limited, England & Wales
- 743. Prima Brands Limited, Northern Ireland
- 744. PRIMELIGHT LIMITED, England
- 745. Prismedica S.A.S.
- 746. PRN Physician Reliance, LLC
- 747. Pro-AvO GmbH, Deutschland
- 748. Proclaim, Inc. (McKesson Medical-Surgical MediMart Inc.)
- 749. PRODILAB, France
- 750. Providence Radiation Oncology Partners
- 751. PSS China Sourcing Limited
- 752. PSS Global Holdings
- 753. PSS Global Sourcing China Business Trust
- 754. PSS Global Sourcing Hong Kong Limited

- 755. PSS Global Sourcing Limited [Hong Kong]
- 756. PSS HK 1 Limited
- 757. PSS Holding, Inc. (McKesson Medical-Surgical Inc.)
- 758. PSS Service, Inc. (McKesson Medical-Surgical Top Holdings Inc.)
- 759. PSS Southeast Asia Limited
- 760. PSS World Medical, Inc.
- 761. PST Products, LLC
- 762. PST Services, Inc. (PST Products, LLC)
- 763. Purchasing Alliance for Clinical Therapeutics, LLC
- 764. R F FOSKETT & SON LIMITED, England
- 765. R GORDON DRUMMOND LIMITED, England
- 766. R/X Automation Solutions, LLC
- 767. Raabtal-Apotheke Mag.pharm. Karin Drawetz KG, Landesgericht Graz
- 768. Radiation Oncology Services of America, Inc.
- 769. Radiotherapy Clinic Holdings, LLC
- 770. Radiotherapy Clinics of Kentuckiana, LLC
- 771. Radiotherapy Clinics of Kentuckiana-2, LLC
- 772. Radius Data Solutions, LLC
- 773. Radius Reimbursement Services, LLC
- 774. Radunnco, Inc.
- 775. Rancare, Inc.
- 776. Randolph Home Care Inc.
- 777. Randolph Medical Inc.
- 778. RCOG Cancer Centers, LLC
- 779. Rebel Distributors Corp. (McKesson Medical-Surgical Top Holdings Inc.)
- 780. recucare GmbH, Stuttgart
- 781. recusana GmbH, Stuttgart
- 782. Regenbogenapotheke "Am Leberberg" Mag. pharm. Andreas Portisch KG, HG Wien
- 783. RelayHealth Corporation (McKesson Information Solutions LLC)
- 784. Renoir Acquisition Corporation
- 785. Renoir Acquisition Corporation (DE)
- 786. RESEAU SANTE, BREST
- 787. RetraceHealth, Inc.
- 788. Rexall Pharmacy Group Ltd.
- 789. Rexall/Pharma Plus Pharmacies (BC) Ltd.
- 790. Rexall/Pharma Plus Pharmacies (Sask) Ltd.

- 791. Rexall/Pharma Plus Pharmacies Ltd.
- 792. Riel, Inc.
- 793. Riverside Radiation Oncology, LLC (Vantage Oncology Treatment Centers, LLC)
- 794. R-jet, Incorporated
- 795. RMCC Cancer Center, Inc. (RMCC Cancer Center, LLC)
- 796. RMCC Cancer Center, LLC
- 797. ROSA of Eastern Shore, LLC
- 798. ROSA of Georgia, LLC
- 799. ROSA of South Alabama, LLC
- 800. ROSA of Southern New Jersey, LLC
- 801. Roth Medical Services, Inc.
- 802. RPRS, LLC
- 803. RX Information Technology LLC
- 804. RxC Acquisition Company
- 805. RxCrossroads 3PL LLC
- 806. Ryle and De Lacy Pharmacies Limited, Ireland
- 807. S.K.U., Inc.
- 808. Salus-Apotheke Mag. pharm. Simone Gaigg KG, Salzburg
- 809. Salvator Apotheke Mag. pharm. Gertrude Pölzl KG, LG Leoben
- 810. San Bruno Mountain Ltd., A California Limited Partnership
- 811. Sandviken Apotek AS
- 812. Sangers (Northern Ireland) Limited, Northern Ireland
- 813. SANOVA Pharma GesmbH, HG Wien
- 814. SAVORY & MOORE (JERSEY) LIMITED, Jersey
- 815. SAVORY & MOORE LIMITED, Scotland
- 816. SCHOLES (CHEMISTS) LIMITED, England
- 817. Schutzengelapotheke Neufeld Mag. Schweifer KG, LG Eisenstadt
- 818. Scrip Pak, LLC (Linear Holdings, LLC)
- 819. Script2U Holdings LLC
- 820. Script2U LLC
- 821. ScriptHero LLC
- 822. ScriptHero Pharmacy Holdings LLC
- 823. ScriptHero Pharmacy LLC
- 824. Select RX, LLC (Linear Holdings, LLC)
- 825. SelectPlus Oncology, LLC
- 826. Sens Arbeidsinkludering AS
- 827. Sens Eiendom AS
- 828. Sens Gruppen AS
- 829. Sens Utvikling AS

- 830. SERVICE DE LA REPARTITION PHARMACEUTIQUE, Paris
- 831. SF Valley Derm Equipment I, LLC
- 832. Sherman Oaks Radiation Oncology, LLC (Vantage Oncology Treatment Centers, LLC)
- 833. Sherman Oaks Radiation Technology, LLC (Vantage Oncology Treatment Centers, LLC)
- 834. Shoup Properties, Inc.
- 835. SHS V Medtech Investments GmbH & Co. KG
- 836. Simply Medical LLC
- 837. SIVEM Pharmaceuticals ULC/SIVEM Produits Pharmaceutiques ULC
- 838. Six R Investments, Inc.
- 839. SOCIETE COOPERATIVE OUEST PARTAGE, BREST
- 840. SOCIETE D'ETUDES ET DE REALISATIONS INFORMATIQUES, Monaco
- 841. Sofarmex BVBA, Belgium
- 842. Sofiadis SCRL, Belgium
- 843. Soldier Acquisition Corporation
- 844. SOPI The Lough Limited, Ireland
- 845. SOPI Youghal Limited, Ireland
- 846. SourceTenn LLC
- 847. South Alabama Cancer Centers, LLC
- 848. South Bay Radiation Oncology, LLC
- 849. South Pacific Medical Inc.
- 850. Southeast Merger Corp.
- 851. Southeast Texas Cancer Centers, L.P.
- 852. Southern California Radiation Oncology, LLC
- 853. Spider Acquisition Corporation
- 854. Spirit Acquisition Corporation
- 855. Spring Valley Industries, LLC
- 856. St. Louis Pharmaceutical Services, LLC
- 857. St. Lucas-Apotheke Mag.pharm. Ilona Elisabeth Leitner KG, HG Wien
- 858. St. Markus Apotheke Dr. Elke Kramberger-Kaplan KG, LG Linz
- 859. St. Richard Apotheke Mag.pharm. Ursula Kohl KG, Landesgericht Korneuburg
- 860. Stadion-Apotheke Mag. pharm. Ulrike Grosser-Schmidt KG, LG St. Pölten
- 861. Stadt-Apotheke "Zur heiligen Barbara" Mag. pharm. Igor Mauritsch KG, Austria
- 862. Stadtapotheke Fürstenfeld Mag. pharm. Waltraud Maier KG, Landesgericht Graz

- 863. Stat RX USA, LLC (Linear Holdings, LLC)
- 864. STATIM FINANCE LIMITED, England
- 865. STEPHEN SMITH LIMITED, Guernsey
- 866. Sterling Medical Services, LLC (McKesson Patient Care Solutions Inc.)
- 867. STO LLC
- 868. Strategic Health Alliance II, Inc.
- 869. Strategic Health Alliance Management Corp.
- 870. Strategic Sourcing Services LLC
- 871. Streator Radiation Oncology, LLC
- 872. Stubaital-Apotheke Mag.pharm. Christian Kernstock KG, LG Innsbruck
- 873. Summa Script LLC
- 874. Sund Apotek AS
- 875. SUPERFIELD LIMITED, England
- 876. Supplylogix LLC
- 877. T AND I WHITE LIMITED, England
- 878. T. Sheridan Sales & Marketing, Dublin
- 879. Tabor Apotheke Mag. pharm. Wolfram Schaden KG, LG Steyr
- 880. Targa Parent Holdings, LLC
- 881. TBC Products, Inc.
- 882. Temperature Controlled Pharmaceuticals Limited
- 883. Test Corporation changed 2 GM 3 AG
- 884. Test Entity Corporation
- 885. Test Entity Corporation (Glenette)
- 886. Test Entity LLC (Anne)
- 887. Test Entity LLC (Glenette)
- 888. Test Entity LLC (Karen)
- 889. Test Entity LLC (Melissa)
- 890. Test Entity LP
- 891. Test Entity Manager LLC
- 892. Test Entity Member LLC
- 893. Test Entity Parent Corporation
- 894. Texas Pharmaceutical Services, LLC
- 895. Texas Proton Therapy Center, LLC
- 896. The Oregon Cancer Centers, Ltd.
- 897. Theratech, Inc. (McKesson Medical-Surgical Top Holdings Inc.)
- 898. Thriftymed, Inc. (McKesson Medical-Surgical Top Holdings Inc.)
- 899. THURNBY ROSE LIMITED, England
- 900. Titus Home Health Care LLC
- 901. Tjellesen Max Jenne A/S, Rodovre
- 902. Todin A/S, Denmark
- 903. TOPS Pharmacy Services, Inc.
- 904. Tower Radiation Technology, LLC
- 905. Tracer Enterprises LLC

- 906. Tri-State Radiation Oncology Centers, LLC
- 907. Tuna Acquisition Corp.
- 908. Tyler Radiation Equipment Leasing, LLC
- 909. Unicare Dispensers 16 Limited, Ireland
- 910. Unicare Dispensers 27 Limited, Ireland
- 911. Unicare Dispensers 5 Limited, Ireland
- 912. Unicare Pharmacy Group Limited, Dublin
- 913. United Drug (Wholesale) Limited
- 914. United Drug Distributors Ireland Limited
- 915. Unity Oncology, LLC
- 916. Urbani-Apotheke Mag. pharm. Bernhard Prattes KG, LG Graz
- 917. US Oncology Corporate, Inc.
- 918. US Oncology Holdings, Inc.
- 919. US Oncology Lab Services, LLC
- 920. US Oncology Pharmaceutical Services, LLC
- 921. US Oncology Pharmacy GPO, L.P.
- 922. US Oncology Reimbursement Solutions, LLC
- 923. US Oncology Research, Inc. (US Oncology Research, LLC)
- 924. US Oncology Research, LLC
- 925. US Oncology Specialty, LP
- 926. US Oncology, Inc.
- 927. USCITA LIMITED, England
- 928. USON Insurance Company
- 929. USON Risk Retention Group, Inc.
- 930. Utah Acquisition Corporation
- 931. Valley Equipment Company
- 932. Vantage Acquisition Company, LLC (Vantage Oncology, LLC)
- 933. Vantage Acquisition Finance, LLC (Vantage Oncology, LLC)
- 934. Vantage Cancer Care Alabama, LLC (Vantage Cancer Care Networks, LLC)
- 935. Vantage Cancer Care Indiana, LLC (Vantage Cancer Care Networks, LLC)
- 936. Vantage Cancer Care New Mexico, LLC (Vantage Cancer Care Networks, LLC)
- 937. Vantage Cancer Care Network of Alabama, LLC (Vantage Cancer Care Networks, LLC)
- 938. Vantage Cancer Care Network of Indiana, LLC (Vantage Cancer Care Networks, LLC)
- 939. Vantage Cancer Care Network of New Mexico, LLC (Vantage Cancer Care Networks, LLC)
- 940. Vantage Cancer Care Networks, LLC

- 941. Vantage Cancer Centers of Georgia, LLC
- 942. Vantage Central Ohio Radiation Therapy, LLC
- 943. Vantage Equipment Acquisition, LLC
- 944. Vantage Exton Radiation Oncology, LLC
- 945. Vantage Medical Management Services, LLC
- 946. Vantage Mokena Radiation Oncology, LLC
- 947. Vantage Oncology Brooklyn, LLC
- 948. Vantage Oncology Centers Beverly Hills, LLC
- 949. Vantage Oncology Finance Co. (Vantage Oncology, LLC)
- 950. Vantage Oncology Holdings, LLC
- 951. Vantage Oncology LLC PAC Corporation
- 952. Vantage Oncology Physics, LLC
- 953. Vantage Oncology Treatment Centers Brevard, LLC
- 954. Vantage Oncology Treatment Centers Brockton, LLC
- 955. Vantage Oncology Treatment Centers -Central Florida, LLC (Vantage Oncology Treatment Centers, LLC)
- 956. Vantage Oncology Treatment Centers Northern Arizona, LLC
- 957. Vantage Oncology Treatment Centers -Ohio, LLC (Vantage Oncology Treatment Centers, LLC)
- 958. Vantage Oncology Treatment Centers -San Antonio, LLC (Vantage Oncology Treatment Centers, LLC)
- 959. Vantage Oncology Treatment Centers Tri-State, LLC
- 960. Vantage Oncology Treatment Centers, LLC
- 961. Vantage Oncology, LLC
- 962. Vantage Operational Support Services, LLC
- 963. Vantage Radiation Oncology Associates, LLC
- 964. Vantage San Antonio Radiation Oncology, LLC (Vantage Oncology Treatment Centers - San Antonio, LLC)
- 965. Vantage South Suburban Radiation Oncology, LLC
- 966. VC Services, Inc.
- 967. VEC GP, LLC
- 968. VerbalCare, LLC
- 969. Verdal Apotek AS
- 970. Very Important Products, Inc.

- 971. Visitacion Associates
- 972. Vitapharm, proizvodnja in trgovina farmacevtskih izdelkov d.o.o., Murska Sobota
- 973. Vitusapotek Jessheim Storsenter AS
- 974. Vitus-Apoteket Torvbyen Fredrikstad AS
- 975. VOTC-Queens, LLC
- 976. Vulcan Acquisition Subsidiary, Inc.
- 977. W H CHANTER LIMITED, England
- 978. W H GREEN (CHEMISTS) LIMITED, England
- 979. W JAMIESON (CHEMISTS) LIMITED, England
- 980. W.H.C.P. (DUNDEE) LIMITED, Scotland
- 981. Walsh Distribution, L.L.C.
- 982. Walsh Healthcare Solutions LLC
- 983. Walsh Healthcare Solutions, Inc.
- 984. Walsh Heartland, L.L.C.
- 985. Walsh Southwest L.L.C.
- 986. Well.ca ULC
- 987. West Florida Radiation Therapy, LLC
- 988. West Wholesale Drug Co.
- 989. WESTCLOSE LIMITED, England
- 990. Western Tumor Radiation Oncology, LLC (Vantage Oncology Treatment Centers, LLC)
- 991. Westside LA Derm Equipment I, LLC
- 992. WFCC Radiation Management Company, LLC
- 993. Wickham Radiation Oncology, LLC (Vantage Oncology Treatment Centers, LLC)
- 994. Wiley Industries, LLC
- 995. Wilkes Barre Radiation Technology, LLC (Vantage Oncology Treatment Centers, LLC)
- 996. Wilkes-Barre Radiation Oncology, LLC
- 997. Windmill Realty, LLC
- 998. WOODSIDE PHARMACY (GLASGOW) LIMITED, Scotland
- 999. World Medical Government Solutions, LLC
- 1000. WorldMed Shared Services, Inc.
- 1001. WZ-WundZentren GmbH, AG Düsseldorf
- 1002. Ybbstal-Apotheke Mag.pharm. Adelheid Tazreiter KG, LG St. Pölten
- 1003. Zeepro, Inc.

EXHIBIT K

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 dated July 21, 2021 ("Distributor Settlement"), and acting through the undersigned authorized official, hereby elects to participate in the Distributor Settlement, release all Released Claims against all Released Entities, and agrees as follows.

- 1. The Governmental Entity is aware of and has reviewed the Distributor Settlement, understands that all terms in this Participation Form have the meanings defined therein, and agrees that by signing this Participation Form, the Governmental Entity elects to participate in the Distributor Settlement and become a Participating Subdivision as provided therein.
- 2. The Governmental Entity shall, within 14 days of the Reference Date and prior to the filing of the Consent Judgment, secure the dismissal with prejudice of any Released Claims that it has filed.
- 3. The Governmental Entity agrees to the terms of the Distributor Settlement pertaining to Subdivisions as defined therein.
- 4. By agreeing to the terms of the Distributor Settlement and becoming a Releasor, the Governmental Entity is entitled to the benefits provided therein, including, if applicable, monetary payments beginning after the Effective Date.
- 5. The Governmental Entity agrees to use any monies it receives through the Distributor Settlement solely for the purposes provided therein.
- 6. The Governmental Entity submits to the jurisdiction of the court in the Governmental Entity's state where the Consent Judgment is filed for purposes limited to that court's role as provided in, and for resolving disputes to the extent provided in, the Distributor Settlement. The Governmental Entity likewise agrees to arbitrate before the National Arbitration Panel as provided in, and for resolving disputes to the extent otherwise provided in, the Distributor Settlement.

- 7. The Governmental Entity has the right to enforce the Distributor Settlement as provided therein.
- 8. The Governmental Entity, as a Participating Subdivision, hereby becomes a Releasor for all purposes in the Distributor Settlement, including, but not limited to, all provisions of Part XI, 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 Released Entity in any forum whatsoever. The releases provided for in the Distributor Settlement are intended by the Parties to be broad and shall be interpreted so as to give the Released Entities the broadest possible bar against any liability relating in any way to Released Claims and extend to the full extent of the power of the Governmental Entity to release claims. The Distributor 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 Distributor Settlement.
- 10. In connection with the releases provided for in the Distributor Settlement, each 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.

A Releasor 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 each Governmental Entity hereby expressly waives and fully, finally, and forever settles, releases and discharges, upon the Effective Date, 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 Entities' decision to participate in the Distributor Settlement.

11. Nothing herein is intended to modify in any way the terms of the Distributor Settlement, to which Governmental Entity hereby agrees. To the extent this Participation Form is interpreted differently from the Distributor Settlement in any respect, the Distributor Settlement controls.

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

Signature:	
Name:	
Title:	
Date:	

EXHIBIT L

Settlement Fund Administrator

This Exhibit L will be appended to the Agreement prior to the Initial Participation Date pursuant to <u>Section I.MMM</u>.

EXHIBIT M

Settlement Payment Schedule

The below reflects the maximum payment if all States become Settling States and no offsets or reductions pursuant to this Agreement apply.

The text of this Agreement explains the terms, conditions, and underlying calculations for each of these Payments.

	Payment 1	Payment 2	Payment 3	Payment 4	Payment 5	Payment 6	Payment 7	Payment 8	Payment 9	Payment 10	Payment 11	Payment 12	Payment 13	Payment 14	Payment 15	Payment 16	Payment 17	Payment 18	Total
Resitution/Abatement	\$792,612,857.89	\$832,997,473.28	\$832,997,473.28	\$1,042,614,337.16	\$1,042,614,337.15	\$1,042,614,337.15	\$1,042,614,337.15	\$1,226,240,076.84	\$1,226,240,076.84	\$1,226,240,076.84	\$1,030,778,538.44	\$1,030,778,538.44	\$1,030,778,538.44	\$1,030,778,538.44	\$1,030,778,538.44	\$1,030,778,538.44	\$1,030,778,538.44	\$1,030,778,538.44	\$18,554,013,691.11
Base	\$458,881,128.25	\$482,261,695.06	\$482,261,695.06	\$603,618,826.78	\$603,618,826.77	\$562,304,221.38	\$562,304,221.38	\$668,613,860.15	\$668,613,860.15	\$668,613,860.15	\$555,451,916.87	\$555,451,916.87	\$555,451,916.87	\$555,451,916.87	\$555,451,916.87	\$555,451,916.87	\$555,451,916.87	\$555,451,916.87	\$10,204,707,530.09
Bonus A	\$333,731,729.64	\$350,735,778.22	\$350,735,778.22	\$438,995,510.38	\$438,995,510.38	\$408,948,524.64	\$408,948,524.64	\$486,264,625.57	\$486,264,625.57	\$486,264,625.57	\$403,965,030.45	\$403,965,030.45	\$403,965,030.45	\$403,965,030.45	\$403,965,030.45	\$403,965,030.45	\$403,965,030.45	\$403,965,030.45	\$7,421,605,476.43
Bonus B	\$208,582,331.02	\$219,209,861.39	\$219,209,861.39	\$274,372,193.99	\$274,372,193.99	\$255,592,827.90	\$255,592,827.90	\$303,915,390.98	\$303,915,390.98	\$303,915,390.98	\$252,478,144.03	\$252,478,144.03	\$252,478,144.03	\$252,478,144.03	\$252,478,144.03	\$252,478,144.03	\$252,478,144.03	\$252,478,144.03	\$4,638,503,422.77
Bonus C	\$125,149,398.61	\$131,525,916.83	\$131,525,916.83	\$164,623,316.39	\$164,623,316.39	\$153,355,696.74	\$153,355,696.74	\$182,349,234.59	\$182,349,234.59	\$182,349,234.59	\$151,486,886.42	\$151,486,886.42	\$151,486,886.42	\$151,486,886.42	\$151,486,886.42	\$151,486,886.42	\$151,486,886.42	\$151,486,886.42	\$2,783,102,053.66
Bonus D						\$71,361,591.12	\$71,361,591.12	\$71,361,591.12	\$71,361,591.12	\$71,361,591.12	\$71,361,591.12	\$71,361,591.12	\$71,361,591.12	\$71,361,591.12	\$71,361,591.12	\$71,361,591.12	\$71,361,591.12	\$71,361,591.12	\$927,700,684.60
Additional Restitution Amount	\$64,615,384.62	\$113,076,923.08	\$105,000,000.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$282,692,307.70
State Cost Fund	\$56,538,461.54	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$56,538,461.54
State Outside Counsel Fee Fund	\$136,044,378.70	\$129,230,769.23	\$17,417,159.76	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$282,692,307.70
Attorney Fee Fund	\$136,044,378.70	\$150,934,911.25	\$270,825,443.80	\$183,625,739.68	\$183,625,739.69	\$183,625,739.69	\$183,625,739.69	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$1,292,307,692.51
MDL Expense Fund	\$40,384,615.39	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$40,384,615.39
Litigating Subdivision Cost Fund	\$40,000,000.00	\$40,000,000.00	\$40,000,000.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$120,000,000.00
Total Payment	\$1,266,240,076.84	\$1,266,240,076.84	\$1,266,240,076.84	\$1,226,240,076.84	\$1,226,240,076.84	\$1,226,240,076.84	\$1,226,240,076.84	\$1,226,240,076.84	\$1,226,240,076.84	\$1,226,240,076.84	\$1,030,778,538.44	\$1,030,778,538.44	\$1,030,778,538.44	\$1,030,778,538.44	\$1,030,778,538.44	\$1,030,778,538.44	\$1,030,778,538.44	\$1,030,778,538.44	\$20,628,629,075.93 N

\$491,370,923.07 Tribal/W. Va. Credit \$21,119,999,999.00 Global Settlement Amount

EXHIBIT N

Additional Restitution Amount Allocation

American Samoa	0.0269444247%
Arizona	3.6430210329%
California	16.2669545320%
Colorado	2.7085512198%
Connecticut	2.1096636070%
District of Columbia	0.3322525916%
Guam	0.0804074609%
Illinois	5.4255643065%
Iowa	1.2999070108%
Kansas	1.3410510698%
Louisiana	2.3525361878%
Maine	0.9038789471%
Maryland	3.2974316916%
Massachusetts	3.6093694218%
Minnesota	2.1790874099%
Missouri	3.1849331362%
N. Mariana Islands	0.0285222675%
Nebraska	0.7246475605%
New Jersey	4.3741379541%
New York	9.7303039729%
North Carolina	5.1803544928%
North Dakota	0.3171626484%
Oregon	2.2051475878%
Pennsylvania	7.0279415168%
Tennessee	4.2216179010%
Texas	10.4894528864%
Virgin Islands	0.0544915651%
Virginia	3.7333854452%
Wisconsin	2.8360231633%
Wyoming	0.3152569876%

EXHIBIT O

Adoption of a State-Subdivision Agreement

A State-Subdivision Agreement shall be applied if it meets the requirements of <u>Section V</u> and is approved by the State and by the State's Subdivisions as follows:

- 1. Requirements for Approval. A State-Subdivision Agreement shall be agreed when it has been approved by the State and either (a) Subdivisions whose aggregate "Population Percentages," determined as set forth below, total more than sixty percent (60%), or (b) Subdivisions whose aggregate Population Percentages total more than fifty percent (50%) provided that these Subdivisions also represent fifteen percent (15%) or more of the State's counties or parishes (or, in the case of Settling States whose counties and parishes that do not function as local governments, fifteen percent (15%) of or more of the Settling State's General Purpose Governments that qualify as Subdivisions), by number.
- 2. *Approval Authority*. Approval by the State shall be by the Attorney General. Approval by a Subdivision shall be by the appropriate official or legislative body pursuant to the required procedures for that Subdivision to agree to a legally binding settlement.
- 3. Population Percentage Calculation. For purposes of this Exhibit O only, Population Percentages shall be determined as follows: For States with functional counties or parishes¹⁷, the Population Percentage of each county or parish shall be deemed to be equal to (a) (1) two hundred percent (200%) of the population of such county or parish, minus (2) the aggregate population of all Primary Incorporated Municipalities located in such county or parish, divided by (b) two hundred percent (200%) of the State's population. A "Primary Incorporated Municipality" means a city, town, village or other municipality incorporated under applicable state law with a population of at least 25,000 that is not located within another incorporated municipality. The Population Percentage of each Primary Incorporated Municipality shall be equal to its population (including the population of any incorporated or unincorporated municipality located therein) divided by two hundred percent (200%) of the State's population; provided that the Population Percentage of a Primary Incorporated Municipality that is not located within a county shall be equal to two hundred percent (200%) of its population (including the population of any incorporated or unincorporated municipality located therein) divided by two hundred percent (200%) of the State's population. For all States that do not have functional counties or parishes, the Population Percentage of each General Purpose Government (including any incorporated or unincorporated municipality located therein), shall be equal to its population divided by the State's population.
- 4. *Preexisting Agreements and Statutory Provisions*. A State may include with the notice to its Subdivisions an existing agreement, a proposed agreement, or statutory provisions regarding the distribution and use of settlement funds and have the acceptance of such an agreement or statutory provision be part of the requirements to be an Initial Participating Subdivision.

¹⁷ Certain states do not have counties or parishes that have functional governments, including: Alaska, Connecticut, Massachusetts, Rhode Island, and Vermont.

Item #10.

5. *Revised Agreements*. A State-Subdivision Agreement that has been revised, supplemented, or refined shall be applied if it meets the requirements of <u>Section V</u> and is approved by the State and by the State's Subdivisions pursuant to the terms above.

EXHIBIT P

Injunctive Relief

I. <u>INTRODUCTION</u>

- A. Within ninety (90) days of the Effective Date unless otherwise set forth herein, each Injunctive Relief Distributor shall implement the injunctive relief terms set forth in Sections II through XIX (the "*Injunctive Relief Terms*") in its Controlled Substance Monitoring Program ("*CSMP*").
- B. The Effective Date of these Injunctive Relief Terms shall be defined by Section I.P of the Settlement Agreement, dated as of July 21, 2021, which incorporates these Injunctive Relief Terms as <u>Exhibit P</u>.

II. TERM AND SCOPE

- A. The duration of the Injunctive Relief Terms contained in Sections IV through XVI shall be ten (10) years from the Effective Date.
- B. McKesson Corporation, Cardinal Health, Inc., and AmerisourceBergen Corporation are referred to collectively throughout these Injunctive Relief Terms as the "Injunctive Relief Distributors" or individually as an "Injunctive Relief Distributor." Each Injunctive Relief Distributor is bound by the terms herein.
- C. The requirements contained in Sections VIII through XV shall apply to the distribution of Controlled Substances to Customers by each Injunctive Relief Distributor's Full-Line Wholesale Pharmaceutical Distribution Business, including by any entities acquired by the Injunctive Relief Distributors that are engaged in the Full-Line Wholesale Pharmaceutical Distribution Business. The prior sentence is not limited to activity physically performed at each Injunctive Relief Distributor's distribution centers and includes activity covered by the prior sentence performed by each Injunctive Relief Distributor at any physical location, including at its corporate offices or at the site of a Customer with respect to Sections III through XV.

III. <u>DEFINITIONS</u>

- A. "Audit Report." As defined in Section XVIII.H.3.
- B. "Chain Customers." Chain retail pharmacies that have centralized corporate headquarters and have multiple specific retail pharmacy locations from which Controlled Substances are dispensed to individual patients.
- C. "Chief Diversion Control Officer." As defined in Section IV.A.
- D. "Clearinghouse." The system established by Section XVII.

- E. "Clearinghouse Advisory Panel." As defined in Section XVII.B.4.
- F. "Controlled Substances." Those substances designated under schedules II-V pursuant to the federal Controlled Substances Act and the laws and regulations of the Settling States that incorporate federal schedules II-V. For purposes of the requirements of the Injunctive Relief Terms, Gabapentin shall be treated as a Controlled Substance, except for purposes of Section XII for Customers located in States that do not regulate it as a controlled substance or similar designation (e.g., drug of concern).
- G. "Corrective Action Plan." As defined in Section XIX.B.7.b.
- H. "CSMP." As defined in Section I.A.
- I. "CSMP Committee." As defined in Section VI.A.
- J. "Customers." Refers collectively to current, or where applicable potential, Chain Customers and Independent Retail Pharmacy Customers. "Customers" do not include long-term care facilities, hospital pharmacies, and pharmacies that serve exclusively inpatient facilities.
- K. "Data Security Event." Refers to any compromise, or threat that gives rise to a reasonable likelihood of compromise, by unauthorized access or inadvertent disclosure impacting the confidentiality, integrity, or availability of Dispensing Data.
- L. "Dispensing Data." Includes, unless altered by the Clearinghouse Advisory Panel: (i) unique patient IDs; (ii) patient zip codes; (iii) the dates prescriptions were dispensed; (iv) the NDC numbers of the drugs dispensed; (v) the quantities of drugs dispensed; (vi) the day's supply of the drugs dispensed; (vii) the methods of payment for the drugs dispensed; (viii) the prescribers' names; (ix) the prescribers' NPI or DEA numbers; and (x) the prescribers' zip codes or addresses. The Clearinghouse will be solely responsible for collecting Dispensing Data.
- M. "Draft Report." As defined in Section XVIII.H.1.
- N. "Effective Date." As defined in Section I.B.
- O. "Full-Line Wholesale Pharmaceutical Distribution Business." Activity engaged in by distribution centers with a primary business of supplying a wide range of branded, generic, over-the-counter and specialty pharmaceutical products to Customers.
- P. "Highly Diverted Controlled Substances." Includes: (i) oxycodone; (ii) hydrocodone; (iii) hydromorphone; (iv) tramadol; (v) oxymorphone; (vi) morphine; (vii) methadone; (viii) carisoprodol; (ix) alprazolam; and (x) fentanyl. The Injunctive Relief Distributors shall confer annually and review this list to determine whether changes are appropriate and shall add Controlled Substances to

- the list of Highly Diverted Controlled Substances as needed based on information provided by the DEA and/or other sources related to drug diversion trends. The Injunctive Relief Distributors shall notify the State Compliance Review Committee and the Monitor of any additions to the list of Highly Diverted Controlled Substances. Access to Controlled Substances predominately used for Medication-Assisted Treatment shall be considered when making such additions.
- Q. "Independent Retail Pharmacy Customers." Retail pharmacy locations that do not have centralized corporate headquarters and dispense Controlled Substances to individual patients.
- R. "Injunctive Relief Distributors." As defined in Section II.B.
- S. "Injunctive Relief Terms." As defined in Section I.A.
- T. "Monitor." As defined in Section XVIII.A.
- U. "National Arbitration Panel." As defined by Section I.GG of the Settlement Agreement, dated as of July 21, 2021, which incorporates these Injunctive Relief Terms as Exhibit P.
- V. "NDC." National Drug Code.
- W. "non-Controlled Substance." Prescription medications that are not Controlled Substances.
- X. "Notice of Potential Violation." As defined in Section XIX.B.2.
- Y. "Order." A unique Customer request on a specific date for (i) a certain amount of a specific dosage form or strength of a Controlled Substance or (ii) multiple dosage forms and/or strengths of a Controlled Substance. For the purposes of this definition, each line item on a purchasing document or DEA Form 222 is a separate order, except that a group of line items either in the same drug family or DEA base code (based upon the structure of a Injunctive Relief Distributor's CSMP) may be considered to be a single order.
- Z. "*Pharmacy Customer Data*." Aggregated and/or non-aggregated data provided by the Customer for a 90-day period.
 - 1. To the extent feasible based on the functionality of a Customer's pharmacy management system, Pharmacy Customer Data shall contain (or, in the case of non-aggregated data, shall be sufficient to determine) the following:
 - A list of the total number of prescriptions and dosage units for each NDC for all Controlled Substances and non-Controlled Substances;

- b) A list of the top five prescribers of each Highly Diverted Controlled Substance by dosage volume and the top ten prescribers of all Highly Diverted Controlled Substances combined by dosage volume. For each prescriber, the data shall include the following information:
 - (1) Number of prescriptions and doses prescribed for each Highly Diverted Controlled Substance NDC;
 - (2) Number of prescriptions for each unique dosage amount (number of pills per prescription) for each Highly Diverted Controlled Substance NDC;
 - (3) Prescriber name, DEA registration number, and address; and
 - (4) Medical practice/specialties, if available;
- c) Information on whether the method of payment was cash for (a) Controlled Substances, and (b) non-Controlled Substances; and
- d) Information on top ten patient residential areas by five-digit ZIP code prefix for filled Highly Diverted Controlled Substances by dosage volume, including number of prescriptions and doses for each Highly Diverted Controlled Substance NDC.
- 2. Injunctive Relief Distributors are not required to obtain Pharmacy Customer Data for all Customers. Pharmacy Customer Data only needs to be obtained under circumstances required by the Injunctive Relief Terms and the applicable CSMP policies and procedures. Each Injunctive Relief Distributor's CSMP policies and procedures shall describe the appropriate circumstances under which and methods to be used to obtain and analyze Pharmacy Customer Data.
- 3. Injunctive Relief Distributors shall only collect, use, disclose or retain Pharmacy Customer Data consistent with applicable federal and state privacy and consumer protections laws. Injunctive Relief Distributors shall not be required to collect, use, disclose or retain any data element that is prohibited by law or any element that would require notice to or consent from the party who is the subject of the data element, including, but not limited to, a third party (such as a prescriber) to permit collection, use, disclosure and/or retention of the data.
- AA. "Potential Violation." As defined in Section XIX.B.1.
- BB. "Reporting Periods." As defined in Section XVIII.C.1.

- CC. "Settling State." As defined by Section I.OOO of the Settlement Agreement, dated as of July 21, 2021, which incorporates these Injunctive Relief Terms as Exhibit P.
- DD. "State Compliance Review Committee." The initial State Compliance Review Committee members are representatives from the Attorneys General Offices of Connecticut, Florida, New York, North Carolina, Tennessee, and Texas. The membership of the State Compliance Review Committee may be amended at the discretion of the Settling States.
- EE. "Suspicious Orders." As defined under federal law and regulation and the laws and regulations of the Settling States that incorporate the federal Controlled Substances Act. Suspicious Orders currently include, but are not limited to, orders of unusual size, orders deviating substantially from a normal pattern, and orders of unusual frequency.
- FF. "Threshold." The total volume of a particular drug family, DEA base code, or a particular formulation of a Controlled Substance that an Injunctive Relief Distributor shall allow a Customer to purchase in any particular period. This term may be reassessed during Phase 2-B of the Clearinghouse.
- GG. "Third Party Request." A request from an entity other than an Injunctive Relief Distributor, a Settling State, or the Monitor pursuant to a subpoena, court order, data practices act, freedom of information act, public information act, public records act, or similar law.
- HH. "Top Prescriber." A prescriber who, for a Customer, is either (i) among the top five (5) prescribers of each Highly Diverted Controlled Substance or (ii) among the top ten (10) prescribers of Highly Diverted Controlled Substances combined, as determined from the most recent Pharmacy Customer Data for that Customer.

IV. CSMP PERSONNEL

- A. Each Injunctive Relief Distributor shall establish or maintain the position of Chief Diversion Control Officer, or other appropriately titled position, to oversee the Injunctive Relief Distributor's CSMP. The Chief Diversion Control Officer shall have appropriate experience regarding compliance with the laws and regulations concerning Controlled Substances, in particular laws and regulations requiring effective controls against the potential diversion of Controlled Substances. The Chief Diversion Control Officer shall report directly to either the senior executive responsible for U.S. pharmaceutical distribution or the most senior legal officer at the Injunctive Relief Distributor.
- B. The Chief Diversion Control Officer shall be responsible for the approval of material revisions to the CSMP.
- C. The Chief Diversion Control Officer shall provide at least quarterly reports to the CSMP Committee regarding the Injunctive Relief Distributor's operation of the

- CSMP, including the implementation of any changes to the CSMP required by these Injunctive Relief Terms.
- D. An Injunctive Relief Distributor's CSMP functions, including, but not limited to, the onboarding and approval of new Customers for the sale of Controlled Substances, setting and adjusting Customer Thresholds for Controlled Substances, terminating or suspending Customers, and submitting Suspicious Orders and other reports to Settling States (or the Clearinghouse, when operational), but excluding support necessary to perform these functions, shall be conducted exclusively by the Injunctive Relief Distributor's CSMP personnel or qualified third-party consultants.
- E. Staffing levels of each Injunctive Relief Distributor's CSMP department shall be reviewed periodically, but at least on an annual basis, by the Injunctive Relief Distributor's CSMP Committee. This review shall include consideration of relevant developments in technology, law, and regulations to ensure the necessary resources are in place to carry out the program in an effective manner.
- F. Personnel in an Injunctive Relief Distributor's CSMP department shall not report to individuals in an Injunctive Relief Distributor's sales department, and sales personnel shall not be authorized to make decisions regarding the promotion, compensation, demotion, admonition, discipline, commendation, periodic performance reviews, hiring, or firing of CSMP personnel.
- G. The CSMP policies and procedures shall be published in a form and location readily accessible to all CSMP personnel at each Injunctive Relief Distributor.

V. <u>INDEPENDENCE</u>

- A. For each Injunctive Relief Distributor, sales personnel compensated with commissions shall not be compensated based on revenue or profitability targets or expectations for sales of Controlled Substances. However, each Injunctive Relief Distributor's personnel may, as applicable, be compensated (including incentive compensation) based on formulas that include total sales for all of the Injunctive Relief Distributor's products, including Controlled Substances. The compensation of sales personnel shall not include incentive compensation tied solely to sales of Controlled Substances.
- B. For any Injunctive Relief Distributor personnel who are compensated at least in part based on Customer sales, the Injunctive Relief Distributor shall ensure the compensation of such personnel is not decreased by a CSMP-related suspension or termination of a Customer or as a direct result of the reduction of sales of Controlled Substances to a Customer pursuant to the CSMP.
- C. The Injunctive Relief Distributors' sales personnel shall not be authorized to make decisions regarding the implementation of CSMP policies and procedures, the design of the CSMP, the setting or adjustment of Thresholds, or other actions

- taken pursuant to the CSMP, except sales personnel must provide information regarding compliance issues to CSMP personnel promptly. The Injunctive Relief Distributors' sales personnel are prohibited from interfering with, obstructing, or otherwise exerting control over any CSMP department decision-making.
- D. Each Injunctive Relief Distributor shall review its compensation and non-retaliation policies and, if necessary, modify and implement changes to those policies to effectuate the goals of, and incentivize compliance with, the CSMP.
- E. Each Injunctive Relief Distributor shall maintain a telephone, email, and/or web-based "hotline" to permit employees and/or Customers to anonymously report suspected diversion of Controlled Substances or violations of the CSMP, Injunctive Relief Distributor company policy related to the distribution of Controlled Substances, or applicable law. Each Injunctive Relief Distributor shall share the hotline contact information with their employees and Customers. Each Injunctive Relief Distributor shall maintain all complaints made to the hotline, and document the determinations and bases for those determinations made in response to all complaints.

VI. <u>OVERSIGH</u>T

- A. To the extent not already established, each Injunctive Relief Distributor shall establish a committee that includes senior executives with responsibility for legal, compliance, distribution and finance to provide oversight over its CSMP (the "CSMP Committee"). The Chief Diversion Control Officer shall be a member of the CSMP Committee. The CSMP Committee shall not include any employee(s) or person(s) performing any sales functions on behalf of the Injunctive Relief Distributor; provided that service on the CSMP Committee by any senior executives listed in this paragraph whose responsibilities may include, but are not limited to, management of sales functions shall not constitute a breach of the Injunctive Relief Terms.
- B. Each Injunctive Relief Distributor's CSMP Committee shall have regular meetings during which the Chief Diversion Control Officer shall present to the CSMP Committee with respect to, and the CSMP Committee shall evaluate, among other things: (1) any material modifications and potential enhancements to the CSMP including, but not limited to, those relating to Customer due diligence and Suspicious Order monitoring and reporting; (2) any significant new national and regional diversion trends involving Controlled Substances; (3) the Injunctive Relief Distributor's adherence to the CSMP policies and procedures, the Injunctive Relief Terms, and applicable laws and regulations governing the distribution of Controlled Substances; and (4) any technology, staffing, or other resource needs for the CSMP. The CSMP Committee shall have access to all CSMP reports. The CSMP Committee will review and approve the specific metrics used to identify the Red Flags set forth in Section VIII.

- C. On a quarterly basis, each Injunctive Relief Distributor's CSMP Committee shall send a written report to the Injunctive Relief Distributor's Chief Executive, Chief Financial, and Chief Legal Officer, as well as its Board of Directors, addressing: (1) the Injunctive Relief Distributor's substantial adherence to the CSMP policies and procedures, the Injunctive Relief Terms, and applicable laws and regulations governing the distribution of Controlled Substances; (2) recommendations as appropriate about the allocation of resources to ensure the proper functioning of the Injunctive Relief Distributor's CSMP; and (3) significant revisions to the CSMP. The Board of Directors or a committee thereof at each Injunctive Relief Distributor shall document in its minutes its review of the quarterly CSMP Committee reports.
- D. To the extent not already established, the Board of Directors of each Injunctive Relief Distributor shall establish its own compliance committee (the "Board Compliance Committee") to evaluate, at a minimum, and on a quarterly basis: (1) the CSMP Committee's written reports; (2) the Injunctive Relief Distributor's substantial adherence to the CSMP policies and procedures, the Injunctive Relief Terms, and applicable laws and regulations governing the distribution of Controlled Substances; (3) the Injunctive Relief Distributor's code of conduct and any whistleblower reporting policies, including those prescribed by Section V.E; and (4) any significant regulatory and/or government enforcement matters within the review period relating to the distribution of Controlled Substances. An Injunctive Relief Distributor meets this requirement if it established, prior to the Effective Date, multiple committees of its Board of Directors that together have responsibilities outlined in this paragraph.
- E. The Board Compliance Committee shall have the authority to: (1) require management of the Injunctive Relief Distributor to conduct audits on any CSMP or legal and regulatory concern pertaining to Controlled Substances distribution, and to update its full Board of Directors on those audits; (2) to commission studies, reviews, reports, or surveys to evaluate the Injunctive Relief Distributor's CSMP performance; (3) request meetings with the Injunctive Relief Distributor's management and CSMP staff; and (4) review the appointment, compensation, performance, and replacement of the Injunctive Relief Distributor's Chief Diversion Control Officer.

VII. MANDATORY TRAINING

- A. Each Injunctive Relief Distributor shall require all new CSMP personnel to attend trainings on its CSMP, its obligations under the Injunctive Relief Terms, and its duties with respect to maintaining effective controls against potential diversion of Controlled Substances and reporting Suspicious Orders pursuant to state and federal laws and regulations prior to conducting any compliance activities for the Injunctive Relief Distributor without supervision.
- B. Each Injunctive Relief Distributor shall provide annual trainings to CSMP personnel on its CSMP, its obligations under the Injunctive Relief Terms, and its

- duties to maintain effective controls against potential diversion of Controlled Substances and report Suspicious Orders pursuant to state and federal laws and regulations.
- C. On an annual basis, each Injunctive Relief Distributor shall test its CSMP personnel on their knowledge regarding its CSMP, its obligations under the Injunctive Relief Terms, and its duties to maintain effective controls against potential diversion of Controlled Substances and to report Suspicious Orders pursuant to state and federal laws and regulations.
- D. Each Injunctive Relief Distributor shall train all third-party compliance consultants (defined as non-employees who are expected to devote fifty percent (50%) or more of their time to performing work related to the Injunctive Relief Distributor's CSMP, excluding information technology consultants not engaged in substantive functions related to an Injunctive Relief Distributor's CSMP) performing compliance functions for the Injunctive Relief Distributor in the same manner as the Injunctive Relief Distributor's CSMP personnel.
- E. At least every three (3) years in the case of existing employees, and within the first six months of hiring new employees, each Injunctive Relief Distributor shall require operations, sales, and senior executive employees to attend trainings on its CSMP, its obligations under the Injunctive Relief Terms, the hotline established in Section V.E, and its duties to maintain effective controls against potential diversion of Controlled Substances and report Suspicious Orders pursuant to state and federal laws and regulations.

VIII. RED FLAGS

- A. Within one hundred and twenty days (120) of the Effective Date, each Injunctive Relief Distributor shall, at a minimum, apply specific metrics to identify the potential Red Flags described in Section VIII.D with respect to Independent Retail Pharmacy Customers. For Chain Customers, the metrics used to identify the Red Flags described in Section VIII.D may be adjusted based on the specific business model and supplier relationships of the Chain Customer.
- B. Each Injunctive Relief Distributor shall evaluate and, if necessary, enhance or otherwise adjust the specific metrics it uses to identify Red Flags set forth in Section VIII.D.
- C. Each Injunctive Relief Distributor shall provide annually to the Monitor the specific metrics it uses to identify Red Flags as set forth in Section VIII.D. The Monitor shall review the metrics used to identify Red Flags as set forth in Section VIII.D to assess whether the metrics are reasonable. The Monitor may, at its discretion, suggest revisions to the metrics in the annual Audit Report as part of the Red Flags Review set forth in Section XVIII.F.3.f. Each Injunctive Relief Distributor may rely on its specific metrics to comply with the requirements of

Section VIII unless and until the Monitor proposes a revised metric in connection with Section XVIII.H.

- D. For purposes of the Injunctive Relief Terms, "Red Flags" are defined as follows:
 - 1. Ordering ratio of Highly Diverted Controlled Substances to non-Controlled Substances: Analyze the ratio of the order volume of all Highly Diverted Controlled Substances to the order volume of all non-Controlled Substances to identify Customers with significant rates of ordering Highly Diverted Controlled Substances.
 - 2. Ordering ratio of Highly Diverted Controlled Substance base codes or drug families to non-Controlled Substances: Analyze the ratio of the order volume of each Highly Diverted Controlled Substance base code or drug family to the total order volume of all non-Controlled Substances to identify Customers with significant rates of ordering each Highly Diverted Controlled Substance base code or drug family.
 - 3. **Excessive ordering growth of Controlled Substances:** Analyze significant increases in the ordering volume of Controlled Substances using criteria to identify customers that exhibit percentage growth of Controlled Substances substantially in excess of the percentage growth of non-Controlled Substances.
 - 4. **Unusual formulation ordering:** Analyze ordering of Highly Diverted Controlled Substances to identify customers with significant ordering of high-risk formulations. High-risk formulations include, but are not limited to, 10mg hydrocodone, 8mg hydromorphone, 2mg alprazolam, single-ingredient buprenorphine (*i.e.*, buprenorphine without naloxone), and highly-abused formulations of oxycodone. On an annual basis (or as otherwise necessary), high-risk formulations of Highly Diverted Controlled Substances may be added, removed, or revised based on the Injunctive Relief Distributors' assessment and regulatory guidance.
 - 5. **Out-of-area patients:** Analyze Pharmacy Customer Data or Dispensing Data to assess volume of prescriptions for Highly Diverted Controlled Substances for out-of-area patients (based on number of miles traveled between a patient's zip code and the pharmacy location, depending on the geographic area of interest) taking into consideration the percentage of out-of-area patients for non-Controlled Substances.
 - 6. **Cash prescriptions:** Analyze Pharmacy Customer Data or Dispensing Data to assess percentage of cash payments for purchases of Controlled Substances taking into consideration the percentage of cash payments for purchases of non-Controlled Substances.

- 7. **Prescriber activity of Customers:** Analyze Pharmacy Customer Data or Dispensing Data to identify Customers that are dispensing Highly Diverted Controlled Substance prescriptions for Top Prescribers as follows:
 - a) Top Prescribers representing a significant volume of dispensing where the prescriber's practice location is in excess of 50 miles from the pharmacy ("out-of-area"), relative to the percentage of out-of-area prescriptions for non-Controlled Substances.
 - b) Top Prescribers representing prescriptions for the same Highly Diverted Controlled Substances in the same quantities and dosage forms indicative of pattern prescribing (e.g., a prescriber providing many patients with the same high-dose, high-quantity supply of 30mg oxycodone HCL prescription without attention to the varying medical needs of the prescriber's patient population).
 - c) Top Prescribers where the top five (5) or fewer prescribers represent more than fifty percent (50%) of total prescriptions for Highly Diverted Controlled Substances during a specified period.
- 8. Public regulatory actions against Customers: Review information retrieved from companies that provide licensing and disciplinary history records (e.g., LexisNexis), and/or other public sources, including governmental entities, showing that the Customer, pharmacists working for that Customer, or the Customer's Top Prescribers have been subject, in the last five (5) years, to professional disciplinary sanctions regarding the dispensing or handling of Controlled Substances or law enforcement action related to Controlled Substances diversion. Continued licensing by a relevant state agency may be considered, but shall not be dispositive, in resolving the Red Flag. For Chain Customer locations, representations from each Chain Customer that it reviews its pharmacists' licensing statuses annually and for the regulatory actions described in this paragraph has either (i) taken appropriate employment action, or (ii) disclosed the regulatory action to the Injunctive Relief Distributor, may be considered in resolving the Red Flag.
- 9. **Customer termination data:** Review information from the Injunctive Relief Distributor's due diligence files and, when operable, from the Clearinghouse, subject to Section VIII.F, regarding Customers that have been terminated from ordering Controlled Substances by another distributor due to concerns regarding Controlled Substances.
- E. For any Red Flag evaluation in Section VIII.D that may be performed using Pharmacy Customer Data or Dispensing Data, an Injunctive Relief Distributor will analyze the Red Flag using Pharmacy Customer Data, to the extent feasible based on the functionality of a Customer's pharmacy management system, until

Dispensing Data is collected and analyzed by the Clearinghouse as described in Section XVII. Until Dispensing Data is collected and analyzed by the Clearinghouse, an Injunctive Relief Distributor may satisfy the Red Flag evaluations in Sections VIII.D.5 through VIII.D.7 by engaging in considerations of out-of-area patients, cash payments for prescriptions and Top Prescribers without satisfying the specific requirements of Sections VIII.D.5 through VIII.D.7. In the event that the Clearinghouse is not collecting and analyzing Dispensing Data within two years of the Effective Date, the Injunctive Relief Distributors and the State Compliance Review Committee shall meet and confer to consider alternatives for the performance of the analysis required by Sections VIII.D.5 through VIII.D.7 using Pharmacy Customer Data.

- F. As provided for in Section XVII.C.4, the foregoing Red Flag evaluations may be performed by the Clearinghouse and reported to the relevant Injunctive Relief Distributors.
- G. The Injunctive Relief Distributors and the State Compliance Review Committee shall work in good faith to identify additional potential Red Flags that can be derived from the data analytics to be performed by the Clearinghouse.

IX. ONBOARDING

- A. For each Injunctive Relief Distributor, prior to initiating the sale of Controlled Substances to a potential Customer, a member of the Injunctive Relief Distributor's CSMP department (or a qualified third-party compliance consultant trained on the Injunctive Relief Distributor's CSMP) shall perform the following due diligence:
 - 1. Interview the pharmacist-in-charge, either over the telephone, via videoconference, or in person. The interview shall include questions regarding the manner in which the potential Customer maintains effective controls against the potential diversion of Controlled Substances.
 - 2. Obtain a "Pharmacy Questionnaire" completed by the owner and/or pharmacist-in-charge of the potential Customer. The Pharmacy Questionnaire shall require going-concern potential Customers to list their top ten (10) prescribers for Highly Diverted Controlled Substances combined, along with the prescriber's specialty, unless the Injunctive Relief Distributor is able to obtain this data otherwise. The Pharmacy Questionnaire shall also require disclosure of the identity of all other distributors that serve the potential Customer, and whether the potential Customer has been terminated or suspended from ordering Controlled Substances by another distributor and the reason for any termination or suspension. The Pharmacy Questionnaire shall request information that would allow the Injunctive Relief Distributor to identify Red Flags, including questions regarding the manner in which the potential Customer maintains effective controls against the potential diversion of Controlled

Substances. A potential Customer's responses to the Pharmacy Questionnaire shall be verified, to the extent applicable and practicable, against external sources (for example, the Clearinghouse, once operational, and Automation of Reports and Consolidated Orders System ("ARCOS") data made available to the Injunctive Relief Distributor by the DEA). The Pharmacy Questionnaire shall be maintained by the Injunctive Relief Distributor in a database accessible to its CSMP personnel.

- 3. Complete a written onboarding report to be maintained in a database accessible to the Injunctive Relief Distributor's CSMP personnel reflecting the findings of the interview and any site visit, the findings regarding the identification of and, if applicable, conclusion concerning any Red Flag associated with the pharmacy, as well as an analysis of the Pharmacy Questionnaire referenced in the preceding paragraph.
- 4. For going-concern potential Customers, review Pharmacy Customer Data to assist with the identification of any Red Flags.
- 5. Document whether the potential Customer or the pharmacist-in-charge has been subject to any professional disciplinary sanctions or law enforcement activity related to Controlled Substances dispensing, and, if so, the basis for that action. For Chain Customers, this provision shall apply to the potential specific pharmacies in question.
- B. For Chain Customers, each Injunctive Relief Distributor may obtain the information in Section IX.A from a corporate representative of the Chain Customer.
- C. In the event that an Injunctive Relief Distributor identifies one or more unresolved Red Flags or other information indicative of potential diversion of Controlled Substances through the onboarding process or otherwise, the Injunctive Relief Distributor shall refrain from selling Controlled Substances to the potential Customer pending additional due diligence. If following additional due diligence, the Injunctive Relief Distributor is unable to resolve the Red Flags or other information indicative of diversion, the Injunctive Relief Distributor shall not initiate the sale of Controlled Substances to the potential Customer and shall report the potential Customer consistent with Section XIV. If the Injunctive Relief Distributor determines that the potential Customer may be onboarded for the sale of Controlled Substances, the Injunctive Relief Distributor shall document the decision and the bases for its decision. Such a good faith determination, if documented, shall not serve, without more, as the basis of a future claim of noncompliance with the Injunctive Relief Terms. For Chain Customers, these provisions shall apply to the potential specific pharmacies in question.

X. ONGOING DUE DILIGENCE

- A. Each Injunctive Relief Distributor shall periodically review its procedures and systems for detecting patterns or trends in Customer order data or other information used to evaluate whether a Customer is maintaining effective controls against diversion.
- B. Each Injunctive Relief Distributor shall conduct periodic proactive compliance reviews of its Customers' performance in satisfying their corresponding responsibilities to maintain effective controls against the diversion of Controlled Substances.
- C. Each Injunctive Relief Distributor shall review ARCOS data made available to it by the DEA and, once operational, by the Clearinghouse, to assist with Customer specific due diligence. For Chain Customers, this provision shall apply to the potential specific pharmacies in question.
- D. Each Injunctive Relief Distributor shall conduct due diligence as set forth in its CSMP policies and procedures in response to concerns of potential diversion of Controlled Substances at its Customers. For Chain Customers, these provisions shall apply to the specific pharmacies in question. The due diligence required by an Injunctive Relief Distributor's CSMP policies and procedures may depend on the information or events at issue. The information or events raising concerns of potential diversion of Controlled Substances at a Customer include but are not limited to:
 - 1. The discovery of one or more unresolved Red Flags;
 - 2. The receipt of information directly from law enforcement or regulators concerning potential diversion of Controlled Substances at or by a Customer;
 - 3. The receipt of information concerning the suspension or revocation of pharmacist's DEA registration or state license related to potential diversion of Controlled Substances;
 - 4. The receipt of reliable information through the hotline established in Section V.E concerning suspected diversion of Controlled Substances at the Customer;
 - 5. The receipt of reliable information from another distributor concerning suspected diversion of Controlled Substances at the Customer; or
 - 6. Receipt of other reliable information that the Customer is engaged in conduct indicative of diversion or is failing to adhere to its corresponding responsibility to prevent the diversion of Highly Diverted Controlled Substances.

- E. On an annual basis, each Injunctive Relief Distributor shall obtain updated pharmacy questionnaires from five hundred (500) Customers to include the following:
 - 1. The top 250 Customers by combined volume of Highly Diverted Controlled Substances purchased from the Injunctive Relief Distributor measured as of the end of the relevant calendar year; and
 - 2. Additional Customers selected as a representative sample of various geographic regions, customer types (Independent Retail Pharmacy Customers and Chain Customers), and distribution centers. Each Injunctive Relief Distributor's Chief Diversion Control Officer shall develop risk-based criteria for the sample selection.

F. Scope of Review

- 1. For reviews triggered by Section X.D, an Injunctive Relief Distributor shall conduct due diligence and obtain updated Pharmacy Customer Data or equivalent, or more comprehensive data from the Clearinghouse if needed, as set forth in its CSMP policies and procedures.
- 2. For questionnaires collected pursuant to Section X.E, Injunctive Relief Distributors shall conduct a due diligence review consistent with the Injunctive Relief Distributors' CSMP policies and procedures. These annual diligence reviews shall be performed in addition to any of the diligence reviews performed under Section X.D, but may reasonably rely on reviews performed under Section X.D.
- 3. If the Injunctive Relief Distributor decides to terminate the Customer due to concerns regarding potential diversion of Controlled Substances, the Injunctive Relief Distributor shall promptly cease the sale of Controlled Substances to the Customer and report the Customer consistent with Section XIV. If the Injunctive Relief Distributor decides not to terminate the Customer, the Injunctive Relief Distributor shall document that determination and the basis therefor. Such a good faith determination, if documented, shall not, without more, serve as the basis of a future claim of non-compliance with the Injunctive Relief Terms.

XI. <u>SITE VISITS</u>

- A. Each Injunctive Relief Distributor shall conduct site visits, including unannounced site visits, where appropriate, of Customers, as necessary, as part of Customer due diligence.
- B. During site visits, an Injunctive Relief Distributor's CSMP personnel or qualified third-party compliance consultants shall interview the pharmacist-in-charge or other relevant Customer employees, if appropriate, about any potential Red Flags

- and the Customer's maintenance of effective controls against the potential diversion of Controlled Substances.
- C. An Injunctive Relief Distributor's CSMP personnel or qualified third-party compliance consultants who conduct site visits shall document the findings of any site visit.
- D. Site visit and all other compliance reports shall be maintained by each Injunctive Relief Distributor in a database accessible to all CSMP personnel.

XII. THRESHOLDS

- A. Each Injunctive Relief Distributor shall use Thresholds to identify potentially Suspicious Orders of Controlled Substances from Customers.
- B. Each Injunctive Relief Distributor's CSMP department shall be responsible for the oversight of the process for establishing and modifying Thresholds. The sales departments of the Injunctive Relief Distributors shall not have the authority to establish or adjust Thresholds for any Customer or participate in any decisions regarding establishment or adjustment of Thresholds.
- C. Injunctive Relief Distributors shall not provide Customers specific information about their Thresholds or how their Thresholds are calculated.

1. <u>Threshold Setting</u>

- a) Injunctive Relief Distributors shall primarily use model-based thresholds. For certain circumstances, Injunctive Relief Distributors may apply a non-model threshold based on documented customer diligence and analysis.
- b) Each Injunctive Relief Distributor shall include in its Annual Threshold Analysis and Assessment Report (as required by Section XVIII.F.3.c) to the Monitor summary statistics regarding the use of non-model thresholds and such information shall be considered by the Monitor as part of its Threshold Setting Process Review in the annual Audit Report.
- c) For the purposes of establishing and maintaining Thresholds, each Injunctive Relief Distributor shall take into account the Controlled Substances diversion risk of each drug base code. The diversion risk of each base code should be defined and reassessed annually by the Injunctive Relief Distributor's CSMP Committee and reviewed by the Monitor.
- d) Each Injunctive Relief Distributor shall establish Thresholds for new Customers prior to supplying those Customers with Controlled Substances and shall continue to have Thresholds in

- place at all times for each Customer to which it supplies Controlled Substances.
- e) When ordering volume from other distributors becomes readily available from the Clearinghouse, an Injunctive Relief Distributor shall consider including such information as soon as reasonably practicable in establishing and maintaining Thresholds.
- f) Each Injunctive Relief Distributor shall incorporate the following guiding principles in establishing and maintaining Customer Thresholds, except when inapplicable to non-model Thresholds:
 - (1) Thresholds shall take into account the number of non-Controlled Substance dosage units distributed to, dispensed and/or number of prescriptions dispensed by the Customer to assist with the determination of Customer size. As a general matter, smaller customers should have lower Thresholds than larger customers.
 - (2) For the purposes of establishing and maintaining Thresholds, Injunctive Relief Distributors shall use statistical models that are appropriate to the underlying data.
 - (3) For the purposes of establishing and maintaining Thresholds, Injunctive Relief Distributors shall take into account a Customer's ordering and/or dispensing history for a specified period of time.
 - (4) For the purposes of establishing and maintaining
 Thresholds, Injunctive Relief Distributors shall take into
 account the ordering history of Customers within similar
 geographic regions, or, where appropriate for Chain
 Customers, ordering history within the chain.
 - (5) If appropriate, Thresholds may take into account the characteristics of Customers with similar business models.
 - (a) A Customer's statement that it employs a particular business model must be verified, to the extent practicable, before that business model is taken into account in establishing and maintaining a Customer's Threshold.

2. <u>Threshold Auditing</u>

- a) The Injunctive Relief Distributors shall review their respective Customer Thresholds at least on an annual basis and modify them where appropriate.
- b) Each Injunctive Relief Distributor's CSMP department shall annually evaluate its Threshold setting methodology and processes and its CSMP personnel's performance in adhering to those policies.

3. <u>Threshold Changes</u>

- a) An Injunctive Relief Distributor may increase or decrease a Customer Threshold as set forth in its CSMP policies and procedures, subject to Sections XII.C.3.b through XII.C.3.e.
- b) Prior to approving any Threshold change request by a Customer, each Injunctive Relief Distributor shall conduct due diligence to determine whether an increase to the Threshold is warranted. This due diligence shall include obtaining from the Customer the basis for the Threshold change request, obtaining and reviewing Dispensing Data and/or Pharmacy Customer Data for the previous three (3) months for due diligence purposes, and, as needed, conducting an on-site visit to the Customer. This Threshold change request diligence shall be conducted by the Injunctive Relief Distributor's CSMP personnel.
- c) No Injunctive Relief Distributor shall proactively contact a Customer to suggest that the Customer request an increase to any of its Thresholds, to inform the Customer that its Orders-to-date are approaching its Thresholds or to recommend to the Customer the amount of a requested Threshold increase. It shall not be a violation of this paragraph to provide Chain Customer headquarters reporting on one or more individual Chain Customer pharmacy location(s) to support the anti-diversion efforts of the Chain Customer's headquarters staff, and it shall not be a violation of this paragraph for the Injunctive Relief Distributor's CSMP personnel to contact Customers to seek to understand a Customer's ordering patterns.
- d) An Injunctive Relief Distributor's Chief Diversion Control Officer may approve criteria for potential adjustments to Customer Thresholds to account for circumstances where the Thresholds produced by the ordinary operation of the statistical models require modification. Such circumstances include adjustments to account for seasonal ordering of certain Controlled Substances that are

based on documented diligence and analysis, adjustments made to permit ordering of certain Controlled Substances during a declared national or state emergency (e.g., COVID-19 pandemic), IT errors, and data anomalies causing results that are inconsistent with the design of the statistical models. Each Injunctive Relief Distributor shall include in its Annual Threshold Analysis and Assessment Report (as required by Section XVIII.F.3.c) to the Monitor information regarding the use of this paragraph and such information shall be considered by the Monitor as part of its Threshold Setting Process Review in the annual Audit Report.

e) Any decision to raise a Customer's Threshold in response to a request by a Customer to adjust its Threshold must be documented in a writing and state the reason(s) for the change. The decision must be consistent with the Injunctive Relief Distributor's CSMP and documented appropriately.

XIII. SUSPICIOUS ORDER REPORTING AND NON-SHIPMENT

- A. Each Injunctive Relief Distributor shall report Suspicious Orders to the Settling States ("Suspicious Order Reports" or "SORs"), including those Settling States that do not currently require such SORs, at the election of the Settling State.
- B. For the SORs required by the Injunctive Relief Terms, each Injunctive Relief Distributor shall report Orders that exceed a Threshold for Controlled Substances set pursuant to the processes in Section XII that are blocked and not shipped.
- C. No Injunctive Relief Distributor shall ship any Order that it (i) reports pursuant to Sections XIII.A or XIII.B, or (ii) would have been required to report pursuant to Sections XIII.A or XIII.B had the Settling State elected to receive SORs.
- D. In reporting Suspicious Orders to the Settling States, the Injunctive Relief Distributors shall file SORs in a standardized electronic format that is uniform among the Settling States and contains the following information fields:
 - 1. Customer name;
 - 2. Customer address;
 - 3. DEA registration number;
 - 4. State pharmacy license number;
 - 5. Date of order;
 - 6. NDC number;
 - 7. Quantity;

- 8. Explanation for why the order is suspicious (up to 250 characters): Details that are order-specific regarding why an order was flagged as a Suspicious Order, including specific criteria used by an Injunctive Relief Distributor's Threshold system (except phrases such as "order is of unusual size" without any additional detail are not acceptable); and
- 9. Name and contact information for a knowledgeable designee within the Injunctive Relief Distributor's CSMP department to be a point of contact for the SORs.
- E. On a quarterly basis, each Injunctive Relief Distributor shall provide a summary report to the Settling States that elect to receive it that provides the following information for the relevant quarter with respect to the top ten (10) Customers by volume for each Highly Diverted Controlled Substance base code that have placed a Suspicious Order for that base code, in that quarter (for Chain Customers, only individual pharmacies in the chain will considered for evaluation as a top ten (10) Customer):
 - 1. The number of SORs submitted for that Customer by base code;
 - 2. The Customer's order volume by base code for the quarter for all Highly Diverted Controlled Substances;
 - 3. The Customer's order frequency by base code for the quarter for all Highly Diverted Controlled Substances;
 - 4. For each Highly Diverted Controlled Substance base code, the ratio of the Customer's order volume for that base code to the volume of all pharmaceutical orders for the quarter; and
 - 5. The ratio of the Customer's order volume of all Controlled Substances to the volume of all pharmaceutical orders for the quarter.
- F. The Injunctive Relief Distributors shall only be required to file a single, uniform, electronic form of SOR with any Settling State that receives SORs pursuant to these Injunctive Relief Terms. A Settling State retains the authority pursuant to applicable state law or relevant state agency authority to request additional information about a particular SOR.
- G. It is the objective of the Settling States and the Injunctive Relief Distributors for the Injunctive Relief Distributors to provide SORs to Settling States that identify the same Suspicious Orders as reported to the DEA pursuant to the definition and requirements of the federal Controlled Substances Act and its regulations, although the fields of the SORs submitted to the Settling States as required by Section XIII may differ from the content required by the DEA. To the extent federal definitions and requirements materially change during the term of the Injunctive Relief Terms, the Injunctive Relief Distributors may be required to adjust the format and content of the SORs to meet these federal requirements. The

- Injunctive Relief Distributors and the State Compliance Review Committee will engage in good faith discussions regarding such adjustments.
- H. It shall not be a violation of the Injunctive Relief Terms if an Injunctive Relief Distributor ships a Suspicious Order or fails to submit or transmit a SOR if:
 - 1. The shipment of the Suspicious Order or failed SOR transmission was due to a computer error (data entry mistakes, coding errors, computer logic issues, software malfunctions, and other computer errors or IT failures); and
 - 2. The Injunctive Relief Distributor reports the error, including a description of measures that will be taken to prevent recurrence of the error, to any affected Settling State, the State Compliance Review Committee, and the Monitor within five (5) business days of its discovery.

XIV. TERMINATED CUSTOMERS

- A. Each Injunctive Relief Distributor shall report to the Clearinghouse, once operational, within five (5) business days (or as otherwise required by state statute or regulation), Customers it has terminated from eligibility to receive Controlled Substances or refused to onboard for the sale of Controlled Substances due to concerns regarding the Customer's ability to provide effective controls against the potential diversion of Controlled Substances following the Effective Date.
- B. The Injunctive Relief Distributors shall report to the relevant Settling State(s), within five (5) business days (or as otherwise required by state statute or regulation) Customers located in such Settling States that it has terminated from eligibility to receive Controlled Substances or refused to onboard for the sale of Controlled Substances due to concerns regarding the Customer's ability to provide effective controls against the potential diversion of Controlled Substances following the Effective Date. Such reports will be made in a uniform format. The Injunctive Relief Distributors and the State Compliance Review Committee shall use best efforts to agree on such uniform format for inclusion prior to the requirement taking effect.
- C. In determining whether a Customer should be terminated from eligibility to receive Controlled Substances, Injunctive Relief Distributors shall apply factors set out in their CSMP policies and procedures, which shall include the following conduct by a Customer:
 - 1. Has generated an excessive number of Suspicious Orders, which cannot otherwise be explained;
 - 2. Has routinely demonstrated unresolved Red Flag activity;

- 3. Has continued to fill prescriptions for Highly Diverted Controlled Substances that raise Red Flags following an Injunctive Relief Distributor's warning or communication about such practices;
- 4. Has failed to provide Pharmacy Customer Data or Dispensing Data in response to a request from an Injunctive Relief Distributor or otherwise refuses to cooperate with the Injunctive Relief Distributor's CSMP after providing the Customer with a reasonable amount of time to respond to the Injunctive Relief Distributor's requests;
- 5. Has been found to have made material omissions or false statements on a Pharmacy Questionnaire (the requirements for the contents of a Pharmacy Questionnaire are described in Section IX); or
- 6. Has been the subject of discipline by a State Board of Pharmacy within the past three (3) years or has had its owner(s) or pharmacist-in-charge subject to license probation or termination within the past five (5) years by a State Board of Pharmacy for matters related to Controlled Substances dispensing or a federal or state felony conviction.
- D. Once the Clearinghouse has made Customer termination data available to each Injunctive Relief Distributor, each Injunctive Relief Distributor shall consider terminating Customers that have been terminated from eligibility to receive Controlled Substances by another distributor as a result of suspected diversion of Controlled Substances if the Customer is ordering only Controlled Substances from the Injunctive Relief Distributor. If the Injunctive Relief Distributor determines not to terminate Customers to which this paragraph applies, the Injunctive Relief Distributor shall document its decision-making. A good-faith decision to continue shipping Controlled Substances to Customers to which this paragraph applies, shall not serve, without more, as the basis of a future claim of non-compliance with the Injunctive Relief Terms.
- E. For Chain Customers, the provisions in Section XIV.A-D shall apply to the specific pharmacies in question.

XV. <u>EMERGENCIES</u>

- A. In the circumstances of declared national or state emergencies in which the healthcare community relies on the Injunctive Relief Distributors for critical medicines, medical supplies, products, and services, the Injunctive Relief Distributors may be required to temporarily modify their respective CSMP processes to meet the critical needs of the supply chain. These modifications may conflict with the requirements of the Injunctive Relief Terms.
- B. In the case of a declared national or state emergency, the Injunctive Relief Distributors shall be required to give notice to the State Compliance Review Committee of any temporary material changes to their CSMP processes which

- may conflict with the requirements of the Injunctive Relief Terms and specify the sections of the Injunctive Relief Terms which will be affected by the temporary change.
- C. The Injunctive Relief Distributors shall document all temporary changes to their CSMP processes and appropriately document all customer-specific actions taken as a result of the declared national or state emergency.
- D. The Injunctive Relief Distributors shall provide notice to the State Compliance Review Committee at the conclusion of the declared national or state emergency, or sooner, stating that the temporary CSMP processes put into place have been suspended.
- E. Provided the Injunctive Relief Distributors comply with the provisions of Sections XV.A through XV.D, the Injunctive Relief Distributors will not face liability for any deviations from the requirements of the Injunctive Relief Terms taken in good faith to meet the critical needs of the supply chain in response to the declared national or state emergency. Nothing herein shall limit Settling States from pursuing claims against the Injunctive Relief Distributors based on deviations from the requirements of the Injunctive Relief Terms not taken in good faith to meet the critical needs of the supply chain in response to a declared national or state emergency.

XVI. COMPLIANCE WITH LAWS AND RECORDKEEPING

- A. The Injunctive Relief Distributors acknowledge and agree that they must comply with applicable state and federal laws governing the distribution of Controlled Substances.
- B. Good faith compliance with the Injunctive Relief Terms creates a presumption that the Injunctive Relief Distributors are acting reasonably and in the public interest with respect to Settling States' existing laws requiring effective controls against diversion of Controlled Substances and with respect to the identification, reporting, and blocking of Suspicious Orders of Controlled Substances.
- C. The requirements of the Injunctive Relief Terms are in addition to, and not in lieu of, any other requirements of state or federal law applicable to Controlled Substances distribution. Except as provided in Section XVI.D, nothing in the Injunctive Relief Terms shall be construed as relieving Injunctive Relief Distributors of the obligation to comply with such laws, regulations, or rules. No provision of the Injunctive Relief Terms shall be deemed as permission for Injunctive Relief Distributors to engage in any acts or practices prohibited by such laws, regulations, or rules.
- D. In the event of a conflict between the requirements of the Injunctive Relief Terms and any other law, regulation, or requirement such that an Injunctive Relief Distributor cannot comply with the law without violating the Injunctive Relief

Terms or being subject to adverse action, including fines and penalties, the Injunctive Relief Distributor shall document such conflicts and notify the State Compliance Review Committee and any affected Settling State the extent to which it will comply with the Injunctive Relief Terms in order to eliminate the conflict within thirty (30) days of the Injunctive Relief Distributor's discovery of the conflict. The Injunctive Relief Distributor shall comply with the Injunctive Relief Terms to the fullest extent possible without violating the law.

- E. In the event of a change or modification of federal or state law governing the distribution of Controlled Substances that creates an actual or potential conflict with the Injunctive Relief Terms, any Injunctive Relief Distributor, any affected Settling State, or the State Compliance Review Committee may request that the Injunctive Relief Distributors, State Compliance Review Committee, and any affected Settling State meet and confer regarding the law change. During the meet and confer, the Injunctive Relief Distributors, the State Compliance Review Committee, and any affected Settling State will address whether the change or modification in federal or state law requires an amendment to the Injunctive Relief Terms. In the event the Injunctive Relief Distributors, the State Compliance Review Committee, and any affected Settling State cannot agree on a resolution, and the dispute relates to whether the generally applicable Injunctive Relief Terms herein should be changed, an Injunctive Relief Distributor, the State Compliance Review Committee, or any affected Settling State may submit the question to the National Arbitration Panel. If the dispute relates to whether a change in an individual State's law requires a modification of the Injunctive Relief Terms only with respect to that State, an Injunctive Relief Distributor, the State Compliance Review Committee, or any affected Settling State may seek resolution of the dispute pursuant to Section XIX. Maintenance of competition in the industry and the potential burden of inconsistent obligations by Injunctive Relief Distributors shall be a relevant consideration in such resolution.
- F. <u>Recordkeeping:</u> Each Injunctive Relief Distributor shall retain records it is required to create pursuant to its obligations hereunder in an electronic or otherwise readily accessible format. The Settling States shall have the right to review records provided to the Monitor pursuant to Section XVIII. Nothing in the Injunctive Relief Terms prohibits a Settling State from issuing a lawful subpoena for records pursuant to an applicable law.

XVII. <u>CLEARINGHOUSE</u>

- A. Creation of the Clearinghouse
 - 1. The Clearinghouse functions shall be undertaken by a third-party vendor or vendors.
 - 2. The vendor(s) will be chosen through a process developed and jointly agreed upon by the Injunctive Relief Distributors and the State Compliance Review Committee.

- 3. Consistent with the process developed by the Injunctive Relief
 Distributors and the State Compliance Review Committee, within two (2)
 months of the Effective Date, the Injunctive Relief Distributors shall issue
 a Request for Proposal to develop the systems and capabilities for a
 Clearinghouse to perform the services of a data aggregator.
- 4. Within five (5) months of the Effective Date, the Clearinghouse Advisory Panel shall select one or more entities to develop the systems for the Clearinghouse and perform data aggregator services. The Clearinghouse Advisory Panel shall select a vendor or vendors that employ or retain personnel who have adequate expertise and experience related to the pharmaceutical industry, the distribution of Controlled Substances, and the applicable requirements of the Controlled Substances Act and the DEA's implementing regulations.
- 5. Within sixty (60) days of the selection of a vendor(s) to serve as the Clearinghouse, the Injunctive Relief Distributors shall negotiate and finalize a contract with the vendor(s). The date that the contract is signed by the Injunctive Relief Distributors and the vendor(s) shall be referred to as the "Clearinghouse Retention Date."
- 6. The development of the Clearinghouse shall proceed on a phased approach as discussed in Sections XVII.C and XVII.D.

B. Governance and Staffing of the Clearinghouse

- 1. Capabilities. The selected vendor or vendors shall staff the Clearinghouse in a manner that ensures the development of robust data collection, analytics and reporting capabilities for the Settling States and Injunctive Relief Distributors. To the extent additional expertise is required for the engagement, the vendor(s) may retain the services of third-party consultants.
- 2. *Independence*. While performing services for the Clearinghouse, all vendors and consultants, and their staff working on the Clearinghouse, shall be independent (*i.e.*, not perform services of any kind, including as a consultant or an employee on behalf of any Injunctive Relief Distributor outside of the ordinary business operations of the Clearinghouse). Independence may be achieved by implementing appropriate ethical walls with employees who are currently performing or who have previously performed work for an Injunctive Relief Distributor within two years of the Clearinghouse Retention Date.
- 3. *Liability*. The Injunctive Relief Distributors are entitled to rely upon information or data received from the Clearinghouse, whether in oral, written, or other form. No Injunctive Relief Distributor, and no individual serving on the Clearinghouse Advisory Panel, shall have any liability

(whether direct or indirect, in contract or tort or otherwise) to any Party for or in connection with any action taken or not taken by the Clearinghouse. In addition, no Injunctive Relief Distributor, and no individual serving on the Clearinghouse Advisory Panel, shall have any liability (whether direct or indirect, in contract or tort or otherwise) to any Party for or in connection with any action taken or not taken by an Injunctive Relief Distributor based on incorrect, inaccurate, incomplete or otherwise erroneous information or data provided by the Clearinghouse, unless the information or data was incorrect, inaccurate, incomplete or otherwise erroneous because the Injunctive Relief Distributor itself provided incorrect, inaccurate, incomplete or otherwise erroneous data or information to the Clearinghouse. For any legal requirements that are assumed by the Clearinghouse during Phase 2-B pursuant to Section XVII.D.3, liability shall be addressed pursuant to Section XVII.D.3.c.

- 4. *Clearinghouse Advisory Panel*. The State Compliance Review Committee and Injunctive Relief Distributors shall create a Clearinghouse Advisory Panel no later than sixty (60) days after the Effective Date to oversee the Clearinghouse.
 - a) The Clearinghouse Advisory Panel shall have an equal number of members chosen by the State Compliance Review Committee on the one hand, and the Injunctive Relief Distributors on the other. The size of the Clearinghouse Advisory Panel will be decided by the State Compliance Review Committee and the Injunctive Relief Distributors, and the State Compliance Review Committee and the Injunctive Relief Distributors may select as members third-party experts, but no more than one half of each side's representatives may be such third-party experts. At least one member chosen by the State Compliance Review Committee will be based on consultation with the National Association of State Controlled Substances Authorities.
 - b) During the first two years of the operation of the Clearinghouse, the Clearinghouse Advisory Panel shall meet (in-person or remotely) at least once per month. After the first two years of operation, the Clearinghouse Advisory Panel shall meet at least quarterly. The Monitor may attend Clearinghouse Advisory Panel meetings and may provide recommendations to the Clearinghouse Advisory Panel.
 - c) The Clearinghouse Advisory Panel shall establish a subcommittee to advise on issues related to privacy, the Health Insurance Portability and Accountability Act of 1996 ("HIPAA"), and data security and a subcommittee to advise on issues related to Dispensing Data. It may establish additional subcommittees. Subcommittees may include individuals who are not members of

the Clearinghouse Advisory Panel. The Clearinghouse Advisory Panel may invite one or more prescribers, dispensers, and representatives from state Prescription Drug Monitoring Programs ("*PDMP*") to serve on the Dispensing Data subcommittee. Each Injunctive Relief Distributor shall have a representative on each subcommittee created by the Clearinghouse Advisory Panel.

- d) The Clearinghouse Advisory Panel may delegate tasks assigned to it by the Injunctive Relief Terms to the Executive Director.
- 5. *Executive Director*. One employee of the vendor, or one representative from the vendor group in the event that there are multiple vendors, shall be an Executive Director who shall manage day-to-day operations and report periodically to the Clearinghouse Advisory Panel.

C. Phase 1 of the Clearinghouse: Data Collection, Initial Analytics and Reporting

- 1. System Development
 - a) Within one (1) year of the Clearinghouse Retention Date, the Clearinghouse shall develop systems to receive and analyze data obtained from the Injunctive Relief Distributors pursuant to electronic transmission formats to be agreed upon by the Clearinghouse Advisory Panel.
 - b) In developing such systems, the Clearinghouse shall ensure that:
 - (1) The systems provide robust reporting and analytic capabilities.
 - (2) Data obtained from Injunctive Relief Distributors shall be automatically pulled from the existing order management data platforms (e.g., SAP).
 - (3) The systems shall be designed to receive data from sources other than the Injunctive Relief Distributors, including pharmacies, non-Injunctive Relief Distributors, the DEA, State Boards of Pharmacy, and other relevant sources, pursuant to standardized electronic transmission formats.
 - (4) The systems shall be designed to protect personally identifiable information ("*PII*") and protected health information ("*PHI*") from disclosure and shall comply with HIPAA and any federal and state laws relating to the protection of PII and PHI.

- (5) The Clearinghouse will establish a HIPAA-compliant database that can be accessed by state authorities, the Injunctive Relief Distributors, and any entities that subsequently participate in the Clearinghouse. The database that will be made available to the Injunctive Relief Distributors and any non-governmental entities that subsequently participate in the Clearinghouse will also blind commercially sensitive information.
- (6) State authorities shall have access to the HIPAA-compliant database via web-based tools and no additional or specialized equipment or software shall be required. This access shall allow state authorities to query the HIPAA-compliant database without limitation.
- (7) The Injunctive Relief Distributors shall be permitted to use data obtained from the Clearinghouse for anti-diversion purposes, including the uses expressly contemplated by the Injunctive Relief Terms. The Injunctive Relief Distributors shall not sell (or obtain license fees for) data obtained from Clearinghouse to any third-parties. Nothing in the Injunctive Relief Terms shall prohibit an Injunctive Relief Distributor from using its own data, including data provided to the Injunctive Relief Distributor by third-parties other than the Clearinghouse, for any commercial purposes, including selling or licensing its data to third-parties.

2. Aggregation of Data

- a) It is the goal of the Settling States and the Injunctive Relief Distributors for the Clearinghouse to obtain comprehensive data from all distributors, pharmacies, and other relevant data sources to provide maximum permissible transparency into the distribution and dispensing of Controlled Substances. During Phase 1, the Clearinghouse Advisory Panel shall develop recommendations for ways to achieve this goal.
- b) In Phase 1, the Injunctive Relief Distributors shall provide and/or facilitate the collection of, and the Clearinghouse shall collect and maintain, the following:
 - (1) Injunctive Relief Distributor transaction data for Controlled Substances and non-Controlled Substances, specified at the NDC, date, quantity, and customer level.

- (2) Injunctive Relief Distributor information on Customers that have been terminated and/or declined onboarding due to concerns regarding Controlled Substance dispensing following the Effective Date.
- c) The Clearinghouse shall make available to the Injunctive Relief Distributors, in a format to be determined by the Clearinghouse Advisory Panel, blinded data for their CSMP due diligence functions. The data will include all Controlled Substances and non-Controlled Substances and be refreshed on a regular basis. The Clearinghouse will also seek to provide non-identifying information regarding whether a single distributor is associated with multiple warehouses with unique DEA registrations (e.g., multiple distribution centers operated by a single distributor), in the data it makes available.
- d) During Phase 1, the Clearinghouse Advisory Panel (with input from its Dispensing Data subcommittee) will develop an operational plan to obtain Dispensing Data directly from pharmacies, unless the Clearinghouse Advisory Panel determines it is inadvisable to do so. The operational plan developed by the Clearinghouse Advisory Panel shall address compliance with HIPAA and shall include recommendations to facilitate the collection of Dispensing Data in compliance with HIPAA and relevant state privacy laws. To the extent possible, the Clearinghouse will begin collecting Dispensing Data during Phase 1.
- e) Nothing in the Injunctive Relief Terms shall require the Injunctive Relief Distributors to indemnify or otherwise be responsible to pharmacy customers for any claims resulting from the provision of Dispensing Data to the Clearinghouse, including, but not limited to, claims related to any data breaches occurring with the data transmitted to or maintained by the Clearinghouse.
- 3. State and Federal Reporting Requirements
 - a) The Injunctive Relief Distributors shall comply with state and federal transactional and Suspicious Order reporting requirements related to Controlled Substances as follows:
 - (1) Until such time as the Clearinghouse is able to provide transactional and Suspicious Order regulatory reporting to the states on behalf of the Injunctive Relief Distributors, the Injunctive Relief Distributors shall continue to file all required reports under state law and those reports required by these Injunctive Relief Terms.

- (2) Once the Clearinghouse is able to process and submit such reports, the Clearinghouse may process and submit those reports on behalf of each Injunctive Relief Distributor to the states. At all times during Phase 1, each Injunctive Relief Distributor shall remain responsible for the identification of Suspicious Orders and will remain liable for a failure to submit transactional data or Suspicious Order reports required under state law or these Injunctive Relief Terms.
- (3) An Injunctive Relief Distributor may elect to fulfill its reporting obligations directly, rather than have the Clearinghouse assume the responsibility for the transmission of the various reports.

4. Additional Reports and Analytics

- a) In consultation with the Clearinghouse Advisory Panel, the Clearinghouse shall work to develop additional reports and analyses to assist the Settling States and the Injunctive Relief Distributors in addressing Controlled Substance diversion, including, but not limited to, identifying Red Flags consistent with Section VIII.
- b) The Clearinghouse will generate analyses and reports to be used by the Settling States and the Injunctive Relief Distributors based on format and content recommended by the Clearinghouse Advisory Panel. In order to refine the format and reach final recommendations, the Clearinghouse shall prepare sample analytical reports for a sample geographic region to review with the Clearinghouse Advisory Panel. The sample reports will also be shared with the DEA in an effort to receive additional feedback.
- c) After the content and format of the sample reports have been approved by the Clearinghouse Advisory Panel, the Clearinghouse will begin producing reports on a periodic basis.
- d) The Clearinghouse will develop capabilities to provide Settling States customized reports upon reasonable request to assist in their efforts to combat the diversion of Controlled Substances and for other public health and regulatory purposes.
- e) After the Clearinghouse has obtained sufficient Dispensing Data from Customers, the Clearinghouse shall commence providing standard reports to the Settling States and Injunctive Relief Distributors that will include summaries and analysis of Dispensing Data. The reports and analytics of Dispensing Data

shall be developed in consultation with the Clearinghouse Advisory Panel (including its Dispensing Data subcommittee) and shall include, but not be limited to:

- (1) Identification of Customers whose dispensing may indicate Red Flags consistent with Section VIII, as determined by the Clearinghouse from aggregate data; and
- (2) Identification of Customers whose aggregate dispensing volumes for Highly Diverted Controlled Substances are disproportionately high relative to the population of the relevant geographic area.
- f) The Clearinghouse shall also prepare reports and analyses for the Settling States and Injunctive Relief Distributors identifying prescribers whose prescribing behavior suggests they may not be engaged in the legitimate practice of medicine. Such reports and analysis shall be developed in consultation with the Clearinghouse Advisory Panel (including its Dispensing Data subcommittee) and shall seek to identify and evaluate:
 - (1) Prescribers who routinely prescribe large volumes of Highly Diverted Controlled Substances relative to other prescribers with similar specialties, including health care professionals who prescribe a large number of prescriptions for high dosage amounts of Highly Diverted Controlled Substances:
 - (2) Prescribers whose prescriptions for Highly Diverted Controlled Substances are routinely and disproportionately filled in a geographic area that is unusual based on the prescriber's location; and
 - (3) Prescribers who routinely prescribe out-of-specialty or out-of-practice area without legitimate reason.
- g) Reports or analysis generated by the Clearinghouse may not be based on complete data due to a lack of participation by non-Injunctive Relief Distributors and pharmacies. As such, Injunctive Relief Distributors shall not be held responsible for actions or inactions related to reports and analysis prepared by the Clearinghouse which may be based on incomplete data due to a lack of participation by non-Injunctive Relief Distributors and pharmacies.

D. Phase 2 of the Clearinghouse: Additional Data Collection and Analytics and Assumption of CSMP Functions

Within one (1) year of Phase 1 of the Clearinghouse being operational, the Clearinghouse and the Clearinghouse Advisory Panel shall develop a detailed strategic and implementation plan for Phase 2 of the Clearinghouse ("Phase 2 *Planning Report*"). Phase 2 will consist of two parts. Phase 2-A will focus on increasing data collection from non-Injunctive Relief Distributors, pharmacies and other data sources and developing enhanced analytics based on the experiences gained from Phase 1. Phase 2-A will also include recommendations for the development of uniform federal and state reporting. Phase 2-B will involve the potential assumption of various CSMP activities, including Threshold setting and order management by the Clearinghouse. The Phase 2 Planning Report will address both Phase 2-A and Phase 2-B. After the completion of the Phase 2 Planning Report, individual Injunctive Relief Distributors, in their sole discretion, may elect not to proceed with Phase 2-B as provided by Section XVII.E. If one or more Injunctive Relief Distributors elect to proceed with Phase 2-B, the goal will be to have Phase 2-B fully operational within two (2) years of the Clearinghouse Retention Date and no later than three (3) years of the Clearinghouse Retention Date.

- 1. Phase 2-A: Additional Data Collection and Analytics
 - a) During Phase 2-A, the Clearinghouse will continue the functions defined in Phase 1 and work to expand the scope of its data collection and enhance its analytics and reporting capabilities including the following:
 - (1) Integration of data from additional sources, including:
 - (a) Transaction data from other distributors, including manufacturers that distribute directly to retail pharmacies and pharmacies that self-warehouse; and
 - (b) Where possible, state PDMP data and other data, including, but not limited to, State Board of Medicine and Board of Pharmacy sanctions, and agreed-upon industry data. If state PDMP data is effectively duplicative of Dispensing Data already obtained in Phase 1, it will not be necessary for the Clearinghouse to obtain state PDMP data.
 - (2) Development of additional metrics analyzing the data available from the additional data sources (PDMP, other pharmacy data, sanction authorities, and third-party volume projections).

- (3) Development of real-time or near real-time access to distribution data, dispensing data and other data sources.
- (4) Refinement of methodologies for analyzing Dispensing Data to identify suspicious prescribers.
- (5) Development of additional capabilities to provide Settling States, the Injunctive Relief Distributors and potentially the DEA customized reporting from the Clearinghouse upon reasonable request.

2. Phase 2-A: Uniform Required Reporting

- a) The Clearinghouse and the Clearinghouse Advisory Panel shall develop uniform reporting recommendations for potential implementation by state regulators in order to allow the Injunctive Relief Distributors to satisfy their obligations under the Injunctive Relief Terms and state and federal laws in a uniform and consistent manner.
- b) It is a goal of the Settling States and the Injunctive Relief Distributors to:
 - (1) Streamline and simplify required reporting which will benefit the Injunctive Relief Distributors and the Settling States, as well as the DEA;
 - (2) Develop uniform transactional and Suspicious Order reporting requirements; and
 - (3) Provide for the submission of uniform Suspicious Order reports.
- 3. Phase 2-B: Clearinghouse Assumption of CSMP Functions
 - a) With respect to Phase 2-B, the Phase 2 Planning Report shall address:
 - (1) Engagement with stakeholders, including the DEA, to develop the system of Threshold setting and Suspicious Order reporting to potentially be provided by the Clearinghouse;
 - (2) Development of technology and rules, including any proposed changes to federal law or regulations;
 - (3) Development of models for the identification of Suspicious Orders and setting universal Thresholds in a manner

consistent with Section XII. These models shall include active order management and order fulfillment protocols to ensure that orders are compared to relevant Thresholds by the Clearinghouse before shipment instructions are provided by the Clearinghouse to the Injunctive Relief Distributors. The models shall also include the identification of Suspicious Orders when they are placed by Customers, which will be held before shipment or blocked based on instructions provided by the Clearinghouse to the Injunctive Relief Distributors.

- (4) Development of criteria governing distribution to Customers that have placed one or more Orders that exceed a Threshold;
- (5) Development of rules for allocating Orders placed by Customers that have more than one Distributor if one or more Orders exceed a Threshold;
- (6) Development of a pilot project for a sample geographic region to perform data analysis to test the models for Threshold setting and the identification of Suspicious Orders.
- b) Following implementation of Phase 2-B, the Injunctive Relief Distributors participating in Phase 2-B and the State Compliance Review Committee shall meet and confer with respect to whether to expand the scope of the Clearinghouse to cover additional anti-diversion functions, such as the performance of due diligence.
- CSMP functions that have been assumed by the Clearinghouse c) during Phase 2-B will no longer be performed by participating Injunctive Relief Distributors individually through their CSMPs. CSMP functions performed by the Clearinghouse will assist participating Injunctive Relief Distributors to satisfy the applicable legal obligations of those Injunctive Relief Distributors. The Clearinghouse's performance of CSMP functions will not relieve participating Injunctive Relief Distributors from their legal obligations unless (i) the Injunctive Relief Distributors and the State Compliance Review Committee jointly enter into a written agreement for the Clearinghouse to assume legal requirements during Phase 2-B; and (ii) all vendors and consultants working on the Clearinghouse agree in writing to assume such obligations. Nothing in this paragraph shall apply to any Injunctive Relief Distributor that does not participate in Phase 2-B pursuant to Section XVII.E.

E. Option to Opt Out of Phase 2-B

- 1. Each Injunctive Relief Distributor shall have the option, in its sole discretion, to elect not to participate in Phase 2-B at any point. In the event that an Injunctive Relief Distributor elects not to participate in Phase 2-B, that Injunctive Relief Distributor shall cease to have any obligation to fund future costs directly related to Phase 2-B of the Clearinghouse or to implement the Clearinghouse's determinations as to identification of Suspicious Orders and Suspicious Order reporting. If an Injunctive Relief Distributor elects not to participate in Phase 2-B, that Injunctive Relief Distributor shall remain responsible for the requirements specified for Phase 1 and Phase 2-A of the Clearinghouse and shall be responsible for contributing to the costs associated with Phase 1 and Phase 2-A.
- 2. In the event that an Injunctive Relief Distributor elects not to participate in Phase 2-B, the Clearinghouse Advisory Panel shall discuss and make recommendations for any necessary adjustments to the Phase 2-B capabilities described in Section XVII.D.3.

F. Funding

- 1. The establishment and ongoing operations of the Clearinghouse shall be funded by the Injunctive Relief Distributors for a period of ten (10) years commencing on the Clearinghouse Retention Date.
- 2. For each of the first two (2) years of the operation of the Clearinghouse, the Injunctive Relief Distributors will make total payments of \$7.5 million per year combined. For years three (3) through ten (10), the Injunctive Relief Distributors will make total payments of \$3 million per year combined. Additional costs associated with Phase 2-B shall be billed to the Injunctive Relief Distributors participating in Phase 2-B.
- 3. Payments by the Injunctive Relief Distributors for the Clearinghouse shall be allocated among the Injunctive Relief Distributors as set forth in Section IV.H of the Settlement Agreement, dated as of July 21, 2021, which incorporates these Injunctive Relief Terms as Exhibit P.
- 4. In the event that the cost of the Clearinghouse exceeds the amounts provided by the Injunctive Relief Distributors, the Injunctive Relief Distributors and State Compliance Review Committee shall meet-and-confer on alternatives, which may include:
 - a) Limiting the operations of the Clearinghouse consistent with a revised budget;
 - b) Seeking additional sources of funding for the Clearinghouse; and/or

- c) Allocating, in a manner consistent with the allocation of payments between the Injunctive Relief Distributors as set forth in Section XVII.F.3, additional amounts that are the responsibility of the Injunctive Relief Distributors to be used for the operation of the Clearinghouse.
- 5. The Injunctive Relief Distributors and the State Compliance Review Committee agree to engage in good faith discussions regarding potential continued operation and funding of the Clearinghouse following the initial ten (10) year period of Clearinghouse operations.
- 6. The Injunctive Relief Distributors and the State Compliance Review Committee shall develop a means to obtain payments from other parties that may use or benefit from the Clearinghouse, including, but not limited to, other settling defendants, non-Injunctive Relief Distributors, or other parties and the Clearinghouse Advisory Panel shall consider other funding sources for the Clearinghouse. This may include consideration of a user fee or other model by which non-Injunctive Relief Distributors that use the Clearinghouse will contribute to funding the Clearinghouse.
- 7. In the event that ten (10) or more Settling States reach agreements with any national retail chain pharmacies to resolve claims related to the distribution of Controlled Substances, the Settling States' Attorneys' General agree to make participation in the Clearinghouse, including providing data to the Clearinghouse and contribution to the cost of the operation of the Clearinghouse, a condition of any settlement. The Settling States' Attorneys' General agree to make best efforts to ensure that any other settling distributors and/or pharmacies participate in the Clearinghouse. To the extent that the Attorneys General are able to secure participation by additional distributors and/or pharmacies, it is anticipated that, to the extent practicable based on the financial and relative size of the settling distributor and/or pharmacy, those entities will contribute to the cost of the operation of the Clearinghouse. The Injunctive Relief Distributors' obligation to fund the Clearinghouse shall be partially reduced by contributions obtained from other distributors and/or pharmacies pursuant to a formula to be determined by the Clearinghouse Advisory Panel.

G. Confidentiality

- 1. All data provided to the Clearinghouse shall be confidential.
- 2. Information provided by distributors participating in the Clearinghouse may not be provided to any other entity or individual outside those expressly contemplated by the Injunctive Relief Terms.

- 3. The Clearinghouse may not provide to any distributor information specific to another distributor. Notwithstanding the prior sentence, the Clearinghouse may provide blinded data to a distributor reflecting total Orders (across all distributors) for a particular Customer, region, and/or state at the base code and NDC number level and all transactional data information. Such information may only be used by receiving distributors for purposes of identifying, minimizing, or otherwise addressing the risk of Controlled Substances diversion. No distributor or pharmacy, including the Injunctive Relief Distributors, shall attempt to obtain revenue from this information. Such information provided by the Clearinghouse shall be compliant with all applicable laws and regulations.
- 4. If the Clearinghouse receives a request for disclosure of any data, material or other information created or shared under the Injunctive Relief Terms, pursuant to a Third Party Request, the Clearinghouse shall notify the Injunctive Relief Distributors and the Clearinghouse Advisory Panel of the Third Party Request and any confidential information to be disclosed so that the Injunctive Relief Distributors may seek a protective order or otherwise challenge or object to the disclosure. The Clearinghouse shall provide the Injunctive Relief Distributors and the Clearinghouse Advisory Panel with at least ten (10) days' advance notice before complying with any Third Party Request for confidential information, except where state law requires a lesser period of advance notice.

H. Data Integrity

- 1. The Clearinghouse shall use best-in-class technology to preserve the integrity of the data.
- 2. The Clearinghouse shall report any data breaches under HIPAA and state law that occur as a result of any of its data collection and reporting activities to the Settling States and other authorities as required by law.
- 3. The Injunctive Relief Distributors and the Settling States shall not be liable for any breaches of any databases maintained by the Clearinghouse. This does not excuse the Clearinghouse or its vendor(s) from compliance with all state and federal laws and regulations governing (1) the protection of personal information and protected health information, or (2) notifications relating to Data Security Events.

I. Credit for Investment in the Clearinghouse

1. The Injunctive Relief Distributors and the State Compliance Review Committee shall negotiate in good faith regarding a potential credit against Injunctive Relief Distributors' overall settlement obligations if costs exceed the amounts specified in Section XVII.F.

XVIII. MONITOR

- A. Monitor Selection and Engagement
 - 1. The Injunctive Relief Distributors shall engage a Monitor to perform the reviews described in Section XVIII.F. The Monitor shall employ or retain personnel who have appropriate qualifications related to the pharmaceutical industry and the laws governing the distribution of pharmaceuticals, the distribution of Controlled Substances, and the applicable requirements of federal and state law. The Monitor may also employ or retain personnel who have appropriate qualifications in the audit and review of sample documents in order to conduct the reviews described in Section XVIII.F. To the extent additional expertise is required for the engagement, the Monitor may retain the services of third-party consultants.
 - 2. The Monitor must perform each review described in Section XVIII.F in a professionally independent and objective fashion, as defined in the most recent Government Auditing Standards issued by the United States Government Accountability Office. A Monitor shall not be engaged in active litigation involving one or more of the Injunctive Relief Distributors or Settling States or present a potential conflict of interest involving matters concerning an Injunctive Relief Distributor, except by agreement of the affected parties. If the Monitor is employed by an entity that performed work for any Injunctive Relief Distributor or any of the Settling States prior to the Effective Date, the Monitor will cause to be implemented appropriate ethical walls between the Monitor team and the employees of the firm who have previously performed work for an Injunctive Relief Distributor or any of the Settling States.
 - 3. The process for selecting the Monitor shall be as follows:
 - a) Within sixty (60) calendar days of the Effective Date, the Injunctive Relief Distributors and the State Compliance Review Committee shall exchange pools of recommended candidates to serve as the Monitor. The pools shall each contain the names of three (3) individuals, groups of individuals, or firms.
 - After receiving the pools of Monitor candidates, the Injunctive Relief Distributors and the State Compliance Review Committee shall have the right to meet with the candidates and conduct appropriate interviews of the personnel who are expected to work on the project. The Injunctive Relief Distributors (individually or in combination) and the State Compliance Review Committee may veto any of the candidates, and must do so in writing within thirty (30) days of receiving the pool of candidates. If all three (3) candidates within a pool are rejected by either the Injunctive Relief

- Distributors or the State Compliance Review Committee, the party who rejected the three (3) candidates may direct the other party to provide up to three (3) additional qualified candidates within thirty (30) calendar days of receipt of said notice.
- If the Injunctive Relief Distributors or the State Compliance c) Review Committee do not object to a proposed candidate, the Injunctive Relief Distributors or the State Compliance Review Committee shall so notify the other in writing within thirty (30) days of receiving the pool of candidates. If more than one candidate remains, the State Compliance Review Committee shall select the Monitor from the remaining candidates. Within thirty (30) calendar days of the selection of the Monitor, the Injunctive Relief Distributors shall retain the Monitor, and finalize all terms of engagement, supplying a copy of an engagement letter to the State Compliance Review Committee. The terms of engagement shall include a process by which Injunctive Relief Distributors may challenge Monitor costs as excessive, duplicative or unnecessary, which process must be approved by the State Compliance Review Committee.
- 4. The Injunctive Relief Distributors shall be responsible for the Monitor's fees and costs directly related to its performance of the work specified by the Injunctive Relief Terms up to a limit of \$1,000,000 per year per Injunctive Relief Distributor (*i.e.*, a total of \$3,000,000 per year).
- 5. Prior to each year, the Monitor shall submit a combined annual budget to the Injunctive Relief Distributors and State Compliance Review Committee that shall not exceed a total of \$3,000,000. The Monitor shall submit quarterly reports to the Injunctive Relief Distributors and the State Compliance Review Committee tracking actual spend to the annual budget.
- 6. In the event that any of the Injunctive Relief Distributors or State Compliance Review Committee believe that the Monitor is not performing its duties and responsibilities under the Injunctive Relief Terms in a reasonably cost effective manner, an Injunctive Relief Distributor or the State Compliance Review Committee shall recommend in writing changes to the Monitor's practices to reduce cost. The Monitor, Injunctive Relief Distributors, and the State Compliance Review Committee shall meet and confer in good faith in response to such a recommendation.
- 7. In the event that the Injunctive Relief Distributor and the State Compliance Review Committee cannot agree on whether the recommended cost reductions are warranted, either the State Compliance Review Committee or the Injunctive Relief Distributors may submit the question to the National Arbitration Panel, who shall determine whether

- the Monitor is performing its duties and responsibilities under the Injunctive Relief Terms in a reasonably cost effective manner, and, if not, the necessary changes to the Monitor's practices to reduce cost.
- 8. If the National Arbitration Panel determines that the Monitor cannot complete the reviews described in Section XVIII.F within the combined annual budget of \$3,000,000, the National Arbitration Panel shall require the Monitor to provide the Injunctive Relief Distributors and the State Compliance Review Committee with a written report explaining why it is not possible to complete the reviews within budget and all steps the Monitor has taken to perform its duties and responsibilities under the Injunctive Relief Terms in a reasonably cost effective manner. After receiving the Monitor's report, the Injunctive Relief Distributors, and the State Compliance Review Committee shall meet and confer in good faith to determine whether an increase in the combined budget is appropriate. If the Injunctive Relief Distributors and the State Compliance Review Committee cannot reach an agreement on the amount of the reasonable costs in excess of \$3,000,000 for the relevant year, the issue will be submitted to the National Arbitration Panel for resolution. The National Arbitration Panel may award additional costs up to total cap of \$5,000,000 for the relevant year (\$3,000,000 plus an additional \$2,000,000).
- 9. Unless the Injunctive Relief Distributors and the State Compliance Review Committee agree otherwise as part of the meet and confer process in the prior paragraph (such as by agreeing to limit the Monitor's duties and responsibilities for the remainder of the year), the amount above \$3,000,000 and up to the total cap of \$5,000,000 in a given year necessary for the Monitor to complete the reviews described in Section XVIII.F shall be divided evenly among the Injunctive Relief Distributors without reducing any other amounts that are the responsibility of the Injunctive Relief Distributors.

B. Early Termination of the Monitor

1. In the event any of the Injunctive Relief Distributors or State Compliance Review Committee believe that the Monitor is not performing its duties and responsibilities under the Injunctive Relief Terms in a reasonably professional, competent and independent manner, an Injunctive Relief Distributor or the State Compliance Review Committee shall recommend replacement of the Monitor in writing. The Injunctive Relief Distributors and the State Compliance Review Committee shall meet and confer in good faith in response to a recommendation to replace the Monitor. If the State Compliance Review Committee and the Injunctive Relief Distributors agree that the Monitor should be replaced, a replacement Monitor will be selected in the manner set forth in Section XVIII.A.3.

- 2. In the event the Injunctive Relief Distributor and the State Compliance Review Committee cannot agree on whether the Monitor should be replaced, either the State Compliance Review Committee or the Injunctive Relief Distributors may submit the question of the Monitor's dismissal to the National Arbitration Panel, and the Monitor shall only be dismissed if that panel finds that there is Good Cause for dismissal. Good Cause for dismissal shall mean (a) a material and substantial breach of the terms of the Monitor's obligations under the Injunctive Relief Terms; (b) any act of dishonesty, misappropriation, embezzlement, intentional fraud, or similar conduct by the Monitor; (c) any clear pattern of bias or prejudice in favor or against any party by the Monitor; (d) conduct by the Monitor that demonstrates unfitness to fulfill the functions of the Monitor reasonably and competently; or (e) conflicts of interest described in Section XVIII.A.2. If the panel finds that the Monitor should be dismissed, a replacement Monitor will be selected in the manner set forth in Section XVIII.A.3.
- 3. In addition, if the Monitor resigns for any reason, a replacement Monitor will be selected in the manner set forth in Section XVIII.A.3.

C. Term and Reporting Periods

1. The term of the Monitor will be five (5) years from the date the Monitor is appointed, divided into one-year periods for purposes of the reviews and reporting described in Section XVIII ("*Reporting Periods*").

D. Monitor Access to Information

- 1. In connection with its reviews set forth in Section XVIII.F, the Monitor may request to interview employees with appropriate authority and responsibilities as necessary. In the event that an Injunctive Relief Distributor believes that the Monitor is requesting an unreasonable number of interviews or requesting interviews of employees who do not have relevant information to the reviews required by Section XVIII.F, the Injunctive Relief Distributor and State Compliance Review Committee shall meet and confer in good faith to resolve this issue.
- 2. The Chief Diversion Control Officer of each Injunctive Relief Distributor or a direct report of the Chief Diversion Control Officer shall serve as the primary point of contact for the Monitor to facilitate the Monitor's access to documents, materials, or staff necessary to conduct the reviews specified in Section XVIII.F. The Monitor shall communicate any request for documents, materials, or access to staff to the Chief Diversion Control Officers or their designees.
- 3. If at any time the Monitor believes there is undue delay, resistance, interference, limitation, or denial of access to any records or to any

- employee or former employee deemed necessary by the Monitor to conduct the reviews specified in Section XVIII.F, the Monitor shall notify the Chief Diversion Control Officer of the Injunctive Relief Distributor and they shall meet and confer to resolve such issue. If the Monitor believes that the matter was not resolved, the Monitor shall immediately report the issue to the State Compliance Review Committee.
- 4. To the extent any of the documents requested by the Monitor contain material protected from disclosure by any legal privilege, including the attorney-client privilege or attorney work product protections, an Injunctive Relief Distributor may redact such material before providing the documents to the Monitor, but must provide the Monitor with a privilege log describing the redacted information and identifying the basis for redaction.
- 5. Notwithstanding any other information referenced and produced pursuant to Section XVIII, the Monitor shall have access to, and each Injunctive Relief Distributor's Chief Diversion Control Officer shall produce to the Monitor, any settlement agreements with government entities entered into after the Effective Date specifically concerning the requirements contained in the Injunctive Relief Terms and an Injunctive Relief Distributor's distribution of Controlled Substances (as opposed to distribution of pharmaceutical products in general).

E. Settling States' Access to Monitor

- 1. Other than in connection with the initiation of a Notice of Potential Violation set forth in Section XIX.B.2, should the Monitor believe it needs to initiate communication with the State Compliance Review Committee regarding an Injunctive Relief Distributor's compliance with the Injunctive Relief Terms, the Monitor's communications should include the Chief Diversion Control Officer or counsel of the affected Injunctive Relief Distributor, regardless of the form of communication.
- 2. The State Compliance Review Committee shall have access to any settlement agreements produced to the Monitor pursuant to Section XVIII.D.5.

F. Reviews to be Conducted by the Monitor

- 1. There shall be two (2) types of reviews to be conducted by the Monitor:
 - a) Customer-specific reviews, as set forth in Section XVIII.F.2; and
 - b) System reviews, as set forth in Section XVIII.F.3.

2. Customer-Specific Reviews

- a) The following Customer-specific reviews will be conducted by the Monitor for each Injunctive Relief Distributor for each of the Reporting Periods:
 - (1) Threshold Change Request Review ("TCR Review");
 - (2) Onboarding New Customer Review ("Onboarding Review");
 - (3) Ongoing Due Diligence Review ("Ongoing Diligence Review");
 - (4) Customer Termination Review ("Termination Review"); and
 - (5) Orders that Exceed Thresholds but are Shipped Review ("Exceeded Threshold Review").
- b) Sample selection and audit periods for TCR Reviews, Onboarding Reviews, Ongoing Diligence Reviews, Termination Reviews, and Exceeded Threshold Reviews:
 - (1) For each Reporting Period, the Monitor will review a representative sample of files for the performance of the TCR Reviews, Onboarding Reviews, and Ongoing Diligence Reviews. The Monitor shall select a sample representative of various geographic regions, customer types (Independent Retail Pharmacy Customers or Chain Customer), and distribution centers.
 - (2) The Monitor will meet and confer with each of the Injunctive Relief Distributors to determine the appropriate audit period within each Reporting Period from which the samples will be selected (e.g. samples will be selected from the first six (6) months of a reporting period to allow the Monitor time to perform its review during the remainder of the reporting period).
 - (3) Within thirty (30) calendar days following the close of the agreed-upon audit period, the Injunctive Relief Distributors (or the Clearinghouse once operational, if able to do so) will provide the Monitor with the following lists of relevant Customers for each type of review:
 - (a) A list of all Customers that requested at least one Threshold increase for a Highly Diverted Controlled

- Substance during the relevant audit period, including the number of such requests by each Customer;
- (b) A list of all Customers that were onboarded during the relevant audit period and, during that period, ordered and received Highly Diverted Controlled Substances;
- (c) A list of all Customers that were the subject of an Ongoing Diligence Review during the relevant audit period;
- (d) A list of all Customers that, for reasons related to Controlled Substance regulatory compliance, were terminated during the relevant audit period; and
- (e) A list of all Orders for Highly Diverted Controlled Substances where a decision was made to ship the Order even though the order exceeded the otherwise applicable Threshold, with number of such shipped orders.
- (4) Within fifteen (15) calendar days of compiling this Customer information for sample selection, each Injunctive Relief Distributor shall propose a reasonable number of customer files for each review to the Monitor.
- (5) Within fifteen (15) calendar days of receiving the lists specified above from the Injunctive Relief Distributors, the Monitor shall choose representative files to be reviewed from these lists. Each list will include the Customers' zip code, geographic region, distribution center, and customer type (Independent Retail Pharmacy Customer or Chain Customer).

c) TCR Reviews

(1) For each Reporting Period, the Monitor shall conduct a TCR Review for a sample review of Customers who requested at least one Threshold increase for Highly Diverted Controlled Substances for each Injunctive Relief Distributor. For the TCR Reviews, the Monitor shall review the information contained in the files of the sample Customers and determine whether the information reflects substantial compliance with the requirements of Section XII.C.3.

d) Onboarding Reviews

(1) For each Reporting Period, the Monitor shall conduct an Onboarding Review of a sample of Customers that were onboarded during the applicable audit period and, during that period, ordered and received Highly Diverted Controlled Substances from the Injunctive Relief Distributor. For the Onboarding Reviews, the Monitor shall review the information contained in the files of the sample Customers and determine whether the information reflects substantial compliance with the requirements of Section IX.

e) Ongoing Diligence Reviews

(1) For each Reporting Period, the Monitor shall conduct an Ongoing Diligence Review of a sample of Customers for each Injunctive Relief Distributor that was the subject of an Ongoing Diligence Review during the relevant audit period. For the Ongoing Diligence Reviews, the Monitor shall review the information contained in the files of the sample of Customers and determine whether the information reflects substantial compliance with the requirements of Section X.

f) Termination Reviews

(1) For each Reporting Period, the Monitor shall conduct a review of a sample of Customers that were terminated by each Injunctive Relief Distributor during the audit period. For the Termination Reviews, the Monitor shall review the information contained in the files of the sample of Customers and determine whether the information reflects substantial compliance with the requirements of Section XIV.

g) Exceeded Threshold Review

(1) For each Reporting Period, the Monitor shall conduct a review of a sample of Orders for Highly Diverted Controlled Substances where a decision was made by the Injunctive Relief Distributor to ship the Order even though the Order exceeded the applicable Threshold. For the Exceeded Threshold Reviews, the Monitor shall review the information contained in the Customer files related to the Orders and determine whether the information reflects substantial compliance with the requirements of Section XIII.B.

3. Annual System Reviews:

- a) The following system reviews will be conducted by the Monitor for each Injunctive Relief Distributor for each of the Reporting Periods:
 - (1) CSMP Review;
 - (2) Threshold Setting Process Review;
 - (3) Suspicious Orders and Suspicious Order Report Review;
 - (4) Compensation Review;
 - (5) Red Flag Review; and
 - (6) Review of CSMP Integration with Clearinghouse.
- b) CSMP Review
 - (1) For each Reporting Period, the Monitor shall conduct a review of the following materials from each Injunctive Relief Distributor:
 - (a) Current CSMP policies and procedures;
 - (b) Organizational charts for the departments that are relevant to the CSMP organization;
 - (c) Logs and/or summaries of any reports received on the "hot line" required by Section V.E and the action or response of an Injunctive Relief Distributor to any such reports;
 - (d) Copies of the quarterly reports provided by the Chief Diversion Control Officer to the CSMP Committee as required by Section IV.C;
 - (e) Copies of the quarterly reports provided by the CSMP Committee to senior management and the Board of Directors as required by Section VI.C; and
 - (f) Copies of the materials used for the training required by Section VII and lists of the attendees of the training.

- c) Threshold Setting Process Review:
 - (1) For each Reporting Period, each Injunctive Relief Distributor or its outside consultants shall prepare a summary report describing how its Threshold-setting methodology for Independent Retail Pharmacy Customers and Chain Customers complies with Section XII (the "Annual Threshold Analysis and Assessment Report").
 - (2) For each Reporting Period, the Monitor shall review the Annual Threshold Analysis and Assessment Report, determine whether the information reflects substantial compliance with the requirements of Section XII, and include any Observations and Recommendations, as defined in Section XVIII.G, in its annual Audit Report.
- d) Suspicious Orders and Suspicious Order Reporting Review:
 - (1) For each Reporting Period, each Injunctive Relief
 Distributors will provide the Monitor with a report
 containing summary metrics for the Suspicious Orders that
 were reported to the DEA and the Settling States (the
 "Suspicious Order Metrics Report"). In the Suspicious
 Order Metrics Report, the Injunctive Relief Distributors
 will also provide summary metrics for Orders of Highly
 Diverted Controlled Substances that exceeded a Threshold
 but were still shipped.
 - (2) For each Reporting Period, the Monitor shall review the Suspicious Order Metrics Report, determine whether the information reflects substantial compliance with the requirements of Section XIII, and include any Observations and Recommendations in its annual Audit Report.
- e) Compensation Reviews:
 - (1) For each Reporting Period, the Monitor will review compensation-related policy documents for each Injunctive Relief Distributor for sales personnel. The Monitor shall analyze those documents and determine whether the compensation policies of each Injunctive Relief Distributor comply with the requirements contained in Section V.
- f) Red Flags Review:
 - (1) For each Reporting Period, the Monitor shall review the Red Flags defined in Section VIII and their incorporation into each Injunctive Relief Distributor's policies and

procedures. The Monitor shall determine whether the information reflects substantial compliance with the requirements of Section VIII and include any Observations and Recommendations, as called for by Section VIII.C, about those definitions in its annual Audit Report.

- g) Review of CSMP Integration with the Clearinghouse:
 - (1) For each Reporting Period, each Injunctive Relief
 Distributor shall prepare a report summarizing the status of
 the Injunctive Relief Distributor's CSMP integration with
 the operation of the Clearinghouse ("Clearinghouse
 Integration Report"). The Monitor shall review each
 Injunctive Relief Distributor's Clearinghouse Integration
 Report, determine whether the information reflects
 substantial compliance with the requirements of Section
 XVII, and include any Observations and Recommendations
 in its annual Audit Report.

G. Observations and Recommendations:

1. If the Monitor notes any areas for potential improvement during the course of the reviews conducted pursuant to the Injunctive Relief Terms, the Monitor shall include any such recommendations in the Audit Report. Collectively, any such questions, concerns or recommendations will be referred to as "Observations and Recommendations."

H. Audit Reports:

- 1. No later than one hundred and twenty (120) calendar days prior to the end of a Reporting Period and/or at any other time deemed reasonably necessary by the Monitor, the Monitor shall provide each Injunctive Relief Distributor with a draft report detailing any instances of substantial noncompliance with the applicable provisions of the Injunctive Relief Terms from the reviews in Section XVIII.F (the "*Draft Report*"). The Draft Report will also describe any Observations and Recommendations.
- 2. Within thirty (30) calendar days of its receipt of the Draft Report, the Injunctive Relief Distributor will provide comments and responses to the Draft Report. The Injunctive Relief Distributor will, among other things:
 - a) Respond to each instance of substantial non-compliance, including, where appropriate, describing any corrective action taken (or to be taken).
 - b) Respond to each Observation and Recommendation.

- 3. Within thirty (30) calendar days of its receipt of the Injunctive Relief Distributors' responses to the Draft Report, the Monitor shall provide a final report (the "Audit Report") to each Injunctive Relief Distributor and the State Compliance Review Committee. The Monitor shall provide the State Compliance Review Committee with a copy of an Injunctive Relief Distributor's response to the Draft Report.
- 4. No action or lack of action by the Settling States regarding information received from the Monitor concerning an Injunctive Relief Distributor's conduct shall be considered affirmation, acceptance, or ratification of that conduct by the Settling States.

I. Confidentiality:

- 1. Materials and information provided by the Injunctive Relief Distributors to the Monitor that are designated "Confidential" (and any parts, portions, or derivations thereof) (the "Confidential Information") will be kept confidential and not be shown, disclosed, or distributed to any other party, including any other Injunctive Relief Distributor.
- 2. The Monitor will not use materials or information received from one Injunctive Relief Distributor, or information or analysis developed using the Confidential Information of an Injunctive Relief Distributor, in its assessment of any other Injunctive Relief Distributor. Because each Injunctive Relief Distributor operates pursuant to its own unique policies and procedures intended to comply with legal and other requirements of the Injunctive Relief Terms, the Monitor shall apply the standards of each Injunctive Relief Distributor to its reviews without preference to the practices or standards applied by any other Injunctive Relief Distributor.
- 3. If any of the Settling States or the Monitor receive a request for disclosure of any material or information created or shared under the Injunctive Relief Terms, pursuant to a Third Party Request, the Settling State or the Monitor, respectively, shall notify the Injunctive Relief Distributors of the Third Party Request and the Confidential Information to be disclosed so that the Injunctive Relief Distributors may seek a protective order or otherwise challenge or object to the disclosure. The Settling State or the Monitor will provide the Injunctive Relief Distributors with at least ten (10) days' advance notice before complying with any Third Party Request for Confidential Information, except where state law requires a lesser period of advance notice.
- 4. Nothing herein will be deemed to prevent any party from claiming any applicable exemption to the public information act, freedom of information act, public records act, or similar law.

XIX. ENFORCEMENT OF INJUNCTIVE RELIEF TERMS

- A. State Compliance Review Committee:
 - 1. Any Settling State may initiate a review of a Potential Violation consistent with the process set forth in Section XIX.
 - 2. The State Compliance Review Committee shall assign the Monitor the responsibilities set forth in Sections XIX.B.3 through XIX.B.7, regarding review of a Potential Violation and an opportunity to cure, except with respect to matters requiring interpretation of the Injunctive Relief Terms subject to Section XIX.C.2. The objective of the Monitor shall be to facilitate a resolution among the parties, providing an opportunity to cure, as applicable, for the party against whom a Potential Violation has been alleged.
 - 3. No less than six (6) months before the Monitor's term expires pursuant to Section XVIII, the State Compliance Review Committee and Injunctive Relief Distributors shall meet and confer in good faith to determine the parameters and processes for continued enforcement, consistent to the maximum extent possible with the provisions set forth in Section XIX, for the period after the Monitor's term has ended. Absent agreement between the State Compliance Review Committee and Injunctive Relief Distributors, all provisions set forth in Section XIX involving the Monitor are excused after the Monitor's term has ended.
 - 4. Should an Injunctive Relief Distributor allege in good faith that a Settling State or the Monitor has impaired the ability of the Injunctive Relief Distributor to meet the Injunctive Relief Terms, the Injunctive Relief Distributor may request the State Compliance Review Committee to mediate any dispute in an effort to avoid the time and expense of litigation regarding interpretation and enforcement of the Injunctive Relief Terms.
- B. Process for Review of Potential Violations and Opportunity to Cure:
 - 1. <u>Definition of "Potential Violation"</u>: A Potential Violation occurs when an Injunctive Relief Distributor is alleged to not be in substantial compliance with (i) the Injunctive Relief Terms or (ii) a Corrective Action Plan adopted consistent with the process set forth in Section XIX.B.7.
 - 2. <u>Submission of Notice of Potential Violation</u>. An allegation of a Potential Violation shall be submitted to the State Compliance Review Committee in writing by one or more Settling States ("*Notice of Potential Violation*" or "*Notice*") and shall include the following to the extent practicable:
 - a) Specification of the particular Injunctive Relief Term(s) and/or Corrective Action Plan(s) implicated by the Potential Violation;

- b) Description of the Potential Violation with specificity;
- c) The reasoning for and, if available, any documentation supporting the allegation that a Potential Violation has occurred, including whether the Potential Violation is a matter identified by the Monitor in an Audit Report; and
- d) Description of the time-sensitivity of the Potential Violation, if relevant.
- 3. <u>Assignment to Monitor</u>. The State Compliance Review Committee shall review every Notice. If the State Compliance Review Committee reasonably believes that further review is warranted, the State Compliance Review Committee shall forward the Notice to the Monitor. The Monitor shall ensure that the Injunctive Relief Distributor that is the subject of the Notice receives a copy of the Notice and a proposed schedule consistent with the process set forth in Sections XIX.B.4 and XIX.B.5.
- 4. Response to Notice of Potential Violation. Within thirty (30) days of receipt of the Notice of Potential Violation, the Injunctive Relief Distributor that is the subject of the Notice shall provide a written response to the referring Settling State(s), the Monitor, and the State Compliance Review Committee. The response (a) shall set forth the reasons the Injunctive Relief Distributor that is the subject of the Notice believes that it is in substantial compliance with the relevant Injunctive Relief Term(s) and/or Corrective Action Plan(s), and (b) as applicable, shall explain efforts undertaken to cure the Potential Violation and a schedule for completing the efforts to cure.
- 5. Conference for Parties re Notice of Potential Violation. The parties to the Notice shall meet or otherwise confer regarding the Potential Violation. The parties and the Monitor shall make themselves available for such a meeting (which may at any party's election be a virtual or technology-based meeting), provided, however, that the meeting is not required to take place sooner than fifteen (15) days after a written response to the Notice of Potential Violation.
- 6. Process for Previously-Submitted Notices of Potential Violation. At the request of the parties to a Notice, the Monitor shall determine whether the Notice implicates the same or similar issues as a previously submitted Notice or is a matter previously identified by the Monitor in an Audit Report involving the same party alleged to have engaged in a Potential Violation, and make an initial determination as to whether the issues needs to be addressed anew. The Monitor shall inform the Settling State and Injunctive Relief Distributor involved in the previous Notice or the subject of a matter previously identified by the Monitor in an Audit Report of its determination within five (5) business days of receipt of the Notice. The

Settling State and Injunctive Relief Distributor shall have five (5) business days to object to the determination. If an objection is made, the Monitor shall respond to the objection within five (5) business days. If no objection is made, the party involved in the prior Notice may rely on the response to the previously submitted Notice or matter previously identified by the Monitor in an Audit Report and no further action shall be required.

- 7. Monitor Resolution of Potential Violation and Opportunity to Cure. Within thirty (30) days of the meeting pursuant to Section XIX.B.5, the Monitor, taking into consideration the submissions of the parties involved in the Notice and other information available to the Monitor, shall resolve the Notice as follows:
 - a) If the Monitor reasonably believes that a Potential Violation is not ongoing or has been substantially resolved as of thirty (30) days from the meeting pursuant to Section XIX.B.5, the Monitor shall provide written notice to the State Compliance Review Committee and the Settling State(s) and Injunctive Relief Distributor involved in the Notice.
 - b) If the Monitor reasonably believes that a Potential Violation is ongoing and has not been substantially resolved as of thirty (30) days from the meeting pursuant to Section XIX.B.5, the Monitor shall provide written notice to the State Compliance Review Committee and the Settling State(s) and Injunctive Relief Distributor involved in the Notice and request that the Injunctive Relief Distributor prepare, within thirty (30) days of the receipt of such written notice, a Corrective Action Plan to remedy such Potential Violation, including a reasonable period for implementation of such plan. The Monitor may extend the period of time to submit a Corrective Action Plan up to ninety (90) days based on a reasonable request by the affected party.
 - c) A Corrective Action Plan may address multiple Potential Violations, and an existing Corrective Action Plan may be amended to address additional Potential Violations.
 - d) Within ten (10) business days of submission of a Corrective Action Plan regarding a Potential Violation, the Monitor shall confer with the State Compliance Review Committee and the Settling State(s) and Injunctive Relief Distributor involved in the Notice regarding the proposed Corrective Action Plan. The Monitor may recommend revisions in its discretion. The conference required by this paragraph may at any party's election be a virtual or technology-based meeting.

- e) Within thirty (30) days of the conference in Section XIX.B.7.d, the Monitor shall advise the State Compliance Review Committee and the Settling State(s) and Injunctive Relief Distributor involved in the Notice whether the Monitor has adopted the proposed Corrective Action Plan or whether the Monitor has adopted it after making modifications. The Monitor shall also set forth a reasonable period for implementation of any such plan that has been adopted. The Injunctive Relief Distributor that is subject to a Corrective Action Plan adopted by the Monitor must begin to comply with the Corrective Action Plan within five (5) business days of receiving notice of the Corrective Action Plan has been adopted, unless it seeks review by the State Compliance Review Committee pursuant to Section XIX.C.1.
- C. Enforcement Responsibilities of State Compliance Review Committee:
 - 1. The Settling State(s) or Injunctive Relief Distributor involved in a Notice may request the State Compliance Review Committee to review the resolution (including a resolution pursuant to Section XIX.B.7.a) and/or Corrective Action Plan adopted by the Monitor regarding that Notice. Any such request must be made within five (5) business days of a resolution or adoption of a Corrective Action Plan by the Monitor. The State Compliance Review Committee, taking into consideration the resolution by the Monitor, submissions of the Settling State(s) or Injunctive Relief Distributor, and other information available to the Committee, shall within thirty (30) days of receipt of the request resolve the matter by written notice to the affected parties, which shall include the State Compliance Review Committee's reasoning in reaching its resolution. The State Compliance Review Committee may agree, disagree, or modify any resolution or Corrective Action Plan that it reviews. An Injunctive Relief Distributor that is subject to a Corrective Action Plan that is affirmed or affirmed as amended by the State Compliance Review Committee must within five (5) business days begin to comply with the Corrective Action Plan.
 - 2. The State Compliance Review Committee shall review any issues raised by a Notice regarding the interpretation of the Injunctive Relief Terms at the request of the Settling State(s), Injunctive Relief Distributor involved in a Notice, or the Monitor. Such a request may be made at any time after the Notice's submission, and the request will not extend the timelines set forth in Sections XIX.B and XIX.C.1. The State Compliance Review Committee shall notify the Monitor, Settling State(s) and Injunctive Relief Distributor involved in the Notice of its determination. Settling States and Injunctive Relief Distributors do not waive their rights to challenge the interpretation of the Injunctive Relief Terms by the State Compliance Review Committee in any subsequent proceeding pursuant to Section XIX.E.2.

- 3. The State Compliance Review Committee may, independent of a Notice of Potential Violation, review requests by a Monitor, Settling State, or Injunctive Relief Distributor regarding the interpretation of the Injunctive Relief Terms. The State Compliance Review Committee shall notify the Monitor and requesting party of its interpretation, including the State Compliance Review Committee's reasoning in reaching its conclusion. Settling States and Injunctive Relief Distributors do not waive their rights to challenge the interpretation of the Injunctive Relief Terms by the State Compliance Review Committee in any subsequent proceeding pursuant to Section XIX.E.2.
- 4. The State Compliance Review Committee shall make available to all Settling States and Injunctive Relief Distributors any interpretation it issues pursuant to Sections XIX.C.2 and XIX.C.3.

D. Composition of State Compliance Review Committee:

- 1. A Settling State on the State Compliance Review Committee that is in active litigation with one or more of the Injunctive Relief Distributors, or in another potential conflict of interest involving compliance with Controlled Substances laws and regulations, may not serve on the State Compliance Review Committee for matters involving the affected Injunctive Relief Distributor, and the remaining Settling States on the State Compliance Review Committee shall within five (5) business days select an alternate Settling State as a replacement.
- 2. If the affected state on the State Compliance Review Committee disputes that it has a disqualifying active litigation or other conflict of interest, the determination of whether that state has a conflict disqualifying it from serving on the State Compliance Review Committee shall be made by the remaining states on the State Compliance Review Committee.

E. Enforcement Actions:

- 1. Any written notice or resolution by the State Compliance Review Committee regarding the matters set forth in Sections XIX.B and XIX.C shall provide the State Compliance Review Committee's assessment of the matter but will not be an official opinion of any individual Settling State.
- 2. Following the issuance of a written notice or resolution of the State Compliance Review Committee pursuant to Section XIX.C, a Settling State or Injunctive Relief Distributor may take whatever action it deems necessary related to the written notice or resolution issued by the State Compliance Review Committee, provided that the Settling State or Injunctive Relief Distributor is either (a) the Settling State that sought review by the State Compliance Review Committee, or (b) the Injunctive Relief Distributor that is the subject of the Potential Violation at issue.

Such action may include but is not limited to bringing an action to enforce the settlement agreement, filing a new original action, or, the parties to a Notice attempting to negotiate a Corrective Action Plan directly with each other.

- 3. The Settling States agree that prior to taking any court or administrative action, other than an action that is necessary to address an immediate threat to the health, safety, or welfare of the citizens of the Settling State, or that a public emergency requiring immediate action exists, it will follow the process outlined in Sections XIX.B and XIX.C.
- 4. A Settling State or Injunctive Relief Distributor must bring a court or administrative action within six (6) months of any resolution of the State Compliance Review Committee, unless the alleged violation is also an independent violation of state or federal law, or an action that a Settling 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, in which cases, the applicable statute of limitations (if any) for sovereign actions shall apply.

EXHIBIT Q

Illustrative Examples of Prepayments

Example 1

Gross Settlement Prepayment: \$3,000,000

Settlement Prepayment Reduction Schedule: Reduce amounts paid for each of Payment Years 8, 13, and 18 by \$1,000,000

Net Settlement Prepayment Amount (assumes discount rate of five percent (5%)): \$2,591,513 (\$863,838 for each of Payment Years 5, 10, and 15)

Payment Year	Initial Settlement Payment Schedule	Settlement Prepayment Reduction (-)	Net Settlement Prepayment (+)	Revised Settlement Payment Schedule
1	\$1,000,000			\$1,000,000
2	\$1,000,000			\$1,000,000
3	\$1,000,000			\$1,000,000
4	\$1,000,000			\$1,000,000
5	\$1,000,000		\$863,838	\$1,863,838
6	\$1,000,000			\$1,000,000
7	\$1,000,000			\$1,000,000
8	\$1,000,000	\$1,000,000		\$0
9	\$1,000,000			\$1,000,000
10	\$1,000,000		\$863,838	\$1,863,838
11	\$1,000,000			\$1,000,000
12	\$1,000,000			\$1,000,000
13	\$1,000,000	\$1,000,000		\$0
14	\$1,000,000			\$1,000,000
15	\$1,000,000		\$863,838	\$1,863,838
16	\$1,000,000			\$1,000,000
17	\$1,000,000			\$1,000,000
18	\$1,000,000	\$1,000,000		\$0
Total	\$18,000,000	\$3,000,000	\$2,591,513	\$17,591,513

Example 2

Gross Settlement Prepayment: \$3,000,000

Settlement Prepayment Reduction Schedule: Reduce amounts paid for each of Payment Years 4, 9, and 14 by \$1,000,000

Net Settlement Prepayment Amount (assumes discount rate of five percent (5%)): \$2,857,143 (\$952,381 for each of Payment Years 3, 8, and 13)

Payment Year	Initial Settlement Payment Schedule	Settlement Prepayment Reduction (-)	Net Settlement Prepayment (+)	Revised Settlement Payment Schedule
1	\$1,000,000			\$1,000,000
2	\$1,000,000			\$1,000,000
3	\$1,000,000		\$952,381	\$1,952,381
4	\$1,000,000	\$1,000,000		\$0
5	\$1,000,000			\$1,000,000
6	\$1,000,000			\$1,000,000
7	\$1,000,000			\$1,000,000
8	\$1,000,000		\$952,381	\$1,952,381
9	\$1,000,000	\$1,000,000		\$0
10	\$1,000,000			\$1,000,000
11	\$1,000,000			\$1,000,000
12	\$1,000,000			\$1,000,000
13	\$1,000,000		\$952,381	\$1,952,381
14	\$1,000,000	\$1,000,000		\$0
15	\$1,000,000			\$1,000,000
16	\$1,000,000			\$1,000,000
17	\$1,000,000			\$1,000,000
18	\$1,000,000			\$1,000,000
Total	\$18,000,000	\$3,000,000	\$2,857,143	\$17,857,143

EXHIBIT R

Agreement on Attorneys' Fees, Expenses and Costs

This Agreement on Attorneys' Fees, Expenses and Costs ("Fee Agreement") is entered between McKesson Corporation, Cardinal Health, Inc., and AmerisourceBergen Corporation (collectively, the "Settling Distributors"), and the Plaintiffs' Executive Committee appointed in the multidistrict litigation in the Northern District of Ohio, National Prescription Opiate Litigation, No. 1:17-MD-2804 ("MDL PEC"), in connection with the Distributor Settlement Agreement ("Distributor Agreement"). This Fee Agreement becomes effective on the Effective Date of the Distributor Agreement or the date that the Consent Judgments anticipated under the Distributor Agreement become final in 25 Settling States (whichever is later). However, costs specified in Sections II.I and II.I.4 of this Fee Agreement that are to be funded pre-Effective Date by the Settling Distributors are effective upon agreement in writing with the Settling Distributors.

I. Definitions.

- A. This Fee Agreement incorporates all defined terms in the Distributor Agreement, unless otherwise defined herein, and shall be interpreted in a manner consistent with the Distributor Agreement.
- B. "Attorney." Any of the following retained through a legal contract: a solo practitioner, a multi-attorney law firm, or other legal representative of a Participating Subdivision.
- C. "Attorney Fee Fund." An account consisting of funds allocated to pay attorneys' fees approved pursuant to <u>Section II</u> of this Fee Agreement established by Order of, and under the ongoing jurisdiction of, the MDL Court, as provided below.
- D. "Common Benefit Fund." The sub fund of the Attorney Fee Fund described in Section II.C.
- E. "Contingency Fee Fund." The sub fund of the Attorney Fee Fund described in Section II.D.
- F. "Cost and Expense Fund Administrator." The administrator appointed by the MDL Court to administer the MDL Expense Fund and Subdivision Cost Fund as provided in the Fee Agreement.
 - G. "Cost Funds." Collectively, the MDL Expense Fund and Subdivision Cost Fund.
- H. "Fee Entitlement." Any right, entitlement or expectation, including but not limited to a fee contract, contingent fee contract, agreement, referral arrangement, co-counsel arrangement, State Back-Stop Agreement, or any other arrangement by which counsel could receive compensation or other consideration.

- I. "Fee Panel." The three-person panel appointed by the MDL Court to administer the Attorney Fee Fund and its sub funds as provided in the Fee Agreement.
- J. "Litigating Subdivision Cost Fund." The cost fund described in <u>Section II.E</u> herein.
- K. "MDL Court." United States District Court for the Northern District of Ohio Eastern Division, Case No. 1:17-md-2804, Judge Dan Aaron Polster.
 - L. "MDL Expense Fund." The cost fund described in Section II.F below.
 - M. "MDL PEC." The Plaintiffs' Executive Committee appointed by the MDL Court.
- N. "Non-Participating Litigating Subdivision." A Litigating Subdivision that is not a Participating Subdivision.
- O. "Participating Litigating Subdivision." A Litigating Subdivision that is also a Participating Subdivision.
- P. "Participation Agreement." An agreement executed by an Attorney that acknowledges the obligation to pay an appropriate MDL Common Benefit Assessment.
- Q. "Qualifying Representation." Legal services provided for representation of a Participating Litigating Subdivision regarding Released Claims against Released Entities.
- R. "State Back-Stop Agreement." Any agreement by a Settling State and private counsel for Participating Subdivisions in that State (or legislation enacted in that State) to provide, adjust, or guarantee attorneys' fees and costs, whether from the Attorney Fee Fund or any other source recognized in the agreement or legislation.

II. Fees and Costs.

- A. Total Attorneys' Fees and Costs.
- 1. Total attorneys' fees and costs to be paid by Settling Distributors to Attorneys in each of the relevant Payment Years under this Fee Agreement shall be up to the following amounts, subject to the provisions set forth below, including with respect to the division of the Attorney Fee Fund into its sub funds:

	Attorney Fee Fund (Contingency Fee Fund and Common Benefit Fund)	MDL Expense Fund	Litigating Subdivision Cost Fund
Payment Year 1	\$136,044,378.70	\$40,384,615.39	\$40,000,000
Payment Year 2	\$150,934,911.25		\$40,000,000
Payment Year 3	\$270,825,443.80		\$40,000,000
Payment Year 4	\$183,625,739.68		

Payment Year 5	\$183,625,739.69	
Payment Year 6	\$183,625,739.69	
Payment Year 7	\$183,625,739.69	

- 2. The sub funds within the Attorney Fee Fund shall include the Common Benefit Fund and the Contingency Fee Fund. The Cost Funds shall include the MDL Expense Fund, and the Litigating Subdivision Cost Fund. The State Counsel Fee Fund and the State Cost Fund shall be separate funds under the control of the Settling States.
- 3. The Contingency Fee Fund and the Common Benefit Fund shall be administered by a Fee Panel to be appointed by the MDL Court that will be governed by the provisions of this Fee Agreement and shall design the process and procedures for the allocation of fees pursuant to this Fee Agreement and the MDL Court's Order. The Cost Funds shall be administered by the Cost and Expense Fund Administrator to be appointed by the MDL Court who will be governed by the provisions of this Fee Agreement and shall design the process and procedures for the allocation of costs pursuant to this Fee Agreement and the MDL Court's Order.
- 4. The fees and costs to be paid under this Fee Agreement are available for Attorneys engaged in Qualifying Representations only. Fees and costs to be paid under this Fee Agreement are not available prior to the Effective Date of the Distributor Agreement or if the Distributor Agreement does not proceed past the Settling Distributors' determination in Section VIII.A of the Distributor Agreement. Fees and costs to be paid under this Fee Agreement are not available for representation of Non-Participating Subdivisions or Non-Litigating Subdivisions and are not available for representation of private hospitals, third-party payors, NAS claimants, personal injury/wrongful death claimants, or any entity other than Participating Litigating Subdivisions. In addition, fees and costs under this Fee Agreement are not available for representation of any individual or entity in matters other than those claims against Released Entities, but may include a reasonable share of representations that involve development of facts for pursuit of opioid-related claims against multiple defendants in the pharmacy, manufacturing, and distribution chain.
- 5. Payments due to the Attorney Fee Fund and the Cost Funds from the Settling Distributors under this Section II will be allocated among the Settling Distributors as follows: McKesson 38.1%; Amerisource 31.0%; Cardinal 30.9%. A Settling Distributor's sole responsibility for payments under this Fee Agreement shall be to make its share of each payment. The obligations of the Settling Distributors in this Fee Agreement are several and not joint. No Settling Distributor shall be responsible for any portion of another Settling Distributor's share.
- B. Attorney Fee Fund and Sub Funds.
- 1. There shall be a split of the Attorney Fee Fund into the Contingency Fee Fund and the Common Benefit Fund. The split shall be 40% to the Contingency Fee Fund and 60% to the Common Benefit Fund.

- 2. In no event shall Settling Distributors be required to pay more into the Attorney Fee Fund in any Payment Year than the maximum amount specified for that Payment Year in Section II.A.1, which amounts are reflected in Exhibit M to the Distributor Agreement. The amounts allocated to the Contingency Fee Fund and the Common Benefit Fund set by the Fee Panel shall be subject to the reductions and offsets set forth below.
- Attorneys with Qualifying Representations of Participating Litigating Subdivisions eligible to receive an allocation under the Distributor Agreement, as set forth in Exhibit G to the Distributor Agreement, and shall be made applying the Mathematical Model attached as Exhibit A to this Fee Agreement ("Mathematical Model"). The collection of the data and calculations for the Mathematical Model has been a cooperative effort among private counsel for a large number of Litigating Subdivisions. The analysis has been spearheaded by Joseph Tann and Andrew Arnold. The Fee Panel is encouraged to continue working with those counsel in application of the Model. The Fee Panel shall oversee the application of the Model and resolve any questions or disputes concerning the eligibility of an Attorney to participate as required in Section II.G. The Panel is empowered to hear disputes concerning and ensure the accuracy of the mathematical calculation.
- 4. As to awards from the Contingency Fee Fund, there shall be no right of appeal.
- 5. Any appeal of an award of the Fee Panel from the Common Benefit Fund will be made to the MDL Court and be reviewed under an abuse of discretion standard.
- C. Common Benefit Fund. (60% of the Attorney Fee Fund.)
- 1. Funds in the Attorney Fee Fund shall be allocated to the Common Benefit Fund according to the schedule set forth below, subject to the adjustments described in <u>Section II.C.5</u>. The payments are to be made on the following yearly schedule, subject to the adjustments set forth below:

Total:	\$775,384,615.41
Payment Year 7	\$110,175,443.79
Payment Year 6	\$110,175,443.79
Payment Year 5	\$110,175,443.79
Payment Year 4	\$110,175,443.79
Payment Year 3	\$162,495,266.28
Payment Year 2	\$90,560,946.75
Payment Year 1	\$81,626,627.22

- 2. The Common Benefit Fund shall be available to compensate Attorneys engaged in Qualifying Representations of Participating Litigating Subdivisions who:
 - a. have performed work for the common benefit of all subdivisions pursuant to the guidelines established by Judge Polster set forth in MDL 2804 and the Order dated June 19, 2018, under docket number 636, which is included herein by reference; and
 - b. satisfy the eligibility criteria set forth in <u>Section II.G.</u>

For purposes of Common Benefit Fund distribution, notwithstanding <u>Section II.A.4</u> above, Attorneys representing Tribal Nations litigating against the Settling Distributors that have reached a settlement for Released Claims with Settling Distributors and/or Released Entities and meet the eligibility criteria in <u>Section II.G</u> shall be eligible.

- 3. The Common Benefit Fund shall be overseen by the Fee Panel, which shall determine the allocation of funds to eligible Attorneys consistent with this Fee Agreement and the June 19, 2018 Order.
- 4. In assessing the benefits that an Attorney has conferred to Participating Subdivisions (including non-Litigating Subdivisions) and/or Tribal Nations for purposes of any compensation decision, the Fee Panel shall give significant weight to the extent to which (i) the Attorney and his or her clients have contributed to increasing (or reducing) the Initial Participation Tier achieved through participation in the Distributor Agreement; (ii) the Attorney and his or her clients have contributed to increasing (or reducing) the amounts achieved under Incentive Payments A-D through participation in the Distributor Agreement; and (iii) the Attorney and his or her clients have contributed to the potential triggering of any suspension, reduction, or offset of Payment amounts under the Distributor Agreement. The Fee Panel may also consider additional fee recoveries the Attorney may potentially obtain, including, but not limited to, from State Back-Stop Agreements, representations of States or Tribal Nations, representations of other clients in opioids-related matters, or through the representation of Subdivision clients, whether they participated in the Distributor Agreement or not. It is the intent of this provision to recognize that the goal of the Distributor Agreement is to provide for maximum participation by the Subdivisions, maximum abatement funding for all Subdivisions nationally, and the maximum peace for Released Entities. Therefore, representing a Non-Participating Subdivision does not further the goal of the Distributor Agreement and should not be considered Common Benefit because it does not increase funds available to Participating Subdivisions' abatement programs. Representing Later Litigating Subdivisions is antithetical to the Distributor Agreement, detracts from Common Benefit, and is addressed by the ethics opinion discussed in Section II.I.4. The Fee Panel shall consider this concept of "common detriment" set forth in this Section II.C.4 in all of its decisionmaking with respect to the allocation of the Attorney Fee Fund among Attorneys, as well as, in its discretion, any offsets provided to Settling Distributors as set forth in Section II.C.6. The Fee Panel shall consider the totality of the Attorney's Participating Litigating Subdivisions as compared to the Attorney's Non-Participating Litigating

Subdivisions; the Parties recognize that, although the goal is for 100% participation, Attorneys with a higher number of clients have a higher probability of having one or more Non-Participating Litigating Subdivision client. As used in this <u>Section II.C.4</u>, "client" or "representing" a Subdivision shall include any Litigating Subdivision as to which the Attorney has a Fee Entitlement.

- 5. As set forth in Section II.C.6, the Fee Panel must consider the factors described in Section II.C.4 to determine how and whether to reduce the amounts to be paid by Settling Distributors under this Fee Agreement and to determine how to allocate funds among Attorneys. They may also, at their discretion, consider other factors. Any reduction in payment obligation or credit to be given a Settling Distributor in this Fee Agreement shall be applied against Payment Year 7 and working backwards. Any reduction to an Attorney not credited to Settling Distributors shall be allocated to attorneys whose Litigating Subdivision clients participated in the settlement by the Initial Participation Date.
- 6. The amounts to be provided as a credit or offset to Settling Distributors from the Common Benefit Fund shall depend on the relevant Participation Tier achieved, set forth in Exhibit H of the Distributor Agreement, as follows:
 - a. At Participation Tier 1 or below, the Common Benefit Fund payments to be paid by Settling Distributors shall be reduced as follows:
 - (i) With respect to any Attorney seeking payment from the Common Benefit Fund, the Fee Panel shall compare the aggregate allocation that Participating Litigating Subdivisions with which the Attorney has a Fee Entitlement would receive using the negotiating class allocation metrics with the aggregate amount that all Litigating Subdivisions (Participating and Non-Participating) with which the Attorney has a Fee Entitlement would receive using the negotiating class allocation metrics, provided that only Litigating Subdivisions in Settling States shall be considered for this ratio. The Fee Panel will multiply the amount to be paid to that Attorney from the Common Benefit Fund by that ratio, reduce the Attorney's award by a maximum reduction of 15%, and the dollar amount of such reduction shall be deducted, dollar-fordollar, from the amount owed by Settling Distributors to the Common Benefit Fund of the Attorney Fee Fund.
 - (ii) In the event that any Non-Participating Subdivision that is (a) under the jurisdiction of the MDL Court or (b) represented by an Attorney that is obligated to pay into the MDL Common Benefit Fund pursuant to a Participation Agreement, an order of the MDL Court, or any other arrangement settles with or wins a judgment against a Released Entity separate from the Distributor Agreement, and such settlement or judgment results in a common benefit fee assessment or fee payment into the MDL Common Benefit Fund during the time of Settling Distributors' obligation to pay fees under this Fee Agreement, Settling Distributors'

- obligation to pay into the Common Benefit Fund shall be reduced dollar-for-dollar for any amount of such fee assessments or payments (in the aggregate based on all reductions in this <u>Section II.C.6.a.ii</u> that exceed the reductions in <u>Section II.C.6.a.ii</u>).
- (iii) For the avoidance of doubt, in Tier 1 for each settlement or judgment with the Settling Distributors that results in an assessment or payment to the MDL Common Benefit Fund, that payment shall result in an offset for the Settling Distributors, unless the assessment or payment occurs after the Payment Date for Year 7.
- b. At Participation Tier 2, the Common Benefit Fund payments to be made by Settling Distributors shall be reduced only as follows:
 - Reduction by the Fee Panel. With respect to all Attorneys making an application that seeks payment from the Common Benefit Fund, the Fee Panel shall, following a determination that an Attorney is eligible under Section II.G, apply the criteria specified in Section II.C.4 in determining whether the lack of participation by Subdivisions with which an Attorney has a Fee Entitlement has resulted in a reduction in the Participation Tier achieved, reduction in benefit to Participating Subdivisions as a result of reductions in Incentive Payments A-D, and/or potential triggering of a suspension, reduction or offset under the Distributor Agreement. If the Fee Panel concludes that such a reduction has occurred, it must consider (1) the relative size of the Non-Participating Subdivision, as adjusted by the severity measures reflected in Exhibit H (governing the Participation Tiers) of the Distributor Agreement, and the impact of its non-participation on the Distributor Agreement as a whole (including amounts of Incentive Payments and triggering of suspensions, reductions or offsets); (2) whether and by how much the payment to the Attorney from the Common Benefit Fund should be reduced as a result of the impact of such non-participation on Participating Subdivisions; and (3) whether some or all of said reduction should revert to Settling Distributors due to the reduction in peace obtained from the Distributor Agreement. Consideration of the factors discussed in this <u>Section II.C.6.b.i</u> and <u>Section II.C.4</u> is mandatory. The decision whether to (and by how much to) reduce payments by Settling Distributors or to reduce the payment to any Attorney based on the factors in Section II.C.4 shall be in the sole discretion of the Fee Panel.

(ii) Offsets.

(1) In the event that any Non-Participating
Subdivision that is (a) under the jurisdiction of the MDL Court or
(b) represented by an Attorney that is obligated to pay into the
MDL Common Benefit Fund pursuant to a Participation
Agreement, an order of the MDL Court, or any other arrangement

settles with or wins a judgment against a Released Entity separate from the Distributor Agreement, and such settlement or judgment results in a common benefit fee assessment or fee payment into the MDL Common Benefit Fund during the time of Settling Distributors' obligation to pay Common Benefit Fees under this Fee Agreement, Settling Distributors' obligation to pay into the Common Benefit Fund shall be reduced dollar-for-dollar up to the amount of the fee assessment or payment, except that such amount shall be capped at 7.5% of the amount of the settlement or judgment. Such reduction shall be taken first from Payment Year 7 of Settling Distributors' payments to the Common Benefit Fund of the Attorney Fee Fund up to the full amount of Settling Distributors' payment obligation in Payment Year 7, then from Payment Year 6, and so on.

- (2) For the avoidance of doubt, for each settlement or judgment with the Settling Distributors that results in an assessment or payment to the MDL Common Benefit Fund, that payment shall result in an offset for the Settling Distributors, unless the assessment or payment occurs after the Payment Date for Payment Year 7.
- c. At Participation Tier 3, the reductions to the Attorney Fee Fund shall be the same as set forth in <u>Section II.C.6.b</u>, except that the cap on each offset shall be 5% of the amount of such settlement or judgment.
- d. At Participation Tier 4, there shall be no reductions to the Settling Distributors' obligations to make payment into the Common Benefit Fund, but the principles set forth in <u>Section II.C.4</u> shall continue to apply.
- D. Contingency Fee Fund. (40% of the Attorney Fee Fund.)
- 1. Funds from the Attorney Fee Fund shall be allocated to the Contingency Fee Fund on the following yearly schedule, subject to the adjustments set forth below:

Payment Year 1	\$54,417,751.48
Payment Year 2	\$60,373,964.50
Payment Year 3	\$108,330,177.52
Payment Year 4	\$73,450,295.88
Payment Year 5	\$73,450,295.88
Payment Year 6	\$73,450,295.88
Payment Year 7	\$73,450,295.88
Total:	\$516,923,077.32

- 2. The Contingency Fee Fund shall be available to compensate Attorneys engaged in Qualifying Representations of Participating Litigating Subdivisions that meet the criteria set forth in Section II.G.
 - 3. The Contingency Fee Fund shall be available to Attorneys who:
 - a. represent Litigating Subdivisions that are Participating Subdivisions, whether their actions are filed in state or federal court; and
 - b. meet the eligibility criteria of <u>Section II.G.</u>
 - c. Participation in the Contingency Fee Fund by counsel that have a case that is not subject to the jurisdiction of the MDL Court shall not create, provide, or waive jurisdiction of the MDL Court over that Litigating Subdivision, that case or Attorneys, other than to oversee the fairness of the distribution process, and enforcement of this Fee Agreement.
- 4. The amounts owed by Settling Distributors to the Contingency Fee Fund shall depend on the relevant Participation Tier set forth in Exhibit H of the Distributor Agreement as follows:
 - a. At Participation Tiers 1, 2 and 3, the Contingency Fee Fund payments shall be reduced as follows:
 - (i) For Non-Settling States, the Contingency Fee Fund payments shall first be reduced by the amounts identified by the Fee Panel, pursuant to <u>Section II.H.6</u>, that would have been owed to counsel for Litigating Subdivisions in Non-Settling States, had those States and those Litigating Subdivisions been Settling States and Participating Subdivisions.
 - (ii) Following the calculation in <u>Section II.D.4.a.i</u>, the Contingency Fee Fund payments shall be reduced to reflect the non-joinder of Litigating Subdivisions in Settling States by subtracting the amounts identified by the Fee Panel, pursuant to <u>Section II.H.6</u>, that would have been owed to counsel for Non-Participating Litigating Subdivisions in Settling States had such Litigating Subdivisions been Participating Subdivisions.
 - b. At Participation Tier 4, there shall be no reductions in the Contingency Fee Fund.
 - c. In the event that the Settling Distributors, prior to the Effective Date of the Distributor Agreement, settle with any Litigating Subdivision and, under such settlement agreement pay attorneys' fees, the Fee Panel shall treat those Litigating Subdivisions as Participating Litigating Subdivisions and, applying the same criteria applicable to all Attorneys for Participating Litigating

Subdivisions, determine what amount they would have been paid from the Contingency Fee Fund if they had become Participating Subdivisions under the Distributor Agreement without such prior settlement. That sum, rather than being paid to the Attorney for the previously settled Litigating Subdivision, shall be credited and/or returned to the Settling Defendants as if determined under Section II.D.4.a.ii above, except that such credit shall not be greater than the amount to the Attorneys paid under the Litigating Subdivision's prior settlement agreement.

E. Litigating Subdivision Cost Fund.

1. The Settling Distributors shall pay \$120,000,000 into the Subdivision Cost Fund, according to the schedule set forth below:

Payment Year 1	\$40,000,000
Payment Year 2	\$40,000,000
Payment Year 3	\$40,000,000

- 2. The Litigating Subdivision Cost Fund shall be available to compensate Attorneys for costs and expenses arising out of representation of Participating Litigating Subdivisions or to compensate Participating Litigating Subdivisions for direct in-house costs for expenditures related to their litigation against the Settling Distributors, including the cost of in-house employees. No funds in the Litigating Subdivision Cost Fund may be used to compensate the costs incurred by Non-Participating Subdivisions or Non-Litigating Subdivisions or costs and expenses arising out of representation of any such Subdivision. In allocating the Litigating Subdivision Cost Fund, the Administrator shall not allocate any funds for costs incurred after July 21, 2021.
- 3. During the period between July 21, 2021, and the Effective Date, the MDL PEC, as well as Litigating Subdivisions eligible to claim costs from the Litigating Subdivision Cost Fund shall make best efforts to cease litigation activity against Settling Distributors, including by jointly seeking stays or severance of claims against the Settling Distributors, where feasible, or postponements if a motion to stay or sever is not feasible or is denied, so long as such actions are not otherwise detrimental to the Litigating Subdivision.
- 4. In the event that the Settling Distributors, prior to the Effective Date of the Distributor Agreement, settle with any Litigating Subdivision and, under such settlement agreement pay costs to the Litigating Subdivision or its Attorney, the MDL Cost and Expense Fund Administrator shall treat those Litigating Subdivisions as Participating Litigating Subdivisions and, using the same criteria applicable to all applicants to the Subdivision Cost Fund, determine what amount in costs the Litigating Subdivision or its Attorney would have been paid from the Litigating Subdivision Cost Fund if it had settled under the Distributor Agreement. That sum, rather than being paid to the Attorney or the previously settling Litigating Subdivision, shall be credited and/or returned to the Settling Defendants, except that such sum shall not be greater than the amount paid under the previously settled Litigating Subdivision's settlement agreement.

- 5. The MDL Court shall appoint a Cost and Expense Fund Administrator, who shall develop a process and criteria, with input from participating counsel, by which to (a) determine the distribution of amounts from the MDL Expense Fund in pursuit of the claims against Settling Distributors; and (b) receive and evaluate applications from Participating Litigating Subdivisions, whether filed in Federal Court or State Court, to seek reimbursement from the Litigating Subdivision Cost Fund for eligible costs under Section II.E.2 in pursuit of the claims against the Settling Distributors. The Cost and Expense Fund Administrator shall require transparency from all applicants as to any other sources for compensating Attorneys for Litigating Subdivisions for costs incurred. The Cost and Expense Fund Administrator shall be compensated from the Fund.
- 6. In the event that the total amount of reimbursements from the Litigating Subdivision Cost Fund approved as reasonable by the Cost and Expense Administrator is less than the \$120,000,000, any remaining funds shall revert to the Settling Distributors.

F. MDL Expense Fund.

1. In Payment Year 1 of the Distributor Agreement, the Settling Distributors shall pay the following amount into the MDL Expense Fund:

MDL Expense Fund	\$40,384,615
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- 2. The MDL Expense Fund shall be released following the Effective Date of this Fee Agreement without any delay to reimburse the MDL Counsel for an agreed-to portion of the expenses incurred, as approved by the Cost and Expense Fund Administrator. The MDL Expense Fund will be paid directly to the MDL Cost Account, set up by MDL Order and will be administered under the ongoing jurisdiction of the MDL Court, as provided below. No funds may be used to compensate the costs incurred by Non-Participating Subdivisions or to compensate any Attorney for costs incurred in representing one or more Non-Participating Subdivisions.
- 3. In allocating the MDL Expense Fund, the Administrator shall not allocate any funds for costs incurred after July 21, 2021, unless the Administrator determines that there are sufficient funds to cover all subdivision costs incurred prior to July 21, 2021 and that special circumstances exist to justify costs incurred following the public announcement of the Distributor Agreement.

G. Eligibility.

1. It is the intention of all parties participating in the Fee Panel process that there should be total transparency to the Fee Panel and to all fund participants. In connection with the process to be developed by the Fee Panel, any and all monies in attorney's fees, including referral fees, expenses paid, promises for payment, or any other Fee Entitlement, to any applicant in any opioid litigation shall be disclosed to the Fee Panel as a condition of participating in the Attorney Fee Fund and prior to an award from the Fee Panel. Any payment, expectation of payment or perceived entitlement to participate in a State Back-Stop Agreement or any other agreement reached with a

Settling State or any Subdivision or any other source regarding payment of fees must be disclosed to the Fee Panel. Similarly, any right to payment from any other fund, for example a fund for payment to lawyers representing Settling States or Tribal Nations or Subdivisions shall be disclosed to the Fee Panel. Because it is anticipated that there will be multiple firms listed on contingent fee agreements with Litigating Subdivisions, the Fee Panel shall establish procedures, with input from Attorneys for Participating Litigating Subdivisions, for who should petition for fees from such groups and to whom the fee shall be paid and thereafter distributed to co-counsel in accordance with applicable agreements. For the avoidance of doubt, all Attorneys that are part of such groups must meet the eligibility criteria in Section II.G, must be subject to the criteria set forth in Section II.C.4, and must be disclosed to the Fee Panel.

- 2. An Attorney may apply for and recover attorneys' fees from the Common Benefit Fund, the Contingency Fee Fund, and the Litigating Subdivision Cost Fund and any fund created by a past or future State Back-Stop Agreement, provided the Attorney satisfies the requirements relevant to each such fund and requirements for disclosure to the Fee Panel.
- 3. An Attorney may not receive any payment from the Attorney Fee Fund (which includes both the Contingency Fee Fund and the Common Benefit Fund) unless the following eligibility criteria are met and annually certified by the Attorney:
 - a. The Attorney must expressly waive the enforcement against the Litigating Subdivision client of all Fee Entitlements (other than under State Back-Stop Agreements) arising out of or related to any or all Qualifying Representations of any Participating Litigating Subdivision prior to applying for attorneys' fees from the Attorney Fee Fund or costs from the Cost Funds. All applications for attorneys' fees or costs under this Fee Agreement shall include an affirmation by the Attorney of such waiver and notice to the client(s) of such waiver. Such waiver shall not preclude the Attorney from submitting such Fee Entitlements to the Fee Panel as a factor for consideration in allocating payments from the Attorney Fee Fund or in connection with a State Back-Stop Agreement. For the avoidance of doubt, no Attorney may recover fees under this Fee Agreement unless the Attorney expressly agrees not to enforce Fee Entitlements as to each and every Participating Litigating Subdivision represented by that Attorney, but such Attorneys may participate in and receive funds from a State Back-Stop Agreement.
 - b. The Attorney must represent that s/he has no present intent to represent or participate in the representation of any Later Litigating Subdivision or any Releasor with respect to Released Claims against Released Entities.
 - c. The Attorney must represent that s/he has not and will not engage in any advertising or solicitation related to Released Claims against Released Entities where such advertising or solicitation relates to a representation that the Attorney could not undertake consistent with the ethics opinion referenced in Section II.I.4.

- d. The Attorney must represent s/he will not charge or accept any referral fees for any Released Claims brought against Released Entities by Later Litigating Subdivisions. For the avoidance of doubt, this representation shall not prohibit Attorneys from receiving allocated shares of any future common benefit assessments arising out of settlements or judgments with Later Litigating Subdivisions represented by other Attorneys that are the result of the MDL Court's Common Benefit order.
- e. The Attorney may not have and must represent that s/he does not have a Fee Entitlement related to a Later Litigating Subdivision.
- f. The Attorney must certify that s/he has reviewed the ethics opinion referenced in <u>Section II.I.4</u> and will act in conformity with such opinion.
- g. The Attorney must fully disclose the participation, or the anticipation of participation, in any agreement with a Settling State or Participating Subdivision concerning fees arising out of or related to the Distributor Agreement, including any fees paid or anticipated to be paid or any State Back-Stop Agreement.
- h. The Attorney must identify for the Fee Panel whether s/he utilized state litigation work product or MDL work product, including but not limited to ARCOS data, document repositories, experts developed in the MDL, and deposition transcripts. The Attorney must identify whether s/he signed the MDL Participation Agreement, and for which case(s) it was signed.
- i. Any Attorney who applies for fees from one or both Funds must represent that, having exercised his/her independent judgment, s/he believes the Distributor Agreement to be fair and will make or has made best efforts to recommend the Distributor Agreement to his or her Subdivision clients in Settling States. For the avoidance of doubt, each Attorney is expected to exercise his or her independent judgment in the best interest of each client individually before determining whether to recommend joining the settlement. All applications for attorneys' fees or costs under this Section II shall include an affirmation by the Attorney in compliance with this Section II.G.
- 4. No Attorney receiving fees under this Fee Agreement may apply for or recover from the Attorney Fee Fund fees arising from representing a Non-Settling State or a Non-Participating Subdivision. All applications for attorneys' fees under this Section II shall include an affirmation by the Attorney of compliance with this Section II.
- 5. An Attorney who has filed an application under this <u>Section II</u> and received an award of attorneys' fees shall provide a certification of compliance this Fee Agreement annually during the years upon which they are still entitled to receive attorneys' fee payments.

- 6. If, at any time, the Attorney is unable to make the representations set forth in this <u>Section II.G.3</u>, such representations become untrue, or the Attorney falsely represents compliance with the eligibility criteria, the Attorney shall cease to be eligible to receive funds from the Attorney Fee Fund until further review by the Fee Panel of the Attorney's eligibility under and compliance with this <u>Section II</u>.
- 7. If an Attorney has a Fee Entitlement from a Later Litigating Subdivision or otherwise becomes unable to reaffirm compliance with the eligibility criteria set forth above, the Attorney shall notify Settling Distributors and the Fee Panel. For the avoidance of doubt, any Attorney who undertakes any new representation of, or has a Fee Entitlement to, a Later Litigating Subdivision shall be prohibited from receiving any future funds from the Attorney Fee Fund. If an Attorney fails to notify Settling Distributors and the Fee Panel of such Fee Entitlement to a Later Litigating Subdivision, the Attorney shall be required to refund amounts previously paid.
- 8. In the event that an Attorney is deemed ineligible by the Fee Panel (whether based on its initial application or subsequent recertification), the Fee Panel shall provide notice to the Attorney and give the Attorney 30 days to provide additional information such that the Fee Panel could reconsider the Attorney's eligibility.
- 9. To the extent that an Attorney has a Fee Entitlement with a Participating Subdivision and is authorized to bring Released Claims against Released Entities, but such authorization is, in scope, less broad than the category of Released Claims set forth in the Distributor Agreement, such Attorney may participate fully in both the Contingency Fee Fund and the Common Benefit Fund, without any reduction imposed by the Fee Panel due to the scope of the authorization, so long as the Participating Subdivision fully releases all Released Claims against Released Entities.
- 10. Attorneys applying to the Attorney Fee Fund knowingly and expressly agree to be bound by the decisions of the Fee Panel, subject to the limited appeal rights set forth in this Fee Agreement, and waive the ability to assert the lack of enforceability of the allocation reached through the arbitration procedures outlined herein.

H. Calculation of Amounts Due.

- 1. The Fee Panel shall be solely responsible for determining the amount of fees to be paid to each Attorney and each Participating Subdivision that applies under this Section II. None of the Released Entities shall have any responsibility, obligation, or liability of any kind whatsoever with respect to how attorneys' fees are calculated under this Section II, except that the Fee Panel may receive information from the Settling Distributors (a) as to the identity of Participating, Non-Participating, Litigating, Later Litigating, and Non-Litigating Subdivisions; (b) the impact of non-participation by a Litigating Subdivision as is relevant to the Fee Panel's determination in Section II.C.4; and (c) such other information as Settling Distributors may voluntarily elect to provide.
- 2. The Fee Panel shall establish procedures for the arbitration process consistent with this Fee Agreement and orders of the MDL Court. Such procedures may

include submission of documentary and/or other evidence, interviews with applicants and/or other counsel (including counsel for Settling Distributors) that the Fee Panel deems appropriate, and/or other means of creating a record upon which fee awards will be based.

- 3. In making determinations under this Fee Agreement, the Fee Panel must apply the eligibility criteria set forth in <u>Section II.G</u> of this Fee Agreement and the criteria set forth in <u>Section II</u>. In addition, the Fee Panel will give consideration in regard to Common Benefit awards to the *Johnson* factors, as well as the following factors (which factors may be applied and given relative weight in the Fee Panel's discretion):
 - a. The Attorney's contemporaneously recorded time and labor dedicated to Qualifying Representations along with the Attorney's financial commitment to such Qualifying Representations. Claimed "time" will not be automatically accepted by the Fee Panel but will be critically reviewed and given substantially more weight and consideration if such time was subject to the audit process described in any Pretrial Order(s) governing the collection of common benefit time;
 - b. The novelty, time, and complexity of the Qualifying Representations;
 - c. The skill requisite to perform legal services properly and undesirability of the case;
 - d. The preclusion of other employment by the Attorney due to time dedicated to Qualifying Representations;
 - e. The "common benefit," if any alleged to have been conferred by the Attorney and whether such common benefit work product by that Attorney was used by others in parallel litigations against Released Entities whether within or outside the MDL, provided that for any Attorney claiming that s/he substantially benefited cases other than those in which s/he entered an appearance as counsel must substantiate such claims by proffering factual support, such as proper supporting affidavits or other documents as determined by the Fee Panel with input from Attorneys for Participating Litigating Subdivisions;
 - f. Any "common detriment," as set forth in Section II.C.4.
 - g. Any contingent fee agreements or other Fee Entitlement with Participating Subdivisions, enforcement of which, except for State Back-Stop Agreements, are waived in conjunction with the application, the nature and extent of any work for those Participating Subdivisions, whether such Participating Subdivisions actively litigated and, if so, the nature and procedural history of such case(s);
 - h. The experience, reputation, and ability of the Attorney;

- i. Whether the Attorney's clients brought Released Claims against Released Entities;
- j. The status of discovery in cases primarily handled by the Attorney;
- k. The nature of any work by the Attorney on "bellwether" cases or cases that were similarly active in litigation;
- 1. Any pressure points successfully asserted by the Attorney in cases against Settling Distributors or any risk for Settling Distributors created by the Attorney in cases against them;
- m. Any risk for defendants created by applicants in cases against the Setting Distributors;
- n. Successful and unsuccessful motion practice in cases worked on by the Attorney;
 - o. The date of filing of any cases filed by the Attorney;
- p. Obtaining consolidation of the litigation in the Attorney's jurisdiction;
- q. The number and population of entities represented by the Attorney and the fees that would have been awarded under extinguished contingent fee arrangements;
- r. Whether the Attorney's clients brought claims against the Settling Distributors;
- s. Whether the Attorney has had a leadership role in the litigation, whether in state or federal court;
- t. Whether the Attorney has had a leadership role in any negotiations aimed at resolving the litigation;
 - u. Whether the Attorney's cases have survived motions to dismiss;
- v. The extent to which the Attorney contributed to the work product user for the common benefits of opioids litigants, including, without limitation, work on ARCOS data, Prescription Data Monitoring Programs, IQVIA data, depositions, document production and analysis experts, motions, briefs and pleadings, trial preparations, and trials;
- w. The extent to which litigation was done prior to and contributed to completion of settlement negotiations, as distinct from litigation that was done litigating after the announcement of the Distributor Agreement, such latter

litigation both being of less value and potentially resulting a common detriment to the settlement process; and

- x. Any other factors that the Fee Panel finds to be appropriate to consider after input from applicants to the Attorney Fee Fund.
- 4. The Fee Panel shall develop procedures for receiving a single application, which may be updated or amended based on new information (such as participation by additional Litigating Subdivisions) from each Attorney seeking compensation from the Attorney Fee Fund, procedures shall not be inconsistent with this Fee Agreement. Any request for attorneys' fees not included on the single application or through the updating/amendment process designed by the Fee Panel shall be deemed waived. For purposes of transparency and to permit the Fee Panel to conduct its work, the application from each Attorney shall, at a minimum, require each Attorney to:
 - a. Identify all Litigating Subdivisions for which s/he is seeking payment from the Attorney Fee Fund;
 - b. Identify all Subdivisions in both Settling and Non-Settling States with respect to which s/he has a Fee Entitlement with respect to Relevant Claims against Released Entities, and identify all co-counsel in such cases;
 - c. Identify which of those Subdivisions are Participating Subdivisions and which are not;
 - d. Specify the specific fund or funds within the Attorney Fee Fund from which the Attorney is seeking compensation;
 - e. Demonstrate his or her eligibility for compensation from the relevant sub funds within the Attorney Fee Fund pursuant to the criteria set forth for the relevant sub fund; and
 - f. Identify any and all Fee Entitlements from representations of States, Tribal Nations, or other plaintiffs related to Released Claims against Released Entities or in opioids-related matters.

Notwithstanding <u>Sections II.H.4.a-f</u> above, the Panel may consider a supplemental application if the Attorney shows good cause why circumstances exist that will lead to consideration for additional Common Benefit award. Examples would include, but are not limited to, an Attorney having Non-Participating Litigating Subdivision clients that subsequently become Participating Subdivisions, a Bar Date passes that increases participation or the Participation Tier or an Allocation Agreement is reached.

5. With respect to the Common Benefit Fund, the Fee Panel shall (subject to any applicable MDL Court Order):

- a. Review the applications of all Attorneys seeking compensation from the Common Benefit Fund, including determining eligibility for each Attorney as set forth in <u>Section II.G.</u>
- b. Reduce, on an annual basis, the Distributor's payment obligations, as set forth in <u>Section II.C.6</u>. The Panel shall inform the Settling Distributors and the MDL PEC of all such amounts and adjust the Settling Distributors' payment obligations accordingly.
- c. Using criteria set forth in <u>Sections II.C</u> and <u>II.G</u>, allocate amounts from the Common Benefit Fund to eligible Attorneys, including payment amounts for each Payment Year. In making such allocations (regardless of the Participation Tier achieved), the Panel shall apply the principles set forth in <u>Section II.C.4</u> and shall allocate any reduction in the payments of Settling Distributors specified in <u>Section II.C.6</u> to the amounts paid to Attorneys with a Fee Entitlement to Litigating Subdivisions that are not Participating Subdivisions.
- 6. With respect to the Contingency Fee Fund, the Fee Panel shall:
- a. Review the applications of all Attorneys seeking compensation from the Litigating Subdivision Fee Fund, including determining eligibility for each Attorney as set forth in <u>Section II.G.</u>
 - b. Apply the Mathematical Model in Exhibit A.
- c. Use such allocations to reduce payments, on an annual basis, the payment obligations of the Settling Distributors to the Attorney Fee Fund as set forth in <u>Section II.D.4</u>, and distributions therefrom, and inform the Settling Distributors and MDL PEC of all such adjustments.
- 7. To the extent that there is a dispute about the calculations of the Fee Panel related to the amounts that Settling Distributors are required to pay (including application of any reductions or offsets under this Fee Agreement), such disputes shall be presented to the Fee Panel and any disputed funds be paid into/held in escrow. The Fee Panel shall resolve such disputes expeditiously, with either Party having the right to seek review from the MDL Court.
- 8. For purposes of determination of fee or cost awards, allocations, reductions and possible reversions under this Fee Agreement, unless specified otherwise a Subdivision will be considered a Non-Participating Subdivision if it is not a Participating Subdivision as of the deadline for the application for the fee or cost award at issue (or, if the determination does not involve a specific application, the date on which the record for such determination closes).
- 9. In the event that the Fee Panel, through the use of the Mathematical Model set forth in Exhibit A, allocates funds from the Contingency Fee Fund for an Attorney based on a Qualifying Representation of a Participating Litigating Subdivision or allocates cost to such Participating Litigating Subdivision and that Subdivision is in a

Settling State in which the Consent Judgment has not been approved, such funds shall be placed into escrow until the Consent Judgment is approved, after which time they shall be released.

I. Miscellaneous.

- 1. The costs associated with the Fee Panel prior to the Effective Date of this Fee Agreement shall be funded by Settling Distributors. The Fee Panel shall charge an hourly rate that has been previously approved by a federal or state court and shall provide a budget and a cap for such work prior to the Effective Date, which shall be approved by Settling Distributors and such approval shall not be unreasonably withheld. Settling Distributors shall receive a refund for any such payment of pre-Effective Date costs from interest that accrues on the monies in the Attorney Fee Fund (including interest that accrues during such time as the Attorney Fee Fund monies are in escrow prior to the Effective Date of the Distributor Agreement), up to the amount of such costs. Post-Effective Date, the cost of the Fee Panel shall be charged against the applicable Fee Fund based on allocation by the Fee Panel and shall not be otherwise funded by Settling Distributors. The costs associated with the Cost and Expense Fund Administrator shall be paid from funds in the MDL Expense Fund and the Litigating Subdivision Cost Fund and shall not be otherwise funded by Settling Distributors.
- 2. The MDL PEC will seek, and the Attorneys General for Settling States and the Settling Distributors will not oppose, a Common Benefit Fee Order requiring an assessment of 7.5% on the gross recovery (by judgment or settlement) of any Non-Participating Subdivision that is subject to the federal court jurisdiction, represented by a MDL PEC firm, represented by any Attorney receiving fees from the Common Benefit Fund, represented by any Attorney that signed a Participation Agreement or paid in a case otherwise under the jurisdiction of the MDL Court.
- 3. The MDL PEC shall provide to Settling Distributors information they have that identifies Attorneys who represent Litigating Subdivisions who are not Participating Subdivisions and who have an obligation to pay a common benefit assessment, either due to the MDL Court's orders or to having signed a Participation Agreement.
- 4. The MDL PEC shall retain ethics counsel of its choice to provide an opinion that addresses the compliance of its ethical obligations, as it relates to the Distributor Agreement. Such opinion shall address the issue of the potential conflict of interest for an Attorney that had represented a Participating Subdivision also representing a Later Litigating Subdivision as defined in the Distributor Agreement. This Section II.I shall be enforceable to the extent permitted by the equivalent to Rules 1.16 and 5.6 of the ABA Model Rules of Professional Conduct in the relevant jurisdictions. The opinion shall be provided to the Settling Distributors as soon as it is completed and, in any event, prior to July 31, 2021 and shall be disseminated to counsel eligible to apply to the Attorney Fee Fund within 30 days of the announcement of the Distributor Agreement. The MDL PEC represents that it will comply with this opinion until the Reference Date and thereafter if the Distributor Agreement proceeds. The cost of such expert work done

prior to the Effective Date of the Distributor Agreement shall be funded by Settling Distributors.

5. Participating Subdivisions agree to instruct their counsel to treat information, work product and expert materials as secret under Rule 1.6 of the ABA Model Rules of Professional Conduct. Accordingly, an Attorney shall not share information or work product with, or experts or materials to, non-participants (other than the Attorney's own current clients or their lawyers, consultants, experts or other representatives or agents). However, nothing herein shall prevent MDL Leadership or PEC Counsel from fulfilling their obligations in any MDL and the MDL Court Order.

III. Miscellaneous.

- A. *Termination*. If the Distributor Agreement does not proceed past the Reference Date, whether because the Settling Distributors do not determine to proceed or for any other reason, this Fee Agreement shall be null and void, Settling Distributors shall have no obligation to make any payments under this Fee Agreement, and the Settling Distributors and the MDL PEC shall take such steps as are necessary to restore the status quo ante.
- B. *MDL Court Consideration*. This Fee Agreement shall be attached as an exhibit to the Distributor Agreement. This Fee Agreement shall also be submitted jointly by the Settling Distributors and the MDL PEC to the MDL Court for approval pursuant to the motion that shall be attached, prior to the Preliminary Agreement Date of the Distributor Agreement, to this Fee Agreement as Exhibit B.
 - 1. In the event that the MDL Court, through an order, makes any change to the amounts potentially to be paid by Settling Distributors under this Fee Agreement, makes any change to the Fee Panel's consideration of the factors set forth in Section II.C.4, or any other material change to the draft Order attached as part of Exhibit B or the terms of this Fee Agreement, the Settling Distributors and the MDL PEC shall meet and confer concerning such changes.
 - 2. If the Settling Distributors and the MDL PEC are unable to reach agreement and revisions to this Fee Agreement in the event discussed in <u>Section III.B.1</u>, this Fee Agreement shall be null and void, Settling Distributors shall have no obligation to make any payments under this Fee Agreement, and the Settling Distributors and the MDL PEC shall take such steps as are necessary to restore the *status quo ante*.
- C. Amendment. Once the MDL Court has entered an order implementing this Fee Agreement, this Fee Agreement can only be amended by (1) written agreement of the Settling Distributors and the MDL PEC and (2) approval by the MDL Court.
- D. *Jurisdiction and Enforcement*. The MDL Court shall have exclusive and ongoing jurisdiction over the enforcement and implementation of this Fee Agreement as set forth herein. The MDL PEC shall be the Authorized Party to enforce this Fee Agreement, as to the payment obligations of the Settling Distributors as set forth in this Fee Agreement, and as to Attorneys making application to the Funds under this Fee Agreement. Solely for purposes of assessing or

allocating common benefit fees, the MDL Court will continue to have jurisdiction over the work product developed in the MDL Court by and under the direction of the MDL PEC with respect to claims against the Settling Defendants, including data and documents, depositions, expert reports, briefs and pleadings; and the MDL Court's protective orders, management orders, and other decisions regarding such discovery and other work product, including but not limited to, conditions on its use, will continue in full force and effect. Nothing in this Section III.D authorizes the MDL Court to act contrary to this Fee Agreement or to share any of the work product, or provides the MDL Court with jurisdiction over the Distributor Agreement.

Description of Mathematical Model for the Allocation of the Contingency Fee Funds

Distributor Settlement Agreement and Janssen Settlement Agreement

This document describes the Mathematical Model for allocation of the Contingency Fee Fund described in Exhibit R (Agreement of Attorney's Fees, Expenses and Costs) to the Distributor Settlement Agreement and the Janssen Settlement Agreement, respectively. Awards of fees from the Contingency Fee Funds shall be available to Attorneys with Qualifying Representations of Participating Litigating Subdivisions eligible to receive an allocation under the corresponding agreements. A Fee Panel shall oversee the application of the Model and resolve any questions or disputes concerning the eligibility of a counsel to participate. The Panel is empowered to hear disputes concerning and ensure the accuracy of the mathematical calculations.

In general terms, allocation of the Contingency Fee Fund shall be made by (1) determining the amount of the Settlement Fund that is attributable to each Litigating Subdivision; (2) making certain adjustments to these amounts based on when the Subdivision filed suit and the terms of the applicable fee contract; and (3) dividing the Contingency Fee Fund proportionately among counsel for each Participating Litigating Subdivision based on the amounts calculated in subpart 2.

Each Settling Defendant is responsible only for its own share of payments.²⁰ In other words, to collect a fee award from the Contingency Fee Fund against a Settling Defendant, the Participating Litigating Subdivision must have named the Settling Defendant in its lawsuit. The total amount of the Contingency Fee Fund in the Distributor Settlement Agreement is \$516,923,077.²¹ Amerisource's share is \$160,246,153.97 (31.0%), Cardinal's share is \$159,729,230.89 (30.9%), and McKesson's share is \$196,947,692.46 (38.1%). The total amount of the Contingency Fee Fund in the Janssen Settlement Agreement is \$123,076,923.²²

More specifically, allocation of each Settling Defendant's share of the corresponding Contingency Fee Fund shall be made according to the following steps. These steps must be performed separately for each Settlement Agreement, and each Defendant is responsible for paying only its share of the Contingency Fee Fund. These calculations are made only for purpose of determining the percentage share of the Contingency Fee Fund that Attorneys for each Participating Litigating Subdivision should receive, *not* for determining the dollar amount each Subdivision will receive.

¹⁸ See Distributor Settlement Agreement, Exhibit R § II.B.3; Janssen Settlement Agreement, Exhibit R § II.B.3.

¹⁹ Distributor Settlement Agreement, Exhibit R § II.B.3; Janssen Settlement Agreement, Exhibit R § II.B.3

²⁰ Distributor Settlement Agreement, Exhibit R § II.A.5.

²¹ Distributor Settlement Agreement, Exhibit R § II.D.1.

²² Janssen Settlement Agreement, Exhibit R § II.D.1.

(1) For each Settling State, attribute 50% of the settlement funds for that State to its Subdivisions according to the Subdivision Allocation Percentage in Exhibit G to the Distributor Settlement Agreement or Janssen Settlement Agreement, as appropriate.

Illustrative example for the Distributor Agreement:

- Assume that State A is allocated 1.00000% of the \$18,554,013,691.11 Restitution/Abatement amount [see Exhibit M of the Agreement].
- 50% of the 1% share allocated to State A is \$92,770,068.46.
- Assume that, per Exhibit G of the Agreement, the Subdivision Allocation Percentage for City B in State A is 1.00000000%.
- For purposes of determining its counsel's share of the Contingency Fee Fund, City B is attributed 1.00000000% of \$92,770,068.46, or \$927,700.68.
- (2) Adjust the amounts in paragraph 1 as follows:
 - a. *Upward Adjustment for Early Filers*. Increase the amount calculated in paragraph 1 above by 10% for any Litigating Subdivision that named the defendant(s) in a suit before December 5, 2017, the date the National Prescription Opiate Litigation MDL was formed. This adjustment must be done individually for each defendant. If the Litigating Subdivision did not name a Settling Defendant in a suit before January 1, 2021, then fees from the Contingency Fee Fund for that defendant will not be awarded to Attorneys with otherwise Qualifying Representations of that Participating Litigating Subdivision.

Illustrative Example:

- Assume City C is attributed \$1,000,000 under paragraph 1 above.
- If City C named the defendant(s) before 12/5/2017, the attributed amount would be adjusted to \$1,100,000.
- b. Determine Amount Due under Contingency Fee Contract. Determine the amount that would be due to Attorneys with Qualifying Representations of each Participating Litigating Subdivision under the terms of the applicable fee contract if the Participating Litigating Subdivision were to receive the amount calculated in paragraph 2.a. This amount can be referred to as the Contingency Fee Assumption.

Illustrative Example:

Continuing the example given in paragraph 2.a, if Attorneys have a 20% contingency fee contract with City C for the relevant litigation, the amount calculated in this step would be 20% of \$1,100,000, or \$220,000.

In the next step, the Contingency Fee Assumption is used to determine the percentage share of the Contingency Fee Fund due to Attorneys for each Participating Litigating Subdivision.

- (3) Divide the Contingency Fee Fund proportionately among Attorneys for each Participating Litigating Subdivision in two ways:
 - a. *National Fee Pool Calculation*. Determine each Litigating Subdivision's percentage share of all amounts due under contingency fee contracts nationwide by dividing the Contingency Fee Assumption calculated for each Subdivision in paragraph 2.b by the sum of all Contingency Fee Assumptions. Then multiply that percentage by the Contingency Fee Fund to figure each Subdivision's dollar share of the Contingency Fee Fund (but only for Settling Defendants the Subdivision timely named in a lawsuit).²³

Illustrative example for Distributor Settlement Agreement:

- \$220,000 [from para. 2.b] \div \$1,800,000,000 [total amount owed under contingency fee contracts nationwide] = $0.012222\%^{24}$
- 0.012222% * \$516,923,077.32 [Contingency Fee Fund] = \$63,179.49
- b. Separate State Fee Pools Calculation. Determine each Litigating Subdivision's percentage share of all amounts due under contingency fee contracts statewide by dividing the Contingency Fee Assumption calculated for each Subdivision in paragraph 2.b by the sum of all Contingency Fee Assumptions in the same State. Then multiply that percentage by the portion of the Contingency Fee Fund that corresponds to that State's Overall Allocation Percentage, shown in Exhibit F of the relevant Settlement Agreement, to figure each Subdivision's dollar share of the Contingency Fee Fund (but only for Settling Defendants the Subdivision timely named in a lawsuit).

Illustrative example for Distributor Settlement Agreement:

• 1% * \$516,923,077.32 = \$5,169,230.77 [amount of the Contingency Fee Fund corresponding to State A]

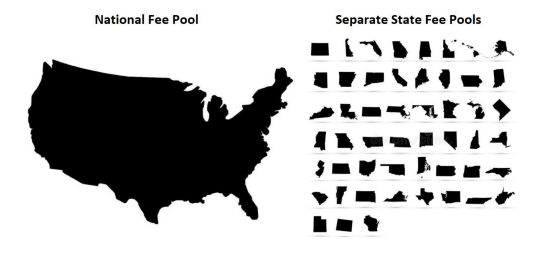
²³ Because a few Litigating Subdivisions named only one or two of the Distributors in a lawsuit before January 1, 2021, each Subdivision's share of the Contingency Fee Fund is slightly different for each distributor. Therefore, under the Distributor Settlement Agreement, the calculations described in this step need to be made separately for each Settling Defendant. It is shown in a single calculation here for ease of illustration only.

²⁴ In this example, \$1.8 billion is the amount theoretically owed under all contingency fee contracts for litigation against distributors as calculated in paragraph 2.b. This amount is illustrative only; the actual amount will not be known until all litigating subdivisions are identified and the terms of all of their contingency fee contracts are collected.

- Assume a total of \$17,600,000 is owed under contingency fee contracts for State A.
- \$220,000 [from para. 2.b] \div \$17,600,000 = 1.25%
- 1.25% * \$5,169,230.77 = \$64,615.38

The award of fees to Attorneys with Qualifying Representations of Participating Litigating Subdivisions will be the average of the final amounts calculated in paragraphs 3.a and 3.b above.²⁵

Paragraph 3.a represents allocation based on a proportional share of a National Fee Pool, while paragraph 3.b represents allocation based on a proportional share of the Separate State Fee Pools. In other words, for the National Fee Pool described above in paragraph 3.a, the contingency fee contract rate is compared to all other contingency fee contract rates in the nation. For the Separate State Fee Pools described above in paragraph 3.b, the contingency fee contract terms are compared to the other contingency fee contract terms in that same State. The National Fee Pool and the Separate State Fee Pools are given equal weighting. This is illustrated below.



Using the first methodology, Attorneys for two Subdivisions in different States with the same amount calculated under paragraph 2.b would be assigned the same amount under paragraph 3.a. Using the second methodology, Attorneys for the same two Subdivisions would be assigned different amounts under paragraph 3.b because they are in different States. Specifically, the Subdivision in the State with a smaller proportion of Participating

²⁵ The model also enforces a maximum fee award of 20% of the amount calculated in 2.b. This rule is designed to prevent windfalls by addressing over-allocation in a small number of states with relatively few Litigating Subdivisions. An estimated 97% of Qualifying Representations are not impacted this rule. The description in this document of the Mathematical Model is by necessity an abstraction; the precise contours of the calculations are defined in the model itself.

Item #10.

Litigating Subdivisions would be allocated more than the Subdivision in the State with a greater proportion of Participating Litigating Subdivisions.

EXHIBIT S

Agreement on the State Outside Counsel Fee Fund

- 1. **Creation of a State Outside Counsel Fee Fund.** The Settling Distributors and the Settling States agree to the creation of a state outside counsel fee fund to pay reasonable attorneys' fees of Settling States which have retained outside counsel in connection with litigation against the Settling Distributors (such fund, the "State Outside Counsel Fee Fund").
- 2. **State Outside Counsel Fee Fund Administration.** The State Outside Counsel Fee Fund shall be administered separately from the Common Benefit Fund, the Contingency Fee Fund, the State Cost Fund, and the MDL Expense Fund. A committee of Attorneys General shall oversee the State Outside Counsel Fee Fund (the "Fee Fund Committee"). The Fee Fund Committee shall initially consist of the following States: (a) Delaware; (b) Florida; (c) Georgia; (d) Indiana; (e) Michigan; (f) Ohio; and (g) Rhode Island. The Fee Fund Committee shall select a settlement fund administrator, who may or may not be different from the Settlement Fund Administrator (the "Fee Fund Administrator") and who shall administer the State Outside Counsel Fee Fund according to the guidelines and directives of the Fee Fund Committee.
- 3. **State Outside Counsel Fee Eligibility.** To receive any amount from the State Outside Counsel Fee Fund, an outside counsel to a Settling State must have filed and maintained an action in the name of a Settling State or its Attorney General against a Settling Distributor in a state or federal court as of June 1, 2021. No Settling State shall receive funds from both the State Outside Counsel Fee Fund and the Additional Restitution Amount as set forth in Section IX.
- 4. **State Outside Counsel Fee Fund Amount.** The Settling Distributors shall pay funds into the State Outside Counsel Fee Fund according to the schedule set forth below, subject to any suspensions, offsets, reductions, or adjustments provided for in the Agreement or described below:

Payment Year 1 Payment Date	\$136,044,379
Payment Year 2 Payment Date	\$129,230,769
Payment Year 3 Payment Date	\$17,417,160

5. State Outside Counsel Fee Fund Availability and Calculation of Amount.

- a. The State Outside Counsel Fee Fund shall be available to compensate private outside counsel for Settling State Attorneys General for approved fees arising out of representation of the Settling State pursuant to the schedule developed by the Fee Fund Committee and provided to the Settling Distributors.
- b. Fees shall be calculated by adding two components: (a) a fixed amount consisting of fifty percent (50%) of the amount allocated to a Settling State pursuant to <u>Exhibit F</u> multiplied by 4.5%; and (b) a proportional percentage of the remaining fee due under that Settling State's contract assuming that fifty

percent (50%) of the Settling State's recovery is allocable to a Settling State (rather than allocable to the Settling State's Participating Subdivisions) so that the fees of all Settling States (minus the fixed amount that would have been allocated to any Non-Settling States had they become Settling States) exhausts the State Outside Counsel Fee Fund. The proportional share percentage will be the same for each Settling State included in the State Outside Counsel Fee Fund. All amounts paid will be less any costs or fees of the Fee Fund Administrator.

6. Payment by the Fee Fund Administrator.

- a. If a Settling State's outside counsel agrees that the amount calculated in Paragraph 5 above either satisfies in full or exceeds the amounts owed to all such Settling State's outside counsel, then upon written notice waiving all entitlement to any additional fee, the Fee Fund Administrator shall pay that Settling State's outside counsel the amount that satisfies the Settling State's obligation in full and, in no event more than (i) such obligation or (ii) the amount pursuant to the calculation and any schedule created by the Fee Fund Committee.
- b. If a Settling State's outside counsel does not agree that the amount calculated in Paragraph 5 above either satisfies in full or exceeds the amounts owed by the Settling State, then the Settling State's share shall be placed in an interest-bearing escrow account (less reasonable expenses of the Fee Fund Administrator) and held unless and until the Settling State and its outside counsel agree in a signed writing to a resolution of the amount outstanding or there is a final judgment entered that is no longer appealable.
- c. Upon being provided a signed, written agreement or the final non-appealable judgment, the Fee Fund Administrator shall release monies from the State Outside Counsel Fee Fund in either the amount held by the Fee Fund Administrator, if the amount of the agreement or judgment is equal to or more than the amount held, or the amount indicated in the agreement or in the final judgment, if the amount in the agreement or judgment is less than the amount held.
- d. Nothing herein, including the amounts listed in paragraph 5 above, shall prevent a Settling State from arguing in any proceeding with its outside counsel that (i) its recovery was less than fifty percent (50%) of the recovery in the Settlement Agreement down to and including fifteen percent (15%) of the total recovery; (ii) any payment should be discounted by an appropriate discount rate commensurate to the risk of the Settlement Agreement and the timeline that the Settling State is receiving its payments; (iii) the settlement amount should be lower because the amount a Settling State receives was reduced because such Settling State's outside counsel failed to obtain joinder from a Settling State's Subdivision(s) that the outside counsel also

- represented; or (iv) any limitation placed by the Settling Distributors bars payment of a higher fee to outside counsel.
- e. In the event the amount due to the Settling State's outside counsel from an escrow account is less than the total amount of funds escrowed on the account of the Settling State, the balance shall be paid to the Settling State. In no event, other than a State becoming a Non-Settling State, shall funds revert to a Settling Distributor.
- f. Amounts owed by Settling Distributors to the State Outside Counsel Fee Fund shall be reduced and/or credited to Settling Distributors by amounts allocated on the above-mentioned schedule for outside counsel in Non-Settling States.
- 7. **Reversion or Reduction of Amounts owed to Non-Settling States.** Amounts owed by Settling Distributors to the State Outside Counsel Fee Fund shall be reduced proportionally across payments owed by the Settling Distributors by amounts allocated to the fixed amount on the below schedule for outside counsel in the event that a listed State becomes a Non-Settling State. In the event the Fee Fund Administrator receives part or all of the fixed amount due to a Non-Settling State from a Settling Distributor, the Fee Fund Administrator shall return the amount allocable to that Non-Settling State's fixed amount to the Settling Distributor.

State	Distributor Allocation	Distributor Payment Amount	State Share	Contract Rate	Full Contract Amount	Fixed Amount
Alabama	1.6419%	\$312,711,699.09	\$156,355,849.55	TIPAC	\$18,201,265.32	\$7,036,013.23
Alaska	0.2585%	\$49,223,759.07	\$23,611,879.53	20%	\$4,922,375.91	\$1,107,534.58
Arkansas	0.9663%	\$184,044,819.65	\$92,022,409.82	TIPAC	\$8,101,120.49	\$4,141,008.44
Delaware	0.49%	\$93,322,747.66	\$46,661,373.83	21%	\$9,798,888.50	\$2,099,761.82
Florida	7.0259%	\$1,338,112,237.57	\$669,056,118.79	TIPAC	\$36,952,805.94	\$30,107,525.35
Georgia	2.7882%	\$531,024,939.66	\$265,512,469.83	8%	\$21,240,997.59	\$11,948,061.14
Hawaii	0.3418%	\$65,103,946.38	\$32,551,973.19	17%	\$5,533,835.44	\$1,464,838.79
Idaho	0.5254%	\$100,070,766.60	\$50,035,383.30	10%	\$5,003,538.33	\$2,251,592.25
Indiana	2.2169%	\$422,215,856.62	\$211,107,928.31	TIPAC	\$14,055,396.42	\$9,499,856.77
Kentucky	2.093%	\$398,614,767.86	\$199,307,383.93	TIPAC	\$12,215,369.20	\$8,968,832.28
Michigan	3.402%	\$647,928,460.07	\$323,964,230.04	12%	\$38,875,707.60	\$14,578,390.35
Mississippi	0.8899%	\$169,482,650.39	\$84,741,325.19	TIPAC	\$7,737,066.26	\$3,813,359.63
Montana	0.3422%	\$65,166,981.56	\$32,583,490.78	20, 18, and 15% by amount	\$5,916,934.37	\$1,466,257.09
Nevada	1.2487%	\$237,815,036.99	\$118,907,518.50	19%	\$22,592,428.52	\$5,350,838.33
New Hampshire	0.6259%	\$119,200,348.62	\$59,600,174.31	27%	16,092,047.06	\$2,682,007.84
New Mexico	0.8557%	\$162,975,902.53	\$81,487,951.27	24%	\$19,557,108.30	\$3,666,957.81
Ohio	4.3567%	\$829,751,250.63	\$414,875,625.32	TIPAC	\$24,243,781.27	\$18,669,403.14
Oklahoma	1.5832%	\$301,519,407.96	\$150,759,703.98	25%	\$37,689,926.00	\$6,784,186.68
Puerto Rico	0.7263%	\$138,330,459.13	\$69,165,229.57	25%	\$17,291,307.39	\$3,112,435.33
Rhode Island	0.4896%	\$93,239,095.60	\$46,619,547.80	17%	\$7,925,323.13	\$2,097,879.65
South Carolina	1.5835%	\$301,577,078.44	\$150,788,539.22	TIPAC	\$21,781,541.57	\$6,785,484.26
South Dakota	0.217%	\$41,327,454.40	\$20,663,727.20	12%	\$2,479,647.26	\$929,867.72

Item #10.

Utah	1.1889%	\$226,438,902.67	\$113,219,451.34	TIPAC Modified by K	\$2,714,389.03	\$2,714,389.03
Vermont	0.2844%	\$54,169,670.90	\$27,084,835.45	TIPAC	\$4,958,483.55	\$1,218,817.60
Washington	2.3189%	\$441,644,189.13	\$220,822,094.57	Statute	\$10,900,000	\$9,936,994.26

EXHIBIT T

Agreement on the State Cost Fund Administration

- 1. **Creation of a State Cost Fund.** The Settling Distributors and the Settling States agree to the creation of a state cost fund to pay litigation costs and expenses associated with litigation and investigation related to the opioid litigation (such fund, the "State Cost Fund"). The State Cost Fund shall be administered separately from the Common Benefit Fund, the Contingency Fee Fund, the State Counsel Fee Fund, and the MDL Expense Fund.
- 2. **State Cost Fund Amount and to Whom Owed.** On the Payment Date of Payment Year 1, the Settling Distributors shall pay into the State Cost Fund \$56,538,461.00 (the "*State Cost Fund Amount*"). No funds may be released from the State Cost Fund to Non-Settling States.
- 3. **State Cost Fund Committee.** A committee of Attorneys General or their designated representatives (such committee, the "*State Cost Fund Committee*") shall oversee the State Cost Fund. The committee shall initially consist of the following States: (a) Delaware; (b) Florida; (c) Georgia; (d) New York; (e) North Carolina; (f) Ohio; (g) Tennessee; and (h) Texas. The Attorneys General may by majority vote add or change the composition of the State Cost Fund Committee, including replacing any above State, if that State is not a Settling State.
- 4. **State Cost Fund Administrator.** The State Cost Fund Committee shall select an administrator (the "*State Cost Fund Administrator*"). The State Cost Fund Administrator may or may not be different from the Settlement Fund Administrator. The State Cost Fund Administrator shall administer the State Cost Fund and direct payments to Settling States.
- 5. **State Cost Fund Guidelines.** Monies in the State Cost Fund shall be released without any delay to reimburse Settling States for documented costs incurred or paid in connection with litigation and investigation related to the opioid litigation. In allocating the State Cost Fund, no funds shall be allocated for costs incurred after July 21, 2021. The State Cost Fund Committee shall establish guidelines for the submission and approval of expenses eligible for reimbursement from the State Cost Fund. The State Cost Fund Administrator shall, in accordance with such guidelines, receive from Settling States records sufficient to demonstrate the incurrence and payment of each expense attributable to litigation or investigation related to the opioid litigation, including any outstanding National Association of Attorneys General grant.
- 6. **State Cost Fund Payment Priorities and Residual.** To the extent the aggregate eligible submissions of costs and expenses from Settling States exceed the State Cost Fund Amount, payments to Settling States shall be paid in the order described in this section until the State Cost Fund is exhausted. If the State Cost Fund is unable to fully pay costs at any of the following levels, then Settling States with costs at that level shall be paid on a proportional basis. All expenses with a lesser priority from the level where the State Cost Fund is exhausted will not be reimbursed from the State Cost Fund. Costs shall be paid in the following order of priority:

(a) the reasonable costs of the State Cost Fund Administrator, if any; (b) repayment of the National Association of Attorneys General grants connected to opioid litigation; (c) costs incurred or paid by outside counsel for a Settling State litigating against the Settling Distributors apart from any fee owed; (d) litigation-related costs attributable to the Settling Distributors; and (e) pre-suit investigation-related costs attributable to the Settling Distributors; and (e) pre-suit investigation-related costs attributable to the Settling Distributors incurred or paid by either a Settling State outside counsel (not including any amount of fees or any costs which have already been reimbursed pursuant to clause (c), above) or a Settling State investigating the Settling Distributors. If the State Cost Fund has additional monies after payment of the State Cost Fund Administrator's and all Settling States' submitted costs, then the remaining funds will be provided to the National Association of Attorneys General to be placed in the Financial Services Fund for the purpose of funding grants for consumer protection- or healthcare-related enforcement or training activities. In determining what costs are attributable to the Settling Distributors, the State Fund Committee shall develop a guideline that ensures that all Settling States are treated equitably.

EXHIBIT U

ABC IRS Form 1098-F

U3U3		_ VOID		CTED		_	
FILER'S name, street address, city or town, state or province, country, ZIP or foreign postal code, and telephone no. [APPROPRIATE OFFICIAL] [DESIGNATED STATE] [ADDRESS]		1 Total amount required to be paid \$ 6,379,375,013.53 2 Restitution/remediation amount	OMB No. 1545-2284 Form 1098-F (Rev. December 2019) For calendar year	Fines, Penalties, and Other Amounts			
				\$ 5,839,378,859.97	202 <u>1</u>		
FILER'S TIN XX-XXXXXXX		ER'S TIN 079390		3 Compliance amount	4 Date of order/agree XX/XX/2021	ment Copy A	
PAYER'S name AmerisourceBergen Corporation Street address (including apt. no.) 1 West First Avenue City or town, state or province, country, and ZIP or foreign postal code		5 Jurisdiction U.S. District Court for the other cases settled under the Settlement Agreen Settling States (each as defined in such agreeme					
		6 Case number No. 1:17-MD-28O4 an Agreement entered into by the Settling Distribu- agreement), dated as of [].					
		7 Name or description of matte National Prescription Opiate Lit		Paperwork Reduction Act Notice, see the current General			
Conshohocken, PA 19428				8 Code A, B, I		Instructions for Certain Information Returns.	
Form 1098-F (Rev. 12-2019) Do Not Cut or Separa	te F	Cat. No. 713		www.irs.gov/Form1098F			

$\underline{\textbf{EXHIBIT V}}$

Cardinal IRS Form 1098-F

[DESIGNATED STATE] [ADDRESS]		1 Total amount required to be paid \$ 6,358,796,384.46 2 Restitution/remediation amount \$ 5,820,542,153.63	OMB No. 1545-2284 Form 1098-F (Rev. December 2019) For calendar year 20 21	Fines, Penalties, and Other Amounts
FILER'S TIN XX-XXXXXXX	PAYER'S TIN 31-0958666	3 Compliance amount	4 Date of order/agree XX/XX/2021	ment Copy A
PAYER'S name Cardinal Health, Inc. and consolidated subsidiaries		Surisdiction U.S. District Court for the Northern District of Ohio and jurisdictions of other cases settled under the Settlement Agreement entered into by the Settling Distributors and Settling States (each as defined in such agreement), dated as of [].		Service Center
Street address (including apt. no.) 7000 Cardinal Place City or town, state or province, country, and ZIP or foreign postal code Dublin, Ohio 43017		Settlement Agreement entered into Settling States (each as defined in some 7 Name or description of matter	oy the Settling Distributors a uch agreement), dated as of er/suit/agreement	For Privacy Act and Paperwork Reduction
		National Prescription Opiate 8 Code	Litigation	Act Notice, see the current General Instructions for
		A, B, I		Certain Information Returns.

EXHIBIT W

McKesson IRS Form 1098-F

FILER'S name, street address, city or town, state or province, country, ZIP or foreign postal code, and telephone no. [APPROPRIATE OFFICIAL]		1 Total amount required to be paid \$7,840,457,678.30	OMB No. 1545-2284 Form 1098-F	Fines, Penalties, and	
[DESIGNATED STATE] [ADDRESS]		2 Restitution/remediation	(Rev. December 2019)	Other Amount	
[NDDRESS]		amount \$ 7,176,784,986.23	For calendar year 20 21		
FILER'S TIN XX-XXXXXXX	PAYER'S TIN XX-XXXXXXX	3 Compliance amount	4 Date of order/agreen XX/XX/2021	ment Copy A	
PAYER'S name McKesson Corporation		5 Jurisdiction U.S. District Cour and jurisdictions of other cases se entered into by the Settling Distri defined in such agreement, dated	Agreement Service Center		
Street address (including apt. no.) 6535 N. State Highway 161 City or town, state or province, country, and ZIP or foreign postal code		6 Case number No. 1:17-MD-2 Settlement Agreement entered int Settling States (each as defined in	o by the Settling Distributo such agreement), dated as	ors and For Privacy Act and	
		7 Name or description of matte National Prescription Opiate Lit	9	Paperwork Reduction Act Notice, see the current Genera	
Irving, TX 75039		8 Code		Instructions for Certain Information	
		A, B, I		Returns	

W-1

EXHIBIT X

Severity Factors

Alabama Alaska	108.5243% 107.8614%
Alaska	107.8614%
	107,001.70
American Samoa	102.7639%
Arizona	107.7129%
Arkansas	103.2818%
California	82.8688%
Colorado	95.2263%
Connecticut	121.0971%
Delaware	155.5946%
District of Columbia	88.3270%
Florida	107.9604%
Georgia	86.6675%
Guam	96.8019%
Hawaii	77.1051%
Idaho	93.0570%
Illinois	86.6318%
Indiana	108.6768%
Iowa	78.2056%
Kansas	89.6374%
Kentucky	150.0126%
Louisiana	105.2878%
Maine	132.7534%
Maryland	115.2160%
Massachusetts	110.3001%
Michigan	112.4239%
Minnesota	75.9148%
Mississippi	96.7243%
Missouri	107.8496%
Montana	99.7815%
N. Mariana Islands	100.2421%
Nebraska	71.9045%
Nevada	130.5519%
New Hampshire	144.4997%
New Jersey	102.3701%
New Mexico	128.9295%

New York	91.4472%
North Carolina	102.2754%
North Dakota	76.0864%
Ohio	123.0063%
Oklahoma	129.3047%
Oregon	108.9094%
Pennsylvania	118.2821%
Puerto Rico	73.9803%
Rhode Island	143.8802%
South Carolina	99.6801%
South Dakota	76.4482%
Tennessee	129.9078%
Texas	71.6286%
Utah	119.5878%
Vermont	140.2239%
Virgin Islands	100.4396%
Virginia	88.1611%
Washington	100.5007%
Wisconsin	99.6616%
Wyoming	100.9659%



ITEM **TOPIC:** National Opioids Settlement Participation Form Regarding Janssen Settlement Agreement

PARTICIPATION INSTRUCTIONS

Thank you for registering your subdivision on the national settlement website and for considering participating in the proposed Settlement Agreement with Johnson & Johnson, Janssen Pharmaceuticals, Inc., Ortho-McNeil-Janssen Pharmaceuticals, Inc., and Janssen Pharmaceutica, Inc. (collectively "Janssen"). This virtual envelope contains a Participation Form including a release of claims. The Participation Form in this envelope must be executed, without alteration, and submitted in order for your subdivision to be considered potentially "participating."

The sign-on period for subdivisions ends on January 2, 2022. On or after that date, the states (in consultation with the subdivisions) and the Settling Distributors will determine whether the subdivision participation rate is sufficient for the settlement to move forward. If the deal moves forward, your release will become effective. If it does not, it will not.

As a reminder, if you have not already started your review of the settlement documentation, detailed information about the Settlements may be found at: https://nationalopioidsettlement.com/. This national settlement website also includes links to information about how the Settlements are being implemented in your state and how settlement funds will be allocated within your state, including information about, and links to, any applicable allocation agreement or legislation. This website will be supplemented as additional documents are created. If you have questions, please contact your counsel (if you have counsel on opioids matters) or the Idaho Attorney General's Office at opioidsettlement@ag.idaho.gov.

Settlement Participation Form

Governmental Entity: Meridian city	State: ID
Authorized Signatory:	
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 dated July 21, 2021 ("Janssen Settlement"), and acting through the undersigned authorized official, hereby elects to participate in the Janssen Settlement, release all Released Claims against all Released Entities, and agrees as follows.

- 1. The Governmental Entity is aware of and has reviewed the Janssen Settlement, understands that all terms in this Election and Release have the meanings defined therein, and agrees that by this Election, the Governmental Entity elects to participate in the Janssen Settlement and become a Participating Subdivision as provided therein.
- 2. The Governmental Entity shall, within 14 days of the Reference Date and prior to the filing of the Consent Judgment, dismiss with prejudice any Released Claims that it has filed.
- 3. The Governmental Entity agrees to the terms of the Janssen Settlement pertaining to Subdivisions as defined therein.
- 4. By agreeing to the terms of the Janssen Settlement and becoming a Releasor, the Governmental Entity is entitled to the benefits provided therein, including, if applicable, monetary payments beginning after the Effective Date.
- 5. The Governmental Entity agrees to use any monies it receives through the Janssen Settlement solely for the purposes provided therein.
- 6. The Governmental Entity submits to the jurisdiction of the court in the Governmental Entity's state where the Consent Judgment is filed for purposes limited to that court's role as provided in, and for resolving disputes to the extent provided in, the Janssen Settlement.
- 7. The Governmental Entity has the right to enforce the Janssen Settlement as provided therein.

- 8. The Governmental Entity, as a Participating Subdivision, hereby becomes a Releasor for all purposes in the Janssen Settlement, including but not limited to all provisions of Section IV (Release), 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 Released Entity in any forum whatsoever. The releases provided for in the Janssen Settlement are intended by the Parties to be broad and shall be interpreted so as to give the Released Entities the broadest possible bar against any liability relating in any way to Released Claims and extend to the full extent of the power of the Governmental Entity to release claims. The Janssen Settlement shall be a complete bar to any Released Claim.
- 9. In connection with the releases provided for in the Janssen Settlement, each 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 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 which it knows, believes, or assumes to be true with respect to the Released Claims, but each Governmental Entity hereby expressly waives and fully, finally, and forever settles, releases and discharges, upon the Effective Date, 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 Entities' decision to participate in the Janssen Settlement.

10. Nothing herein is intended to modify in any way the terms of the Janssen Settlement, to which Governmental Entity hereby agrees. To the extent this Election and Release is interpreted differently from the Janssen Settlement in any respect, the Janssen Settlement controls.

I swear under penalty of perjury that I have all necessary power and authorization to execute this Election and Release on behalf of the Governmental Entity.

Signature:	-	
Name:		
Title:		
Date:		

JANSSEN SETTLEMENT AGREEMENT

This settlement agreement dated as of July 21, 2021 (the "Agreement") sets forth the terms of settlement between and among the Settling States, Participating Subdivisions, and Janssen (as those terms are defined below). Upon satisfaction of the conditions set forth in Sections II and VIII, this Agreement will be binding on the Settling States, Janssen, and Participating Subdivisions. This Agreement will then be filed as part of Consent Judgments in the respective courts of each of the Settling States, pursuant to the terms set forth in Section VIII.

I. Definitions

Unless otherwise specified, the following definitions apply:

- 1. "Abatement Accounts Fund" means a component of the Settlement Fund described in subsection VI.E.
- 2. "Additional Restitution Amount" means the amount available to Settling States listed in Exhibit N of \$67,307,692.
- 3. "Agreement" means this agreement as set forth above, inclusive of all exhibits.
- 4. "Alleged Harms" means the alleged past, present, and future financial, societal, and related expenditures arising out of the alleged misuse and abuse of opioid products, non-exclusive examples of which are described in the documents listed on Exhibit A, that have allegedly arisen as a result of the physical and bodily injuries sustained by individuals suffering from opioid-related addiction, abuse, death, and other related diseases and disorders, and that have allegedly been caused by Janssen.
- 5. "Allocation Statute" means a state law that governs allocation, distribution, and/or use of some or all of the Settlement Fund amounts allocated to that State and/or its Subdivisions. In addition to modifying the allocation, as set forth in subsection VI.D.2, an Allocation Statute may, without limitation, contain a Statutory Trust, further restrict expenditure of funds, form an advisory committee, establish oversight and reporting requirements, or address other default provisions and other matters related to the funds. An Allocation Statute is not required to address all three (3) types of funds comprising the Settlement Fund or all default provisions.
- 6. "Annual Payment" means the total amount payable to the Settlement Fund by Janssen on the Payment Date each year in 2023 and onward, as calculated by the Settlement Fund Administrator pursuant to Section V. For the avoidance of doubt, this term does not include the Additional Restitution Amount or amounts paid pursuant to Section XI.
- 7. "Appropriate Official" means the official defined in subsection XIII.E.

- 8. "Attorney Fee Fund" means an account consisting of funds allocated to pay attorneys' fees and costs pursuant to the agreement on attorneys' fees and costs attached as Exhibit R.
- 9. "Bar" means either (1) a ruling by the highest court of the State or the intermediate court of appeals when not subject to further review by the highest court of the State in a State with a single intermediate court of appeals setting forth the general principle that no Subdivisions or Special Districts in the State may maintain Released Claims against Released Entities, whether on the ground of the Agreement (or the release in it) or otherwise; (2) a law barring Subdivisions and Special Districts in the State from maintaining or asserting Released Claims against Released Entities (either through a direct bar or through a grant of authority to release claims and that authority is exercised in full); or (3) a Settlement Class Resolution in the State with full force and effect. For the avoidance of doubt, a law or ruling that is conditioned or predicated upon payment by a Released Entity (apart from payments by Janssen incurred under the Agreement) shall not constitute a Bar.
- "Case-Specific Resolution" means either (1) a law barring specified Subdivisions or Special Districts from maintaining Released Claims against Released Entities (either through a direct bar or through a grant of authority to release claims and that authority is exercised in full); (2) a ruling by a court of competent jurisdiction over a particular Subdivision or Special District that has the legal effect of barring the Subdivision or Special District from maintaining any Released Claims at issue against Released Entities, whether on the ground of the Agreement (or the release in it) or otherwise; or (3) in the case of a Special District, a release consistent with Section IV below. For the avoidance of doubt, a law, ruling, or release that is conditioned or predicated upon a post-Effective Date payment by a Released Entity (apart from payments by Janssen incurred under the Agreement or injunctive relief obligations incurred by it) shall not constitute a Case-Specific Resolution.
- 11. "Claim" means any past, present or future cause of action, claim for relief, crossclaim 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.
- 12. "Claim Over" means a Claim asserted by a Non-Released Entity against a Released Entity on the basis of contribution, indemnity, or other claim-over on any theory relating to a Non-Party Covered Conduct Claim asserted by a Releasor.
- 13. "Compensatory Restitution Amount" means the aggregate amount of payments by Janssen hereunder other than amounts paid as attorneys' fees and costs or identified pursuant to subsection VI.B.2 as being used to pay attorneys' fees and investigation costs or litigation costs.
- 14. "Consent Judgment" means a state-specific consent judgment in a form to be agreed upon by the Settling States, Participating Subdivisions, and Janssen prior to the Initial Participation Date that, among other things, (1) approves this Agreement and (2) provides for the release set forth in Section IV, including the dismissal with prejudice of any Released Claims that the Settling State has brought against Released Entities.
- 15. "Court" means the respective court for each Settling State to which the Agreement and the Consent Judgment are presented for approval and/or entry as to that Settling State, or the Northern District of Ohio for purposes of administering the Attorney Fee Fund and any related fee and cost agreements.
- 16. "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 Reference Date (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) relating in any way to (a) the discovery, development, manufacture, packaging, repackaging, marketing, promotion, advertising, labeling, recall, withdrawal, distribution, delivery, monitoring, reporting, supply, sale, prescribing, dispensing, physical security, warehousing, use or abuse of, or operating procedures relating to any Product, or any system, plan, policy, or advocacy relating to any Product or class of Products, including but not limited to any unbranded promotion, marketing, programs, or campaigns relating to any Product or class of Products; (b) the characteristics, properties, risks, or benefits of any Product; (c) the reporting, disclosure, nonreporting or non-disclosure to federal, state or other regulators of orders for any Product placed with any Released Entity; (d) the selective breeding, harvesting, extracting, purifying, exporting, importing, applying for quota for, procuring quota for, handling, promoting, manufacturing, processing, packaging, supplying, distributing, converting, or selling of, or otherwise engaging in any activity relating to, precursor or component Products, including but not limited to natural, synthetic, semi-synthetic or chemical raw materials, starting materials, finished

- active pharmaceutical ingredients, drug substances, or any related intermediate Products; or (e) diversion control programs or suspicious order monitoring related to any Product.
- 17. "Designated State" means New York.
- 18. "Effective Date" means the date sixty (60) days after the Reference Date.
- 19. "Enforcement Committee" means a committee consisting of representatives of the Settling States and of the Participating Subdivisions. Exhibit B contains the organizational bylaws of the Enforcement Committee. Notice pursuant to subsection XIII.O shall be provided when there are changes in membership or contact information.
- 20. "Global Settlement Abatement Amount" means the abatement amount of \$4,534,615,385.
- 21. "Global Settlement Amount" means \$5 billion, which shall be divided into the Global Settlement Abatement Amount, the Additional Restitution Amount, and the Global Settlement Attorney Fee Amount.
- 22. "Global Settlement Attorney Fee Amount" means the attorney fee amount of \$398,076,923.
- 23. "Incentive A" means the incentive payment described in subsection V.E.4.
- 24. "Incentive B" means the incentive payment described in subsection V.E.5.
- 25. "Incentive C" means the incentive payment described in subsection V.E.6.
- 26. "Incentive D" means the incentive payment described in subsection V.E.7.
- 27. "Incentive Payment Final Eligibility Date" means, with respect to a Settling State, the date that is the earliest of (1) three years after the Effective Date; (2) the date of completion of opening statements in a trial of any action brought by a Subdivision in that State that includes a Released Claim against a Released Entity when such date is more than two (2) years after the Effective Date; or (3) two (2) years after the Effective Date in the event a trial of an action brought by a Subdivision in that State that includes a Released Claim against a Released Entity began after the Initial Participation Date but before two (2) years after the Effective Date.
- 28. "*Initial Participating Subdivision*" means a Subdivision that meets the requirements set forth in subsection VII.D.
- 29. "Initial Participation Date" means the date one hundred twenty (120) days after the Preliminary Agreement Date, unless it is extended by written agreement of Janssen and the Enforcement Committee.

- 30. "Initial Year Payment" means the total amount payable to the Settlement Fund by Janssen on each of the two Payment Dates in 2022, as calculated by the Settlement Fund Administrator pursuant to Section V. For the avoidance of doubt, this term does not include the Additional Restitution Amount or amounts paid pursuant to Section XI.
- 31. "*Injunctive Relief Terms*" means the terms described in Section III and set forth in Exhibit P.
- 32. "Janssen" means Johnson & Johnson, Janssen Pharmaceuticals, Inc., Ortho-McNeil-Janssen Pharmaceuticals, Inc., and Janssen Pharmaceutica, Inc.
- 33. "Later Litigating Special District" means a Special District (or Special District official asserting the right of or for the Special District to recover for alleged harms to the Special District and/or the people thereof) that is not a Litigating Special District and that files a lawsuit bringing a Released Claim against a Released Entity, or that adds such a claim to a pre-existing lawsuit, after the Preliminary Agreement Date. It may also include a Litigating Special District whose claims were resolved by a judicial Bar or Case-Specific Resolution which is later revoked following the execution date of this Agreement, when such Litigating Special District takes any affirmative step in its lawsuit other than seeking a stay or removal.
- 34. "Later Litigating Subdivision" means a Subdivision (or Subdivision official asserting the right of or for the Subdivision to recover for alleged harms to the Subdivision and/or the people thereof) that is not a Litigating Subdivision and that files a lawsuit bringing a Released Claim against a Released Entity, or that adds such a claim to a pre-existing lawsuit, after the Trigger Date. It may also include a Litigating Subdivision whose claims were resolved by a judicial Bar or Case-Specific Resolution which is later revoked following the execution date of this Agreement, when such Litigating Subdivision takes any affirmative step in its lawsuit other than seeking a stay or removal.
- 35. "Later Participating Subdivision" means a Participating Subdivision that meets the requirements of subsection VII.E but is not an Initial Participating Subdivision.
- 36. "Litigating Special District" means a Special District (or Special District official) that brought any Released Claims against any Released Entities on or before the Preliminary Agreement Date that were not separately resolved prior to that date. A list of Litigating Special Districts will be agreed to by the parties and attached hereto as of the Preliminary Agreement Date.
- 37. "Litigating Subdivision" means a Subdivision (or Subdivision official asserting the right of or for the Subdivision to recover for alleged harms to the Subdivision and/or the people thereof) that brought any Released Claim against any Released Entity prior to the Trigger Date that were not separately resolved prior to that

Trigger Date. A Prior Litigating Subdivision shall not be considered a Litigating Subdivision. Exhibit C is an agreed list of the Litigating Subdivisions. Exhibit C will be updated (including with any corrections) periodically, and a final version of Exhibit C will be attached hereto as of the Reference Date.

- 38. "National Arbitration Panel" means the panel described in subsection XII.F.
- 39. "National Disputes" means the disputes described in subsection XII.F.
- 40. "Non-Litigating Special District" means a Special District that is neither a Litigating Special District nor a Later Litigating Special District.
- 41. "*Non-Litigating Subdivision*" means a Subdivision that is neither a Litigating Subdivision nor a Later Litigating Subdivision.
- 42. "*Non-Participating Subdivision*" means a Subdivision that is not a Participating Subdivision.
- 43. "Non-Party Covered Conduct Claim" means a Claim against any Non-Released Entity involving, arising out of, or related to Covered Conduct (or conduct that would be Covered Conduct if engaged in by a Released Entity).
- 44. "*Non-Party Settlement*" means a settlement by any Releasor that settles any Non-Party Covered Conduct Claim and includes a release of any Non-Released Entity.
- 45. "Non-Released Entity" means an entity that is not a Released Entity.
- 46. "Non-Settling State" means a State that is not a Settling State.
- 47. "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 the opioid abuse crisis, including on those injured as a result of the opioid abuse crisis. Exhibit E provides a non-exhaustive list of expenditures that qualify as being paid for Opioid Remediation. Qualifying expenditures may include reasonable related administrative expenses.
- 48. "Overall Allocation Percentage" means a Settling State's percentage as set forth in Exhibit F. The aggregate Overall Allocation Percentages of all States (including Settling States and Non-Settling States) shall equal 100%.
- 49. "Participating Special District" means a Special District that executes a release consistent with Section IV below and meets the requirements for becoming a Participating Special District under Section VII.

- 50. "Participating Subdivision" means a Subdivision that meets the requirements for becoming a Participating Subdivision under Section VII. Participating Subdivisions include both Initial Participating Subdivisions and Later Participating Subdivisions. Subdivisions eligible to become Participating Subdivisions are listed in Exhibit G. A Settling State may add additional Subdivisions to Exhibit G at any time prior to the Initial Participation Date.
- 51. "Participation Tier" means the level of participation in this Agreement as determined pursuant to subsection VIII.C using the criteria set forth in Exhibit H.
- 52. "Parties" means Janssen and the Settling States (each, a "Party").
- 53. "Payment Date" means the date on which Janssen makes its payments pursuant to Section V and Exhibit M.
- 54. "Payment Year" means the calendar year during which the applicable Initial Year Payments or Annual Payments are due pursuant to subsection V.B. Payment Year 1 is 2022, Payment Year 2 is 2023 and so forth. References to payment "for a Payment Year" mean the Initial Year Payments or Annual Payment due during that year. References to eligibility "for a Payment Year" mean eligibility in connection with the Initial Year Payments or Annual Payment due during that year.
- 55. "Preliminary Agreement Date" means the date on which Janssen gives notice to the Settling States and MDL PEC of its determination that a sufficient number of States have agreed to be Settling States. This date shall be no more than fourteen (14) days after the end of the notice period to States, unless it is extended by written agreement of Janssen and the Enforcement Committee.
- 56. "*Primary Subdivision*" means a Subdivision that has a population of 30,000 or more. A list of Primary Subdivisions in each State is provided in Exhibit I.
- 57. "Prior Litigating Subdivision" means a Subdivision (or Subdivision official asserting the right of or for the Subdivision to recover for alleged harms to the Subdivision and/or the people thereof) that brought any Released Claim against any Released Entity prior to the Trigger Date and all such Released Claims were separately settled or finally adjudicated prior to the Trigger Date; provided, however, that if the final adjudication was pursuant to a Bar, such Subdivision shall not be considered a Prior Litigating Subdivision. Notwithstanding the prior sentence, Janssen and the State of the relevant Subdivision may agree in writing that such Subdivision shall not be considered a Prior Litigating Subdivision.
- 58. "Product" means any chemical substance, 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 an opioid or opiate, as well as any product containing any such substance. It also includes: 1) the following when used in combination with opioids or opiates: benzodiazepine, carisoprodol, zolpidem, or gabapentin; and 2) a combination or

"cocktail" of any stimulant or other chemical substance prescribed, sold, bought, or dispensed to be used together that includes opioids or opiates. For the avoidance of doubt, "Product" does not include benzodiazepine, carisoprodol, zolpidem, or gabapentin when not used in combination with opioids or opiates. "Product" includes but is not limited to any substance consisting of or containing buprenorphine, codeine, fentanyl, hydrocodone, hydromorphone, meperidine, methadone, morphine, naloxone, naltrexone, oxycodone, oxymorphone, tapentadol, tramadol, opium, heroin, carfentanil, any variant of these substances, or any similar substance. "Product" also includes any natural, synthetic, semi-synthetic or chemical raw materials, starting materials, finished active pharmaceutical ingredients, drug substances, and any related intermediate products used or created in the manufacturing process for any of the substances described in the preceding sentence.

- 59. "Reference Date" means the date on which Janssen is to inform the Settling States and MDL PEC of its determination whether there is sufficient resolution of claims and potential claims at the Subdivision level to go forward with the settlement. The Reference Date shall be thirty (30) days after the Initial Participation Date, unless it is extended by written agreement of Janssen and the Enforcement Committee.
- 60. "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 Reference Date. Without limiting the foregoing, "Released Claims" include any Claims that have been asserted against the Released Entities by any Settling State or any of its Litigating Subdivisions or Litigating Special Districts 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 a State, any of its Subdivisions or Special Districts, or any Releasors (whether or not such State, Subdivision, Special District, or Releasor has brought such action or proceeding). Released Claims also include all Claims asserted in any proceeding to be dismissed pursuant to the Agreement, whether or not such claims relate to Covered Conduct. The Parties intend that "Released Claims" be interpreted broadly. This Agreement does not release Claims by private individuals. 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 by a Later Litigating Subdivision or other non-party Subdivision or Special District that would have been Released Claims if they had been brought by a Releasor against a Released Entity.
- 61. "Released Entities" means Janssen and (1) all of Janssen's past and present direct or indirect parents, subsidiaries, divisions, predecessors, successors, assigns, including Noramco, Inc. and Tasmanian Alkaloids PTY. LTD.; (2) the past and present direct or indirect subsidiaries, divisions, and joint ventures, of any of the foregoing; (3) all of Janssen's insurers (solely in their role as insurers with respect

to the Released Claims); (4) all of Janssen's, or of any entity described in subsection (1), past and present joint ventures; and (5) the respective past and present officers, directors, members, shareholders (solely in their capacity as shareholders of the foregoing entities), partners, trustees, agents, and employees of any of the foregoing (for actions that occurred during and related to their work for, or employment with, Janssen). Any person or entity described in subsections (3)-(5) shall be a Released Entity solely in the capacity described in such clause and shall not be a Released Entity with respect to its conduct in any other capacity. For the avoidance of doubt, the entities listed in Exhibit Q are not Released Entities; and provided further that any joint venture partner of Janssen or Janssen's subsidiary is not a Released Entity unless it falls within subsections (1)-(5) above. A list of Janssen's present subsidiaries and affiliates can be found at https://johnsonandjohnson.gcs-web.com/static-files/f61ae5f3-ff03-46c1-bfc9-174947884db2. Janssen's predecessor entities include but are not limited to those entities listed on Exhibit J. For the avoidance of doubt, any entity acquired, or joint venture entered into, by Janssen after the Reference Date is not a Released Entity.

- 62. "Releasors" means (1) each Settling State; (2) each Participating Subdivision; and (3) without limitation and to the maximum extent of the power of each Settling State's Attorney General and/or Participating Subdivision to release Claims, (a) the Settling State's and Participating Subdivision's departments, agencies, divisions, boards, commissions, Subdivisions, districts, instrumentalities of any kind and attorneys, including its Attorney General, and any person in their official capacity whether elected or appointed to serve any of the foregoing and any agency, person, or other 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 a Settling State, 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 a Settling State or Subdivision in a Settling State, whether or not any of them participate in the Agreement. The inclusion of a specific reference to a type of entity in this definition shall not be construed as meaning that the entity is not a Subdivision. In addition to being a Releasor as provided herein, a Participating Subdivision shall also provide the Subdivision Settlement Participation Form or the Election and Release Form referenced in Section VII providing for a release to the fullest extent of the Participating Subdivision's authority, which shall be attached as an exhibit to the Agreement. Each Settling State's Attorney General represents that he or she has or has obtained (or will obtain no later than the Initial Participation Date) the authority set forth in the Representation and Warranty subsection of Section IV.
- 63. "Revocation Event" means with respect to a Bar, Settlement Class Resolution, or Case-Specific Resolution, a legislative amendment or a revocation, rescission, reversal, overruling, or interpretation that in any way limits the effect of such Bar,

- Settlement Class Resolution, or Case-Specific Resolution on Released Claims or any other action or event that otherwise deprives the Bar, Settlement Class Resolution or Case-Specific Resolution of force or effect in any material respect.
- 64. "Settlement Class Resolution" means a class action resolution in a court of competent jurisdiction in a Settling State with respect to a class of Subdivisions and Special Districts in that State that (1) conforms with that Settling State's statutes, case law, and/or rules of procedure regarding class actions; (2) is approved and entered as an order of a court of competent jurisdiction in that State and has become final as defined in "State-Specific Finality"; (3) is binding on all Non-Participating Subdivisions and Special Districts in that State (other than opt outs as permitted under the next sentence); (4) provides that all such Non-Participating Subdivisions or Special Districts may not bring Released Claims against Released Entities, whether on the ground of the Agreement (or the releases herein) or otherwise; and (5) does not impose any costs or obligations on Janssen other than those provided for in the Agreement, or contain any provision inconsistent with any provision of the Agreement. If applicable state law requires that opt-out rights be afforded to members of the class, a class action resolution otherwise meeting the foregoing requirements shall qualify as a Settlement Class Resolution unless Subdivisions collectively representing more than 1% of the total population of all of that State's Subdivisions listed in Exhibit G opt out. In seeking certification of any Settlement Class, the applicable State and Participating Subdivisions shall make clear that certification is sought solely for settlement purposes and shall have no applicability beyond approval of the settlement for which certification is sought. Nothing in this Agreement constitutes an admission by any Party that class certification would be appropriate for litigation purposes in any case.
- 65. "Settlement Fund" means the interest-bearing fund established under the Agreement into which all payments by Janssen are made other than amounts paid as attorneys' fees and costs or identified pursuant to subsection VI.B.2 as being used to pay attorneys' fees and costs. The Settlement Fund comprises the Abatement Accounts Fund, State Fund, and Subdivision Fund.
- 66. "Settlement Fund Administrator" means the entity that determines the Annual Payments (including calculating Incentive Payments pursuant to Section V) and any amounts subject to suspension or offset pursuant to Sections V and IX), determines the Participation Tier, and administers and distributes amounts into the Settlement Fund. The duties of the Settlement Fund Administrator shall be governed by this Agreement. Prior to the Initial Participation Date, the Parties shall agree to selection and removal processes for and a detailed description of the Settlement Fund Administrator's duties, including a detailed mechanism for paying the Settlement Fund Administrator's fees and costs, all of which shall be appended to the Agreement as Exhibit L.

- 67. "Settlement Fund Escrow" means the interest-bearing escrow fund established pursuant to this Agreement to hold disputed or suspended payments made under this Agreement.
- 68. "Settlement Payment Schedule" means the schedule of payments attached to this Agreement as Exhibit M. A revised Settlement Payment Schedule will be substituted for Exhibit M after any offsets, reductions, or suspensions under Sections V and IX are determined.
- 69. "Settling State" means any State that has entered the Agreement.
- 70. "Special District" means a formal and legally recognized sub-entity of a State that is authorized by State law to provide one or a limited number of designated functions, including but not limited to school districts, fire districts, healthcare & hospital districts, and emergency services districts. Special Districts do not include sub-entities of a State that provide general governance for a defined area that would qualify as a Subdivision.
- 71. "State" means any state of the United States of America, the District of Columbia, American Samoa, Guam, the Northern Mariana Islands, Puerto Rico, and the U.S. Virgin Islands. Additionally, the use of non-capitalized "state" to describe something (e.g., "state court") shall also be read to include parallel entities in commonwealths, territories, and the District of Columbia (e.g., "territorial court").
- 72. "State Fund" means a component of the Settlement Fund described in subsection VI.C.
- 73. "State-Specific Finality" means, with respect to the Settling State in question:
 - the Agreement and the Consent Judgment have been approved and entered by the Court as to Janssen, including the release of all Released Claims against Released Entities as provided in this Agreement;
 - b. for all lawsuits brought by the Settling State against Released Entities for Released Claims, either previously filed or filed as part of the entry of the Consent Judgment, the Court has stated in the Consent Judgment or otherwise entered an order finding that all Released Claims against Released Entities asserted in the lawsuit have been resolved by agreement; and
 - c. (1) the time for appeal or to seek review of or permission to appeal from the approval and entry as described in subsection (a) hereof and entry of such order described in subsection (b) hereof has expired; or (2) in the event of an appeal, the appeal has been dismissed or denied, or the approval and entry described in (a) hereof and the order described in subsection (b) hereof have been affirmed in all material respects (to the extent challenged in the appeal) by the court of last resort to which such appeal has been taken and such dismissal or affirmance has become no

longer subject to further appeal (including, without limitation, review by the United States Supreme Court).

- 74. "State-Subdivision Agreement" means an agreement that a Settling State reaches with the Subdivisions in that State regarding the allocation, distribution, and/or use of funds allocated to that State and to Participating Subdivisions in that State. A State-Subdivision Agreement shall be effective if approved pursuant to the provisions of Exhibit O or if adopted by statute. Preexisting agreements addressing funds other than those allocated pursuant to this Agreement shall qualify if the approval requirements of Exhibit O are met. A State and its Subdivisions may revise, supplement, or refine a State-Subdivision Agreement if approved pursuant to the provisions of Exhibit O or if adopted by statute.
- 75. "Statutory Trust" means a trust fund established by state law to receive funds allocated to a State's Abatement Accounts Fund and restrict their expenditure to Opioid Remediation purposes subject to reasonable administrative expenses. A State may give a Statutory Trust authority to allocate one or more of the three Settlement Funds, but this is not required.
- 76. "Subdivision" means a formal and legally recognized sub-entity of a State that provides general governance for a defined area, including a county, parish, city, town, village, or similar entity. Unless otherwise specified, "Subdivision" includes all functional counties and parishes and other functional levels of sub-entities of a State that provide general governance for a defined area. Historic, non-functioning sub-entities of a State (such as Connecticut counties) are not Subdivisions, unless the entity has filed a lawsuit that includes a Released Claim against a Released Entity in a direct, parens patriae, or any other capacity. For purposes of this Agreement, the term Subdivision does not include Special Districts. A list of Subdivisions by state will be agreed to prior to any Subdivision sign-on period.
- 77. "Subdivision Allocation Percentage" means for Subdivisions in a Settling State that are eligible to receive an allocation from the Subdivision Fund pursuant to subsection VI.C or subsection VI.D, the percentage as set forth in Exhibit G. The aggregate Subdivision Allocation Percentage of all Subdivisions receiving a Subdivision Allocation Percentage in each State shall equal 100%. Immediately upon the effectiveness of any State-Subdivision Agreement, Allocation Statute, Statutory Trust, or voluntary redistribution allowed by subsection VI.D.3 (or upon the effectiveness of an amendment to any State-Subdivision Agreement, Allocation Statute, Statutory Trust, or voluntary redistribution allowed by subsection VI.D.3) that addresses allocation from the Subdivision Fund, or upon any, whether before or after the Initial Participation Date, Exhibit G will automatically be amended to reflect the allocation from the Subdivision Fund pursuant to the State-Subdivision Agreement, Allocation Statute, Statutory Trust, or voluntary redistribution allowed by Section V.D.3. The Subdivision Allocation Percentages contained in Exhibit G may not change once notice is distributed pursuant to subsection VII.A, except upon the effectiveness of any State-

Subdivision Agreement, Allocation Statute, Statutory Trust, or voluntary redistribution allowed by subsection VI.D.3 (or upon the effectiveness of an amendment to any State-Subdivision Agreement, Allocation Statute, Statutory Trust, or voluntary redistribution allowed by subsection VI.D.3) that addresses allocation from the Subdivision Fund. For the avoidance of doubt, no Subdivision not listed on Exhibit G shall receive an allocation from the Subdivision Fund and no provision of this Agreement shall be interpreted to create such an entitlement.

- 78. "Subdivision Fund" means a component of the Settlement Fund described in subsection VI.C.
- 79. "Subdivision Settlement Participation Form" means the form attached as Exhibit K that Participating Subdivisions must execute and return to the Settlement Fund Administrator, and which shall (1) make such Participating Subdivisions signatories to this Agreement, (2) include a full and complete release of any and of such Subdivision's claims, and (3) require the prompt dismissal with prejudice of any Released Claims that have been filed by any such Participating Subdivision.
- 80. "Threshold Motion" means a motion to dismiss or equivalent dispositive motion made at the outset of litigation under applicable procedure. A Threshold Motion must include as potential grounds for dismissal, any applicable Bar or the relevant release by a Settling State or Participating Subdivision provided under this Agreement and, where appropriate under applicable law, any applicable limitations defense.
- 81. *"Trigger Date"* means, in the case of a Primary Subdivision, the Reference Date, or, in the case of all other Subdivisions, the Preliminary Agreement Date.

II. Participation by States and Condition to Preliminary Agreement

- A. *Notice to States*. On July 22, 2021 this Agreement shall be distributed to all States. The States' Attorneys General shall then have a period of thirty (30) days to decide whether to become Settling States. States that determine to become Settling States shall so notify the National Association of Attorneys General and Janssen and shall further commit to obtaining any necessary additional State releases prior to the Reference Date. This notice period may be extended by written agreement of Janssen and the Enforcement Committee.
- B. Condition to Preliminary Agreement. Following the notice period set forth in subsection II.A above, Janssen shall determine on or before the Preliminary Agreement Date whether, in its sole discretion, enough States have agreed to become Settling States to proceed with notice to Subdivisions as set forth in Section VII below. If Janssen determines that this condition has been satisfied, and that notice to the Litigating Subdivisions should proceed, it will so notify the Settling States by providing notice to the Enforcement Committee and Settlement Fund Administrator on the Preliminary Agreement Date. If Janssen determines that this condition has not been satisfied, it will so

- notify the Settling States by providing notice to the Enforcement Committee and Settlement Fund Administrator, and this Agreement will have no further effect and all releases and other commitments or obligations contained herein will be void.
- C. Later Joinder by States. After the Preliminary Agreement Date, a State may only become a Settling State with the consent of Janssen, in its sole discretion. If a State becomes a Settling State more than sixty (60) days after the Preliminary Agreement Date, but on or before January 1, 2022, the Subdivisions and Special Districts in that State that become Participating Subdivisions and Participating Special Districts within ninety (90) days of the State becoming a Settling State shall be considered Initial Participating Subdivisions or Initial Participating Special Districts. A State may not become a Settling State after January 1, 2022.

III. <u>Injunctive Relief</u>

A. *Entry of Injunctive Relief*. As part of the Consent Judgment, the Parties agree to the injunctive relief terms attached as Exhibit P.

IV. Release

- A. *Scope.* As of the Effective Date, the Released Entities will be released and forever discharged from all of the Releasors' Released Claims. Each Settling State (for itself and its Releasors) and Participating Subdivision (for itself and its Releasors) will, on or before the Effective Date, absolutely, unconditionally, and irrevocably covenant not to bring, file, or claim, or to cause, assist in bringing, or permit to be brought, filed, or claimed, or to otherwise seek to establish liability for any Released Claims against any Released Entity in any forum whatsoever. The releases provided for in the Agreement are intended by the Parties to be broad and shall be interpreted so as to give the Released Entities the broadest possible bar against any liability relating in any way to Released Claims and extend to the full extent of the power of each Settling State and its Attorney General to release claims. The Release shall be a complete bar to any Released Claim.
- B. Claim Over and Non-Party Settlement.
 - 1. Statement of Intent. It is the intent of the Parties that:
 - a. Released Entities should not seek contribution or indemnification (other than pursuant to an insurance contract) from other parties for their payment obligations under this Settlement Agreement;
 - b. the payments made under this Settlement Agreement shall be the sole payments made by the Released Entities to the Releasors involving, arising out of, or related to Covered Conduct (or conduct that would be Covered Conduct if engaged in by a Released Entity);
 - c. Claims by Releasors against non-Parties should not result in additional payments by Released Entities, whether through contribution, indemnification or any other means; and

- d. the Settlement meets the requirements of the Uniform Contribution Among Joint Tortfeasors Act and any similar state law or doctrine that reduces or discharges a released party's liability to any other parties.
- e. The provisions of this subsection IV.B are intended to be implemented consistent with these principles. This Agreement and the releases and dismissals provided for herein are made in good faith.
- 2. Contribution/Indemnity Prohibited. No Released Entity 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 Released Entity shall be relieved of this prohibition with respect to any entity that asserts a Claim-Over against it. For the avoidance of doubt, nothing herein shall prohibit a Released Entity from recovering amounts owed pursuant to insurance contracts.
- 3. Non-Party Settlement. To the extent that, on or after the Reference Date, any Releasor enters into 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 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 contribution or indemnity of any kind substantially equivalent to that required from Janssen in subsection IV.B.2, or a release from such Non-Released Entity in favor of the Released Entities (in a form equivalent to the releases contained in this Agreement) of any Claim-Over. The obligation to obtain the prohibition and/or release required by this subsection is a material term of this Agreement.
- 4. Claim-Over. In the event that any Releasor obtains a judgment with respect to Non-Party Covered Conduct against a Non-Released Entity that does not contain a prohibition like that in subsection IV.B.3, 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 IV.B.3, and such Non-Released Entity asserts a Claim-Over against a Released Entity, that Releasor and Janssen shall take the following actions to ensure that the Released Entities do not pay more with respect to Covered Conduct to Releasors or to Non-Released Entities than the amounts owed under this Settlement Agreement by Janssen:
 - a. Janssen shall notify that Releasor of the Claim-Over within sixty (60) days of the assertion of the Claim-Over or sixty (60) days of the Effective Date of this Settlement Agreement, whichever is later;
 - b. Janssen and that Releasor shall meet and confer concerning the means to hold Released Entities harmless and ensure that it is not required to pay

- more with respect to Covered Conduct than the amounts owed by Janssen under this Settlement Agreement;
- c. That Releasor and Janssen shall take steps sufficient and permissible under the law of the State of the Releasor to hold Released Entities harmless from the Claim-Over and ensure Released Entities are not required to pay more with respect to Covered Conduct than the amounts owed by Janssen under this Settlement Agreement. Such steps may include, where permissible:
 - (1) Filing of motions to dismiss or such other appropriate motion by Janssen or Released Entities, and supported by Releasors, in response to any claim filed in litigation or arbitration;
 - (2) Reduction of that Releasor's Claim and any judgment it has obtained or may obtain against such Non-Released Entity by whatever amount or percentage is necessary to extinguish such Claim-Over under applicable law, up to the amount that Releasor has obtained, may obtain, or has authority to control from such Non-Released Entity;
 - (3) Placement into escrow of funds paid by the Non-Released Entities such that those funds are available to satisfy the Claim-Over;
 - (4) Return of monies paid by Janssen to that Releasor under this Settlement Agreement to permit satisfaction of a judgment against or settlement with the Non-Released Entity to satisfy the Claim-Over:
 - (5) Payment of monies to Janssen by that Releasor to ensure it is held harmless from such Claim-Over, up to the amount that Releasor has obtained, may obtain, or has authority to control from such Non-Released Entity;
 - (6) Credit to Janssen under this Settlement Agreement to reduce the overall amounts to be paid under the Settlement Agreement such that it is held harmless from the Claim-Over; and
 - (7) Such other actions as that Releasor and Janssen may devise to hold Janssen harmless from the Claim Over.
- d. The actions of that Releasor and Janssen taken pursuant to paragraph (c) must, in combination, ensure Janssen is not required to pay more with respect to Covered Conduct than the amounts owed by Janssen under this Settlement Agreement.
- e. In the event of any dispute over the sufficiency of the actions taken pursuant to paragraph (c), that Releasor and Janssen may seek review by

the National Arbitration Panel, provided that, if the parties agree, such dispute may be heard by the state court where the relevant Consent Judgment was filed. The National Arbitration Panel shall have authority to require Releasors to implement a remedy that includes one or more of the actions specified in paragraph (c) sufficient to hold Released Entities fully harmless. In the event that the panel's actions do not result in Released Entities being held fully harmless, Janssen shall have a claim for breach of this Settlement Agreement by Releasors, with the remedy being payment of sufficient funds to hold Janssen harmless from the Claim-Over. For the avoidance of doubt, the prior sentence does not limit or eliminate any other remedy that Janssen may have.

- 5. To the extent that the Claim-Over is based on a contractual indemnity, the obligations under subsection IV.B.4 shall extend solely to a Non-Party Covered Conduct Claim against a pharmacy, clinic, hospital or other purchaser or dispenser of Products, a manufacturer that sold Products, a consultant, and/or a pharmacy benefit manager or other third-party payor. Janssen shall notify the Settling States, to the extent permitted by applicable law, in the event that any of these types of Non-Released Entities asserts a Claim-Over arising out of contractual indemnity against it.
- C. General Release. In connection with the releases provided for in the Agreement, each Settling State (for itself and its Releasors) and Participating Subdivision 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 thereafter discover facts other than or different from those which it knows, believes, or assumes to be true with respect to the Released Claims, but each Settling State (for itself and its Releasors) and Participating Subdivision hereby expressly waives and fully, finally, and forever settles, releases, and discharges, upon the Effective Date, 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 Settling States' decision to enter into the Agreement or the Participating Subdivisions' decision to participate in the Agreement.

D. *Res Judicata*. Nothing in the Agreement shall be deemed to reduce the scope of the res judicata or claim preclusive effect that the settlement memorialized in the Agreement,

- and/or any Consent Judgment or other judgment entered on the Agreement, gives rise to under applicable law.
- E. Representation and Warranty. The signatories hereto on behalf of their respective Settling States and its Participating Subdivisions expressly represent and warrant that they will obtain on or before the Effective Date (or have obtained) the authority to settle and release, to the maximum extent of the State's power, all Released Claims of (1) their respective Settling States; (2) all past and present executive departments, state agencies, divisions, boards, commissions and instrumentalities with the regulatory authority to enforce state and federal controlled substances acts; (3) any of their respective Settling State's past and present executive departments, agencies, divisions, boards, commissions and instrumentalities that have the authority to bring Claims related to Covered Conduct seeking money (including abatement and/or remediation) or revocation of a pharmaceutical distribution license; and (4) any Participating Subdivisions. For the purposes of clause (3) above, executive departments, agencies, divisions, boards, commissions, and instrumentalities are those that are under the executive authority or direct control of the State's Governor. Also, for the purposes of clause (3), a release from a State's Governor is sufficient to demonstrate that the appropriate releases have been obtained.
- F. Effectiveness. The releases set forth in the Agreement shall not be impacted in any way by any dispute that exists, has existed, or may later exist between or among the Releasors. Nor shall such releases be impacted in any way by any current or future law, regulation, ordinance, or court or agency order limiting, seizing, or controlling the distribution or use of the Settlement Fund or any portion thereof, or by the enactment of future laws, or by any seizure of the Settlement Fund or any portion thereof.
- G. Cooperation. Releasors (i) will not encourage any person or entity to bring or maintain any Released Claim against any Released Entity and (ii) will reasonably cooperate with and not oppose any effort by a Released Entity to secure the prompt dismissal of any and all Released Claims.
- H. Non-Released Claims. Notwithstanding the foregoing or anything in the definition of Released Claims, the Agreement does not waive, release or limit any criminal liability, Claims for any outstanding liability under any tax or securities law, Claims against parties who are not Released Entities, Claims by private individuals and any claims arising under the Agreement for enforcement of the Agreement.

V. <u>Monetary Relief and Payments</u>

A. Structure of Payments

- 1. All payments under this Section V shall be made into the Settlement Fund, except that where specified, they shall be made into the Settlement Fund Escrow. The Settlement Fund shall be allocated and used only as specified in Section VI.
- 2. Janssen shall pay into the Settlement Fund the sum of Four Billion, Five Hundred Thirty-Four Million, Six Hundred Fifteen Thousand, Three Hundred Eighty-Five

- Dollars (\$4,534,615,385) minus (1) the offsets and credits specified in subsection V.C below, (2) any unearned incentive payments under subsection V.E below, and (3) any adjustments under Section IX below.
- 3. The payments to the Settlement Fund shall be divided into base and incentive payments as provided in subsections V.D and V.E below.

B. Payment Process

- 1. Except as otherwise provided in this Agreement, Janssen shall make two Initial Year Payments and nine (9) Annual Payments. The Initial Year Payments will consist of base payments. The first Annual Payment shall consist of incentive payments and subsequent Annual Payments shall each consist of base and incentive payments. The amount of all Initial Year Payments and Annual Payments shall be determined by the Settlement Fund Administrator applying Section V and Exhibit M. The Payment Date for the first Initial Year Payment shall be no later than ninety (90) days after the Effective Date. The Payment Date for the second Initial Year Payment shall be no later than one year and sixty days following the Effective Date; the Payment Date for the second Annual Payment shall be no later than two years and sixty days following the Effective Date, and so forth, until all Annual Payments are made.
- 2. All data relevant to the determination of each such payment shall be submitted to the Settlement Fund Administrator sixty (60) days prior to the Payment Date for each payment. Prior to the Initial Participation Date, the Parties will include an exhibit to the Agreement setting forth in detail the process for submitting such data to the Settlement Fund Administrator prior to each Payment Date. The Settlement Fund Administrator shall then determine the Initial Year Payment or Annual Payment and the amount to be paid to each Settling State and its Participating Subdivisions, consistent with the provisions in Exhibit L, by:
 - a. determining, for each Settling State, the amount of base and incentive payments to which the State is entitled by applying the criteria in this Section;
 - b. applying any reductions, suspensions, or offsets required by Sections V and IX; and
 - c. determining the total amount owed by Janssen to all Settling States and Participating Subdivisions.
- 3. The Settlement Fund Administrator shall then allocate the Initial Year Payment or Annual Payment pursuant to Section VI among the Settling States, among the separate types of funds for each Settling State (if applicable), and among the Participating Subdivisions.

- 4. As soon as possible, but no later than fifty (50) days prior to the Payment Date for each payment and following the determination described in subsection V.B.2, the Settlement Fund Administrator shall give notice to Janssen, the Settling States, and the Enforcement Committee of the amount of the Initial Year Payment or Annual Payment, the amount to be received by each Settling State, the amount to be received by the separate types of funds for each Settling State (if applicable), and the amount to be received by each Settling State's Participating Subdivisions.
- 5. Within twenty-one (21) days of the notice provided by the Settlement Fund Administrator, any party may dispute, in writing, the calculation of the Initial Year Payment or Annual Payment, or the amount to be received by a Settling State and/or its Participating Subdivisions. Such disputing party must provide a written notice of dispute to the Settlement Fund Administrator, the Enforcement Committee, any affected Settling State, and Janssen identifying the nature of the dispute, the amount of money that is disputed, and the Settling State(s) affected.
- 6. Within twenty-one (21) days of the sending of a written notice of dispute, any affected party may submit a response, in writing, to the Settlement Fund Administrator, the Enforcement Committee, any affected Settling State, and Janssen identifying the basis for disagreement with the notice of dispute.
- 7. If no response is filed, the Settlement Fund Administrator shall adjust the amount calculated consistent with the written notice of dispute, and Janssen shall pay the adjusted amount as the Initial Year Payment or Annual Payment on the Payment Date. If a written response to the written notice of dispute is timely sent to the Settlement Fund Administrator, the Settlement Fund Administrator shall notify Janssen of the preliminary amount to be paid, which shall be the greater of the amount originally calculated by the Settlement Fund Administrator or the amount that would be consistent with the notice of dispute, *provided*, *however* that in no circumstances shall the preliminary amount to be paid be higher than the maximum amount of base and incentive payments for that payment as set forth in Exhibit M. For the avoidance of doubt, a transfer of suspended payments from the Settlement Fund Escrow does not count toward determining whether the amount to be paid is higher than the maximum amount of base and incentive payments for that payment as set forth in Exhibit M.
- 8. The Settlement Fund Administrator shall place any disputed amount of the preliminary amount paid by Janssen into the Settlement Fund Escrow and shall disburse any undisputed amount to each Settling State and its Participating Subdivisions receiving direct allocations within fifteen (15) days of the Payment Date or at such later time as directed by each Settling State.
- 9. Disputes described in this subsection (other than those for which no response is filed under subsection V.B.6) shall be resolved in accordance with the terms of Section XII.

- 10. The process described in this subsection V.B shall also apply to accelerated payments made pursuant to Incentive A under subsection V.E.4.
- 11. For the avoidance of doubt, Subdivisions not listed on Exhibit G shall not receive an allocation from the Subdivision Fund.

C. Offsets for Non-Settling States and Credits

- 1. An offset equal to Four Billion, Five Hundred Thirty-Four Million, Six Hundred Fifteen Thousand, Three Hundred Eighty-Five Dollars (\$4,534,615,385) times the percentage allocation assigned to each Non-Settling State in Exhibit F shall be deducted from the total amount to be paid by Janssen to the Settlement Fund under subsection V.A.2 above.
- 2. In addition to the offset, a credit of Two Hundred and Seventy Million Dollars (\$270,000,000) shall be deducted from the maximum Settlement Fund amount to be paid by Janssen under subsection V.A.2 above and applied to the payment amounts as specified by Exhibit M. For the avoidance of doubt, the base payments and maximum incentive payment amounts shown on Exhibit M already reflect the deduction of the offset.
- 3. Notwithstanding any other provision of this Agreement or any other agreement, in the event that: (1) Janssen enters into an agreement with any Settling State that resolves with finality such Settling State's Claims consistent with Section IV of this Agreement and such agreement has an effective date prior to the Effective Date of this Agreement (such agreement, a "State-Specific Agreement") and (2) pursuant to the terms of the State-Specific Agreement, any payments, or any portion thereof, made by Janssen thereunder are made in lieu of any payments (for the avoidance of doubt, including the Additional Restitution Amount), or any portion thereof, to be made under this Agreement and Janssen makes such a payment pursuant to the State-Specific Agreement, then Janssen will reduce any payments allocable to such Settling State (whether made to the Settlement Fund Escrow or the Settlement Fund) made pursuant to this Agreement to the extent such amount was already paid pursuant to the terms of the State-Specific Agreement. This provision includes but is not limited to any corresponding amounts already paid to the Qualified Settlement Fund established under the Agreement between Janssen and the State of New York dated June 25, 2021.
- 4. Non-Settling States shall not be eligible for any payments or have any rights in connection with this Agreement. Accordingly, the stated maximum dollar amounts of the payments specified in Exhibit M are reduced by the aggregate Overall Allocation Percentage of Non-Settling States as set forth in Exhibit F.

D. Base Payments

1. Janssen shall make base payments into the Settlement Fund totaling One Billion, Nine Hundred Forty-Two Million, Three Hundred Forty-Six Thousand, One Hundred Fifty-Five Dollars (\$1,942,346,155) minus the offsets and credits

- specified in subsection V.C above. The base payments will be paid in accordance with the payment schedule specified by Exhibit M, subject to potential acceleration and potential deductions as provided herein.
- 2. The base payments will be allocated by Settling State proportionate to each Settling State's assigned percentages in Exhibit F, adjusted for any Non-Settling States.
- 3. If a State qualifies for Incentive A (described below), Janssen will accelerate the base payment schedule so that the State receives its Payment Year 1-3 base payment allocations and full Payment Year 1-3 Incentive A payment amounts within ninety (90) days of notice, on or after the Effective Date, of the Bar's implementation. Payment Year 4-9 payments are made annually and cannot be accelerated.
- 4. The exemplar payment schedule in Exhibit M does not account for deductions for offsets or unearned incentives, which will be separately calculated for each payment.

E. Incentive Payments

- 1. Janssen shall make incentive payments into the Settlement Fund potentially totaling up to Two Billion, Three Hundred Twenty-Two Million, Two Hundred Sixty-Nine Thousand, Two Hundred Thirty Dollars (\$2,322,269,230), consisting of \$2,109,038,461 for Incentive A (or, alternatively up to \$2,109,038,461 for combined Incentives B and C if Incentive A is not achieved) and \$213,230,769 for Incentive D, prior to being adjusted for credits if every State is a Settling State and were to satisfy the requirements specified below to earn its maximum incentive amount. The incentive payments will be paid in accordance with the payment schedule in Exhibit M, subject to potential acceleration and potential deductions as provided herein.
- 2. The maximum incentive amount for any Settling State shall be \$2,322,269,230 times the percentage allocation assigned that Settling State in Exhibit F.
- 3. A Settling State may qualify to receive incentive payments in addition to base payments if, as of the Incentive Payment Final Eligibility Date, it meets the incentive eligibility requirements specified below. Settling States may qualify for incentive payments in four ways. If a Settling State qualifies for "Incentive A," it will become entitled to receive the maximum Incentive A payment allocable to the State as stated in subsection V.E.1. If a Settling State does not qualify for Incentive A, it can alternatively qualify for "Incentive B" and/or "Incentive C." A Settling State can qualify for "Incentive D" regardless of whether it qualifies for another incentive payment. The Incentive Payment Final Eligibility Date is not relevant to Incentive D.

- 4. *Incentive A: Accelerated Incentive Payment for Full Participation.*
 - a. A Settling State shall receive an accelerated Incentive A payment allocable to the State for full participation as described in subsection V.E.4.b.
 - b. A State qualifies for Incentive A by: (1) complete participation in the form of releases consistent with Section IV above from all Litigating Subdivisions and Litigating Special Districts, Non-Litigating Subdivisions with population over 10,000, and Non-Litigating Covered Special Districts (as defined in subsection V.E.7.e); (2) a Bar; or (3) a combination of approaches in clauses (1)-(2) that achieves the same level of resolution of Subdivision and Special District claims (e.g., a law barring future litigation combined with full joinder by Litigating Subdivisions and Litigating Special Districts). For purposes of Incentive A, a Subdivision or Special District is considered a "Litigating Subdivision" or "Litigating Special District" if it has brought Released Claims against Released Entities on or before the Reference Date; all other Subdivisions and Special Districts are considered "Non-Litigating." For purposes of Incentive A, Non-Litigating Special Districts shall not include a Special District with any of the following words or phrases in its name: mosquito, pest, insect, spray, vector, animal, air quality, air pollution, clean air, coastal water, tuberculosis, and sanitary.
 - c. Qualification for Incentive A entitles the qualifying Settling State to expedited payment of base payments and incentive payments for Payment Years 1-3, which Janssen shall pay into the Settlement Fund within ninety (90) days after receiving notice from the Settlement Fund Administrator that a State has qualified for Incentive A, but in no event less than ninety (90) days from the Effective Date. Base and incentive payments for Payment Years 4-9 will not be expedited.
 - d. If a Settling State qualifies for Incentive A after receiving an incentive payment under Incentives B or C, described below, the Settling State's payments under Incentive A will equal the remainder of its total Incentive A payments less any payments previously received under Incentives B or C. A Settling State that receives all of its maximum incentive allocation under Incentive A shall not receive additional incentive payments under Incentives B or C.
 - e. A Settling State that is not eligible for Incentive A as of the Incentive Payment Final Eligibility Date shall not be eligible for Incentive A for that Payment Year or any subsequent Payment Years.

- 5. Incentive B: Early Participation or Released Claims by Litigating Subdivisions and Litigating Special Districts.
 - a. If a Settling State does not qualify for Incentive A, it may still qualify to receive up to 60% of its total potential Incentive A payment allocation under Incentive B.
 - b. A Settling State can qualify for an Incentive B payment if Litigating Subdivisions and Litigating Special Districts collectively representing at least 75% of the Settling State's litigating population are either Participating Subdivisions or have their claims resolved through Case-Specific Resolutions.
 - (1) A Settling State's litigating population is the sum of the population of all Litigating Subdivisions and Litigating Special Districts. A Settling State's litigating population shall include all Litigating Subdivisions and Litigating Special Districts whose populations overlap in whole or in part with other Litigating Subdivisions and Litigating Special Districts, for instance in the case of a Litigating Special District, city, or township contained within a county.
 - (2) For example, if a Litigating Special District and a city that is a Litigating Subdivision are located within a county that is a Litigating Subdivision, then each of their individual populations would be added together to determine the total litigating population. Special District populations shall be counted in the manner set forth in subsection XIII.B. If each qualifies as a Litigating Subdivision or Litigating Special District and the county has a population of 10, the City has a population of 8, and the Special District has a population of 1, the total litigating population would be 19.
 - c. The following time periods apply to Incentive B payments:
 - (1) <u>Period 1</u>: Zero to two hundred ten (210) days after the Effective Date.
 - (2) <u>Period 2</u>: Two hundred eleven (211) days to one year after the Effective Date.
 - (3) <u>Period 3</u>: One year and one day to two years after the Effective Date.
 - d. Within Period 1: If Litigating Subdivisions and Litigating Special Districts collectively representing at least 75% of a Settling State's litigating population are Participating Subdivisions or have their claims resolved through Case-Specific Resolutions during Period 1, a sliding scale will determine the share of the funds available under Incentive B, with a

maximum of 60% of the Settling State's total potential incentive payment allocation available. Under that sliding scale, if Litigating Subdivisions and Litigating Special Districts collectively representing 75% of a Settling State's litigating population become Participating Subdivisions or achieve Case-Specific Resolution status by the end of Period 1, a Settling State will receive 50% of the total amount available to it under Incentive B. If more Litigating Subdivisions and Litigating Special Districts become Participating Subdivisions or achieve Case-Specific Resolution status, the Settling State shall receive an increased percentage of the total amount available to it under Incentive B as shown in the table below.

Participation or Case-Specific	Incentive B Award
Resolution Levels	(As percentage of total
(As percentage of litigating	amount available to State
population)	under Incentive B)
75%	50%
76%	52%
77%	54%
78%	56%
79%	58%
80%	60%
85%	70%
90%	80%
95%	90%
100%	100%

- e. Within Period 2: If a Settling State did not qualify for an Incentive B payment in Period 1, but Litigating Subdivisions and Litigating Special Districts collectively representing at least 75% of the Settling State's litigating population become Participating Subdivisions or achieve Case-Specific Resolution status by the end of Period 2, then the Settling State qualifies for 75% of the Incentive B payment it would have qualified for in Period 1.
- f. Within Period 3: If a Settling State did not qualify for an Incentive B payment in Periods 1 or 2, but Litigating Subdivisions and Litigating Special Districts collectively representing at least 75% of the Settling State's litigating population become Participating Subdivisions or achieve Case-Specific Resolution status by the end of Period 3, then the Settling State qualifies for 50% of the Incentive B payment it would have qualified for in Period 1.
- g. A Settling State that receives the Incentive B payment for Periods 1 and/or 2 can receive additional payments if it secures participation from additional Litigating Subdivisions and Litigating Special Districts (or Case-Specific Resolutions of their claims) during Periods 2 and/or 3.

Those additional payments would equal 75% (for additional participation or Case-Specific Resolutions during Period 2) and 50% (for additional participation or Case-Specific Resolutions during Period 3) of the amount by which the increased litigating population levels would have increased the Settling State's Incentive B payment if they had been achieved in Period 1.

- h. If Litigating Subdivisions and Litigating Special Districts that have become Participating Subdivisions or achieved Case-Specific Resolution status collectively represent less than 75% of a Settling State's litigating population by the end of Period 3, the Settling State shall not receive any Incentive B payment.
- i. If there are no Litigating Subdivisions or Litigating Special Districts in a Settling State, and that Settling State is otherwise eligible for Incentive B, that Settling State will receive its full allocable share of Incentive B.
- j. Incentives earned under Incentive B shall accrue after each of Periods 1, 2, and 3. After each period, the Settlement Fund Administrator shall conduct a look-back to assess which Settling States vested an Incentive B payment in the preceding period. Based on the look-back, the Settlement Fund Administrator will calculate the incentives accrued under Incentive B for the period; *provided* that the percentage of Incentive B for which a Settling State is eligible as of the Incentive Payment Final Eligibility Date shall cap its eligibility for that Payment Year and all subsequent Payment Years.
- 6. *Incentive C: Early Participation of Subdivisions*
 - a. If a Settling State does not qualify for Incentive A, it may still qualify to receive up to 40% of its total potential Incentive A payment allocation under Incentive C, which has two parts.
 - (1) Part 1: Under Incentive C, Part 1, a Settling State can receive up to 75% of its Incentive C allocation. A Settling State can qualify for a payment under Incentive C, Part 1 only if Primary Subdivisions (whether Litigating Primary Subdivisions or Non-Litigating Primary Subdivisions as of the Reference Date) representing at least 60% of the Settling State's Primary Subdivision population become Participating Subdivisions or achieve Case-Specific Resolution status.
 - (2) A Settling State's Primary Subdivision population is the sum of the population of all Primary Subdivisions (whether Litigating Primary Subdivisions or Non-Litigating Primary Subdivisions as of the Reference Date). Because Subdivisions include Subdivisions whose populations overlap in whole or in part with other

- Subdivisions, for instance in the case of a city or township contained within a county, the Settling State's Primary Subdivision population is greater than Settling State's total population. (Special Districts are not relevant for purposes of Incentive C calculations.)
- (3) A sliding scale will determine the share of the funds available under Incentive C, Part 1 to Settling States meeting the minimum 60% threshold. Under that sliding scale, if a Settling State secures participation or Case-Specific Resolutions from Primary Subdivisions representing 60% of its total Primary Subdivision population, it will receive 40% of the total amount potentially available to it under Incentive C, Part 1. If a Settling State secures participation or Case-Specific Resolutions from Primary Subdivisions representing more than 60% of its Primary Subdivision population, the Settling State shall be entitled to receive a higher percentage of the total amount potentially available to it under Incentive C. Part 1, on the scale shown in the table below. If there are no Primary Subdivisions, and that Settling State is otherwise eligible for Incentive C, that Settling State will receive its full allocable share of Incentive C, Part 1.

Participation or Case-Specific	Incentive C Award
Resolution Levels	(As percentage of total
(As percentage of total Primary	amount available to State
Subdivision population)	under Incentive C, Part 1)
60%	40%
70%	45%
80%	50%
85%	55%
90%	60%
91%	65%
92%	70%
93%	80%
94%	90%
95%	100%

- b. Part 2: If a Settling State qualifies to receive an incentive under Incentive C, Part 1, the State can also qualify to receive an additional incentive amount equal to 25% of its total potential Incentive C allocation by securing 100% participation of the ten (10) largest Subdivisions by population in the Settling State. (Special Districts are not relevant for purposes of this calculation.) If a Settling State does not qualify for any amount under Incentive C, Part 1, it cannot qualify for Incentive C, Part 2.
- c. Incentives earned under Incentive C shall accrue on an annual basis up to three years after the Effective Date. At one, two, and three years after the

Effective Date, the Settlement Fund Administrator will conduct a look-back to assess which Subdivisions had agreed to participate or had their claim resolved through a Case-Specific Resolution that year. Based on the look-back, the Settlement Fund Administrator will calculate the incentives accrued under Incentive C for the year; *provided* that the percentage of Incentive C for which a Settling State is eligible as of the Incentive Payment Final Eligibility Date shall cap its eligibility for that Payment Year and all subsequent Payment Years.

- 7. Incentive D: Release of Payments if No Qualifying Special District Litigation.
 - a. \$213,230,769 shall be available for potential Incentive D payments according to the terms specified in this subsection V.E.7.
 - b. If, within five years of the Reference Date, a Covered Special District files litigation against any Released Entity, Janssen shall, within thirty (30) days of Janssen being served, provide notice of the litigation to the Settling State in which the Covered Special District sits, which shall file a motion to intervene in the litigation and use its best efforts to obtain either dismissal of the litigation in cooperation with Janssen, or a release consistent with Section IV of the Special District's Claims.
 - c. A Settling State shall receive its allocation of the Incentive D payment if, within five years after the Effective Date (the "look-back date"), no Covered Special District within the Settling State has filed litigation which has survived a Threshold Motion and remains pending as of the look-back date, unless the dismissal after the litigation survived the Threshold Motion is conditioned or predicated upon payment by a Released Entity (apart from payments by Janssen incurred under the Agreement or injunctive relief obligations incurred by it).
 - d. Prior to the look-back date, a Released Entity shall not enter into a settlement with a Covered Special District unless the State in which the Covered Special District sits consents to such a settlement or unreasonably withholds consent of such a settlement.
 - e. "Covered Special Districts" are school districts, healthcare/hospital districts, and fire districts, subject to the following population thresholds:
 - (1) For school districts, the K-12 student enrollment must be 25,000 or 0.12% of a State's population, whichever is greater;
 - (2) For fire districts, the district must cover a population of 25,000, or 0.20% of a State's population if a State's population is greater than 18 million. If not easily calculable from state data sources and agreed to between the State and Janssen, a fire district's population is calculated by dividing the population of the county or counties a

- fire district serves by the number of fire districts in the county or counties.
- (3) For healthcare/hospital districts, the district must have at least 125 hospital beds in one or more hospitals rendering services in that district.

VI. Allocation and Use of Settlement Funds

- A. Components of Settlement Fund. The Settlement Fund shall be comprised of an Abatement Accounts Fund, a State Fund, and a Subdivision Fund for each Settling State. The payments under Section V into the Settlement Fund shall be initially allocated among those three (3) sub-funds and distributed and used as provided below or as provided for by a State-Subdivision Agreement (or other State-specific allocation of funds). Unless otherwise specified herein, payments placed into the Settlement Fund do not revert back to Janssen.
- B. *Use of Settlement Payments*.
 - 1. It is the intent of the Parties that the payments disbursed from the Settlement Fund to Settling States and Participating Subdivisions listed in Exhibit G be for Opioid Remediation, subject to limited exceptions that must be documented in accordance with subsection VI.B.2. In no event may less than 86.5% of Janssen's maximum amount of payments pursuant to Sections V, X, and XI over the entirety of all Payment Years (but not any single Payment Year) be spent on Opioid Remediation.
 - 2. While disfavored by the Parties, a Settling State or Participating Subdivision listed on Exhibit G may use monies from the Settlement Fund (that have not been restricted by this Agreement solely to future Opioid Remediation) for purposes that do not qualify as Opioid Remediation. If, at any time, a Settling State or a Participating Subdivision listed on Exhibit G uses any monies from the Settlement Fund for a purpose that does not qualify as Opioid Remediation, such Settling State or Participating Subdivision shall identify such amounts and report to the Settlement Fund Administrator and Janssen how such funds were used, including if used to pay attorneys' fees, investigation costs, litigation costs, or costs related to the operation and enforcement of this Agreement, respectively. It is the intent of the Parties that the reporting under this subsection VI.B.2 shall be available to the public. For the avoidance of doubt, (a) any amounts not identified under this subsection VI.B.2 as used to pay attorneys' fees, investigation costs, or litigation costs shall be included in the "Compensatory Restitution Amount" for purposes of subsection VI.F and (b) Participating Subdivisions not listed on Exhibit G or Participating Special Districts that receive monies from the Settlement Fund indirectly may only use such monies from the Settlement Fund for purposes that qualify as Opioid Remediation.

- C. Allocation of Settlement Fund. The allocation of the Settlement Fund allows for different approaches to be taken in different states, such as through a State-Subdivision Agreement. Given the uniqueness of States and their Subdivisions, Settling States and Participating Subdivisions are encouraged to enter into State-Subdivision Agreements in order to direct the allocation of their portion of the Settlement Fund. As set out below, the Settlement Fund Administrator will make an initial allocation to three (3) state-level sub-funds. The Settlement Fund Administrator will then, for each Settling State and its Participating Subdivisions listed on Exhibit G, apply the terms of this Agreement and any relevant State-Subdivision Agreement, Statutory Trust, Allocation Statute, or voluntary redistribution of funds as set out below before disbursing the funds.
 - 1. <u>Base Payments</u>. The Settlement Fund Administrator will allocate base payments under subsection V.D among the Settling States in proportion to their respective Overall Allocation Percentages. Base payments for each Settling State will then be allocated 15% to its State Fund, 70% to its Abatement Accounts Fund, and 15% to its Subdivision Fund. Amounts may be reallocated and will be distributed as provided in subsection VI.D.
 - 2. <u>Incentive Payments</u>. The Settlement Fund Administrator will treat incentive payments under subsection V.E on a State-specific basis. Incentive payments for which a Settling State is eligible under subsection V.E will be allocated 15% to its State Fund, 70% to its Abatement Accounts Fund, and 15% to its Subdivision Fund. Amounts may be reallocated and will be distributed as provided in subsection VI.D.
 - 3. <u>Application of Adjustments</u>. If a reduction, offset, or suspension under Section IX applies with respect to a Settling State, the reduction, offset, or suspension shall be applied proportionally to all amounts that would otherwise be apportioned and distributed to the State Fund, the Abatement Accounts Fund, and the Subdivision Fund for that State.
 - 4. <u>Settlement Fund Administrator</u>. Prior to the Initial Participation Date, Janssen and the Enforcement Committee will agree to a detailed mechanism consistent with the foregoing for the Settlement Fund Administrator to follow in allocating, apportioning, and distributing payments, which shall be appended hereto as Exhibit L.
 - 5. <u>Settlement Fund Administrator Costs</u>. Any costs and fees associated with or arising out of the duties of the Settlement Fund Administrator as described in Exhibit L with regard to Janssen's payments to the Settlement Fund shall be paid out of interest accrued on the Settlement Fund and from the Settlement Fund should such interest prove insufficient.
- D. Settlement Fund Reallocation and Distribution. As set forth below, within a particular Settling State's account, amounts contained in the Settlement Fund sub-funds may be reallocated and distributed per a State-Subdivision Agreement or other means. If the

apportionment of amounts is not addressed and controlled under subsections VI.D.1-2, then the default provisions of subsection VI.D.4 apply. It is not necessary that a State-Subdivision Agreement or other means of allocating funds pursuant to subsections VI.D.1-2 address all of the Settlement Fund sub-funds. For example, a Statutory Trust might only address disbursements from a Settling State's Abatement Accounts Fund.

- 1. <u>Distribution by State-Subdivision Agreement</u>. If a Settling State has a State-Subdivision Agreement, amounts apportioned to that State's State Fund, Abatement Accounts Fund, and Subdivision Fund under subsection VI.C shall be reallocated and distributed as provided by that agreement. Any State-Subdivision Agreement entered into after the Preliminary Agreement Date shall be applied only if it requires: (1) that all amounts be used for Opioid Remediation, except as allowed by subsection VI.B.2, and (2) that at least 70% of amounts be used solely for future Opioid Remediation (references to "future Opioid Remediation" include 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 related to the Alleged Harms). For a State-Subdivision Agreement to be applied to the relevant portion of an Initial Year Payment or an Annual Payment, notice must be provided to Janssen and the Settlement Fund Administrator at least sixty (60) days prior to the Payment Date.
- 2. Distribution by Allocation Statute. If a Settling State has an Allocation Statute and/or a Statutory Trust that addresses allocation or distribution of amounts apportioned to such State's State Fund, Abatement Accounts Fund, and/or Subdivision Fund and that, to the extent any or all such sub-funds are addressed, requires (1) all amounts to be used for Opioid Remediation, except as allowed by subsection VI.B.2, and (2) at least 70% of all amounts to be used solely for future Opioid Remediation, then, to the extent allocation or distribution is addressed, the amounts apportioned to that State's State Fund, Abatement Accounts Fund, and Subdivision Fund under subsection VI.C shall be allocated and distributed as addressed and provided by the applicable Allocation Statute or Statutory Trust. For the avoidance of doubt, an Allocation Statute or Statutory Trust need not address all three (3) sub-funds that comprise the Settlement Fund, and if the applicable Allocation Statute or Statutory Trust does not address distribution of all or some of these three (3) sub-funds, the applicable Allocation Statute or Statutory Trust does not replace the default provisions in subsection VI.D.4 of any such unaddressed fund. For example, if an Allocation Statute or Statutory Trust that meets the requirements of this subsection VI.D.2 only addresses funds restricted to abatement, then the default provisions in this Agreement concerning allocation among the three (3) sub-funds comprising the Settlement Fund and the distribution of the State Fund and Subdivision Fund for that State would still apply, while the distribution of the applicable State's Abatement Accounts Fund would be governed by the qualifying Allocation Statute or Statutory Trust.
- 3. <u>Voluntary Redistribution</u>. A Settling State may choose to reallocate all or a portion of its State Fund to its Abatement Accounts Fund. A Participating Subdivision listed on Exhibit G may choose to reallocate all or a portion of its

allocation from the Subdivision Fund to the State's Abatement Accounts Fund or to another Participating Subdivision or Participating Special District. For a voluntary redistribution to be applied to the relevant portion of an Initial Year Payment or an Annual Payment, notice must be provided to the Settling Distributors and the Settlement Fund Administrator at least sixty (60) days prior to the Payment Date.

- 4. <u>Distribution in the Absence of a State-Subdivision Agreement, Allocation Statute, or Statutory Trust</u>. If subsections VI.D.1-2 do not apply, amounts apportioned to that State's State Fund, Abatement Accounts Fund, and Subdivision Fund under subsection VI.C shall be distributed as follows:
 - a. Amounts apportioned to that State's State Fund shall be distributed to that State.
 - Amounts apportioned to that State's Abatement Accounts Fund shall be b. distributed consistent with subsection VI.E. Each Settling State shall submit to the Settlement Fund Administrator a designation of a lead state agency or other entity to serve as the single point of contact for that Settling State's funding requests from the Abatement Accounts Fund and other communications with the Settlement Fund Administrator. The designation of an individual entity is for administrative purposes only and such designation shall not limit funding to such entity or even require that such entity receive funds from this Agreement. The designated entity shall be the only entity authorized to request funds from the Settlement Fund Administrator to be disbursed from that Settling State's Abatement Accounts Fund. If a Settling State has established a Statutory Trust then that Settling State's single point of contact may direct the Settlement Fund Administrator to release the State's Abatement Accounts Fund to the Statutory Trust.
 - c. Amounts apportioned to that State's Subdivision Fund shall be distributed to Participating Subdivisions in that State listed on Exhibit G per the Subdivision Allocation Percentage listed in Exhibit G. Subsection VII.I shall govern amounts that would otherwise be distributed to Non-Participating Subdivisions listed in Exhibit G.
 - d. Special Districts shall not be allocated funds from the Subdivision Fund, except through a voluntary redistribution allowed by subsection VI.D.3. A Settling State may allocate funds from its State Fund or Abatement Accounts Fund for Special Districts.
- 5. Restrictions on Distribution. No amounts may be distributed from the Subdivision Fund contrary to Section VII, *i.e.*, no amounts may be distributed directly to Non-Participating Subdivisions or to Later Participating Subdivisions in excess of what is permissible under subsection VII.E. Amounts allocated to the Subdivision Fund that cannot be distributed by virtue of the preceding sentence shall be distributed

into the sub-account in the Abatement Accounts Fund for the Settling State in which the Subdivision is located, unless those payments are redirected elsewhere by a State-Subdivision Agreement described in subsection VI.D.1 or by an Allocation Statute or a Statutory Trust described in subsection VI.D.2.

- E. Provisions Regarding Abatement Accounts Fund.
 - 1. <u>State-Subdivision Agreement, Allocation Statute, and Statutory Trust Fund Provisions</u>. A State-Subdivision Agreement, Allocation Statute, or Statutory Trust may govern the operation and use of amounts in that State's Abatement Accounts Fund so long as it complies with the requirements of subsection VI.D.1 or VI.D.2 as applicable, and all direct payments to Subdivisions comply with subsections VII.E-H.
 - 2. <u>Absence of a State-Subdivision Agreement, Allocation Statute, or Statutory Trust.</u> In the absence of a State-Subdivision Agreement, Allocation Statute, or Statutory Trust that addresses distribution, the Abatement Accounts Fund will be used solely for future Opioid Remediation and the following shall apply with respect to a Settling State:
 - a. Regional Remediation.
 - At least 50% of distributions for remediation from a State's (1) Abatement Accounts Fund shall be annually allocated and tracked to the regional level. A Settling State may allow the Advisory Committee established pursuant to subsection VI.E.2.d to define its regions and assign regional allocations percentages. Otherwise, a Settling State shall (1) define its initial regions, which shall consist of one (1) or more Subdivisions and which shall be designated by the State agency with primary responsibility for substance abuse disorder services employing, to the maximum extent practical, existing regions established in that State for opioid abuse treatment or other public health purposes; and (2) assign initial regional allocation percentages to the regions based on the Subdivision Allocation Percentages in Exhibit G and an assumption that all Subdivisions listed on Exhibit G will become Participating Subdivisions.
 - (2) This minimum regional expenditure percentage is calculated on the Settling State's initial Abatement Accounts Fund allocation and does not include any additional amounts a Settling State has directed to its Abatement Accounts Fund from its State Fund, or any other amounts directed to the fund. A Settling State may dedicate more than 50% of its Abatement Accounts Fund to the regional expenditure and may annually adjust the percentage of its Abatement Accounts Fund dedicated to regional expenditures as long as the percentage remains above the minimum amount.

- (3) The Settling State (1) has the authority to adjust the definition of the regions, and (2) may annually revise the percentages allocated to each region to reflect the number of Subdivisions in each region that are Non-Participating Subdivisions.
- b. Subdivision Block Grants. Certain Subdivisions listed on Exhibit G shall be eligible to receive regional allocation funds in the form of a block grant for future Opioid Remediation. A Participating Subdivision listed on Exhibit G eligible for block grants is a county or parish (or in the case of States that do not have counties or parishes that function as political subdivisions, a city) that (1) does not contain a Litigating Subdivision or a Later Litigating Subdivision for which it has the authority to end the litigation through a release, bar, or other action; (2) either (i) has a population of 400,000 or more or (ii) in the case of California has a population of 750,000 or more; and (3) has funded or otherwise managed an established health care or treatment infrastructure (e.g., health department or similar agency). Each Subdivision listed on Exhibit G eligible to receive block grants shall be assigned its own region.
- c. *Small States*. Notwithstanding the provisions of subsection VI.E.2.a, Settling States with populations under four (4) million that do not have existing regions described in subsection VI.E.2.a shall not be required to establish regions. However, such a Settling State that contains one (1) or more Subdivisions listed on Exhibit G eligible for block grants under subsection VI.E.2.b shall be divided regionally so that each block-grant eligible Subdivision listed on Exhibit G is a region and the remainder of the state is a region.
- d. Advisory Committee. The Settling State shall designate an Opioid Settlement Remediation Advisory Committee (the "Advisory Committee") to provide input and recommendations regarding remediation spending from that Settling State's Abatement Accounts Fund. A Settling State may elect to use an existing advisory committee or similar entity (created outside of a State-Subdivision Agreement or Allocation Statute); provided, however, the Advisory Committee or similar entity shall meet the following requirements:
 - (1) Written guidelines that establish the formation and composition of the Advisory Committee, terms of service for members, contingency for removal or resignation of members, a schedule of meetings, and any other administrative details;
 - (2) Composition that includes at least an equal number of local representatives as state representatives;
 - (3) A process for receiving input from Subdivisions and other communities regarding how the opioid crisis is affecting their

- communities, their abatement needs, and proposals for abatement strategies and responses; and
- (4) A process by which Advisory Committee recommendations for expenditures for Opioid Remediation will be made to and considered by the appropriate state agencies.
- 3. <u>Abatement Accounts Fund Reporting</u>. The Settlement Fund Administrator shall track and assist in the report of remediation disbursements as agreed to among the Parties.
- F. *Nature of Payment.* Janssen, the Settling States, the Participating Subdivisions, and the Participating Special Districts, acknowledge and agree that notwithstanding anything to the contrary in this Agreement, including, but not limited to, the scope of the Released Claims:
 - 1. Janssen has entered into this Agreement to avoid the delay, expense, inconvenience, and uncertainty of further litigation;
 - 2. The Settling States, the Participating Subdivisions, and the Participating Special Districts sought compensatory restitution (within the meaning of 26 U.S.C. § 162(f)(2)(A)) as damages for the Alleged Harms allegedly suffered by the Settling States and Participating Subdivisions;
 - 3. By executing this Agreement the Settling States, the Participating Subdivisions, and the Participating Special Districts certify that: (a) the Compensatory Restitution Amount is no greater than the amount, in the aggregate, of the Alleged Harms allegedly suffered by the Settling States and Participating Subdivisions; and (b) the portion of the Compensatory Restitution Amount received by each Settling State or Participating Subdivision is no greater than the amount of the Alleged Harms allegedly suffered by such Settling State or Participating Subdivision;
 - 4. The payment of the Compensatory Restitution Amount by Janssen constitutes, and is paid for, compensatory restitution (within the meaning of 26 U.S.C. § 162(f)(2)(A)) for alleged damage or harm (as compensation for alleged damage or harm arising out of alleged bodily injury) allegedly caused by Janssen;
 - 5. The Compensatory Restitution Amount is being paid as compensatory restitution (within the meaning of 26 U.S.C. § 162(f)(2)(A)) in order to restore, in whole or in part, the Settling States and Participating Subdivisions to the same position or condition that they would be in had the Settling States and Participating Subdivisions not suffered the Alleged Harms;
 - 6. For the avoidance of doubt: (a) no portion of the Compensatory Restitution Amount represents reimbursement to any Settling State, Participating Subdivision, Participating Special District, or other person or entity for the costs of any investigation or litigation, (b) the entire Compensatory Restitution Amount

- is properly characterized as described in subsection VI.F, and (c) no portion of the Compensatory Restitution Amount constitutes disgorgement or is properly characterized as the payment of statutory or other fines, penalties, punitive damages, other punitive assessments, or attorneys' fees; and
- 7. New York, on behalf of all Settling States, Participating Subdivisions, and Participating Special Districts (the "Form 1098-F Filer") shall complete and file Form 1098-F with the Internal Revenue Service on or before February 28 (March 31 if filed electronically) of the year following the calendar year in which the order entering this Agreement becomes binding. On the Form 1098-F, the Form 1098-F Filer shall identify the entire Compensatory Restitution Amount received by the Form 1098-F Filer as remediation/restitution. The Form 1098-F Filer shall also, on or before January 31 of the year following the calendar year in which the order entering this Agreement becomes binding, furnish Copy B of such Form 1098-F (or an acceptable substitute statement) to Janssen.

VII. Participation by Subdivisions and Special Districts

- A. Notice. No later than fifteen (15) days after the Preliminary Agreement Date, the Settling States, with the cooperation of Janssen, shall send individual written notice of the opportunity to participate in this Agreement and the requirements of participation to all Subdivisions in the Settling States of this Agreement that are (1) Litigating Subdivisions or (2) Non-Litigating Subdivisions listed on Exhibit G as eligible to become Participating Subdivisions. Janssen's share of costs of the written notice to such Subdivisions shall be advanced by Janssen and deducted from its initial settlement payment. Notice shall also be provided simultaneously to counsel of record for Litigating Subdivisions and Non-Litigating Subdivisions listed on Exhibit G as eligible to become Participating Subdivisions. The Settling States, with the cooperation of Janssen, will also provide general notice reasonably calculated to alert Non-Litigating Subdivisions listed on Exhibit G in the Settling States to this Agreement, the opportunity to participate in it and the requirements for participation. Such notice may include publication and other standard forms of notification, as well as notice to national state and county organizations such as the National Association of Counties and the National League of Cities. The notice will include that the deadline for becoming an Initial Participating Subdivision is the Initial Participation Date. Nothing contained herein shall preclude a Settling State from providing further notice to or otherwise contacting any of its Subdivisions about becoming a Participating Subdivision, including beginning any of the activities described in this paragraph prior to the Preliminary Agreement Date.
- B. Requirements for Becoming a Participating Subdivision: Non-Litigating Subdivisions. A Non-Litigating Subdivision in a Settling State that is listed on Exhibit G may become a Participating Subdivision by returning an executed Subdivision Settlement Participation Form specifying (1) that the Subdivision agrees to the terms of this Agreement pertaining to Subdivisions, (2) that the Subdivision releases all Released Claims against all Released Entities, (3) that the Subdivision agrees to use monies it receives, if any, from the Settlement Fund pursuant to the applicable requirements of Section VI, and (4) that the Subdivision submits to the jurisdiction of the court where the Consent Judgment is filed

- for purposes limited to that court's role under the Agreement. The required Subdivision Settlement Participation Form is attached as Exhibit K.
- C. Requirements for Becoming a Participating Subdivision: Litigating Subdivisions/Later Litigating Subdivisions. A Litigating Subdivision or Later Litigating Subdivision in a Settling State may become a Participating Subdivision by returning an executed Subdivision Settlement Participation Form to the Settlement Fund Administrator and upon prompt dismissal of its legal action. A Settling State may require each Litigating Subdivision in that State to specify on the Subdivision Settlement Participation Form whether its counsel has waived any contingency fee contract with that Participating Subdivision and intends to seek fees according to Exhibit R. The Settlement Fund Administrator shall provide quarterly reports of this information to the parties organized by Settling State. Except for trials begun before the Initial Participation Date, a Litigating Subdivision or a Later Litigating Subdivision may not become a Participating Subdivision after the completion of opening statements in a trial of a legal action it brought that includes a Released Claim against a Released Entity.
- D. *Initial Participating Subdivisions*. A Subdivision qualifies as an Initial Participating Subdivision if it meets the applicable requirements for becoming a Participating Subdivision set forth in subsections VII.B or VII.C by the Initial Participation Date. Provided however, all Subdivision Settlement Participation Forms shall be held by the Settlement Fund Administrator until Janssen provides the notice in subsection VIII.B that it intends to proceed with the settlement, at which time the obligations created by such forms become effective.
- E. Later Participating Subdivisions. A Subdivision that is not an Initial Participating Subdivision may become a Later Participating Subdivision by meeting the applicable requirements for becoming a Participating Subdivision after the Initial Participation Date and agreeing to be subject to the terms of a State-Subdivision Agreement (if any) or any other structure adopted or applicable pursuant to subsections VI.D or VI.E. The following provisions govern what a Later Participating Subdivision can receive (but do not apply to Initial Participating Subdivisions):
 - 1. A Later Participating Subdivision shall not receive any share of any base or incentive payments paid to the Subdivision Fund that were due before it became a Participating Subdivision.
 - 2. A Later Participating Subdivision that becomes a Participating Subdivision after July 15, 2022 shall receive 75% of the share of future base or incentive payments that it would have received had it become a Later Participating Subdivision before that date (unless the Later Participating Subdivision is subject to subsections VII.E.3 or VII.E.4 below).
 - 3. A Later Participating Subdivision that, after the Initial Participation Date, maintains a lawsuit for a Released Claim(s) against a Released Entity and has judgment entered against it on every such Claim before it became a Participating Subdivision (other than a consensual dismissal with prejudice) shall receive 50%

- of the share of future base or incentive payments that it would have received had it become a Later Participating Subdivision prior to such judgment; *provided*, *however*, that if the Subdivision appeals the judgment and the judgment is affirmed with finality before the Subdivision becomes a Participating Subdivision, the Subdivision shall not receive any share of any base payment or incentive payment.
- 4. A Later Participating Subdivision that becomes a Participating Subdivision while a Bar or Case-Specific Resolution involving a different Subdivision exists in its State shall receive 25% of the share of future base or incentive payments that it would have received had it become a Later Participating Subdivision without such Bar or Case-Specific Resolution.
- F. *No Increase in Payments*. Amounts to be received by Later Participating Subdivisions shall not increase the payments due from Janssen.
- G. *Ineligible Subdivisions*. Subdivisions in Non-Settling States and Prior Litigating Subdivisions are not eligible to be Participating Subdivisions.
- H. *Non-Participating Subdivisions*. Non-Participating Subdivisions shall not directly receive any portion of any base or incentive payments, including from the State Fund and direct distributions from the Abatement Accounts Fund; however, a Settling State may choose to fund future Opioid Remediation that indirectly benefits Non-Participating Subdivisions.
- I. Unpaid Allocations to Later Participating and Non-Participating Subdivisions. Any base payment and incentive payments allocated pursuant to subsection VI.D to a Later Participating or Non-Participating Subdivision that cannot be paid pursuant to this Section VII, will be allocated to the Abatement Accounts Fund for the Settling State in which the Subdivision is located, unless those payments are redirected elsewhere by a State-Subdivision Agreement or by a Statutory Trust.
- J. Requirements for Becoming a Participating Special District: Non-Litigating Special Districts. A Non-Litigating Special District may become a Participating Special District by either executing a release consistent with Section IV or by having its claims extinguished by operation of law or released by a Settling State.
- K. Requirements for Becoming a Participating Special District: Litigating Special Districts/Later Litigating Special Districts. A Litigating Special District or Later Litigating Special District in a Settling State may become a Participating Special District by either executing a release consistent with Section IV and upon prompt dismissal of its legal action or by having its claims extinguished by operation of law or released by a Settling State.
- L. *Initial Participating Special Districts*. A Special District qualifies as an Initial Participating Special District if it meets the applicable requirements for becoming a Participating Special District by the Initial Participation Date.

M. Later Participating Special Districts. A Special District that is not an Initial Participating Special District may become a Later Participating Special District by meeting the applicable requirements for becoming a Participating Special District after the Initial Participation Date and agreeing to be subject to the terms of any agreement reached by the applicable Settling State with Initial Participating Special Districts. A Later Participating Special District shall not receive any share of any base or incentive payments paid to the Settlement Fund that were due before it became a Participating Special District.

VIII. Condition to Effectiveness of Agreement and Filing of Consent Judgment

- A. Determination to Proceed With Settlement. Janssen will determine on or before the Reference Date whether there has been a sufficient resolution of the Claims of the Litigating Subdivisions in the Settling States (through participation under Section VII, Case-Specific Resolution(s), and Bar(s)) to proceed with this Agreement. The determination shall be in the sole discretion of Janssen and may be based on any criteria or factors deemed relevant by Janssen.
- B. Notice by Janssen. On or before the Reference Date, Janssen shall inform the Settling States and MDL PEC of its determination pursuant to subsection VIII.A. If Janssen determines to proceed, the Parties will proceed to file the Consent Judgments. If Janssen determines not to proceed, this Agreement will have no further effect and all releases (including those given by Participating Subdivisions) and other commitments or obligations contained herein will be void.
- C. Determination of the Participation Tier.
 - 1. On the Reference Date, provided that Janssen determines to proceed with this Agreement, the Settlement Fund Administrator shall determine the Participation Tier. The criteria used to determine the Participation Tier are set forth in Exhibit H. Any disputes as to the determination of the Participation Tier shall be decided by the National Arbitration Panel.
 - 2. The Participation Tier shall be redetermined by the Settlement Fund Administrator annually as of the Payment Date, beginning with Payment Year 1, pursuant to the criteria set forth in Exhibit H.
 - 3. After Payment Year 3, the Participation Tier cannot move higher, unless this restriction is waived by Janssen.
 - 4. In the event that a Participation Tier redetermination moves the Participation Tier higher, and that change is in whole or in part as a result of the post-Reference Date enactment of a Bar and there is later a Revocation Event with respect to that Bar, then on the next Payment Date that is at least one hundred eighty (180) days after the Revocation Event, the Participation Tier shall move down to the Participation Tier that would have applied had the Bar never been enacted, unless the Bar is reinstated or all Subdivisions affected by the Revocation Event become Participating Subdivisions within one hundred eighty (180) days of the

- Revocation Event. This is the sole circumstance in which, on a nationwide basis, the Participation Tier can move down.
- 5. In the event that there is a post-Reference Date Revocation Event with respect to a Bar that was enacted in a Settling State prior to the Reference Date, then, on the next Payment Date that is at least one hundred eighty (180) days after the Revocation Event, unless the Bar is reinstated or all Subdivisions affected by the Revocation Event become Participating Subdivisions within one hundred eighty (180) days of the Revocation Event, the Participation Tier shall decrease – solely for the State in which the Revocation Event occurred – to the Participation Tier commensurate with the percentage of Litigating Subdivisions in that State that are Participating Subdivisions and the percentage of Non-Litigating Subdivisions that are both Primary Subdivisions and Participating Subdivisions, according to the criteria set forth in Exhibit H, except that the calculations shall be performed as to that State alone. For the avoidance of doubt and solely for the calculation in this subparagraph, the Settling States Column of Exhibit H shall play no role. This is the sole circumstance in which one Settling State will have a different Participation Tier than other Settling States.
- 6. The redetermination of the Participation Tier under subsection VIII.C.2 shall not affect payments already made or suspensions or offsets already applied.

IX. Potential Payment Adjustments

- A. Later Litigating Subdivisions.
 - 10,000 brings a lawsuit or other legal proceeding against Released Entities asserting Released Claims, Janssen shall, within thirty (30) days of the lawsuit or other legal proceeding being served on Janssen, provide notice of the lawsuit or other legal proceeding to the Settlement Fund Administrator and the Settling State in which the Later Litigating Subdivision sits and provide the Settling State an opportunity to intervene in the lawsuit or other legal proceeding. A Released Entity shall not enter into a settlement with a Later Litigating Subdivision unless the State in which the Later Litigating Subdivision sits consents to such a settlement or unreasonably withholds consent to such a settlement.
 - 2. If no Participation Tier applies and the Later Litigating Subdivision's lawsuit or other legal proceeding survives a Threshold Motion before Janssen makes its last settlement payment to the Settling State, the following shall apply:
 - a. Janssen will, from the date of the entry of the order denying the Threshold Motion and so long as the lawsuit or other legal proceeding is pending, be entitled to a suspension of the following payments it would otherwise owe the Settling State in which the Later Litigating Subdivision is located: (1) all remaining incentive payments to the relevant state; and (2) the last two scheduled base payments, if not already paid (the "Suspended Payments").

- For each Payment Year that Janssen is entitled to a suspension of payments, the Settlement Fund Administrator shall calculate the Suspended Payments applicable to the next Payment due from Janssen.
 The Suspended Payments shall be paid into the Settlement Fund Escrow account.
- 3. If a Participation Tier applies at the time the Threshold Motion is denied, Janssen will be entitled to a suspension of the following percentages of Suspended Payments depending on the applicable Tier—75% for Tier 1, 50% for Tier 2, 35% for Tier 3, and 25% for Tier 4. Otherwise, the requirements of subsection IX.A.2 apply.
- 4. If the Released Claim is resolved with finality without requirement of payment by a Released Entity, the placement of any remaining balance of the Suspended Payments into the Settlement Fund Escrow shall cease and the Settlement Fund Administrator shall immediately transfer amounts in the Settlement Fund Escrow on account of the suspension to the Settling State at issue and its Participating Subdivisions listed on Exhibit G. The lawsuit will not cause further suspensions unless the Released Claim is reinstated upon further review, legislative action, or otherwise.
- 5. If the Released Claim is resolved with finality on terms requiring payment by a Released Entity (*e.g.*, if the lawsuit in which the Released Claim is asserted results in a judgment against Janssen or a settlement with Janssen), the Settlement Fund Administrator will transfer the amounts in the Settlement Fund Escrow on account of the suspension to Janssen necessary to satisfy 75% of the payment obligation of the Released Entity to the relevant Later Litigating Subdivision. The Settlement Fund Administrator shall immediately transfer any remaining balance in the Settlement Fund Escrow on account of the suspension to the Settling State at issue and its Participating Subdivisions listed on Exhibit G. If the amount to be transferred to Janssen exceeds the amounts in the Settlement Fund Escrow on account of the suspension, Janssen shall receive a dollar-for-dollar offset for the excess amount against its obligation to pay any remaining payments that would be apportioned to the Settling State at issue and to its Participating Subdivisions listed on Exhibit G.
- B. Settlement Class Resolution Opt Outs. If a Settling State is eligible for Incentive A on the basis of a Settlement Class Resolution, and a Primary Subdivision that opted out of the Settlement Class Resolution maintains a lawsuit asserting a Released Claim against a Released Entity, the following shall apply. If the lawsuit asserting a Released Claim either survives a Threshold Motion or has an unresolved Threshold Motion fewer than sixty (60) days prior to the scheduled start of a trial involving a Released Claim, and is resolved with finality on terms requiring payment by the Released Entity, Janssen shall receive a dollar-for-dollar offset for the amount paid against its obligation to make remaining Incentive A payments that would be apportioned to that State or Participating Subdivisions listed on Exhibit G. For the avoidance of doubt, an offset shall not be

applicable under this subsection if it is applicable under subsection IX.A with respect to the Subdivision at issue.

- C. Revoked Bar, Settlement Class Resolution, or Case-Specific Resolution.
 - 1. If Janssen made a payment as a result of the existence of a Bar, Settlement Class Resolution, or Case-Specific Resolution in a Settling State, and that Bar, Settlement Class Resolution, or Case-Specific Resolution is subject to a Revocation Event, Janssen shall receive a dollar-for-dollar offset against its obligation to make remaining payments that would be apportioned to that State or Participating Subdivisions listed on Exhibit G. This offset will be calculated as the dollar amount difference between (1) the total amount of incentive payments paid by Janssen during the time the Bar, Settlement Class Resolution, or Case-Specific Resolution subject to the Revocation Event was in effect, and (2) the total amount of Incentive Payments that would have been due from Janssen during that time without the Bar, Settlement Class Resolution, or Case-Specific Resolution subject to the Revocation Event being in effect. The amount of incentive payments that would have been due, referenced in (2) above, will be calculated based on considering any Subdivision that provides a release within one hundred eighty (180) days after the Revocation Event as having been a Participating Subdivision (in addition to all other Participating Subdivisions) during the time that the Bar, Settlement Class Resolution, or Case-Specific Resolution subject to the Revocation Event was in effect. If a Revocation Event causes a Settling State to no longer qualify for Incentive D, the Settling State shall return to Janssen all payments made under Incentive D.
 - 2. Notwithstanding anything to the contrary in paragraph 1 above, if a Bar or Case-Specific Resolution is reinstated by the Settling State, either through the same or different means as the initial Bar or Case-Specific Resolution, Janssen's right to an offset is extinguished and any amounts withheld to offset amounts paid on account of the revoked, rescinded, reversed, or overruled Bar or Case-Specific Resolution shall be returned to the Settling State, less and except any incentive payments that would have been paid during the period in which the Bar or Case-Specific Resolution was revoked, rescinded, reversed, or overruled.

X. Additional Restitution Amount

A. Additional Restitution Amount. Pursuant to the schedule set forth below and subject to the reduction specified in subsection X.B below, Janssen shall pay an Additional Restitution Amount to the Settling States listed in Exhibit N. Such funds shall be paid on the schedule set forth on Exhibit M on the Payment Date for each relevant Payment Year to such Settling States as allocated by the Settlement Fund Administrator pursuant to Exhibit N.

Payment Year 1 \$15,384,615.38

Payment Year 2 \$26,923,076.92

Payment Year 3 \$25,000,000.00

- B. *Reduction of Additional Restitution Amount*. In the event that any Non-Settling State appears on Exhibit N, the amounts owed by Janssen pursuant to this Section X shall be reduced by the allocation set forth on Exhibit N for any such Non-Settling States.
- C. *Use of Funds*. All funds paid as an Additional Restitution Amount shall be part of the Compensatory Restitution Amount, shall be used for Opioid Remediation, except as allowed by subsection VI.B.2, and shall be governed by the same requirements as specified in subsection VI.F.

XI. Plaintiffs' Attorneys' Fees and Costs

A. The Agreement on Attorneys' Fees, Expenses and Costs is set forth in Exhibit R and incorporated herein by reference. The Agreement on the State Outside Counsel Fee Fund and Agreement on the State Cost Fund Administration are set forth in Exhibit U and Exhibit S, respectively, and are incorporated herein by reference.

XII. Enforcement and Dispute Resolution

- A. Enforceability. The terms of the Agreement and Consent Judgment applicable to or in a Settling State will be enforceable solely by that Settling State and Janssen. Settling States or Participating Subdivisions shall not have enforcement rights with respect either to the terms of this Agreement that apply only to or in other States or to any Consent Judgment entered into by another Settling State. Participating Subdivisions shall not have enforcement rights against Janssen with respect to the Agreement or any Consent Judgment except as to payments that would be allocated to the Subdivision Fund or Abatement Accounts Fund pursuant to Section VI; provided, however, that each Settling State shall allow Participating Subdivisions in that State to notify it of any perceived violations of the Agreement or Consent Judgment.
- B. *Jurisdiction*. Janssen consents to the jurisdiction of the court in which the Consent Judgment is filed, limited to resolution of disputes identified in subsection XII.F.2 for resolution in the court in which the Consent Judgment is filed.
- C. Specific Terms Dispute Resolution.
 - 1. Any dispute that is addressed by the provisions set forth in the Injunctive Relief terms in Exhibit P shall be resolved as provided therein.
 - 2. In the event Janssen believes the 86.5% threshold established in subsection VI.B.1 is not being satisfied, any Party may request that Janssen and the Enforcement Committee meet and confer regarding the use of funds under subsection VI.B.1. The completion of such meet-and-confer process is a precondition to further action regarding any such dispute. Further action concerning subsection VI.B.1 shall: (i) be limited to Janssen seeking to reduce its Annual Payments by no more than 5% of the difference between the actual amount of Opioid Remediation and the 86.5% threshold established in subsection VI.B.1; (ii) only reduce Annual

Payments to those Settling States and its Participating Subdivisions that are below the 86.5% threshold established in subsection VI.B.1; and (iii) not reduce Annual Payments restricted to future Opioid Remediation.

D. State-Subdivision Enforcement.

- 1. A Participating Subdivision shall not have enforcement rights against a Settling State in which it is located with respect to the Agreement or any Consent Judgment except: (1) as provided for in a State-Subdivision Agreement, Allocation Statute, or Statutory Trust with respect to intrastate allocation; or (2) in the absence of a State-Subdivision Agreement, Allocation Statute, or Statutory Trust, as to allegations that: (a) the Settling State's use of Abatement Accounts Fund monies were not used for uses similar to or in the nature of those uses contained in Exhibit E; or (b) a Settling State failed to pay funds directly from the Abatement Accounts Fund to a Participating Subdivision eligible to receive a block grant pursuant to subsection VI.E.2.b.
- 2. A Settling State shall have enforcement rights against a Participating Subdivision located in its territory: (1) as provided for in a State-Subdivision Agreement, Allocation Statute, or Statutory Trust; or (2) in the absence of a State-Subdivision Agreement, Allocation Statute, or Statutory Trust, as to allegations that the uses of Abatement Accounts Fund monies by Participating Subdivisions listed on Exhibit G were not for uses similar to or in the nature of those uses contained in Exhibit E.
- 3. As between Settling States and Participating Subdivisions, the above rights are contractual in nature and nothing herein is intended to limit, restrict, change, or alter any other existing rights under law.
- E. Subdivision Payment Enforcement. A Participating Subdivision shall have the same right as a Settling State pursuant to subsection XII.F.4.a(4) to seek resolution of any failure by Janssen to make its required base and/or incentive payments in a Payment Year.
- F. Other Dispute Resolution Terms.
 - 1. Except as provided in subsection XII.C, the parties to a dispute shall promptly meet and confer in good faith to resolve any dispute. If the parties cannot resolve the dispute informally, and unless otherwise agreed in writing, they shall follow the remaining provisions of this subsection XII.F to resolve the dispute.
 - 2. Except as provided in subsections XII.C and XII.F.4, disputes not resolved informally shall be resolved in either the court that entered the relevant Consent Judgment or, if no Consent Judgment was entered, a state or territorial court with jurisdiction located wherever the seat of state government is located. State court proceedings shall be governed by the rules and procedures of the forum. For the avoidance of doubt, disputes to be resolved in state court include, but are not limited to, the following:

- a. disputes concerning whether expenditures qualify for Opioid Remediation;
- b. disputes between a Settling State and Participating Subdivisions located in such Settling State as provided by subsection XII.D, except to the extent the State-Subdivision Agreement provides for other dispute resolution mechanisms. For the avoidance of doubt, disputes between a Settling State and any Participating Subdivision shall not be considered National Disputes;
- c. whether this Agreement and relevant Consent Judgment are binding under state law:
- d. the extent of the Attorney General's or other participating entity's authority under state law, including the extent of the authority to release claims;
- e. whether the requirements of a Bar, a Case-Specific Resolution, State-Specific Finality, Later Litigating Subdivision, Litigating Subdivision, or a Threshold Motion have been met; and
- f. all other disputes not specifically identified in subsections XII.C and XII.F.4.
- 3. Any Party may request that the National Arbitration Panel provide an interpretation of any provision of the settlement that is relevant to the state court determination, and the National Arbitration Panel shall make reasonable best efforts to supply such interpretation within the earlier of thirty (30) days or the time period required by the state court proceedings. Any Party may submit that interpretation to the state court to the extent permitted by, and for such weight provided by, the state court's rules and procedures. If requested by a Party, the National Arbitration Panel shall request that its interpretation be accepted in the form of an amicus curiae brief, and any attorneys' fees and costs for preparing any such filing shall be paid for by the requesting Party.
- 4. National Disputes involving a Settling State, Participating Subdivision, and/or Janssen shall be resolved by a National Arbitration Panel.
 - a. "National Disputes" are disputes that are exceptions to subsection XII.F.2's presumption of resolution in state courts because they involve issues of interpretation of Agreement terms applicable to all Settling States without reference to a particular State's law. Disputes between a State and any Participating Subdivisions shall not be considered National Disputes. National Disputes are limited to the following:
 - (1) the amount of offset and/or credit attributable to Non-Settling States and Tribes;
 - (2) issues involving the scope and definition of "Product";

- (3) interpretation and application of the terms "Covered Conduct" and "Released Entities";
- (4) disputes over a given year's payment or the payment of the Additional Restitution Amount to all Settling States (for the avoidance of doubt, disputes between a Settling State and Janssen over the amounts owed to only that State shall not be considered National Disputes);
- (5) questions regarding the performance and/or removal of the Settlement Fund Administrator:
- (6) disputes involving liability of successor entities;
- (7) disputes that require a determination of sufficient Subdivision and Special District participation to qualify for Incentives A, B, C, or D, as well as disputes over qualification for Participation Tiers;
- (8) disputes that require interpretation of Agreement terms (i) that concretely affect four (4) or more Settling States; and (ii) do not turn on unique definitions and interpretations under State law; and
- (9) any dispute subject to resolution under subsection XII.F.2 but for which all parties to the dispute agree to arbitration before the National Arbitration Panel under the provisions of this subsection XII.F.4.
- b. The "National Arbitration Panel" shall be comprised of three (3) neutral arbitrators. One (1) arbitrator shall be chosen by Janssen, one (1) arbitrator shall be chosen by the Enforcement Committee with due input from Participating Subdivisions, and the third arbitrator shall be agreed upon by the first two (2) arbitrators. The membership of the National Arbitration Panel is intended to remain constant throughout the term of this Agreement, but in the event that replacements are required, the retiring arbitrator shall be replaced by the party that selected him/her.
 - (1) The National Arbitration Panel shall make reasonable best efforts to decide all matters within one hundred eighty (180) days of filing, and in no event shall it take longer than one (1) year.
 - (2) The National Arbitration Panel shall conduct all proceedings in a reasonably streamlined process consistent with an opportunity for the parties to be heard. Issues shall be resolved without the need for live witnesses where feasible, and with a presumption in favor of remote participation to minimize the burdens on the parties.
 - (3) To the extent allowed under state law, a Settling State, Participating Subdivision, and (at any party's request) the National

- Arbitration Panel may certify to an appropriate state court any question of state law. The National Arbitration Panel shall be bound by a final state court determination of such a certified question. The time period for the arbitration shall be tolled during the course of the certification process.
- (4) The arbitrators will give due deference to any authoritative interpretation of state law, including any declaratory judgment or similar relief obtained by a Settling State, Participating Subdivision, or Janssen on a state law issue.
- (5) The decisions of the National Arbitration Panel shall be binding on Settling States, Participating Subdivisions, Janssen, and the Settlement Fund Administrator. In any proceeding before the National Arbitration Panel involving a dispute between a Settling State and Janssen whose resolution could prejudice the rights of a Participating Subdivision(s) or Participating Special District(s) in that Settling State, such Participating Subdivision(s) or Participating Special District(s) shall be allowed to file a statement of view in the proceeding.
- c. Nothing herein shall be construed so as to limit or otherwise restrict a State from seeking injunctive or other equitable relief in state court to protect the health, safety, or welfare of its citizens.
- d. Each party shall bear its own costs in any arbitration or court proceeding arising under this subsection XII.F. The costs for the arbitrators on the National Arbitration Panel shall be divided and paid equally by the disputing sides for each individual dispute, *e.g.*, a dispute between Janssen and Setting States/Participating Subdivisions shall be split 50% by Janssen and 50% by the Settling States/Participating Subdivisions that are parties to the dispute; a dispute between a Settling State and a Participating Subdivision shall be split 50% by the Settling State and 50% by any Participating Subdivisions that are party to the dispute.
- 5. Prior to initiating an action to enforce pursuant to this subsection XII.F, the complaining party must:
 - a. Provide written notice to the Enforcement Committee of its complaint, including the provision of the Consent Judgment and/or Agreement that the practice appears to violate, as well as the basis for its interpretation of the disputed provision. The Enforcement Committee shall establish a reasonable process and timeline for obtaining additional information from the involved parties; *provided, however*, that the date the Enforcement Committee establishes for obtaining additional information from the parties shall not be more than forty-five (45) days following the notice.

- The Enforcement Committee may advise the involved parties of its views on the complaint and/or seek to resolve the complaint informally.
- b. Wait to commence any enforcement action until thirty (30) days after the date that the Enforcement Committee establishes for obtaining additional information from the involved parties.
- 6. If the parties to a dispute cannot agree on the proper forum for resolution of the dispute under the provisions of subsections XII.F.2 or XII.F.4, a committee comprising the Enforcement Committee and sufficient representatives of Janssen such that the members of the Enforcement Committee have a majority of one (1) member will determine the forum where the dispute will be initiated within twenty-eight (28) days of receiving notification of the dispute relating to the proper forum. The forum identified by such committee shall be the sole forum for determining where the dispute shall be heard, and the committee's identification of such forum shall not be entitled to deference by the forum selected.
- G. No Effect. Nothing in this Agreement shall be interpreted to limit the Settling State's Civil Investigative Demand ("CID") or investigative subpoena authority, to the extent such authority exists under applicable state law and the CID or investigative subpoena is issued pursuant to such authority, and Janssen reserves all of its rights in connection with a CID or investigative subpoena issued pursuant to such authority.

XIII. <u>Miscellaneous</u>

- A. *No Admission.* Janssen does not admit liability or wrongdoing. Neither this Agreement nor the Consent Judgments shall be considered, construed, or represented to be (1) an admission, concession, or evidence of liability or wrongdoing or (2) a waiver or any limitation of any defense otherwise available to Janssen.
- B. *Population of Subdivisions*. The population figures for Subdivisions shall be the published U.S. Census Bureau's population estimates for July 1, 2019, released May 2020. These population figures shall remain unchanged during the term of this Agreement.
- C. Population of Special Districts. For any purpose in this Agreement in which the population of a Special District is used, other than the use of "Covered Special District": (a) School Districts' population will be measured by the number of students enrolled who are eligible under the Individuals with Disabilities Education Act ("IDEA") or Section 504 of the Rehabilitation Act of 1973; (b) Health Districts' and Hospital Districts' population will be measured at 25% of discharges; and (c) all other Special Districts' (including Fire Districts' and Library Districts') population will be measured at 10% of the population served.
- D. *Population Associated with Sheriffs*. For any purpose in this Agreement in which the population associated with a lawsuit by a sheriff is used, the population will be measured at 20% of the capacity of the jail(s) operated by the sheriff.

- E. *Tax Reporting and Cooperation*.
 - 1. Upon request by Janssen, the Settling States, Participating Subdivisions, and Participating Special Districts agree to perform such further acts and to execute and deliver such further documents as may be reasonably necessary for Janssen to establish the statements set forth in subsection VI.E.3 to the satisfaction of their tax advisors, their independent financial auditors, the Internal Revenue Service, or any other governmental authority, including as contemplated by Treasury Regulations Section 1.162-21(b)(3)(ii) and any subsequently proposed or finalized relevant regulations or administrative guidance.
 - 2. Without limiting the generality of subsection VI.C.1, each Settling State, Participating Subdivision, and Participating Special District shall cooperate in good faith with Janssen with respect to any tax claim, dispute, investigation, audit, examination, contest, litigation, or other proceeding relating to this Agreement.
 - 3. The Designated State, on behalf of all Settling States, Participating Subdivisions, and Participating Special Districts, shall designate one of its officers or employees to act as the "appropriate official" within the meaning of Treasury Regulations Section 1.6050X-1(f)(1)(ii)(B) (the "Appropriate Official").
 - 4. For the avoidance of doubt, neither Janssen nor the Settling States, Participating Subdivisions, and Participating Special Districts make any warranty or representation to any Settling jurisdiction or Releasor as to the tax consequences of the payment of the Compensatory Restitution Amount (or any portion thereof).
- F. *No Third-Party Beneficiaries*. Except as expressly provided in this Agreement, no portion of this Agreement shall provide any rights to, or be enforceable by, any person or entity that is not a Settling State or Released Entity. No Settling State may assign or otherwise convey any right to enforce any provision of this Agreement.
- G. *Calculation*. Any figure or percentage referred to in this Agreement shall be carried to seven decimal places.
- H. Construction. None of the Parties and no Participating Subdivision shall be considered to be the drafter of this Agreement or of any of its provisions 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 of this Agreement. The headings of the provisions of this Agreement are not binding and are for reference only and do not limit, expand, or otherwise affect the contents or meaning of this Agreement.
- I. Cooperation. Each Party and each Participating Subdivision agrees to use its best efforts and to cooperate with the other Parties and Participating Subdivisions to cause this Agreement and the Consent Judgments to become effective, to obtain all necessary approvals, consents and authorizations, if any, and to execute all documents and to take such other action as may be appropriate in connection herewith. Consistent with the foregoing, each Party and each Participating Subdivision agrees that it will not directly or indirectly assist or encourage any challenge to this Agreement or any Consent Judgment

- by any other person, and will support the integrity and enforcement of the terms of this Agreement and the Consent Judgments.
- J. Entire Agreement. This Agreement, its exhibits and any other attachments, including the attorneys' fees and cost agreement in Exhibit R, embodies the entire agreement and understanding between and among the Parties and Participating Subdivisions relating to the subject matter hereof and supersedes (1) all prior agreements and understandings relating to such subject matter, whether written or oral and (2) all purportedly contemporaneous oral agreements and understandings relating to such subject matter.
- K. *Execution*. This Agreement may be executed in counterparts and by different signatories on separate counterparts, each of which shall be deemed an original, but all of which shall together be one and the same Agreement. One or more counterparts of this Agreement may be delivered by facsimile or electronic transmission with the intent that it or they shall constitute an original counterpart hereof. One or more counterparts of this Agreement may be signed by electronic signature.
- L. Good Faith and Voluntary Entry. Each Party warrants and represents that it negotiated the terms of this Agreement in good faith. Each of the Parties and signatories to this Agreement warrants and represents that it freely and voluntarily entered into this Agreement without any degree of duress or compulsion. The Parties state that no promise of any kind or nature whatsoever (other than the written terms of this Agreement) was made to them to induce them to enter into this Agreement.
- M. No Prevailing Party. The Parties each agree that they are not the prevailing party in this action, for purposes of any claim for fees, costs, or expenses as prevailing parties arising under common law or under the terms of any statute, because the Parties have reached a good faith settlement. The Parties each further waive any right to challenge or contest the validity of this Agreement on any ground, including, without limitation, that any term is unconstitutional or is preempted by, or in conflict with, any current or future law.
- N. *Non-Admissibility*. The settlement negotiations resulting in this Agreement have been undertaken by the Parties and by certain representatives of the Participating Subdivisions in good faith and for settlement purposes only, and no evidence of negotiations or discussions underlying this Agreement shall be offered or received in evidence in any action or proceeding for any purpose. This Agreement shall not be offered or received in evidence in any action or proceeding for any purpose other than in an action or proceeding arising under or relating to this Agreement.
- O. *Notices*. All notices or other communications under this Agreement shall be in writing (including but not limited to electronic communications) and shall be given to the recipients indicated below:

1. For the Attorney(s) General:

Ashley Moody, Attorney General State of Florida The Capitol, PL-01 Tallahassee, FL 32399

Josh Stein, Attorney General North Carolina Department of Justice Attn: Daniel Mosteller PO Box 629 Raleigh, NC 27602 Dmosteller@ncdoj.gov

2. For the Plaintiffs' Executive Committee:

Paul F. Farrell Farrell Law P.O. Box 1180 Huntington, WV 25714-1180

Jayne Conroy Simmons Hanly Conroy LLC 112 Madison Avenue, 7th Floor New York, NY 10016-7416 JConroy@simmonsfirm.com

Joseph F. Rice Motley Rice LLC 28 Bridgeside Blvd. Mount Pleasant, SC 29464 jrice@motleyrice.com

Peter Mougey Levin Papantonio Rafferty 316 South Baylen St. Pensacola, FL 32502 pmougey@levinlaw.com

Paul J. Geller Robbins Geller Rudman & Dowd LLP 120 East Palmetto Park Road Boca Raton, FL 33432 PGeller@rgrdlaw.com

3. For Janssen:

Charles C. Lifland O'Melveny & Myers LLP 400 South Hope Street, 18th Floor Los Angeles, CA 90071

Phone: (213) 430-6000 clifland@omm.com

Daniel R. Suvor O'Melveny & Myers LLP 400 South Hope Street, 18th Floor Los Angeles, CA 90071

Phone: (213) 430-6000 dsuvor@omm.com

Any Party or the Plaintiffs' Executive Committee may change or add the contact information of the persons designated to receive notice on its behalf by notice given (effective upon the giving of such notice) as provided in this subsection.

- P. *No Waiver*. The waiver of any rights conferred hereunder shall be effective only if made by written instrument executed by the waiving Party or Parties. The waiver by any Party of any breach of this Agreement shall not be deemed to be or construed as a waiver of any other breach, whether prior, subsequent, or contemporaneous, nor shall such waiver be deemed to be or construed as a waiver by any other Party.
- Q. Preservation of Privilege. Nothing contained in this Agreement or any Consent Judgment, and no act required to be performed pursuant to this Agreement or any Consent Judgment, is intended to constitute, cause, or effect any waiver (in whole or in part) of any attorney-client privilege, work product protection, or common interest/joint defense privilege, and each Party agrees that it shall not make or cause to be made in any forum any assertion to the contrary.
- R. Successors. This Agreement shall be binding upon, and inure to the benefit of, Janssen and its respective successors and assigns. Janssen shall not sell the majority of its voting stock or substantially all its assets without obtaining the acquiror's agreement that it will constitute a successor with respect to Janssen's obligations under this Agreement.
- S. *Modification, Amendment, Alteration*. After the Reference Date, any modification, amendment, or alteration of this Agreement by the Parties shall be binding only if evidenced in writing signed by Janssen along with the signatures of at least thirty-seven (37) of those then-serving Attorneys General of the Settling States along with a representation from each Attorney General that either: (1) the advisory committee or similar entity established or recognized by that Settling State (either pursuant to subsection VI.E.2, by a State-Subdivision Agreement, or by statute) voted in favor of the modification, amendment, or alteration of this Agreement including at least one Participating Subdivision-appointed member; or (2) in States without any advisory committee, that 50.1% of the Participating Subdivisions by population expressed approval of the modification, amendment, or alteration of this Agreement in writing.

Provided, however, in the event the modification, amendment, or alteration relates to injunctive relief, interstate allocation between the Settling States, intrastate allocation in a particular Settling State, or fees or costs of Settling States and Participating Subdivisions, then every Settling State and each Participating Subdivision affected by that modification, amendment, or alteration must assent in writing. Provided further that, in the event the modification, amendment, or alteration relates to injunctive relief, then such amendment, modification, or alteration of injunctive relief against Janssen will not be effective unless and until any Consent Judgment is modified by a court of competent jurisdiction, except as otherwise provided by the Injunctive Terms.

T. Termination.

- 1. Unless otherwise agreed to by Janssen and the Settling State in question, this Agreement and all of its terms (except subsection XIII.N and any other non-admissibility provisions, which shall continue in full force and effect) shall be canceled and terminated with respect to the Settling State, and the Agreement and all orders issued by the courts in the Settling State pursuant to the Agreement shall become null and void and of no effect if one or more of the following conditions applies:
 - a. A Consent Judgment approving this Agreement without modification of any of the Agreement's terms has not been entered as to the Settling State by a court of competent jurisdiction on or before one hundred eighty (180) days after the Effective Date; or
 - b. This Agreement or the Consent Judgment as to that Settling State has been disapproved by a court of competent jurisdiction to which it was presented for approval and/or entry (or, in the event of an appeal from or review of a decision of such a court to approve this Agreement and the Consent Judgment, by the court hearing such appeal or conducting such review), and the time to appeal from such disapproval has expired, or, in the event of an appeal from such disapproval, the appeal has been dismissed or the disapproval has been affirmed by the court of last resort to which such appeal has been taken and such dismissal or disapproval has become no longer subject to further appeal (including, without limitation, review by the United States Supreme Court).
- 2. If this Agreement is terminated with respect to a Settling State and its Participating Subdivisions for whatever reason pursuant to subsection XIII.T.1, then:
 - a. An applicable statute of limitation or any similar time requirement (excluding any statute of repose) shall be tolled from the date the Settling State signed this Agreement until the later of the time permitted by applicable law or for one year from the date of such termination, with the effect that Janssen and the Settling State in question shall be in the same

- position with respect to the statute of limitation as they were at the time the Settling State filed its action; and
- b. Janssen and the Settling State and its Participating Subdivisions in question shall jointly move the relevant court of competent jurisdiction for an order reinstating the actions and claims dismissed pursuant to the terms of this Agreement governing dismissal, with the effect that Janssen and the Settling State and its Participating Subdivisions in question shall be in the same position with respect to those actions and claims as they were at the time the action or claim was stayed or dismissed.
- 3. Unless Janssen and the Enforcement Committee agree otherwise, this Agreement, with the exception of the Injunctive Relief Terms that have their own provisions on duration, shall terminate as to all Parties as of the Payment Date for Payment Year 9, *provided* that Janssen has performed its payment obligations under the Agreement as of that date. Notwithstanding any other provision in this Agreement, all releases under this Agreement will remain effective despite any termination under this paragraph.
- U. Governing Law. Except (1) as otherwise provided in the Agreement or (2) as necessary, in the sole judgment of the National Arbitration Panel, to promote uniformity of interpretation for matters within the scope of the National Arbitration Panel's authority, this Agreement shall be governed by and interpreted in accordance with the respective laws of the Settling State, without regard to the conflict of law rules of such Settling State, that is seeking to enforce the Agreement against Janssen or against which Janssen is seeking enforcement. Notwithstanding any other provision in this subsection on governing law, any disputes relating to the Settlement Fund Escrow shall be governed by and interpreted in accordance with the law of the state where the escrow agent has its primary place of business.

EXHIBIT A

Alleged Harms

The following export reports that were filed in connection with the case captioned *In re National Prescription Opiate Litigation*, No. 1-17-md-02804 (N.D. Ohio):

- 1. Expert report of Professor David Cutler, dated March 25, 2019.
- 2. Expert report of Dr. Jeffrey B. Liebman, dated March 25, 2019.
- 3. Expert report of Professor Thomas McGuire regarding damages to Bellwethers, dated March 25, 2019.
- 4. Report of Professor Thomas McGuire regarding public nuisance, dated March 25, 2019.

EXHIBIT B

Enforcement Committee Organization Bylaws

ARTICLE I

These bylaws constitute the code of rules adopted by the Settling States and Participating Subdivisions for the creation of an Enforcement Committee (the "Committee") to exist and operate during the term of the Agreement in connection with Janssen and shall control the regulation and management of the Committee's affairs.

ARTICLE II Purpose

The Committee is organized for the sole purpose of evaluating and taking such action as deemed reasonable, necessary, and appropriate by the members of the Committee on the matters delegated to the Committee under that certain Settlement Agreement between the Settling States and Janssen dated July 21, 2021.

ARTICLE III Members of the Committee

(1) Number of Members

The Committee will consist of seventeen (17) members (the "Members"). Upon majority resolution of the Committee, the number of Members may be increased or decreased from time to time, but in no event shall a decrease have the effect of decreasing the total number of Members to less than seven Members.

(2) Initial Members

The Committee initially will consist of eleven Settling State Members and six Participating Subdivision Members; three of the Participating Subdivisions shall be counties and three shall be municipalities. The initial Settling State Members are representatives from: Connecticut, Delaware, Florida, Georgia, Massachusetts, New York, North Carolina, Ohio, Pennsylvania, Tennessee, and Texas. The initial Participating Subdivision Members are: (a) Bexar County, Texas; (b) Broward County, Florida; (c) Chicago, Illinois; (d) Cincinnati, Ohio; (e) Nashville, Tennessee; and (f) Nassau County, New York. Until the Reference Date contained in the Settlement Agreement, the Participating Subdivisions may designate their outside counsel to serve as their representative. After the Reference Date, an employee or official of the Participating Subdivision must be the designated as the representative of the Participating Subdivision.

(3) Term of Members

The term of office for Members of the Committee will be until the end of the term of the Settlement Agreement, nine (9) years, unless and until a Member withdraws or resigns from the Committee.

(4) Resignation

Any Member may resign at any time by delivering written notice to the Chairperson of the Committee. Such resignation shall take effect upon receipt or, if later, at the time specified in the notice.

(5) Removal

- (a) Any Member may be removed without cause, at any time, by a majority of the entire Committee, at a Regular or Special Meeting called for that purpose. Any Member under consideration of removal must first be notified about the consideration by written notice at least five days prior to the meeting at which the vote takes place.
- (b) In the event that any Member is not a Settling State or a Participating Subdivision or the Member subsequently becomes a Later Litigating Subdivision, the Member shall be removed immediately without notice or vote of the Committee.

(6) Vacancies

In the event of a vacancy, the Members of the same type (Settling State or Participating Subdivision) shall select another Settling State or Participating Subdivision to fill that Member's position.

(7) Compensation

Members shall not receive any salaries or other compensation for their services, but, by resolution of the Committee, may be reimbursed for any actual expenses incurred in the performance of their duties for the Committee, as long as a majority of disinterested Members approve the reimbursement. Any reimbursement shall be sought from the Settlement Fund Administrator.

ARTICLE IV Conflicts of Interest and Code of Ethics

If a Member, agent, or employee of the Committee has a conflict of interest, he or she may not participate in a vote, discussion, or decision about the matter. Each Member shall follow any applicable state or local law with respect to conflicts, gifts, and ethics.

ARTICLE V Committee Meetings

(1) Place of Meetings

Meetings of the Committee will be held at any place that the Chairperson may designate, including by telephonic or electronic means.

(2) Regular Meetings

Regular meetings of the Committee shall be held as deemed necessary by the Chairperson or any three members.

(3) Notice of Meetings

Written notice of the date, time, place and subject of each meeting must be provided to the Members at least 72 hours before the scheduled time of the meeting, except when there is an emergency or urgent public necessity.

(4) Quorum

A majority of the incumbent Members (not counting vacancies) shall constitute a quorum for the purposes of convening a meeting or conducting business.

(5) Voting and Proxy

When it is necessary to vote on any matter before the Committee, Members may vote by electronic means as provided in these Bylaws. Proxy voting is permitted. In order for a matter to pass, the matter must have a majority vote of Members present and must have at least one vote from a Settling State Member and a Participating Subdivision Member. In the event that there is a Quorum, but no Settling State or Participating Subdivision Member is present, then a matter may pass with a simple majority vote.

(6) Minutes

The Committee shall prepare and keep minutes. The minutes must state the subject of each deliberation and indicate each vote, order, decision, or other action taken.

ARTICLE VI Officers

(1) Roster of Officers

The Committee shall have a Chairperson, a Vice Chairperson, and a Secretary. The Committee may have at its discretion, such other officers as may be appointed by the Members of the Committee. One person may hold two or more offices, except those serving as Chairperson.

(2) Election and Removal of Officers

All officers shall serve two-year terms. The election shall be conducted at the first meeting of the fiscal year. Officers shall remain in office until their successors have been selected. Officers may serve consecutive terms without limit. The election of officers shall be by majority vote of the Members of the Committee attending the meeting.

(3) Vacancies

If a vacancy occurs during the term of office for any elected officer, the Members of the Committee shall elect a new officer to fill the remainder of the term as soon as practical, by majority vote of Members present.

(4) Chairperson

The Chairperson will supervise and control the affairs of the Committee and shall exercise such supervisory powers as may be given him/her by the Members of the Committee. The Chairperson will perform all duties incident to such office and such other duties as may be provided in these bylaws or as may be prescribed from time to time by the Committee. The

Chairperson shall preside at all meetings and shall exercise parliamentary control in accordance with Robert's Rules of Order.

(5) Vice Chairperson

The Vice Chairperson shall act in place of the Chairperson in the event of the Chairperson's absence, inability, or refusal to act, and shall exercise and discharge such other duties as may be required by the Committee. The Vice Chairperson shall serve as the parliamentarian and interpret any ambiguities of the bylaws.

(6) Secretary

The Secretary will keep and maintain all records related to the Committee and take minutes of all meetings.

(7) Records

All elected officers and committee chairpersons shall relinquish their records to the Chairperson immediately upon the completion of their term of office or completion of a project.

(8) Resignation

An officer may resign the office while not resigning membership from the Committee, by submitting a letter to the Chairperson. Vacancies occurring in any office shall be appointed for the remainder of the term.

ARTICLE VII <u>Duties</u>

(1) Prior to the Reference Date

The Committee shall be responsible for any additional negotiations with Janssen, including, but not limited to, negotiating extensions of any periods created by the Settlement Agreement.

(2) After the Enforcement Date

The Committee shall establish procedures for the receipt of notices that a dispute exists concerning the Agreement and review of such disputes, pursuant to Section XII of the Agreement. Members may engage with Janssen, Settling States, and Participating Subdivisions attempting to resolve any dispute without further action by the Committee. The Committee may request additional information from Janssen, Settling States, and Participating Subdivisions to the extent the Committee believes such information is necessary to understand, resolve, or provide advice related to a dispute. The Committee shall endeavor to provide advice relative to the dispute no later than 60 days after receipt of notice.

ARTICLE VIII Rules of Procedure

The proceedings and business of the Committee shall be governed by Robert's Rules of Order unless otherwise waived by the Committee.

ARTICLE IX Operations

(1) Records

The Committee will keep correct and complete records and will also keep minutes of the proceedings of the Committee meetings and Committees. The Committee will keep such records at its principal place of business at a place designated by the Chairperson.

All elected officers and committee chairpersons shall relinquish their records to the Chairperson, immediately upon the completion of their term of office.

(2) Inspection of Books and Records

The minutes of a meeting are public records and shall be available for public inspection and copying on request to the Committee's Chairperson or the Chairperson's designee.

(3) Amendments

The bylaws may be amended at any time by a vote of a majority of Members present and must have at least one vote from a Settling State Member and a Participating Subdivision Member. In the event that there is a Quorum, but no Settling State or Participating Subdivision Member is present, then a matter may pass with a simple majority vote.

EXHIBIT C

Litigating Subdivision List

[Will be added by Janssen prior to Preliminary Agreement Date]

Item #11.

EXHIBIT D

[Intentionally Omitted]

EXHIBIT E

List of Opioid Remediation Uses

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").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. <u>MEDICATION-ASSISTED TREATMENT ("MAT")</u> <u>DISTRIBUTION AND OTHER OPIOID-RELATED</u> 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.

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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 infantneed dyad; and
- 3. Expand long-term treatment and services for medical monitoring of NAS babies and their families.

E. <u>EXPANSION OF WARM HAND-OFF PROGRAMS AND RECOVERY SERVICES</u>

- 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

- 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 prearrest 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

- 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.

Page 807

- 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 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 cooccurring SUD/MH conditions, including housing, transportation, education, job placement, job training, or childcare.
- 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 mediation 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 cooccurring 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-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 ("*PAARI*");
 - 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 ("CTT"), 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. <u>ADDRESS THE NEEDS OF PREGNANT OR PARENTING WOMEN AND THEIR FAMILIES, INCLUDING BABIES WITH NEONATAL ABSTINENCE SYNDROME</u>

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:

- 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:

- 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:

- 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.
- 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 F List of States and Overall Allocation Percentages

Alabama	1.6491291250%	
Alaska	0.2619596435%	
American Samoa	0.0174609943%	
Arizona	2.3755949882%	
Arkansas	0.9713856799%	
California	9.9213830698%	
Colorado	1.6616291219%	
Connecticut	1.3399918096%	
Delaware	0.4951498892%	
District of Columbia	0.2078293111%	
Florida	7.0259134409%	
Georgia	2.7882080114%	
Guam	0.0513089852%	
Hawaii	0.3443244815%	
Idaho	0.5297889112%	
Illinois	3.3263363702%	
Indiana	2.2168933059%	
Iowa	0.7611448951%	
Kansas	0.8077259480%	
Kentucky	2.1047890943%	
Louisiana	1.5229786769%	
Maine	0.5651006743%	
Maryland	2.1106090494%	
Massachusetts	2.3035761083%	
Michigan	3.4020234989%	
Minnesota	1.2972597706%	
Mississippi	0.8942157086%	
Missouri	2.0056475170%	
Montana	0.3457758645%	
N. Mariana Islands	0.0188110001%	
Nebraska	0.4313919963%	
Nevada	1.2547155559%	
New Hampshire	0.6311550689%	
New Jersey	2.7551354545%	
New Mexico	0.8623532836%	
New York	5.3903813405%	
North Carolina	3.2502525994%	

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North Dakota	0.1878951417%		
Ohio	4.3567051408%		
Oklahoma	0.3053135060%		
Oregon	1.4309172888%		
Pennsylvania	4.5882419559%		
Puerto Rico	0.7295764154%		
Rhode Island	0.4942737092%		
South Carolina	1.5905629933%		
South Dakota	0.2193860923%		
Tennessee	2.6881474977%		
Texas	6.2932157196%		
Utah	1.1945774957%		
Vermont	0.2876050633%		
Virgin Islands	0.0343504215%		
Virginia	2.2801150757%		
Washington	2.3189040182%		
West Virginia	1.1438786260%		
Wisconsin	1.7582560561%		
Wyoming	0.1987475390%		

EXHIBIT G

<u>Subdivisions Eligible to become Participating Subdivisions and Default Subdivision Fund</u> <u>Allocation Percentages</u>

The Subdivisions set forth on this Exhibit G are eligible to become Participating Subdivisions. By default, the Subdivisions set forth on this Exhibit G shall include: (1) all Litigating Subdivisions; (2) all counties and parishes in States with functional counties or parishes; (3) all Subdivisions that are the highest level of general purpose government in States without functional counties or parishes; and (4) all other Subdivisions with a population of 10,000 or greater. A State may elect to add any additional Subdivisions to this Exhibit G at any time prior to the Initial Participation Date.

Immediately upon the effectiveness of any State-Subdivision Agreement, Allocation Statute, Statutory Trust, or voluntary redistribution allowed by subsection VI.D.3 (or upon the effectiveness of an amendment to any State-Subdivision Agreement, Allocation Statute, Statutory Trust, or voluntary redistribution allowed by subsection VI.D.3) that addresses allocation from the Subdivision Fund, whether before or after the Initial Participation Date, this Exhibit G will automatically be amended to reflect the allocation from the Subdivision Fund pursuant to the State-Subdivision Agreement, Allocation Statute, Statutory Trust, or voluntary redistribution allowed by subsection VI.D.3.

For the avoidance of doubt, inclusion on this Exhibit G shall not create any claim for any amount of the Settlement Fund, and no such amounts shall be allocated or distributed to any Subdivision included herein if such Subdivision does not otherwise meet all requirements to receive any such funds pursuant to the Agreement.

The Parties recognize the benefits of remediation funds reaching all communities, including through direct payments from the Subdivision Fund. However, to promote efficiency in the use of such funds and avoid administratively-burdensome disbursements that would be too small to add a meaningful abatement response, certain Subdivisions do not receive a direct allocation from the Subdivision Fund. However, such Subdivisions will benefit from Opioid Remediation in their community, and are eligible to receive direct benefits from the Abatement Accounts Fund in their State. All settlement funds, whether allocated to a Settling State, an Abatement Accounts Fund or a Subdivision listed on this Exhibit G can be used for Opioid Remediation in communities not listed herein.

As provided by subsection VI.D.4.c, the Allocation Percentages shown below apply to distribution of each Settling State's Subdivision Fund in the absence of a State-Subdivision Agreement, Allocation Statute, or Statutory Trust. The allocation that would have otherwise gone to Subdivisions not listed below as receiving a direct allocation shall be (1) directed to the county or parish in which such Subdivision is located in Settling States with functional counties or parishes if the relevant county or parish is a Participating Subdivision or (2) to the highest-level general purpose government in which such Subdivision is located in Settling States without functional counties or parishes if the relevant highest-level general purpose government is a Participating Subdivision. Where the relevant county, parish or highest-level General Purpose Government is not a Participating Subdivision, allocations of General Purpose Subdivisions not

Item #11.

listed below as eligible to become Participating Subdivisions shall be allocated pursuant to subsection VII.I. The redirecting of funds described in this paragraph is intended to promote the efficient use of Opioid Remediation funds while keeping, where possible, local control of the distribution of those funds.

This Exhibit G will be updated with Subdivisions eligible to become Participating Subdivisions pursuant to subsection I.77.

EXHIBIT H

Participation Tier Determination*

Participation Tier	Settling States as of the Payment Date (beginning in Payment Year 1)	Percentage of Litigating Subdivisions that Are Participating Subdivisions and/or Subdivisions Subject to a Bar, Case-Specific Resolution, or Settlement Class Resolution in effect as of the Payment Date (beginning in Payment Year 1)	Percentage of Non- Litigating Subdivisions with Populations over 10,000 that Are Participating Subdivisions and/or Subdivisions Subject to a Bar, Case- Specific Resolution, or Settlement Class resolution in effect as of the Payment Date (beginning in Payment Year 1)
1	44	95%	90%
2	45	96%	96%
3	46	97%	97%
4	48	98%	97%

- * The following conditions apply to the determination of Participation Tiers:
 - 1. For the sole purpose of the Participation Tier determination under this Exhibit, the States used to calculate each criterion (including the percentages of Litigating and Non-Litigating Subdivisions in Settling States that are Participating Subdivisions) will include each of the 50 states in the United States, excluding the District of Columbia, American Samoa, Guam, the Northern Mariana Islands, Puerto Rico, and the U.S. Virgin Islands.
 - 2. Assessment of Subdivision participation percentage will be national in scope.
 - 3. For purposes of determining Participation Tiers, "Litigating Subdivisions" includes Special Districts that have brought any Released Claims against any Released Entities. Special Districts shall have their population measured as set forth in subsection XIII.C.
 - 4. The percentage of Litigating Subdivisions and percentage of Non-Litigating Subdivisions with populations over 10,000 will be calculated as follows: Each Litigating Subdivision and each Non-Litigating Subdivision with a population over 10,000 in the States used to calculate the Participation Tier will be assigned a metric reflecting both population and severity (the "Population-Severity Metric"). The Population-Severity Metric shall be the Subdivision's population plus the Subdivision's population multiplied by the severity factor for the State of the Subdivision (the severity factors for each State are attached as Exhibit T hereto) and then divided in two, thus giving 50% weight to each of population and population multiplied by the severity factor. The denominator for each percentage shall be the sum total of the Population-Severity Metric for all the Subdivisions in the relevant category (Litigating Subdivisions or Non-Litigating Subdivisions with

populations over 10,000) in the Settling States, notwithstanding that persons may be included within the population (and therefore the Population-Severity Metric) of more than one Subdivision. The numerator will be the sum total of the Population-Severity Metrics of all Subdivisions in the relevant category of Subdivision (*i.e.*, Litigating Subdivisions or Non-Litigating Subdivisions with populations over 10,000) in the Settling States that are either Participating Subdivisions or are subject to a Bar, Case-Specific Resolution, or Settlement Class Resolution, notwithstanding that persons may be included within the population of more than one Subdivision. For the avoidance of doubt, Subdivisions in Non-Settling States are excluded from both the denominator and numerator of the calculations for the percentage of Litigating Subdivisions and percentage of Non-Litigating Subdivisions with populations over 10,000.

- 5. When the Participation Tier is redetermined annually, Later Participating Subdivisions described in Section VII.E.3 or Section VII.E.4 shall not be included as Participating Subdivisions, and for Subdivisions subject to a Bar, Case-Specific Resolution, or Settlement Class Resolution to be included, the Bar, Case-Specific Resolution, or Settlement Class Resolution must have been in effect both as of the relevant Payment Date and for the entire period since the prior Payment Date.
- 6. Subdivisions with populations over 10,000 are listed on Exhibit I.

Item #11.

EXHIBIT I

Primary Subdivisions and Subdivisions over 10,000

[Distributor Agreement Exhibit I to be inserted]

EXHIBIT J

Janssen Predecessors and Former Affiliates

The following includes a non-exclusive list of Janssen's predecessors and former affiliates:

- 1. Janssen Pharmaceutica, Inc.
- 2. Janssen Pharmaceutica N.V.
- 3. Janssen-Cilag Manufacturing, LLC
- 4. Janssen Global Services, LLC
- 5. Janssen Ortho LLC
- 6. Janssen Products, LP
- 7. Janssen Research & Development, LLC
- 8. Janssen Supply Group, LLC
- 9. Janssen Scientific Affairs, LLC
- 10. JOM Pharmaceutical Services, Inc.
- 11. OMJ Pharmaceuticals, Inc.
- 12. Ortho-McNeil Finance Co.
- 13. Ortho-McNeil Pharmaceutical
- 14. Ortho-McNeil-Janssen Pharmaceuticals
- 15. Ortho-McNeil Pharmaceutical Services Division
- 16. Ortho-McNeil Neurologic
- 17. Patriot Pharmaceuticals, LLC
- 18. Pricara, Ortho-McNeil-Janssen Pharmaceuticals
- 19. Alza Corp.
- 20. Alza Development Corp.
- 21. Janssen Supply Chain, Alza Corp.
- 22. Noramco, Inc.
- 23. Tasmanian Alkaloids PTY LTD.

EXHIBIT K

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 dated July 21, 2021 ("Janssen Settlement"), and acting through the undersigned authorized official, hereby elects to participate in the Janssen Settlement, release all Released Claims against all Released Entities, and agrees as follows.

- 1. The Governmental Entity is aware of and has reviewed the Janssen Settlement, understands that all terms in this Election and Release have the meanings defined therein, and agrees that by this Election, the Governmental Entity elects to participate in the Janssen Settlement and become a Participating Subdivision as provided therein.
- 2. The Governmental Entity shall, within 14 days of the Reference Date and prior to the filing of the Consent Judgment, dismiss with prejudice any Released Claims that it has filed.
- 3. The Governmental Entity agrees to the terms of the Janssen Settlement pertaining to Subdivisions as defined therein.
- 4. By agreeing to the terms of the Janssen Settlement and becoming a Releasor, the Governmental Entity is entitled to the benefits provided therein, including, if applicable, monetary payments beginning after the Effective Date.
- 5. The Governmental Entity agrees to use any monies it receives through the Janssen Settlement solely for the purposes provided therein.
- 6. The Governmental Entity submits to the jurisdiction of the court in the Governmental Entity's state where the Consent Judgment is filed for purposes limited to that court's role as provided in, and for resolving disputes to the extent provided in, the Janssen Settlement.
- 7. The Governmental Entity has the right to enforce the Janssen Settlement as provided therein.
- 8. The Governmental Entity, as a Participating Subdivision, hereby becomes a Releasor for all purposes in the Janssen Settlement, including but not limited to all provisions of

Section IV (Release), 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 Released Entity in any forum whatsoever. The releases provided for in the Janssen Settlement are intended by the Parties to be broad and shall be interpreted so as to give the Released Entities the broadest possible bar against any liability relating in any way to Released Claims and extend to the full extent of the power of the Governmental Entity to release claims. The Janssen Settlement shall be a complete bar to any Released Claim.

9. In connection with the releases provided for in the Janssen Settlement, each 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 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 which it knows, believes, or assumes to be true with respect to the Released Claims, but each Governmental Entity hereby expressly waives and fully, finally, and forever settles, releases and discharges, upon the Effective Date, 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 Entities' decision to participate in the Janssen Settlement.

10. Nothing herein is intended to modify in any way the terms of the Janssen Settlement, to which Governmental Entity hereby agrees. To the extent this Election and Release is interpreted differently from the Janssen Settlement in any respect, the Janssen Settlement controls.

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he Governmental Entity.		
	Signature:	
	Name:	

Title:

I have all necessary power and authorization to execute this Election and Release on behalf of

EXHIBIT L

Settlement Fund Administrator

This Exhibit L will be appended to the Agreement prior to the Initial Participation Date pursuant to subsection I.66.

EXHIBIT M

Settlement Payment Schedule

Payment #/Year	Suspension Applies to:	Atty Fee, Costs & Additional Restitution Amount	Base	Incentives A, B & C (maximum)	Incentive D (Lookback Payment)	Credit	Total
Payment 1 ED+90 days	None	\$103,244,576	\$282,175,271			\$14,580,153	\$400,000,000
Payment 2 July 2022	None		\$658,320,615				\$658,320,615
Payment 3 July 2023	Bonus	\$93,629,192		\$526,905,161		\$71,145,032	\$691,679,385
Payment 4 July 2024	Bonus	\$93,629,191	\$259,273,971	\$549,768,597		\$47,328,241	\$950,000,000
Payment 5 July 2025	Bonus	\$43,720,414	\$262,463,219	\$634,274,384		\$59,541,983	\$1,000,000,000
Payment 6 July 2026	Bonus	\$43,720,414	\$105,720,216	\$54,325,273		\$12,900,764	\$216,666,667
Payment 7 July 2027	Bonus & lookback	\$43,720,414	\$63,074,061	\$54,325,273	\$42,646,154	\$12,900,765	\$216,666,667
Payment 8 July 2028	Bonus & lookback	\$43,720,414	\$63,074,060	\$54,325,272	\$42,646,154	\$12,900,766	\$216,666,666
Payment 9 July 2029	Bonus & lookback		\$82,748,246	\$78,371,501	\$42,646,154	\$12,900,766	\$216,666,667
Payment 10 July 2030	Base, bonus & lookback		\$82,748,248	\$78,371,500	\$42,646,154	\$12,900,765	\$216,666,667
Payment 11 July 2031	Base, bonus & lookback		\$82,748,248	\$78,371,500	\$42,646,153	\$12,900,765	\$216,666,666
Total		\$465,384,615	\$1,942,346,155	\$2,109,038,461	\$213,230,769	\$270,000,000	\$5,000,000,000

NOTES:

1. Any adjustments to attorneys' fees and costs will be addressed in the separate attorneys' fees and costs agreement.

- 2. The attorneys' fees and costs included in the schedule include the Additional Restitution Amount, which will be paid in lieu of attorneys' fees to Settling States listed on Exhibit N.
- 3. Any offsets under Section V would also be deducted from the base, Incentive B & C maximum, and Incentive D lookback payments and applied proportionately to all payments.
- 4. Accelerated payments for Incentive A would adjust figures for base and Incentive B & C payments.
- 5. The dates of payments shown on the schedule are approximate, and will be determined by subsection V.B.1.

EXHIBIT N Additional Restitution Amount Allocation

Alaska 0.3443798454% American Samoa 0.0219613287% Arizona 2.9452135100% California 13.1510781360% Colorado 2.1897380150% Connecticut 1.7275419499% Delaware 0.6508743856% District of Columbia 0.2811929384% Georgia 3.7040606512% Guam 0.0665280480% Hawaii 0.4710748102% Illinois 4.3924998997% Indiana 2.7750263890% Iowa 1.0610119129% Kansas 1.0960862986% Louisiana 2.0857625133% Maine 0.7470015721% Maryland 2.6658205590% Massachusetts 2.9180077435% Michigan 4.3144215263% Minnesota 1.7616910858% Missouri 2.5748706956% Montana 0.04612247807% N. Mariana Islands 0.0240110183% Nebraska 0.5931074216% North Dakota 0.2646479540% Oregon <t< th=""><th>Alabama</th><th>2.1169269268%</th></t<>	Alabama	2.1169269268%		
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Item #11.

Virgin Islands	0.0453295506%
Virginia	3.0182689455%
Wisconsin	2.2927931680%
Wyoming	0.2691763371%

EXHIBIT O

Adoption of a State-Subdivision Agreement

A State-Subdivision Agreement shall be applied if it meets the requirements of Section VI and is approved by the State and by the State's Subdivisions as follows:

- 1. Requirements for Approval. A State-Subdivision Agreement shall be deemed as agreed to when it has been approved by the State and either (a) Subdivisions whose aggregate "Population Percentages," determined as set forth below, total more than sixty percent (60%), or (b) Subdivisions whose aggregate Population Percentages total more than fifty percent (50%) provided that these Participating Subdivisions also represent fifteen percent (15%) or more of the State's counties or parishes (or, in the case of Settling States whose counties and parishes do not function as local governments, 15% of or more of the Settling State's non-county Subdivisions), by number.
- 2. *Approval Authority*. Approval by the State shall be by the Attorney General. Approval by a Subdivision shall be by the appropriate official or legislative body pursuant to the required procedures for that Subdivision to agree to a legally binding settlement.
- 3. Population Percentage Calculation. For purposes of this Exhibit O only, Population Percentages shall be determined as follows: For States with functional counties or parishes³, the Population Percentage of each county or parish shall be deemed to be equal to (a) (1) 200% of the population of such county or parish, minus (2) the aggregate population of all Primary Incorporated Municipalities located in such county or parish, divided by (b) 200% of the State's population. A "Primary Incorporated Municipality" means a city, town, village or other municipality incorporated under applicable state law with a population of at least 25,000 that is not located within another incorporated municipality. The Population Percentage of each Primary Incorporated Municipality shall be equal to its population (including the population of any incorporated or unincorporated municipality located therein) divided by 200% of the State's population; provided that the Population Percentage of a Primary Incorporated Municipality that is not located within a county shall be equal to 200% of its population (including the population of any incorporated or unincorporated municipality located therein) divided by 200% of the State's population. For all States that do not have functional counties or parishes, the Population Percentage of each non-county Subdivision (including any incorporated or unincorporated municipality located therein), shall be equal to its population divided by the State's population.
- 4. *Preexisting Agreements and Statutory Provisions*. A State may include with the notice to its Subdivisions an existing agreement, a proposed agreement, or statutory provisions regarding the distribution and use of settlement funds and have the acceptance of such an agreement or statutory provision be part of the requirements to be an Initial Participating Subdivision.

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³ Certain states do not have counties or parishes that have functional governments, including: Alaska, Connecticut, Massachusetts, Rhode Island, and Vermont.

Item #11.

5. Revised Agreements. A State-Subdivision Agreement that has been revised, supplemented, or refined shall be applied if it meets the requirements of Section VI and is approved by the State and by the State's Subdivisions pursuant to the terms above.

EXHIBIT P

Injunctive Relief

A. Definitions Specific to this Exhibit

- 1. "Cancer-Related Pain Care" means care that provides relief from pain resulting from a patient's active cancer or cancer treatment as distinguished from treatment provided during remission.
- 2. "Janssen" means Johnson & Johnson, Janssen Pharmaceuticals, Inc., Ortho-McNeil-Janssen Pharmaceuticals, Inc., and Janssen Pharmaceutica, Inc. (collectively, "Janssen"), including all of their subsidiaries, predecessors, successors, current officers, directors, employees, representatives, agents, affiliates, parents, and assigns acting on behalf of Janssen in the United States.
- 3. "End-of-Life Care" means care for persons with a terminal illness or at high risk for dying in the near future in hospice care, hospitals, long-term care settings, or at home.
- 4. "Health Care Provider" means any U.S.-based physician or other health care practitioner who is licensed to provide health care services or to prescribe pharmaceutical products and any medical facility, practice, hospital, clinic, or pharmacy.
- 5. "*In-Kind Support*" means payment or assistance in the form of goods, commodities, services, or anything else of value.
- 6. "Lobby" and "Lobbying" shall have the same meaning as "lobbying activities" and "lobbying contacts" under the federal lobbying disclosure act, 2 U.S.C. § 1602 et seq., and any analogous state or local provisions governing the person or entity being lobbied. As used in this document, "Lobby" and "Lobbying" include Lobbying directly or indirectly, through grantees or Third Parties.
- 7. "Opioid(s)" means all naturally occurring, synthetic, or semisynthetic substances that interact with opioid receptors and act like opium. For the avoidance of doubt, the term "Opioid(s)" does not include Imodium.
- 8. "Opioid Product(s)" means all current and future medications containing Opioids approved by the U.S. Food & Drug Administration (FDA) and listed by the DEA as Schedule II, III, or IV drugs pursuant to the federal Controlled Substances Act (including but not limited to buprenorphine, codeine, fentanyl, hydrocodone, hydromorphone, meperidine, methadone, morphine, oxycodone, oxymorphone, tapentadol, and tramadol). The term "Opioid Products(s)" shall not include (i) methadone and other substances when used exclusively to treat opioid abuse, addiction, or overdose; or (ii) raw materials, immediate precursors, and/or active pharmaceutical ingredients (APIs) used in the manufacture or study of Opioids or Opioid Products, but only when such materials, immediate precursors, and/or

- APIs are sold or marketed exclusively to DEA-licensed manufacturers or DEA-licensed researchers.
- 9. "OUD" means opioid use disorder defined in the Diagnostic and Statistical Manual of Mental Disorders, Fifth Edition (DSM-5), as updated or amended.
- 10. "Product(s) for the Treatment of Opioid-Induced Side Effects" means any overthe-counter or prescription remedy used to treat those side effects identified on the FDA label for any Opioid Product, except that, for purposes of the Agreement, Product(s) for the Treatment of Opioid-Induced Side Effects shall not include products that treat OUD or respiratory depression.
- 11. "Promote," "Promoting," "Promotion," and "Promotional" means dissemination of information or other practices intended or reasonably anticipated to increase sales, prescriptions, or that attempts to influence prescribing practices in the United States. These terms shall not include the provision of scientific information or data in response to unsolicited requests from Health Care Providers or payors as allowed in subsection C.2.e-h.
- 12. "*Third Party(ies)*" means any person or entity other than Janssen or a government entity.
- 13. *"Treatment of Pain"* means the provision of therapeutic modalities to alleviate or reduce pain.
- 14. "*Unbranded Information*" means any information that does not identify a specific branded or generic product.

B. Ban on Selling and Manufacturing Opioids

- 1. Janssen shall not manufacture or sell any Opioids or Opioid Products for distribution in the United States. Janssen represents that prior to the Effective Date, it de-listed all of its Opioid Products and no longer ships any of them to or within the United States. Janssen shall provide notice to the Settling States when the last of the inventory Janssen has shipped has expired.
- 2. Notwithstanding subsection B.1, above, Janssen may continue to manufacture Nucynta and Nucynta ER (collectively "Nucynta") in accordance with the terms of its April 2, 2015 contract with Depomed, Inc., rights to which were assigned to Collegium Pharmaceutical, Inc. ("Collegium") on February 13, 2020, so long as Janssen is not Promoting Nucynta, or selling Nucynta to anyone other than Collegium. Janssen shall not extend, amend, or otherwise alter the terms of its April 2, 2015 contract or enter into any similar agreement related to Nucynta or any other Opioid or Opioid Product. For the term of its April 2, 2015 contract, or until the expiration of subsection B.1, whichever is shorter, Janssen shall make an annual report to the Settling States showing the amount of Nucynta manufactured in accordance with the April 2, 2015 contract.

C. Ban on Promotion

- 1. Janssen shall not engage in Promotion of Opioids or Opioid Products including but not limited to, by:
 - a. Employing or contracting with sales representatives or other persons to Promote Opioids or Opioid Products to Health Care Providers or patients, or to persons involved in determining the Opioid Products included in formularies;
 - b. Using speakers, key opinion leaders, thought leaders, lecturers, and/or speaking events for Promotion of Opioids or Opioid Products;
 - Sponsoring, or otherwise providing financial support or In-Kind Support to medical education programs for Promotion of Opioids_or Opioid Products;
 - d. Creating, sponsoring, operating, controlling, or otherwise providing financial support or In-Kind Support to any website, network, and/or social or other media account for the Promotion of Opioids or Opioid Products;
 - e. Creating, sponsoring, distributing, or otherwise providing financial support or In-Kind Support for materials Promoting Opioids or Opioid Products, including but not limited to brochures, newsletters, pamphlets, journals, books, and guides;
 - f. Creating, sponsoring, or otherwise providing financial support or In-Kind Support for advertisements that Promote Opioids or Opioid Products, including but not limited to internet advertisements or similar content, and providing hyperlinks or otherwise directing internet traffic to advertisements; and
 - g. Engaging in internet search engine optimization or other techniques designed to Promote Opioids or Opioid Products by improving rankings or making content appear among the top results in an internet search or otherwise be more visible or more accessible to the public on the internet.
- 2. Notwithstanding subsection C.1 directly above, Janssen may:
 - a. Maintain a corporate website;
 - b. Maintain a website for any Opioid Product that contains principally the following content: the FDA-approved package insert, medication guide, and labeling, and a statement directing patients or caregivers to speak with a licensed Health Care Provider;

- c. Provide information or support the provision of information as expressly required by law or any state or federal government agency with jurisdiction in [State];
- d. Provide the following by mail, electronic mail, on or through Janssen's corporate or product websites or through other electronic or digital methods: FDA-approved package insert, medication guide, approved labeling for Opioid Products, or other prescribing information for Opioid Products that are published by a state or federal government agency with jurisdiction in [State];
- e. Provide scientific and/or medical information in response to an unsolicited request by a Health Care Provider consistent with the standards set forth in the FDA's Draft Guidance for Industry, *Responding to Unsolicited Requests for Off-Label Information About Prescription Drugs and Medical Devices* (Dec. 2011) as updated or amended by the FDA, and Guidance for Industry, *Good Reprint Practices for the Distribution of Medical Journal Articles and Medical or Scientific Reference Publications on Unapproved New Uses of Approved Drugs and Approved or Cleared Medical Devices* (Jan. 2009) as updated or amended by the FDA;
- f. Provide a response to any unsolicited question or request from a patient or caregiver, directing the patient or caregiver to the FDA-approved labeling or to speak with a licensed Health Care Provider without describing the safety or effectiveness of Opioids or any Opioid Product or naming any specific provider or healthcare institution; or directing the patient or caregiver to speak with their insurance carrier regarding coverage of an Opioid Product;
- g. Provide Health Care Economic Information, as defined at 21 U.S.C. § 352(a), to a payor, formulary committee, or other similar entity with knowledge and expertise in the area of health care economic analysis consistent with standards set forth in the FDA's Draft Questions and Answers Guidance for Industry and Review Staff, *Drug and Device Manufacturer Communications With Payors, Formulary Committees, and Similar Entities* (Jan. 2018), as updated or amended by the FDA;
- h. Provide information relating solely to the pricing of any Opioid Product;
- i. Sponsor or provide financial support or In-Kind Support for an accredited or approved continuing medical education program required by either an FDA-approved Risk Evaluation and Mitigation Strategy (REMS) program or other federal or state law or regulation applicable in [State] through an independent Third Party, which shall be responsible for the program's content without the participation of Janssen; and
- j. Provide information in connection with patient support information on copay assistance and managing pain in End-of-Life Care and/or Cancer-

Related Pain Care relating to the use of Opioids for managing such pain, as long as the information identifies Janssen as the source of the information.

- 3. Janssen shall not engage in the Promotion of Products for the Treatment of Opioid-Induced Side Effects, including but not limited to:
 - Employing or contracting with sales representatives or other persons to Promote Products for the Treatment of Opioid-Induced Side Effects to Health Care Providers or patients;
 - b. Using speakers, key opinion leaders, thought leaders, lecturers, and/or speaking events to Promote Products for the Treatment of Opioid-Induced Side Effects;
 - c. Sponsoring, or otherwise providing financial support or In-Kind Support to medical education programs that Promote Products for the Treatment of Opioid-Induced Side Effects;
 - d. Creating, sponsoring, or otherwise providing financial support or In-Kind Support for advertisements that Promote Products for the Treatment of Opioid-Induced Side Effects, including but not limited to internet advertisements or similar content, and providing hyperlinks or otherwise directing internet traffic to advertisements.
- 4. Notwithstanding subsection C.3 directly above, Janssen may Promote Products for the Treatment of Opioid-Induced Side Effects so long as such Promotion does not associate the product with Opioids or Opioid Products.

5. Treatment of Pain

- a. Janssen shall not, either through Janssen or through Third Parties, engage in any conduct that Promotes the Treatment of Pain, except that Janssen may continue to Promote the Treatment of Pain with branded non-Opioids, including Tylenol and Motrin.
- b. Janssen shall not, either through Janssen or through Third Parties, engage in any conduct that Promotes the concept that pain is undertreated, except in connection with Promoting the use of branded non-Opioids, including Tylenol and Motrin, for the Treatment of Pain.
- c. Janssen shall not disseminate Unbranded Information, including Unbranded Information about a medical condition or disease state, that contains links to branded information about Opioid Products or that otherwise Promotes Opioids or Opioid Products.

- 6. Notwithstanding subsection C.5 above:
 - a. Janssen may Promote or provide educational information about the Treatment of Pain with non-Opioids or therapies such as acetaminophen or non-steroidal anti-inflammatory drugs (NSAIDs), including Promoting or providing educational information about such non-Opioids or therapies as alternatives to Opioid use, or as part of multimodal therapy which may include Opioid use, so long as such non-Opioid Promotional or educational information does not Promote Opioids or Opioid Products.
 - b. Janssen may provide educational information about the Treatment of Pain related to medical procedures involving devices manufactured or sold by Janssen, including educational information about Opioids or Opioid Products, so long as such information does not Promote Opioids or Opioid Products.
- 7. The Promotional conduct prohibited in subsection C is not prohibited insofar as it relates to the Promotion of Opioids or Opioid Products for Cancer-Related Pain Care or End-of-Life Care only, and so long as Janssen is identified as the sponsor or source of such Promotional conduct.

D. No Financial Reward or Discipline Based on Volume of Opioid Sales

- 1. Janssen shall not provide financial incentives to its sales and marketing employees or discipline its sales and marketing employees based upon sales volume or sales quotas for Opioid Products;
- 2. Janssen shall not offer or pay any remuneration (including any kickback, bribe, or rebate) directly or indirectly, to any person in return for the prescribing, sale, use, or distribution of an Opioid Product; and
- 3. Janssen's compensation policies and procedures shall ensure compliance with the Agreement.

E. Ban on Funding/Grants to Third Parties

- 1. Janssen shall not directly or indirectly provide financial support or In-Kind Support to any Third Party that primarily engages in conduct that Promotes Opioids, Opioid Products, or Products for the Treatment of Opioid-Induced Side Effects (subject to subsections C.2, C.4, and C.6), including educational programs or websites that Promote Opioids, Opioid Products, or Products for the Treatment of Opioid-Induced Side Effects, excluding financial support otherwise required by the Agreement, a court order, or by a federal or state agency.
- 2. Janssen shall not create, sponsor, provide financial support or In-Kind Support to, or otherwise operate or control any medical society or patient advocacy group that primarily engages in conduct that Promotes Opioids, Opioid Products, or Products for the Treatment of Opioid-Induced Side Effects.

- 3. Janssen shall not provide links to any Third Party website or materials or otherwise distribute materials created by a Third Party for the purpose of Promoting Opioids, Opioid Products, or Products for the Treatment of Opioid-Induced Side Effects (subject to subsections C.2, C.4, and C.6).
- 4. Janssen shall not use, assist, or employ any Third Party to engage in any activity that Janssen itself would be prohibited from engaging in pursuant to the Agreement. To the extent Janssen supports trade groups engaged in Lobbying, Janssen shall stipulate that such support not be used for any purpose prohibited by the Agreement.
- 5. Janssen shall not enter into any contract or agreement with any person or entity or otherwise attempt to influence any person or entity in such a manner that has the purpose or foreseeable effect of limiting the dissemination of information regarding the risks and side effects of using Opioids.
- 6. Janssen shall not compensate or support Health Care Providers or organizations to advocate for formulary access or treatment guideline changes for the purpose of increasing access to any Opioid Product through third-party payors, i.e., any entity, other than an individual, that pays or reimburses for the dispensing of prescription medicines, including but not limited to managed care organizations and pharmacy benefit managers.
- 7. No officer or management-level employee of Janssen may concurrently serve as a director, board member, employee, agent, or officer of any entity that primarily engages in conduct that Promotes Opioids, Opioid Products, or Products for the Treatment of Opioid-Induced Side Effects. For the avoidance of doubt, nothing in this provision shall preclude an officer or management-level employee of Janssen from concurrently serving on the board of a hospital.
- 8. Janssen shall play no role in appointing persons to the board, or hiring persons to the staff, of any entity that primarily engages in conduct that Promotes Opioids, Opioid Products, or Products for the Treatment of Opioid-Induced Side Effects. For the avoidance of doubt, nothing in this paragraph shall prohibit Janssen from fully and accurately responding to unsolicited requests or inquiries about a person's fitness to serve as an employee or Board member at any such entity.

F. Lobbying Restrictions

- 1. Janssen shall not Lobby for the enactment of any federal, state, or local legislative or regulatory provision that:
 - a. Encourages or requires Health Care Providers to prescribe Opioids or sanctions Health Care Providers for failing to prescribe Opioids or failing to treat pain with Opioids;
 - b. Has the effect of limiting access to any non-Opioid alternative pain treatments; or

- c. Pertains to the classification of any Opioid or Opioid Product as a scheduled drug under the Controlled Substances Act.
- 2. Janssen shall not Lobby against the enactment of any federal, state or local legislative or regulatory provision that supports:
 - a. The use of non-pharmacologic therapy and/or non-Opioid pharmacologic therapy to treat chronic pain over or instead of Opioid use, including but not limited to third party payment or reimbursement for such therapies;
 - b. The use and/or prescription of immediate release Opioids instead of extended release Opioids when Opioid use is initiated, including but not limited to third party reimbursement or payment for such prescriptions;
 - c. The prescribing of the lowest effective dose of an Opioid, including but not limited to third party reimbursement or payment for such prescription;
 - d. The limitation of initial prescriptions of Opioids to treat acute pain;
 - e. The prescribing and other means of distribution of naloxone to minimize the risk of overdose, including but not limited to third party reimbursement or payment for naloxone;
 - f. The use of urine testing before starting Opioid use and annual urine testing when Opioids are prescribed, including but not limited to third party reimbursement or payment for such testing;
 - g. Evidence-based treatment (such as using medication-assisted treatment with buprenorphine or methadone in combination with behavioral therapies) for OUD, including but not limited to third party reimbursement or payment for such treatment; or
 - h. The implementation or use of Opioid drug disposal systems.
- 3. Janssen shall not Lobby against the enactment of any federal, state or local legislative or regulatory provision expanding the operation or use of PDMPs, including but not limited to provisions requiring Health Care Providers to review PDMPs when Opioid use is initiated and with every prescription thereafter.
- 4. Notwithstanding the foregoing restrictions in subsections F.1-3, the following conduct is not restricted:
 - a. Challenging the enforcement of or suing for declaratory or injunctive relief with respect to legislation, rules, or regulations referred to in subsection F.1:
 - b. Communications made by Janssen in response to a statute, rule, regulation, or order requiring such communication;

- c. Communications by a Janssen representative appearing before a federal or state legislative or administrative body, committee, or subcommittee as a result of a mandatory order or subpoena commanding that person to testify;
- d. Responding, in a manner consistent with the Agreement, to an unsolicited request for input on the passage of legislation or the promulgation of any rule or regulation when such request is submitted in writing specifically to Janssen from a government entity directly involved in the passage of that legislation or promulgation of that rule or regulation; or
- e. Lobbying for or against provisions of legislation or regulation that address other subjects in addition to those identified in subsections F.1-3, so long as the company does not support specific portions of such legislation or regulation covered by subsection F.1 or oppose specific portions of such legislation or regulation covered by subsections F.2-3.
- 5. Janssen shall provide notice of the prohibitions in subsection F to all employees engaged in Lobbying; shall incorporate the prohibitions in subsection F into trainings provided to Janssen employees engaged in Lobbying; and shall certify to the Settling States that it has provided such notice and trainings to Janssen employees engaged in Lobbying.

G. Ban on Prescription Savings Programs

- 1. Janssen shall not directly or indirectly offer any discounts, coupons, rebates, or other methods which have the effect of reducing or eliminating a patient's copayments or the cost of prescriptions (e.g., free trial prescriptions) for any Opioid Product.
- 2. Janssen shall not directly or indirectly provide financial support to any Third Party for discounts, coupons, rebates, or other methods which have the effect of reducing or eliminating a patient's co-payments or the cost of prescriptions (e.g., free trial prescriptions) for any Opioid Product.
- 3. Janssen shall not directly or indirectly assist patients, Health Care Providers, or pharmacies with the claims and/or prior authorization process required for third-party payors to approve payment for any Opioid Product.

H. General Terms

1. Janssen shall not make any written or oral statement about Opioids or any Opioid Product that is unfair, false, misleading, or deceptive as defined under the law of [State]. For purposes of this paragraph, "Opioid Product" shall also include methadone and other substances when used exclusively to treat opioid abuse, addiction, or overdose.

- 2. Janssen shall not represent that Opioids or any Opioid Product(s) have approvals, characteristics, uses, benefits, or qualities that they do not have. For purposes of this paragraph, "Opioid Product" shall also include methadone and other substances when used exclusively to treat opioid abuse, addiction, or overdose.
- 3. For the avoidance of doubt, the Agreement shall not be construed or used as a waiver or limitation of any defense otherwise available to Janssen in any action, and nothing in the Agreement is intended to or shall be construed to prohibit Janssen in any way whatsoever from taking legal or factual positions with regard to any Opioid Product(s) in defense of litigation or other legal proceedings.
- 4. Upon the request of the [State] Attorney General, Janssen shall provide the [State] Attorney General with copies of the following, within thirty (30) calendar days of the request:
 - a. Any litigation or civil or criminal law enforcement subpoenas or Civil Investigative Demands relating to Janssen's Opioid Product(s); and
 - b. Warning or untitled letters issued by the FDA regarding Janssen's Opioid Product(s) and all correspondence between Janssen and the FDA related to such letters.
- 5. The Agreement applies to conduct that results in the Promotion of Opioids or Opioid Products, or the Treatment of Pain inside the United States.
- 6. Janssen will enter into the Agreement solely for the purpose of settlement, and nothing contained therein may be taken as or construed to be an admission or concession of any violation of law, rule, or regulation, or of any other matter of fact or law, or of any liability or wrongdoing, all of which Janssen expressly denies. No part of the Agreement, including its statements and commitments, shall constitute evidence of any liability, fault, or wrongdoing by Janssen. The Agreement is not intended for use by any third party for any purpose, including submission to any court for any purpose.
- 7. Nothing in the Agreement shall be construed to limit or impair Janssen's ability to:
 - Communicate its positions and respond to media inquiries concerning litigation, investigations, reports or other documents or proceedings relating to Janssen or its Opioid Products.
 - b. Maintain a website explaining its litigation positions and responding to allegations concerning its Opioid Products, including the website, www.factsaboutourprescriptionopioids.com.

I. Compliance with All State Laws and Regulations Relating to the Sale, Promotion, and Distribution of Any Opioid Product

- 1. Janssen shall comply with all applicable state laws and regulations that relate to the sale, promotion, distribution, and disposal of Opioids or Opioid Products, including conduct permitted by subsection B.2, provided that nothing in this paragraph requires Janssen to violate federal law or regulations, including but not limited to:
 - a. [State] Controlled Substances Act, including all guidance issued by the applicable state regulator(s);
 - b. [State] Consumer Protection Laws;
 - c. [State] laws, regulations, and guidelines related to opioid prescribing, distribution, and disposal; and
 - d. [State Specific Laws].

J. Clinical Data Transparency

- 1. Janssen agrees to continue sharing clinical trial data under the Yale University Open Data Access (YODA) Project to allow researchers qualified under the program to access the company's proprietary data under the terms of the project.
- 2. In the event Yale University discontinues or withdraws from the YODA Project agreement with Janssen, Janssen shall make its clinical research data regarding Opioids and Opioid Products, and any additional clinical research data that Janssen sponsors and controls regarding Opioids and Opioid Products, available to an independent entity that is the functional equivalent of the YODA Project under functionally equivalent terms.

K. Enforcement

- 1. For the purposes of resolving disputes with respect to compliance with this Exhibit, should any of the Settling States have a reasonable basis to believe that Janssen has engaged in a practice that violates a provision of this Exhibit subsequent to the Effective Date, such Settling State shall notify Janssen in writing of the specific objection, identify with particularity the provision of the Agreement that the practice appears to violate, and give Janssen thirty (30) days to respond in writing to the notification; provided, however, that a Settling State may take any action if the Settling State believes that, because of the specific practice, a threat to health or safety of the public requires immediate action.
- 2. Upon receipt of written notice, Janssen shall provide a good faith written response to the Settling State's notification, containing either a statement explaining why Janssen believes it is in compliance with this Exhibit of the Agreement, or a detailed explanation of how the alleged violation occurred and a statement

explaining how Janssen intends to remedy the alleged breach. Nothing in this section shall be interpreted to limit the [State's] civil investigative demand ("CID") or investigative subpoena authority, to the extent such authority exists under applicable law, and Janssen reserves all of its rights in responding to a CID or investigative subpoena issued pursuant to such authority. If Janssen notifies the Settling States in writing that two or more Settling States have notified Janssen of alleged violations, the Settling States that provided notice of alleged violations shall work in good faith to collectively resolve the alleged violation with Janssen before taking any enforcement action(s).

- 3. The Settling States may agree, in writing, to provide Janssen with additional time beyond thirty (30) days to respond to a notice provided under subsection K.1, above, without Court approval.
- 4. Upon giving Janssen thirty (30) days to respond to the notification described above, the Settling State shall also be permitted reasonable access to inspect and copy relevant, non-privileged, non-work product records and documents in possession, custody, or control of Janssen that relate to Janssen's compliance with each provision of the Agreement pursuant to that Settling State's CID or investigative subpoena authority.
- 5. The Settling State may assert any claim that Janssen has violated the Agreement in a separate civil action to enforce compliance with the Agreement, or may seek any other relief afforded by law for violations of the Agreement, but only after providing Janssen an opportunity to respond to the notification described in subsection K.1, above; provided, however, the Settling State may take any action if the Settling State believes that, because of the specific practice, a threat to the health or safety of the public requires immediate action.
- 6. In the event of a conflict between the requirements of the Agreement and any other law, regulation, or requirement such that Janssen cannot comply with the law without violating the terms of the Agreement or being subject to adverse action, including fines and penalties, Janssen shall document such conflicts and notify the Settling State of the extent to which it will comply with the Agreement in order to eliminate the conflict within thirty (30) days of Janssen's discovery of the conflict. Janssen shall comply with the terms of the Agreement to the fullest extent possible without violating the law.
- 7. Janssen or any Settling State may request that Janssen and any Settling State meet and confer regarding the resolution of an actual or potential conflict between the Agreement and any other law, or between interpretations of the Agreement by different courts. Nothing herein is intended to modify or extend the jurisdiction of any single judicial authority as provided by law.

L. Compliance Duration

1. Subsections B-J shall be effective for 10 years from the Effective Date.

Item #11.

2. Nothing in this Agreement shall relieve Janssen of its independent obligation to fully comply with the laws of [State] after expiration of the 10-year period specified in this subsection.

M. Compliance Deadlines

1. Janssen must be in full compliance with the provisions included this Agreement by the Effective Date. Nothing herein shall be construed as permitting Janssen to avoid existing legal obligations.

EXHIBIT Q

Non-Released Entities

The following includes a non-exclusive list of non-Released Entities:

- 1. Actavis LLC
- 2. Actavis Pharma, Inc.
- 3. Allergan PLC
- 4. Allergan Finance, LLC
- 5. AmerisourceBergen Corporation
- 6. AmerisourceBergen Drug Corporation
- 7. Anda, Inc.
- 8. Cardinal Health, Inc.
- 9. Cephalon, Inc.
- 10. Collegium Pharmaceuticals
- 11. CVS Health Corp.
- 12. CVS Pharmacy, Inc.
- 13. Endo Pharmaceuticals Inc.
- 14. Endo Health Solutions Inc.
- 15. Mallinckrodt LLC
- 16. McKesson Corporation
- 17. McKinsey & Company Inc.
- 18. Par Pharmaceutical, Inc.
- 19. Par Pharmaceutical Companies, Inc.
- 20. Purdue Pharma L.P.
- 21. Purdue Pharma Inc.
- 22. SpecGx LLC
- 23. Teva Pharmaceuticals USA, Inc.
- 24. The Purdue Frederick Company
- 25. Walgreen Co.
- 26. Walgreens Boots Alliance, Inc.
- 27. Walmart Inc.
- 28. Watson Laboratories, Inc.

EXHIBIT R

Agreement on Attorneys' Fees, Costs, and Expenses

This Agreement on Attorneys' Fees, Expenses and Costs ("Fee Agreement"), is entered between Janssen and the Plaintiffs' Executive Committee appointed in the multidistrict litigation in the Northern District of Ohio, *In re National Prescription Opiate Litigation*, No. 1:17-MD-2804 ("MDL PEC"), in connection with the Janssen Master Settlement Agreement ("Janssen Agreement"). This Fee Agreement becomes effective on the Effective Date of the Janssen Agreement or the date that the Consent Judgments anticipated under the Janssen Agreement become final in 25 Settling States (whichever is later). However, the costs specified in paragraphs II.I.1 and II.I.4 of this Fee Agreement that are to be funded pre-Effective Date by Janssen are effective upon agreement in writing with Janssen.

I. Definitions

- A. This Fee Agreement incorporates all defined terms in the Janssen Agreement, unless otherwise defined herein, and shall be interpreted in a manner consistent with the Janssen Agreement.
- B. "Attorney." Any of the following retained through a legal contract: a solo practitioner, multi-attorney law firm, or other legal representative of a Participating Subdivision.
- C. "Attorney Fee Fund." An account consisting of funds allocated to pay attorneys' fees approved pursuant to Section II of this Fee Agreement established by Order of and under the ongoing jurisdiction of the MDL Court, as provided below.
- D. "Common Benefit Fund." The sub fund of the Attorney Fee Fund described in Section II.C.
- E. "Contingency Fee Fund." The sub fund of the Attorney Fee Fund described in Section II.D.
- F. "Cost and Expense Fund Administrator." The administrator appointed by the MDL Court to administer the MDL Expense Fund and Litigating Subdivision Cost Fund as provided in the Fee Agreement.
- G. "Cost Funds." Collectively, the MDL Expense Fund and Litigating Subdivision Cost Fund.
- H. "Fee Entitlement." Any right, entitlement or expectation, including but not limited to a fee contract, contingent fee contract, agreement, referral arrangement, co-counsel arrangement, State Back-Stop agreement, or any other arrangement by which counsel could receive compensation or other consideration. For the avoidance of doubt, the scope of Fee Entitlement under paragraph II.G.3.a does not include any Attorneys' fees associated with representation of a State.

- I. "Fee Panel." The three-person panel appointed by the MDL Court to administer the Attorney Fee Fund and its sub funds as provided in the Fee Agreement.
- J. "Litigating Subdivision Cost Fund." The cost fund described in Section II.E herein.
- K. "MDL Court." United States District Court for the Northern District of Ohio Eastern Division, Case No. 1:17-md-2804, Judge Dan Aaron Polster.
- L. "MDL Expense Fund." The cost fund described in Section II.F below.
- M. "MDL PEC." The Plaintiffs' Executive Committee appointed by the MDL Court.
- N. "Non-Participating Litigating Subdivision." A Litigating Subdivision that is not a Participating Subdivision.
- O. "Participating Litigating Subdivision." A Litigating Subdivision that is also a Participating Subdivision.
- P. "Participation Agreement." An agreement executed by an Attorney that acknowledges the obligation to pay an appropriate MDL Common Benefit Assessment.
- Q. "Qualifying Representation." Legal services provided for representation of a Participating Litigating Subdivision regarding Released Claims against Released Entities.
- R. "State Back-Stop Agreement." Any agreement by a Settling State and private counsel for Participating Subdivisions in that State (or legislation enacted in that State) to provide, adjust, or guarantee attorneys' fees and costs, whether from the Attorney Fee Fund or any other source recognized in the agreement or legislation.

II. Fees and Costs

- A. Total Attorneys' Fees and Costs.
 - 1. Total attorneys' fees and costs to be paid by Janssen to Attorneys in each of the relevant Payment Years under this Agreement shall be up to the following amounts, subject to the provisions set forth below, including with respect to the division of the Attorney Fee Fund into its sub funds:

	Attorney Fee Fund (Contingency Fee Fund and Common Benefit Fund)	MDL Expense Fund	Litigating Subdivision Cost Fund
Payment Year 1	\$32,391,518.74	\$9,615,384.61	\$10,000,000.00
Payment Year 2	\$35,936,883.63		\$10,000,000.00
Payment Year 3	\$64,482,248.52		\$10,000,000.00
Payment Year 4	\$43,720,414.21		
Payment Year 5	\$43,720,414.21		
Payment Year 6	\$43,720,414.21		
Payment Year 7	\$43,720,414.21		

- 2. The sub funds within the Attorney Fee Fund shall include the Common Benefit Fund and the Contingency Fee Fund. The Cost Funds shall include the MDL Expense Fund, and the Litigating Subdivision Cost Fund. The State Counsel Fee Fund and the State Cost Fund shall be separate funds under the control of the Settling States.
- 3. The Contingency Fee Fund and the Common Benefit Fund shall be administered by a Fee Panel to be appointed by the MDL Court that will be governed by the provisions of this Fee Agreement and shall design the process and procedures for the allocation of fees pursuant to this Fee Agreement and the MDL Court's Order. The Cost Funds shall be administered by the Cost and Expense Fund Administrator to be appointed by the MDL Court who will be governed by the provisions of this Fee Agreement and shall design the process and procedures for the allocation of costs pursuant to this Agreement and the MDL Court's Order.
- 4. The fees and costs to be paid under this Fee Agreement are available for Attorneys engaged in Qualifying Representations only. Fees and costs to be paid under this Fee Agreement are not available prior to the Effective Date of the Janssen Agreement or if the Janssen Agreement does not proceed past Janssen's determination in Section VIII.A of the Janssen Agreement. Fees and costs to be paid under this Fee Agreement are not available for representation of Non-Participating Subdivisions or Non-Litigating Subdivisions and are not available for representation of private hospitals, third-party payors, NAS claimants, personal injury/wrongful death claimants, or any entity other than Participating Litigating Subdivisions. In addition, fees and costs under this Fee Agreement are not available for representation of

any individual or entity in matters other than those claims against Released Entities, but may include a reasonable share of representations that involve development of facts for pursuit of opioid-related claims against multiple defendants in the pharmacy, manufacturing, and distribution chain.

B. Attorney Fee Fund and Sub Funds

- 1. There shall be a split of the Attorney Fee Fund into the Contingency Fee Fund and the Common Benefit Fund. The split shall be 40% to the Contingency Fee Fund and 60% to the Common Benefit Fund.
- 2. In no event shall Janssen be required to pay more into the Attorney Fee Fund in any Payment Year than the maximum amount specified for that Payment Year in paragraph II.A.1, which amounts are reflected in Exhibit M to the Janssen Agreement. The amounts allocated to the Contingency Fee Fund and the Common Benefit Fund set by the Fee Panel shall be subject to the reductions and offsets set forth below.
- 3. Awards of fees from the Contingency Fee Fund shall be available to Attorneys with Qualifying Representations of Participating Litigating Subdivisions eligible to receive an allocation under the Janssen Agreement, as set forth in Exhibit G to the Janssen Agreement, and shall be made applying the Mathematical Model attached as Exhibit "A" to this Fee Agreement. The collection of the data and calculations for the Mathematical Model has been a cooperative effort among private counsel for a large number of Litigating Subdivisions. The analysis has been spearheaded by Joseph Tann and Andrew Arnold. The Fee Panel is encouraged to continue working with those counsel in application of the Model. The Fee Panel shall oversee the application of the Model and resolve any questions or disputes concerning the eligibility of a Counsel to participate as required in Section II.G. The Panel is empowered to hear disputes concerning and ensure the accuracy of the mathematical calculation.
- 4. As to awards from the Contingency Fee Fund, there shall be no right of appeal.
- 5. Any appeal of an award of the Fee Panel from the Common Benefit Fund will be made to the MDL Court and be reviewed under an abuse of discretion standard.

C. Common Benefit Fund (60% of the Attorney Fee Fund.)

1. Funds in the Attorney Fee Fund shall be allocated to the Common Benefit Fund according to the schedule set forth below, subject to the adjustments described in paragraph II.C.5. The payments are to be made on the following yearly schedule, subject to the adjustments set forth below:

Payment Year 1	\$19,434,911.24
Payment Year 2	\$21,562,130.18
Payment Year 3	\$38,689,349.11
Payment Year 4	\$26,232,248.53
Payment Year 5	\$26,232,248.53
Payment Year 6	\$26,232,248.53
Payment Year 7	\$26,232,248.53
Total:	\$184,615,384.64

- 2. The Common Benefit Fund shall be available to compensate Attorneys engaged in Qualifying Representations of Participating Litigating Subdivisions who:
 - a. have performed work for the common benefit of all subdivisions pursuant to the guidelines established by Judge Polster set forth in MDL 2804 and the Order dated June 19, 2018, under docket number 636, which is included herein by reference; and
 - b. satisfy the eligibility criteria set forth in Section II.G.

For purposes of Common Benefit Fund distribution, notwithstanding paragraph II.A.4, Attorneys representing Tribal Nations litigating against Janssen that have reached a settlement for Released Claims with Janssen and/or Released Entities and meet the eligibility criteria in Section II.G shall be eligible.

- 3. The Common Benefit Fund shall be overseen by the Fee Panel, which shall determine the allocation of funds to eligible Attorneys consistent with this Fee Agreement and the June 19, 2018 Order;
- 4. In assessing the benefits that an Attorney has conferred to Participating Subdivisions (including non-Litigating Subdivisions) and/or Tribes for purposes of any compensation decision, the Fee Panel shall give significant weight to the extent to which (i) the Attorney and his or her clients have contributed to increasing (or reducing) the Initial Participation Tier achieved through participation in the Janssen Agreement, (ii) the Attorney and his or her clients have contributed to increasing (or reducing) the amounts achieved under Incentive Payments A-D through participation in the Janssen Agreement, and (iii) the Attorney and his or her clients have contributed to the potential triggering of any suspension, reduction, or offset of Settlement payment amounts under the Janssen Agreement. The panel may also consider additional fee recoveries the Attorney may potentially obtain, including, but not limited to, from State Back-Stop Agreements, representations of States or Tribal Nations, representations of other clients in opioids-related matters, or through the representation of Subdivision clients, whether they participated in the Janssen Agreement or not. It is the intent of

this provision to recognize that the goal of the Janssen Agreement is to provide for maximum participation by the Subdivisions, maximum abatement funding for all Subdivisions nationally, and the maximum peace for Released Entities. Therefore, representing a Non-Participating Subdivision does not further the goal of the Janssen Agreement, and should not be considered Common Benefit because it does not increase funds available to Participating Subdivisions' abatement programs. Representing Later Litigating Subdivisions is antithetical to the Janssen Settlement, detracts from Common Benefit, and is addressed by the ethics opinion discussed in paragraph II.I.4. The Fee Panel shall consider this concept of "common detriment" set forth in this paragraph in all of its decision making with respect to the allocation of the Attorney Fee Fund among Attorneys, as well as, in its discretion, any offsets provided to Janssen as set forth in paragraph II.C.6 and Section II.H. The Fee Panel shall consider the totality of the Attorney's Participating Litigating Subdivisions as compared to the Attorney's Non-Participating Litigating Subdivisions; the Parties recognize that, although the goal is for 100% participation, Attorneys with a higher number of clients have a higher probability of having one or more non-Participating Litigating Subdivision. As used in this paragraph II.C.4, "client" or "representing" a Subdivision shall include any Litigating Subdivision as to which the Attorney has a Fee Entitlement.

- 5. As set forth in paragraph II.C.6 and Section II.H, the Fee Panel must consider the factors described in paragraph II.C.4 to determine how and whether to reduce the amounts to be paid by Janssen under this Fee Agreement and to determine how to allocate funds among Attorneys. They may also, at their discretion, consider other factors. Any reduction in payment obligation or credit to be given Janssen in this Fee Agreement shall be applied against Payment Year 7 and working backwards. Any reduction to an Attorney not credited to Janssen shall be allocated to attorneys whose Litigating Subdivision clients participated in the settlement by the Initial Participation Date.
- 6. The amounts to be provided as a credit or offset to Janssen from the Common Benefit Fund shall depend on the relevant Participation Tier achieved, set forth in Exhibit H of the Janssen Agreement, as follows:
 - a. At Participation Tier 1 or below, the Common Benefit Fund payments to be paid by Janssen shall be reduced as follows:
 - i. With respect to any Attorney seeking payment from the Common Benefit Fund, the Fee Panel shall compare the aggregate allocation that Participating Litigating Subdivisions with which the Attorney has a Fee Entitlement would receive using the negotiating class allocation metrics with the aggregate amount that all Litigating Subdivisions (Participating and Non-Participating) with which the Attorney has a Fee Entitlement would receive using the negotiating class allocation

metrics, provided that only Litigating Subdivisions in Settling States shall be considered for this ratio. The Fee Panel will multiply the amount to be paid to that Attorney from the Common Benefit Fund by that ratio, reduce the Attorney's award by a maximum reduction of 15%, and the dollar amount of such reduction shall be deducted, dollar-for-dollar, from the amount owed by Janssen to the Common Benefit Fund of the Attorney Fee Fund.

- ii. In the event that any Non-Participating Subdivision that is (a) under the jurisdiction of the MDL Court or (b) represented by an Attorney that is obligated to pay into the MDL Common Benefit Fund pursuant to a Participation Agreement, an order of the MDL Court, or any other arrangement settles with or wins a judgment against a Released Entity separate from the Janssen Agreement, and such settlement or judgment results in a common benefit fee assessment or fee payment into the MDL Common Benefit Fund during the time of Janssen's obligation to pay fees under this Fee Agreement, Janssen's obligation to pay into the Common Benefit Fund shall be reduced dollar-for-dollar for any amount of such fee assessments or payments (in the aggregate based on all reductions in this subparagraph II.C.6.a.ii) that exceed the reductions in subparagraph II.C.6.a.i.
- iii. For the avoidance of doubt, in Tier 1 for each settlement or judgment with Janssen that results in an assessment or payment to the MDL Common Benefit Fund, that payment shall result in an offset for Janssen, unless the assessment or payment occurs after the Payment Date for Year 7.
- b. At Participation Tier 2, the Common Benefit Fund payments to be made by Janssen shall be reduced only as follows:
 - i. Reduction by the Fee Panel. With respect to all Attorneys making an application that seeks payment from the Common Benefit Fund, the Fee Panel shall, following a determination that an Attorney is eligible under Section II.G, apply the criteria specified in paragraph II.C.4 in determining whether the lack of participation by Subdivisions with which an Attorney has a Fee Entitlement has resulted in a reduction in the Participation Tier achieved, reduction in benefit to Participating Subdivisions as a result of reductions in Incentives A-D, and/or potential triggering of a suspension, reduction, or offset under the Janssen Agreement. If the Fee Panel concludes that such a reduction has occurred, it must consider (1) the relative size of the Non-Participating Subdivision, as adjusted by the severity measures reflected in Exhibit H (governing the Participation Tiers) of the Janssen Agreement, and the impact of its non-participation on the Janssen Agreement as a whole (including amounts of Incentive Payments and triggering of suspensions, reductions, or offsets); (2)

whether and by how much the payment to the Attorney from the Common Benefit Fund should be reduced as a result of the impact of such non-participation on Participating Subdivisions; and (3) whether some or all of said reduction should revert to Janssen due to the reduction in peace obtained from the Janssen Agreement. Consideration of the factors discussed in this subparagraph and paragraph II.C.4 is mandatory. The decision whether to (and by how much) to reduce payments by Janssen or to reduce the payment to any Attorney based on the factors in paragraph II.C.4 shall be in the sole discretion of the Fee Panel.

ii. Offsets.

- (1) In the event that any Non-Participating Subdivision that is (a) under the jurisdiction of the MDL Court or (b) represented by an Attorney that is obligated to pay into the MDL Common Benefit Fund pursuant to a Participation Agreement, an order of the MDL Court, or any other arrangement settles with or wins a judgment against a Released Entity separate from the Janssen Agreement, and such settlement or judgment results in a common benefit fee assessment or fee payment into the MDL Common Benefit Fund during the time of Janssen's obligation to pay Common Benefit Fees under this Fee Agreement, Janssen's obligation to pay into the Common Benefit Fund shall be reduced dollar-for-dollar up to the amount of the fee assessment or payment, except that such amount shall be capped at 7.5% of the amount of the settlement or judgment. Such reduction shall be taken first from Payment Year 7 of Janssen's payments to the Common Benefit Fund of the Attorney Fee Fund up to the full amount of Janssen's payment obligation in Payment Year 7, then from Payment Year 6, and so on.
- (2) For the avoidance of doubt, for each settlement or judgment with Janssen that results in an assessment or payment to the MDL Common Benefit Fund, that payment shall result in an offset for Janssen, unless the assessment or payment occurs after the Payment Date for Payment Year 7.
- c. At Participation Tier 3, the reductions to the Attorney Fee Fund shall be the same as set forth in subparagraph II.C.6.b, except that the cap on each offset shall be 5% of the amount of such settlement or judgment.
- d. At Participation Tier 4, there shall be no reductions to Janssen's obligations to make payment into the Common Benefit Fund, but the principles set forth in paragraph II.C.4 shall continue to apply.

- D. Contingency Fee Fund. (40% of the Attorney Fee Fund.)
 - 1. Funds from the Attorney Fee Fund shall be allocated to the Contingency Fee Fund on the following yearly schedule, subject to the adjustments set forth below:

Payment Year 1	\$12,956,607.50
Payment Year 2	\$14,374,753.45
Payment Year 3	\$25,792,899.41
Payment Year 4	\$17,488,165.68
Payment Year 5	\$17,488,165.68
Payment Year 6	\$17,488,165.68
Payment Year 7	\$17,488,165.68
Total:	\$123,076,923.09

- 2. The Contingency Fee Fund shall be available to compensate Attorneys engaged in Qualifying Representations of Participating Litigating Subdivisions that meet the criteria set forth in Section II.G.
- 3. The Contingency Fee Fund shall be available to Attorneys who
 - a. represent Litigating Subdivisions that are Participating Subdivisions, whether their actions are filed in state or federal court, and
 - b. meet the eligibility criteria of Section II.G.
 - c. Participation in the Contingency Fee Fund by counsel that have a case that is not subject to the jurisdiction of the MDL Court shall not create, provide, or waive jurisdiction of the MDL Court over that Litigating Subdivision, that case or Attorneys, other than to oversee the fairness of the distribution process, and enforcement of this Fee Agreement.
- 4. The amounts owed by Janssen to the Contingency Fee Fund shall depend on the relevant Participation Tier set forth in Exhibit H of the Janssen Agreement as follows:
 - a. At Participation Tiers 1, 2 and 3, the Contingency Fee Fund payments shall be reduced as follows:
 - i. For Non-Settling States, the Contingency Fee Fund payments shall first be reduced by the amounts identified by the Fee Panel, pursuant to paragraph II.H.6, that would have been owed to counsel for Litigating Subdivisions in Non-Settling States, had those States and those Litigating Subdivisions been Settling States and Participating Subdivisions.
 - ii. Following the calculation in subparagraph II.D.4.a.i, the Contingency Fee Fund payments shall be reduced to reflect the non-joinder of

Litigating Subdivisions in Settling States by subtracting the amounts identified by the Fee Panel, pursuant to paragraph II.H.6, that would have been owed to counsel for Non-Participating Litigating Subdivisions in Settling States had such Litigating Subdivisions been Participating Subdivisions.

- b. At Participation Tier 4, there shall be no reductions in the Contingency Fee Fund.
- c. In the event that Janssen, prior to the Effective Date of the Janssen Agreement, settles with any Litigating Subdivision and, under such settlement agreement pays attorneys' fees, the Fee Panel shall treat those Litigating Subdivisions as Participating Litigating Subdivisions and, applying the same criteria applicable to all Attorneys for Participating Litigating Subdivisions, determine what amount they would have been paid from the Contingency Fee Fund if they had become Participating Subdivisions under the Janssen Agreement without such prior settlement. That sum, rather than being paid to the Attorney for the previously settling Litigating Subdivision, shall be credited and/or returned to Janssen as if determined under (a)(ii) above, except that such credit shall not be greater than the amount to the Attorneys paid under the Litigating Subdivision's prior settlement agreement.
- E. Litigating Subdivision Cost Fund.
 - 1. Janssen shall pay \$30,000,000.00 into the Litigating Subdivision Cost Fund, according to the schedule set forth below:

Payment Year 1	\$10,000,000.00
Payment Year 2	\$10,000,000.00
Payment Year 3	\$10,000,000.00
Total	\$30,000,000.00

- 2. The Litigating Subdivision Cost Fund shall be available to compensate Attorneys for costs and expenses arising out of representation of Participating Litigating Subdivisions or to compensate Participating Litigating Subdivisions for direct in-house costs for expenditures related to their litigation against Janssen including the cost of in-house employees. No funds in the Litigating Subdivision Cost Fund may be used to compensate the costs incurred by Non-Participating Subdivisions or Non-Litigating Subdivisions or costs and expenses arising out of representation of any such Subdivision. In allocating the Litigating Subdivision Cost Fund, the Administrator shall not allocate any funds for costs incurred after July 21, 2021.
- 3. During the period between July 21, 2021, and the Effective Date, the MDL PEC, as well as Litigating Subdivisions eligible to claim costs from the

Litigating Subdivision Cost Fund, shall make best efforts to cease litigation activity against Janssen, including by jointly seeking stays or severance of claims against Janssen, where feasible, or postponements if a motion to stay or sever is not feasible or is denied, so long as such actions are not otherwise detrimental to the Litigating Subdivision.

- 4. In the event that Janssen, prior to the Effective Date of the Janssen Agreement, settles with any Litigating Subdivision and, under such settlement agreement pay costs to the Litigating Subdivision or its Attorney, the MDL Cost and Expense Fund Administrator shall treat those Litigating Subdivisions as Participating Litigating Subdivisions and, using the same criteria applicable to all applicants to the Litigating Subdivision Cost Fund, determine what amount in costs the Litigating Subdivision or its Attorney would have been paid from the Subdivision Cost Fund if they had settled under the Janssen Agreement. That sum, rather than being paid to the Attorney or the previously settling Litigating Subdivision, shall be credited and/or returned to Janssen, except that such sum shall not be greater than the amount paid under the previously settled Litigating Subdivision's settlement agreement.
- 5. The MDL Court shall appoint a Cost and Expense Fund Administrator, who shall develop a process and criteria, with input from participating counsel, by which to a) determine the distribution of amounts from the MDL Expense Fund in pursuit of the claims against Janssen; and b) receive and evaluate applications from Participating Litigating Subdivisions, whether filed in Federal Court or State Court, to seek reimbursement from the Litigating Subdivision Cost Fund for eligible costs under Section II.E.2 in pursuit of the claims against Janssen. The Cost and Expense Fund Administrator shall require transparency from all applicants as to any other sources for compensating Attorneys for Litigating Subdivisions for costs incurred. The Cost and Expense Fund Administrator shall be compensated from the Fund.
- 6. In the event that the total amount of reimbursements from the Litigating Subdivision Cost Fund approved as reasonable by the Cost and Expense Administrator is less than the \$30,000,000.00, any remaining funds shall revert to Janssen.

F. *MDL Expense Fund*.

1. In Payment Year 1 of the Janssen Settlement, Janssen shall pay the following amount into the MDL Expense Fund:

MDL Expense Fund	\$9,615,384.61

2. The MDL Expense Fund shall be released following the Effective Date of this Fee Agreement without any delay to reimburse the MDL Counsel for an agreed-to portion of the expenses incurred, as approved by the Cost and Expense Fund Administrator. The MDL Expense Fund will be paid directly

- to the MDL Cost Account, set up by MDL Order and will be administered under the ongoing jurisdiction of the MDL Court, as provided below. No funds may be used to compensate the costs incurred by Non-Participating Subdivisions or to compensate any Attorney for costs incurred in representing one or more Non-Participating Subdivisions.
- 3. In allocating the MDL Expense Fund, the Administrator shall not allocate any funds for costs incurred after July 21, 2021, unless the Administrator determines that there are sufficient funds to cover all subdivision costs incurred prior to July 21, 2021 and that special circumstances exist to justify costs incurred following the public announcement of the Janssen Agreement.

G. Eligibility.

- 1. It is the intention of all parties participating in the Fee Panel process that there should be total transparency to the Fee Panel and to all fund participants. In connection with the process to be developed by the Fee Panel, any and all monies in attorney's fees, including referral fees, expenses paid, promises for payment, or any other Fee Entitlement, to any applicant in any opioid litigation shall be disclosed to the Fee Panel as a condition of participating in the Attorney Fee Fund and prior to an award from the Fee Panel. Any payment, expectation of payment or perceived entitlement to participate in a State Back-Stop Agreement or any other agreement reached with a Settling State or any Subdivision or any other source regarding payment of fees must be disclosed to the Fee Panel. Similarly, any right to payment from any other fund, for example a fund for payment to lawyers representing Settling States or Tribal Nations or Subdivisions shall be disclosed to the Fee Panel. Because it is anticipated that there will be multiple firms listed on contingent fee agreements with Litigating Subdivisions, the Fee Panel shall establish procedures, with input from Attorneys for Participating Litigating Subdivisions, for who should petition for fees from such groups and to whom the fee shall be paid and thereafter distributed to co-counsel in accordance with applicable agreements. For the avoidance of doubt, all Attorneys that are part of such groups must meet the eligibility criteria in paragraph II.G.3, must be subject to the criteria set forth in paragraph II.C.4, and must be disclosed to the Fee Panel.
- 2. An Attorney may apply for and recover attorneys' fees from the Common Benefit Fund, the Contingency Fee Fund, and the Litigating Subdivision Cost Fund and any fund created by a past or future State Back-Stop Agreement, provided the Attorney satisfies the requirements relevant to each such fund and requirements for disclosure to the Fee Panel.
- 3. An Attorney may not receive any payment from the Attorney Fee Fund (which includes both the Contingency Fee Fund and the Common Benefit Fund) unless the following eligibility criteria are met and annually certified by the Attorney:

- The Attorney must expressly waive the enforcement against the Litigating Subdivision client of all Fee Entitlements (other than under State Back-Stop Agreements) arising out of or related to any or all Qualifying Representations of any Participating Litigating Subdivision prior to applying for attorneys' fees from the Attorney Fee Fund or costs from the Cost Funds. All applications for attorneys' fees or costs under this Fee Agreement shall include an affirmation by the Attorney of such waiver and notice to the client(s) of such waiver. Such waiver shall not preclude the Attorney from submitting such Fee Entitlements to the Fee Panel as a factor for consideration in allocating payments from the Attorney Fee Fund or in connection with a State Back-Stop Agreement. For the avoidance of doubt, no Attorney may recover fees or costs under this Fee Agreement unless the Attorney expressly agrees not to enforce Fee Entitlements as to each and every Participating Litigating Subdivision represented by that Attorney, but such Attorneys may participate in and receive funds from a State Back-Stop Agreement.
- b. The Attorney must represent that s/he has no present intent to represent or participate in the representation of any Later Litigating Subdivision or any Releasor with respect to Released Claims against Released Entities.
- c. The Attorney must represent that s/he has not and will not engage in any advertising or solicitation related to Released Claims against Released Entities where such advertising or solicitation relates to a representation that the Attorney could not undertake consistent with the ethics opinion referenced in paragraph II.I.4.
- d. The Attorney must represent s/he will not charge or accept any referral fees for any Released Claims brought against Released Entities by Later Litigating Subdivisions. For the avoidance of doubt, this representation shall not prohibit Attorneys from receiving allocated shares of any future common benefit assessments arising out of settlements or judgments with Later Litigating Subdivisions represented by other Attorneys that are the result of the MDL Court's Common Benefit order.
- e. The Attorney may not have and must represent that s/he does not have a Fee Entitlement related to a Later Litigating Subdivision.
- f. The Attorney must certify that s/he has reviewed the ethics opinion referenced in paragraph II.I.4 and will act in conformity with such opinion.
- g. The Attorney must fully disclose the participation, or the anticipation of participation, in any agreement with a Settling State or Participating Subdivision concerning fees arising out of or related to the Janssen

- Agreement, including any fees paid or anticipated to be paid or any State Back-Stop Agreement.
- h. The Attorney must identify for the Fee Panel whether s/he utilized state litigation work product or MDL work product, including but not limited to ARCOS data, document repositories, experts developed in the MDL, and deposition transcripts. The Attorney must identify whether s/he signed the MDL Participation Agreement, and for which case(s) it was signed.
- i. Any Attorney who applies for fees from one or both Funds must represent that, having exercised his/her independent judgment, s/he believes the Janssen Agreement to be fair and will make or has made best efforts to recommend the Janssen Agreement to his or her Subdivision clients in Settling States. For avoidance of doubt, each Attorney is expected to exercise his or her independent judgment in the best interest of each client individually before determining whether to recommend joining the settlement. All applications for attorneys' fees or costs under this section shall include an affirmation by the Attorney in compliance with this Subsection.
- 4. No Attorney receiving fees under this Fee Agreement may apply for or recover from the Attorney Fee Fund fees arising from representing a Non-Settling State or a Non-Participating Subdivision. All applications for attorneys' fees under this Section shall include an affirmation by the Attorney of compliance with this Section.
- 5. An Attorney who has filed an application under this section and received an award of attorneys' fees shall provide a certification of compliance with the Sections of this Fee Agreement annually during the years upon which they are still entitled to receive attorneys' fee payments.
- 6. If, at any time, the Attorney is unable to make the representations set forth in this Section, such representations become untrue, or the Attorney falsely represents compliance with the eligibility criteria, the Attorney shall cease to be eligible to receive funds from the Attorney Fee Fund until further review by the Fee Panel of the Attorney's eligibility under and compliance with this Section II.
- 7. If an Attorney has a Fee Entitlement with a Later Litigating Subdivision or otherwise becomes unable to reaffirm compliance with the eligibility criteria set forth above, the Attorney shall notify Janssen and the Fee Panel. For the avoidance of doubt, any Attorney who undertakes any new representation of, or has a Fee Entitlement with, a Later Litigating Subdivision shall be prohibited from receiving any future funds from the Attorney Fee Fund. If an Attorney fails to notify Janssen and the Fee Panel of such Fee Entitlement with a Later Litigating Subdivision, the Attorney shall be required to refund amounts previously paid.

- 8. In the event that an Attorney is deemed ineligible by the Fee Panel (whether based on its initial application or subsequent recertification), the Fee Panel shall provide notice to the Attorney and give the Attorney 30 days to provide additional information such that the Fee Panel could re-consider the Attorney's eligibility.
- 9. To the extent that an Attorney has a Fee Entitlement with a Participating Subdivision and is authorized to bring Released Claims against Released Entities, but such authorization is, in scope, less broad than the category of Released Claims set forth in the Janssen Agreement, such Attorney may participate fully in both the Contingency Fee Fund and the Common Benefit Fund, without any reduction imposed by the Fee Panel due to the scope of the authorization, so long as the Participating Subdivision fully releases all Released Claims against Released Entities.
- 10. Attorneys applying to the Attorney Fee Fund knowingly and expressly agree to be bound by the decisions of the Fee Panel, subject to the limited appeal rights set forth in this Fee Agreement, and waive the ability to assert the lack of enforceability of the allocation reached through the arbitration procedures outlined herein.

H. Calculation of Amounts Due.

- 1. The Fee Panel shall be solely responsible for determining the amount of fees to be paid to each Attorney and each Participating Subdivision that applies under this Section. None of the Released Entities shall have any responsibility, obligation, or liability of any kind whatsoever with respect to how attorneys' fees are calculated under this Section, except that the Fee Panel may receive information from Janssen as to (a) the identity of Participating, Non-Participating, Litigating, Later Litigating, and Non-Litigating Subdivisions; (b) the impact of non-participation by a Litigating Subdivision as is relevant to the Fee Panel's determination in paragraph II.C.4; and (c) such other information as Janssen may voluntarily elect to provide.
- 2. The Fee Panel shall establish procedures for the arbitration process consistent with this Fee Agreement and orders of the MDL Court. Such procedures may include submission of documentary and/or other evidence, interviews with applicants and/or other counsel (including counsel for Janssen) that the Fee Panel deems appropriate, and/or other means of creating a record upon which fee awards will be based.
- 3. In making determinations under this Fee Agreement, the Fee Panel must apply the eligibility criteria set forth in Section II.G of this Fee Agreement and the criteria set forth in Section II. In addition, the Fee Panel will give consideration in regard to Common Benefit awards to the *Johnson* factors, as

well as the following factors (which factors may be applied and given relative weight in the Fee Panel's discretion):

- a. The Attorney's contemporaneously recorded time and labor dedicated to Qualifying Representations along with the Attorney's financial commitment to such Qualifying Representations. Claimed "time" will not be automatically accepted by the Fee Panel but will be critically reviewed and given substantially more weight and consideration if such time was subject to the audit process described in any Pretrial Order(s) governing the collection of common benefit time;
- b. The novelty, time, and complexity of the Qualifying Representations;
- c. The skill requisite to perform legal services properly and undesirability of the case;
- d. The preclusion of other employment by the Attorney due to time dedicated to Qualifying Representations;
- e. The "common benefit," if any, alleged to have been conferred by the Attorney and whether such common benefit work product by that Attorney was used by others in parallel litigations against Released Entities whether within or outside the MDL, provided that any Attorney claiming that s/he substantially benefited cases other than those in which s/he entered an appearance as counsel must substantiate such claims by proffering factual support, such as proper supporting affidavits or other documents as determined by the Fee Panel with input from Attorneys for Participating Litigating Subdivisions;
- f. Any "common detriment," as set forth in paragraph II.C.4.
- g. Any contingent fee agreement or other Fee Entitlement with Participating Subdivisions, enforcement of which, except for State Back-Stop Agreements, are waived in conjunction with the application, the nature and extent of any work for those Participating Subdivisions, whether such Participating Subdivisions actively litigated and, if so, the nature and procedural history of such case(s);
- h. The experience, reputation, and ability of the Attorney;
- i. Whether the Attorney's clients brought Released Claims against Released Entities;
- j. The status of discovery in cases primarily handled by the Attorney;
- k. The nature of any work by the Attorney on "bellwether" cases or cases that were similarly active in litigation;

- 1. Any pressure points successfully asserted by the Attorney in cases against Janssen or any risk for Janssen created by the Attorney in cases against them;
- m. Any risk for defendants created by applicants in cases against Janssen;
- n. Successful and unsuccessful motion practice in cases worked on by the Attorney;
- o. The date of filing of any cases filed by the Attorney;
- p. Obtaining consolidation of the litigation in the Attorney's jurisdiction;
- q. The number and population of entities represented by the Attorney and the fees that would have been awarded under extinguished contingent fee arrangements;
- r. Whether the Attorney's clients brought claims against Janssen;
- s. Whether the Attorney has had a leadership role in the litigation, whether in state or federal court;
- t. Whether the Attorney has had a leadership role in any negotiations aimed at resolving the litigation;
- u. Whether the Attorney's cases have survived motions to dismiss;
- v. The extent to which the Attorney contributed to the work product used for the common benefit of opioids litigants, including, without limitation, work on ARCOS data, Prescription Data Monitoring Programs, IQVIA data, depositions, document production and analysis experts, motions, briefs and pleadings, trial preparations, and trials;
- w. The extent to which litigation was done prior to and contributed to completion of settlement negotiations, as distinct from litigation that was done litigating after the announcement of the Janssen Agreement, such latter litigation both being of less value and potentially resulting a common detriment to the settlement process; and
- x. Any other factors that the Fee Panel finds to be appropriate to consider after input from applicants to the Attorney Fee Fund.
- 4. The Fee Panel shall develop procedures for receiving a single application, which may be updated or amended based on new information (such as participation by additional Litigating Subdivisions) from each Attorney seeking compensation from the Attorney Fee Fund pursuant to processes and

procedures developed by the Fee Panel, which shall not be inconsistent with this Fee Agreement. Any request for attorneys' fees not included on the single application or through the updating/amendment process designed by the Fee Panel shall be deemed waived. For purposes of transparency and to permit the Fee Panel to conduct its work, the application from each Attorney shall, at a minimum, require each Attorney to

- a. Identify all Litigating Subdivisions for which s/he is seeking payment from the Attorney Fee Fund;
- b. Identify all Subdivisions in both Settling and Non-Settling States (and, where applicable, Tribal Nations) with respect to which s/he has a Fee Entitlement with respect to Relevant Claims against Released Entities, and identify all co-counsel in such cases;
- c. Identify which of those Subdivisions are Participating Subdivisions and which are not (with similar information for Tribal Nations, where applicable);
- d. Specify the specific fund or funds within the Attorney Fee Fund from which the Attorney is seeking compensation;
- e. Demonstrate his or her eligibility for compensation from the relevant sub funds within the Attorney Fee Fund pursuant to the criteria set forth for the relevant sub fund;
- f. Identify any and all Fee Entitlements from representations of States, Tribal Nations, or other plaintiffs related to Released Claims against Released Entities or in opioids-related matters;
- g. Notwithstanding "a-f" above, the Panel may consider a supplemental application if the Attorney shows good cause why circumstances exist that will lead to consideration for additional Common Benefit award. Examples would include, but are not limited to, an Attorney having Non-Participating Litigating Subdivision clients that subsequently become Participating Subdivisions, a Bar Date passes that increases participation or the Participation Tier, or an Allocation Agreement is reached.
- 5. With respect to the Common Benefit Fund, the Fee Panel shall (subject to any applicable MDL Court Order):
 - a. Review the applications of all Attorneys seeking compensation from the Common Benefit Fund, including determining eligibility for each Attorney as set forth in Section II.G.

- b. Reduce, on an annual basis, Janssen's payment obligations, as set forth in paragraph II.C.5. The Panel shall inform Janssen and the MDL PEC of all such amounts and adjust Janssen's payment obligations accordingly.
- c. Using criteria set forth in Sections II.C and II.I, allocate amounts from the Common Benefit Fund to eligible Attorneys, including payment amounts for each Payment Year. In making such allocations (regardless of the Participation Tier achieved), the Panel shall apply the principles set forth in paragraph II.C.4 and shall allocate any reduction in the payments of Janssen specified in paragraph II.C.5 to the amounts paid to Attorneys with a Fee Entitlement to Litigating Subdivisions that are not Participating Subdivisions.
- 6. With respect to the Contingency Fee Fund, the Fee Panel shall:
 - a. Review the applications of all Attorneys seeking compensation from the Litigating Subdivision Fee Fund, including determining eligibility for each Attorney as set forth in Section II.G.
 - b. Apply the Mathematical Model in Exhibit A.
 - c. Use such allocations to reduce payments, on an annual basis, the payment obligations of Janssen to the Attorney Fee Fund as set forth in paragraph II.D.4, and distributions therefrom, and inform Janssen and the MDL PEC of all such adjustments.
- 7. To the extent that there is a dispute about the calculations of the Fee Panel related to the amounts that Janssen is required to pay (including application of any reductions or offsets under this Fee Agreement), such disputes shall be presented to the Fee Panel and any disputed funds be paid into/held in escrow. The Fee Panel shall resolve such disputes expeditiously, with either Party having the right to seek review from the MDL Court.
- 8. For purposes of determination of fee or cost awards, allocations, reductions, and possible reversions under this Fee Agreement, unless specified otherwise a Subdivision will be considered a Non-Participating Subdivision if it is not a Participating Subdivision as of the deadline for the application for the fee or cost award at issue (or, if the determination does not involve a specific application, the date on which the record for such determination closes).
- 9. In the event that the Fee Panel, through the use of the Mathematical Model set forth in Exhibit A, allocates funds from the Contingency Fee Fund for an Attorney based on a Qualifying Representation of a Participating Litigating Subdivision or allocates cost to such Participating Litigating Subdivision and that Subdivision is in a Settling State in which the Consent Judgment has not been approved, such funds shall be placed into escrow until the Consent Judgment is approved, after which time they shall be released.

I. Miscellaneous.

- 1. The costs associated with the Fee Panel prior to the Effective Date of the Attorney Fee Agreement shall be funded by Janssen. The Fee Panel shall charge an hourly rate that previously has been approved by a federal or state court and shall provide a budget and a cap for such work prior to the Effective Date, which shall be approved by Janssen and such approval shall not be unreasonably withheld. Janssen shall receive a refund for any such payment of pre-Effective Date costs from interest that accrues on the monies in the Attorney Fee Fund (including interest that accrues during such time as the Attorney Fee Fund monies are in escrow prior to the Effective Date of the Janssen Agreement), up to the amount of such costs. Post-Effective Date, the cost of the Fee Panel shall be charged against the applicable Fee Fund based on allocation by the Fee Panel and shall not be otherwise funded by Janssen. The costs associated with the Cost and Expense Fund Administrator shall be paid from funds in the MDL Expense Fund and the Litigating Subdivision Cost Fund and shall not be otherwise funded by Janssen.
- 2. The MDL PEC will seek, and the Attorneys General for Settling States and Janssen will not oppose, a Common Benefit Fee Order requiring an assessment of 7.5% on the gross recovery (by judgment or settlement) of any Non-Participating Subdivision that is subject to the federal court jurisdiction, represented by a MDL PEC firm, represented by any Attorney receiving fees from the Common Benefit Fund, represented by any Attorney that signed a Participation Agreement or paid in a case otherwise under the jurisdiction of the MDL Court.
- 3. The MDL PEC shall provide to Janssen information they have that identifies Attorneys who represent Litigating Subdivisions who are not Participating Subdivisions and who have an obligation to pay a common benefit assessment, either due to the MDL Court's orders or having signed a Participation Agreement.
- 4. The MDL PEC shall retain ethics counsel of its choice to provide an opinion that addresses the compliance of its ethical obligations, as it relates to the Janssen Agreement. Such opinion shall address the issue of the potential conflict of interest for an Attorney that had represented a Participating Subdivision also representing a Later Litigating Subdivision as defined in the Janssen Agreement. This Subsection shall be enforceable to the extent permitted by the equivalent to Rules 1.16 and 5.6 of the ABA Model Rules of Professional Conduct in the relevant jurisdictions. The opinion shall be provided to Janssen as soon as it is completed and, in any event, prior to July 31, 2021 and shall be disseminated to counsel eligible to apply to the Attorney Fee Fund within 30 days of the announcement of the Janssen Agreement. The MDL PEC represents that it will comply with this opinion until the Reference Date and thereafter if the Janssen Agreement proceeds.

5. Participating Subdivisions agree to instruct their counsel to treat information, work product and expert materials as secret under Rule 1.6 of the ABA Model Rules of Professional Conduct. Accordingly, an Attorney shall not share information or work product with, or experts or materials to, non-participants (other than the Attorney's own current clients or their lawyers, consultants, experts or other representatives or agents). However, nothing herein shall prevent MDL Leadership or PEC Counsel from fulfilling their obligations in any MDL and the MDL Court Order.

III. Miscellaneous

- A. *Termination*. If the Janssen Agreement does not proceed past the Reference Date, whether because Janssen does not determine to proceed or for any other reason, this Fee Agreement shall be null and void, Janssen shall have no obligation to make any payments under this Fee Agreement, and Janssen and the PEC shall take such steps as are necessary to restore the *status quo ante*.
- B. *MDL Court Consideration*. This Fee Agreement shall be attached as an exhibit to the Janssen Agreement. This Fee Agreement shall also be submitted by Janssen and the MDL PEC to the MDL Court for approval pursuant to the motion and order that shall be attached, prior to the Preliminary Agreement Date of the Janssen Agreement, as Exhibit B.
 - 1. In the event that the MDL Court, through an order, makes any change to the amounts potentially to be paid by Janssen under this Fee Agreement, makes any change to the Fee Panel's consideration of the factors set forth in paragraph II.C.4, or any other material change to the draft Order attached as part of Exhibit B or the terms of this Fee Agreement, Janssen and the MDL PEC shall meet and confer concerning such changes.
 - 2. If Janssen and the MDL PEC are unable to reach agreement and revisions to this Fee Agreement in the event discussed in paragraph III.B.1, this Fee Agreement shall be null and void, Janssen shall have no obligation to make any payments under this Fee Agreement, and Janssen and the MDL PEC shall take such steps as are necessary to restore the *status quo ante*.
- C. Amendment. Once the MDL Court has entered an order implementing this Fee Agreement, this Fee Agreement can only be amended by (1) written agreement of Janssen and the MDL PEC and (2) approval by the MDL Court.
- D. Jurisdiction and Enforcement. The MDL Court shall have exclusive and ongoing jurisdiction over the enforcement and implementation of this Fee Agreement as set forth herein. The MDL PEC shall be the Authorized Party to enforce this Fee Agreement, as to the payment obligations of Janssen as set forth in this section, and as to Attorneys making application to the Funds under this Fee Agreement. Solely for purposes of assessing or allocating common benefit fees, the MDL Court will continue to have jurisdiction over the work product developed in the MDL Court by and under the direction of the MDL PEC with respect to claims against Janssen, including data and documents, depositions, expert reports, briefs and pleadings; and the MDL

Item #11.

Court's protective orders, management orders, and other decisions regarding such discovery and other work product, including but not limited to, conditions on its use, will continue in full force and effect. Nothing in this paragraph authorizes the MDL Court to act contrary to this Agreement or to share any of the work product, or provides the MDL Court with jurisdiction over the Janssen Agreement.

EXHIBIT S

Agreement on the State Cost Fund Administration

- 1. **Creation of a State Cost Fund.** Janssen and the Settling States agree to the creation of a state cost fund to pay litigation costs and expenses associated with litigation and investigation related to the opioid litigation (hereinafter the "State Cost Fund"). This agreement is a material part of the Settlement Agreement. The State Cost Fund shall be administered separately from the Common Benefit Fund, the Contingency Fee Fund, the State Counsel Fee Fund, Subdivision Costs Fund, and the MDL Expense Fund. No funds may be released from the State Cost Fund to Non-Settling States.
- 2. **State Cost Fund Amount.** In Payment 1 of the Settlement, Janssen shall pay into the State Cost Fund \$13,461,539 (the "State Cost Fund Amount"). Janssen's State Cost Fund payment shall be a component of its Global Settlement Attorney Fee Amount payable to the Attorney Fee Fund, for Payment 1.
- 3. **State Cost Fund Committee.** A committee of Attorneys General from Settling States or their designated representatives (hereinafter the "State Cost Fund Committee") shall oversee the State Cost Fund. The committee shall initially consist of the following states: (a) Delaware; (b) Florida; (c) Georgia; (d) New York; (e) North Carolina; (f) Ohio; (g) Tennessee; and (h) Texas. The Settling State Attorneys General may by majority vote add or change the composition of the State Cost Fund Committee, including replacing any above State, if that State is not a Settling State.
- 4. **State Cost Fund Administrator.** The State Cost Fund Committee shall select an administrator (the "State Cost Fund Administrator"). The State Cost Fund Administrator may be different from the Settlement Administrator under the Settlement Agreement. The State Cost Fund Administrator shall be responsible for administering the State Cost Fund and making payments to Settling States.
- 5. **State Cost Fund Guidelines.** Monies in the State Cost Fund shall be released without any delay to reimburse Settling States for documented opioid litigation and investigation costs incurred or paid. In allocating the State Cost Fund, no funds shall be allocated for costs incurred after July 21, 2021. The State Cost Fund Committee shall establish guidelines for the submission and approval of expenses eligible for reimbursement from the State Cost Fund. The State Cost Fund Administrator shall, in accordance with such guidelines, receive from Settling States records sufficient to demonstrate the incurrence and/or payment of each expense attributable to investigation or litigation related to the opioid litigation, including any outstanding National Association of Attorneys General grant.
- 6. **State Cost Fund Payment Priorities and Residual.** To the extent that the aggregate eligible submissions of costs and expenses from Settling States exceed the State Cost Fund Amount, payments to Settling States shall be paid in the following order until the State Cost Fund is exhausted. If the State Cost Fund is unable to fully pay costs at any of the following

levels, then Settling States with costs at that level shall be paid on a proportional basis. All expenses with a lesser priority from the level where the State Cost Fund is exhausted will not be reimbursed from the State Cost Fund. Costs shall be paid in the following order: (a) the reasonable costs of the State Cost Fund Administrator, if any; (b) repayment of the National Association of Attorneys General grants connected to opioid litigation; (c) costs incurred or paid by outside counsel for a Settling State litigating against Janssen apart from any fee owed; (d) litigation-related costs attributable to the Janssen case incurred or paid by a Settling State litigating against Janssen; (e) pre-suit investigation-related costs attributable to a Janssen investigation incurred or paid by either a Settling State outside counsel (not including any amount of fees or any costs which have already been reimbursed pursuant to clause (c), above) or a Settling State investigating Janssen; (f) costs incurred or paid by a Settling State or outside counsel litigating against another opioid defendant other than a cost share entered into by a Settling State, which costs have not yet been paid under a preceding clause of this paragraph; (g) the amounts paid by a Settling State as part of cost share related to the filing of a proof of claim in the Purdue Pharma, L.P. bankruptcy; and (h) the amounts paid by a Settling State as part of any other cost share, including, but not limited to the cost share entered into by the Non-Consenting States in the Purdue Pharma, L.P. bankruptcy. If the State Cost Fund has additional monies after payment of the State Cost Fund Administrator's and all Settling States' submitted costs, then the remaining funds will be provided to the National Association of Attorneys General to be placed in the Financial Services Fund for the purpose of funding grants for consumer protection or healthcare-related enforcement or training activities. In determining what costs are attributable to Janssen, the State Fund Committee shall develop a guideline that ensures that all Settling States are treated equitably.

EXHIBIT T

Severity Factors

State	Severity Factor
Alabama	108.5243%
Alaska	107.8614%
American Samoa	102.7639%
Arizona	107.7129%
Arkansas	103.2818%
California	82.8688%
Colorado	95.2263%
Connecticut	121.0971%
Delaware	155.5946%
District of Columbia	88.3270%
Florida	107.9604%
Georgia	86.6675%
Guam	96.8019%
Hawaii	77.1051%
Idaho	93.0570%
Illinois	86.6318%
Indiana	108.6768%
Iowa	78.2056%
Kansas	89.6374%
Kentucky	150.0126%
Louisiana	105.2878%
Maine	132.7534%
Maryland	115.2160%
Massachusetts	110.3001%
Michigan	112.4239%
Minnesota	75.9148%
Mississippi	96.7243%
Missouri	107.8496%
Montana	99.7815%
N. Mariana Islands	100.2421%
Nebraska	71.9045%
Nevada	130.5519%
New Hampshire	144.4997%
New Jersey	102.3701%
New Mexico	128.9295%
New York	91.4472%

North Carolina	102.2754%
North Dakota	76.0864%
Ohio	123.0063%
Oklahoma	129.3047%
Oregon	108.9094%
Pennsylvania	118.2821%
Puerto Rico	73.9803%
Rhode Island	143.8802%
South Carolina	99.6801%
South Dakota	76.4482%
Tennessee	129.9078%
Texas	71.6286%
Utah	119.5878%
Vermont	140.2239%
Virgin Islands	100.4396%
Virginia	88.1611%
Washington	100.5007%
Wisconsin	99.6616%
Wyoming	100.9659%

EXHIBIT U

Agreement on the State Outside Counsel Fee Fund

- 1. Creation of a State Outside Counsel Fee Fund. Janssen and the Settling States agree to the creation of a state outside counsel fee fund to pay reasonable attorney's fees of Settling States with outside counsel in connection with litigation against Janssen (the "State Outside Counsel Fee Fund"). This agreement is a material part of the Settlement Agreement. All terms utilized in this Agreement shall have the same meaning as in the Settlement Agreement unless otherwise indicated.
- 2. **State Outside Counsel Fee Fund Administration.** The State Outside Counsel Fee Fund shall be administered separately from the Common Benefit Fund, the Contingency Fee Fund, the State Cost Fund, and the MDL Expense Fund. A committee of Attorneys General shall oversee the State Outside Counsel Fee Fund ("Fee Fund Committee"). The Fee Fund Committee shall initially consist of the following: (a) Arkansas; (b) Florida; (c) New Jersey; and (d) Puerto Rico. The Fee Fund Committee shall select a settlement fund administrator (who may or may not be different from the Settlement Administrator under the Distributor Agreement) (the "Fee Fund Administrator") who shall administer the State Outside Counsel Fee Fund according to the guidelines and directives of the Fee Fund Committee.
- 3. **State Outside Counsel Fee Eligibility.** To participate in the State Outside Counsel Fee Fund, an outside counsel for a Settling State must have filed and be maintaining an action in the name of a Settling State or its attorney general against Janssen in a state or federal court as of June 1, 2021. No Settling State can draw attorney's fees from both the State Outside Counsel Fee Fund and the similarly sized fund to reimburse Settling State's without outside counsel.
- 4. **State Outside Counsel Fee Fund Amount.** Janssen shall pay funds in the State Outside Counsel Fee Fund according to the schedule set forth below, as part of its annual Global Settlement Attorney Fee Amount payable to the Attorney Fee Fund, subject to the adjustments described below:

Payment Year 1 \$32,391,518.74

Payment Year 2 \$30,769,230.77

Payment Year 3 \$ 4,146,942.80

- 5. State Outside Counsel Fee Fund Availability and Calculation of Amount.
 - a. The State Outside Counsel Fee Fund shall be available to compensate private counsel for State Attorneys General for approved fees arising out of representation of the State pursuant to the schedule developed by the Fee Fund Committee and provided to Janssen.

b. Fees shall be calculated by adding two components: (a) a fixed amount consisting of fifty (50%) of the amount allocated to a State utilizing the allocation percentage in the Settlement Agreement multiplied times 4.5%; and (b) a proportional percentage of the remaining fee due under that Settling State's contract assuming that fifty (50%) of the State's recovery is allocable to a Settling State (versus allocable to the Settling State's Subdivisions) so that the fees of all Settling States (minus the base amount that would have been due to any of Non-Settling States) exhausts the State Outside Counsel Fee Fund. The proportional share percentage will be the same for each Settling State included in the State Outside Counsel Fee Fund. All amounts paid will be less any costs or fees of the Fee Fund Administrator.

6. Payment by the Fee Fund Administrator.

- a. If a Settling State and a Settling State's outside counsel agree that the amount calculated in paragraph 5 above satisfies in full amounts owed to all Settling State outside counsel, then upon written notice of that agreement and counsel waiving in writing any entitlement to any additional fee, the Fee Fund Administrator shall pay that Settling State's outside counsel pursuant to the calculation and any schedule created by the Fee Fund Committee.
- b. If a Settling State's outside counsel does not agree that the amount calculated in Paragraph 5 above satisfies in full amounts owed by the Settling State, then the Settling State's share shall be placed in an interest bearing escrow account (less reasonable expenses of the Fee Fund Administrator) and held unless and until the Settling State and its outside counsel agree in a signed writing to a resolution of the amount outstanding or there is a final judgment entered that is no longer appealable.
- c. Upon being provided a signed, written agreement or the final non-appealable judgment, the Fee Fund Administrator shall release monies from the State Outside Counsel Fee Fund in either the amount held by the Fee Fund Administrator, if the amount of the agreement or judgment is equal to or more than the amount held, or the amount indicated in the agreement or in the final judgment, if the amount in the agreement or judgment is less than the amount held.
- d. Nothing herein, including the amounts listed in paragraph 5 above, shall prevent a Settling State from arguing in any proceeding with its outside counsel that (a) its recovery was less than fifty (50%) percent of the recovery in the Settlement Agreement down to and including fifteen (15%) percent of the total recovery; (b) any payment should be discounted by an appropriate discount rate commensurate to the risk of the Settlement Agreement and the timeline that the Settling State is receiving its payments; (c) the settlement amount should be lower because a Settling State's amounts were reduced because a Settling State's outside counsel failed to obtain joinder from a Settling State's Subdivision(s) who(m) the outside counsel also represented;

- or (d) any limitation placed by Janssen bars payment of a higher fee to outside counsel.
- e. In the event the amount due to the Settling State's outside counsel from an escrow account is less than the total amount of funds escrowed on the account of the Settling State, the balance shall be paid to the Settling State. In no event, other than a State not being a Settling State, shall funds revert to Janssen.
- f. Amounts owed by Janssen to the State Outside Counsel Fee Fund shall be reduced and/or credited to Janssen by the amount specified in paragraph 7, below, for any Non-Settling outside counsel States.
- 7. **Reversion or Reduction of Amounts owed to Non-Settling States.** Amounts owed by Janssen to the State Outside Counsel Fee Fund shall be reduced on account of Non-Settling States as follows:
 - a. If the State of Washington does not become a Participating State and eleven (11) of the other outside counsel States in the table below become Participating States, then the amount Janssen owes under paragraph 4 will be reduced by the State of Washington's Fixed Amount in the table below.
 - b. If ten (10) outside counsel States in the table below become Participating States, then the amount Janssen owes under paragraph 4 will be reduced by the allocated Fixed Amount in the table below for each Non-Settling State.
 - c. If nine (9) or fewer of the outside counsel States in the table below become Participating States, then the amount Janssen owes under paragraph 4 will be reduced by each Non-Settling State's allocated Fixed Amount plus half the difference between the Non-Settling State's full share of the "Fee Amount if all OC States Join" and the Fixed Amount for each Non-Settling State.

	JJ Allocation %	JJ Payment	State Share	Contract	Full Contract	Fixed Amount	Fee Amount if
		Amount		Rate	Amount		all OC States
							Join
Arkansas	0.9663486633%	\$44,048,604.48	\$22,024,302.24	TIPAC	\$4,452,430.22	\$991,093.60	\$3,608,210.22
Florida	7.0259134409%	\$318,598,151.79	\$159,299,075.89	TIPAC	\$11,464,953.79	\$7,168,458.42	\$10,417,038.57
Idaho	0.5254331620%	\$24,023,889.47	\$12,011,944.74	10%	\$1,201,194.47	\$540,537.51	\$1,040,060.24
Kentucky	2.0929730531%	\$95,444,090.08	\$47,722,045.04	TIPAC	\$4,636,102.25	\$2,147,492.03	\$4,029,130.22
Mississippi	0.8898883053%	\$40,549,243.09	\$20,274,621.55	TIPAC	\$4,277,462.16	\$912,357.97	\$3,456,713.24
Nevada	1.2486754235%	\$56,896,524.63	\$28,448,262.31	19%	\$5,405,169.84	\$1,280,171.80	\$4,399,082.82
New	0.6258752503%	\$28,620,454.86	\$14,310,277.43	27%	\$3,863,761.41	\$643,960.23	\$3,078,451.90
Hampshire							
New Jersey	2.7551354545%	\$124,934,796.18	\$62,467,398.09	33%	\$20,614,241.37	\$2,811,032.91	\$16,272,038.83
New	0.8557238713%	\$39,104,404.67	\$19,552,202.33	24	\$	\$879,849.11	\$3,762,616.04
Mexico					4,692,528.56		
Ohio	4.3567051408%	\$197,559,821.57	\$98,779,910.78	TIPAC	\$8,438,995.54	\$4,445,095.99	\$7,464,883.44
Puerto Rico	0.7263201134%	\$33,083,484.37	\$16,541,742.19	25%	\$4,135,435.55	\$744,378.40	\$3,308,356.71
South	0.2169945907%	\$9,948,315.49	\$4,974,157.75	12%	\$596,898.93	\$233,837.10	\$505,909.15
Dakota							
Washington	2.3189040182%	\$105,153,378.36	\$52,576,689.18	13.5%	\$7,097,853.04	\$2,365,951.01	5,943,742.14

Item #11.

8. In the event that the Fee Fund Administrator has received from Janssen part or all of the amount that Janssen is entitled to offset under paragraph 7 above, the Fee Fund Administrator shall return to Janssen the amount so received.



AGENDA ITEM

ITEM **TOPIC:** Resolution No. 21-2298: A Resolution of the Mayor and City Council of the City of Meridian to Amend The Future Land Use Map of the 2019 Comprehensive Plan For 42 +/- Acres Known as Hatch Industrial, Generally Located on the East Side of N. Linder Road, South of the Railroad Tracks and on the North Side of West Franklin Road in the SW ¼ of Section 12, Township 3 North, Range 1 West, Meridian, Idaho; and Providing an Effective Date

Item #12.

CITY OF MERIDIAN BY THE CITY COUNCIL:

RESOLUTION NO. 21-2298

BERNT, BORTON, CAVENER, HOAGLUN, PERREAULT, STRADER

A RESOLUTION OF THE MAYOR AND CITY COUNCIL OF THE CITY OF MERIDIAN TO AMEND THE FUTURE LAND USE MAP OF THE 2019 COMPREHENSIVE PLAN FOR 42 +- ACRES KNOWN AS HATCH INDUSTRIAL GENERALLY LOCATED ON THE EAST SIDE OF N. LINDER ROAD, SOUTH OF THE RAILROAD TRACKS AND NORTH SIDE OF WEST FRANKLIN ROAD IN THE SW ¼ OF SECTION 12, TOWNSHIP 3 NORTH, RANGE 1 WEST, MERIDIAN, IDAHO; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, the Mayor and Council have the authority pursuant to Idaho Code § 50-302 to establish resolutions not inconsistent with the laws of the state of Idaho as may be expedient, in addition to the special powers therein granted, to maintain the peace, good government and welfare of the corporation and its trade, commerce and industry; and

WHEREAS, the City of Meridian Comprehensive Plan was adopted in December in 2019 as resolution 19-2179; and

WHEREAS, the Mayor and Council have deemed it appropriate to amend the future land use map of the 2019 Comprehensive Plan for approximately 42+- acres of land from Mixed Use – Community to Industrial known as Hatch Industrial. Said land is generally located on the east side of Linder Road, south of the railroad tracks and north side of W. Franklin Road in the SW ¼ of Section 12, Township 3 North, Range 1 West, Meridian, Idaho, Ada County; and

WHEREAS, the Mayor and City Council have provided all the requisite notices, held the necessary hearings, and received the required information necessary to make a final decision as required by the Idaho Local Land Use Planning Act to amend the adopted comprehensive plan.

NOW, THEREFORE, BE IT RESOLVED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF MERIDIAN, IDAHO AS FOLLOWS:

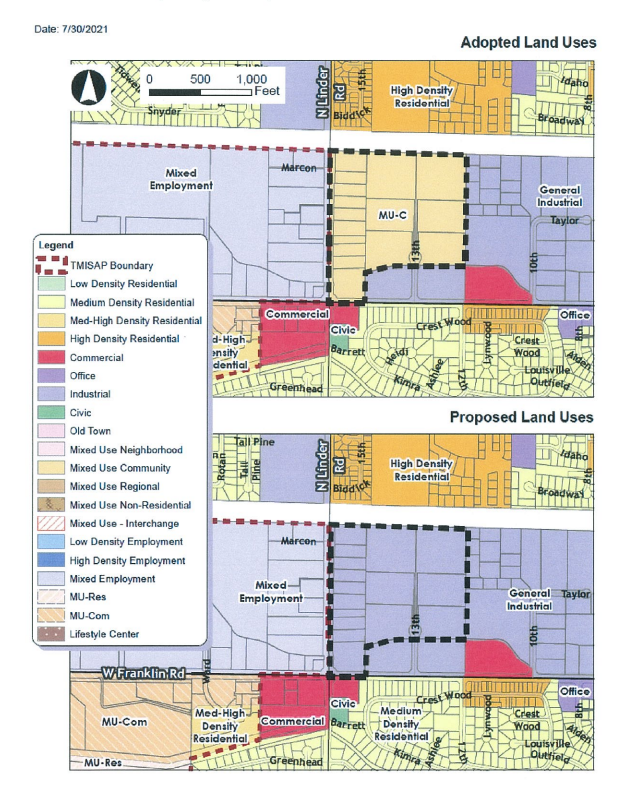
SECTION 1. Pursuant to Idaho Code §67-6509, the Mayor and City Council hereby amend the City of Meridian Comprehensive Plan and Future Land Use Map, a copy of which is attached hereto incorporated herein by reference. A copy of this Resolution and the attached amendment shall be held on file in the office of the City Clerk.

SECTION 2. EFFECTIVE DATE. This Resolution shall be in full force and effect immediately upon its adoption and approval.

Item #12.

	ADOPTED by the City Council of the City of Meridian, Idaho, this day of
	, 2021.
	APPROVED by the Mayor of the City of Meridian, Idaho, this day of, 2021.
	APPROVED:
	Mayor Robert E. Simison
ATTE	EST:
By:	Chris Johnson, City Clerk

A. Future Land Use Map – Adopted & Proposed Land Uses





AGENDA ITEM

ITEM **TOPIC:** Ordinance No. 21-1957: An Ordinance Amending Meridian City Code Section 10-4-2, Regarding Requirements for Firefighter Air Replenishment Systems (FARS) for New Buildings; Adopting a Savings Clause; and Providing an Effective Date



MEMO TO CITY COUNCIL

Request to Include Topic on the City Council Agenda

From: Meridian Fire Dept **Meeting Date:** December 7, 2021

Presenter: Deputy Chief Joe Bongiorno **Estimated Time:** 15 minutes

Topic: Ordinance for Firefighter Air Replenishment System (FARS)

Recommended Council Action:

Ordinance Purpose: In December of 2020, the Nampa and Meridian Fire Departments adopted the 2018 International Fire Code, as adopted by the Idaho State Fire Marshal's office. Both departments also adopted Appendix L, which is Firefighter Air Replenishment Systems (FARS). This ordinance will specify when FARS is to be installed. Nampa and Meridian have worked together to come up with the same requirements for ease and to avoid confusion. Meridian has already had 2 projects where the developer has seen the benefits of FARS and are voluntarily installing them in their projects. In an email to the Firefighter Air Coalition, Chief Gervais from Boise Fire advised they will also be specifying when it will be required with the 2021 International Fire Code adoption.

Chief Johnson and I have reached out to the builders in the area, the Idaho Chapter of the American Institute of Architects and Idaho General Contractors Association. Both sent the documents out with a request for comment. No comments have been received as of the date of this memo.

I am looking for approval of the ordinance with an effective date of January 1, 2022.

Thank you,

Joseph Bongiorno CFI, CFEI Deputy Chief of Prevention

Background:

[Provide context and reasoning for the recommendation]

CITY OF MERIDIAN ORDINANCE NO. 21-1957

BY THE CITY COUNCIL:

BERNT, BORTON, CAVENER, HOAGLUN, PERREAULT, STRADER

AN ORDINANCE AMENDING MERIDIAN CITY CODE SECTION 10-4-2, REGARDING REQUIREMENTS FOR FIREFIGHTER AIR REPLENISHMENT SYSTEMS FOR NEW BUILDINGS; ADOPTING A SAVINGS CLAUSE; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, breathing air is critical for firefighting operations, and historically, when fighting fires in mid-rise, high-rise and large area buildings, firefighters have resupplied empty air bottles by manually transporting full air bottles up stairways or across long distances in a building, an extraordinarily intensive process which takes firefighters away from their primary missions of rescue and firefighting;

WHEREAS, the design and installation of in-building firefighter air replenishment systems ("FARS") as part of construction of mid-rise, high-rise and large area buildings improves safety conditions for firefighters and enhances their firefighting capabilities;

WHEREAS, by the passage of Ordinance 20-1905 the City of Meridian adopted the 2018 International Fire Code, including Appendix L, which appendix establishes requirements and specifications for FARS, when installed;

WHEREAS, this proposed code amendment will establish threshold requirements for the installation of FARS systems in new buildings; and

WHEREAS, the City Council of the City of Meridian finds that this amendment is in the best interest of the public health safety, and welfare;

NOW, THEREFORE, BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF MERIDIAN, IDAHO:

Section 1. That Meridian City Code section 10-4-2 shall be amended by the addition of language to read as follows:

L101.2 When FARS Required. In buildings constructed after January 1, 2022, a FARS shall be installed when any of the following conditions occur:

- 1. Building is five (5) or more stories in height above grade.
- 2. Building has two (2) or more floors below grade.
- 3. Building is 500,000 square feet or more in size on a single level.

L101.3 Location of FARS. In all buildings in which FARS is installed, each stairwell shall have a supply riser. A FARS air filling station shall be located on odd-numbered floors in the primary stairwell and on even-numbered stairs in the secondary stairwells, including stairwells below grade. For purposes of this section, "primary stairwell" shall be defined as the stairwell located closest to the main entrance; "secondary stairwell" shall be defined as all other stairwells. For buildings 500,000 square feet or more in size, an interior air fill panel shall be located within two hundred feet (200') of the main entrance and at intervals not exceeding four hundred feet (400') thereafter.

Item #13.

- **L101.4 External air fill station.** A In all buildings in which FARS is installed, a minimum of one (1) external air fill station will be required for supplementing the air supply or refilling the system. Depending on the size and complexity of the facility, more than one external air fill station may be required, as specified by the firefighter air replenishment professional preparing the plans.
- **L101.5 FARS Plan Review.** Prior to construction, plans and specifications showing the location of all FARS shall be submitted to the Fire Department plans examiner for plan review and approval prior to installation. Plans and specifications shall be prepared by a firefighter air replenishment professional and certified by an Idaho licensed professional engineer.
- **L101.6 Air Supply Specifications.** All FARS shall have an on-site cascade system capable of refilling fifty (50) air bottles and shall provide an external ground level connection for an air supply trailer, as determined by the Fire Department plans examiner.
- **Section 2.** That all City of Meridian ordinances, or resolutions, or parts thereof, which are in conflict herewith, are hereby repealed.
- **Section 3.** That this ordinance shall be effective immediately upon its passage and publication.
- **PASSED** by the City Council of the City of Meridian, Idaho, this 7th day of December, 2021.

APPROVED by the Mayor of the City of Meridian, Idaho, this this 7th day of December, 2021.

APPROVED:	ATTEST:
Robert E. Simison, Mayor	Chris Johnson, City Clerk

CERTIFICATION OF SUMMARY:

William L.M. Nary, City Attorney of the City of Meridian, Idaho, hereby certifies that the summary below is true and complete and upon its publication will provide adequate notice to the public.

William L. M. Nary, City Attorney

SUMMARY OF CITY OF MERIDIAN ORDINANCE NO. 21 -1957

An ordinance amending Meridian City Code section 10-4-2, regarding requirements for firefighter air replenishment systems in new buildings; adopting a savings clause; and providing an effective date.



AGENDA ITEM

ITEM TOPIC: Community Development Department: Downtown Design Review Approach



MEMO TO CITY COUNCIL

Request to Include Topic on the City Council Agenda

From: Caleb Hood and Brian McClure, Community **Meeting Date:** November 16, 2021

Development Department

Presenter: Brian McClure, Comprehensive Associate **Estimated Time:** 30-minutes

Planner

Topic: Downtown Design Review Approach

Recommended Council Action:

Provide direction on preference of additional design review process for areas in and around downtown Meridian.

Background:

Proposed Project:

The purpose of this project is to better define and convey desired architectural and site related design review elements in the downtown Meridian area.

The Issue:

Staff has been aware of and heard concerns from downtown stakeholders that current design standards are not sufficient and not downtown specific, lacking:

- emphasis on historical design elements;
- consideration for a higher level of craftsmanship and design detail desired within pedestrian scaled environments of the downtown area;
- context for an already developed environment (the existing design standards generally assume a greenfield or vacant condition);
- consideration for increased vertical height, larger massing, and closer proximity of structures that many vibrant downtowns allow; and
- context for integration of outdoor urban spaces.

Background/History of Design Review:

The current Architectural Standards Manual (ASM) was approved in 2015 and replaced the previous City of Meridian Design Manual. The ASM is comprised of express standards, generally quantifiable, and oriented around a framework that is intended to establish a minimum level of effort. It does not, and was never intended, to guarantee "good design".

The ASM process and standards were developed at a time when the State was concerned with the design review of other cities. Some cities asserted significant discretionary authority in

combination with poorly articulated design goals or standards, resulting in too much uncertainty for the development community. Meridian's response was to establish less subjective, more measurable, objective, black and white standards, and to improve consistency of review regardless of individual staff perceptions or views. This process has generally worked as intended, though with the scale of activity in the City there are always outliers. Problems generally arise from applicants not meeting standards, saying they meet standards but refusing to quantify them, or not wanting to justify or describe alternative measures through the integrated design standards exception (DSE) process. All standards <u>must</u> comply unless approved through a DSE (which is free, but includes additional discretionary allowance by City staff).

Current Process – Pros and Cons

The ASM is an administrative process typically coordinated by current assistant planners, and sometimes current associate planners. This process is defined and streamlined, making the review and approval process efficient. While planning staff typically try to push the envelope a little when necessary, and especially in conditions with sensitive neighbors or complex project history, there is no discretionary review unless a standard is not being met and an applicant requests a DSE. In greenfield projects, this is usually not an issue as the Mayor, Council, and Planning and Zoning Commission often see conceptual elevation and concept drawings, and which are incorporated into development agreements, for subdivisions and plats in the public hearing process.

Where this process varies significantly is in traditional neighborhood districts, in other infill and redevelopment conditions, and in commercial areas. Notable exceptions where there is limited or no public hearing of large projects include:

- most commercial projects with older existing zoning entitlements; and
- for multifamily and vertically integrated projects, and in traditional neighborhood districts, such as Old Town (O-T) or Traditional Neighborhood Residential (TN-R) zones, where no conditional use permit (CUP) is required.

These exceptions have historically been intentional, prioritizing and incentivizing meaningful projects in desired areas, and believing (or hoping) that other process review efforts would ensure positive outcomes. This is not always the case. Administrative review carries far fewer risks for developers than discretionary review, and typically results in more streamlined project timelines.

Even in projects in the above conditions, and which require a CUP for other developer "asks", such as additional height allowance, other influences affect review and oversight of these applications. While the findings for a CUP are fairly extensive when considering compliance with both Unified Development Code (UDC) zoning performance standards and Comprehensive Plan text and policy, developer and political pressures often limit consideration to the specific, and not to related impacts. Review and consideration of other related topics, such as parking, should likely better consider impacts to other processes when it affects application of express standards designed to consider only normal projects.

Request:

Using the current ASM throughout the City works most of the time. However, additional architectural guidance that articulates and then requires projects in the greater downtown to meet specific design needs, could assist the City achieve its vision for a premier downtown. City staff needs direction on:

whether additional design review measures are desired in downtown;

- what the Mayor, Council, and management desire for general level of effort, both to develop and then implement the standards;
- whether a staff or consultant led project is desired;
- the geographic extent and application of a new process and/or standards; and
- the types of exceptions or instances in which elected and/or appointed officials may want to redirect architectural review from administrative review to either a discretionary (e.g. Design Review Committee) or public hearing (e.g. –additional Council review) process.

Project Considerations

The following process considerations may be helpful when considering proposed options for next steps or further discussion (see Project Concerns/Opportunities below as well).

Process:

- This can be approached as:
 - a minimum, administrative level of effort similar to the Architectural Standards Manual (ASM);
 - o include a traditional discretionary review framework (Design Review Committee or public hearing process); or
 - o utilize some combination of the two above.
- Should additional design guidelines or standards be an in-house (with Committee) effort or consultant led (potentially, also with a Committee)?

Route	Cost	Time	Description
Staff led Committee	Low	Short to Medium	Staff would lead project and public involvement, and utilize Committee to draft standards. This could be done well, but there may still be significant gaps in review without other code/process changes. Code changes or a new approach to design review may significantly complicate effort.
Consultant led, with or without Committee	Medium to High	Medium to High	Consultant would lead project; could be similar to staff led, or vary significantly. For example, the consultant could lead the same project and free staff to other assignments, or the consultant could craft loftier goals/standards for a Design Review Committee to oversee, or take a new direction and redesign portions of code to integrate architectural review. More consultant resources and broader experience may improve the project, but may increase the project duration (and cost).

Assumptions

• Regardless of in-house or consultant led, architects and design/construction professionals, and particularly those with infill and urban/downtown environments, should lead or help to craft the design guidelines or standards for implementation. Staff recommends the development of the initial design standards not include the public, developers, their appointees, or architects with active entitlements in downtown (all can participate later in the process after draft standards are crafted to share).

- The public's role would be to provide initial/early direction through listening sessions, surveys, or other outreach. This would help to start staff, workgroup, and/or a committee in the right direction. Additional public review opportunities would be envisioned, but trained design professionals and staff designing or reviewing for compliance will be responsible for drafting standards language.
- The Historic Preservation Commission (HPC) would be involved, but not receive any additional oversight due to their meeting frequency and delays to the review process, varying collective design experience, and frankly, limited remaining opportunities for architectural preservation with respect to level of effort and process. The HPC should however influence preservation of ideas (and continuing them) through new standards. Their knowledge would provide helpful direction. If a new design review process for downtown moves beyond express standards, then this assumption may change. That would likely also depend on whether the Commission, sub-Committee, or appointee to a design review committee was willing to meet with greater frequency, or as needed.
- The Meridian Development Corporation (MDC) would similarly be involved. At a minimum, this would include early outreach to understand vision and context, participation through comment periods, and updates to the MDC Board as needed. Fragmented urban renewal district boundaries, inconsistent overlay with Old-Town zoning and future land use designations, and code issues with express standards make direct involvement in review unlikely in many conditions. New discretionary review processes could however open up additional participation opportunities.

Initial Design Objective/Standard Needs:

The following are some initial areas for design objectives/standards to address, and that are not considered in the general context of the City but which may be helpful in downtown. These are perhaps more nuanced than what is needed to decide on next steps, but may be helpful in thinking about the problem.

- Consideration for all visible sides of a building regardless of roadway typology or location of public facilities/open space (the focus of current standards) is important. This is especially helpful for vertical views from taller structures. The baseline height allowance in O-T is now 75-feet, and which is taller than any other district but H-E. In the City Core the O-T height allowance is 100-feet, excluding additional parapets, equipment, screening, and non-occupied space, and which is the tallest building height allowance in the City. Much like the Meridian Water Tower, this could be seen for miles. A new project would currently only consider express standards largely developed for suburban development, and may have no public hearing.
- More context in design objectives/standards are important.
 - o What does the street block look like?
 - What is the "District" vision? There is a great deal of nuance between the different subareas of downtown, and those identified in Destination Downtown.
 - o How could or should this fit into the City's vision for Downtown?
- There should be better awareness and consideration for eliciting the idea of certain materials, construction, age, and of quality, without requiring specific materials or construction types. Just listing preferential materials may often miss opportunities, at least with express standards.

- The Keller building for example has no brick and is very modern, and has very little historical nods, but many people still feel like it has some historical context. What influences that downtown "vibe" in its design, which in reality and at face value, is in stark contrast to discreet product types and architectural styles often preferred?
- There is very little emphasis on details and transitions of surfaces and materials. The ASM
 really focuses on buildings as viewed from vehicles, with pedestrian elements being simple
 requirements that acknowledge them, but are not focused on their experience. More
 genuine effort is needed to include authentic pedestrian level details.
 - o Generally, and for example, windows should be better integrated into building design and incorporate lintels, ledges, and/or framing beyond the narrow band of aluminum or vinyl that holds glass in place (seriously).
 - O Greater details in field materials are more often than not, missing. More thoughtful scoring in stucco or concrete, more variation in brick rows, and greater details in areas on edges and corners such as fascia, rake molding, and cornice work, could all help. Details commonly ignored for vehicle-oriented structures are fine, but they are needed for pedestrian oriented architecture that seek to capture the timeless aspect and craftsmanship expected in historic areas.

Project Concerns/Opportunities:

The following are concerns and opportunities that may be helpful to consider in selecting a project approach, or in at least understanding a comprehensive scope of work (e.g. – code changes paired with additional standards).

- A huge influence of architectural character is site context. Do we want or need more consideration of site design in the Downtown area? Administrative design review includes very limited consideration for the "site", since that's usually captured in "subdivision" review. There's very often no subdivision review with infill projects.
 - O How can we better capture and address missing sidewalk, lighting, and other infrastructure, even incrementally? The City Core Street Cross-section Plan was meant to address some of this, but is not considered with new single-family and duplex redevelopment projects that are only pulling a building permit. Greenfield residential must provide sidewalks, lighting, and other improvements. Does the City want to be responsible to construct, later?
- Should we have architectural standards that require certain site design features such as streetscape and open space (not area quantity, but inclusion of urban features such as plaza/seating), and if not provided, then they go through a discretionary review process?
- Should we force an automatic administrative design review "check", and in certain conditions require a hearing or other oversight process in lieu of express standards review? For example, if a project has a certain associated or previous request, such as a CUP for height, or other zoning exception/alternative compliance approval such as parking, then the design review process goes a different direction. The process could have several "lanes", one being express and one not. The purpose here being to give more public oversight for projects that may otherwise break express standards and fail to address critical metrics.

Automatic Administrative Review Check	Pros	Cons
Oversight Committee (such as design review)	The current process exists, and tweaks may be feasible with better defined criteria that limit abuse and make the process non-optional in some cases.	The current process is almost never used, and it's never been used with the current ASM. Unless the oversight committee rejected an application, Council would still never see many projects.
Public Hearing (or similar)	This would provide greater oversight, without impacting all projects. Could better consider interrelated considerations such as site design, parking, alternative compliance, and whether public funding is included. May be possible to use in conjunction with a committee.	This will require additional time and cost for projects, and may be a disincentive in some cases. If also used with a committee, will require very strict timeline and review sideboards to avoid drifting into Council or P&Z purview.

- What sort of caution flags should we be looking for?
- Obspite being Downtown, we cannot globally tie anything to MDC since most of the Old Town land use area is within an expiring URD. We could require comments from the URD as a check-list item when applicable, to ensure they've been consulted. That may not require any actual changes if we use express standards however. A committee or Council could also direct additional discretionary design review with MDC; would need to define circumstances. This can (and has) been problematic when MDC is contributing public funding, is concerned about aesthetics, but has not coordinated agreements prior to an application for administrative review. Staff can't arbitrarily hold an application, or enforce MDC requests with express standards.
- Only modifying existing traditional neighborhood district (TND) standards may result in a significant disincentive for O-T zoning. Existing O-T zoning area is very fragmented, and a much smaller area than the corresponding Old Town future land use area.

Design Review Application Area	Pros	Cons
Old Town Zoning	Utilizing existing O-T zoning would be much simpler to implement. No additional overlays would be needed and no modification to the UDC required to update (for this particular element).	Likely a significant disincentive to get new applications to rezone to Old Town. This particularly in the older residential areas where the City is seeing new, substandard townhomes with almost no discretionary review/oversight. This also makes parcel consolidation more difficult and bigger opportunities less feasible.
New, larger defined area	Better able to address outward growth of downtown redevelopment, and more consistently apply the same standards within the same geographic area (to be defined). This is more transparent, assuming clear code and graphics.	This avenue is more complex to implement and likely to require additional code changes to implement, or a more significant update in the ASM to accommodate (depending on the new standards process).

 The City has been seeing the impact of limited residential controls within O-T zoning and the City Core. There are some new "soulless" duplexes without any character or sense of place occupying infill spaces, and increasing density without making sidewalk connections, improving lighting, or addressing other quality of life concerns. In some areas this low hanging redevelopment is detrimental to the Destination Downtown vision, and particularly closer to the City Core. There are development review and process conflicts, and opportunities for improvement to better ensure that these projects are reviewed more consistently, and in the context of downtown (and not greenfield).

Project needs to retain perspective. Too much discretionary review and too many additional
requirements, will be a redevelopment disincentive. Staffing is also of concern, as are
impacts to review and processing time. A traditional discretionary review by Staff, or
review by a Committee may be desired, but if required in all cases would either require
more trained staff or likely increase review and approval periods.

Project Development Options

Option 01: Internal Development

This option would be run and facilitated by the Community Development Department. Much like the creation of the ASM, Staff would utilize a committee of willing architects and other trained design or commercial construction professionals. Potentially, participants could be appointed by the Mayor. Participants would need to have a special background and working knowledge focused on commercial and downtown, mixed use projects. The committee would provide guidance and recommendation on specific strategies and standards to Staff, who would be responsible for the crafting of the standards. This may or may not be consensus based, but should be determined in advanced to setup clear expectations.

This process would fall within an update or addendum to the ASM, though there may be other code changes needed to support. Likely, the product would focus on either amending Traditional Neighborhood (TND) standards in the existing ASM, or if an overlay type zone is created in the UDC, then another category specific to the general Old Town area added to the ASM. **The focus of this option would be express standards.** This may be difficult to dial in and require some iteration with an emphasis on pedestrian detail, historic context, and flexibility needed for so many different product types.

Generally, the process would include the following:

- 1. Initial downtown stakeholder outreach. Some framework would need to be explained to stakeholders, but generally the focus would be to understand from the public:
 - opportunities and concerns of additional design standards;
 - what architectural themes or styles are valued or to be avoided; and
 - whether there are specific materials or enhancements desired.
- 2. Standards Committee Work.
 - Overview of current code, ASM, and history.
 - Review of stakeholder feedback.
 - Several meetings and one on one work to provide feedback on staff suggestions to address stakeholder and committee work.
- 3. Broader public review.
 - Invitation for previous stakeholders to review and discuss standards.
 - Opportunity for broad community involvement, including special interests and stakeholders interested but not affected.

- 4. Standards Committee Work.
 - Make potential revisions considering public review.
- 5. Public hearing process.
 - P&Z Commission and Council review and adoption considering public testimony.

Option 02: Consultant Led Program

This option would be facilitated by a design professional (consultant) and supported by Community Development staff. The process would largely be left to the consultant through a Request for Proposal (RFP) or coordination with staff through a Request for Qualifications (RFQ), but to include outreach to downtown stakeholders, other design professionals, and the broader public. It would be intended as a more robust process than Option 01.

This effort could fall within the confines of the ASM, and be similar to a project led by Community Department staff, or something much different. For example, the consultant could determine that a design review committee was the best approach for the downtown area, or that a hybrid form-based overlay code should be implemented. A benefit of a consultant led approach is that additional outside expertise could leverage broader awareness and new ideas. A consultant led process could also be larger in scope and address a new process or manual that is selectively geared for downtown. Lastly, this option may take longer to initialize due to procurement and consultant selection process. The actual standards process may be quicker. The level of effort and cost, could vary dramatically.

Generally, the process would include the following:

- 1. Downtown stakeholder outreach (identical in Option 01).
- 2. Either a RFQ or RFP process.
 - Clearly represent interrelation of ASM and UDC code.
 - For an RFP, the proposed solution would need to submit turn-key project and respond to both City need and stakeholder feedback (which could be supplied in advance if City staff held listening sessions).
 - For an RFQ, the selected consulting team would need to demonstrate solid experience in this work. Meridian is unlikely to see substantial benefit from traditional design review guidelines, unless development applications go through an architectural review committee – past leadership has tried to avoid the committee review process. The ASM is very different from what most cities utilize for traditional, discretionary, design review.
- 3. Process as followed in selected RFP, or as agreed to through RFQ.

Recommendation

Assuming City Council wishes to modify the current process and develop new design standards for a downtown geography, Staff recommends a hybrid approach that generally utilizes Option 02, consultant led. This proposed approach would blend the benefits of the City's adopted ASM, with the support and experience of a consultant that can consider comprehensive UDC changes to address other common issues. Maintaining express standards, as often as possible, is desired as it limits additional stress on staff that isn't trained and doesn't have the bandwidth to process applications through an entirely discretionary review process.

This recommendation would include an overlay area, largely following the Old-Town Future Land Use designation boundary (roughly Fairview to Franklin, 3^{rd} to 3^{rd}). This considers outward

growth and redevelopment from the City Core and limits changing boundary updates in the future. Essentially, working towards the vision area already defined in the Comprehensive Plan. This would also limit disincentives to preferred rezones, and more consistently apply standards to similar projects and closer geographic region, regardless of zoning.

A primary desired outcome of Option 02 would be to have a consultant team examine and recommend a second avenue or "lane" for design review in "other" conditions. Examples could include, when a CUP or alternative compliance exists, and what that public oversight and involvement looks like (eg – public hearing or not). Further, it could expand opportunities to involve HPC, MDC, and others. This other avenue could also take place when a project reaches certain thresholds that could consider elements such as floor area, units, structured parking, or other desired metric. This avenue would not be express standards and instead speak to character and form more broadly, possibly just using associated goal and objective language for standards, but not the actual standards. Consultants would also help to identify other conflicts in code and issues that may arise from traditional zoning, hybrid design review, issues in the current approval process with respect to design review, and opportunities to achieve better outcomes for residential redevelopment.

This recommendation is intended to limit discretionary review by staff, and place that, at whatever appropriate frequency of occurrences or scenarios, with an independent design review committee or at a public hearing.

Staff would still need some additional direction on sideboards or preferences of this approach, that may narrow the range of work. For example:

- Staff have heard of comments indicating surprise about Council not reviewing certain projects. What types of projects does Council want to review? Are there certain "checks" where, absolutely, a project should leave the "fast lane" and be reviewed in a public hearing by City Council?
- What (if any) are some other areas of topic or concern, where traditional discretionary review by staff, or a committee (preferred), should review applications with additional opportunities or concerns? Keep in mind that many "concern" areas, such as parking, would require additional site design review or require a reimagining of the approval process in many infill conditions.
- Should the City be doing more to limit redevelopment projects that prevent reaching the vision? Old-Town zoning is exceptionally flexible, more-so than any other district, but it doesn't distinguish between different Destination Downtown districts and their desired product types. A duplex or multifamily only project could go up on any vacant piece of land in Old-Town with marginal staff oversight and no public hearing, even in the City Core. Some of this may not be tackled now, but understanding even future wants/goals would be important to creating a design review framework that works now and later.
- There is some consultant dollars budgeted in FY22 for this type of work, but Planning may not have enough if Option 02 is selected (especially with the cost of everything going up these days). Is there a general willingness to consider a budget amendment if necessary so that Staff can complete this effort, and maybe even move it forward concurrently with other Strategic Plan projects? If not, other projects may have to wait until FY23 or later in FY22.