

FRANCHISE DISCLOSURE DOCUMENT

Health Mart Systems, Inc.
a Delaware corporation
www.healthmart.com
www.becomeahealthmart.com
join.healthmart.com
6555 State Hwy 161
Irving, Texas 75039
855-458-4678



We offer franchises for the right to operate a retail pharmacy (“HEALTH MART Drugstore” or “Drugstore”) using the trade names, trademarks, and service marks that we designate, including the trademark HEALTH MART (collectively, “Proprietary Marks”) and the operating and merchandising support services that we describe in this Disclosure Document.

The total initial investment necessary to open and begin operating a HEALTH MART Drugstore ranges from \$2,470 to \$125,270 for franchisees who convert an existing pharmacy business to a HEALTH MART Drugstore (“Open Locations”) and from \$261,870 to \$798,870 for start-up franchisees who do not own an existing pharmacy when they sign the Franchise Agreement (“UnOpened Locations”). The Franchise Agreement does not require that you pay us an initial franchise fee or make payments to us or our affiliates for goods or services before you open and begin operating as a HEALTH MART Drugstore.

This disclosure document summarizes certain provisions of your franchise agreement and other information in plain English. Read this disclosure document and all accompanying agreements carefully. You must receive this disclosure document at least 14 calendar days before you sign a binding agreement with, or make any payment to, the franchisor or an affiliate in connection with the proposed sale. **Note, however, that no governmental agency has verified the information contained in this document.**

The terms of your contract will govern your franchise relationship. Don’t rely on the disclosure document alone to understand your contract. Read all of your contract carefully. Show your contract and this disclosure document to an advisor, like a lawyer or an accountant.

Buying a franchise is a complex investment. The information in this disclosure document can help you make up your mind. More information on franchising, such as “[A Consumer’s Guide to Buying a Franchise](#),” which can help you understand how to use this disclosure document, is available from the Federal Trade Commission. You can contact the FTC at 1-877-FTC-HELP or by writing to the FTC at 600 Pennsylvania Avenue, NW, Washington, D.C. 20580. You can also visit the FTC’s home page at www.ftc.gov for additional information. Call your state agency or visit your public library for other sources of information on franchising.

There may also be laws on franchising in your state. Ask your state agencies about them.

The Issuance Date of this Disclosure Document is June 20, 2024.

▪ **How to Use This Franchise Disclosure Document**

Here are some questions you may be asking about buying a franchise and tips on how to find more information:

QUESTION	WHERE TO FIND INFORMATION
How much can I earn?	Item 19 may give you information about outlet sales, costs, profits or losses. You should also try to obtain this information from others, like current and former franchisees. You can find their names and contact information in Item 20 or Exhibits G1, G2, and G3.
How much will I need to invest?	Items 5 and 6 list fees you will be paying to the franchisor or at the franchisor’s direction. Item 7 lists the initial investment to open. Item 8 describes the suppliers you must use.
Does the franchisor have the financial ability to provide support to my business?	Item 21 or Exhibit H includes financial statements. Review these statements carefully.
Is the franchise system stable, growing, or shrinking?	Item 20 summarizes the recent history of the number of company-owned and franchised outlets.
Will my business be the only HEALTH MART business in my area?	Item 12 and the “territory” provisions in the franchise agreement describe whether the franchisor and other franchisees can compete with you.
Does the franchisor have a troubled legal history?	Items 3 and 4 tell you whether the franchisor or its management have been involved in material litigation or bankruptcy proceedings.
What’s it like to be a HEALTH MART franchisee?	Item 20 or Exhibits G1, G2, and G3 list current and former franchisees. You can contact them to ask about their experiences.
What else should I know?	These questions are only a few things you should look for. Review all 23 Items and all Exhibits in this disclosure document to better understand this franchise opportunity. See the table of contents.

What You Need To Know About Franchising *Generally*

Continuing responsibility to pay fees. You may have to pay royalties and other fees even if you are losing money.

Business model can change. The franchise agreement may allow the franchisor to change its manuals and business model without your consent. These changes may require you to make additional investments in your franchise business or may harm your franchise business.

Supplier restrictions. You may have to buy or lease items from the franchisor or a limited group of suppliers the franchisor designates. These items may be more expensive than similar items you could buy on your own.

Operating restrictions. The franchise agreement may prohibit you from operating a similar business during the term of the franchise. There are usually other restrictions. Some examples may include controlling your location, your access to customers, what you sell, how you market, and your hours of operation.

Competition from franchisor. Even if the franchise agreement grants you a territory, the franchisor may have the right to compete with you in your territory.

Renewal. Your franchise agreement may not permit you to renew. Even if it does, you may have to sign a new agreement with different terms and conditions in order to continue to operate your franchise business.

When your franchise ends. The franchise agreement may prohibit you from operating a similar business after your franchise ends even if you still have obligations to your landlord or other creditors.

Some States Require Registration

Your state may have a franchise law, or other law, that requires franchisors to register before offering or selling franchises in the state. Registration does not mean that the state recommends the franchise or has verified the information in this document. To find out if your state has a registration requirement, or to contact your state, use the agency information in Exhibit K.

Your state also may have laws that require special disclosures or amendments be made to your franchise agreement. If so, you should check the State Specific Addenda. See the Table of Contents for the location of the State Specific Addenda.

Special Risks to Consider About *This Franchise*

Certain states require that the following risk(s) be highlighted:

1. **Out-of-State Dispute Resolution.** The franchise agreement requires you to resolve disputes with the franchisor by mediation, arbitration and/or litigation only in Texas. Out-of-state mediation, arbitration, or litigation may force you to accept a less favorable settlement for disputes. It may also cost more to mediate, arbitrate, or litigate with the franchisor in Texas than in your own state.
2. **Use of Franchise Brokers.** We use the services of one or more Franchise Brokers or referral sources to assist us in selling our franchise. A franchise broker or referral source represents us, not you. We pay this person a fee for selling our franchise or referring you to us.

Certain states may require other risks to be highlighted. Check the “state specific addenda” (if any) to see whether your state requires other risks to be highlighted.

DISCLOSURES REQUIRED BY MICHIGAN LAW

The state of Michigan prohibits certain unfair provisions that are sometimes in franchise documents. If any of the following provisions are in these franchise documents, the provisions are void and cannot be enforced against you.

1. A prohibition on the right of a franchisee to join an association of franchisees.
2. A requirement that a franchisee assent to a release, assignment, novation, waiver or estoppel which deprives a franchisee of rights and protections provided in this act. This shall not preclude a franchisee, after entering into a franchise agreement, from settling any and all claims.
3. A provision that permits a franchisor to terminate a franchise prior to the expiration of its term except for good cause. Good cause shall include the failure of the franchisee to comply with any lawful provision of the franchise agreement and to cure such failure after being given written notice thereof and a reasonable opportunity, which in no event need be more than 30 days, to cure such failure.
4. A provision that permits a franchisor to refuse to renew a franchise without fairly compensating the franchisee by repurchase or other means for the fair market value at the time of expiration of the franchisee's inventory, supplies, equipment, fixtures, and furnishings. Personalized materials which have no value to the franchisor and inventory, supplies, equipment, fixtures, and furnishings not reasonably required in the conduct of the franchise business are not subject to compensation. This subsection applies only if: (i) the term of the franchise is less than five years and (ii) the franchisee is prohibited by the franchise or other agreement from continuing to conduct substantially the same business under another trademark, service mark, trade name, logotype, advertising, or other commercial symbol in the same area subsequent to the expiration of the franchise or the franchisee does not receive at least 6 months advance notice of the franchisor's intent not to renew the franchise.
5. A provision that permits the franchisor to refuse to renew a franchise on terms generally available to other franchisees of the same class or type under similar circumstances. This section does not require a renewal provision.
6. A provision requiring that arbitration or litigation be conducted outside this state. This shall not preclude the franchisee from entering into an agreement, at the time of arbitration, to conduct arbitration at a location outside this state.
7. A provision which permits a franchisor to refuse to permit a transfer of ownership of a franchise, except for good cause. This subdivision does not prevent a franchisor from exercising a right of first refusal to purchase the franchise. Good cause shall include, but is not limited to:
 - a. The failure of the proposed transferee to meet the franchisor's then current reasonable qualifications or standards.
 - b. The fact that the proposed transferee is a competitor of the franchisor or subfranchisor.
 - c. The unwillingness of the proposed transferee to agree in writing to comply with all lawful obligations.
 - d. The failure of the franchisee or proposed transferee to pay any sums owing to the franchisor or to cure any default in the franchise agreement existing at the time of the proposed transfer.
8. A provision that requires the franchisee to resell to the franchisor items that are not uniquely identified with the franchisor. This subdivision does not prohibit a provision that grants to a franchisor a right of first refusal to purchase the assets of a franchise on the same terms and conditions as a bona fide third-party willing and able to purchase those assets, nor does this subdivision prohibit a provision that grants the franchisor the right to acquire the assets of a franchise for the market or appraised value of such

assets if the franchisee has breached the lawful provisions of the franchise agreement and has failed to cure the breach in the manner provided in subdivision (c).

9. A provision which permits the franchisor to directly or indirectly convey, assign, or otherwise transfer its obligations to fulfill contractual obligations to the franchisee unless provision has been made for providing the required contractual services.

10. **The fact that there is a notice of this offering on file with the attorney general does not constitute approval, recommendation, or endorsement by the attorney general.**

11. Michigan law provides that a franchisor whose most recent statements are unaudited and which show a net worth of less than \$100,000 shall, at the request of a franchisee, arrange for the escrow of initial investment and other funds paid by the franchisee or subfranchisor until the obligations to provide real estate, improvements, equipment, inventory, training, or other items included in the franchise offering are fulfilled. At the option of the franchisor, a surety bond may be provided in place of escrow. In the event that an escrow is so established, the escrow agent shall be a financial institution authorized to do business in the State of Michigan. The escrow agent may release to the franchisor those amounts of the escrowed funds applicable to a specific franchisee or subfranchisor upon presentation of an affidavit executed by the franchisee and an affidavit executed by the franchisor stating that the franchisor has fulfilled its obligation to provide real estate, improvements, equipment, inventory, training, or other items. This portion of the Michigan law does not prohibit a partial release of escrowed funds upon receipt of affidavits of partial fulfillment of the franchisor's obligation.

12. Should the prospective franchisee have any questions regarding the notice of this filing with the Attorney General, such questions should be addressed to: Department of the Attorney General; Consumer Protection Division; Antitrust and Franchise Section; PO Box 30213; Lansing, MI 48909; 517-373-7117.

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ITEM 1
THE FRANCHISOR AND ANY PARENTS, PREDECESSORS AND AFFILIATES

Terminology

The franchisor is Health Mart Systems, Inc. To simplify the language in this Disclosure Document, the franchisor is referred to by the pronoun “we” or “our” or as “HEALTH MART”. The pronoun “you” or the term “Franchisee” means the person who buys the franchise. When we refer to our “Affiliate” in this Disclosure Document, we mean any other company that we own or which is under common control with us now or in the future. The term “Affiliate” may also include our Parent, McKesson Corporation.

The Franchisor, Our Parent and Affiliates

We were incorporated in the State of Delaware on January 21, 1997. Our principal place of business is 6555 State Hwy 161, Irving, Texas 75039. We conduct business under our corporate name, “Health Mart” and “Health Mart Systems, Inc.” We are a wholly-owned subsidiary of McKesson Corporation, formerly known as McKesson HBOC, Inc. (“Parent” or “McKesson”). A list of our agents for service of process is attached as Exhibit A.

Our Parent was incorporated in the State of Delaware on July 7, 1994, as a wholly-owned subsidiary of McKesson Corporation, a Delaware corporation formed on June 9, 1987 (“Old McKesson”); Old McKesson was subsequently dissolved. Our Parent maintains its principal place of business at 6555 State Hwy 161, Irving, Texas 75039. From an organizational perspective, our Parent includes us within its US pharmaceutical business division.

Our Parent is a “Fortune 100” company and a provider of pharmaceutical and health care products and services to pharmacies, hospitals, and health care networks, directly and through its various subsidiaries. Many of the products, services and programs offered by our Parent and Affiliates are available to you, independent of this franchise offering, because they are available to any qualifying pharmacy. Although you may choose to do business with our Affiliates from time to time, that business is not connected to this franchise offering except as described in this Disclosure Document.

As a part of the franchise offering, our Parent supplies Merchandise to our franchisees, which includes: (i) HEALTH MART® SUNMARK, FOSTER & THRIVE branded “over the counter” (“OTC”) non-prescription drugs and non-drug products identified by any of the Proprietary Marks (collectively, “Private Label OTC”); (ii) Third Party Brand OTC non-prescription drugs and non-drug products (collectively “Third Party OTC”); (iii) branded prescription drugs (“Branded Prescription Drugs”); and (iv) generic prescription drugs (“Generic Prescription Drugs”).

Our Affiliate, Strategic Health Alliance II, Inc. (“AccessHealth”), with a principal place of business at 910 John Street, CoverMyMeds Building, Columbus, OH 43222, owns a pharmacy services administration organization, or “PSAO,” called Health Mart Atlas, LLC (“Health Mart Atlas”). Health Mart Atlas is a Delaware limited liability company with a principal place of business at 910 John Street, CoverMyMeds Building, Columbus, OH 43222. You are not required to belong to a PSAO, but if you do, the PSAO must be approved by us. As of the date of this Disclosure Document, we have approved two PSAOs, including Health Mart Atlas.

On February 1, 2019, AccessHealth acquired the assets of PPS Data, LLC d/b/a ProviderPay® (“ProviderPay”), a provider of claims reconciliation services for retail pharmacies. ProviderPay offers its services to Health Mart franchisees and to other retail pharmacies that are not part of the Health Mart franchise system. You are not required to use the services of ProviderPay, but if you do, you must complete the enrollment process, and sign appropriate documents and agreements inclusive of the Pharmacy and Healthcare Solutions Agreement and ProviderPay Reconciliation Services Addendum and pay the fee charged by ProviderPay.

AccessHealth also administers the optional McKesson Reimbursement Advantage program, (“MRA”). If you elect to participate in MRA, you must (i) be a member of the Health Mart Atlas PSAO and (ii) use the Intelligent Network switching service operated by our Affiliate, McKesson Technologies Inc., through its RelayHealth division (“Relay Health”). Relay Health provides financial and administrative health care solutions for hospitals, physicians, and retail pharmacies. Relay Health maintains a principal place of business at 5995 Windward Parkway, Alpharetta, Georgia 30005.

To participate in MRA, you must complete the enrollment process and sign the appropriate agreements and documents, including the Participation Agreement and Addendum.

Except for a drugstore business that we operate under the Health Mart name at our corporate headquarters in Irving, Texas which is primarily used by our and our Parent's employees (“Headquarters Location”), neither we, our Parent, nor any of the other companies that we identify as an “Affiliate” in this Item 1 have ever owned or operated a drugstore business in the U.S. similar to a HEALTH MART Drugstore, and neither we nor any of our predecessors or Affiliates have ever operated a franchise system in any other line of business in the U.S.

We also offer Health System Retail Services Agreements (“HSRSA”) for the operation of pharmacies under the Health Mart name that are located in hospitals. HSRSA's are only offered under applicable exemptions from state and federal franchise regulations.

Outside of the U.S., one of our Affiliates acquired all of the stock of Medicine Shoppe Canada Inc. in 2012. Medicine Shoppe Canada, Inc. owns a license to award and administer Medicine Shoppe pharmacy franchises in Canada. As a result, since 2012, one of our Affiliates operates a franchise network in Canada as a subfranchisor of the Medicine Shoppe pharmacy franchise system.

In addition to the activities described above, our Parent and Affiliates are engaged in a wide range of business activities in the health care industry in the U.S. and internationally.

The Franchise Offered

We offer franchises for the right to use designated Proprietary Marks and our distinctive and proprietary operating methods and system for establishing and operating Drugstores (the “HEALTH MART System” or “System”). We compile our operational guidance and suggestions, operating methods, policies, procedures, and standards for running your Drugstore on the My Health Mart Web Portal, which includes the Franchise Handbook. You will have access to the My Health Mart Web Portal following execution of the Franchise Agreement. Except for our Headquarters Location, we do not currently operate any retail pharmacies in the U.S. or engage in other business activities at this time.

We offer franchises to persons wanting to start a new retail pharmacy business (“UnOpened Locations”) and persons with existing retail pharmacy businesses interested in converting to a HEALTH MART Drugstore (“Open Locations”). Franchisees of Open Locations and UnOpened Locations will sign the same form of Franchise Agreement (see Exhibit B), which gives you the right to operate your Drugstore at a specific location (“Drugstore Location”) using the Proprietary Marks and the System.

Your Monthly Fees (described in Item 6) entitle you to access a number of core support services that we provide to each Drugstore Location, directly or through various suppliers. These Core Services include operational, management, marketing, features within front end solutions and technical expertise.

Our franchisees currently have access to the following Core Services:

- My Health Mart Web Portal, a proprietary online resource that provides, among other things, information and guidance regarding the practice of pharmacy in broad industry views and through specific location level cooperative analysis, access to various third-party programs, and facilitates your ordering of products from McKesson.
- Health Mart University (HMU), our online training platform for franchisees.

- Health Mart Perks, a program in which we negotiate discount prices and other purchasing terms with various third-party vendors for the benefit of Health Mart franchisees.
- Access to nationally recognized independent advisory service(s) which provide continuing education content, references for patient and professional education, and tools for drug therapy and medication management, unaffiliated with us.
- Digital Portfolio, a HEALTH MART system standard for pharmacies to have a web presence via a landing page to provide consumers with information to locate pharmacies, obtain pharmacy information such as hours and services provided, and submit for new, refill or transfer prescriptions.
- Access to a suite of front-end solutions which align the pharmacy toward consumer needs

We are continually developing and changing the Core Services in order to keep Drugstores relevant to consumers in a highly competitive environment, and the Core Services available to you may change during the term of the Franchise Agreement.

In addition to the Core Services, we may periodically offer certain optional programs for an additional fee. You may elect to participate in any optional program by signing the applicable program agreement or by “opting in” to the program’s terms and conditions via your My Health Mart Web Portal account for your Drugstore. The current charges and fees that you may have to pay to us or our affiliates as part of any optional programs that we currently offer are described in Item 6. We may periodically modify or discontinue any of the optional programs that are now in place and add new optional programs, and may charge you for your participation in such optional programs (based on our then-current fees for such optional programs) or enforce certain quality and/or execution requirements in order to be eligible to participate.

Competition

The market for products and services offered by the Drugstores is well established and highly competitive. The products and services will be sold primarily to the general public. You must compete with a variety of stores offering similar products and services, including other national and regional drugstore chains, discount stores, grocery stores, and hospital systems and clinics offering similar products and services, as well as mail-order and locally-owned drugstores and pharmacies. Some of these businesses may offer some or many of their products and services at prices lower than you choose to charge. Their pricing policies could have an adverse impact on your business.

You may also compete for business with other HEALTH MART Drugstores.

Our Parent and other Affiliates with whom you may or will do business may sell the same products or services to pharmacies that are not part of HEALTH MART network. These pharmacies may operate near your Drugstore and directly compete with you.

Industry-Specific Regulations

You are responsible for investigating and complying with all applicable laws, rules, and regulations that govern your Drugstore, including the practice of pharmacy. Retail pharmacies are regulated at the federal, state, and local levels. You are solely responsible for ensuring that your Drugstore complies with these rules and the numerous other federal laws and regulations that impose obligations and responsibilities upon pharmacies and the practice of pharmacy by individuals.

State pharmacy practice acts will also apply to your Drugstore. These acts vary from state to state but they commonly regulate such things as dispensing drugs, information appearing on prescription drug labels, recordkeeping, continuing education requirements for pharmacists and pharmacy technicians, hours of operation, pharmacy ownership, and drug handling, storage, and disposal.

All states have licensing laws applicable to pharmacists. A licensed pharmacist must at all times operate the pharmacy in your Drugstore. We are not responsible for the practice of pharmacy in your Drugstore, which is solely your responsibility. You should contact the local or state office of your state's Board of Pharmacy for additional information about state laws and regulations that will affect the practice of pharmacy in your Drugstore. State laws may also regulate the delivery of health care testing and wellness services and may require that the Drugstore and the people you employ to perform these services hold additional licenses and qualifications. In addition, many public and private payment plans impose licensing and other types of qualification requirements to receive reimbursement, including recordkeeping requirements. You are solely responsible for investigating, qualifying for, and adhering to these requirements so that you may lawfully offer all of the mandatory programs that we include in the System.

There may be other laws, rules, or regulations applicable to businesses generally which affect your Drugstore. These laws include local licensing, zoning, and permit laws, tax regulations, labor laws, business licensing requirements, the American with Disabilities Act, and laws prohibiting false advertising, among others. Additionally, federal and state laws affecting businesses generally include restrictions against smoking in public places, the public posting of notices regarding health hazards (e.g., tobacco smoke or other carcinogens), fire safety and general emergency preparedness laws, rules regarding the proper use, storage, and disposal of waste, insecticides, and other hazardous materials, and standards regarding employee health and safety.

You are responsible for investigating all laws and regulations that apply to the operation of a pharmacy and complying with those applicable to your Drugstore. Operating your Drugstore in compliance with all applicable laws is a material condition of the Franchise Agreement. We recommend that you consult with your attorney for an explanation of the laws applicable to your Drugstore.

ITEM 2 BUSINESS EXPERIENCE

Health Mart Director and President of Strategic, Community, & Specialized Pharmacy and Parent President: Scott Miller

Scott Miller, has served as our Health Mart Director and Strategic, Community, & Specialized Pharmacy President and as President of our Parent since April 2023. With more than 20 years of experience at McKesson, Scott was previously responsible for the full operation of the Health Systems segment, including field sales, national accounts, marketing, and its advisory service lines of McKesson RxO and 340B consulting. Scott is based in Tampa, Florida.

President of Health Mart: Crystal Lennartz

Crystal Lennartz has served as our President since December 2023. Crystal also leads Health Mart Atlas, Atlas Specialty, ProviderPay and McKesson Reimbursement Advantage. She previously served as the Vice President and General Manager for Health Mart Atlas – McKesson's Pharmacy Services Administrative Organization (PSAO) from April 2021 to December 2023. From March 2018 to April 2021, Crystal served as Vice President of Pharmacy Performance for Health Mart Atlas. Previously, Crystal supported the Health Mart franchise in her role as Health Mart Chief Pharmacist from April 2016 to March 2018. Crystal is based in Lewis Center, OH.

Vice President, Treasurer, Director: Holger Landauer

Holger Landauer has served as our Vice President and Treasurer, and as one of our Directors since December 2021, and has held the office of Senior Vice President and Chief Financial Officer at McKesson Pharmaceutical Solutions and Services since December 2021. Since joining our European business in 2005,

he has served in various leadership roles of increasing responsibility at the country- and European-level. In November 2020, he was promoted to CFO, Member of the Management Board for McKesson Europe AG. Previously, as Finance and IT Director and member of the German country board, Holger led the McKesson German business into the joint venture with Walgreens Boots Alliance (WBA). Holger is based in Irving, Texas.

Secretary, Corporate Secretary and Assistant General Counsel: Saralisa Brau

Saralisa Brau has served as Secretary since January 2022 and has held the position of Corporate Secretary and Assistant General Counsel of our Parent for that same period of time. Saralisa joined our Parent in August 2017 as Chief Counsel, Antitrust, after serving with the Federal Trade Commission in Washington, D.C. and in private practice. Saralisa is based in Washington, D.C.

Vice President, Chief Pharmacy Officer: Nancy Lyons

Nancy Lyons has served as the Vice President, Chief Pharmacy Officer for Health Mart since November 2019. Nancy also served as Senior Manager of Operations for Health Mart from July 2017 to November 2019. Prior to joining McKesson, Ms. Lyons served as Director of Continuing Education and Clinical Content for Lebharr-Friedman / Drug Store News, a Scientific Advisor in Global Medical and Scientific Affairs at Roche Diabetes Care, and in various pharmacy leadership positions with the Albertsons and SuperValu companies for nearly twenty years. Nancy is based in Danville, Indiana.

National Vice President, Pharmacy Retail Operations: Michael J. Cihlar

Mike Cihlar has been our National Vice President of Pharmacy Retail Operations since November 2019. Previously, Mike served as the Regional Franchise Director for Health Mart from July 2014 to October 2019. Mike is based in Phoenix, Arizona.

Senior Director, Business Operations- Health Mart/ Health Mart Atlas: Natalie Kogan

Natalie has been our Sr Director of Business Operations since September 2019, overseeing Business Optimization, Operations, Compliance, Intelligence, Membership and Risk Management for McKesson's Payer Solutions Organization. She previously was our Senior Director of Strategy and Business Development since August 2018. Before joining McKesson, Natalie spent 21 years in the Insurance/Financial Services industry, holding numerous leadership roles at Nationwide Insurance, including finance, corporate strategy, marketing, product and others. Natalie is based in Lewis Center, OH.

ITEM 3 LITIGATION

In re: National Prescription Opiate Litigation, Case No. 1:17-md-02804-DAP (December 8, 2017), U.S. District Court, Northern District of Ohio. Our Parent, along with other pharmaceutical wholesale distributors, pharmaceutical manufacturers, and retail pharmacy chains, has been sued in many cases asserting claims related to distribution of controlled substances. The plaintiffs in these actions have included state attorneys general, county and municipal governments, tribal nations, hospitals, health and welfare funds, third-party payors, and individuals. These actions have been filed in state and federal courts throughout the U.S., and in Puerto Rico and Canada. They have sought monetary damages and other forms of relief based on a variety of causes of action, including negligence, public nuisance, unjust enrichment, and civil conspiracy, as well as alleging violations of the Racketeer Influenced and Corrupt Organizations Act ("RICO"), state and federal controlled substances laws, and other statutes.

The majority of these cases were brought by state and local government entities in the U.S. Our Parent and two other national pharmaceutical distributors (collectively “Distributors”) entered into a settlement agreement (the “Settlement”) with 48 states and their participating subdivisions, as well as the District of Columbia and all eligible territories (the “Settling Governmental Entities”). Approximately 2,300 cases have been dismissed. The Distributors did not admit liability or wrongdoing and do not waive any defenses pursuant to the Settlement. Our Parent has paid the Settling Governmental Entities approximately \$1.5 billion as of March 31, 2024, and, under the Settlement, will pay the Settling Governmental Entities additional amounts up to approximately \$6.3 billion through 2038. A minimum of 85% of the Settlement payments must be used by state and local governmental entities to remediate the opioid epidemic. Most of the remaining percentage relates to plaintiffs’ attorneys’ fees and costs, and is payable over a shorter time period. Pursuant to the Settlement, the Distributors are in process of establishing a clearinghouse to consolidate their controlled-substance distribution data, which will be available to the settling U.S. states to use as part of their anti-diversion efforts.

Alabama and West Virginia did not participate in the Settlement. Under a separate agreement with Alabama and its subdivisions, our Parent has paid approximately \$61 million as of March 31, 2024, and will pay additional amounts totaling approximately \$113 million through 2031. Our Parent previously settled with the state of West Virginia in 2018, and West Virginia and its subdivisions were not eligible to participate in the Settlement. After a trial, the claims of two West Virginia subdivisions, Cabell County and the City of Huntington, were decided in our Parent’s favor on July 4, 2022. That decision is under appeal. The claims of certain other West Virginia subdivisions were settled pursuant to an agreement requiring our Parent to pay approximately \$152 million over 11 years. Our Parent has paid the settling subdivisions \$53 million as of March 31, 2024, and will pay additional amounts totaling approximately \$99 million through 2033. All participating litigating subdivisions have dismissed their claims against our Parent, but the agreement does not include school districts or the claims of Cabell County and the City of Huntington.

Some other state and local governmental subdivisions did not participate in the Settlement, including certain municipal governments, government hospitals, school districts, and government-affiliated third-party payors. Our Parent contends that those subdivisions’ claims are foreclosed by the Settlement or other dispositive defenses, but the subdivisions contend that their claims are not foreclosed. The City of Baltimore, Maryland, is one such subdivision, and a trial of its claims is scheduled to begin September 26, 2024. The district attorneys of the City of Philadelphia, Pennsylvania, and Allegheny County, Pennsylvania did not participate in the Settlement and sought to bring separate claims against our Parent, notwithstanding the settlement with the state of Pennsylvania and its attorney general. On January 26, 2024, the Commonwealth Court of Pennsylvania ruled that the Pennsylvania attorney general had settled and fully released the claims brought by those district attorneys under Pennsylvania’s Unfair Trade Practices and Consumer Protection Law. The district attorneys have appealed that decision to the Supreme Court of Pennsylvania. An accrual for the remaining governmental subdivision claims is reflected in the total estimated liability for opioid-related claims in a manner consistent with how Settlement amounts were allocated to Settling Governmental Entities.

Our Parent also entered into settlement agreements for opioid-related claims of federally recognized Native American tribes. Under those agreements, our Parent has paid the settling Native American tribes approximately \$84 million as of March 31, 2024, and additionally will pay approximately \$112 million through 2027. A minimum of 85% of the total settlement payments must be used by the settling Native American tribes to remediate the opioid epidemic.

Our Parent is also a defendant in approximately 400 opioid-related cases brought in the U.S. by private plaintiffs, such as hospitals, health and welfare funds, third-party payors, and individuals. Our Parent and two other national distributors are engaged in ongoing settlement discussions with representatives of nationwide groups of acute care hospitals and certain third-party payors. For the year ended March 31, 2024, our Parent recorded a charge of \$149 million within “other accrued liabilities” in the Consolidated Balance Sheet. The mediator proposed settlement is subject to, among other things, agreement on final

settlement terms, Board approval, court approval, and sufficient participation by hospitals. With respect to third-party payors, we have been engaged in settlement discussions with representatives of a nationwide group of certain third-party-payors. Those negotiations include a proposal by the mediator for us to pay up to \$114 million to resolve the claims of a nationwide class of third-party payors. Because of the many uncertainties, including the need to negotiate non-financial settlement terms, we have not determined a liability is probable. These claims of remaining U.S. non-governmental plaintiffs, and those of private entities generally, are not included in the charge our Parent recorded nor in the settlement agreements described above.

We remain named as a defendant in approximately five controlled substance-related cases pending in federal court. We contend these claims are foreclosed by the Settlement or otherwise subject to strong defenses. We intend to defend against the claims vigorously in these matters.

No other litigation is required to be disclosed in this Item.

ITEM 4 BANKRUPTCY

No bankruptcy is required to be disclosed in this Item.

ITEM 5 INITIAL FEES

We do not charge an initial franchise fee. The Franchise Agreement does not require a franchisee to make any payments to us, our Parent, or Affiliates before the Effective Date. Each Drugstore Location is assigned an Effective Date, which corresponds to the date a franchisee begins business as a Health Mart franchisee. The Effective Date is the later of (i) the date that we activate the franchisee's access to the Health Mart System for the Drugstore located at the Drugstore Location; or (ii) the date the Franchise Agreement is fully executed.

A franchisee may, at its option, purchase Merchandise (defined in Item 6) from our Parent before the Effective Date, but it is not required to do so. Interior décor furnishings, aisle markers, and signage are required to be purchased through us and our approved supplier to maintain consistency of the brand's use. Franchisees also may, but are not required to, buy exterior signs, fixtures, accessories and various computer systems from us, our Parent, or another Affiliate. If a franchisee elects to buy any of these items from us, our Parent, or another Affiliate, they may do so, but they are not required to do so before the Effective Date.

**ITEM 6
OTHER FEES**

TYPE OF FEE ⁽¹⁾	AMOUNT ⁽¹⁾	DUE DATE	REMARKS
Monthly Fee	\$390 per month (exclusive of taxes)	10th day of each month for the preceding calendar month	<p>Payment of the Monthly Fee begins in the first month following the applicable Effective Date. The Effective Date is the later of (i) the date that we activate the franchisee’s access to the Health Mart System for the Drugstore located at the Drugstore Location; or (ii) the date the Franchise Agreement is fully executed.</p> <p>The Monthly Fee includes fees and other amounts charged by third parties and our Affiliates. We may adjust the Monthly Fee from time to time to cover any increase in such fees or other amounts and any changes in the Core Services.</p>
Front End Solutions	\$50 per month	10th day of each month for the preceding calendar month	If you are qualified and elect to participate, we currently offer front end solution(s) as an optional service to such qualified franchisees: monthly in-store merchandising.
Digital Program/Digital Portfolio	Currently \$0 for the Basic plan	10th day of each month for the preceding calendar month	The Digital Program is a HEALTH MART system standard for pharmacies to have a web presence via a landing page to provide consumers with information to locate pharmacies, gain pharmacy information such as hours and services provided, manage personal profiles and submit for new, refill or transfer prescriptions. When activating your participation via the My Health Mart Web Portal, you must agree to the Terms and Conditions, Privacy Notice, and Business Associate Agreement disclosed as <u>Exhibit D</u> .
Merchandise (as described in Item I)	Then-current prices as published on McKesson Connect; prices may be impacted by whether or not you belong to a particular buying group	Then-current terms as disclosed on McKesson Connect	<p>You must purchase branded, generic prescription drugs, and over-the-counter (OTC) drugs from our Parent as described in your pharmacy’s distribution arrangement with McKesson and at all times remain in Good Standing (as described in Item 8).</p> <p>All other purchases of Merchandise are at your option.</p>

TYPE OF FEE ⁽¹⁾	AMOUNT ⁽¹⁾	DUE DATE	REMARKS
McKesson Reimbursement Advantage (MRA) Fee	May range from \$200 to \$500 per month based on your claim volume	Monthly	Payable to AccessHealth only if you elect to participate in the McKesson Reimbursement Advantage Program. To participate, you must (i) sign the Pharmacy and Healthcare Solutions Agreement and Provider Participation Addendum and belong to the Health Mart Atlas PSAO and (ii) use the Relay Health switching service.
Relay Health Intelligent Network Switching Fees	Varies according to claim volume	10th day of each month	If you elect to participate in the MRA program, you must use Relay Health's Intelligent Network switching service.
Training Fees	<p>Currently, no training fees for mandatory initial online training described in Item 11</p> <p>Fees may vary for optional online training; currently, fees for optional online training classes do not exceed \$2,200 per person per online training course</p>	On demand	<p>We may require your managers or employees to complete specific online training classes available through HEALTH MART University ("HMU").</p> <p>At this time, attendance at most live or on-demand training classes that we offer is optional and we currently do not impose training fees for live training. For some contracted clinical services and programs, certain courses may be required for participation. The majority of required courses are offered at no cost. We may require future training programs that include additional fees.</p> <p>Eligible franchisees may participate in optional premium courses that are available in HMU at discounted fees from the education provider. Pharmacies may also access structured technician training programs. An entry-level Basic Technician Training program course fee does not exceed \$1,000 per enrolled student. Qualified franchisees who meet and maintain national standards may also participate in an accredited technician training program that includes course fees that do not exceed \$2,200 per enrolled student.</p> <p>See Item 11 for more training information.</p>
Taxes on payments that you make to us	Amount of tax	On demand	Due only if any governmental authority charges us, our Affiliates or our Parent a tax on the Monthly Fee or any other fees

TYPE OF FEE ⁽¹⁾	AMOUNT ⁽¹⁾	DUE DATE	REMARKS
			that you pay, like a gross receipts or similar tax. In that case, we may increase the fee to cover our tax liability. This does not apply to any income taxes that we have to pay.
Interest	Lesser of 1.5% per month or maximum rate allowed by law	On demand	If you are late paying us, we can charge you interest.
Costs and Attorney's Fees	Varies	Immediately after notice from us	Due only if we are successful in any legal action that we bring against you or you bring against us in an amount which the court will award.
Indemnification	Will vary under circumstances	Immediately after notice from us	Due only if we suffer losses, incur expenses, or must defend against any claim brought by a third-party against us based on the operation of your Drugstore, your acts or omissions, or those of your employees and agents. You must reimburse us for those losses, expenses, and defense costs.

Notes:

(1) All of the fees described in Item 6 are payable to us or our Affiliates and are non-refundable. We generally impose continuing fees in a uniform manner, but we retain the discretion to alter fees from time to time to cover cost increases and/or changes in services except as otherwise stated in any applicable term sheet or program agreement. Fees for programs generally offered by our Affiliates to all qualified pharmacies (and therefore also available to qualified Health Mart pharmacies), but which are not offered exclusively to Health Mart franchisees or required to operate a franchised Health Mart pharmacy, are not included.

**ITEM 7
ESTIMATED INITIAL INVESTMENT**

YOUR ESTIMATED INITIAL INVESTMENT

**(U) = UnOpened Location
(O) = Open Location**

TYPE OF EXPENDITURE	AMOUNT	METHOD OF PAYMENT	WHEN DUE	TO WHOM PAYMENT IS TO BE MADE
Leasehold Improvements ⁽¹⁾	\$0 - \$3,000 (O) \$60,000 - \$115,000 (U)	Lump Sum	As Arranged	Contractor
Exterior Signage ⁽²⁾	\$0 - \$20,000 (O),(U)	Lump Sum When Payment is Due	50% deposit on order, balance due on receipt of invoice	Us or Third-party Suppliers
Interior Decor, Signs, Aisle Markers, and Departmental Signs ⁽³⁾	\$0 - \$7,500 (O),(U)	Lump Sum When Payment is Due	50% deposit on order, balance due on receipt of invoice	Us or Our Parent
Fixtures and Equipment ⁽⁴⁾	\$0 - \$5,000 (O) \$40,000 - \$100,000 (U)	Lump Sum When Payment is Due	50% deposit on order, balance due on receipt of invoice	Our Parent or Third-party Suppliers
Inventory including Merchandise ⁽⁵⁾	\$0 (O) \$60,000 - \$180,000 (U)	Lump Sum When Payment is Due	Net 10 days after semi-monthly billing	Our Parent and Third-party Suppliers
Insurance ⁽⁶⁾	\$0 - \$3,000 (O) \$2,000 - \$10,000 (U)	As arranged	Quarterly	Third-party Suppliers
Supplies ⁽⁷⁾	\$200 - \$700 (O), (U)	Lump Sum	As Arranged	Third-party Suppliers
Business Licenses ⁽⁸⁾	\$100 (O) \$500 - \$3,000 (U)	Lump Sum	As Arranged	Licensing Authorities
Utility and Lease Security Deposits ⁽⁹⁾	\$0 (O) \$0 - \$1,500 (U)	Lump Sum	As Arranged	Utility Companies and other Third-party Suppliers

TYPE OF EXPENDITURE	AMOUNT	METHOD OF PAYMENT	WHEN DUE	TO WHOM PAYMENT IS TO BE MADE
Computer Hardware and Software ⁽¹⁰⁾	\$0 - \$45,000 (O) \$10,000 - \$65,000 (U)	Lump Sum or Monthly	As Arranged	Third-party Suppliers and our Parent
Monthly Fees (3 months) ⁽¹¹⁾	\$1,170 (O), (U)	Lump Sum	Monthly	Us
Grand Opening and Initial Advertising and Promotion ⁽¹²⁾	\$1,000 - \$2,500 (O) \$1,000 - \$15,000 (U)	Lump Sum	As Arranged	Third-party Suppliers
Additional Funds (3 months) ⁽¹³⁾	\$0 - \$40,000 (O) \$87,000 - \$280,000 (U)	As you arrange	As you arrange	Miscellaneous
Total ⁽¹⁴⁾	\$2,470 – \$125,270 (O) \$261,870 – \$798,870 (U)			

Notes:

Note 1 (Leasehold Improvements): Leasehold improvements for UnOpened Locations will vary depending on various factors, including the Drugstore Location, size and configuration of the Drugstore, pre-construction costs, and the cost of materials and labor, which may vary based on geography and location. In addition to the impact of local conditions, your costs may vary substantially based on whether the landlord provides tenant improvement allowances. We cannot guaranty that you will be able to negotiate a tenant improvement allowance or other favorable lease terms. There is no “typical” size for a Drugstore. Drugstores currently range in size from 500 to 12,000 square feet. Since all Open Locations will already have a lease for the Drugstore Location, we anticipate that they will have minimal leasehold improvement expenses to convert the existing location to a HEALTH MART Drugstore if the existing location is in good repair.

Note 2 (Exterior Signage): Signage costs will vary according to the type and size of the sign. The low estimate of \$0 assumes that you use only the complimentary initial essential branding kit that we provide to each franchisee following execution of the Franchise Agreement but excludes the cost of taxes.

Note 3 (Interior Decor): While we do not require these purchases, an UnOpened Location will incur expenses to purchase and install interior decor items, aisle markers, and accessories. All interior signs, decor items, aisle markers, and accessories must be purchased from our Parent and us and our approved supplier. Prices will vary according to the size of your Drugstore and the items that you select.

Note 4 (Fixtures and Equipment): These figures vary based on the size of the Drugstore and whether the existing shelving, checkout counters, and showcases meet our specifications.

Note 5 (Inventory): This amount reflects an UnOpened Location’s likely expenses for inventory bought before the Opening Date based on a Drugstore with 1,000 square feet of selling area. Since Open Locations will have existing inventory when they sign the Franchise Agreement, we show no initial inventory purchases for Open Locations. Inventory may include Merchandise purchased from our Parent; provided that they remain in Good Standing (as described in Item 8).

Note 6 (Insurance): This is an estimate of the range of expenses for the initial period that an UnOpened Location may incur to purchase insurance meeting the coverage requirements that we identify in Item 8. We assume Open Locations will most likely have in place insurance that meets our minimum requirements, but the range includes a \$3,000 estimate for any incremental costs attributable specifically to insurance to become a HEALTH MART Drugstore. Insurance costs may vary substantially depending on various factors, including the geographic location of your Drugstore, your claims history, and the additional policies you may acquire in addition to General Liability and Professional Liability.

Note 7 (Supplies): You will need to purchase stationery, business cards, and other office supplies. Typically, you will purchase quantities that will last longer than the initial period.

Note 8 (Business Licenses): A Drugstore must have certain business licenses and occupancy permits to conduct pharmacy operations. These estimates assume Open Locations already have a licensed pharmacist on staff and have all required licenses and permits required by applicable law. For UnOpened Locations, these costs vary from state to state, as well as from community to community within a particular state, depending on local ordinances.

Note 9 (Utility and Lease Deposits): These estimates assume Open Locations have entered into a lease for the retail pharmacy, have paid utility deposits and a rent security deposit, know their leasing expenses, and incur no incremental expenses for these items when converting to the HEALTH MART System. UnOpened Locations may be required to pay utility deposits, which will vary depending on the location of the Drugstore and your credit history. In addition, UnOpened Locations will pay a lease security deposit equal to one or two months' rent before the Opening Date. The security deposit assumes annual occupancy/lease costs of \$6 to \$25 per square foot. Some landlords will agree to defer the rent commencement date for some time period after you receive possession and while you make leasehold improvements. Depending on the lease terms that you negotiate, payment of rent may start before the Opening Date depending on, among other things, the length of the build-out phase. However, we assume that rent will start on the Opening Date and therefore include rent estimates in the Additional Funds category.

Note 10 (Computer Hardware and Software): As a practical matter, all Drugstores must use a pharmacy management computer system to help with filling prescriptions and recordkeeping related to prescription drugs. At this time, we do not require you to use a particular model or specify minimum requirements for the computer system that you must use to operate your Drugstore other than, if you elect to participate in the MRA program, you must choose a pharmacy management computer system that is compatible with Relay Health's Intelligent Network switching system. We assume that Open Locations already have a suitable pharmacy management system and have no incremental costs for computer hardware and software when they convert to the HEALTH MART System. Our Affiliate may make available to you, at your option, comprehensive computer hardware and software packages to use for order and inventory management, pharmacy management, and for front of the Drugstore management (e.g., point-of-sale or POS). The costs of these systems will vary substantially depending on the specific systems, equipment, and method of payment you select. The high estimates for both Open Locations and UnOpened Locations assume that you elect to purchase our computer packages and reflect the cost of using these systems during the initial period.

Note 11 (Monthly Fees): The estimate is for the Monthly Fee for three months.

Note 12 (Grand Opening): We recommend that UnOpened Locations conduct advertising to inform the public of the opening of their HEALTH MART Drugstore. We expect Open Locations will have more modest grand opening costs. We do not require you to purchase any grand opening advertising materials from us or our Affiliates.

Note 13 (Additional Funds): Additional Funds include miscellaneous expenses that you are likely to incur during the initial period. For Open Locations, the initial period is the first three months after you sign the Franchise Agreement; for UnOpened Locations, the initial period is the period of time from the date you sign the Franchise Agreement through the first three months after the Opening Date of your Drugstore (and

assumes 12 to 15 weeks to complete leasehold improvements, install fixtures, signs and inventory and complete mandatory training after the Franchise Agreement is signed). Consequently, an UnOpened Location's "initial period" will include a "pre-Opening Date" period plus the first three months after the Opening Date.

Since an Open Location has historical information about its revenue, expenses and cash flow, an Open Location will know if it should budget extra Additional Funds during the initial period. For UnOpened Locations, the Additional Funds category covers expenses during the three months after the Opening Date for rent; telephone service; utilities; salaries and benefits for hourly employees; restocking inventory costs; restocking supplies; workers' compensation; professional fees; licensing fees; and working capital to supplement the cash flow from operating your HEALTH MART Drugstore. The working capital estimate for UnOpened Locations will vary greatly based on a variety of factors including the number of employees that you choose to hire initially and the salary and other benefits you choose to pay them; the extent of your involvement in the day-to-day operations of the Drugstore; your skill, experience, business acumen, and credit-rating; local competition; local economic conditions, and the actual sales levels that you reach during the initial three-month period after the Opening Date. Working capital needs are in addition to cash flow from operations. We cannot estimate your cash flow from operations. The Additional Funds category for Unopened Locations includes an allowance for payroll expenses for opening employees, but does not include any allowance for a draw or salary to the Drugstore's owners during the initial period.

The Additional Funds category for Open Locations and UnOpened Locations excludes (i) fees payable for optional programs in which you choose to enroll or participate in during the initial period; and (ii) payments made to a bank or financing company on any loan that you may obtain to finance initial investment expenses.

Note 14 (Total): The Item 7 ranges reflect our estimate of your initial investment in the Drugstore Location operated under the Franchise Agreement. All figures in Item 7 are estimates only. We cannot guarantee that you will not have additional expenses or other categories of expenses during the initial period. We assume Open Locations will be able to estimate their initial investment expenses based on their historical operating expenses, sales and cash flow. We recommend that UnOpened Locations not plan to draw income from operations during the initial period and plan to have Additional Funds available in reserve, either in cash or through a bank line of credit, to cover unanticipated events during the initial period and beyond. In estimating initial investment expenses, you should allow for inflation, discretionary expenditures, fluctuating interest rates, and other financing costs and local market conditions, all of which are highly variable factors that can result in unexpected increases in costs. You must bear all cost escalations and budget for these contingencies. These Item 7 estimates are based on purchases by franchisees from us, our Parent, and other Affiliates and on information from our franchisees regarding their initial investment expenses, which we have not verified or audited.

Except as we disclose in Item 10, we do not offer to finance your initial investment. Payments made to us, our Parent, and our Affiliates are not refundable. Whether payments that you make to third parties are refundable depends on your ability to negotiate refund conditions with the third parties. Except as specifically stated, the amounts shown in Item 7 may be subject to increases based on changes in market conditions, inflation, economic conditions, changes in costs from suppliers, changes in our cost of providing goods or services, and future policy changes that we may make.

ITEM 8 RESTRICTIONS ON SOURCES OF PRODUCTS AND SERVICES

Required Purchases

You must purchase from our Parent (or any other Affiliate we designate) Merchandise (as described in Item 1) according to the distribution arrangement you have with our Parent and at all times, among other things including your compliance with your contractual agreements (including, the Franchise Agreement) with us and our affiliates, remain in compliance with the obligations to purchase Branded Prescription Drugs and Generic Prescription Drugs from our Parent as set forth in the applicable distribution arrangement between you and our Parent ("Good Standing"). You must remain in Good Standing for the term of the Franchise Agreement. We may terminate the Franchise Agreement if your agreements with McKesson are terminated or you fail to remain in Good Standing.

Approved Suppliers

You must comply with our standards and specifications for the purchase of all Merchandise (which includes, in addition to branded and generic prescription drugs, private label and third-party over-the-counter non-prescription drugs and non-drug products), signs, supplies, furniture, fixtures, furnishings, decor, equipment, computer systems, and other products and services used or offered for sale at the Drugstore. Our standards and specifications are included in the Franchise Handbook and accessible via the My Health Mart Web Portal.

Currently, our Parent is the only approved supplier of private label over-the-counter non-prescription drugs and other non-drug branded products ("Private Label OTC"). In the future, either our Parent or we may introduce other types of products identified by the Proprietary Marks. We may require you to buy such products from us or our Affiliates and offer them for sale in your Drugstore.

Our Parent and other Affiliates also are approved suppliers (but not the only approved suppliers) of various computer hardware and software systems, including an order and inventory management system, a pharmacy management system, and a front of the store or point of sale management system, as well as a program for interfacing with third-party benefit managers and claims processors. You may choose to purchase, license, or rent (as applicable) the computer hardware and software systems from our Parent or our Affiliates, or you may obtain compatible systems from third parties.

As described in Item 1, you are not required to be a member of a PSAO, but if you join a PSAO, it must be one that we have approved. Currently, we approve two PSAOs, including Health Mart Atlas. If you elect to participate in the MRA program, you must belong to the Health Mart Atlas PSAO and use the Intelligent Network switching services provided by our Affiliate, Relay Health.

Purchases According to Specifications

Following execution of the Franchise Agreement, we provide franchisees with an initial essential branding kit that satisfies our minimum branding requirement; there is no charge for the essential branding kit except for applicable taxes. An independent third-party supplier will also offer to sell you exterior signs and interior signs, decor furnishings, aisle markers, and accessories that comply with our specifications. You may purchase approved exterior and interior signs, decor furnishings, aisle markers, and accessories from any approved supplier you choose if the signs, materials, markers, and accessories meet our specifications.

We may, at our option, require that you submit any advertising and promotional materials that you obtain from third parties or prepare on your own for our approval. If we make this request, you must submit the materials to us. We will notify you within 30 days after we receive them of our approval or disapproval. If we do not notify you within 30 days, the materials will be deemed approved.

You must obtain the following types of insurance at no less than the following minimum coverage amounts. We may modify the minimum coverage amounts or require additional types of insurance to meet the specific needs of the particular location or to cover new areas of risk based on our recent experiences or those of our franchisees. We will communicate all changes in writing. Certain programs that we offer or may require in the future may impose additional insurance obligations on your Drugstore, which could result in higher costs.

Certificates of Insurance Required for Participation in the Franchise		
Insurance Type	Minimum Limits	Minimum Coverage
Commercial General Liability (including products liability)	\$1 million per occurrence/ \$3 million annual aggregate	Coverage arising from premises, operations, products and completed operations, personal injury, advertising injury, bodily injury and property damage, including contractual liability
Professional Liability	\$1 million per claim/ \$3 million annual aggregate	Coverage for Drugstore and its employees, as applicable, arising from performance or failure to perform any professional services, including healthcare services under the Franchise Agreement, including errors, omissions, wrongful acts, and negligent acts
Note: The insurance limits required for participation in the franchise can be satisfied through any combination of primary and umbrella/excess insurance, provided the umbrella policy follows form with the primary policy.		

As required by law and recommended for corresponding business needs		
Insurance Type	Minimum Limits	Minimum Coverage
Workers Compensation	Required by applicable law	Scope of coverage as required by applicable law
Commercial Property	As applicable	"All Risks" coverage for inventory, fire, or water damage, with full replacement costs, business interruption, and extra expense coverage
Employers Liability	\$1 million each accident or disease	Coverage for liability for injury to your covered employees
Crime Insurance	\$1 million	Coverage for losses due to fraudulent or dishonest acts committed by your employees acting alone or in collusion with others
Business Auto	\$1 million combined single limit each accident	Coverage for any auto used in performance of duties under the Franchise Agreement for bodily injury and property damage

<p>Network Security/Privacy Liability/Cyber</p>	<p>\$1 million per claim and \$3 million annual aggregate</p>	<p>Coverage arising from liability or losses due to network security, privacy liability, and cyber insurance (first and third-party) liability, wrongful disclosure of data, wrongful disclosure of any business confidential information, personally identifiable information or any personal, or protected health information as defined by HIPAA and HITECH Acts or other applicable law; breach of security, including extortion, unauthorized access to computer(s) or system database(s), identification theft, Web hosting (if applicable), regulatory proceedings, PCI fines and costs, notification costs, and credit monitoring services.</p>
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Approval Process for Goods, Services, and Suppliers

You must comply with our standards and specifications for the goods and services that you offer for sale or use in your Drugstore. If we have identified brand requirements, you may purchase and use only approved brands. If we have approved or designated suppliers for any item, you must obtain those items only from the suppliers we have approved or designated. If you wish to use any item that we have not yet evaluated or if you wish to purchase or lease any item from a supplier that we have not yet approved, you must submit a written request for approval to us. You also may be required to submit to us information, specifications and samples to enable us to determine whether the item and/or the supplier complies with our standards and specifications. We also have the right to send representatives to inspect the supplier’s facilities and to have samples from the supplier delivered to us or to an independent laboratory we designate for testing. You or the proposed supplier may be required to pay for the cost of the inspection and of the test (including our administrative expenses). We are not required to approve any particular supplier. We will notify you within a reasonable period of time following the date of your request whether you may purchase from the proposed supplier, but we are not obligated to notify you within any specific number of days. We reserve the right to re-inspect supplier facilities and products and to revoke our approval of the supplier if the supplier fails to continue to meet our standards and specifications. If we revoke our approval of any supplier, you must promptly discontinue using that supplier.

Purchasing Arrangements

We may, but are not obligated to, negotiate discount prices and other types of purchasing programs for the benefit of HEALTH MART franchisees with businesses, organizations, insurance companies, and other third parties under the HEALTH MART Perks. Participation in these programs is optional, and we may discontinue these arrangements at any time. Some vendors may pay us revenue based on the aggregate volume of franchisee purchases or per unit engagement. For our fiscal year ending March 31, 2024, payments in the amount of \$20,461 were received from suppliers related to such an arrangement. We may also receive payments from suppliers who sell various promotional items and calendars to our franchisees.

In addition, manufacturers may from time to time offer advertising, display, and promotional allowances to all Drugstores by making payments to our Parent. Our Parent collects and administers the allowances for the benefit of all Drugstores that decide to participate. It applies the allowances to defray any administrative, servicing, and advertising costs and expenses that it incurs on behalf of the participants, and in some programs, also to reduce the cost of the goods sold to the participants.

Our Parent and Affiliates will derive revenue on account of purchases that you make from our Parent and/or Affiliates by purchasing Merchandise or other required items, participating in mandatory programs, and/or choosing to participate in optional programs.

During our fiscal year ending March 31, 2024, our revenue from required franchisee purchases or participation in programs was approximately \$3,500,000, or 9% of our total revenue of approximately

\$39,000,000. During this same period, our Parent and all other Affiliates collectively received approximately \$13,800,000,000, in revenue from franchisees (either due to purchases or participation in mandatory and optional programs).

We estimate that your required purchases and leases from us or our Affiliates (including our Parent) will be between 10% to 90% of your cost to establish the Drugstore, and between 50% to 90% of your ongoing costs to operate the Drugstore.

As of the date of this Disclosure Document, there are no purchasing or distribution cooperatives in which you must participate.

All of our officers own stock in our Parent and thereby indirectly hold an interest in the Affiliates of our Parent, which are suppliers of mandatory goods or services.

Other than as described above, we do not provide material benefits to franchisees based upon their purchase of particular products or services or their use of designated or approved suppliers. When determining whether to grant new or additional franchises, we consider many factors, including your compliance with the requirements listed above.

ITEM 9 FRANCHISEE'S OBLIGATIONS

This table lists your principal obligations under the franchise and other agreements. It will help you find more detailed information about your obligations in these agreements and in other items of this Disclosure Document.

OBLIGATION	SECTION IN FRANCHISE AGREEMENT	DISCLOSURE DOCUMENT ITEM
a. Site selection and acquisition/lease	Section 1.2.	Item 11
b. Pre-opening purchases/leases	Sections 6.3., 6.4., 6.5., and 6.6.	Items 5, 8, and 11
c. Site development and other pre-opening requirements	Section 6.	Items 5 and 11
d. Initial and ongoing training	Section 5.	Items 6 and 11
e. Opening	Section 2.1.	Item 11
f. Fees	Section 4.	Items 5, 6, 7, 8, and 11
g. Compliance with standards and policies/Franchise Handbook	Sections 6. and 8.	Items 8, 11, 13, 14, 15, 16, and 17
h. Trademarks and proprietary information	Sections 7., 8., and 9.	Items 13 and 14
i. Restrictions on products/services offered	Section 6.	Items 8 and 16
j. Warranty and customer service requirements	Section 6.	Item 11
k. Territorial development and sales quotas	Not applicable	Item 12

OBLIGATION	SECTION IN FRANCHISE AGREEMENT	DISCLOSURE DOCUMENT ITEM
l. Ongoing product/service purchases	Section 6.	Items 6 and 8
m. Maintenance, appearance, and remodeling requirements	Sections 2.2.2. and 6.	Items 8 and 11
n. Insurance	Section 12.	Items 7 and 8
o. Advertising	Section 11.	Items 7, 8, and 11
p. Indemnification	Section 19.	Item 6
q. Owner's participation/management/ staffing	Sections 6.8., 6.9., and 16.2.	Item 15
r. Records and reports	Section 10.	Not applicable
s. Inspections and audits	Section 3.7.	Not applicable
t. Transfer	Section 13.	Item 17
u. Renewal	Not applicable	Item 17
v. Post-termination obligations	Section 15.	Item 17
w. Non-competition covenants	Section 16.1.	Item 17
x. Dispute resolution	Section 24.	Item 17

**ITEM 10
FINANCING**

SUMMARY OF FINANCING OFFERED

Item Financed	Source of Financing	Down Payment	Amount Financed	Term (Yrs)	Interest Rate	Monthly Payment	Pre-Payment Penalty	Security Required	Liability Upon Default	Loss of Legal Rights on Default
Initial Inventory	Our Parent	None	Up to 100% of initial purchase for 15 days of projected sales	3-12 month	0%	Varies	None	Blanket UCC/ Security Agreement/ Personal guarantee	Default under Franchise Agreement; acceleration of note	Waiver of notice; confess judgment
Signs, Fixtures and Interior Decor	Our Parent	None	Up to 100% of initial purchase	3-6 month	P+2, with a floor of 7.25%	Varies	None	Blanket UCC/ Security Agreement/ Personal guarantee	Default under Franchise Agreement; acceleration of note	Waiver of notice
Financing Start-Up	Our Parent	20%	Amount based on collateral	2-7 years	P+2, with a	Payable on first	None	Blanket UCC/Securit	Default under Franchise	Waiver of notice

Item Financed	Source of Financing	Down Payment	Amount Financed	Term (Yrs)	Interest Rate	Monthly Payment	Pre-Payment Penalty	Security Required	Liability Upon Default	Loss of Legal Rights on Default
Costs for a New Store			coverage, up to 80% of purchase price		floor of 7.25%	of each month		y Agreement/ Personal guarantee	Agreement; acceleration of note	
Financing for Purchase of an Existing Pharmacy	Our Parent	20%	Amount based on collateral coverage, up to 80% of purchase price	2-7 years	P+2, with a floor of 7.25%	Payable on first of each month	None	Blanket UCC/Security Agreement/ Personal guarantee	Default under Franchise Agreement; acceleration of note	Waiver of notice

When McKesson is requested to provide financing: For loan terms, you will sign the financing documents that are similar to the form attached to this Disclosure Document as Exhibit E, which include a security agreement, personal guaranty (if you are a business entity) and promissory note.

Except as we disclose in the table above, neither we, our Parent, nor any of our Affiliates offer direct or indirect financing, nor do we, our Parent, or our Affiliates guarantee your notes, leases, or other obligations. We make no promise that we, our Parent, or our Affiliates will offer financing to you. The decision to extend the type of financing currently available to franchisees is subject to the sole discretion of our Parent. Among other factors, our Parent will consider your credit history. In individual cases, the actual terms of financing that our Parent may offer may differ from the above terms.

Should we or our Affiliates choose to offer financing, the financing terms may be changed prospectively at any time. The new terms would apply to franchisees that purchase a HEALTH MART franchise after the changes become effective.

ITEM 11 FRANCHISOR'S ASSISTANCE, ADVERTISING, COMPUTER SYSTEMS, AND TRAINING

Except as listed below, we are not required to provide you with any assistance.

Pre-Opening Obligations

Before you open your Drugstore as a HEALTH MART Drugstore or begin operating your existing drugstore as a HEALTH MART Drugstore, we, our Parent, or our Affiliates will:

1. Give you My Health Mart Web Portal access to the Franchise Handbook. (Franchise Agreement, Section 3.1.)
2. At your option, sell you branded prescription drugs, generic prescription drugs and other Merchandise at the then-current prices and terms established by our Parent or other Affiliates. (Franchise Agreement, Sections 3.2 and 6.5.)
3. Give you access to our required and optional online training programs. (Franchise Agreement, Section 5.1.)
4. Make our provision of your initial Brand Essentials Kit (Franchise Agreement, Section 6.3)

Site Selection and Opening

We do not assist you in identifying, evaluating, or selecting any site. We do not require you to obtain our prior approval of your proposed location before you sign a lease. We estimate that the typical length of time between signing the Franchise Agreement and opening your first Drugstore is (i) 3 to 6 weeks for Open Locations and (ii) 12 to 15 weeks for UnOpened Locations. Some factors affecting these time periods may include the current and/or future lay-out of the Drugstore, delivery and installation of fixtures and signs, and delivery of inventory. These estimates do not take into account any construction or remodeling that may have to take place at the Drugstore Location or the time it takes you to negotiate and sign a lease for, or purchase, the site of the Drugstore Location.

Continuing Obligations

During the operation of your Drugstore, we, our Parent, or our Affiliates will:

1. Give you My Health Mart Web Portal access to the Franchise Handbook. (Franchise Agreement, Section 3.1.)
2. Sell you branded prescription drugs, generic prescription drugs and other Merchandise at the then-current prices and terms established by our Parent or other Affiliates. (Franchise Agreement, Section 3.2.)
3. Give you access to our required and optional online training programs and offer additional training as we determine. (Franchise Agreement, Section 5.1.)
4. Provide each Drugstore Location access to the Core Services, which Core Services may be changed, discontinued, terminated, modified, or further developed during the term of the Franchise Agreement. (Franchise Agreement, Section 3.3.)
5. In our discretion, we or our Affiliates may offer Optional Programs upon terms and conditions we or they establish, in which you may elect to participate if you satisfy the eligibility and qualification requirements. (Franchise Agreement, Sections 3.4.) The Optional Programs that are currently offered are described in Item 6.
6. In our discretion, conduct any on-site reviews or consultations that we deem advisable to assess your operation of the Drugstore in compliance with our Standards. (Franchise Agreement, Section 3.6.)

Advertising Programs

We recommend, but do not require, you to conduct a grand opening for the Drugstore Location. The grand opening is designed to publicize the opening or re-branding of the Drugstore located at the Drugstore Location. Any grand opening you conduct will be at your expense, but we may provide resources to assist you in implementing a grand opening program.

We may, in the future, establish a national advertising plan to maximize general public recognition, acceptance, and use of the System (“Advertising Plan”). If we institute an Advertising Plan, we will maintain and administer the Advertising Plan, and we will have the exclusive right to direct the Advertising Plan, including: (a) allocating to the Advertising Plan a portion of the Monthly Fees we receive from franchisees; (b) voluntarily making (and allowing our Affiliates to make) contributions to the Advertising Plan in the amounts, and with the frequency, and timing as that we determine; (c) spending all Advertising Plan revenue for advertising, marketing, and/or promotional purposes during the taxable year within which the revenue is received or carrying forward unspent revenue to future years; (d) maintaining sole discretion over the concepts, materials, and media used in any and all Advertising Plan programs and the placement and allocation of concepts, materials, and media. We do not represent that either we or our Parent or other Affiliates will contribute a minimum amount to the Advertising Plan or that we will establish an Advertising Plan.

If we do establish an Advertising Plan, funds contributed or allocated to the Advertising Plan will be used exclusively to maintain, administer, direct, conduct, and prepare advertising, marketing, merchandizing, public relations, and/or promotional programs and materials and any other activities we believe will enhance the System, including, among other things, the cost of preparing and conducting media advertising campaigns, including print, radio, and television advertising; digital advertising; direct mail advertising; marketing surveys; employing advertising and/or public relations agencies; purchasing promotional items; and providing promotional and other marketing materials and services to Drugstores operating under the System. We may elect to use Advertising Plan funds to reimburse us or our Affiliates for the actual internal expenses of administering the Advertising Plan. We will not be obligated to make expenditures from the Advertising Plan for or on behalf of any franchisee or to ensure that any particular franchisee benefits directly or pro rata from Advertising Plan expenditures. We will have no obligation to prepare financial reports of the revenue and expenditures of the Advertising Plan or to keep the Advertising Plan revenue segregated in a separate bank account apart from our general funds. Our establishment and/or operation of an Advertising Plan will not impose on us any fiduciary duties or create any fiduciary relationship between you and us.

Any advertising and promotional activities you conduct for your Drugstore must comply with all applicable laws and any standards and requirements that we may specify in the Franchise Handbook or otherwise in writing. At any time, we may ask you to submit your advertising and promotional materials to us (other than advertising and marketing materials that you purchase directly from our Marketing Edge). We will notify you within 30 days after we receive your materials of our approval or disapproval; our failure to respond by the end of 30 days will be considered approval to use the materials. Our approval does not mean that the materials comply with applicable law. You remain solely responsible for verifying that the materials comply with all applicable laws. Our right to approve your advertising and promotional materials applies broadly to all materials that you create or have created for you regardless of its format or the media where you intend to place the materials. For example, we may request the right to approve material that you wish to publish promoting your Drugstores or using the HEALTH MART brand in digital advertising, including social media networking sites (Twitter, Facebook, YouTube, and comparable consumer-generated media Websites).

We provide local marketing support (“LMS”) for Drugstores through our online Marketing Edge and customer support center which is accessible through the My Health Mart Web Portal. LMS includes multiple marketing programs, and tactics that we make available to franchisees, at their option. LMS programs include traditional marketing materials, branded merchandise, giveaways, media plans, and digital marketing tools. Currently, all LMS services are delivered by third-party vendors we select. Pricing for these optional marketing services is displayed in Marketing edge. These vendors may pay us or our Affiliates a portion of the fees that they collect from our franchisees. At this time, access to Marketing Edge is an optional service and offered only to HEALTH MART franchisees, but in the future, we may offer the full range of LMS marketing tactics and support services to pharmacies that are not part of the HEALTH MART franchise network.

If any advertising furnished by us, our designee, or a supplier we select or approve contains an actual or suggested retail price for any product or service to be sold at or from your Drugstore, you have no obligation (actual or implied) to follow the price or utilize any of the advertising if the suggested retail price differs from that which you wish to charge.

Our Website, www.healthmart.com, includes an online store locator feature that enables consumers to locate their nearest HEALTH MART Drugstores. Our Digital Portfolio suite of services, which is a required participation for franchisees in our System provides you with a Webpage landing template hosted on the www.healthmart.com Website which you may customize with your Drugstore’s Location, operating hours, and additional store-specific services and individual information as managed to system standard through your My Health Mart Web Portal store profile. If you opt to create a separate Webpage, the store locator feature on our Website may include an active link to your Webpage. You may not register, attempt to

register, obtain any ownership in, or otherwise utilize a Website, domain name, URL, Internet presence, or other electronic communications portal that contains, incorporates, or consists of any of the Proprietary Marks, unless you obtain our prior written approval. We may condition approval of your use of electronic media on the transfer of any and all ownership rights to us, including copyrights.

We do not have an advertising council or committee. If we establish one in the future, any such council or committee will act only in an advisory capacity.

Electronic Cash Register and Computer Programs

As a practical matter, all Drugstores must use a pharmacy management system to help with the filling of prescriptions and recordkeeping related to the dispensing of prescription drugs. While we do not currently require you to use any particular pharmacy management system, if your Drugstore participates in the MRA program, you must use a pharmacy management system that is compatible with Relay Health's Intelligent Network switch system. We expect that Open Locations will already own a suitable computer system with compatible pharmacy management software. If you are an UnOpened Location, we estimate that the cost to purchase a suitable computer system with compatible pharmacy management software will range between \$10,000 to \$65,000. Your cost will depend in part on the number of workstations and other hardware preferences that you choose. You may purchase computer hardware and software to operate your Drugstore from a supplier of your choice as long as it meets our standards and specifications.

Drugstores also often use a point of sale ("POS") computer system to make the check-out and cash register operations run more smoothly, but at this time we do not require that you purchase or use any particular automation machinery, computer hardware or software (including electronic cash register systems) that perform POS functions.

We may establish and maintain, or contract with third parties to provide, computer software programs, systems, and databases we deem advisable from time to time, in the form and configuration we determine (including all related hardware, "Computer Programs"). You must purchase, license, install, and use, at your sole expense, any and all Computer Programs we require from time to time for use in the operation of the Drugstore, including point-of-sale, pharmacy management systems, performance information management systems, and other computer programs and systems. You must execute the required form of software license agreement for such Computer Programs, which may require you to pay licensing, support, and maintenance fees to us, our Affiliates, or a third party and to obtain upgrades and modifications to such Computer Programs as we require at your expense. We will have independent access to such Computer Programs and may retrieve electronically any information stored in such Computer Programs. We may use the data that you provide or that we collect (including dispensing data, patient data, and other sensitive information) for any lawful purpose even after the Franchise Agreement ends. Among other things, we may use dispensing data, patient data, and other sensitive information to verify your Good Standing status and other obligations under the Franchise Agreement.

Franchise Handbook

The table of contents of our Franchise Handbook, also referred to as the operations manual or toolkit within the My Health Mart Web Portal, is attached to this Disclosure Document as Exhibit F. Since the Franchise Handbook is in electronic format, we estimate that, if printed, the Franchise Handbook would be approximately 218 pages. We may from time to time revise or update the contents of the Franchise Handbook.

Training

Health Mart University (HMU), our online training solution for franchisees, delivers education in multiple ways, including online on-demand training courses, live webinars and podcasts. HMU offers training courses for owners, pharmacists, technicians, and other staff designed to enhance pharmacy business, compliance, patient care and operational knowledge through a variety of interactive topics. Currently, both

ACPE (Accreditation Council for Pharmacy Education) accredited and non-accredited programs are available. Currently, some optional online courses have a discounted per person enrollment fee of under \$600 per course offered by the content provider. Franchisees may also access other optional, online training courses for technicians to meet certain state or certification requirements through selected industry recognized vendor(s), and currently this program has an enrollment fee of under \$1,000 per enrolled student per course. Franchisees that meet and maintain the requirements to become approved training sites as a part of Health Mart’s ASHP/ACPE accredited technician training program may also access optional technician training program content that is required by the national standards when enrolling student technicians. The fee to participate for this optional training course is currently under \$2,200 per student enrolled. We may adjust our training providers and fees, and may impose additional training fees for online and live training programs that we currently offer without charge.

Within 60 days after signing the Franchise Agreement, you or your designated representative must successfully complete a teleconference facilitated orientation process with our Health Mart Enrollment Managers. The process varies in length, depending on the questions raised by the designated representative for the pharmacy.

TRAINING PROGRAM

Subject	Hours of Classroom Training	Hours of On-the-Job Training	Location
Health Mart franchise orientation call(s)	Not to exceed eight (8) hours of guided orientation between the primary operator(s) of the pharmacy and our Health Mart Operations support team.	None	Virtual/teleconference

We may occasionally offer live training remotely via Webinar, at regional meetings, or at our annual “IdeaShare” conference. At this time, there is no training fee to attend optional live classes. In the future, we may charge additional fees to attend premium courses such as certificate training programs or workshops. You are responsible for all travel, lodging, and living expenses, including meals, and paying any salary to your managers and employees while they participate in training programs.

Nancy Lyons, Vice President and Chief Pharmacy Officer for our Parent, supervises the creation of training curriculum and the delivery of all training programs to our franchisees. She has held this position since 2017. She has more than 30 years industry experience teaching and supervising the delivery of corporate operations training programs.

**ITEM 12
TERRITORY**

The Drugstore operated under the Franchise Agreement operates at a specific Drugstore Location.

You will not receive an exclusive territory. You may face competition from other franchisees, from outlets that we own, or from other channels of distribution or competitive brands that we control. While neither we nor our Affiliates currently own any retail pharmacies (except for the Headquarters Location), in the future, we or our Affiliates may do so.

The rights that we grant to you under the Franchise Agreement to operate a Drugstore are non-exclusive. We may establish or operate, or license any other party to establish or operate, a Drugstore under any of the Proprietary Marks, or any other marks whether or not now in use by us or our Affiliates, at any other location, regardless of the proximity to your Drugstore Location and regardless of any impact on the revenue or sales at your Drugstore.

We, and any entity authorized by us, will have the right, at all times, to operate at any location under any other trade names, trademarks, or service marks as we deem appropriate: (a) any type of drugstore, whether full-service, apothecary-style, or otherwise, or (b) a business offering health care services. Nothing prohibits us from acquiring or operating drugstores operating under another name different than the Proprietary Marks which may compete directly with you. We reserve all rights not specifically granted to you under the Franchise Agreement.

If we choose to grant another person the right to locate and operate a Drugstore that is adjacent to or near the vicinity of your Drugstore, the other Drugstore could have an adverse competitive impact on your Drugstore business. Our grant of rights to you offers you no protection from competing Drugstores, no matter how close those Drugstores may be to yours.

As of the date of this Disclosure Document, neither we nor any of our Affiliates have established any other franchises or company-operated outlets under different trade names or trademarks in the United States that sell or lease products or services similar to those which you will offer.





We and our Affiliates reserve the right to offer or sell products and services similar to those you will offer to your customers through alternative channels of distribution. Our Affiliates offer many of the same products and services that they offer to you to other independent retailers, as well as competing chains (including other drugstore chains that operate as franchises) and other businesses that dispense pharmaceuticals, including hospitals and clinics, any of which may operate close to your Drugstore and compete with you for customers.

We and our Affiliates may advertise and promote private label over-the-counter products and third-party brand over-the-counter products via the Internet and may also engage in the wholesale sale of private label over-the-counter and third-party brand over-the-counter products to other businesses that are not part of the HEALTH MART network. We and any entity authorized by us may also accept orders (including orders via the Internet) from, and deliver products and services, including private label over-the-counter products and third-party brand over-the-counter products to customers located anywhere regardless of the proximity of their residence to your Drugstore without paying you any compensation.

We do not offer rights of first refusal or rights to obtain additional locations or territories. If you want the right to operate a second or additional Drugstore, you must enter a separate Franchise Agreement for each Drugstore.

ITEM 13 TRADEMARKS

All of the following trademarks are registered on the Principal Register of the United States Patent and Trademark Office (“USPTO”), except for the last trademark, which is registered on the Supplemental Register, and are included within the scope of the term Proprietary Marks.

NAME	REGISTRATION DATE	REGISTRATION NUMBER
	December 14, 2021	6,590,866
SUNMARK	April 19, 2005	2,941,616
	April 29, 2008	3,417,106
HEALTH MART	August 24, 1993	1,789,774
HEALTH MART	September 14, 1982	1,208,869
	December 19, 2023	7,245,848
	December 19, 2023	7.245.847
HEALTH MART	May 16, 2023	7,057,325

Our Parent, McKesson Corporation has filed a trademark application with the USPTO to register the trademark listed below.

NAME	APPLICATION DATE	APPLICATION NUMBER
Foster & Thrive	November 18, 2022	97/684611

Our Parent owns the “Sunmark” and "Foster & Thrive" Proprietary Marks. We own all of the other Proprietary Marks listed above. We also claim all common law rights in the Proprietary Marks.

There are no presently effective determinations of the USPTO, the trademark trial and appeal board, or the trademark administrator of any state or any court; no pending infringement, opposition or cancellation proceedings; nor any pending material litigation involving the Proprietary Marks that are relevant to your use of them.

There are no agreements currently in effect that significantly limit our rights to use or license the use of the Proprietary Marks in any manner that is material to you. With respect to the "Sunmark" and "Foster & Thrive) Proprietary Marks, we adopt the position that when our Parent owns and controls us, an intra-company license is not necessary for our usage of the Parent-owned Proprietary Marks.

You may not handle any disputes with third parties concerning the use of our Proprietary Marks. You must promptly notify us of any suspected unauthorized use or infringement of our Proprietary Marks or any challenge to the validity or ownership of our Proprietary Marks. We have the right to direct and control any administrative or alternative dispute resolution proceeding or litigation involving our Proprietary Marks, including any settlement. We have the right, but not the obligation, to take action against uses by others that may constitute infringement of our Proprietary Marks.

We are obligated to defend you against any third-party claim, suit, or demand arising out of your use of our Proprietary Marks. If we determine, however, in our sole discretion, that you have not used our Proprietary Marks in accordance with the Franchise Agreement, the cost of our and your defense, including the cost of any judgment or settlement, will be borne by you. In the event of any litigation relating to your use of our Proprietary Marks, you must execute all documents and do such acts as may, in our opinion, be necessary or useful to carry out our defense or prosecution, including becoming a nominal party to any legal action. Except to the extent that such litigation is the result of your use of our Proprietary Marks in a manner inconsistent with the terms of the Franchise Agreement, we will reimburse you for your out-of-pocket costs of doing such acts.

We do not know of any infringing uses that could materially affect your use of our Proprietary Marks.

We reserve the right to substitute or add different Proprietary Marks for use in identifying the System and the businesses operating under it if we determine that the substitution or addition of different marks would be beneficial to the System. You must implement promptly any substitution or addition of new Proprietary Marks. You will bear the costs of modifying your signs and advertising materials to conform to our new Proprietary Marks.

We reserve the right to require you to take any action which we, in our reasonable judgment, deem necessary to maintain the quality standards of appearance, product, and service which we have established for our System. These standards must be maintained in order to preserve the integrity and value of our Proprietary Marks. From time to time, we may request that you make substantial expenditures to bring your Drugstore operation and facilities into conformance with our standards.

You must operate and advertise your Drugstore only under the name “HEALTH MART” with only an appropriate prefix that we approve that identifies your particular Drugstore’s independent ownership. You may not use the Proprietary Marks as part of your corporate or legal name or in any manner that suggests or implies that we are responsible for the obligations of your Drugstore or you are our agent. You must register a fictitious business name statement (a.k.a. a DBA or “doing business as” notice) at your expense if state or local laws require you to do so to notify third parties that you do business under the name HEALTH MART.

ITEM 14 PATENTS, COPYRIGHTS, AND PROPRIETARY INFORMATION

We do not own any rights in or to any patents or registered copyrights. We do claim copyright protection and proprietary rights in the original materials used in the System, including our My Health Mart Web Portal, Franchise Handbook, bulletins, correspondence and communications with our franchisees, training, advertising and promotional materials, and other written materials relating to the operation of the Drugstore and the System. You must treat these materials and our other Confidential Information (as defined in the Franchise Agreement) confidentially. We will allow you to use our Confidential Information during the term of the Franchise Agreement, or until we withdraw our permission for its use.

You must agree not to communicate or use our Confidential Information for the benefit of anyone else during the term of the Franchise Agreement. You must also agree not to use our Confidential Information at all after the Franchise Agreement terminates or expires. You can give this Confidential Information only to your employees who need it to operate the Drugstore. If you are an entity, your owners must sign an Owners’ Undertaking in the form of Exhibit D to the Franchise Agreement, which, among other things, binds them to the confidentiality covenants. Your officers, directors, or managers; any Drugstore Manager; and if you are signing the Franchise Agreement as an individual, your spouse, must sign similar covenants in the form of the Principal’s Undertakings, attached as Exhibit E to the Franchise Agreement.

If you develop any new concept, process, or improvement in the operation or promotion of the Drugstore, you must promptly notify us and give us all necessary information about the new process or improvement,

without compensation. You agree that any of these concepts, processes, or improvements will become our property, and we may use or disclose them to other franchisees, as we determine appropriate.

There are currently no effective determinations of the Copyright Office (Library of Congress) or any court regarding any of our copyrights, nor are there pending infringement, opposition, or cancellation proceedings, or other pending material litigation involving any of our copyrights that would significantly affect the ownership or use of any of those copyrights. There are no agreements currently in effect which limit our rights to use or license the use of our copyrights.

You may not handle any disputes with third parties concerning the use of our copyrights. You must promptly notify us of any suspected unauthorized use or infringement of our copyrights or any challenge to the validity or ownership of our copyrights. We have the right to direct and control any administrative or alternative dispute resolution proceeding or litigation involving our copyrights, including any settlement. We have the right, but not the obligation, to take action against uses by others that may constitute infringement of our copyrights.

We are obligated to defend you against any third-party claim, suit, or demand arising out of your use of our copyrights. If we determine, however, in our sole discretion, that you have not used our copyrights in accordance with the Franchise Agreement, the cost of our and your defense, including the cost of any judgment or settlement, will be borne by you. In the event of any litigation relating to your use of our copyrights, you must execute all documents and do such acts as may, in our opinion, be necessary or useful to carry out our defense or prosecution, including becoming a nominal party to any legal action. Except to the extent that such litigation is the result of your use of our copyrights in a manner inconsistent with the terms of the Franchise Agreement, we will reimburse you for your out-of-pocket costs of doing such acts.

We do not know of any infringing uses that could materially affect your use of our copyrights.

ITEM 15 OBLIGATION TO PARTICIPATE IN THE ACTUAL OPERATION OF THE FRANCHISE BUSINESS

Either you or a qualified manager you hire must devote full time to the supervision, management, and operation of the Drugstore. If you are an entity, we do not require that your manager have an equity interest in you. If you delegate supervision to a full-time manager, you remain responsible for the manager's performance and compliance with the Franchise Agreement.

You are responsible for ensuring that the Drugstore operates at all times in compliance with all applicable laws. It is your obligation to ensure that your Drugstore is under the supervision of a licensed pharmacist and that all pharmacists that you employ hold proper licenses that are in good standing. At a minimum, you must employ at least one licensed pharmacist at all times.

As a matter of policy, we currently require you or one of your management-level employees to have had managerial experience working in a drugstore or pharmacy before signing the Franchise Agreement. We may change that policy in the future. We may require that you and your managers and employees complete certain mandatory training at your expense when described in Item 11 or the Franchise Handbook as accessible via the My Health Mart Web Portal.

Your Drugstore Manager must sign the Principal's Undertakings attached to the Franchise Agreement as Exhibit E. The Principal's Undertakings includes undertakings to comply with the confidentiality and in-term non-competition covenant in the Franchise Agreement.

If you are an entity, your owners must sign an Owners' Undertakings in the form of Exhibit D to the Franchise Agreement. The Owners' Undertakings includes undertakings similar to those in the Principal's Undertakings, as well as undertakings to comply with other obligations specific to owners, like undertakings to comply with the transfer restrictions and indemnification obligations in the Franchise Agreement.

**ITEM 16
RESTRICTIONS ON WHAT THE FRANCHISEE MAY SELL**

A HEALTH MART Drugstore is a retail pharmacy where the majority of the business is the sale of prescription drugs and healthcare related goods and services. All products or services used in or offered for sale at the Drugstore must comply with our Standards and specifications. You are not authorized to conduct retail sales from any location that is not the Drugstore Location.

Our Parent or other Affiliates offer to sell you a broad variety of Merchandise from our Parent (or any other Affiliate we designate).

In the future, we may also require you to participate in certain mandatory programs (including, for example, managed care programs, adherence programs, operating programs, marketing and advertising programs, loyalty programs, customer satisfaction programs, and test programs). Some of these programs may require payment of additional fees to us, our Parent, or other Affiliates. Otherwise, we do not impose specific requirements regarding the goods and services that you must sell at your Drugstore.

We may suggest retail prices, but do not dictate or set the price you will charge for products or services of any kind. You agree to maintain a competitive image and pricing policy for the Drugstore.

Except as described above, we do not restrict the type of goods or services that you may offer, or the customers to whom you may sell.

**ITEM 17
RENEWAL, TERMINATION, TRANSFER, AND DISPUTE RESOLUTION**

THE FRANCHISE RELATIONSHIP

This table lists important provisions of the franchise and related agreements. You should read these provisions in the agreements attached to this disclosure document.

PROVISION	SECTION IN FRANCHISE AGREEMENT	SUMMARY
a. Length of the franchise term	Section 2.	Begins on the date the Franchise Agreement is fully executed and continues until the Franchise Agreement is terminated by either party.
b. Renewal or extension	Not applicable	Not applicable.
c. Requirements for franchisee to renew or extend	Not applicable	Not applicable.
d. Termination by franchisee	Sections 14.5. and 24.6.	You may terminate the operations of the Drugstore Location operated under the Franchise Agreement for any reason by giving us 60 days advance notice but you must (i) have satisfied all monetary obligations owed by you and your parent, subsidiaries and Affiliates to us and any of our Parent, subsidiaries, or Affiliates, and (ii) have executed a general release, in a form prescribed by us, of any and all claims against us and parent, subsidiaries or Affiliates.

PROVISION	SECTION IN FRANCHISE AGREEMENT	SUMMARY
		<p>The Franchise Agreement includes a mutual limitation of damages if either party terminates the Franchise Agreement based upon the other party's material breach. If you elect to terminate the Franchise Agreement based on our material breach, the maximum damages that you may recover is 24 times the average Monthly Fees that you paid to us during the 6 months before the effective date of termination. The limitation on damages does not apply to claims that we have against you for (i) misuse of the Proprietary Marks; or (ii) indemnification under your indemnity obligations in the Franchise Agreement.</p> <p>The provision(s) regarding termination by the franchisee are subject to state law.</p>
e. Termination by franchisor without cause	Section 14.4.	We may terminate the operations of the Drugstore Location operated under the Franchise Agreement without cause upon 60 days prior written notice unless local laws in your state require longer notice or impose other conditions (in which case we will abide by local law) or local laws forbid us to terminate without cause.
f. Termination by franchisor with cause	Section 14.	The Franchise Agreement will terminate automatically upon the occurrence of certain non-curable events of financial default. We may also terminate the Franchise Agreement if you commit a material non-curable default or if you fail to cure a curable default within the required cure period.
g. "Cause" defined—curable defaults	Section 14.3.	Except for the non-curable defaults described below, you have 30 days to cure a default under the Franchise Agreement, including the following: (a) if you fail, refuse or neglect to pay us, our Parent or our other Affiliates for Merchandise or other fees including fees payable for optional programs in which you elect to participate; (b) if you fail to maintain or observe our standards and procedures or maintain substantial compliance with the Franchise Handbook; (c) if you neglect to obtain prior approval from us (except for unauthorized transfers) required under the Franchise Agreement; (d) if you refuse to sign a required software license agreement; or (e) if you use any marks which we believe are confusingly similar to the Proprietary Marks.

PROVISION	SECTION IN FRANCHISE AGREEMENT	SUMMARY
h. "Cause" defined—non-curable defaults	Sections 14.1. and 14.2.	<p>Non-curable defaults include financial defaults that result in automatic termination of the Franchise Agreement, including filings in bankruptcy, insolvency or an assignment for the benefit of creditors and the like. Non-curable defaults also include defaults for which we may terminate the Franchise Agreement, like: (a) failure to complete required training; (b) failure to comply with all applicable federal, state, and local laws, rules, and regulations, and to timely obtain and maintain any and all permits, certificates, or licenses necessary for the full and proper operation of the Drugstore; (c) you abandon the operation of the Drugstore, lose the right to occupy the Drugstore Location, or forfeit the right to conduct business in the jurisdiction; (d) you or a Manager loses or has suspended or revoked any license that is required by applicable law to operate the Drugstore including your license to dispense controlled substances; (e) conviction of a felony, certain misdemeanors, a crime involving moral turpitude, or any other crime or offense that we believe is likely to have an adverse effect on the HEALTH MART System, the Proprietary Marks, or our goodwill; (f) if a threat or danger to public health or safety results from the construction, maintenance, or operation of the Drugstore; (g) if any transfer is made without our prior written consent; (h) if an approved transfer is not made within the time provided following death or permanent incapacity; (i) if you fail to comply with the covenants in the Franchise Agreement; (j) if you divulge the contents of the Franchise Handbook or other Confidential Information; (k) if you maintain false books or records; (l) if you misuse any Proprietary Marks; (m) if you commit 3 defaults in any 12 month period, whether cured or not; (n) if you are in default under any other agreement with us, our Parent or any of our Affiliates pertaining to a mandatory program or an optional program; (o) if you fail to maintain Good Standing status after the passage of any applicable notice and cure period; (p) termination of any Related Agreement (defined as any distribution (or similar) agreement between you and our Parent, related to the purchase of Merchandise by you or your Drugstore); or (q) if a suit to foreclose a lien or mortgage against the Drugstore Location is not dismissed within 30 day</p>

PROVISION	SECTION IN FRANCHISE AGREEMENT	SUMMARY
		<p>or if any real or personal property of the Drugstore is sold after levy.</p> <p>Additionally, your failure to meet plan-based minimum performance criteria set by the government or private party payors allows us to terminate your Franchise Agreement. See additional discussion in <u>Note 1</u> to this Item 17.</p>
<p>i. Franchisee's obligations on termination/non-renewal</p>	<p>Section 15.</p>	<p>After termination, you must: (a) cease representing yourself as a franchisee or former franchisee; (b) cease using any Confidential Information, confidential methods, procedures or techniques associated with the System, the Proprietary Programs, the Proprietary Marks, and anything else that would cause the public to identify the former Drugstore as an authorized HEALTH MART Drugstore; (c) cancel any assumed name registration which includes any Proprietary Mark; (d) modify the Drugstore Location as necessary to distinguish the appearance from a Drugstore operating as part of the HEALTH MART System; (e) not use any reproduction, counterfeit, copy or colorable imitation of the Proprietary Marks or any mark which, in our opinion, falsely suggests an association with us or the HEALTH MART network; (f) pay all money that you owe to us, our Parent, or any other Affiliates; (g) return all physical copies of records, correspondence, and Confidential Information in your possession to us. You are solely responsible for removing all exterior and interior signs and other property that might associate your pharmacy with the HEALTH MART System.</p> <p>The Franchise Agreement includes a mutual limitation of damages if either party terminates the Franchise Agreement based upon the other party's material breach. If we terminate the Franchise Agreement based on your material breach, the maximum damages that we may recover is 24 times the average Monthly Fees that you paid to us during the 6 months before the effective date of termination. The limitation on damages does not apply to claims that we have against you for (i) misuse of the Proprietary Marks; or (ii) indemnification under your indemnity obligations in the Franchise Agreement.</p>

PROVISION	SECTION IN FRANCHISE AGREEMENT	SUMMARY
j. Assignment of contract by franchisor	Section 13.1.	No restrictions on our right to assign.
k. “Transfer” by franchisee—defined	Sections 13.2. and 13.3.	<p>The Franchise Agreement defines certain transactions as constituting an “Event of Transfer” which requires our prior written consent. An Event of Transfer includes a Change of Control (a term that we define in the Franchise Agreement) of a Franchisee that is a business entity; the sale or transfer of any interest in the Franchise Agreement voluntarily or by operation of law; or the sale of substantially all of the assets of the Drugstore.</p> <p>The Franchise Agreement defines certain transactions as constituting a “Qualified Transfer” which require you to notify us immediately and provide us with a written guarantee.</p>
l. Franchisor approval of transfer by franchisee	Sections 13.2. and 13.3.	You may not complete an Event of Transfer without our prior written consent which we will not unreasonably withhold. Our prior consent is not required for one type of Qualified Transfer, specifically: a transaction in which Franchisee is an individual and proposes to transfer all of his or her rights under the Franchise Agreement to a newly-formed business entity and own a controlling interest in the new business entity.
m. Conditions for franchisor approval of transfer	Sections 13.2.	Conditions to obtaining our prior written approval to a proposed Event of Transfer include the following: (a) that all monetary obligations are satisfied; (b) that you are not in default of the Franchise Agreement or any other agreement with us, our Affiliates, your landlord, or other vendors and suppliers; (c) that you sign a general release (see Exhibit I); (d) that you and the transferee enter into a written assignment satisfactory to us which may include a guarantee of performance by the transferee; or we can require that the transferee sign the then-current franchise agreement; (e) that the transferee meet our standards; (f) that the transferee refurbish the Drugstore Location to meet our then-current appearance standards; (g) that you remain liable for all obligations arising before the date of transfer; and (h) that transferee complete training. If the transferee is a business entity, its owners must sign our then-current form of personal guarantee and agree to be jointly and severally liable to us for obligations under the franchise agreement.

PROVISION	SECTION IN FRANCHISE AGREEMENT	SUMMARY
n. Franchisor's right of first refusal to acquire franchisee's business	Not applicable.	Not applicable.
o. Franchisor's option to purchase franchisee's business	Not applicable.	Not applicable.
p. Death or disability of franchisee	Section 13.5.	We treat your death or permanent incapacity as an Event of Transfer. We allow your estate or personal representative 90 days to obtain our consent to a proposed transferee. We may extend the time period to one year. The Franchise Agreement gives us the option, but does not obligate us, to manage your Drugstore following death or permanent incapacity for 90 days. We may extend this management period for up to a year by mutual agreement. If your heirs or beneficiaries fail to qualify as transferees upon your death, your personal representative, administrator or executor may transfer to someone else who does qualify or may terminate the Franchise Agreement upon 60 days' notice to us.
q. Non-competition covenants during the term of the franchise	Section 16.1.	You may not: (a) divert business from any Drugstore; or (b) own, maintain, operate, engage in, or have any financial or beneficial interest in, advise, assist, or make loans to any Competitive Business, as defined in the Franchise Agreement (subject to state law).
r. Non-competition covenants after the franchise is terminated or expires	Not applicable.	Not applicable.
s. Modification of the agreement	Section 22.	Except those changes we are permitted to make unilaterally, all changes to the Franchise Agreement must be in writing and mutually agreed to by you and us.
t. Integration/merger clause	Section 22.	Only the terms of the Franchise Agreement are binding (subject to state law). Any representations or promises outside of this Disclosure Document and the Franchise Agreement may not be enforceable. Nothing in the Franchise Agreement requires you to waive or disclaim any of the representations that we make in this Disclosure Document.
u. Dispute resolution by arbitration or mediation	Section 24.	Except for actions we may bring to protect our intellectual property or for claims seeking less than

PROVISION	SECTION IN FRANCHISE AGREEMENT	SUMMARY
		\$10,000 in damages, all claims must be submitted first to non-binding mediation. If mediation does not result in settlement of the dispute, either party can commence a lawsuit (subject to state law).
v. Choice of forum	Section 24.3.	You agree to resolve litigated disputes (excluding requests for injunctive relief or other provisional remedies) only in Texas. See <u>Exhibit J</u> – State-Specific Addenda.
w. Choice of law	Section 24.5.	Texas law governs. See <u>Exhibit J</u> – State-Specific Addenda

Note 1: Plan-based minimum performance criteria are set by third-party payors, public and private employers, union groups, associations, insurance companies, and health maintenance organizations. Performance criteria are based on clinical results. An example of a plan-based minimum performance requirement is the current Star Ratings run by the federal Centers for Medicare & Medicaid Services which focuses on SUPD and on minimum levels of “PDC,” a measure that assesses if a patient has a sufficient supply of medication on hand before the next refill date. The types of plan-based minimum performance measurements and the criteria applied by third-party payors to each measurement change all the time. Each public and private third-party payor publishes its own minimum performance criteria. The duty to meet all plan-based minimum performance criteria articulated by the public and private third-party payors, as these payors, requirements and standards may change, is a constant requirement of the Franchise Agreement as the failure of a HEALTH MART Drugstore to meet plan-based minimum requirements may harm the reputation and goodwill associated with the HEALTH MART brand. The Franchise Handbook identifies the specific performance criteria that we measure and explains information about the performance criteria. We will advise you of any changes in the measured minimum performance criteria through updates to the Franchise Handbook and provide you with a reasonable amount of time, typically 90 days, before we begin measuring performance for any new criteria that we add after you begin operations as a HEALTH MART Drugstore.

**ITEM 18
PUBLIC FIGURES**

We do not currently use any public figure to promote our franchise, nor is there any public figure who is involved in any respect with the actual management or control of our company.

**ITEM 19
FINANCIAL PERFORMANCE REPRESENTATIONS**

The FTC’s Franchise Rule permits a franchisor to provide information about the actual or potential financial performance of its franchised and/or franchisor-owned outlets, if there is a reasonable basis for the information, and if the information is included in the Disclosure Document. Financial performance information that differs from that included in Item 19 may be given only if: (1) a franchisor provides the actual records of an existing outlet you are considering buying; or (2) a franchisor supplements the information provided in this Item 19, for example, by providing information about possible performance at a particular location or under particular circumstances.

We do not make any representations about a franchisee’s future financial performance or the past financial performance of company-owned or franchised outlets. We also do not authorize our employees or representatives to make any such representations either orally or in writing. If you are purchasing an existing outlet, however, we may provide you with the actual records of that outlet. If you receive any other financial performance information or projections of your future income, you should report it to our management by contacting Health Mart Franchise Administration at 6555 State Hwy 161, Irving, Texas 75039, the Federal Trade Commission, and the appropriate state regulatory agencies.

**ITEM 20
OUTLETS AND FRANCHISEE INFORMATION**

**TABLE NO. 1
SYSTEMWIDE OUTLET SUMMARY
FOR FISCAL YEARS ENDING MARCH 31, 2022 - MARCH 31, 2024⁽¹⁾**

Column 1 Outlet Type	Column 2 Year	Column 3 Outlets At The Start Of The Year	Column 4 Outlets At The End Of The Year	Column 5 Net Change
Franchised	2022	4935	4689	-246
	2023	4689	4657	-32
	2024	4657	4543	-114
Company- Owned	2022	1	1	0
	2023	1	1	0
	2024	1	1	0
Total Outlets	2022	4936	4690	-246
	2023	4690	4658	-32
	2024	4658	4544	-114

Notes:

1. As of March 31, 2024, we had 2 HSRsAs, which are included in the total outlet count.

**TABLE NO. 2
TRANSFERS OF OUTLETS FROM FRANCHISES TO NEW OWNERS
(OTHER THAN THE FRANCHISOR)
FOR FISCAL YEARS ENDING MARCH 31, 2022 - MARCH 31, 2024**

Column 1 State	Column 2 Year	Column 3 Number Of Transfers
Alabama	2022	3
	2023	0
	2024	6
Alaska	2022	0
	2023	0
	2024	0
Arizona	2022	0
	2023	0
	2024	0
Arkansas	2022	0
	2023	1
	2024	1
California	2022	14
	2023	0
	2024	8
Colorado	2022	1
	2023	8
	2024	0
Connecticut	2022	1
	2023	0
	2024	1
Delaware	2022	0
	2023	0
	2024	0
	2022	0

Column 1 State	Column 2 Year	Column 3 Number Of Transfers
District of Columbia	2023	1
	2024	0
Florida	2022	7
	2023	0
	2024	6
Georgia	2022	2
	2023	2
	2024	2
Hawaii	2022	0
	2023	2
	2024	0
Idaho	2022	0
	2023	3
	2024	0
Iowa	2022	0
	2023	0
	2024	1
Illinois	2022	4
	2023	0
	2024	0
Indiana	2022	0
	2023	0
	2024	2
Kansas	2022	1
	2023	0

Column 1 State	Column 2 Year	Column 3 Number Of Transfers
	2024	0
Kentucky	2022	2
	2023	0
	2024	1
Louisiana	2022	1
	2023	0
	2024	1
Maryland	2022	1
	2023	1
	2024	1
Massachusetts	2022	1
	2023	5
	2024	1
Michigan	2022	5
	2023	0
	2024	5
Minnesota	2022	0
	2023	0
	2024	1
Mississippi	2022	2
	2023	2
	2024	1
Missouri	2022	2
	2023	3
	2024	1

Column 1 State	Column 2 Year	Column 3 Number Of Transfers
Montana	2022	2
	2023	0
	2024	0
Nebraska	2022	3
	2023	0
	2024	2
Nevada	2022	2
	2023	1
	2024	1
New Hampshire	2022	0
	2023	2
	2024	0
New Jersey	2022	1
	2023	0
	2024	1
New Mexico	2022	0
	2023	1
	2024	1
New York	2022	6
	2023	0
	2024	1
North Carolina	2022	0
	2023	2
	2024	1

Column 1 State	Column 2 Year	Column 3 Number Of Transfers
North Dakota	2022	0
	2023	0
	2024	0
Ohio	2022	4
	2023	4
	2024	4
Oklahoma	2022	1
	2023	3
	2024	5
Oregon	2022	0
	2023	5
	2024	0
Pennsylvania	2022	2
	2023	0
	2024	2
South Carolina	2022	0
	2023	1
	2024	0
South Dakota	2022	0
	2023	1
	2024	0
Tennessee	2022	3
	2023	1
	2024	1

Column 1 State	Column 2 Year	Column 3 Number Of Transfers
Texas	2022	12
	2023	2
	2024	5
Utah	2022	1
	2023	11
	2024	0
Virginia	2022	0
	2023	0
	2024	0
Washington	2022	1
	2023	0
	2024	0
West Virginia	2022	3
	2023	1
	2024	0
Wisconsin	2022	1
	2023	1
	2024	0
Wyoming	2022	0
	2023	0
	2024	0
TOTALS	2022	89
	2023	64
	2024	63

TABLE NO. 3.

**STATUS OF FRANCHISED OUTLETS
FOR FISCAL YEARS ENDING MARCH 31, 2022 - MARCH 31, 2024⁽¹⁾**

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
State	Year	Outlets at Start of Year	Outlets Opened	Terminations	Non-Renewals	Reacquired by Franchisor	Ceased Operations – Other Reasons	Outlets at End of the Year
Alabama	2022	332	3	20	0	0	1	314
	2023	314	9	11	0	0	3	309
	2024	309	19	38	0	0	4	286
Alaska	2022	4	0	0	0	0	0	4
	2023	4	0	1	0	0	0	3
	2024	3	0	0	0	0	0	3
Arizona	2022	21	0	4	0	0	3	14
	2023	14	2	4	0	0	2	10
	2024	10	2	0	0	0	0	12
Arkansas	2022	88	10	5	0	0	3	90
	2023	90	11	6	0	0	3	92
	2024	92	19	11	0	0	5	95
California	2022	496	51	97	0	0	20	430
	2023	430	79	54	0	0	24	431
	2024	431	88	45	0	0	8	466
Colorado	2022	52	1	5	0	0	2	46
	2023	46	5	2	0	0	0	49
	2024	49	3	1	0	0	1	50

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
State	Year	Outlets at Start of Year	Outlets Opened	Terminations	Non-Renewals	Reacquired by Franchisor	Ceased Operations – Other Reasons	Outlets at End of the Year
Connecticut	2022	44	10	3	0	0	2	49
	2023	49	6	4	0	0	3	48
	2024	48	3	3	0	0	2	46
Delaware	2022	11	0	1	0	0	0	10
	2023	10	0	1	0	0	2	7
	2024	7	0	1	0	0	0	6
District of Columbia	2022	11	0	1	0	0	0	10
	2023	10	0	2	0	0	0	8
	2024	8	0	2	0	0	0	6
Florida	2022	358	34	32	0	0	7	353
	2023	353	45	23	0	0	6	369
	2024	369	39	29	0	0	7	372
Georgia	2022	204	18	16	0	0	2	204
	2023	204	17	6	0	0	3	212
	2024	212	10	35	0	0	1	186
Guam	2022	2	0	0	0	0	0	2
	2023	2	1	0	0	0	0	3
	2024	3	6	0	0	0	0	9

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
State	Year	Outlets at Start of Year	Outlets Opened	Terminations	Non-Renewals	Reacquired by Franchisor	Ceased Operations – Other Reasons	Outlets at End of the Year
Hawaii	2022	18	2	1	0	0	0	19
	2023	19	1	10	0	0	1	9
	2024	9	2	0	0	0	0	11
Idaho	2022	20	1	2	0	0	0	19
	2023	19	0	1	0	0	0	18
	2024	18	3	2	0	0	0	19
Illinois	2022	132	5	11	0	0	7	119
	2023	119	6	8	0	0	6	111
	2024	111	9	7	0	0	5	108
Indiana	2022	40	4	4	0	0	2	38
	2023	38	1	2	0	0	2	35
	2024	35	4	5	0	0	1	33
Iowa	2022	75	7	3	0	0	1	78
	2023	78	2	1	0	0	2	77
	2024	77	10	13	0	0	2	72
Kansas	2022	83	2	7	0	0	6	72
	2023	72	0	3	0	0	1	68
	2024	68	2	4	0	0	3	63

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
State	Year	Outlets at Start of Year	Outlets Opened	Terminations	Non-Renewals	Reacquired by Franchisor	Ceased Operations – Other Reasons	Outlets at End of the Year
Kentucky	2022	149	11	9	0	0	1	150
	2023	150	12	10	0	0	1	151
	2024	151	11	15	0	0	10	137
Louisiana	2022	72	2	10	0	0	1	63
	2023	63	9	0	0	0	0	72
	2024	72	3	10	0	0	1	64
Maine	2022	1	0	0	0	0	0	1
	2023	1	0	0	0	0	0	1
	2024	1	0	0	0	0	1	0
Mariana Islands	2022	2	0	0	0	0	0	2
	2023	2	3	0	0	0	0	5
	2024	5	1	0	0	0	1	5
Maryland	2022	79	7	5	0	0	4	77
	2023	77	11	5	0	0	2	81
	2024	81	7	12	0	0	1	75
Massachusetts	2022	34	5	1	0	0	1	37
	2023	37	3	0	0	0	0	40
	2024	40	3	3	0	0	2	38

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
State	Year	Outlets at Start of Year	Outlets Opened	Terminations	Non-Renewals	Reacquired by Franchisor	Ceased Operations – Other Reasons	Outlets at End of the Year
Michigan	2022	273	17	30	0	0	14	246
	2023	246	29	18	0	0	10	247
	2024	247	36	28	0	0	4	251
Minnesota	2022	21	1	2	0	0	0	20
	2023	20	1	0	0	0	0	21
	2024	21	5	1	0	0	1	24
Mississippi	2022	105	3	2	0	0	0	106
	2023	106	8	2	0	0	2	110
	2024	110	10	10	0	0	5	105
Missouri	2022	96	10	4	0	0	0	102
	2023	102	12	7	0	0	2	105
	2024	105	9	4	0	0	4	106
Montana	2022	18	1	2	0	0	0	17
	2023	17	1	0	0	0	0	18
	2024	18	1	2	0	0	1	16
Nebraska	2022	99	14	2	0	0	3	108
	2023	108	5	5	0	0	10	98
	2024	98	7	7	0	0	6	92

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
State	Year	Outlets at Start of Year	Outlets Opened	Terminations	Non-Renewals	Reacquired by Franchisor	Ceased Operations – Other Reasons	Outlets at End of the Year
Nevada	2022	16	1	3	0	0	0	14
	2023	14	0	1	0	0	0	13
	2024	13	3	2	0	0	0	14
New Hampshire	2022	2	1	0	0	0	0	3
	2023	3	0	0	0	0	1	2
	2024	2	0	1	0	0	0	1
New Jersey	2022	108	12	15	0	0	4	101
	2023	101	10	5	0	0	2	104
	2024	104	4	7	0	0	0	101
New Mexico	2022	16	1	1	0	0	0	16
	2023	16	0	2	0	0	0	14
	2024	14	1	1	0	0	0	14
New York	2022	282	22	36	0	0	6	262
	2023	262	36	17	0	0	6	275
	2024	275	33	23	0	0	9	276
North Carolina	2022	89	2	9	0	0	1	81
	2023	81	9	3	0	0	0	87
	2024	87	2	5	0	0	4	80

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
State	Year	Outlets at Start of Year	Outlets Opened	Terminations	Non-Renewals	Reacquired by Franchisor	Ceased Operations – Other Reasons	Outlets at End of the Year
North Dakota	2022	37	2	6	0	0	0	33
	2023	33	0	1	0	0	16	16
	2024	16	2	2	0	0	0	16
Ohio	2022	133	15	9	0	0	1	138
	2023	138	8	8	0	0	7	131
	2024	131	24	15	0	0	7	133
Oklahoma	2022	167	9	7	0	0	4	165
	2023	165	7	2	0	0	4	166
	2024	166	18	7	0	0	5	172
Oregon	2022	22	0	1	0	0	1	20
	2023	20	3	1	0	0	1	21
	2024	21	3	7	0	0	0	17
Pennsylvania	2022	118	13	24	0	0	2	105
	2023	105	9	10	0	0	2	102
	2024	102	6	3	0	0	6	99
Rhode Island	2022	5	2	0	0	0	0	7
	2023	7	3	0	0	0	0	10
	2024	10	1	3	0	0	0	8

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
State	Year	Outlets at Start of Year	Outlets Opened	Terminations	Non-Renewals	Reacquired by Franchisor	Ceased Operations – Other Reasons	Outlets at End of the Year
South Carolina	2022	108	4	9	0	0	0	103
	2023	103	4	6	0	0	1	100
	2024	100	5	6	0	0	0	99
South Dakota	2022	32	0	1	0	0	2	29
	2023	29	0	0	0	0	1	28
	2024	28	2	0	0	0	2	28
Tennessee	2022	147	7	11	0	0	4	139
	2023	139	10	13	0	0	6	130
	2024	130	5	12	0	0	2	121
Texas	2022	441	37	48	0	0	14	416
	2023	416	33	35	0	0	8	406
	2024	406	26	34	0	0	19	379
Utah	2022	42	1	6	0	0	0	37
	2023	37	2	4	0	0	1	34
	2024	34	1	2	0	0	0	33
Vermont	2022	3	0	0	0	0	0	3
	2023	3	0	0	0	0	0	3
	2024	3	1	1	0	0	0	3

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
State	Year	Outlets at Start of Year	Outlets Opened	Terminations	Non-Renewals	Reacquired by Franchisor	Ceased Operations – Other Reasons	Outlets at End of the Year
Virginia	2022	39	2	7	0	0	3	31
	2023	31	4	3	0	0	4	28
	2024	28	5	3	0	0	3	27
Washington	2022	48	6	2	0	0	2	50
	2023	50	4	6	0	0	5	43
	2024	43	2	4	0	0	2	39
West Virginia	2022	36	2	3	0	0	0	35
	2023	35	4	2	0	0	0	37
	2024	37	3	5	0	0	1	34
Wisconsin	2022	85	6	5	0	0	4	82
	2023	82	1	2	0	0	0	81
	2024	81	0	1	0	0	5	75
Wyoming	2022	19	0	0	0	0	0	19
	2023	19	0	1	0	0	0	18
	2024	18	0	0	0	0	0	18
Puerto Rico	2022	0	0	0	0	0	0	0
	2023	0	0	0	0	0	0	0
	2024	0	0	0	0	0	0	0

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
State	Year	Outlets at Start of Year	Outlets Opened	Terminations	Non-Renewals	Reacquired by Franchisor	Ceased Operations – Other Reasons	Outlets at End of the Year
TOTALS	2022	4935	364	482	0	0	128	4689
	2023	4689	426	308	0	0	150	4657
	2024	4657	459	432	0	0	141	4543

Notes:

1. As of March 31, 2024, we had 2 HSRsAs, which is included in the total outlet count.

TABLE NO. 4

**STATUS OF COMPANY-OWNED OUTLETS
FOR FISCAL YEARS ENDING MARCH 31, 2022 - MARCH 31, 2024**

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8
State	Year	Outlets at Start of the Year	Outlets Opened	Outlets Reacquired From Franchisees	Outlets Closed	Outlets Sold to Franchisees	Outlets at End of the Year
Texas	2022	1	0	0	0	0	1
	2023	1	0	0	0	0	1
	2024	1	0	0	0	0	1
TOTALS	2022	1	0	0	0	0	1
	2023	1	0	0	0	0	1
	2024	1	0	0	0	0	1

TABLE NO. 5

**PROJECTED OPENINGS
AS OF MARCH 31, 2024
(FOR APRIL 1, 2024 TO MARCH 31, 2025)**

Column 1 State	Column 2 Franchise Agreements Signed but Outlet Not Opened	Column 3 Projected New Franchised Outlets in Fiscal Year 2024-2025	Column 4 Projected New Company-Owned Outlets Openings in Fiscal 2024-2025
Alabama	1	6	0
Alaska	0	0	0
Arizona	0	1	0
Arkansas	0	6	0
California	0	24	0
Colorado	0	1	0
Connecticut	0	0	0
Delaware	0	0	0
Florida	1	16	0
Georgia	1	10	0
Hawaii	0	0	0
Idaho	0	0	0
Illinois	1	7	0
Indiana	0	3	0
Iowa	0	4	0
Kansas	0	1	0
Kentucky	0	5	0
Louisiana	0	4	0
Maine	0	0	0
Maryland	1	2	0

Column 1	Column 2	Column 3	Column 4
State	Franchise Agreements Signed but Outlet Not Opened	Projected New Franchised Outlets in Fiscal Year 2024-2025	Projected New Company-Owned Outlets Openings in Fiscal 2024-2025
Massachusetts	0	3	0
Michigan	2	13	0
Minnesota	0	4	0
Mississippi	0	7	0
Missouri	0	7	0
Montana	0	0	0
Nebraska	0	1	0
Nevada	1	1	0
New Hampshire	0	0	0
New Jersey	0	3	0
New Mexico	0	2	0
New York	3	11	0
North Carolina	0	5	0
North Dakota	0	1	0
Ohio	0	12	0
Oklahoma	1	8	0
Oregon	2	3	0
Pennsylvania	0	6	0
Rhode Island	0	0	0
South Carolina	1	8	0
South Dakota	0	1	0
Tennessee	0	10	0
Texas	2	25	0
Utah	0	3	0

Column 1	Column 2	Column 3	Column 4
State	Franchise Agreements Signed but Outlet Not Opened	Projected New Franchised Outlets in Fiscal Year 2024-2025	Projected New Company-Owned Outlets Openings in Fiscal 2024-2025
Vermont	1	0	0
Virginia	0	2	0
Washington	0	3	0
West Virginia	0	2	0
Wisconsin	0	3	0
Wyoming	0	1	0
Totals	18	235	0

The names of all current franchisees and the address and telephone number of each of their Outlets are attached as Exhibit G-1. The names and the address and telephone number of all current franchisees whose outlet is not yet operational as of March 31, 2024 if any, are attached as Exhibit G-2. The name, city, and state, and current business telephone number or if unknown, the last known home telephone number of every franchisee who had an Outlet terminated, cancelled, not renewed, or otherwise voluntarily or involuntarily ceased to do business under the Franchise Agreement during the most recently completed fiscal year or who has not communicated with us within 10 weeks of the Date of Issuance of this Franchise Disclosure Document are attached as Exhibit G-3. If you buy this franchise, your contact information may be disclosed to other buyers when you leave the franchise system.

As of the date of this disclosure document, we are not offering any outlets we control that were previously owned by a franchisee. If we begin to offer any such outlet, specific information about the outlet will be provided to you in a supplement to this disclosure document.

Franchisees in the system have not signed confidentiality clauses that limit their ability to speak openly about their experience with us in the last 3 fiscal years.

There are no known trademark-specific franchisee organizations associated with the system.

ITEM 21 FINANCIAL STATEMENTS

Attached to this Disclosure Document as Exhibit H are our audited financial statements as of March 31, 2024, and March 31, 2023, and for each of the three fiscal years in the period ended March 31, 2024, and the audited consolidated financial statements of our Parent as of March 31, 2024 and 2023, and for each of the three fiscal years in the period ended March 31, 2024. Our Parent does not guarantee our obligations to franchisees.

**ITEM 22
CONTRACTS**

The following agreements are attached as exhibits to this Disclosure Document:

- B - FRANCHISE AGREEMENT (INCLUDING STATE AMENDMENTS)
- D - DIGITAL PORTFOLIO PROGRAM (TERMS & CONDITIONS, PRIVACY NOTICE, BUSINESS ASSOCIATE AGREEMENT)
- E FINANCING DOCUMENTS (MCKESSON CORPORATION FINANCING DOCUMENTS (SECURITY AGREEMENT, GUARANTY, NOTE)
- I - GENERAL RELEASE

**ITEM 23
RECEIPTS**

The Receipt pages are attached as the last four pages of the Disclosure Document as Exhibit M. Please execute both copies. Retain one copy for your records and return the other to us.

EXHIBIT A
AGENTS FOR SERVICE OF PROCESS

AGENTS FOR SERVICE OF PROCESS

California

State of California
Department of Financial Protection and Innovation
320 W. 4th Street, Suite 750
Los Angeles, California 90013-2344
(213) 576-7500
(866) 275-2677

Hawaii

Hawaii Commissioner of Securities
Department of Commerce and Consumer Affairs
Business Registration Division
State of Hawaii
335 Merchant Street, Room 203
Honolulu, Hawaii 96813

Illinois

Office of Attorney General
State of Illinois
500 South Second Street
Springfield, Illinois 62706

Indiana

Indiana Secretary of State
Franchise Section Indiana
Securities Division
302 West Washington Street, Room E-111
Indianapolis, Indiana 46204

Maryland

Maryland Securities Commissioner
Office of the Attorney General
Securities Division
200 Saint Paul Place
Baltimore, Maryland 21202

Michigan

Michigan Department of Commerce
Corporation & Securities Bureau
G Mennen Williams Building
Franchise Section, 1st Floor
525 West Ottawa Street
Lansing, MI 48913

Minnesota

Minnesota Department of Commerce
Franchise Section
85 7th Place East, Suite 280
Saint Paul, Minnesota 55101-2198

New York

Secretary of State
99 Washington Avenue
Albany, New York 12231

North Dakota

North Dakota Securities Commissioner
600 East Boulevard Avenue
Fifth Floor
Bismarck, North Dakota 58505-0510

Oregon

Department of Consumer and Business
Services
Division of Finance and Corporate
Securities
State of Oregon
Labor & Industries Bldg.
350 Winter Street, NE #410
Salem, Oregon 97310-3881

Rhode Island

Department of Business Regulation
Securities Division
John O. Pastore Complex
1511 Pontiac Avenue, Building 69-1
Cranston, Rhode Island 02920

South Dakota

Franchise Administrator
South Dakota Department of Labor and Regulations
Division of Insurance
Securities Regulation
124 S. Euclid, Suite 104
Pierre, South Dakota 57501

Virginia

State Corporation Commission
Division of Securities and Retail
Franchising
1300 East Main Street, 9th Floor
Richmond, Virginia 23219

Washington

Director of Financial Institutions
Securities Division
State of Washington
150 Israel Rd. SW
Tumwater, Washington 98501

Wisconsin

Wisconsin Department of Financial
Institutions
Division of Securities
345 W. Washington, 4th Floor
Madison, Wisconsin 53703

EXHIBIT B
FRANCHISE AGREEMENT
(INCLUDING STATE AMENDMENTS)



HEALTH MART SYSTEMS, INC.

FRANCHISE AGREEMENT

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EXHIBIT F –STATE AMENDMENTS TO FRANCHISE AGREEMENT

**HEALTH MART SYSTEMS, INC.
FRANCHISE AGREEMENT
"DECLARATIONS PAGE"**

"Franchisor"
Health Mart Systems, Inc.
a Delaware Corporation

6555 State Hwy 161
Irving, Texas 75039

"Franchisee"
_____ [PRINT NAME]

[If Franchisee is a Business Entity, print state of
formation and type of entity]

[ADDRESS/CITY/STATE/ZIP]
McKesson Act. No. _____

This Declarations Page which incorporates the terms of the Health Mart Systems, Inc. Franchise Agreement ("Franchise Agreement") is made and entered into on _____, by and between Franchisor and Franchisee.

1. Effective Date of Franchise Agreement: _____

2. Monthly Fee for: \$ _____

3. The Drugstore Location, as defined in Section 1.2, is:

(street address/city/state/zip).

4. As provided in Section 21, all notices to Franchisee shall either be sent to:

Attn: _____ (street address/city/state/zip; fax number; contact person and title)

Owner/Designated Operator email address: _____ (name and email address), or

As trackable message issued to Owner/Designated Operator via My Health Mart Web Portal

IN WITNESS WHEREOF, on the date first above written, Franchisor and Franchisee agree to be bound by the terms of this Declarations Page and the Franchise Agreement.

HEALTH MART SYSTEMS, INC.

FRANCHISEE:

by: _____

[SIGNATURE IF FRANCHISEE IS AN
INDIVIDUAL]

[Printed name]

[Title]

[IF FRANCHISEE IS A BUSINESS ENTITY, PRINT
NAME OF BUSINESS ENTITY]

[Date]

by: _____

[Printed name]

[Title]

[Date]

FOR FRANCHISOR:

This Agreement shall expire upon appropriately executed termination measures by either Franchisor or Franchisee.

(i)

**HEALTH MART SYSTEMS, INC.
FRANCHISE AGREEMENT**

WHEREAS, Franchisor, as the result of the expenditure of time, skill, effort, and money, has developed a distinctive and proprietary system for establishing and operating retail drugstores (as further described in Schedule 1, the “**System**”);

WHEREAS, the System is identified by certain trade names, service marks, trademarks, logos, emblems, trade dress and indicia of origin, including, without limitation, the mark “**HEALTH MART**,” as are now designated in Exhibit A to this Agreement and may hereafter be designated by Franchisor in writing for use in connection with the System (the “**Proprietary Marks**”);

WHEREAS, Franchisee desires to operate a retail drugstore under the System and using the Proprietary Marks (as further defined in Schedule 1, the “**Drugstore**”) and to receive the assistance and other benefits provided by Franchisor in connection therewith; and

WHEREAS, Franchisee understands and acknowledges the importance of Franchisor’s high Standards of quality, consistency, appearance, and service and the necessity of operating the Drugstore in conformity with Franchisor’s Standards and specifications.

NOW, THEREFORE, the parties agree as follows:

1. GRANT

1.1. Grant of License. Franchisor grants to Franchisee the right, and Franchisee undertakes the obligation, upon the terms and conditions set forth in this Agreement: (a) to establish and operate a Drugstore in compliance with the System; and (b) to use the Proprietary Marks and the System solely in connection therewith.

1.2. Drugstore Location. The Drugstore shall be operated solely at the location identified on the Declarations Page (the “**Drugstore Location**”). Franchisee is solely responsible for locating, negotiating and acquiring the site to serve as the Drugstore Location. By entering into this Agreement, Franchisor indicates its willingness to award a franchise to operate a Drugstore at the Drugstore Location. However, Franchisor does not represent, warrant or guaranty that Franchisee’s operation of a Drugstore at the Drugstore Location will be successful or profitable. Franchisee

understands and agrees that Franchisor has not been involved in the selection of the Drugstore Location.

1.3. Relocation. During the Term, Franchisee may not relocate the Drugstore Location without Franchisor’s prior written approval. Franchisee must give Franchisor no less than thirty (30) days prior written notice that it wishes to relocate the Drugstore to another location and indicate in its written notice the street address of the new location. Unless Franchisor notifies Franchisee in writing of its disapproval before the end of the thirty (30) day period, Franchisor shall be deemed to have approved the proposed new location, and Franchisor’s approval shall operate to update the Declarations Page to reflect the street address of the proposed new location as the Drugstore Location. The right to relocate does not give Franchisee the right to operate more than one Drugstore under this Agreement during the Term of this Agreement.

1.4. Franchisor’s Reserved Rights. Franchisee acknowledges that the right granted under this Agreement is non-exclusive and that Franchisor and its Affiliates may, without limitation:

1.4.1. Establish or operate, or license another party to establish or operate, a Drugstore under the System and the Proprietary Marks or any other marks at any other location, regardless of proximity to the Drugstore Location and regardless of any impact on the operation of the Drugstore;

1.4.2. Establish or operate, or license another party to establish or operate, any type of drugstore (whether full-service, apothecary-style or otherwise) or any business offering health care services, at any location under any trade names, trademarks or service marks; and

1.4.3. Acquire or operate drugstores operating under a name that is different than the Proprietary Marks, which may compete directly with the Drugstore subject to this Agreement.

2. TERM

The term of this Agreement (the “**Term**”) shall begin on the Effective Date of this Agreement and shall continue until this Agreement is terminated by either party in accordance with the provisions hereof.

3. DUTIES OF FRANCHISOR

3.1. Franchise Handbook. Franchisor will provide Franchisee with online access to the Franchise Handbook. Franchisee may not share its password with any unauthorized person or violate the terms of use set forth in this Agreement or the Franchise Handbook.

3.2. Sale of Merchandise. Franchisor will supply, through McKesson or another of Franchisor's Affiliates or designated third-party suppliers, and Franchisee shall purchase, at Franchisee's expense, a sufficient quantity of Merchandise. Franchisor also may supply other Merchandise through McKesson or another of Franchisor's Affiliates or designated third-party suppliers. All Merchandise (including Branded Prescription Drugs and Generic Prescription Drugs) shall be supplied at then-current prices and on then-current terms and conditions and nothing in this Agreement shall limit or restrict the supplier's right to set prices for Merchandise and to increase those prices during the Term of this Agreement. If any Merchandise purchased from Franchisor, McKesson or Franchisor's other Affiliates is adjudicated to infringe on, or becomes (or in Franchisor's reasonable opinion is likely to become) the subject of any claim, suit, or proceeding arising from or alleging infringement of, any intellectual property right of any third party, then Franchisor, at its own expense, will have a reasonable amount of time either to secure for Franchisee the right to continue using the Merchandise or, if Franchisor determines that continued use is not feasible, to replace or modify the Merchandise to make it non-infringing. The foregoing shall be Franchisee's sole and exclusive remedy.

3.3. Core Services. In addition to providing access to the Franchise Handbook, as provided in Section 3.1, and supplying (or causing its Affiliate to supply) Merchandise in accordance with Section 3.2, Franchisor will provide to Franchisee, in consideration for payment of the then-current Monthly Fee for Core Services, the System's core services, any or all of which may be changed, discontinued, terminated, improved, modified and further developed by Franchisor from time to time (as further defined in Schedule 1, the "**Core Services**").

3.4. Optional Programs. Franchisor or Franchisor's Affiliates may, from time to time, offer various optional programs and services to eligible pharmacies, including, but not limited to, eligible Health Mart pharmacies. If Franchisee satisfies the eligibility and qualification requirements established for any such optional program, Franchisee may participate in the optional program at Franchisee's expense (and based on Franchisor's then-current fees for such optional programs and services) upon the applicable program terms and conditions as may be updated, modified, or discontinued by Franchisor in its sole discretion from time to time.

3.5. Training. Franchisor may provide, in its sole determination, training as set forth in Section 5 of this Agreement.

3.6. Site Visits. Franchisor may conduct such on-site reviews and consultations as it deems advisable to assess Franchisee's operation of the Drugstore in accordance with the Standards.

3.7. Right to Delegate. Franchisee acknowledges and agrees that any duty or obligation of Franchisor may be performed by any Affiliate, designee, employee, or agent of Franchisor, as Franchisor may direct.

3.8. Cooperatives. Franchisor may, from time to time in its discretion, establish purchasing or distribution cooperatives for any of the products or services promoted, offered or sold by Franchisee. If any such cooperatives are established, Franchisee shall participate in them, at Franchisee's expense.

4. FEES

4.1. Initial Fee. Franchisee is not required to pay any initial franchise fee in connection with the execution of this Agreement.

4.2. Monthly Fee. Beginning in the first month following the Effective Date of this Agreement Franchisee shall pay to Franchisor the then-current Monthly Fee together with any applicable taxes (as further defined in Schedule 1, the "**Monthly Fee**"). Monthly Fees shall be paid by the tenth (10th) day of each month, for the preceding calendar month. Franchisor and Franchisee agree that the Monthly Fee is in consideration of Franchisor's award of a franchise to Franchisee. Franchisee acknowledges and agrees that Franchisee's obligation to pay the Monthly Fee described herein shall not be predicated or conditioned upon the validity of any trademark or copyright claimed by Franchisor or attributable to any specific item of intellectual property or service that forms a part of the System.

4.3. Other Fees and Payments. In addition to the Monthly Fee, Franchisee must pay when due (a) all fees for the Optional Programs in which Franchisee participates as set forth in each Term Sheet initialed by Franchisee, and (b) all other fees or amounts described in this Agreement and in any other agreement between Franchisee and Franchisor or its Affiliates. All Monthly Fees and other payments that Franchisee makes to Franchisor, McKesson or Franchisor's other Affiliates are non-refundable.

4.4. Overdue Payments. If any payment is more than fifteen (15) days past due, Franchisee shall pay Franchisor or its Affiliate immediately upon demand, in addition to the overdue amount, interest on such amount from the date it was due until paid, at the rate of 1.5% per month, or if less, the maximum rate permitted by law. Entitlement to such interest shall be in addition to any other remedies Franchisor may have.

4.5. Set-Off. Franchisee has no right to withhold any payment due to Franchisor or its Affiliates on account of any breach or alleged breach of this Agreement and no right to set-off any payments required to be made under this Section 4

against any monetary claim Franchisee may have against Franchisor or its Affiliates.

4.6. Application of Payments. Franchisor reserves the right to apply any monies received from Franchisee to any of Franchisee's obligations, as determined by Franchisor.

4.7. Method of Payment. Upon reasonable written notice from Franchisor to Franchisee, Franchisee agrees to execute all documents necessary to permit Franchisor and its Affiliates to withdraw funds from Franchisee's designated bank account by electronic funds transfer in the amount of the Monthly Fee and any other amounts due under this Agreement at the time such amounts become due and payable. Franchisee further agrees to designate a specific bank account in which Franchisee will maintain sufficient funds to cover all amounts due to Franchisor or its Affiliates for Merchandise and fees payable under this Agreement or any other agreement between Franchisee and Franchisor or its Affiliate.

4.8. Taxes. Each payment to be made to Franchisor shall be made free and clear and without deduction for any Taxes.

5. TRAINING

5.1. Training Programs. At Franchisee's sole expense, Franchisee shall complete, and cause its Manager (or any other of its personnel) to complete, any mandatory training courses that Franchisor may require. For example, and without limitation, Franchisor may require Franchisee and Franchisee's Manager and other employees to complete online training classes in specific subjects available on demand from Franchisor's Website, through audio files, or specific live instructor-led training programs that may be offered by Franchisor.

5.2. Training Costs. Franchisee is solely responsible for paying all training fees and any travel, lodging and living expenses, including meals, for Franchisee or its Manager or employees to complete mandatory or optional training programs. Franchisor will make available an online, searchable library of available on-demand and live training classes and training fees in Health Mart University.

6. DUTIES OF FRANCHISEE

6.1. Compliance with Franchisor's Standards. Franchisee understands and acknowledges the importance of maintaining consistency among all Drugstores operating under the System and of complying with all of Franchisor's Standards relating to the operation of Health Mart Drugstores. To protect the reputation and goodwill of the System and the Proprietary Marks and to maintain high operating Standards and increase the demand for the services and products offered, promoted, rented and sold by all Health Mart Drugstores, Franchisee agrees, at Franchisee's expense, to comply with Franchisor's Standards, specifications, methods and other requirements set forth in the Franchise Handbook, other written directives that Franchisor may issue from time to time, and any other manuals

or materials created or approved for use in the operation of Health Mart Drugstores. Franchisee shall not deviate from such Standards, specifications, methods and requirements without Franchisor's prior written consent.

6.1.1. Franchisee acknowledges that the System may be changed, supplemented, improved, and otherwise modified from time to time, and Franchisee agrees to comply promptly, at Franchisee's sole cost and expense, with each such new or changed Standard, specification, method or requirement. Franchisee understands that its compliance with the changes in the System is a material condition of this Agreement.

6.1.2. Franchisee understands and agrees that Franchisor has no obligation to waive, make any exceptions to, or permit Franchisee to deviate from, the Standards or requirements of the Health Mart System. Any exception or deviation that Franchisor does allow must be stated in writing and executed by Franchisor in order to be enforceable. Franchisee further acknowledges that Franchisor may allow other franchisees to deviate from the Health Mart System in individual cases in the exercise of Franchisor's discretion. Franchisee understands and agrees that it has no right to object to any variances that Franchisor may allow to other franchisees or to itself, McKesson, or other Affiliates of Franchisor, and Franchisee has no claim against Franchisor for not enforcing the Standards of the Health Mart System uniformly.

6.1.3. Franchisor and Franchisee acknowledge that the practice of pharmacy is a profession that must be conducted by licensed pharmacists in compliance with all applicable laws and that it requires the exercise of independent professional judgment. Franchisee and the licensed pharmacists employed by Franchisee are solely responsible for the practice of pharmacy in connection with the operation of the Drugstore and their judgment governs in all matters involving the pharmacy practice. Nothing in Franchisor's Standards or in its administration of the Standards is intended to interfere with the practice of pharmacy by the licensed pharmacists employed by Franchisee. If Franchisee believes that there is a conflict between the Standards and the requirements of the pharmacy practice, Franchisee shall promptly notify Franchisor in writing.

6.2. Legal Compliance. Franchisee shall comply with all applicable federal, state, and local laws, rules, and regulations, and shall timely obtain and maintain any and all permits, certificates, or licenses necessary for the full and proper operation of the Drugstore, including, without limitation, licenses to do business, sales tax permits and all requisite trade, business, occupational or professional licenses necessary for the operation of the Drugstore, including, without limitation, those required for the receipt and sale of pharmaceuticals. Franchisee understands and agrees that Franchisee shall be solely responsible for compliance with all applicable laws, including, without limitation: (i) any and all requirements governing the practice of pharmacy and all obligations thereunder, including, without limitation, all licensing requirements; (ii) any and all requirements, including

regulatory and sub-regulatory guidelines or other issuances, related to participation in federal or state health care programs; (iii) any and all requirements related to the Health Insurance Portability and Accountability Act of 1996, Public Law No. 104-191 (“HIPAA”) and Subtitle D of the Health Information Technology for Economic and Clinical Health Act (the “HITECH Act”); (iv) ensuring that its facilities are in compliance with the Americans with Disabilities Act (as amended, revised or recodified from time to time), (v) ensuring that its facilities, equipment and procedures comply with all applicable rules and regulations of the United States Occupational Safety and Health Association or any similar federal, state or local agency, and (vi) maintaining all records as required by applicable law.

6.3. Signage and Brand Identity. Franchisee must purchase and install all required exterior and interior signs, furniture, fixtures, equipment, supplies and other interior decor furnishings, markers and accessories in accordance with Franchisor’s Standards and specifications at Franchisee’s sole expense on or before the Required Installation Date. The Required Installation Date is no later than ninety (90) days after the Effective Date of this Agreement. Franchisee is solely responsible for obtaining any architectural, engineering and design services required for the construction or finish-out of the Drugstore in compliance with the Standards and specifications prescribed by Franchisor in the Franchise Handbook.

6.3.1. Franchisee shall ensure that all advertising, marketing and promotional materials, signs, decorations, and other items bearing the Proprietary Marks display such Proprietary Marks in the form, color, location, and manner prescribed by Franchisor. If Franchisee desires to purchase an exterior sign bearing the “HEALTH MART” name or other Proprietary Marks from a third-party vendor and not from Franchisor or Franchisor’s Affiliate, Franchisor shall have the right to verify the proper replication of the Proprietary Marks prior to installation and Franchisee may not install such exterior sign without Franchisor’s prior written approval. To obtain Franchisor’s approval, Franchisee must submit a photograph of the proposed sign to Franchisor and, if written notice of disapproval is not received by Franchisee from Franchisor within thirty (30) days from the date that Franchisee receives the photograph, Franchisee may install the exterior sign.

6.3.2. During the Term of this Agreement, Franchisor will provide Franchisee with written notice of any modifications to the current signage, furniture, fixtures, equipment, supplies, decor, furnishings and accessory requirements and specifications. Franchisee shall promptly (and in any event within ninety (90) days from the date of the notice) modify the Drugstore at Franchisee’s sole expense to comply with any mandatory changes to Franchisor’s Standards and specifications for such items.

6.4. Sourcing. Franchisee agrees to comply with Franchisor’s Standards and specifications for the purchase of all Merchandise, signs, supplies, furniture, fixtures, furnishings,

décor, equipment, computer systems, and other products and services used or offered for sale at the Drugstore.

6.4.1. Franchisee acknowledges that such Standards and specifications may include brand requirements. If brand requirements have been identified, Franchisee may purchase and use only approved brands. If Franchisor has approved or designated suppliers (including manufacturers, distributors and other sources) for any item, Franchisee agrees to obtain such items from those approved or designated suppliers. Franchisee’s approved or designated suppliers are those who demonstrate the ability to meet Franchisor’s Standards and specifications, who have been approved in writing by Franchisor and who have not thereafter been disapproved by Franchisor. Franchisee acknowledges and agrees that (a) Franchisor may change the number of approved suppliers at any time, and may designate itself, an Affiliate, or a third party as the exclusive source for any particular item; and (b) Franchisor and its Affiliates may profit from Franchisee’s purchases from designated or approved suppliers and may receive payments, fees, commissions or reimbursements in respect of Franchisee’s purchases (including, without limitation, for products and services Franchisor or its Affiliates provide to Franchisee and from suppliers that Franchisor designates or approves). At its discretion Franchisor may refund such amounts to Franchisee, contribute such amounts to any Advertising Plan established pursuant to Section 11.2, or retain such amounts for its own use in its discretion, notwithstanding any designation by the supplier or otherwise.

6.4.2. If Franchisee wishes to use any item or service that Franchisor has not yet evaluated or if Franchisee wishes to purchase or lease any item from a supplier that Franchisor has not yet approved, Franchisee must submit a written request for approval to Franchisor. Franchisee cannot purchase or lease any such item unless the supplier has been approved in writing by Franchisor. Franchisor is not required to approve any particular supplier. Franchisee may be required to submit information, specifications and samples to Franchisor to enable Franchisor to determine whether the item and/or the supplier complies with Franchisor’s Standards and specifications. Franchisor also has the right to send its representatives to inspect the supplier’s facilities and to have samples from the supplier delivered to Franchisor or to an independent laboratory designated by Franchisor for testing. Franchisee or the proposed supplier may be required to pay for the cost of the inspection and of the test (including Franchisor’s administrative expenses). Franchisor may condition its approval of a supplier on requirements relating to product quality, prices, consistency, reliability, financial capability, labor relations, client relations, frequency of delivery, concentration of purchases, standards of service (including prompt attention to complaints) or other criteria. Franchisor will notify Franchisee within a reasonable period of time following the date of the request as to whether Franchisee may purchase products from the proposed supplier. Franchisor reserves the right to re-inspect from time to time the facilities and products of any approved supplier and to revoke its approval of the supplier if the supplier fails to continue to meet Franchisor’s Standards and specifications. If Franchisor revokes its approval

of any supplier, Franchisee agrees to promptly discontinue use of that supplier.

6.5. Good Standing. At all times during the Term, Franchisee must remain in Good Standing. Without limiting the foregoing, in order to allow Franchisor to, from time to time, assess whether Franchisee is in Good Standing, Franchisee shall execute (as "Customer") the McKesson OneStop Generics Authorization for McKesson to Collect Customer Dispensing Data in the form attached at Schedule 2 to this Agreement.

6.5.1. All purchases of Merchandise will be at the prices set by the supplier which are in effect when Franchisee places its order and shall be subject to the supplier's then-current purchase and return policies, which may include automatic shipment of new products. Any authorized supplier of Merchandise may increase the prices of Merchandise at any time without prior notice to Franchisee.

6.5.2. Franchisee shall have sole discretion to determine what categories of Merchandise to purchase and whether to purchase Branded Prescription Drugs and Generic Prescription Drugs.

6.5.3. Franchisor acknowledges that Franchisee may offer other products and services that are generally acceptable in independent pharmacies, but Franchisor reserves the right to adopt Standards and specifications for any such other products and services. Franchisee shall cease to use or sell any product or service which has been disapproved by Franchisor.

6.6. Participation in Required System Programs. Franchisee shall, at Franchisee's expense, participate in all mandatory programs prescribed by Franchisor from time to time (including, without limitation, managed care programs, adherence programs, operating programs, marketing and advertising programs, loyalty programs, customer satisfaction programs, and test programs), in the Franchise Handbook or otherwise in writing. Franchisee shall pay any applicable program fees, comply with all terms and conditions of such programs, and execute such agreements relating thereto as Franchisor may require from time to time. Franchisee understands that participation in any such programs may require that Franchisee execute program-specific agreements, incur expenses and pay additional fees to Franchisor, McKesson or another Affiliate of Franchisor. Franchisee further understands and agrees that any such mandatory programs will be established upon terms and conditions determined by Franchisor in its sole discretion and may be modified, discontinued and/or replaced from time to time by Franchisor.

6.7. Data Requirements. Franchisee shall, to the fullest extent permitted by applicable law, promptly provide to Franchisor any and all dispensing data or other information pertaining to Drugstore operations (including, without limitation, patient information and other sensitive data) that Franchisor may, from time to time, require, at the time and in the manner Franchisor directs. Franchisee agrees that

Franchisor may use and disclose all of the data and information that Franchisor captures as a result of Franchisee's participation in the System for as long as Franchisor wishes during and after the Term of this Agreement for any lawful purpose including, without limitation, to verify Franchisee's compliance with this Agreement. In addition, Franchisee agrees to meet or exceed, at all times, all applicable security standards developed by the Payment Card Industry Data Security Standards ("PCI DSS") council, or its successor, and other regulations and industry standards applicable to the protection of customer privacy and credit card information, including but not limited to the Fair and Accurate Credit Transaction Act ("FACTA") and all other successor or additional laws, and all other data security requirements Franchisor may prescribe.

6.8. Maintenance of Drugstore Premises. Franchisee shall comply with all terms of the lease or sublease of the Drugstore Location and use its best efforts to maintain a good and positive working relationship with the landlord of the Drugstore Location and with neighboring tenants, and shall refrain from any activity which could jeopardize Franchisee's right to occupy the Drugstore Location.

6.8.1. Franchisee shall maintain all equipment, fixtures, leasehold improvements, equipment, supplies and other tangible property located on the premises of the Drugstore Location or used to operate the Drugstore, and all of the products offered for sale at the Drugstore, in good, safe and clean condition and repair and in a manner that ensures employee and consumer safety and that complies with Franchisor's Standards. Franchisee shall take all necessary and appropriate measures to avoid an unsatisfactory safety, sanitation or health rating at any time from any governmental agency or authority, and ensure that any conditions or practices disapproved by any such agency or authority are promptly corrected.

6.8.2. If any deficiencies related to the Drugstore are identified, Franchisee agrees to correct such deficiency within a reasonable time as Franchisor may designate in writing. If Franchisee fails to correct such deficiencies in a manner satisfactory to Franchisor, Franchisor shall have the right, but not the obligation, to enter the Drugstore Location, without being guilty of trespass, and take such action as is necessary to correct such deficiency and Franchisee shall reimburse Franchisor its reasonable costs and expenses in connection therewith upon demand.

6.9. Management and Staffing. During the Term of this Agreement, except as otherwise approved in writing by Franchisor, Franchisee shall have appointed a Manager who shall devote full time and best efforts to the management and operation of the Drugstore. Franchisee shall also maintain a competent, conscientious, substance-free, trained staff and shall take steps necessary to ensure that its employees promote customer and employee satisfaction; preserve good customer relations; render competent, prompt, courteous, and knowledgeable service; and meet such minimum Standards (including, without limitation, dress codes) as Franchisor may establish from time to time in the Franchise Handbook.

Franchisee and its employees shall conduct themselves in a manner that will not detract from the name and goodwill of Franchisor. Franchisee shall be solely responsible for all employment decisions and functions, including, without limitation, those related to hiring, firing, training, wage and hour requirements, insurance and worker's compensation, record keeping, supervision, and discipline of employees.

6.9.1. Franchisee shall at all times staff the Drugstore with such number of employees and operate the Drugstore diligently so as to promote customer and employee satisfaction, promote the sale of product and services which are offered for sale from the Drugstore and maintain a competitive image and pricing policy for the Drugstore.

6.9.2. Franchisee must employ a licensed pharmacist at all times and shall be solely responsible for the practice of pharmacy in the Drugstore, including, without limitation compliance with all laws, regulations and rules applicable to the pharmacy profession.

6.10. Technology. All computer programs and systems used in the operation of the Drugstore, including any pharmacy management computer system, must be compatible with the requirements, Standards and specifications set forth in the Franchise Handbook.

6.10.1. Franchisor may establish and maintain, or contract with third parties to provide, such computer software programs, systems and databases as Franchisor deems advisable from time to time, which may include software programs to assist in accounting, pharmacy automation, customer service, marketing or management functions of the Drugstore, in the form and configuration determined by Franchisor in its sole discretion (including all related hardware, "**Computer Programs**"). Franchisee shall purchase, license, install and use, at its sole expense, any and all such Computer Programs required by Franchisor from time to time for use in the operation of the Drugstore, including point-of-sale, pharmacy management systems, performance information management systems and other computer programs and systems. Franchisee shall execute the required form of software license agreement for such Computer Programs, which may require Franchisee to pay licensing, support and maintenance fees to Franchisor, its Affiliate or a third party and to obtain upgrades and modifications to such Computer Programs from Franchisor, its Affiliates or a third party at Franchisee's expense and Franchisee must permit Franchisor to access and retrieve electronically any information stored in such Computer Programs.

6.10.2. Franchisor also may make available to Franchisee various automation machinery, computer hardware and software for use in the Drugstore, which Franchisee may elect to purchase. If Franchisee elects to use any optional computer hardware and software that Franchisor makes available, Franchisee must obtain a license to install, use, maintain and upgrade the computer hardware and software at its own expense.

6.11. Notification of Claims. Franchisee shall immediately notify Franchisor in writing of the commencement of any action, suit, or proceeding involving the Drugstore, or of the issuance of any order, writ, injunction, award, or decree of any court, tribunal, agency, or other governmental instrumentality, which may adversely affect the operation or financial condition of the Drugstore.

7. PROPRIETARY MARKS

7.1. Franchisor's Representations. Franchisor represents that it will take all steps reasonably necessary to preserve and protect the validity of the Proprietary Marks and Franchisor's right to use and to license others to use the Proprietary Marks.

7.2. Franchisee's Use of the Proprietary Marks. With respect to Franchisee's use of the Proprietary Marks pursuant to this Agreement, Franchisee agrees that:

7.2.1. Franchisee shall use only the Proprietary Marks designated by Franchisor, and shall use them only in the manner authorized and permitted by Franchisor;

7.2.2. Franchisee shall use the Proprietary Marks only for the operation of the Drugstore or in advertising for the Drugstore;

7.2.3. Unless otherwise authorized or required by Franchisor, Franchisee shall operate and advertise the Drugstore under the name "HEALTH MART," with only an appropriate prefix identifying Franchisee as the Drugstore's independent owner operating under a franchise from Franchisor. If required by applicable law, Franchisee shall file certificates of assumed name (e.g., a "d/b/a") with state and/or local agencies. Franchisee shall not use the Proprietary Marks as part of its formal corporate or other legal name unless use is required by applicable law and Franchisee first notifies Franchisor in writing of the requirement under applicable law.

7.2.4. Franchisee shall follow Franchisor's prescribed format for identifying itself as the owner of the Drugstore under a license from Franchisor in conjunction with any use of the Proprietary Marks, including, without limitation, the use thereof on leases, invoices, order forms, receipts, and business stationery, as well as such other uses as Franchisor may designate or approve;

7.2.5. Franchisee's right to use the Proprietary Marks is limited to the uses authorized under this Agreement, and any unauthorized use thereof shall constitute an infringement of Franchisor's rights;

7.2.6. Franchisee shall not use the Proprietary Marks to incur any obligation or indebtedness on behalf of Franchisor;

7.2.7. Franchisee shall not register, attempt to register, obtain any ownership in, or otherwise utilize any Website, domain name, URL, Internet presence or other

electronic communications portal which contains, incorporates, or consists of the Proprietary Marks, or any of them, without Franchisor's express written consent, which may be withheld for any or no reason. In the event that Franchisee violates this Section 7.2.7, Franchisee hereby agrees that any such Website, domain name, URL, Internet presence or other electronic communications portal, including any copyrights therein, shall be deemed to be property of Franchisor and Franchisee shall execute any documents or instruments necessary to transfer ownership to Franchisor, without compensation. Such rights are in addition to any rights Franchisor may have under Section 14 of this Agreement. Franchisor may condition approval of Franchisee's use of any such Website, domain name, URL, Internet presence or other electronic communications portal on the transfer of any and all ownership rights therein to Franchisor, including any copyrights therein.

7.2.8. Franchisee shall execute any documents deemed necessary or useful by Franchisor to obtain protection for the Proprietary Marks or to maintain their validity and enforceability; and

7.2.9. Franchisee shall promptly notify Franchisor of: (a) any suspected unauthorized use of the Proprietary Marks, (b) any challenge to the validity of the Proprietary Marks, (c) any challenge to Franchisor's ownership of or right to use and license others to use such Proprietary Marks, and (d) Franchisee's right to use the Proprietary Marks. Franchisee acknowledges that Franchisor has the right to direct and control any administrative proceeding or litigation involving the Proprietary Marks, including any settlement thereof. Franchisor has the right, but not the obligation, to take action against uses by others that may constitute infringement of the Proprietary Marks. Franchisor (and not Franchisee) shall defend Franchisee against any third-party claim, suit, or demand arising out of Franchisee's use of the Proprietary Marks. If Franchisor, in its sole discretion, determines that Franchisee has used the Proprietary Marks in accordance with this Agreement, the cost of such defense, including the cost of any judgment or settlement, shall be borne by Franchisor. If Franchisor, in its sole discretion, determines that Franchisee has not used the Proprietary Marks in accordance with this Agreement, the cost of such defense, including the cost of any judgment or settlement, shall be borne by Franchisee. In the event of any litigation relating to Franchisee's use of the Proprietary Marks, Franchisee shall execute any and all documents and do such acts as may, in the opinion of Franchisor, be necessary or useful to carry out such defense or prosecution, including, without limitation, becoming a nominal party to any legal action. Except to the extent that such litigation is the result of Franchisee's use of the Proprietary Marks in a manner inconsistent with the terms of this Agreement, Franchisor agrees to reimburse Franchisee for its out-of-pocket costs in performing such acts. For purposes of this Section 7.2.9, the term "**Proprietary Marks**" also shall include any materials for which the Franchisor has a registered copyright or otherwise has claimed copyrights.

7.3. Franchisee's Agreements Regarding the Proprietary Marks. Franchisee expressly understands and acknowledges that:

7.3.1. The Proprietary Marks are valid and serve to identify the System and those who are authorized to operate under the System;

7.3.2. During the Term of this Agreement and after its termination, Franchisee shall not directly or indirectly contest the validity of Franchisor's ownership of, or Franchisor's right to use and to license others to use, the Proprietary Marks;

7.3.3. Franchisee's use of the Proprietary Marks pursuant to this Agreement does not give Franchisee any ownership interest or other interest in or to the Proprietary Marks;

7.3.4. Any and all goodwill arising from Franchisee's use of the Proprietary Marks shall inure solely and exclusively to the benefit of Franchisor, and upon termination of this Agreement, no monetary amount shall be attributable to any goodwill associated with Franchisee's use of the System or the Proprietary Marks;

7.3.5. The right to use the Proprietary Marks granted hereunder to Franchisee is nonexclusive, and Franchisor has and retains the rights, among others: (a) to use the Proprietary Marks itself in connection with marketing, promoting and selling products and services; (b) to grant other licenses for the Proprietary Marks; and (c) to develop and establish other systems using the Proprietary Marks, similar proprietary marks, or any other proprietary marks, and to grant licenses thereto without providing any rights therein to Franchisee; and

7.3.6. Franchisor reserves the right to substitute or add different proprietary marks for use in identifying the System and the businesses operating thereunder. If Franchisor, in its sole discretion, determines that substitution or addition of different marks as Proprietary Marks will be beneficial to the System. Franchisee shall implement promptly any such substitution or addition of new Proprietary Marks. Franchisee shall bear the costs of conforming to Franchisor's new or substituted Proprietary Marks.

8. **FRANCHISE HANDBOOK**

8.1. Access and Adherence to the Franchise Handbook. In order to protect the reputation and goodwill of Franchisor and to maintain high standards of operation under the System, Franchisee shall operate the Drugstore in strict accordance with the Standards, methods, policies, and procedures specified by Franchisor in the Franchise Handbook and otherwise in writing, including on the My Health Mart Web Portal, including but not limited to meeting the plan-based minimum performance criteria set by third-party public or private-party payors. Franchisee will receive unique security credentials enabling Franchisee to access Franchisor's private

intranet communications system where, among other things, Franchisee will have access to the Franchise Handbook. Franchisee hereby agrees to maintain the secrecy of any security credentials given to Franchisee and ensure that Franchisee's Managers and employees who are authorized to have their own security credentials observe the same terms and conditions as set forth herein.

8.2. Franchise Handbook As Confidential Information. Franchisee shall treat the contents of the Franchise Handbook as Franchisor's Confidential Information and use all reasonable efforts to ensure that the contents remain secret and confidential. Franchisee shall not copy, duplicate, record, or otherwise reproduce or share the foregoing materials, in whole or in part, or otherwise make them available to any unauthorized person. The Franchise Handbook shall remain the sole property of Franchisor. Franchisee agrees not to (a) forward the Franchise Handbook to any unauthorized person; (b) share its security credentials or the contents of the Franchise Handbook with any unauthorized person; or (c) make any electronic or physical copies of the Franchise Handbook except to the limited extent required to efficiently operate the Drugstore and on the condition that the recipient observe the same duties of confidentiality as apply to Franchisee. Upon request from Franchisor, Franchisee must immediately and permanently delete or destroy any extraneous or superseded copies of the Franchise Handbook (including electronic copies) in accordance with Franchisor's instructions. Any violation of the duties of confidentiality by any third party with whom Franchisee is permitted to share access to the Confidential Information shall be deemed to be a violation of this Agreement by Franchisee.

8.3. Revisions to Franchise Handbook. Franchisor may from time to time revise the contents of the Franchise Handbook and Franchisee expressly agrees to comply with each new or changed standard within a reasonable period of time (not to exceed thirty (30) days) specified by Franchisor.

8.4. Current Version of Franchise Handbook Controls. If portions of the Franchise Handbook are furnished in hard-copy written format, Franchisee shall ensure that its copy of the Franchise Handbook is kept current. In the event of any dispute as to the contents of the Franchise Handbook, the terms of the master Franchise Handbook that is digitally maintained or otherwise by Franchisor shall be controlling.

9. **CONFIDENTIAL INFORMATION**

9.1. Nondisclosure of Confidential Information. Franchisee shall not, during the Term of this Agreement or thereafter, communicate, divulge, or use for the benefit of any other person or legal entity any Confidential Information which may be communicated to Franchisee by Franchisor or of which Franchisee may be apprised by virtue of Franchisee's operation under the terms of this Agreement. In addition, Franchisee shall not use the Confidential Information in any business or capacity other than the operation of the Drugstore in accordance with this Agreement. Franchisee may divulge Confidential

Information only to those of its employees who must have access to it in order to operate the Drugstore.

9.2. Confidentiality Restrictions Extend to Franchisee's Personnel. Franchisee represents and warrants that Franchisee and its employees, agents, contractors and any other personnel having access to any Confidential Information of Franchisor, will maintain the confidentiality and secrecy of any Confidential Information that is shared with them and shall be informed of the restrictions against disclosure, use and reproduction of material containing Confidential Information. A violation of the duties of confidentiality by any third party with whom Franchisee is permitted to share Confidential Information shall be deemed to be a violation of this Agreement by Franchisee.

9.3. System Improvements. Franchisee shall notify Franchisor in writing of any change, modification, amendment, or improvement in the System which Franchisee proposes to make ("**Improvement**"), and shall provide to Franchisor such information as Franchisor requests regarding the proposed Improvement. No such Improvement shall be implemented or made without Franchisor's express prior written consent. Franchisee acknowledges and agrees that Franchisor shall have the right, in its discretion, to incorporate the proposed Improvement into the System. Franchisee further agrees that any such Improvement shall become the sole property of Franchisor, and Franchisor shall be the sole owner of all related patents, copyrights, trade secrets and other intellectual property rights. Franchisee and its owners agree to and hereby assign to Franchisor, without compensation, all right, title, and interest therein and waive and/or release all rights of restraint and moral rights therein and thereto. Franchisee further acknowledges and agrees to execute any such documentation, from time to time, as may be required by Franchisor to give effect to this Section. In the event the foregoing provisions of this Section 9.3 are found to be invalid or unenforceable, Franchisee and its Owners hereby grant to Franchisor a worldwide, perpetual, non-exclusive, fully-paid license for any and all types of use and for an unlimited number of copies, including the right to modify, create derivative works, distribute, sell, transfer, register, encumber, license, rent, loan, lend or lease, use, promote, reproduce and display, in any and all types of media, to use and sublicense the use of the Improvements to the extent such use or sublicense would, absent this agreement, directly or indirectly infringe their rights therein. Franchisee further agrees: (i) to assist Franchisor in, and to execute all necessary documentation for, obtaining and enforcing such rights and (ii) to obtain from any and all of Franchisee's employees and third-party contractors assignments and agreements similar to those set forth herein, in a form specified by or acceptable to Franchisor.

10. **ACCOUNTING AND RECORDS**

10.1. Recordation and Reporting of Operating Results. All gross revenues, sales tax, and charges collected on behalf of third parties shall be recorded by Franchisee in accordance with applicable laws and the procedures as may be prescribed in the Franchise Handbook, on the computer system,

or as Franchisor may specify. Franchisee shall report financial operating results of the Drugstore in the form and manner as Franchisor may require from time to time.

10.2. Books and Records. If requested by Franchisor, Franchisee will prepare, and shall preserve for at least four (4) years from the dates of their preparation, complete and accurate books, records, and accounts in accordance with generally accepted accounting principles and in the form and manner prescribed by Franchisor from time to time in the Franchise Handbook or otherwise in writing.

10.3. Reports. If requested by Franchisor, Franchisee will prepare and submit to Franchisor the following reports, financial statements, and other data:

10.3.1. A report accurately reflecting all gross revenues, accounts payable, accounts receivable, and asset utilization during the preceding calendar month;

10.3.2. Financial statements represented by Franchisee to be true and correct, prepared in accordance with generally accepted accounting principles and showing the results of operations of the Drugstore during the preceding fiscal year;

10.3.3. Copies of Franchisee's state sales tax returns, and the portions of Franchisee's federal and state income tax returns that reflect the operations of the Drugstore; and

10.3.4. Such other forms, reports, records, information, and data as Franchisor may request.

10.3.5. Franchisor shall not communicate or divulge to any other person or legal entity, any report, financial statement, or other data submitted to Franchisor pursuant to Section 10.2 and 10.3 of this Agreement, unless Franchisor does so: (a) without identifying that such report financial statement, or other data relates to Franchisee or the Drugstore, (b) to the extent required by law, or (c) otherwise with Franchisee's written permission. However, Franchisee acknowledges and agrees that Franchisor may disclose any report, financial statement, or other data submitted to Franchisor to any of Franchisor's Affiliates.

11. **ADVERTISING AND PROMOTION**

11.1. Grand Opening. Franchisor may provide resources to Franchisee for the implementation of an opening advertising and marketing program and recommends that Franchisee conduct a grand opening, at Franchisee's expense, to publicize the opening or re-branding of Franchisee's Drugstore as a HEALTH MART® Drugstore. Grand opening advertising and marketing activities are designed to promote the opening of the Drugstore under the Proprietary Marks and to familiarize consumers in the general market area of the Drugstore with the HEALTH MART® brand, product line and services.

11.2. Advertising Plan. Franchisor may in the future establish a national advertising plan to maximize general public recognition, acceptance, and use of the System (the "**Advertising Plan**"). Any such Advertising Plan shall be maintained and administered by Franchisor and Franchisor shall have the exclusive rights to direct the Advertising Plan, including, without limitation, the following:

11.2.1. Franchisor may, in its discretion, periodically allocate to the Advertising Plan a portion of the Monthly Fees received from franchisees and Franchisor or its Affiliates also may make contributions to the Advertising Plan in their sole discretion (including as to the amount, frequency and timing of such contributions). Franchisor does not represent that it or its Affiliates will contribute any minimum amount of funds to the Advertising Plan during any time period.

11.2.2. Franchisor shall have the discretion to spend all Advertising Plan revenue for advertising, marketing and/or promotional purposes during the taxable year within which the revenue is received or to carry-forward unspent revenue to future years.

11.2.3. Franchisor shall have sole discretion over the concepts, materials, and media used in any and all Advertising Plan programs and the placement and allocation thereof. Franchisee agrees and acknowledges that any Advertising Plan established by Franchisor will be intended to maximize general public recognition, acceptance, and use of the System; and that Franchisor will not be obligated, in administering the Advertising Plan, to make expenditures for or on behalf of Franchisee, or to ensure that any particular franchisee benefits directly or pro rata from expenditures by the Advertising Plan.

11.2.4. Any Advertising Plan funds shall be used exclusively to maintain, administer, direct, conduct, and prepare advertising, marketing, merchandizing, public relations, and/or promotional programs and materials, and any other activities which Franchisor believes will enhance the System, including, among other things, the cost of preparing and conducting media advertising campaigns, including print, radio and television advertising; digital advertising; direct mail advertising; marketing surveys; employing advertising and/or public relations agencies to assist therein; purchasing promotional items; and providing promotional and other marketing materials and services to Drugstores operating under the System. In addition, Advertising Plan funds may be used to reimburse Franchisor or its Affiliates for the actual internal expenses of administering the Advertising Plan.

11.2.5. Franchisor shall have no obligation to (i) prepare financial reports of the revenue and expenditures of the Advertising Plan, or (ii) keep the Advertising Plan revenue segregated in a separate bank account apart from Franchisor's general funds.

11.2.6. Neither the establishment nor the operation of an Advertising Plan by Franchisor shall be deemed

to impose on Franchisor any fiduciary duties or to create between Franchisor and Franchisee any fiduciary relationship.

11.3. Advertising Standards. All advertising and promotional activities that Franchisee chooses to engage in during the Term of this Agreement and all advertising and marketing materials used by Franchisee in any format shall conform to all applicable laws and to the Standards and requirements that Franchisor may specify in the Franchise Handbook or otherwise in writing.

11.3.1. At any time, including prior to any use or dissemination thereof, Franchisor may require that Franchisee submit to Franchisor for Franchisor's approval any advertising, marketing and promotional materials that Franchisee uses or proposes to use, including, without limitation, any and all materials that Franchisee uses as part of its grand opening advertising activities or thereafter during the Term of this Agreement, but excluding materials that Franchisor prepares or furnishes to Franchisee or that Franchisee purchases from Franchisor's Marketing Edge. Advertising furnished by Franchisor or its designee may contain a suggested retail price for any product or service to be sold at or from the Drugstore.

11.3.2. Franchisor shall have thirty (30) days after receiving Franchisee's advertising, marketing and promotional materials in which to review the materials. Franchisor's failure to notify Franchisee within thirty (30) days after receiving Franchisee's materials that Franchisor disapproves Franchisee's use of the materials, shall signify Franchisor's approval and Franchisee may use the materials in the format submitted to Franchisor. Franchisor may withdraw its approval at any time. Franchisee may not use any advertising, marketing or promotional materials that Franchisor has disapproved.

11.3.3. This Section applies to all advertising, marketing and promotional materials, regardless of the format or media, including those appearing in traditional media and on social media Websites (Twitter, Facebook, Instagram, YouTube, TikTok, and comparable consumer-generated media Websites), in displays appearing in Franchisee's Drugstore, and in other printed or electronic formats including, without limitation, business forms, stationery, cards, and Internet Websites.

11.4. Advertising Committee. Franchisor shall have the right, in its discretion, to establish a franchisee advertising committee to provide input to Franchisor regarding any or all advertising activities, as determined by Franchisor. Any such committee shall act in an advisory capacity only and shall be formed, organized, and dissolved at the discretion of Franchisor.

12. INSURANCE

12.1. Coverage Requirements. Franchisee shall procure, before the commencement of any operations under this Agreement, and shall maintain in full force and effect at all

times during the Term of this Agreement, at Franchisee's expense, insurance policies protecting Franchisee, Franchisor and Franchisor's Affiliates (including their respective officers, directors, shareholders, agents, and employees) against any demand or claim with respect to bodily injury, personal injury, death, or property damage, or any loss, liability, or expense whatsoever arising or occurring upon or in connection with the Drugstore and the Drugstore Location. Such policy or policies shall be written by a carrier with a minimum A.M. Best Rating of A- VII and shall provide at least the types and minimum amounts of coverage specified in Exhibit C, as modified by Franchisor in accordance with Section 12.2. Franchisee is solely responsible for investigating if the types of coverage and minimum coverage amounts required by this Agreement are adequate to cover all risks arising from the operation of the Drugstore and to purchase additional insurance as Franchisee may determine is necessary or advisable based on its own business interests.

12.1.1. Franchisee may satisfy the minimum coverage requirements specified in this Agreement through any combination of primary and umbrella/excess insurance.

12.1.2. All insurance policies except Workers' Compensation and Employer's Liability shall name Franchisor and its Affiliates (including McKesson) as an additional insured. Additionally, Franchisee shall include a "separation of insured" provision or "insured vs. insured carve-back" for additional insureds under all required insurance except Workers Compensation and Employers' Liability with no cross liability or cross suits exclusions.

12.1.3. Franchisee shall cause each insurer of coverage required by this Agreement to endorse each insurance policy to waive its subrogation rights against Franchisor and its Affiliates.

12.1.4. No required insurance coverage shall be limited or affected by Franchisee's breach of any policy conditions or provisions.

12.1.5. If any required insurance policy is a "claims-made" policy, Franchisee shall keep the policy in force without material alteration for no less than six (6) years immediately following termination of this Agreement. Alternatively, Franchisee shall purchase a six year "tail" policy with prior acts coverage including the same or broader coverage for any claim arising during the Term of this Agreement.

12.2. Changes in Required Coverage. Franchisor may modify the minimum coverage amounts or require additional types of insurance to cover new areas of risk based on the recent experience of other franchisees or as Franchisor reasonably determines, in Franchisor's sole discretion, is appropriate based on prevailing industry standards. Franchisor shall communicate any changes by written notice to Franchisee or through updates to the Franchise Handbook. Franchisee shall have no less than sixty (60) days following receipt of

Franchisor's notice to purchase additional insurance to comply with any new coverage requirements.

12.3. No Limitation of Other Obligations.

Franchisee's insurance policies shall be independent of any insurance, self-insurance or captive insurance maintained by Franchisor or its Affiliates and Franchisee's obligation to obtain and maintain the policy or policies in the amounts specified in the Franchise Handbook shall not be limited in any way by reason of any insurance which may be maintained by Franchisor. Franchisee's liability shall not be limited to the amount recoverable by insurance and Franchisee's performance of its obligation to maintain insurance shall not relieve it of liability under the indemnity provisions set forth in Section 19.2 of this Agreement. The Commercial General Liability and Business Automobile policies listed in Exhibit C will contain a contractual coverage endorsement insuring Franchisee's performance under such indemnity.

12.4. Evidence of Insurance. On or before the Effective Date of this Agreement, and thereafter at least annually during the Term of this Agreement, within thirty (30) days following Franchisor's written request, Franchisee shall deliver to Franchisor certificates of insurance from the insurance companies underwriting all policies other than Workers Compensation and Employers Liability verifying that Franchisee has in force the proper types and minimum amounts of coverage required by this Agreement. All certificates of insurance shall expressly state that Franchisor shall be notified in writing no less than thirty (30) days' before any material alteration to or cancellation of the coverages evidenced by the most recent certificates of insurance. In addition, if Franchisor requests, Franchisee agrees to deliver to Franchisor a copy of the required insurance policy or policies. Franchisee's failure to provide certificates of insurance to Franchisor upon written request will not operate to release Franchisee in any manner from any liability arising under this Agreement.

13. **TRANSFER OF INTEREST**

13.1. By Franchisor. Franchisor shall have the absolute right, without limitation, directly or indirectly, voluntarily or by operation of law to sell, transfer or assign its rights under this Agreement or in or to the System or the Proprietary Marks to any person or legal entity of its choosing without prior notice to, or consent of, Franchisee, and the sale, transfer or assignment shall constitute a novation of this Agreement whereby the purchaser shall assume, and be solely responsible for, all obligations of Franchisor under this Agreement from the date of such sale, transfer or assignment. Upon Franchisor's sale, transfer or assignment and purchaser's assumption of Franchisor's obligations, Franchisor shall have no further obligation to Franchisee.

13.2. By Franchisee. Franchisee understands and agrees that the franchise rights awarded by this Agreement are personal to Franchisee and are awarded in reliance upon, among other considerations, the individual or collective character, skill, aptitude, attitude, experience, business ability and financial condition and capacity of Franchisee and, if

Franchisee is a Business Entity, that of its officers, directors, shareholders, managers, members, trustees, partners and/or guarantors. Except as provided in Section 13.3 with respect to Qualified Transfers, Franchisee shall not, without Franchisor's prior written consent, directly or indirectly, attempt or complete an Event of Transfer either voluntarily or by operation of law except in accordance with this Agreement. Franchisor agrees not to unreasonably withhold its consent to a proposed Event of Transfer if Franchisee satisfies the conditions set forth in this Section 13.2. Franchisee understands and agrees that Franchisor's consent to an Event of Transfer is not a representation of the fairness of the terms of any contract between Franchisee and a proposed transferee, a guarantee of the Drugstore's or proposed transferee's prospects for success, or a waiver of any claims that Franchisor or Franchisor's Affiliates may have against Franchisee or any personal guarantor. At Franchisor's discretion, Franchisee must satisfy any or all of the following conditions in order to obtain Franchisor's consent to the proposed Event of Transfer. Any attempt to complete an Event of Transfer which fails to comply with the requirements of this Agreement shall be null and void and constitute a material breach of this Agreement.

13.2.1. The proposed transferee (and, if the proposed transferee is a Business Entity, its owners) must demonstrate to Franchisor's satisfaction that it or they meet Franchisor's educational, managerial, financial and business Standards; possess good moral character, business reputation, and credit rating; have the aptitude and ability to operate the Drugstore in compliance with applicable laws (as they may demonstrate through prior related business experience or otherwise), and have adequate financial resources and capital inclusive of its obligations to Franchisee to operate the Drugstore in a fiscally responsible manner.

13.2.2. All of Franchisee's accrued monetary obligations and all other outstanding obligations to Franchisor and its Affiliates must have been satisfied.

13.2.3. Franchisee may not be in default of any provision of this Agreement, any amendment of or successor to this Agreement, or any other agreement between Franchisee and Franchisor or its Affiliates or with Franchisee's landlord, mortgagee, bank, other lenders, employees, suppliers and other third parties.

13.2.4. Franchisee and any Individual transferor shall have executed a general release, in a form satisfactory to Franchisor, of any and all claims against Franchisor and its Affiliates, and their respective officers, directors, shareholders, members, agents, and employees.

13.2.5. The proposed transferee (and, if the proposed transferee is a Business Entity, each of its owners) must agree in writing to assume and discharge all of Franchisee's obligations under this Agreement. Alternatively, Franchisor may, at its option, require the proposed transferee to execute Franchisor's then-current form of franchise agreement. Each of the owners of a proposed transferee that is a Business Entity must execute Franchisor's then-current form of Owner's

Undertakings and agree to be personally liable to Franchisor for the obligations set forth therein.

13.2.6. The proposed transferee, at its expense, must commit to refurbish the premises of the Drugstore Location to conform to Franchisor's then-current Standards and specifications, and complete the refurbishing and other requirements within the time specified by Franchisor.

13.2.7. Franchisee and its personal guarantors shall remain liable for Franchisee's obligations to Franchisor arising before the effective date of the Event of Transfer and execute any and all instruments reasonably requested by Franchisor to evidence such liability. Franchisor's consent to an Event of Transfer shall not operate to release Franchisee's owners from obligations arising before the effective date of the Event of Transfer pursuant to the terms of any Owner's Undertakings.

13.2.8. The proposed transferee's manager must complete any mandatory training programs then in effect for managers, at the proposed transferee's expense, upon such terms and conditions as Franchisor may reasonably require.

13.3. Qualified Transfers. A "**Qualified Transfer**" is any transaction in which an individual Franchisee proposes to transfer all of his or her rights under this Agreement to a newly-formed Business Entity that is wholly owned by the individual Franchisee. Franchisee must notify Franchisor immediately of any proposed Qualified Transfer, must provide Franchisor with the written Owner's Undertakings required by this Agreement, and the newly-formed Business Entity must agree in writing to assume and discharge all of Franchisee's obligations under this Agreement and deliver to Franchisor any and all additional documents which this Agreement requires a Business Entity franchisee to provide to Franchisor.

13.4. Grant of Security Interests. Without Franchisor's prior written consent Franchisee shall not grant a security interest in the Drugstore or in any of the assets of the Drugstore unless the secured party agrees that in the event of any default by Franchisee under any documents related to the security interest, Franchisor shall have the right and option (but not the obligation) to be substituted as obligor to the secured party and to cure any default of Franchisee, and, in the event Franchisor exercises such option, any acceleration of indebtedness due to Franchisee's default shall be void. Franchisee agrees to fully indemnify Franchisor for any and all costs or damages including, without limitation, attorneys' fees, other professional or expert fees, and costs, incurred by Franchisor in curing any default of Franchisee. In no event shall Franchisee agree to grant any security interest or other lien or encumbrance in the System, the Proprietary Marks or any other Confidential Information of Franchisor. Any attempt by Franchisee to grant a security interest in the System, the Proprietary Marks or any other Confidential Information of Franchisor shall constitute a breach of this Agreement and shall be deemed to be void and of no force and effect. Franchisee agrees fully to indemnify Franchisor for any costs or damages including, without limitation, attorneys' fees, other professional

or expert fees, and costs, incurred by Franchisor in bringing any action to invalidate or attempt to invalidate any security interest or other lien or encumbrance purported to have been granted in the System, the Proprietary Marks or any other Confidential Information of Franchisor.

13.5. Death or Permanent Incapacity. Upon the death or Permanent Incapacity of any individual Franchisee or any Owner of a Business Entity Franchisee that results in a Change of Control:

13.5.1. The executor, administrator, or personal representative of the deceased or incapacitated person shall transfer his or her interest to a third party approved by Franchisor within ninety (90) days after the date of death or Permanent Incapacity subject to the conditions applicable to an Event of Transfer generally. In the case of transfer by devise or inheritance, if the heirs or beneficiaries of any such person are unable to meet the conditions for obtaining Franchisor's consent to the Event of Transfer, the executor, administrator, or personal representative of the decedent may (i) transfer the decedent's interest to another party approved by Franchisor within a reasonable time, which disposition shall be subject to the conditions applicable to an Event of Transfer generally, or (ii) terminate this Agreement upon sixty (60) days' written notice to Franchisor.

13.5.2. Until the executor, administrator, or personal representative can complete any required Event of Transfer, Franchisor may agree to manage the Drugstore for the account of Franchisee to ensure that the operating Standards of the System are maintained. Any such management services shall be provided pursuant to a mutually agreed upon management services agreement which shall (among other things) provide for payment to Franchisor of a reasonable management fee and reimbursement for all of its direct costs and expenses in rendering management services. The parties recognize that Franchisor's right to manage the Drugstore is intended to facilitate an orderly transition of ownership with minimal disruption to the Drugstore's continuous operation. However, nothing in this Agreement obligates Franchisor to manage the Drugstore for any period of time regardless of the consequences of its decision or the ability of the executor, administrator, or personal representative to obtain Franchisor's consent to a required Event of Transfer. If Franchisor chooses to manage the Drugstore, Franchisor will only do so for a maximum period of ninety (90) days unless, by mutual agreement of Franchisor and the executor, administrator, or personal representative of the deceased or incapacitated person, the parties extend the management period, but in no event shall the management period be longer than one year from the date of death or Permanent Incapacity. During the time, if any, that Franchisor manages the Drugstore, Franchisor shall periodically discuss the status of the Drugstore's operations and financial results with the executor, administrator, or personal representative and provide suitable current information about the Drugstore's performance as the executor, administrator, or personal representative may reasonably require.

13.6. No Waiver. Franchisor's consent to an Event of Transfer shall not constitute a waiver of any claims that it may have against the transferring party, nor shall it be deemed a waiver of Franchisor's right to demand full compliance with any of the terms of this Agreement.

14. TERMINATION

14.1. Automatic Termination. Franchisee shall be deemed to be in default under this Agreement, and all rights granted to Franchisee herein shall automatically terminate, without notice to Franchisee, (i) if Franchisee shall become insolvent (either by virtue of its having an excess of liabilities over assets or its inability to meet its obligations as they become due), or make a general assignment for the benefit of creditors; (ii) if a petition in bankruptcy is filed by Franchisee or such a petition is filed against and not opposed by Franchisee; (iii) if Franchisee is adjudicated bankrupt or insolvent; (iv) if a bill in equity or other proceeding for the appointment of a receiver of Franchisee or other custodian for Franchisee's business or assets is filed and consented to by Franchisee; (v) if a receiver or other custodian (permanent or temporary) of Franchisee's assets or property, or any part thereof, is appointed by any court of competent jurisdiction; (vi) if proceedings for a composition with creditors under any state or federal law should be instituted by or against Franchisee; (vii) if a final judgment remains unsatisfied or of record for thirty (30) days or longer (unless supersedeas bond is filed); (viii) if Franchisee is dissolved; (ix) if execution is levied against Franchisee's business or property; (x) if suit to foreclose any lien or mortgage against the Drugstore Location or equipment is instituted against Franchisee and not dismissed within thirty (30) days; or (xi) if the real or personal property of the Drugstore shall be sold after levy thereupon by any sheriff, marshal, or constable; (xii) termination of any Related Agreement.

14.2. Termination by Franchisor on Notice Without Cure. Upon the occurrence of any of the following events of default, Franchisor may, at its option, terminate this Agreement and all rights granted hereunder, without affording Franchisee any opportunity to cure the default, effective immediately upon receipt of notice by Franchisee:

14.2.1. If Franchisee or Franchisee's Manager fails to complete any required training program(s) described in Section 5 hereof to Franchisor's satisfaction;

14.2.2. If Franchisee fails to meet the requirements set forth in Section 6.2;

14.2.3. If Franchisee at any time ceases to operate or otherwise abandons the Drugstore, or loses the right to occupy the Drugstore Location, or otherwise forfeits the right to do or transact business in the jurisdiction where the Drugstore is located;

14.2.4. If Franchisee or Franchisee's Manager ceases to have any required license to operate the Drugstore under the laws of the jurisdiction in which the Drugstore is located;

14.2.5. If Franchisee's right to dispense controlled substances is either suspended or revoked, whether or not Franchisee otherwise has the lawful right to continue operation of the Drugstore under the laws of the jurisdiction in which the Drugstore is located;

14.2.6. If Franchisee or any of Franchisee's Owners is convicted of a felony or a misdemeanor carrying a jail term (but not an infraction), a crime involving moral turpitude, or any other crime or offense that Franchisor believes is reasonably likely to have an adverse effect on the System, the Proprietary Marks, the goodwill associated therewith, or Franchisor's interest therein;

14.2.7. If, in Health Mart's sole good faith judgment, the operation of the Drugstore would result in a threat or danger to public health or safety, or may negatively impact the goodwill of Franchisor or any of Franchisor's Affiliates;

14.2.8. If any purported Event of Transfer of any direct or indirect interest in this Agreement, in Franchisee, or in all or substantially all of the assets of the Drugstore is made to any third party without Franchisor's prior written consent, contrary to the terms of Section 13 hereof;

14.2.9. If an approved Event of Transfer is not effected within the time provided following death or Permanent Incapacity, as required by Section 13.5 hereof;

14.2.10. If Franchisee fails to comply with the covenants in Section 16 hereof or fails to obtain execution of the Owner's Undertakings attached as Exhibit D by each person who is required to execute it;

14.2.11. If, contrary to the terms of Sections 8 or 9 hereof, Franchisee discloses or divulges the contents of the Franchise Handbook or other Confidential Information;

14.2.12. If Franchisee knowingly maintains false books or records, or knowingly submits any false reports or makes a material misrepresentation to Franchisor;

14.2.13. If Franchisee misuses or makes any unauthorized use of the Proprietary Marks or any other part of the System, fails to adhere to Franchisor's guidelines regarding use and display of Franchisee's name and the Proprietary Marks, contests in any legal proceeding the validity of the Proprietary Marks or Franchisor's ownership of the Proprietary Marks, or otherwise materially impairs the goodwill associated therewith or Franchisor's rights therein;

14.2.14. If Franchisee commits a default subject to Section 14.3 hereof three (3) times or more in any twelve (12) month period, whether or not any such default is cured after notice;

14.2.15. If Franchisee is in default of any other agreement with Franchisor or any of its Affiliates; or

14.2.16. If Franchisee fails to remain in Good Standing after the passage of any applicable notice and cure period (if any); or

14.2.17. If Franchisee fails to meet plan-based minimum performance criteria set by third-party public or private-party payors.

14.3. Termination by Franchisor on Notice with Right to Cure. Except as provided in Sections 14.1 and 14.2 of this Agreement, Franchisee shall have thirty (30) days after its receipt from Franchisor of a written notice of default within which to remedy any default under this Agreement and to provide evidence thereof to Franchisor. Franchisee may avoid termination by immediately initiating a remedy to cure such default and curing it to Franchisor's satisfaction within the thirty (30) day period, and by promptly providing proof thereof to Franchisor. If any such default is not cured within the specified time, or such longer period as applicable law may require, this Agreement shall terminate without further notice to Franchisee, effective immediately upon the expiration of the thirty (30) day period or such longer period as applicable law may require. Franchisee shall be in default pursuant to this Section 14.3 for failure substantially to comply with any of the requirements imposed by this Agreement, as it may from time to time reasonably be supplemented by the Franchise Handbook, or failure to carry out the terms of this Agreement in good faith. Such defaults include, but are not limited to, the following:

14.3.1. If Franchisee fails, refuses, or neglects promptly to pay any monies owing to Franchisor or its Affiliates when due, to fully fund any electronic funds transfers to be made under Section 4.7 hereof;

14.3.2. If Franchisee fails to maintain or observe any of the Standards or procedures prescribed by Franchisor in this Agreement or the Franchise Handbook;

14.3.3. If Franchisee fails, refuses, or neglects to obtain Franchisor's prior written approval or consent as required by this Agreement;

14.3.4. If Franchisee refuses to execute any software license agreement required to be executed pursuant to Section 6.10; or

14.3.5. If Franchisee engages in any business or markets any service or product under a name or mark which, in Franchisor's opinion, is confusingly similar to the Proprietary Marks.

14.4. Termination by Franchisor on Notice Without Cause. In addition to Franchisor's right to terminate for cause in accordance with this Section, Franchisor may terminate this Agreement without cause for any reason or no reason by giving Franchisee sixty (60) days advance written notice unless applicable law expressly forbids termination of a franchise without good cause, in which case this Section shall be of no force or effect.

14.5. Termination by Franchisee. Franchisee may terminate this Agreement by giving Franchisor sixty (60) days advance written notice. In order to exercise its termination right, (i) Franchisee must have satisfied all monetary obligations owed by Franchisee and its Affiliates to Franchisor and any of its Affiliates, and (ii) Franchisee and its Owners must have executed a general release, in a form prescribed by Franchisor, of any and all claims against Franchisor and its Affiliates, and their respective officers, directors, securities holders, agents, and employees.

15. POST-TERM OBLIGATIONS

15.1. Franchisee's Post-Term Obligations. Upon termination of this Agreement, all rights granted hereunder to Franchisee shall terminate immediately and Franchisee shall:

15.1.1. Immediately cease to, and shall not thereafter, directly or indirectly, represent to the public or hold itself out as a present or former franchisee of Franchisor.

15.1.2. Immediately and permanently cease to use, in any manner whatsoever, any Confidential Information, confidential methods, procedures, and techniques associated with the System; the Proprietary Mark "HEALTH MART" and all other Proprietary Marks. In particular, Franchisee shall cease to use, without limitation, all signs, advertising materials, Websites or Web pages, displays, stationery, forms, products, and any other articles which display the Proprietary Marks. Franchisee agrees not to use any reproduction, counterfeit, copy, or colorable imitation of the Proprietary Marks which, in Franchisor's sole discretion, is likely to cause confusion, mistake, or deception, or which, in Franchisor's sole opinion, is likely to dilute Franchisor's rights in and to the Proprietary Marks. Franchisee further agrees not to utilize any designation of origin or description or representation which, in Franchisor's sole opinion, falsely suggests or represents an association or connection with Franchisor.

15.1.3. Immediately return any physical copies of records, correspondence, and instructions containing Confidential Information, all of which are acknowledged to be the property of Franchisor, and shall retain no copy or record of any of the foregoing, with the exception of Franchisee's copy of this Agreement, any correspondence between the parties, and any of the documents which Franchisee reasonably needs for compliance with any provision of law.

15.1.4. Take such action as may be necessary to cancel any assumed name registration or equivalent registration obtained by Franchisee which contains the mark "HEALTH MART" or any other Proprietary Marks, and furnish Franchisor with evidence satisfactory to Franchisor of compliance with this obligation within five (5) days after termination of this Agreement.

15.1.5. Immediately upon termination of this Agreement, make such modifications or alterations to the premises of the Drugstore Location as may be necessary, in

Franchisor's judgment, to distinguish the appearance of the Drugstore Location from that of a Drugstore operating under the System, including such specific changes as Franchisor may reasonably request for that purpose. This includes, for example and without limitation, removing all signs and placards which identify the Drugstore as authorized to do business under the Proprietary Marks.

15.1.6. Promptly pay all sums owing to Franchisor and its Affiliates. In the event of termination for any default of Franchisee, such sums shall include all damages, costs, and expenses, including reasonable attorneys' fees, incurred by Franchisor as a result of the default.

15.2. Termination of Access to System Materials. Upon termination of this Agreement Franchisor shall immediately terminate Franchisee's access to the Franchise Handbook and to all other online databases which are restricted to current Health Mart franchisees or other authorized persons.

16. COVENANTS

16.1. Non-Competition. Franchisee specifically acknowledges that, during the Term of this Agreement, Franchisee and its employees will receive or have access to Franchisor's Confidential Information. Accordingly, Franchisee covenants that during the Term of this Agreement, except as otherwise approved in writing by Franchisor, Franchisee shall not, directly or indirectly, for itself, or through, on behalf of, or in conjunction with any person or legal entity:

16.1.1. Divert or attempt to divert any present or prospective business or customer of any Drugstore to any Competitor, by direct or indirect inducement or otherwise, or

16.1.2. Do or perform, directly or indirectly, any other act injurious or prejudicial to the goodwill associated with the Proprietary Marks and the System; or

16.1.3. Own, maintain, operate, engage in, or have any financial or beneficial interest in (including any interest in corporations, partnerships, trusts, unincorporated associations, joint ventures or any other legal entity), advise, assist or make loans to, any Competitor located anywhere within (i) the U.S.; (ii) U.S. territories, or (iii) any other country, province, state or geographic area in which Franchisor has used, sought registration of or registered the same or similar Proprietary Marks or operates or licenses others to operate a business under the same or similar Proprietary Marks.

16.2. Undertakings of Owners and Management.

16.2.1. If Franchisee is a Business Entity, Franchisee shall cause each Owner required by Franchisor to execute the Owner's Undertakings that is attached as Exhibit D to this Franchise Agreement. Franchisee understands and agrees that this requirement applies to each person who now owns, or during the term of this Agreement acquires, an interest in the outstanding equity or voting interests of the Business

Entity. By executing the Owner's Undertakings, each Owner is personally liable to Franchisor for the obligations specified in such Owner's Undertakings.

16.2.2. The following persons shall execute the Principal's Undertakings set forth in Exhibit E to this Agreement, unless Franchisor otherwise consents in writing: any of Franchisee's officers, directors or managers; any Drugstore Manager; and if Franchisee is an individual, Franchisee's spouse. By executing the Principal's Undertakings, each Principal is personally liable to Franchisor for the obligations specified in such Principal's Undertakings.

16.3. Injunctive Relief. Franchisee acknowledges that any failure to comply with the requirements of this Section will cause Franchisor irreparable injury, for which no adequate remedy at law may be available. Franchisee consents to the issuance of an order of specific performance, temporary restraining order, or preliminary or permanent injunction against violation of the covenants set forth herein without Franchisor having to post bond.

16.4. Franchisee's Representation. Franchisee represents and warrants that neither Franchisee nor any person required to sign a similar covenant pursuant to Section 16.2 is, as of the date of this Agreement, subject to any non-compete, non-disclosure, non-circumvent, non-solicitation, confidentiality or other agreement which would restrict or limit Franchisee's or any such person's ability to participate in the ownership or operation of the Drugstore. Franchisee further represents and warrants that neither Franchisee nor any person required to sign a similar covenant pursuant to Section 16.2 will be in breach of any such non-compete, non-disclosure, non-circumvention, non-solicitation, confidentiality or other agreement as a result of entering into this Agreement or participating in the ownership or operation of the Drugstore.

16.5. Cooperation with Neighboring Pharmacies. Nothing in this Section 16 shall be deemed to prohibit Franchisee or any of Franchisee's employees from seeking assistance from, or providing assistance to, neighboring pharmacies in connection with short-term product or labor shortages.

17. BUSINESS ENTITY FRANCHISEE

If Franchisee is a Business Entity, Franchisee shall comply with the following requirements: (i) Franchisee's Governing Documents shall at all times authorize the operation of the Drugstore; (ii) copies of Franchisee's Governing Documents shall be promptly furnished to Franchisor; and (iii) Franchisee shall maintain a current list of all owners of record and all beneficial owners of any interest in Franchisee and shall furnish the list to Franchisor upon request. If Franchisee is a corporation, Franchisee shall maintain stop-transfer instructions against the transfer on its records of any equity securities; and each stock certificate of Franchisee shall have conspicuously endorsed upon its face a statement in a form satisfactory to Franchisor that it is held subject to, and that

further assignment or transfer thereof is subject to, all restrictions imposed upon assignments by this Agreement.

18. TAXES AND INDEBTEDNESS

18.1. Payment of Taxes and Business Debts. Franchisee shall promptly pay when due all taxes levied or assessed, including, without limitation, unemployment and sales taxes, and all accounts and other indebtedness of every kind incurred by Franchisee in the operation of the Drugstore.

18.2. Bona Fide Disputes. In the event of any bona fide dispute as to Franchisee's liability for taxes assessed or other indebtedness, Franchisee may contest the validity or the amount of the tax or indebtedness in accordance with the procedures of the taxing authority, or applicable law, but in no event shall Franchisee permit a tax sale or seizure by levy or execution or similar writ or warrant, or attachment by a creditor, to occur against the Drugstore Location or its improvements or against any Merchandise in the Drugstore.

19. INDEPENDENT CONTRACTOR AND INDEMNIFICATION

19.1. Independent Contractor. It is understood and agreed by the parties that this Agreement does not create a fiduciary, special or other similar relationship between them but rather is an arm's-length business relationship; that Franchisee is an independent contractor; and that nothing in this Agreement is intended to constitute either party an agent, legal representative, subsidiary, joint venturer, partner, employer, employee, or servant of the other for any purpose whatsoever.

19.1.1. During the Term of this Agreement, Franchisee shall hold itself out to the public as an independent contractor operating the Drugstore pursuant to a franchise agreement from Franchisor. Franchisee agrees to take such action as may be necessary to do so, including, without limitation, displaying a notice to the public in a conspicuous place inside and outside the Drugstore Location that states that Franchisee is the independent owner of the Drugstore operating under a license from Franchisor. Franchisor may specify the form of the notice.

19.1.2. Nothing in this Agreement authorizes Franchisee or any of its Owners to make any contract, agreement, warranty or representation on behalf of Franchisor or its Affiliates, or to incur any debt or other obligation in the name of Franchisor or its Affiliates, and Franchisor will not assume liability for, or be deemed liable under this Agreement as a result of, any such action, or for any act or omission of Franchisee or any of its Owners or any claim or judgment arising therefrom.

19.1.3. Franchisee shall exercise full and complete control over, and have full responsibility for, its contracts, daily operations, labor relations, employment practices and policies, including but not limited to recruitment, selection, hiring, disciplining, firing, compensation, work rules and schedules of its employees. Neither Franchisor nor its

Affiliates exercise any direction or control over the employment policies or employment decisions of Franchisee or its Affiliates. All employees, staff or workers of Franchisee or its Affiliates are solely employees, staff or workers of Franchisee or such Affiliate and are not employees, staff or workers of Franchisor or its Affiliates. Franchisee is responsible for all hiring decisions and solely obligated for any labor claims made by any of its employees, staff or workers against Franchisee and/or Franchisor, and Franchisee agrees to indemnify and hold harmless, to the fullest extent permitted by law, Franchisor from any and all damages, losses or expenses incurred or suffered by Franchisor arising from or in connection with any labor claims that Franchisee's employees, staff or workers may bring against Franchisor. In addition, Franchisee will, and will cause its Affiliates to, ensure that all of their respective employees, staff and workers are covered under all relevant labor laws.

19.2. Indemnification. Franchisee shall, at all times, indemnify, defend and hold harmless to the fullest extent permitted by law Franchisor, its Affiliates, successors and assigns and the respective directors, officers, employees, agents and representatives of each of them (collectively, the "Indemnitees") from and against any and all Losses and Expenses incurred or suffered by them (or any one of them) in connection with any action, suit, proceeding, claim, demand, investigation or inquiry (made or threatened and formal or informal), or any settlement (whether or not a formal proceeding or action has been instituted) which arises out of or is based upon any of the following whether or not the act, omission or event giving rise to the claim for indemnity is committed by Franchisee or Franchisee's agents, employees, Owners, or representatives, without limitation and without regard to the cause or causes of the acts, omissions, or events or the negligence (whether that negligence is sole, joint, or concurrent, and whether active or passive) or strict liability of Franchisor or any other party or parties arising in connection therewith:

A. Violation, breach, liability or asserted violation of breach of or liability under any contract, federal, state or local law, regulation, rule, order, standard or directive, or of any industry standard;

B. Libel, slander or any other form of defamation.

C. Failure to comply with, violation or breach of any warranty, representation, or obligation in this Agreement;

D. Breach of any material duty under this Agreement including, without limitation, duties pertaining to breach of any privacy, confidentiality or data security obligation in this Agreement;

E. Actual or alleged violations of a third party's intellectual property rights;

F. Claims for personal injury (including death) or damage to property;

G. Claims or liabilities relating to work status, compensation, tax, insurance or benefit matters arising out of Franchisee's arrangements with its employees or independent contractors;

H. Any other acts, errors or omissions, whether actual or alleged, willful or negligent, including, without limitation, in connection with the ownership, construction, renovation, establishment or operation of the Drugstore.

19.2.1. If any Indemnitees are or may be named as a party in any such action, Franchisor may elect (but under no circumstances will be obligated) to undertake the defense and/or settlement thereof. No such undertaking by Franchisor shall, in any manner or form, diminish Franchisee's obligation to indemnify all Indemnitees and to hold each of them harmless.

19.2.2. With respect to any action, suit, proceeding, claim demand, inquiry or investigation, Franchisor may, at any time and without notice, in order to protect persons or property or the reputation of goodwill of Franchisor or others, order, consent or agree to any settlement or take any remedial or corrective action as Franchisor deems expedient, if, in Franchisor's sole judgment, there are reasonable grounds to believe that: (i) any of the acts or circumstances enumerated in this Section 19.2 have occurred; or (ii) any act, error, or omission of Franchisee may result directly or indirectly in damage, injury or harm to any person or any property. All Losses and Expenses incurred under this Section 19.2.2 shall be chargeable to and paid by Franchisee pursuant to its obligations of indemnity hereunder.

19.2.3. The Indemnitees assume no liability whatsoever for any acts, errors, or omissions of any persons with whom Franchisee may contract or deal regardless of the purpose. Franchisee shall hold harmless and indemnify the Indemnitees (and each of them) for all Losses and Expenses that may arise out of any acts, errors or omissions of such third parties with whom Franchisee may contract. Under no circumstances shall the Indemnitees be required or obligated to seek recovery from third parties or otherwise mitigate their losses in order to maintain a claim against Franchisee. Franchisee agrees that the failure to pursue such recovery or mitigate loss will in no way reduce the amounts recoverable by the Indemnitees from Franchisee.

19.2.4. Any loss or damage suffered by an Indemnitee under this Agreement shall be deemed to be loss or damage suffered by the Franchisor with the intent that the Franchisee shall be liable to the Franchisor rather than to the relevant Indemnitee in respect of that loss or damage. In this regard, the Franchisor shall be entitled to seek and enforce remedies under this Agreement in respect of any breach or default of the Franchisee's obligations under this Agreement

and claim damages from the Franchisee in respect of damages suffered by Indemnitees.

20. APPROVALS AND WAIVERS

20.1. Written Approval or Consent Required. Whenever this Agreement requires the prior approval or consent of Franchisor, Franchisee shall make a timely written request to Franchisor therefor. Such approval or consent must be obtained in writing.

20.2. No Warranties. Franchisor makes no warranties or guarantees, and assumes no liability or obligation to Franchisee, by providing any waiver, approval, consent, or suggestion to Franchisee in connection with this Agreement, or by reason of any neglect, delay, or denial of any request therefor.

20.3. Waivers. Any waiver granted by Franchisor to Franchisee excusing or reducing any obligation or restriction imposed under this Agreement shall be made in writing and shall be effective upon delivery of such writing by Franchisor to Franchisee or upon such other effective date as specified in the writing. No waiver granted by Franchisor, and no action taken by Franchisor with respect to any third party, shall limit Franchisor's discretion to take action of any kind, or not to take action, with respect to Franchisee. Any waiver granted by Franchisor to Franchisee shall be without prejudice to any other rights Franchisor may have. No delay or failure of Franchisor to exercise any power reserved to it by this Agreement, or to insist upon strict compliance by Franchisee with any obligation or condition hereunder, and no custom or practice of the parties at variance with the terms hereof, shall constitute a waiver of Franchisor's right to demand exact compliance with any of the terms hereof. Waiver by Franchisor of any particular default of Franchisee shall not affect or impair Franchisor's rights with respect to any subsequent default of the same, similar, or different nature, nor shall any delay, forbearance, or omission of Franchisor to exercise any power or right arising out of any breach or default by Franchisee of any of the terms, provisions, or covenants hereof, affect or impair Franchisor's right to exercise the same, nor shall such constitute a waiver by Franchisor of any right hereunder, or the right to declare any subsequent breach or default and to terminate this Agreement in accordance with its terms. Subsequent acceptance by Franchisor of any payments due it under this Agreement shall not be deemed a waiver by Franchisor of any preceding breach by Franchisee of any terms, covenants, or conditions of this Agreement.

21. NOTICES

Any and all notices required or permitted under this Agreement shall be in writing and shall be personally delivered, sent by registered or certified mail, or sent by overnight courier (such as UPS, FedEx or other similar service) which affords the sender evidence of delivery or attempted delivery, to the respective parties at the following addresses, unless and until a different address has been designated by written notice to the other party:

Notices to Franchisor:

Health Mart Systems, Inc.
6555 State Hwy 161
Irving, Texas 75039
Attn: Health Mart Operations

Notices to Franchisee:

As described on Declarations Page.

Any notice by a means which affords the sender evidence of delivery or attempted delivery shall be deemed to have been given and received at the date and time of receipt or attempted delivery.

Notwithstanding anything to the contrary in this Section 21, Franchisee acknowledges and agrees that, in addition to routine information, invoices and details about System requirements and programs, Franchisor may provide Franchisee with electronic delivery (via email, the Health Mart franchisee web portal or any other electronic means) of any notice required or permitted under this Agreement. Franchisor and Franchisee will cooperate with each other to adapt new technologies that may be available for the transmission of such information.

22. ENTIRE AGREEMENT

This Agreement, the Declarations Page, the schedules, exhibits and attachments hereto, and the documents referred to herein constitute the entire Agreement between Franchisor and Franchisee concerning the subject matter hereof, and supersede any prior agreements; no other representations having induced Franchisee to execute this Agreement. Nothing in this Agreement, the Declarations Page, the schedules, exhibits or attachments hereto, or the documents referred to herein is intended to disclaim representations which Franchisor has made in the Franchise Disclosure Document which Franchisee acknowledges has been furnished to Franchisee before entering into this Agreement. Except for those permitted to be made unilaterally by Franchisor hereunder, no amendment, change, or variance from this Agreement shall be binding on either party unless mutually agreed to by the parties and executed by their authorized officers or agents in writing.

23. SEVERABILITY AND CONSTRUCTION

23.1. Severability. If, for any reason, any section, part, term, provision, and/or covenant herein is determined to be invalid and contrary to, or in conflict with, any existing or future law or regulation by a tribunal or court of competent jurisdiction, such shall not impair the operation of, or have any other effect upon, such other portions, sections, parts, terms, provisions, and/or covenants of this Agreement as may remain otherwise intelligible or consistent with the original bargain of the parties; and the remaining portions of the Agreement shall continue to be given full force and effect and bind the parties hereto; and said invalid portions, sections, parts, terms, provisions, and/or covenants shall be deemed not to be a part of this Agreement.

23.2. Survival. Any provision or covenant of this Agreement which expressly or by its nature imposes obligations beyond the Term of this Agreement, including, without limitation, Sections 8, 9, 15, 19 and 24, shall survive termination (whether termination is by Franchisor or Franchisee, and regardless of cause).

23.3. No Third-Party Beneficiary. Except as expressly provided to the contrary herein, nothing in this Agreement is intended, nor shall be deemed, to confer upon any person or legal entity other than Franchisee, Franchisor, Franchisor's Affiliates, such of Franchisor's successors and assigns as may be contemplated by Section 13 hereof and the respective officers, directors, shareholders, agents and employees of each of them, any rights or remedies under or by reason of this Agreement.

23.4. Construction of Covenants. Franchisee expressly agrees to be bound by any promise or covenant imposing the maximum duty permitted by law which is subsumed within the terms of any provision, as though it were separately articulated in and made a part of this Agreement, that may result from striking any portion or portions a tribunal or court of competent jurisdiction may hold to be unreasonable and unenforceable in an unappealed final decision to which Franchisor is a party, or from reducing the scope of any promise or covenant to the extent required to comply with such a tribunal or court order.

23.5. Counterpart Execution. This Agreement may be executed in any number of counterparts, each of which when so executed and delivered shall be deemed an original, but such counterparts together shall constitute one and the same instrument.

24. APPLICABLE LAW AND DISPUTE RESOLUTION

24.1. Mediation. Except as otherwise provided in this Agreement, neither party to this Agreement shall bring an action or proceeding to enforce or interpret any provision of this Agreement, or seeking any legal remedy based upon the relationship created by this Agreement or an alleged breach of this Agreement, until the dispute has been submitted to mediation conducted in accordance with the procedures stated in this Agreement.

24.1.1. The mediation shall be conducted pursuant to the rules of the National Franchise Mediation Program, a dispute resolution program for franchising administered under the auspices of the CPR Institute for Dispute Resolution (the "**Mediation Service**"). Either party may initiate the mediation (the "**Initiating Party**") by notifying the Mediation Service in writing, with a copy to the other party (the "**Responding Party**"). The notice shall describe with specificity the nature of the dispute and the Initiating Party's claim for relief. Thereupon, both parties will be obligated to engage in the mediation, which shall be conducted in accordance with the Mediation Service's then-current rules,

except to the extent the rules conflict with this Agreement, in which case this Agreement shall control.

24.1.2. The mediator must be either a practicing attorney with experience in business format franchising or a retired judge.

24.1.3. Except as otherwise provided in this Agreement: (i) the fees and expenses of the Mediation Service, including, without limitation, the mediator's fee and expenses, shall be shared equally by the parties, and (ii) each party shall bear its own attorney's fees and other costs incurred in connection with the mediation irrespective of the outcome of the mediation or the mediator's evaluation of each party's case.

24.1.4. The mediation conference shall begin as soon as possible with the goal of beginning the mediation within thirty (30) days after selection of the mediator. Regardless of whether Franchisor or Franchisee is the Initiating Party, the mediation shall be conducted at Franchisor's headquarters, unless the parties agree upon a mutually acceptable alternative location.

24.1.5. The parties shall participate in good faith in the entire mediation, including the mediation conference, with the intention of resolving the dispute, if at all possible. The parties shall each send at least one representative to the mediation conference who has authority to enter into a binding contract on that party's behalf and on behalf of all principals of that party who are required by the terms of the parties' settlement to be personally bound by it. The parties recognize and agree, however, that the mediator's recommendations and decision shall not be binding on the parties.

24.1.6. If one party breaches this Agreement by refusing to participate in the mediation or not complying with the requirements for conducting the mediation, the non-breaching party may immediately file suit and take such other action to enforce its rights as permitted by law and the breaching party shall be obligated to pay: (i) the mediator's fees and costs, (ii) the non-breaching party's reasonable attorneys' fees and costs incurred in connection with the mediation, and (iii) to the extent permitted by law, the non-breaching party's reasonable attorneys' fees and costs incurred in any suit arising out of the same dispute, regardless of whether the non-breaching party is the prevailing party. Additionally, in connection with (iii), the breaching party shall forfeit any right to recover its attorneys' fees and costs should it prevail in the suit. The parties agree that the foregoing conditions are necessary in order to encourage meaningful mediation as a means for efficiently resolving any disputes that may arise.

24.2. Exceptions to Mediation. The obligation to mediate shall not apply to (i) any disputes, controversies or claims where the monetary relief sought is under \$10,000 or (ii) either party's application before any court of competent jurisdiction seeking injunctive or other provisional relief ("**Provisional Remedies**"). The party that is seeking

Provisional Remedies shall not be required to post bond or comparable security.

24.3. Jurisdiction and Venue. Except as provided in Section 24.2(ii), the parties agree that (i) all disputes arising out of or relating to this Agreement which are not resolved by negotiation or mediation, and (ii) all claims which this Agreement expressly excludes from mediation, shall be brought in the United States District Court for the Northern District of Texas (Dallas Division), or if such court lacks jurisdiction, the District Court for Dallas County, Texas. The parties agree to submit to the jurisdiction of the courts mutually selected by them pursuant to this Section and mutually acknowledge that selecting a forum in which to resolve disputes arising between them is important to promote stability in their relationship. To the fullest extent that it may effectively do so under applicable law, Franchisee waives the defense of an inconvenient forum to the maintenance of an action in the courts identified in this Section and agrees not to commence any action of any kind against Franchisor, Franchisor's affiliates and their respective officers, directors, shareholders, limited liability company managers and members, employees and agents or property arising out of or relating to this Agreement except in the courts identified in this Section.

24.4. Waiver of Jury Trial. FRANCHISOR AND FRANCHISEE EACH HEREBY WAIVE THEIR RESPECTIVE RIGHT TO TRIAL BY JURY OF ANY CAUSE OF ACTION, CLAIM, COUNTERCLAIM OR CROSS-COMPLAINT IN ANY ACTION, PROCEEDING AND/OR HEARING BROUGHT BY EITHER FRANCHISOR OR FRANCHISEE ON ANY MATTER WHATSOEVER ARISING OUT OF, OR IN ANY WAY CONNECTED WITH, THIS AGREEMENT, THE RELATIONSHIP OF THE PARTIES, THE USE OF THE PROPRIETARY MARKS OR ANY CLAIM OF INJURY OR DAMAGE, OR THE ENFORCEMENT OF ANY REMEDY UNDER ANY LAW, STATUTE, REGULATION, EMERGENCY OR OTHERWISE, NOW OR HEREAFTER IN EFFECT, TO THE FULLEST EXTENT PERMITTED UNDER APPLICABLE LAW.

24.5. Governing Law. The parties agree that the laws of the State of Texas shall govern the construction, interpretation, validity and enforcement of this Agreement, without regard to, and without giving effect to, the application of Texas conflict-of-law rules, and shall be applied in any mediation or judicial proceeding to resolve all disputes between them, except to the extent the subject matter of the dispute arises exclusively under federal law, in which event the federal law shall govern. Nothing in this Section is intended by the parties to subject this Agreement to any franchise, business opportunity or similar statute, rule, or regulation of the State of Texas to which it would not otherwise be subject. Franchisee and Franchisor acknowledge and agree that each party's agreement regarding applicable state law set forth in this Section 24 provides each of the parties with the mutual benefit of uniform interpretation of this Agreement and any dispute arising out of this Agreement or the parties' relationship created by this Agreement. Franchisee and Franchisor further acknowledge the

receipt and sufficiency of mutual consideration for such benefit, and that each party's agreement regarding applicable state law has been negotiated in good faith and are the part of the benefit of the bargain reflected by this Agreement.

24.6. Damages Waiver and Limitation on Recovery. Except as provided in this Section, Franchisor and Franchisee, on behalf of themselves and their respective Affiliates, directors, officers, shareholders, members, managers, guarantors employees and agents, as applicable, each hereby waive to the fullest extent permitted by law, any right to, or claim for, indirect, special, consequential, punitive or exemplary damages or for lost profits, loss opportunities, or other form of economic damage, whether arising from breach of contract, tort, equity or another legal theory. Furthermore, Franchisor and Franchisee each agree that in the event of a dispute between them arising out of a party's material breach of this Agreement, they and any person claiming rights through them, will be limited to recovering only the actual damages proven to have been sustained by the party up to a maximum recovery equal to twenty-four (24) times the average Monthly Fee paid to Franchisor during the six (6) months before the effective date of termination. However, the parties agree that the limitations and waivers in this Section do not apply to (i) claims arising out of Franchisee's misuse of the Proprietary Marks; or (ii) claims included in the scope of Franchisee's indemnification obligations pursuant to Section 19 of this Agreement.

24.7. Enforcement Costs. Except as expressly provided in this Agreement, in any action or proceeding brought to enforce any provision of this Agreement or arising out of or in connection with the relationship of the parties hereunder, the prevailing party shall be entitled to recover against the other its reasonable attorneys' fees and court costs in addition to any other relief awarded by the court. As used in this Agreement, the "**prevailing party**" is the party who recovers greater relief in the action.

24.8. Franchisor Right of Entry. If Franchisee fails to initiate and timely complete the alterations described in Section 6.3.2 or Section 15.1.5 as and when required, Franchisee acknowledges and agrees that Franchisor or its designated agents may enter the premises of the Drugstore and adjacent areas at any time, without responsibility for any actual or consequential damages to the property of Franchisee or others, and without liability for trespass or other tort or criminal act, for the purpose of making or causing to be made such changes as may be required, at the expense of Franchisee, including reasonable attorneys' fees incurred by Franchisor.

24.9. Waiver of Collateral Estoppel. The parties agree they should each be able to settle, mediate, litigate or compromise disputes in which they may be, or become, involved with third parties without having the dispute affect their rights and obligations to each other under this Agreement. Franchisor and Franchisee therefore each agree that a decision of a mediator or judge in any proceeding or action in which either Franchisor or Franchisee, but not both of them, is a party shall not prevent the party to the proceeding or action from

making the same or similar arguments, or taking the same or similar positions, in any proceeding or action between Franchisor and Franchisee. Franchisor and Franchisee therefore waive the right to assert that principles of collateral estoppel prevent either of them from raising any claim or defense in an action or proceeding between them even if they lost a similar claim or defense in another action or proceeding with a third party.

24.10. Waiver of Class Action Relief. Franchisor and Franchisee agree that any litigation brought by either party against the other will be conducted on an individual, not a class-wide, basis.

25. **ACKNOWLEDGMENTS**

The acknowledgments in this Section apply to all franchisees and franchises except not to any franchisees and franchises that are subject to the state franchise registration/disclosure laws in California, Hawaii, Illinois, Indiana, Maryland, Michigan, Minnesota, New York, North Dakota, Rhode Island, South Dakota, Virginia, Washington, and Wisconsin.

25.1. Independent Investigation. Franchisee acknowledges that it has conducted an independent investigation of the business franchised hereunder, and recognizes that the business venture contemplated by this Agreement involves business risks and that its success will be largely dependent upon the ability of Franchisee (or, if Franchisee is a Business Entity, the ability of its Owners and management) as an independent businessperson. Franchisor expressly disclaims the making of, and Franchisee acknowledges that it has not received from Franchisor, any indication, promise, warranty or guarantee, express or implied, as to the potential volume, profits, or success of the business venture contemplated by this Agreement.

25.2. Review of Franchise Agreement and FDD. Franchisee acknowledges that it has read and understood this Agreement, the attachments hereto, and agreements relating thereto, as well as Franchisor's Franchise Disclosure Document. Franchisee acknowledges that Franchisor has accorded Franchisee ample time and opportunity to consult with advisors of Franchisee's own choosing about the potential benefits and risks of entering into this Agreement and that, in fact, Franchisee has so consulted with professional advisors about such subject matter.

25.3. Reliance on Franchisor. Franchisee acknowledges and agrees that: (i) the term "Franchisor" as used in this Agreement shall refer only to Health Mart Systems, Inc. and not McKesson or Franchisor's other Affiliates; (ii) Franchisor is not authorized to contract for or on behalf of its parent or any of its other Affiliates; and (iii) this Agreement shall not be deemed to bind or otherwise restrict Franchisor's parent or any of its other Affiliates.

25.4. No Waiver of Statutory Rights. Nothing in this Agreement is intended to waive any rights Franchisee may

have under any applicable federal or state franchise registration or disclosure law.

26. FRANCHISEE REBATES

Franchisee may be entitled to earn rebates on its purchases of pharmaceutical products from McKesson. Any rebate received by Franchisee on its purchases of pharmaceutical products from McKesson is a “discount or other reduction in price” to Franchisee under Section 1128B(b)(3)(A) of the Social Security Act with respect to the purchases made thereunder. To the extent requested to do so or as otherwise required by law or regulation, Franchisee shall fully and accurately disclose any such rebates in any cost or similar reports or claims for reimbursement made to any federal or state health care program or third-party payor.

27. RECEIPT OF MARKETING COMMUNICATIONS

Franchisee consents to receiving marketing calls, emails and/or fax communications from or on behalf of Franchisor, McKesson and/or any McKesson affiliate at the telephone number, cellular phone number, fax number and email address provided by Franchisee as part of Franchisee’s enrollment, participation or inquiry about any Franchisor, McKesson or any McKesson product or service. Franchisee understands that such communications may contain marketing content, program information or updates, or any other communication related to any products, programs or services offered by Franchisor, McKesson or McKesson affiliate. Franchisee further consents to receiving auto-dialed and/or pre-recorded telephone calls, and that such consent is not a condition of purchase or participation in any program. Franchisor will make available to Franchisee an opt-out method by web form, email, phone, fax or other permissible mechanism, by which Franchisee may notify Franchisor or McKesson that Franchisee no longer wishes to receive marketing communications.

SCHEDULE 1

DEFINITIONS

In addition to other terms defined within the body of the Franchise Agreement, the following terms have the meanings given to them below:

“**Affiliate**” means, with respect to a named person or entity, any person or entity that is controlled by, controlling or under common control with the named person or entity.

“**Business Entity**” means a corporation, limited liability company, general partnership, limited partnership, trust or other type of legal entity which, under applicable law, may enter into contracts in its own name.

“**Change of Control**” means a transaction or series of related transactions that result in the sale of all or substantially all of the assets of the Drugstore. If Franchisee is a Business Entity, “Change of Control” also means a transaction or series of related transactions that result in the transfer of a “Controlling Interest” in Franchisee.

“**Competitor**” means any retail drugstore operating under a trade name or trademark other than “Health Mart”.

“**Confidential Information**” means information regarding the operational, sales, promotional, and marketing methods and techniques of Franchisor and the System, including, without limitation, business processes, trade secrets, customer lists, knowledge, know-how, Franchisor’s Standards and specifications, the contents of the Franchise Handbook, proprietary Computer Programs, patents applied for concerning the methods of operation of the Drugstore, and any other information, knowledge, know how, techniques, and other data designated by Franchisor as confidential. Confidential Information also includes all dispensing, patient and other sensitive data that Franchisee collects during the course of operating the Drugstore as a Health Mart Drugstore.

“**Controlling Interest**” means a transfer of (i) 50% or more of the outstanding voting power of Franchisee or an Affiliate of Franchisee, whether voluntarily or by operation of law or due to a merger or consolidation, or (ii) the right to appoint, or cause to be appointed, a majority of Franchisee’s directors, officers or managers.

“**Core Services**” means services offered by Franchisor to all Health Mart Franchisees, any or all of which may be changed, improved, modified, discontinued, terminated, and further developed by Franchisor from time to time.

“**Digital Program or Digital Portfolio**” means digital engagement platforms made available directly by Health Mart Systems, Inc., or through an arrangement of services by one or more third party providers which create digital relationship in business to business, business to consumer, and business to business to consumer scenarios for the purpose of escalating awareness of and interaction with the Health Mart brand and Health Mart franchise locations. The portfolio may also encompass industry trends, influences, and benchmarks to offer site operators the opportunity to practice at the top of their licenses.

“**Drugstore**” means the retail pharmacy directly accessible to consumers operated at the Drugstore Location.

“**Drugstore Location**” means the site occupied by the Drugstore and identified as the Drugstore Location on the Declarations Page.

“**Effective Date**” means the date shown on the Declarations Page as the Effective Date of this Agreement. The Effective Date is the later of (i) the date that Franchisor activates Franchisee’s access to the System; or (ii) the date this Agreement is fully executed.

“**Event of Transfer**” means a transaction or series of related transactions that, directly or indirectly, voluntarily or by operation of law: (i) results in the sale, assignment, transfer, pledge, gift, encumbrance or alienation of any interest in this Agreement or the right to use the HEALTH MART System or any portion or components of the System; (ii) involves the offer to sell securities of a Franchisee that is a Business Entity; (iii) results in a Change of Control of Franchisee; or (iv) involves the sale of all or substantially all of the assets of the Drugstore. For purposes of illustration, an Event of Transfer includes, without limitation: (a) an order dissolving the marriage of an individual Franchisee; (b) the issuance of additional equity or voting interests of a Business Entity Franchisee resulting in a Change of Control; (c) a financial restructuring or recapitalization that is secured by a sufficient number of equity or voting interests of a Business Entity such that, if foreclosed upon, would result in a Change of Control; (d) the offering of securities or partnership interests in Franchisee in a public or private offering; (e) the death or Permanent Incapacity of an individual Franchisee or any Owner in a Business Entity Franchisee whose death or Permanent Incapacity would result in a Change of Control; or (f) an agreement to sell, transfer, give away or encumber all or substantially all of the assets of the Drugstore including, without limitation, the right to occupy the Drugstore Location.

“Franchise Handbook” means Franchisor’s confidential Franchise Handbook and referenced as the Toolkit in the My Health Mart Web Portal provided to Franchisees, which may consist of any combination of paper or electronic documents and which Franchisor may modify at any time, containing Franchisor’s mandatory and suggested Standards, specifications and operating procedures and techniques relating to the development and operation of Health Mart Drugstores and Franchisee’s obligations under the Franchise Agreement and covering, without limitation, such subject matter as sales, customer service, marketing, merchandizing, management information systems and enhancements. Notwithstanding the foregoing, nothing in the Franchise Handbook is intended to affect the independent professional judgment of any pharmacist employed at the Drugstore, nor shall it be construed as requiring any such pharmacist to depart from any legal requirements governing the pharmacy practice.

“Good Standing” shall mean, at the relevant time, Franchisee and its Affiliates are in compliance with this Agreement and all other agreements between Franchisee (or any of its Affiliates) and Franchisor (or any of its Affiliates), or have not failed to cure any noncompliance within any applicable notice and cure period (if any). For avoidance of doubt, Good Standing includes compliance with the requirement for the Franchisee and Drugstore to purchase Merchandise from McKesson, as set forth in the applicable distribution arrangement between McKesson, and as applicable, the Franchisee and Drugstore.

“Governing Documents” means the documents and instruments that create a Business Entity and govern the management and operation of any Business Entity Franchisee, including, without limitation, the following: (i) if Franchisee is a corporation, Franchisee’s Articles of Incorporation or Charter and Bylaws, (ii) if Franchisee is a partnership, Franchisee’s written partnership agreement and any Certificate of Limited Partnership, (iii) if Franchisee is a limited liability company, Franchisees’ Articles of Organization and Operating Agreement, (iv) any amendments to (i)-(iii), and (v) the resolutions of Franchisee’s board of directors, partners, shareholders, members or managers, as applicable, authorizing Franchisee’s execution and performance of this Agreement.

“Losses and Expenses,” as used in Section 19 of the Franchise Agreement, means, without limitation, all obligations, losses, compensatory, exemplary or punitive damages, fines, charges, costs, lost profits, attorneys’ fees, accountants’ fees, expert witness fees, expenses, court costs, settlement amounts, judgments, compensation for damages to Franchisor’s reputation and goodwill, costs of or resulting from delays, financing, costs of advertising material and media time/space, and costs of changing, substituting or replacing the same, and any and all expenses of recall, refunds, compensation, public notices and other such amounts incurred in connection with the matters described.

“Manager” means a fully-trained, licensed Drugstore manager approved by Franchisor. If Franchisee is an individual, Franchisee may be the Manager.

“McKesson” means McKesson Corporation, Franchisor’s parent company.

“Merchandise” means, collectively, the following 4 categories of products:

- (i) HEALTH MART® SUNMARK, FOSTER & THRIVE branded “over the counter” (“**OTC**”) non-prescription drugs and non-drug products identified by any of the Proprietary Marks (collectively, “**Private Label OTC**”);
- (ii) Third Party Brand OTC non-prescription drugs and non-drug products (collectively “**Third Party OTC**”);
- (iii) branded prescription drugs (“**Branded Prescription Drugs**”); and
- (iv) generic prescription drugs (“**Generic Prescription Drugs**”).

“Monthly Fee” means the then-current Monthly Fee for Core Services and any applicable taxes. The Monthly Fee includes fees and other amounts charged by third parties and Affiliates of the Franchisor and may be adjusted by Franchisor from time to time to cover any increase in such fees or other amounts and any changes in the Core Services. As of the Effective Date, the Monthly Fee is \$390 (exclusive of taxes).

“Open Location” means a Franchisee whose existing drugstore is renovated to comply with the Standards for a Health Mart Drugstore.

“Permanent Incapacity” means the inability due to medical reasons to devote full time and attention to the administrative and operational activities of the Drugstore that continues for at least one hundred twenty (120) days in the aggregate during any rolling twelve (12) month period during the Term of this Agreement based upon the examination and findings of a physician who is mutually selected by Franchisor and the personal representative of the person who claims to be permanently incapacitated. A period of incapacity shall be deemed to continue without interruption unless and until the person suffering the incapacity resumes his or her duties on a full time basis for thirty (30) consecutive days.

“Proprietary Marks” has the meaning given to it in the Recitals to the Franchise Agreement.

“Provisional Remedies” means any form of interim relief, including, without limitation, requests for temporary restraining orders, preliminary injunctions, writs of attachment, appointment of a receiver, for claim and delivery, or any other orders which a court may issue when deemed necessary in its sole discretion to preserve the status quo or prevent irreparable injury, including the claim of either party for injunctive relief to preserve the status quo.

“Related Agreement” means any distribution (or similar) agreement between McKesson, on the one hand, and Drugstore or Franchisee, on the other hand, relating to purchase of Merchandise by Franchisee or Drugstore, as applicable, from McKesson.

“Renewal Location” means a Franchisee that is exercising an option to renew this Agreement in accordance with the terms of its existing Franchise Agreement.

“Standards” means Franchisor’s mandatory and suggested standards for Drugstores operating under the System, including with respect to facilities, services, products, operations, performance, merchandising, customer relations, consistency and appearance, and further including, without limitation, standards for purchasing, offering, promoting and selling new or different products or services or discontinuing the use of specific products or services that Franchisor eliminates from the System, using specified technology systems, or for participating in marketing, merchandising, purchasing or other programs required or offered by Franchisor.

“System” means Franchisor’s distinctive and proprietary system for establishing and operating retail drugstores, the distinguishing characteristics of which include, without limitation, business processes, and other intellectual property; distinctive signage; Standards and specifications for business services, products, supplies, appearance, operations, performance and management control; training and assistance; purchasing programs; advertising, marketing, promotional and sales programs; and other services, all of which may be changed, discontinued, improved, modified and further developed by Franchisor from time to time.

“Taxes” means any present or future taxes, levies, imposts, duties or other charges of whatsoever nature, including any interest or penalties thereon, imposed by any government or political subdivision of such government on or relating to the operation of the Drugstore, the payment of monies, or the exercise of rights granted pursuant to this Agreement, except taxes imposed on or measured by Franchisor’s net income.

“Term” has the meaning given to it in Section 2.

“Unopened Location” means a Franchisee that opens a new drugstore that complies with the Standards for a Health Mart Drugstore.

SCHEDULE 2

MCKESSON ONESTOP GENERICS AUTHORIZATION FOR MCKESSON TO COLLECT CUSTOMER DISPENSING DATA



McKesson OneStop Generics®
Authorization for McKesson to
collect customer dispensing data

As part of our ongoing commitment to improve McKesson's OneStop Generics® program for our customers, we are inviting you to participate in our efforts to understand how our customers are dispensing prescription drugs. With your partnership and additional support, we can further our commitment to bringing value to our customers with competitive pricing, expert product sourcing and business partnership.

Customer authorizes McKesson Corporation to obtain and use data that identifies the prescription drugs purchased and/or dispensed by pharmacies owned or controlled by customer. Customer acknowledges and understands that obtaining this data will require all electronic claims transactions and cash-pay transactions to be routed through a McKesson-approved network. If applicable, customer acknowledges and agrees that McKesson Corporation may disclose information received pursuant to this authorization to Health Mart Systems, Inc. for the purpose of verifying customer's satisfaction of certain terms and conditions of their Health Mart Franchise Agreement.

Customer understands that McKesson Corporation will submit this authorization to its claim switch provider(s), and that its claim switch provider will rely on this authorization.

Customer information

Customer Name ("Customer"): _____
Signature: _____
Name of Signatory: _____
Title of Signatory: _____
Date: _____
Pharmacy-Management System: _____
NPI Number: _____
NCPDP Number: _____
McKesson Account Number: _____
Switch Provider(s): _____

Service Election for QS/1 Customers ONLY:
Subscriber hereby requests QS/1 route their claim activity to RelayHealth® for the purpose of participation in Value Add programs powered by the RelayHealth switch. It is understood that QS/1 will be the primary switch and will continue to bill for switching activity. No additional fee will be incurred for the purpose of claims being routed to RelayHealth.

Thank you for helping us improve the OneStop Program.

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EXHIBIT A
TRADEMARKS

	Mark	USPTO Registration Date	USPTO Registration No.
1		December 14, 2021	6,590,866
2	SUNMARK	April 19, 2005	2,941,616
3		April 29, 2008	3,417,106
4	HEALTH MART	August 24, 1993	1,789,774
5	HEALTH MART	September 14, 1982	1,208,869
6		December 19, 2023	7,245,848
7		December 19, 2023	7,245,847
8	HEALTH MART	May 16, 2023	7,057,325

	Mark	USPTO Application Date	USPTO Application No.
1	Foster & Thrive	November 18, 2022	97/684611

EXHIBIT B

OWNERSHIP OF FRANCHISEE

Name and Address	Type of Interest (i.e., limited partner, general partner, member, or shareholder)	Percentage of Total Ownership Interest

EXHIBIT C

MINIMUM INSURANCE REQUIREMENTS

Certificates of Insurance Required for Participation in the Franchise		
Insurance Type	Minimum Limits	Minimum Coverage
Commercial General Liability (including products liability)	\$1 million per occurrence/ \$3 million annual aggregate	Coverage arising from premises, operations, products and completed operations, personal injury, advertising injury, bodily injury and property damage, including contractual liability
Professional Liability	\$1 million per claim/ \$3 million annual aggregate	Coverage for Drugstore and its employees, as applicable, arising from performance or failure to perform any professional services, including healthcare services under the Franchise Agreement, including errors, omissions, wrongful acts, and negligent acts
<p>Note: The insurance limits required for participation in the franchise can be satisfied through any combination of primary and umbrella/excess insurance, provided the umbrella policy follows form with the primary policy.</p>		

As required by law and recommended for corresponding business needs		
Insurance Type	Minimum Limits	Minimum Coverage
Workers Compensation	Required by applicable law	Scope of coverage as required by applicable law
Commercial Property	As applicable	"All Risks" coverage for inventory, fire, or water damage, with full replacement costs, business interruption, and extra expense coverage
Employers Liability	\$1 million each accident or disease	Coverage for liability for injury to your covered employees
Crime Insurance	\$1 million	Coverage for losses due to fraudulent or dishonest acts committed by your employees acting alone or in collusion with others
Business Auto	\$1 million combined single limit each accident	Coverage for any auto used in performance of duties under the Franchise Agreement for bodily injury and property damage
Network Security/Privacy Liability/Cyber	\$1M per claim and \$3M annual aggregate	Coverage arising from liability or losses due to network security, privacy liability, and cyber insurance (first and third-party liability, wrongful disclosure of data, wrongful disclosure of any business confidential information, personally identifiable information or any personal, or protected health information as defined by HIPAA and HITECH Acts or other applicable law; breach of security, including extortion, unauthorized access to computer(s) or system database(s), identification theft, Web hosting (if applicable), regulatory proceedings, PCI fines and costs, notification costs, and credit monitoring services.

EXHIBIT D

OWNER'S UNDERTAKINGS

In consideration of, and as an inducement to, Health Mart Systems, Inc. ("**Franchisor**") to enter into that certain Franchise Agreement dated [_____] with _____ ("**Franchisee**"), the undersigned agrees as follows:

1. The undersigned is an Owner of Franchisee. The undersigned acknowledges that the execution of this Owner's Undertakings is in partial consideration for, and a condition to, the granting of the franchise, and that Franchisor would not have entered into the Franchise Agreement without the execution of this Owner's Undertakings.
2. Without limiting any of Franchisee's obligations under the Agreement, the undersigned makes all of the covenants, representations, warranties and agreements set forth in Sections 6.2 (Legal Compliance), 8.2 (Confidentiality of Franchise Handbook), 9 (Confidential Information), 13 (Transfer of Interest), 15.1.1 through 15.1.6 (Post-Term Obligations), 16.1 through 16.3 (Non-Competition and Injunctive Relief), 19.2 (Indemnification) and 24 (Dispute Resolution) of the Agreement and is obligated to perform thereunder. The undersigned has read and understands the meaning of the Sections listed herein.
3. The obligations of Owner are independent of the obligations of Franchisee and a separate action or actions may be brought and prosecuted against Owner, whether or not actions are brought against Franchisee or whether Franchisee is joined in any such action.

IN WITNESS WHEREOF, the undersigned has executed this Owner's Undertakings effective as of _____.

Signature

EXHIBIT E

PRINCIPAL'S UNDERTAKINGS

In consideration of, and as an inducement to, Health Mart Systems, Inc. ("**Franchisor**") to enter into that certain Franchise Agreement dated [_____] with _____ ("**Franchisee**"), the undersigned agrees as follows:

1. The undersigned is either (i) an officer, director or manager of Franchisee, (ii) the Manager of the Drugstore, or (iii) if Franchisee is an individual, Franchisee's spouse (each, a "Principal"). The undersigned acknowledges that the execution of this Principal's Undertakings is in partial consideration for, and a condition to, the granting of the franchise, and that Franchisor would not have entered into the Franchise Agreement without the execution of this Principal's Undertakings.
2. Without limiting any of Franchisee's obligations under the Agreement, the undersigned makes all of the covenants, representations, warranties and agreements set forth in Sections 6.2 (Legal Compliance), 8.2 (Confidentiality of Franchise Handbook), 9 (Confidential Information), 15.1.1 through 15.1.3 (Post-Term Obligations), 16.1 and 16.3 (Non-Competition and Injunctive Relief) and 24 (Dispute Resolution) of the Agreement and is obligated to perform thereunder. The undersigned has read and understands the meaning of the Sections listed herein.
3. The obligations of Principal are independent of the obligations of Franchisee and a separate action or actions may be brought and prosecuted against Principal, whether or not actions are brought against Franchisee or whether Franchisee is joined in any such action.

IN WITNESS WHEREOF, the undersigned has executed this Principal's Undertakings effective as of _____.

Signature

EXHIBIT F
STATE AMENDMENTS TO FRANCHISE AGREEMENT

**CALIFORNIA AMENDMENT TO HEALTH MART SYSTEMS, INC.
FRANCHISE AGREEMENT**

The Health Mart Systems, Inc. Franchise Agreement between Health Mart Systems, Inc. (“**Franchisor**”) and the undersigned (“**Agreement**”) is hereby amended by the addition of the following language, which will be considered an integral part of the Agreement (“**Amendment**”):

1. The California Department of Financial Protection and Innovation requires that certain provisions contained in franchise documents be amended to be consistent with California law, including the California Franchise Investment Law, CAL. CORP. CODE Section 31000 *et seq.*, and the California Franchise Relations Act, CAL. BUS. & PROF. CODE Section 20000 *et seq.* To the extent that the Agreement contains provisions that are inconsistent with the following, such provisions are hereby amended:

- a. California Business and Professions Code Sections 20000 through 20043 provides rights to Franchisee concerning termination, transfer or non-renewal of a franchise. If the Agreement contains a provision that is inconsistent with California law, California law will control.
- b. The Agreement provides for termination upon bankruptcy. This provision may not be enforceable under federal bankruptcy law (11 U.S.C.A. Sec. 101 *et seq.*).
- c. The Agreement contains a covenant not to compete which extends beyond the termination of the franchise. This provision may not be enforceable under California law.
- d. The Agreement requires application of the laws of the State of Texas. This provision may not be enforceable under California law.

2. Each provision of this Amendment is effective only to the extent that the jurisdictional requirements of the Act, with respect to each such provision, are met independent of this Amendment. This Amendment will have no force or effect if such jurisdictional requirements are not met.

The parties hereto have duly executed and delivered this Amendment to the Agreement on the dates set forth below.

HEALTH MART SYSTEMS, INC.

FRANCHISEE:

by: _____

[SIGNATURE IF FRANCHISEE IS AN INDIVIDUAL]

[Printed name]

[Title]

[IF FRANCHISEE IS A BUSINESS ENTITY, PRINT NAME OF BUSINESS ENTITY]

[Date]

by: _____

[Printed name]

[Title]

[Date]

**ILLINOIS AMENDMENT TO HEALTH MART SYSTEMS, INC.
FRANCHISE AGREEMENT**

The Health Mart Systems, Inc. Franchise Agreement between Health Mart Systems, Inc. (“**Franchisor**”) and the undersigned (“**Agreement**”) is hereby amended by the addition of the following language, which will be considered an integral part of the Agreement (“**Amendment**”):

1. The Illinois Attorney General’s Office requires that certain provisions contained in franchise documents be amended to be consistent with Illinois law, including the Franchise Disclosure Act of 1987, 815 ILCS 705/1 *et seq* (“**Act**”). To the extent that the Agreement contains provisions that are inconsistent with the following, such provisions are hereby amended:

a. Paragraphs 705/19 and 705/20 of the Act provide rights to You concerning nonrenewal and termination of this Agreement. If this Agreement contains a provision that is inconsistent with the Act, the Act will control.

b. Any release of claims or acknowledgments of fact contained in the Agreement that would negate or remove from judicial review any statement, misrepresentation, or action that would violate the Act, or a rule or order under the Act, will be void and are hereby deleted with respect to claims under the Act.

c. If the Agreement requires litigation to be conducted in a forum other than the State of Illinois, the requirement is void with respect to claims under the Act.

d. If the Agreement requires that it be governed by a state’s law, other than the state of Illinois, to the extent that such law conflicts with the Act, the Act will control.

e. Section 41 of the Act provides that any condition, stipulation, or provision purporting to bind any person acquiring any franchise to waive compliance with the Act or any other law of Illinois is void.

2. Each provision of this Amendment is effective only to the extent that the jurisdictional requirements of the Act, with respect to each such provision, are met independent of this Amendment. This Amendment will have no force or effect if such jurisdictional requirements are not met.

The parties hereto have duly executed and delivered this Amendment to the Agreement on the dates set forth below.

HEALTH MART SYSTEMS, INC.

FRANCHISEE:

by: _____

[SIGNATURE IF FRANCHISEE IS AN INDIVIDUAL]

[Printed name]

[Title]

[IF FRANCHISEE IS A BUSINESS ENTITY, PRINT NAME OF BUSINESS ENTITY]

[Date]

by: _____

[Printed name]

[Title]

[Date]

MARYLAND AMENDMENT TO HEALTH MART SYSTEMS, INC.
FRANCHISE AGREEMENT

The Health Mart Systems, Inc. Franchise Agreement between Health Mart Systems, Inc. ("Franchisor") and the undersigned ("Agreement") is hereby amended by the addition of the following language, which will be considered an integral part of the Agreement ("Amendment"):

1. The Maryland Securities Division requires that certain provisions contained in franchise documents be amended to be consistent with Maryland law, including the Maryland Franchise Registration and Disclosure Law, MD. BUS. REG. CODE ANN. §§ 14-201 et seq. (2015 Repl. Vol.) ("Law"). To the extent that this Agreement contains provisions that are inconsistent with the following, such provisions are hereby amended:

a. Any release required as part of the Agreement or as a condition of the sale, renewal, assignment, or transfer of the franchise will not apply to any liability under the Law.

b. Any acknowledgments or representations of Franchisee made in the Agreement which disclaim the occurrence and/or acknowledge the non-occurrence of acts that would constitute a violation of the Law are not intended to nor will they act as a release, estoppel, or waiver of any liability incurred under the Law.

c. Any requirement that litigation be conducted in a forum other than the State of Maryland will not be interpreted to limit any rights Franchisee may have under the Law to bring suit in the State of Maryland.

d. The limitation on the period of time mediation and/or litigation claims must be brought will not act to reduce the 3-year statute of limitations afforded Franchisee for bringing a claim arising under the Law. Any claims arising under the Law must be brought within 3 years after the grant of the franchise.

2. Each provision of this Amendment is effective only to the extent that the jurisdictional requirements of the Law, with respect to each such provision, are met independent of this Amendment. This Amendment will have no force or effect if such jurisdictional requirements are not met.

3. No statement, questionnaire, or acknowledgement signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor.

The parties hereto have duly executed and delivered this Amendment to the Agreement on the dates set forth below.

HEALTH MART SYSTEMS, INC.

FRANCHISEE:

by: _____

[SIGNATURE IF FRANCHISEE IS AN INDIVIDUAL]

[Printed name]

[Title]

[IF FRANCHISEE IS A BUSINESS ENTITY, PRINT NAME OF BUSINESS ENTITY]

[Date]

by: _____

[Printed name]

[Title]

[Date]

**MINNESOTA AMENDMENT TO HEALTH MART SYSTEMS, INC.
FRANCHISE AGREEMENT**

The Health Mart Systems, Inc. Franchise Agreement between Health Mart Systems, Inc. (“**Franchisor**”) and the undersigned (“**Agreement**”) is hereby amended by the addition of the following language, which will be considered an integral part of the Agreement (“**Amendment**”):

1. The Commissioner of Commerce for the State of Minnesota requires that certain provisions contained in franchise documents be amended to be consistent with Minnesota Franchise Act, Minn. Stat. Section 80C.01 *et seq.*, and with the rules and regulations promulgated thereunder (collectively, “**Franchise Act**”). To the extent the Agreement/and or disclosure document contains provisions that are inconsistent with the following, such provisions are hereby amended:

a. The Minnesota Department of Commerce requires that franchisors indemnify Minnesota franchisees against liability to third parties resulting from claims by third parties that the franchisee’s use of the franchisor’s proprietary marks infringes trademark rights of the third party.

b. Minn. Stat. Sec. 80C.14, Subds. 3, 4, and 5 require, except in certain specified cases, that a franchisee be given 90 days notice of termination (with 60 days to cure) and 180 days notice for non-renewal of the franchise agreement. If the Agreement contains a provision that is inconsistent with the Franchise Act, the provisions of the Agreement will be superseded by the Franchise Act’s requirements and will have no force or effect.

c. If Franchisee is required in the Agreement to execute a release of claims or to acknowledge facts that would negate or remove from judicial review any statement, misrepresentation, or action that would violate the Franchise Act, such release will exclude claims arising under the Franchise Act, and such acknowledgments will be void with respect to claims under the Franchise Act.

d. If the Agreement requires that it be governed by the laws of a state other than the state of Minnesota, or if the Agreement requires arbitration or mediation, those provisions will not in any way abrogate or reduce any rights of the franchisee, as provided for in the Franchise Act, including the right to submit matters to the jurisdiction of the courts of Minnesota.

e. Any provision that requires the franchisee to consent to a claims period that differs from the applicable statute of limitations period under Minn. Stat § 80C.17, Subd. 5. may not be enforceable under Minnesota.

2. Minn. Stat. §80C.21 and Minn. Rule 2860.4400J prohibit Franchisor from requiring litigation to be conducted outside Minnesota. In addition, nothing in the disclosure document or Agreement can abrogate or reduce any of Franchisee’s rights as provided for in Minnesota Statutes, Chapter 80C, including Franchisee’s rights to any procedure, forum, or remedies provided for in such law.

3. The Agreement/and or disclosure document is hereby amended to delete all references to liquidated damages (as defined in the Agreement) that are in violation of Minnesota law; provided that no such deletion will excuse the franchisee from liability for actual or other damages, and the formula for liquidated damages in the Agreement/and or disclosure document will be admissible as evidence of actual damages.

4. To the extent required by Minnesota law, the Agreement/and or disclosure document is amended to delete all references to a waiver of jury trial.

5. All sections of the Agreement/and or disclosure document referencing Franchisor’s right to obtain injunctive relief are hereby amended to refer to Franchisor’s right to seek to obtain.

6. Each provision of this Agreement is effective only to the extent that the jurisdictional requirements of Minnesota law applicable to the provision are met independent of this Amendment. This Amendment will have no force or effect if such jurisdictional requirements are not met.

7. No statement, questionnaire, or acknowledgement signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including, fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor.

The parties hereto have duly executed and delivered this Amendment to the Agreement on the dates set forth below.

(Signature page is the next page.)

Exhibit F

HEALTH MART SYSTEMS, INC.

FRANCHISEE:

by: _____

[SIGNATURE IF FRANCHISEE IS AN
INDIVIDUAL]

[Printed name]

[IF FRANCHISEE IS A BUSINESS ENTITY, PRINT
NAME OF BUSINESS ENTITY]

[Title]

[Date]

by: _____

[Printed name]

[Title]

[Date]

**NEW YORK AMENDMENT TO HEALTH MART SYSTEMS, INC.
FRANCHISE AGREEMENT**

The Health Mart Systems, Inc. Franchise Agreement between Health Mart Systems, Inc. (“**Franchisor**”) and the undersigned (“**Agreement**”) is hereby amended by the addition of the following language, which will be considered an integral part of the Agreement (“**Amendment**”):

1. The New York Department of Law requires that certain provisions contained in franchise documents be amended to be consistent with New York law, including the General Business Law, Article 33, Sections 680 through 695 (“**Law**”). To the extent that the Agreement contains provisions that are inconsistent with the following, such provisions are hereby amended:

a. If franchisee is required in the Agreement to execute a release of claims or to acknowledge facts that would negate or remove from judicial review any statement, misrepresentation, or action that would violate the Law, regulation, rule, or order under the Law, such release will exclude claims arising under the Law and the regulations promulgated thereunder, and such acknowledgments will be void. It is the intent of this provision that non-waiver provisions of Sections 687.4 and 687.5 of the General Business Law be satisfied.

b. If the Agreement requires that it be governed by the law of a state, other than the state of New York, the choice of law provision will not be considered to waive any rights conferred upon franchisee under the Law.

2. Each provision of this Amendment is effective only to the extent that the jurisdictional requirements of the Law, with respect to each such provision, are met independent of this Amendment. This Amendment will have no force or effect if such jurisdictional requirements are not met.

The parties hereto have duly executed and delivered this Amendment to the Agreement on the dates set forth below.

HEALTH MART SYSTEMS, INC.

FRANCHISEE:

by: _____

[SIGNATURE IF FRANCHISEE IS AN
INDIVIDUAL]

[Printed name]

[Title]

[IF FRANCHISEE IS A BUSINESS ENTITY, PRINT
NAME OF BUSINESS ENTITY]

[Date]

by: _____

[Printed name]

[Title]

[Date]

**NORTH DAKOTA AMENDMENT TO HEALTH MART SYSTEMS, INC.
FRANCHISE AGREEMENT**

The Health Mart Systems, Inc. Franchise Agreement between Health Mart Systems, Inc. (“**Franchisor**”) and the undersigned (“**Agreement**”) is hereby amended by the addition of the following language, which will be considered an integral part of the Agreement (“**Amendment**”):

1. The North Dakota Securities Commissioner requires that certain provisions contained in franchise documents be amended to be consistent with North Dakota law, including the North Dakota Franchise Investment Law, North Dakota Century Code Annotated Chapter 51-19, Sections 51-19-01 through 51-19-17. To the extent that the Agreement contains provisions that are inconsistent with the following, such provisions are hereby amended:

a. If the Franchisee is required in the Agreement to execute a release of claims or to acknowledge facts that would negate or remove from judicial review any statement, misrepresentation or action that would violate the Law, or a rule or order under the Law, such release shall exclude claims arising under the North Dakota Franchise Investment Law, and such acknowledgments shall be void with respect to claims under the Law.

b. Covenants not to compete during the term of and upon termination or expiration of the Agreement are enforceable only under certain conditions according to North Dakota Law. If the Agreement contains a covenant not to compete which is inconsistent with North Dakota Law, the covenant may be unenforceable.

c. If the Agreement requires litigation to be conducted in a forum other than the State of North Dakota, the requirement is void with respect to claims under the North Dakota Franchise Investment Law.

d. If the Agreement requires that it be governed by the law of a state, other than the State of North Dakota, to the extent that such law conflicts with North Dakota Law, North Dakota Law will control.

e. If the Agreement requires mediation or arbitration to be conducted in a forum other than the State of North Dakota, the requirement may be unenforceable under the North Dakota Franchise Investment Law. Arbitration involving a franchise purchased in the State of North Dakota must be held either in a location mutually agreed upon prior to the arbitration or if the parties cannot agree on a location, the location will be determined by the arbitrator.

f. If the Agreement requires payment of a termination penalty, the requirement may be unenforceable under the North Dakota Franchise Investment Law.

g. Any provision that provides that the parties waive their right to a jury trial may not be enforceable under North Dakota law.

h. Any provision that provides that the franchisee consent to a waiver of punitive and exemplary damages may not be enforceable under North Dakota Law.

i. Any provision that requires the franchisee to consent to a claims period that differs from the applicable statute of limitations period under North Dakota Law may not be enforceable under North Dakota Law.

j. If the Agreement requires the franchisee to consent to a limitation of claims, the statute of limitations period under North Dakota law applies.

k. If the Agreement requires the franchisee to pay all costs and expenses incurred by Franchisor in enforcing the agreement, the prevailing party in any enforcement action is entitled to recover all costs and expenses, including attorneys’ fees.

2. Each provision of this Amendment is effective only to the extent that the jurisdictional requirements of the North Dakota Franchise Investment Law, with respect to each such provision, are met independent of this Amendment. This Amendment will have no force or effect if such jurisdictional requirements are not met.

The parties hereto have duly executed and delivered this Amendment to the Agreement on the dates set forth below.

(Signature page is the next page.)

HEALTH MART SYSTEMS, INC.

FRANCHISEE:

by: _____

[SIGNATURE IF FRANCHISEE IS AN INDIVIDUAL]

[Printed name]

[IF FRANCHISEE IS A BUSINESS ENTITY, PRINT NAME OF BUSINESS ENTITY]

[Title]

[Date]

by: _____

[Printed name]

[Title]

[Date]

**RHODE ISLAND AMENDMENT TO HEALTH MART SYSTEMS, INC.
FRANCHISE AGREEMENT**

The Health Mart Systems, Inc. Franchise Agreement between Health Mart Systems, Inc. (“**Franchisor**”) and the undersigned (“**Agreement**”) is hereby amended by the addition of the following language, which will be considered an integral part of the Agreement (“**Amendment**”):

1. The Rhode Island Securities Division requires that certain provisions contained in franchise documents be amended to be consistent with Rhode Island law, including the Franchise Investment Act, R.I. Gen. Law. §§ 19-28.1-1 to 19-28.1-34 (“**Act**”). To the extent that this Agreement contains provisions that are inconsistent with the following, such provisions are hereby amended:

a. If the Agreement requires litigation to be conducted in a forum other than the State of Rhode Island, the requirement is void with respect to any claims brought under the Act.

b. If this Agreement requires that it be governed by a state’s law, other than the State of Rhode Island, to the extent that such law conflicts with the Act, such law is void.

c. If the franchisee is required in the Agreement to execute a release of claims or to acknowledge facts that would negate or remove from judicial review any statement, misrepresentation, or action that would violate the Act, or a rule or order under the Act, such release will exclude claims arising under the Act, and such acknowledgments will be void with respect to claims under the Act.

2. Each provision of this Amendment is effective only to the extent that the jurisdictional requirements of the Rhode Island Franchise Investment Act, with respect to each such provision, are met independent of this Amendment. This Amendment will have no force or effect if such jurisdictional requirements are not met.

The parties hereto have duly executed and delivered this Amendment to the Agreement on the dates set forth below.

HEALTH MART SYSTEMS, INC.

FRANCHISEE:

by: _____

[SIGNATURE IF FRANCHISEE IS AN INDIVIDUAL]

[Printed name]

[Title]

[IF FRANCHISEE IS A BUSINESS ENTITY, PRINT NAME OF BUSINESS ENTITY]

[Date]

by: _____

[Printed name]

[Title]

[Date]

**WASHINGTON AMENDMENT TO HEALTH MART SYSTEMS, INC.
FRANCHISE AGREEMENT, FRANCHISE COMPLIANCE QUESTIONNAIRE, AND RELATED
AGREEMENTS**

The Health Mart Systems, Inc. Franchise Agreement between Health Mart Systems, Inc. (“**Franchisor**”) and the undersigned (“**Agreement**”) is hereby amended by the addition of the following language, which will be considered an integral part of the Agreement (“**Amendment**”):

1. The Director of the Washington Department of Financial Institutions requires that certain provisions contained in franchise documents be amended to be consistent with Washington law, including the Washington Franchise Investment Protection Act, Wash. Rev. Code §§ 19.100.010 to 19.100.940 (“**Act**”). To the extent that the Agreement contains provisions that are inconsistent with the following, such provisions are hereby amended:

a. In the event of a conflict of laws, the provisions of the Washington Franchise Investment Protection Act, Chapter 19.100 RCW shall prevail.

b. RCW 19.100.180 may supersede the franchise agreement in your relationship with the Franchisor including the areas of termination and renewal of your franchise. There may also be court decisions which may supersede the franchise agreement in your relationship with the franchisor including the areas of termination and renewal of your franchise.

c. In any arbitration or mediation involving a franchise purchased in Washington, the arbitration or mediation site will be either in the state of Washington, or in a place mutually agreed upon at the time of the arbitration or mediation, or as determined by the arbitrator or mediator at the time of arbitration or mediation. In addition, if litigation is not precluded by the franchise agreement, a franchisee may bring an action or proceeding arising out of or in connection with the sale of franchises, or a violation of the Washington Franchise Investment Protection Act, in Washington.

d. A release or waiver of rights executed by a franchisee shall not include rights under the Washington Franchise Investment Protection Act except when executed pursuant to a negotiated settlement after the agreement is in effect and where the parties are represented by independent counsel. Provisions such as those which unreasonably restrict or limit the statute of limitations period for claims under the Act, rights or remedies under the Act such as a right to a jury trial may not be enforceable.

e. Transfer fees are collectable to the extent they reflect Franchisor’s reasonable estimated or actual costs in effecting a transfer.

2. Pursuant to RCW 49.62.020, a noncompetition covenant is void and unenforceable against an employee, including an employee of a franchisee, unless the employee’s earnings from the party seeking enforcement, when annualized, exceed \$100,000 per year (an amount that will be adjusted annually for inflation). In addition, a noncompetition covenant is void and unenforceable against an independent contractor of a franchisee under RCW 49.62.030 unless the independent contractor’s earnings from the party seeking enforcement, when annualized, exceed \$250,000 per year (an amount that will be adjusted annually for inflation). As a result, any provisions contained in the franchise agreement or elsewhere that conflict with these limitations are void and unenforceable in Washington.

3. RCW 49.62.060 prohibits a franchisor from restricting, restraining, or prohibiting a franchisee from (i) soliciting or hiring any employee of a franchisee of the same franchisor or (ii) soliciting or hiring any employee of the franchisor. As a result, any such provisions contained in the franchise agreement or elsewhere are void and unenforceable in Washington.

4. Each provision of this Amendment is effective only to the extent that the jurisdictional requirements of the Rhode Island Franchise Investment Act, with respect to each such provision, are met independent of this Amendment. This Amendment will have no force or effect if such jurisdictional requirements are not met.

5. Section 20.2 of the Franchise Agreement are hereby deleted in their entirety. The acknowledgments in such Sections shall apply to all franchisee and franchises except not to any franchisees and franchises that are subject to the state franchise registrations/disclosure laws in Washington.

The parties hereto have duly executed and delivered this Amendment to the Agreement on the dates set forth below.

HEALTH MART SYSTEMS, INC.

FRANCHISEE:

by: _____

[SIGNATURE IF FRANCHISEE IS AN INDIVIDUAL]

[Printed name]

[IF FRANCHISEE IS A BUSINESS ENTITY, PRINT NAME OF BUSINESS ENTITY]

[Title]

[Date]

by: _____

[Printed name]

[Title]

[Date]

EXHIBIT C
FRANCHISE COMPLIANCE QUESTIONNAIRE

FRANCHISE COMPLIANCE QUESTIONNAIRE

As you know, Health Mart Systems, Inc. (“we”, “us” or “Franchisor”) and you are preparing to enter into a Franchise Agreement for the operation of a Drugstore. You must execute this Declaration to confirm no statement or promise has been made to you by our representatives that we do not authorize or you believe is untrue, inaccurate or misleading. We also want to confirm you understand the terms of the agreements you will sign.

This Questionnaire is not to be used if the Drugstore is to be operated in, or you are a resident of, California, Hawaii, Illinois, Indiana, Maryland, Michigan, Minnesota, New York, North Dakota, Rhode Island, South Dakota, Virginia, Washington, or Wisconsin).

- I have received and personally reviewed the Franchise Disclosure Document (the “FDD”) and each exhibit the FDD identifies as being attached to it presented by Franchisor.
- I understand all of the information contained in the Franchise Agreement.
- I received the FDD together with a copy of all proposed agreements relating to the sale of a Drugstore at least the longer of (i) 14 calendar days, or (ii) ten (10) business days before I executed this document and before I paid any consideration in connection with this franchise.
- I electronically acknowledged receipt of the FDD.
- I understand all of the information contained in the FDD.
- I have had the opportunity to discuss the benefits and risks of operating a Drugstore with an attorney, accountant or other professional advisor, and I understand those benefits and risks.
- I understand each of the following: (i) Franchisor retains the right to modify the HEALTH MART® System; (ii) the HEALTH MART® System may evolve and change over time; (iii) an investment in a Drugstore involves business risks; and (iv) the success of my Drugstore depends primarily upon my business ability and personal efforts as well as competition from other businesses, the location that I chose for my Drugstore and other economic and business factors.
- No employee or other person speaking on behalf of Franchisor made any statement or promise concerning the revenues or profits that I will or am likely to earn from owning and operating a Drugstore or that my Drugstore may generate.
- No employee or other person speaking on behalf of Franchisor made any statement or promise regarding the amount of money I may earn in operating a Drugstore.
- No employee or other person speaking on behalf of Franchisor made any statement or promise regarding the costs I may incur in operating a Drugstore other than disclosures appearing in the FDD.
- No employee or other person speaking on behalf of Franchisor made any statement or promise concerning the likelihood of success I should or might expect to achieve from operating a Drugstore.
- No employee or other person speaking on behalf of Franchisor made any statement, promise or agreement concerning the advertising, marketing, training, support services or assistance I will or may receive that is contrary to, or different from, the information contained in the FDD.

- No employee or other person speaking on behalf of Franchisor made any statement, promise or agreement concerning the anticipated income, earnings or growth of Franchisor or any Drugstore.
- I understand my answers are important to Franchisor and Franchisor will rely on them in deciding whether or not to enter into a Franchise Agreement with me.

By signing this Declaration, I represent that I have responded truthfully based upon my personal knowledge and belief.

Dated: _____, _____

APPLICANT

DO NOT SIGN THIS QUESTIONNAIRE IF THE DRUGSTORE IS TO BE OPERATED IN, OR YOU ARE A RESIDENT OF, CALIFORNIA, HAWAII, ILLINOIS, INDIANA, MARYLAND, MICHIGAN, MINNESOTA, NEW YORK, NORTH DAKOTA, RHODE ISLAND, SOUTH DAKOTA, VIRGINIA, WASHINGTON, OR WISCONSIN.

EXHIBIT D

**DIGITAL PORTFOLIO (TERMS & CONDITIONS, PRIVACY POLICY AND BUSINESS
ASSOCIATE AGREEMENT)**

Terms & Conditions, Privacy Policy and Business Associate Agreement

Health Mart Digital Portfolio (“HMDP”)

Terms & Conditions

Effective Date - April 3, 2023

The HMDP website and mobile app is provided by Health Mart Systems, Inc. (“**Health Mart**”) and its Business Associates, as part of your Health Mart franchise program.

The HMDP is operated by Health Mart in conjunction with a Business Partner. The HMDP is being offered to help Health Mart pharmacies attract new patients by providing a consistent online experience for consumers that provides information and services that patients are expecting in today’s digital world. It will give Health Mart pharmacies the ability to be found through a store landing page via the store locator on Healthmart.com. It will provide patients and users with general store information (location, phone, services, hours) that they are looking for and give them the ability to track prescriptions, order refills and pharmacy related services (“**Services**”) at their local Health Mart pharmacy via the HMDP. Health Mart franchisees can also enroll in a fee-based premium offering of the HMDP and be able to customize their store website.

Use of the mobile app is subject to the applicable End User Agreement. Your enrollment and access to the HMDP is subject to your agreement with all the HMDP Terms & Conditions of use as set forth below (including the HMDP Privacy Policy and Business Associate Addendum). These HMDP Terms & Conditions together with our Privacy Policy and Business Associate Addendum constitute the agreement between you and Health Mart regarding use of the HMDP (“**Agreement**”).

SCOPE

These HMDP Terms & Conditions of use applies only to the HMDP that consists of the following websites:

- my.healthmart.com
- pharmacy.healthmart.com
- mypharmacy.healthmart.com
- pharmacystores.healthmart.com

The HMDP mobile App is available for download on Google Play or the Apple AppStore.

These HMDP Terms & Conditions of use of the HMDP are conditional upon you completing the steps required to setup your store website and mobile app for your patients to access and use your store information presented to them.

Health Mart retains the right both to refuse your registration and to terminate these HMDP Terms & Conditions of use at its sole discretion upon notice to you.

If you do not wish to utilize the HMDP, please do not enroll in the HMDP program. By agreeing to the HMDP Terms & Conditions of use you acknowledge that Health Mart may use other business associates, vendors, and subcontractors in providing the services contemplated hereunder.

By agreeing to these HMDP Terms & Conditions of use of the HMDP, which you will do by electronically checking a box to indicate your acceptance of the terms contained herein, you acknowledge and agree that you have carefully read, and fully understand all of the terms and conditions of HMDP's Terms & Conditions of use of the HMDP, and enter into this HMDP Terms & Conditions of use HMDP on behalf of the legal entity you represent freely, knowingly, and without coercion, intending to be legally bound thereby.

The HMDP is an enhanced digital experience for pharmacies and patients. The HMDP landing page is a store webpage that presents patient facing store information contained within my.healthmart.com, store profile or any other platform where store information is shared with Health Mart. This information can be presented via the store locator, store listing and a webpage including information such as - store name, address, phone number, fax number, store services and other public information. On the HMDP landing page patients can request prescription transfers from other pharmacies or send prescription refill requests via fax to the pharmacy.

For the HMDP you hereby acknowledge and agree that, the prescriptions filled at the pharmacy by your patients who use the HMDP ("**Consumers**") will display patient and prescription information to each Consumer when the Consumer accesses the HMDP.

You authorize Health Mart, and their designees, including their business associates, vendors, and subcontractors to use and disclose all necessary pharmacy and patient data, including but not limited to personal health information to allow the HMDP Services to be provided to the pharmacy and patients (the "**Delivered Data**") (collectively, the "**Authorization**"). You represent and warrant that you have obtained, or will obtain, to the extent necessary, all patient authorizations in order to send the Delivered Data to Health Mart.

You shall promptly advise Health Mart in writing of the existence of any restrictions upon the use or disclosure of any Delivered Data. All Delivered Data shall be used by Health Mart pursuant to this Agreement (including the Business Associate Addendum). We shall be permitted to use the Delivered Data for the uses set forth in the Agreement and shall have the right to de-identify Delivered Data as set forth in the Agreement. You hereby acknowledge and agree that the HMDP may provide educational tools and other resources for Consumers, including adherence tools, based on the prescription drugs Consumers are taking.

The HMDP may provide the functionality to allow Consumers to manage multiple user profiles and thus manage the prescriptions for third-party individuals, such as minor children or other dependents. To the extent this feature is enabled, and your Consumers choose to use it, you hereby agree to such functionality and agree to take all necessary steps needed to support such functionality.

You must provide accurate, truthful, and complete contact information and other information about your business, or such other registration application as Health Mart may direct you to use in order to apply for access to the HMDP. You must advise Health Mart of any changes to such information as soon as is reasonably possible. From time to time, Health Mart may modify, in its sole discretion, the information required from you for your application for registration. Upon such a modification by Health Mart and notice to you, you must provide the additional or updated information to Health Mart within a reasonable period of time, as requested.

LICENSE AND RESTRICTIONS

Patient and user access to the HMDP will require patients and users to register to use and access the HMDP, which registration will be subject to an online agreement with Health Mart governing the use and access of the HMDP, including without limitation any customized content or platform. Use of and access to any customized content and platform will also be subject to any specific terms and policies, including without limitation to the HMDP Terms & Conditions of use, Privacy Policy and Business Associate Addendum. Health Mart and its business associates, vendors reserve the right to terminate or suspend access to the HMDP and/or the customized content by you or by any patient or users without notice in the event Health Mart reasonably believes a violation of any applicable agreement or policies has occurred. You may not send unsolicited messages (e.g. spam) through the HMDP, or post or submit information containing viruses, or any computer programs that result or may result in the damage, interference with or interception or expropriation of the HMDP, or any related system, software, hardware, data or other information.

You may not collect or use any contact or other information of any individual or patient that is not affiliated with a pharmacy that may be contained on or available through the HMDP for any purposes other than as expressly permitted in this Agreement.

You may not use any robot, spider or other automatic device or manual process to monitor or copy the HMDP web pages or any content contained on or available through the HMDP, including without limitation the content.

You may not copy, market, distribute, export, translate, reverse engineer, transmit, merge, modify, transfer, adapt, loan, rent, lease, assign, share, redistribute, host, hyper-link to, frame, store, or permit access to all or part of the HMDP or your customized content by any person other than your authorized employees and representatives or your registered patient, as applicable. Health Mart retains the right, but is not obligated, to store and monitor any activity and content on any system operated by Health Mart, including without limitation the HMDP, and the right to disclose such activity and content to third parties, including without limitation law enforcement officers.

You must adhere to all applicable local, state, and federal laws in accessing and using the HMDP, including but not limited to those laws and regulations regarding:

- court ordered publication bans;
- restrictions on publishing, printing, distributing, possessing, selling, advocating, promoting or exposing, obscene or threatening material, child pornography, or hate propaganda;

- restrictions on the use of trademarks or trade names, or any work which is protected by copyright, trade secret, patent or other intellectual property laws, including software; and
- restrictions on defamation, libel, harm to reputation, invasion of privacy, misuse or failure to protect personal information, including without limitation the Health Insurance Portability and Accountability Act (HIPAA), violation of secrecy, confidentiality, unfair competition and other situations which could generate liability.

You and your employees and representatives must comply with all HMDP access policies, including without limitation the HMDP's Terms & Conditions of use, Privacy Policy, Business Associate Addendum, and, to the extent you use the mobile app component of HMDP.

OWNERSHIP

The HMDP may consist of software, graphics, images, text, data or other materials, all of which are proprietary to Health Mart, its affiliates or its business associate or vendors and which are protected by copyright, trademark and other intellectual property laws. You may not directly or indirectly use, reproduce or display any trademarks associated with the HMDP unless otherwise expressly permitted pursuant to a written license agreement between you and Health Mart. Health Mart has the right to terminate this Agreement immediately upon notice of misappropriation of any trademarks associated with the HMDP. You acquire no right, title or interest in the HMDP or any copyrighted works, trademarks or any other intellectual property, or any individual software, graphics, images, text, data or other materials components, except the limited license granted above. You must maintain the confidential nature of all Confidential Information, defined below, during the term of this Agreement and at all times after the termination of this Agreement and may not use such Confidential Information for your benefit (except as expressly permitted under this Agreement), or for the benefit of any third party. You must exercise the same degree of care and protection with respect to the Confidential Information as used to maintain the confidentiality of your information that you deem confidential. You will use at least a reasonable degree of care and protection and will only disclose the Confidential Information to your employees on a need-to-know basis. "**Confidential Information**" includes, without limitation, the HMDP and any other Health Mart information regarded as confidential and proprietary by Health Mart or its business associate or vendors that is reasonably protected as such, regardless of whether such information is identified as confidential or proprietary in writing. Notwithstanding the above, nothing in this Agreement restricts your right to disclose or use any information that you can reasonably document (i) was already known to you at the time of Health Mart's disclosure to you, as evidenced by written documents in your possession, without an obligation of confidentiality, (ii) was generally available to the public or becomes publicly known through no wrongful act by you, (iii) was received by you from a third party who had a legal right to provide it to you, or (iv) was developed by you independently of the Confidential Information you receive from Health Mart. In the event you are required to disclose Confidential Information pursuant to a valid request from a court of competent jurisdiction, you must notify Health Mart in a timely manner before providing any Confidential Information in order to enable Health Mart to seek an appropriate protective order and cooperate with Health Mart in seeking to obtain such an order. Any such disclosure must be limited to the specific information required and you must use reasonable efforts to obtain confidential treatment of any Confidential Information required to be disclosed. Your obligations

as to Confidential Information shall continue until such time as such Confidential Information is no longer maintained as confidential by Health Mart.

DISCLAIMERS & LIMITATIONS

Neither Health Mart nor its business associate or vendors are a party to, nor is Health Mart or its business associate or vendors otherwise involved in, any transactions entered into by you and any consumer, even if such transaction occurs via the customized content. Furthermore, neither Health Mart nor its business associate or vendors shall be liable for any dispute that arises between you and any Consumer or third party.

THE CONTENT ON THE HMDP IS TO BE USED FOR INFORMATIONAL PURPOSES ONLY. YOU ACKNOWLEDGE THAT THE CONTENT IS IN NO CASE TO BE USED AS A SUBSTITUTE FOR PROFESSIONAL MEDICAL ADVICE NOR IS IT INTENDED TO BE RELIED UPON BY ANY PERSON OR ENTITY, INCLUDING ANY CONSUMER, FOR PURPOSES OF MEDICAL DIAGNOSIS OR TREATMENT. HEALTH MART OR ITS BUSINESS ASSOCIATE OR VENDORS SHALL USE COMMERCIALY REASONABLE EFFORTS TO ENSURE THE ACCURACY OF THE CONTENT, BUT NEITHER HEALTH MART, ITS AFFILIATES, NOR ITS BUSINESS ASSOCIATE OR VENDORS GUARANTEES THE SEQUENCE, ACCURACY, OR COMPLETENESS OF THE CONTENT AND SHALL NOT BE LIABLE IN ANY WAY TO YOU, YOUR CONSUMERS, OR ANYONE ELSE TO WHOM THE CONTENT MAY BE FURNISHED, FOR ANY DELAYS, INACCURACIES, UNAVAILABILITY, ERRORS OR OMISSIONS IN THE CONTENT. SUCH CONTENT IS RELIED UPON AT YOUR OWN RISK AND SOLE DISCRETION.

Neither Health Mart, its affiliates, nor its business associate or vendors shall have any liability for any claim based upon the use or combination of the HMDP with other information or content not provided by or approved by Health Mart or its business associate or vendors or for the use of any release other than a current, unaltered release of the HMDP. You will have no right or authority, at any time, to make any representation or commitment on behalf of Health Mart, its affiliates or its business associate or vendors, or to make any representations or warranties, guarantees or commitments to any third party, including any Consumer, with respect to the HMDP, except as expressly authorized by Health Mart or its business associate or vendors in writing.

THE HMDP, AND ANY CONTENT AND SERVICES PROVIDED, AND ANY RESPONSES, MATERIALS OR INFORMATION PROVIDED, RECEIVED, ACCESSED, PROCESSED, UPLOADED OR DOWNLOADED ON, THROUGH, TO OR FROM THE WEBSITE, AND ACCESS TO THE SAME, ARE PROVIDED "AS IS," "WHERE IS," AND "WITH ALL FAULTS" AND WITHOUT ANY WARRANTIES, REPRESENTATIONS OR CONDITIONS OF ANY KIND, WHETHER EXPRESS, IMPLIED, STATUTORY OR OTHERWISE INCLUDING ANY REPRESENTATIONS, WARRANTIES OR CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, NON-INFRINGEMENT, OR THOSE ARISING FROM A COURSE OF DEALING OR USAGE OF TRADE. WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, NEITHER HEALTH MART, ITS AFFILIATES, NOR ITS BUSINESS ASSOCIATE OR VENDORS MAKES ANY REPRESENTATION, WARRANTY OR CONDITION THAT THE HMDP

WILL BE AVAILABLE AT ANY GIVEN TIME, THAT IT WILL OPERATE UNINTERRUPTED OR ERROR-FREE, THAT DEFECTS WILL BE CORRECTED OR THAT YOU WILL BE ABLE TO USE THE HMDP CORRECTLY.

Health Mart will strive to provide you with notice of any patient and users requests or preferences related to the patient and user's data as it relates to use of the HMDP and Services. However, you are solely responsible for ensuring that your use of Consumer data is lawful, including without limitation any data that you may otherwise have or collect outside the scope of the HMDP.

LIMITATION OF LIABILITY

IN NO EVENT SHALL HEALTH MART, ITS BUSINESS ASSOCIATE OR VENDORS, SUPPLIERS, AFFILIATES, OR THEIR RESPECTIVE DIRECTORS, OFFICERS, EMPLOYEES OR AGENTS, BE LIABLE TO YOU, OR ANY CONSUMER, OR ANY OTHER THIRD PARTY, FOR PROCUREMENT OF SUBSTITUTE PRODUCTS OR SERVICES OR FOR ANY PUNITIVE, EXEMPLARY, AGGRAVATED, ECONOMIC, SPECIAL, INDIRECT, DIRECT, OR CONSEQUENTIAL DAMAGES, OF ANY KIND OR NATURE WHATSOEVER, INCLUDING WITHOUT LIMITATION, (i) INJURY TO PERSONS, ANY LOSS OF PROFITS, REVENUE, BUSINESS, INFORMATION, DATA, BUSINESS INTERRUPTION OR LOSS OF EXPECTED SAVINGS, OR (ii) ANY DAMAGES WHATSOEVER RELATING TO YOUR USE OF HMDP (INCLUDING CONTENT AND SERVICES), CUSTOM CONTENT, OR INTERRUPTION, DELAYS, ERRORS, OMISSIONS, OR PENALTIES IN ANY WAY RELATED TO THIS AGREEMENT, THE HMDP, REGARDLESS OF THE CAUSE OF ACTION IT ARISES FROM, INCLUDING BUT NOT LIMITED TO, BREACH OF CONTRACT, WARRANTY, TORT, DELAYS, INCONVENIENCE, NEGLIGENCE, STRICT LIABILITY, PERFORMANCE OR NON-PERFORMANCE UNDER THIS AGREEMENT, OR OTHERWISE, EVEN IF HEALTH MART, ITS BUSINESS ASSOCIATE OR VENDORS, SUPPLIERS OR AFFILIATES HAVE BEEN ADVISED AS TO THE POSSIBILITY OF THOSE DAMAGES OR IF SUCH LOSSES OR DAMAGES WERE OTHERWISE REASONABLY FORESEEABLE.

IN ANY EVENT, THE MAXIMUM TOTAL AGGREGATE LIABILITY OF HEALTH MART, ITS BUSINESS ASSOCIATE OR VENDORS, SUPPLIERS OR AFFILIATES, AND THEIR RESPECTIVE DIRECTORS, OFFICERS, EMPLOYEES AND AGENTS, FOR ANY CLAIM OR DAMAGE WHATSOEVER, INCLUDING WITHOUT LIMITATION, CLAIMS FOR BREACH OF CONTRACT, MISREPRESENTATION, OR OTHER TORTS (INCLUDING, NEGLIGENCE OR STRICT LIABILITY) OR OTHERWISE, ARISING DIRECTLY OR INDIRECTLY, SHALL NOT TO EXCEED TEN THOUSAND DOLLARS (\$10,000), WHICH SHALL BE YOUR SOLE REMEDY EVEN IT IF SHOULD FAIL OF ITS ESSENTIAL PURPOSE.

You understand that these limitations form a part of the basis of the bargain in allowing you to use the HMDP.

YOUR COSTS

YOU ARE RESPONSIBLE FOR YOUR OWN COMPUTER HARDWARE AND SOFTWARE AND CONNECTION TO THE INTERNET FOR ACCESS TO THE HMDP AND THE FEES SET FORTH BELOW.

PAYMENT

Access to the HMDP is conditioned upon receipt of your HMDP Registration and for Services, your timely payment of the Set-Up Charges as further specified in the HMDP pricing sheet, if applicable. All required and applicable fees will be invoiced to you by Health Mart or its business associates. Health Mart or its business associates may change such charges and fees upon sixty (60) days' advanced notice to you. All fees are non-refundable, and you will not be entitled to a refund of any monthly fees in any event.

REPRESENTATIONS & COVENANTS

YOU REPRESENT, WARRANT AND COVENANT THAT: (I) YOUR REGISTRATION ON THE HMDP ENROLLMENT FORM AND THE RELATED INFORMATION YOU PROVIDE ON YOUR APPLICATION IS TRUE, ACCURATE AND COMPLETE IN ALL MATERIAL RESPECTS; (II) YOU HAVE THE AUTHORITY TO ENTER INTO THIS AGREEMENT; (III) YOU ARE A BONA FIDE PHARMACY IN BUSINESS UNDER THE APPROPRIATE STATE AND/OR FEDERAL LAWS AND REGULATIONS AND HOLD ALL NECESSARY LICENSES REQUIRED TO OPERATE LAWFULLY; (IV) YOU WILL USE THE HMDP ONLY FOR LAWFUL PURPOSES AND IN ACCORDANCE WITH ALL LOCAL, STATE, FEDERAL, AND INTERNATIONAL LAWS, REGULATIONS AND ORDINANCES, INCLUDING WITHOUT LIMITATION HIPAA; (V) YOU ARE THE RIGHTFUL OWNER OF ALL CUSTOM CONTENT, OR OTHERWISE HAVE THE LAWFUL RIGHT, LICENSE OR CONSENT TO USE THE CUSTOM CONTENT ON THE CUSTOMIZED HMDP, AND (VI) SUCH CUSTOM CONTENT DOES NOT INFRINGE UPON ANY THIRD PARTY INTELLECTUAL PROPERTY OR OTHER RIGHT.

YOU FURTHER WARRANT AND COVENANT THAT (1) YOU WILL NOT INTERFERE WITH A THIRD PARTY'S USE AND ENJOYMENT OF THE HMDP; (2) YOU WILL NOT INTERFERE WITH OR DISRUPT HEALTH MART'S OR ITS BUSINESS ASSOCIATE OR VENDORS' SECURITY MEASURES; (3) YOU WILL NOT INTERFERE WITH OR DISRUPT NETWORKS CONNECTED TO THE HMDP, AND WILL COMPLY WITH ALL REGULATIONS, POLICIES AND PROCEDURES OF SUCH NETWORKS; (4) YOU WILL COMPLY WITH UNITED STATES LAW REGARDING THE TRANSMISSION OF TECHNICAL DATA EXPORTED FROM THE UNITED STATES AND ALL APPLICABLE LAWS AND REGULATIONS REGARDING USE OF CONSUMER DATA; (5) YOU MAY NOT CREATE ANY DERIVATIVE WORKS BASED ON, OR IN ANY OTHER MANNER DUPLICATE, PRINT, REPRODUCE, OR MAKE COPIES OF ANY ASPECT OF THE HMDP, INCLUDING THE WEB PAGES, OR ANY UNDERLYING SOFTWARE RELATED TO THE HMDP, EXCEPT AS MAYBE EXPRESSLY PERMITTED BY THIS AGREEMENT, AND IN NO EVENT FOR PURPOSES OF DISTRIBUTION TO THE PUBLIC BY SALE, ASSIGNMENT OR OTHER TRANSFER OF OWNERSHIP, OR BY RENTAL, LEASE OR LENDING; (6) YOU MAY NOT DECOMPILE, DISASSEMBLE, TRANSLATE, OR

OTHERWISE REVERSE-ENGINEER THE HMDP OR ANY PART OF THE HMDP; (7) OBTAIN OR USE THE SOURCE CODE FOR THE HMDP IN WHOLE OR IN PART; AND, (8) YOU MAY NOT PERFORM PUBLICLY OR PUBLICLY DISPLAY ANY ASPECT OF THE HMDP OR ANY UNDERLYING SOFTWARE RELATED TO THE HMDP, EXCEPT AS PERMITTED ON A CUSTOMIZED HMDP.

INDEMNITY

You are solely responsible for the access to, selection and use of the HMDP and all items, statements or other content transmitted, posted, received or created using your Key(s), even if transmitted, posted, received or created by someone else. You unconditionally agree to defend, indemnify and hold harmless Health Mart, its business associate or vendors and affiliates, and their respective directors, officers, employees and agents, from and against any and all damages, losses, claims, liabilities, costs and expenses (including reasonable legal fees and costs) arising, made, suffered, awarded against or incurred, directly or indirectly, by any of them from or in connection with: (i) your breach of this Agreement or any of your representations, warranties or covenants in this Agreement; (ii) your, or your employee's or representative's, use, misuse or operation of the HMDP; (iii) any use or misuse of the Key(s); (iv) any transaction entered into between you and a Consumer; (v) your violation of any applicable law, including without limitation any privacy or data security law or regulation, (vi) your use or misuse of any Consumer data, and (vii) any claims or allegations that your Custom Content infringes upon any third party's intellectual property or other proprietary rights. Notwithstanding the foregoing, Health Mart, its business associate or vendors and affiliates reserve the right to participate reasonably in the defense of any such claim subject to your indemnification obligation.

SEVERABILITY

Any provision of this Agreement that is illegal, invalid or unenforceable in any jurisdiction will, as to that jurisdiction, be ineffective to the extent of such illegality, invalidity or unenforceability and will be modified to the minimum extent necessary to make such provision legal, valid and enforceable while maintaining the intentions of the parties. Should such modification prove to be impractical or impermissible, the offending provision will be severed from the balance of this Agreement, without affecting the remaining provisions of this Agreement or affecting the legality, validity or enforceability of such provision in any other jurisdiction.

FORCE MAJEURE

Health Mart has no obligation to perform under this Agreement to the extent and for the period that Health Mart is prevented from doing so by any cause beyond its reasonable control, including the inability to use or the failure of any third party telecommunications carrier or other services.

TERMINATION

This Agreement commences as of the date that you submit your application for registration to access and use the HMDP and agree to this Agreement and will continue until otherwise terminated under this Agreement. This Agreement may be terminated without cause by either party upon

thirty (30) days' prior written notice. This Agreement will automatically terminate, regardless of Term, in the event your franchise relationship with Health Mart terminates.

Without limiting any other rights or remedies available to Health Mart under this Agreement, at law or in equity, this Agreement shall immediately terminate if any of the following occurs:

- Bankruptcy or insolvency proceedings are taken by or against you or if a receiver, trustee or other similar person is appointed over your assets;
- After receiving notice in writing from Health Mart, you fail to immediately observe or perform any of your obligations under this Agreement; or
- You do not complete the registration process accurately or your request is not accepted by Health Mart for any reason.

ENTIRE AGREEMENT

These HMDP Terms & Conditions, the HMDP's posted Privacy Policy and the Business Associate Addendum constitute the entire agreement between the parties with respect to the access to and use of the HMDP, and supersede all prior written or oral negotiations, agreements, representations and other communications between the parties with respect to the HMDP, provided that the parties acknowledge they are subject to other agreements covering different subjects areas, including the Health Mart Franchise agreement, and such agreements shall remain in effect.

ASSIGNMENT OF AGREEMENT

You may not assign this Agreement without the prior written consent of Health Mart. Health Mart may assign this Agreement without your prior written consent. This Agreement shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and permitted assigns.

INDEPENDENT CONTRACTORS

The parties acknowledge that each is an independent contractor, and neither is the agent, representative, partner, fiduciary or trustee of the other party and neither party has the authority to act as or represent itself as an agent of the other party.

GOVERNING LAW

This Agreement shall be governed by and construed in accordance with the laws of the State of Texas and the federal laws of the United States, without regard to conflicts of laws principles. This Agreement and access to the HMDP shall be deemed to have been performed and occurred in the State of Texas and the courts of that State shall have exclusive jurisdiction to entertain any action arising under this Agreement. You hereby irrevocably submit to the exclusive jurisdiction and venue of the state courts of the State of Texas, located in Dallas County, and the federal courts located in Dallas County and waive any objections as to personal jurisdiction, venue and forum nonconveniens.

NOTICES

If to Health Mart Franchise:

Any notice, demand or other communication required or permitted to be given or made under this Agreement given to Health Mart franchises must be in writing and will be sufficiently given, made and deemed received if delivered by (i) electronic mail (“e-mail”) to your current e-mail address reflected in your HMDP registration; or (ii) sent by courier or prepaid registered mail at the applicable address set forth in your contact information submitted by you on your request to access the HMDP or if to Health Mart.

If to Health Mart:

Any notice, demand or other communication required or permitted to be given or made under this Agreement given to Health Mart must be in writing and will be sufficiently given, made and deemed received if delivered sent by courier or prepaid registered mail at the applicable address forth below for Health Mart.

Health Mart Systems, Inc.
6555 N. State Highway 161
Irving, TX 75039

with a copy to:

McKesson Corporation, Legal Department

6555 N. State Highway 161

Irving, TX 75039

INTERPRETATION

The division of this Agreement into Sections and the insertion of headings are for convenience or reference only and shall not affect the construction or interpretation of the Agreement. Unless the context otherwise requires, words using the singular include the plural and vice versa, and words importing gender includes all genders. When used in this Agreement, the word “including” (or includes) means “including (or includes) without limitation.” Any reference in this Agreement to a “person” will be deemed to include an individual, corporation, partnership, trust, unincorporated organization, government and the heirs, executors, administrators or other legal representation of an individual.

AMENDMENT AND WAIVER OF THIS AGREEMENT

Health Mart reserves the right to modify the Agreement upon thirty (30) days’ prior written notice to you via email or posting upon your login or access to the HMDP.

Health Mart Digital Portfolio (“HMDP”)

Privacy Notice

Effective Date – August 25th, 2021

At McKesson (“**McKesson**” or “**we**”), we value the trust that our customers place in us to appropriately use and protect personal information. This Health Mart Digital Portfolio Privacy Notice informs visitors and regular users of McKesson’s Health Mart Digital Portfolio about how McKesson may collect, use, and share personal information and how it is protected. We want you to be clear how we're using personal information and the ways in which we protect this information. By using this website, you accept the privacy practices presented in this Privacy Notice. We encourage you to read this Privacy Notice in full to understand our privacy practices before using this website or submitting any personal information.

SCOPE

This Privacy Notice applies only to the HMDP website and mobile app.

- <https://my.healthmart.com/HealthMartDigitalPortfolio/home.htm>

McKesson affiliates and subsidiaries may have separate websites, subdomains, and applications through other web, mobile, cloud or SaaS platforms which are not subject to this Privacy Notice. Additionally, McKesson business partners, ad networks and other third parties may have their own websites and services with separate privacy practices. We encourage you to read the privacy notices of all websites and applications that you visit and understand their privacy practices.

PERSONAL INFORMATION WE COLLECT

When you use this website, we may collect personal information about you. Personal information is any information accessed, collected, or used by McKesson that identifies an individual, or can reasonably be used to identify an individual, whether directly or indirectly. The personal information we may collect includes, but is not limited to:

- First name, last name
- Licenses and certifications
- Date of birth, photographs, videos
- Business address, telephone numbers, and electronic mail addresses
- Occupation/title
- User ID and password

- Marketing preference such as text message or email notification and frequency, Geo-location/GPS information, device identification number/serial number (such as for mobile phone, tablet, or computer), device/User activity (such as login-logout info, sites/pages visited, # of visits, click stream, navigation, beacon signal hits, errors, crash rate, or other user activities)

TRACKING TECHNOLOGIES WE USE

We use various technologies to collect personal information about visitors to our websites and/or users of our applications. These technologies include but are not limited to the following:

- Web server logs
 - As is true of most websites and applications, we gather certain information automatically and store it in log files. This information may include IP addresses, browser type, internet service provider, referring/exit pages, operating system, date/time stamp and/or clickstream data.
- Geo-location Services
 - When you enable a location-based service, we may collect information about your location with HMDP. Your browser or other device may use various technologies to determine location, such as sensor data from your device that may provide information on nearby Wi-Fi access points and cell towers.
- Other Tracking Technologies
 - We also use local storage such as HTML5 to collect and store content information and preferences. Third parties who we partner with to provide certain features on our site or to display advertising use local storage such as HTML5 to collect and store information. Various browsers may offer their own management tools for removing HTML5 local storage.

HOW WE RESPOND TO “DO NOT TRACK” SIGNALS

Some web browsers have a “Do Not Track” feature. This feature allows you to tell websites you visit that you do not want to have your online activity tracked over time and across websites. These features are not yet uniform across browsers and not broadly supported. This site is not currently set up to respond to those signals.

HOW WE USE THE PERSONAL INFORMATION COLLECTED

We may use the personal information we collect for purposes such as, but not limited to:

- Customer and troubleshooting support,
- Assist in finding a Health Mart pharmacy close to the patient, and

- Further develop products and services.

HOW WE SHARE PERSONAL INFORMATION COLLECTED

McKesson does not sell personal information about you to third parties.

McKesson may also need to share information with companies, organizations, or individuals outside of McKesson if we have a good faith belief that access, use, preservation, or disclosure of that information is reasonably necessary to:

- Meet applicable laws, regulations, legal processes, or enforceable governmental requests;
- Enforce applicable Terms of Service, including investigation of potential violations;
- Detect, prevent, or otherwise address fraud, security, or technical issues;
- Protect against harm to the rights, property or safety of our users, McKesson, or the public as required or permitted by law; or
- Engage in a merger, acquisition, reorganization, or sale of all or a portion of McKesson assets.

YOUR CHOICE

Where appropriate or legally required, we will describe how your information that we collect through HMDP will be used and will provide choices about whether to allow us to engage in that use. To exercise your choice, you may contact us to correct, update, amend or request deletion of your personal information through the HMDP customer service contact listed on the HMDP website.

Where permitted, or with your prior consent where required by law, we will use your name and email address to send the Health Mart newsletter to you. You may choose to stop receiving our newsletter or marketing emails by following the unsubscribe instructions included in these emails.

ACCESS TO PERSONAL INFORMATION

Some McKesson websites allow you to directly view, edit, or delete information about you through your profile settings. If this option is not available, you can update information about you through the HMDP customer service contact listed on the HMDP website.

RETENTION

We will retain your personal information for as long as your account is active, as reasonably useful for commercial purposes, and as necessary to comply with our legal obligations, resolve disputes and enforce our agreements.

HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT (“HIPAA”)

As a key provider of services and technology to the healthcare industry, McKesson has implemented programs to address the privacy and security requirements of HIPAA.

To the extent that we are functioning as a HIPAA covered entity, a Notice of Privacy Practices will be provided to you or made available to you.

CHILDREN’S PRIVACY

This HMDP site and/or application/portal is not intended for any user under the age of 13, and we do not knowingly collect personal information from children under the age of 13. We request that children under the age of 13 not submit any personal information through the HMDP site and/or app/portal.

HOW WE PROTECT YOUR INFORMATION

McKesson has established appropriate physical, electronic and administrative safeguards to protect the information we collect from or about our users. We restrict access to personal information to McKesson employees, contractors and agents who need to know that information to process it for us, and who are subject to confidentiality obligations.

Any sensitive personal information (e.g., credit / debit card number) will be transmitted in an encrypted form using SSL encryption. Notwithstanding our security safeguards, it is impossible to guarantee 100% security in all circumstances. If you have any questions about security or have reason to believe that your interaction with us is no longer secure (for example, you feel that the security of any account you might have with us has been compromised), you must immediately notify us of the problem by contacting McKesson at Privacy@McKesson.com.

CHANGES TO THIS PRIVACY NOTICE

We may periodically update this Privacy Notice to describe new features, products or services we offer and how it may affect our use of personal information about you and your controls. We will not apply changes to this Privacy Notice retroactively to personal information we have previously collected. Since we may update this Privacy Notice, we recommend that you check the current version available from time to time located on <https://my.healthmart.com/Healthmartdigitalpharmacy/home.htm>. If we make changes to this Privacy Notice, we will update the “**Effective Date**” at the beginning of the Privacy Notice.

CONTACT INFORMATION

If you have questions or concerns about this Privacy Notice, our information handling practices, or any other aspect of privacy and security of your personal information, please contact us at: Privacy@McKesson.com.

You may also write to us at:

McKesson Corporation

ATTN: Privacy Officer (Privacy Notice)

Health Mart Systems, Inc.

2 National Data Plaza NE, 3rd Floor

Atlanta, GA 30329

Health Mart Digital Portfolio

Business Associate Addendum

Effective Date - August 25th, 2021

This Business Associate Addendum (“**Addendum**”) is entered into by and between Health Mart Systems, Inc. (“**Health Mart**” or “**Business Associate**”) and the Covered Entity named in the Health Mart Digital Portfolio (“**HMDP**”) Agreement (“**Pharmacy**”) and is effective as of the Effective Date indicated below. Health Mart and Pharmacy may be individually referred to as a “Party” and, collectively, the “Parties” in this Addendum.

RECITALS

A. Health Mart provides the use of the HMDP and other tools and services to Pharmacy pursuant to the HMDP Terms & Conditions together with our Privacy Policy and this Business Associate Addendum between you and Health Mart regarding use of the HMDP or other agreements between the parties as may be amended from time to time (collectively, “**Agreement**”).

B. The Pharmacy wishes to disclose certain information to Health Mart pursuant to the Agreement, some of which may constitute Protected Health Information (“**PHI**”) as defined below.

C. The Pharmacy and Health Mart intend to protect the privacy and provide for the security of PHI disclosed to Health Mart pursuant to the Agreement in compliance with the HIPAA Regulations.

SECTION 1: DEFINITIONS

“**Breach**” will have the same meaning given to such term in 45 C.F.R. § 164.402.

“**Designated Record Set**” will have the same meaning as the term “designated record set” in 45 C.F.R. § 164.501.

“**Electronic Protected Health Information**” or “**Electronic PHI**” will have the meaning given to such term under the Privacy Rule and the Security Rule, including, but not limited to, 45 C.F.R. § 160.103, as applied to the information that MSH creates, receives, maintains or transmits from or on behalf of Practice.

“**HIPAA Regulations**” means the Privacy Rule, the Security Rule and the HIPAA Final Rule, as each is defined herein, and may be amended from time to time

“**Individual**” will have the same meaning as the term “individual” in 45 C.F.R. § 160.103 and will include a person who qualifies as a personal representative in accordance with 45 C.F.R. § 164.502(g).

“**Privacy Rule**” will mean the Standards for Privacy of Individually Identifiable Health Information at 45 C.F.R. Part 160 and Part 164, Subparts A and E.

“**Protected Health Information**” or “**PHI**” will have the same meaning as the term “protected health information” in 45 C.F.R. § 160.103, as applied to the information created, received, maintained or transmitted by MSH from or on behalf of the Practice.

“**Required by Law**” will have the same meaning as the term “required by law” in 45 C.F.R. § 164.103.

“**Secretary**” will mean the Secretary of the Department of Health and Human Services or his or her designee.

“**Security Incident**” will have the meaning given to such term in 45 C.F.R. § 164.304.

“**Security Rule**” will mean the Security Standards at 45 C.F.R. Part 160 and Part 164, Subparts A and C.

“**Unsecured PHI**” will have the same meaning given to such term under 45 C.F.R. § 164.402, and guidance promulgated thereunder.

Capitalized Terms. Capitalized terms used in this Addendum and not otherwise defined herein will have the meanings set forth in the HIPAA Regulations, which definitions are incorporated in this Addendum by reference.

SECTION 2: PERMITTED USES AND DISCLOSURES OF PHI

2.1 Uses and Disclosures of PHI Pursuant to the Agreement. Health Mart may use or disclose PHI to perform functions, activities, or services for, or on behalf of, Customer as specified in the Agreement, provided that such use or disclosure would not violate the Privacy Rule if done by Customer.

2.2 Permitted Uses of PHI by Health Mart. Health Mart may use PHI for its proper management and administration of Business Associate or to carry out its legal responsibilities.

2.3 Permitted Disclosures of PHI by Health Mart. Health Mart may disclose PHI for its proper management and administration, provided that the disclosures are Required by Law. Health Mart may disclose PHI to report violations of law to appropriate federal and state authorities, consistent with 45 C.F.R. § 164.502(j)(1).

2.4 Data Aggregation. Health Mart may use PHI to provide Data Aggregation services for the Health Care Operations of the Pharmacy as permitted by 45 C.F.R. § 164.504(e)(2)(i)(B).

2.5 De-identified Data. Health Mart may de-identify PHI in accordance with the standards set forth in 45 C.F.R. § 164.514(b) and may use or disclose such de-identified data unless prohibited by applicable law.

2.6 HIPAA Authorization. Health Mart may use PHI to solicit patient HIPAA authorizations in accordance with the standards set forth in 45 C.F.R. § 164.508.

SECTION 3: OBLIGATIONS OF HEALTH MART

3.1 Appropriate Safeguards. Health Mart will use appropriate safeguards and will comply with the Security Rule with respect to Electronic PHI, to prevent use or disclosure of such information other than as provided for by the Agreement and this Addendum. Except as expressly provided in the Agreement, Health Mart will not assume any obligations of the Pharmacy under the Privacy Rule. To the extent that Health Mart is to carry out any of the Pharmacy's obligations under the Privacy Rule as expressly provided in the Agreement and this Addendum, Health Mart will comply with the requirements of the Privacy Rule that apply to the Pharmacy in the performance of such obligations.

3.2 Reporting of Improper Use or Disclosure, Security Incident or Breach. Health Mart will report to the Pharmacy any use or disclosure of PHI not permitted under the Agreement or by this Addendum, Breach of Unsecured PHI or any Security Incident, without unreasonable delay; provided, however, that the Parties acknowledge and agree that this Section constitutes notice by Health Mart to the Pharmacy of the ongoing existence and occurrence of attempted but Unsuccessful Security Incidents (as defined below). "**Unsuccessful Security Incidents**" will include, but not be limited to, pings and other broadcast attacks on Health Mart's firewall, port scans, unsuccessful log-on attempts, denials of service and any combination of the above, so long as no such incident results in unauthorized access, use or disclosure of PHI.

3.3 Health Mart's Agents. As applicable, Health Mart will enter into a written agreement with any agent or subcontractor that creates, receives, maintains or transmits PHI on behalf of Health Mart for services provided to Pharmacy, providing that the agent agrees to restrictions and conditions that are substantially similar to those that apply through this Addendum to Health Mart with respect to such PHI.

3.4 Access to PHI. The Parties do not intend for Health Mart to maintain any PHI in a Designated Record Set for the Pharmacy. To the extent Health Mart possesses PHI in a Designated Record Set, Health Mart agrees to make such information available to Pharmacy pursuant to 45 C.F.R. § 164.524, within a reasonable time of Health Mart's receipt of a written request from Pharmacy; provided, however, that Health Mart is not required to provide such access where the PHI contained in a Designated Record Set is duplicative of the PHI contained in a Designated Record Set possessed by Pharmacy. If an Individual makes a request for access pursuant to 45 C.F.R. § 164.524 directly to Health Mart, or inquires about his or her right to access, Health Mart will either forward such request to Pharmacy or direct the Individual to Pharmacy.

3.5 Amendment of PHI. The Parties do not intend for Health Mart to maintain any PHI in a Designated Record Set for the Pharmacy. To the extent Health Mart possesses PHI in a Designated Record Set, Health Mart agrees to make such information available to Pharmacy for amendment pursuant to 45 C.F.R. § 164.526 within a reasonable timeframe but no less than twenty (20) days of Health Mart's receipt of a written request from Pharmacy. If an Individual submits a written request for amendment pursuant to 45 C.F.R. § 164.526 directly to Health Mart, or inquires about his or her right to amendment, Health Mart will either forward such request to Pharmacy or direct the Individual to Pharmacy.

3.6 Documentation of Disclosures. Health Mart agrees to document such disclosures of PHI and information related to such disclosures as would be required for the Pharmacy to respond to a request by an Individual for an accounting of disclosures of PHI in accordance with 45 C.F.R. § 164.528. Health Mart will document, at a minimum, the following information ("**Disclosure Information**"): (a) the date of the disclosure; (b) the name and, if known, the address of the recipient of the PHI; (c) a brief description of the PHI disclosed; (d) the purpose of the disclosure that includes an explanation of the basis for such disclosure; and (e) any additional information required under the HITECH Act and any implementing regulations.

3.7 Accounting of Disclosures. Health Mart agrees to provide to the Pharmacy, within twenty (20) business days of Health Mart's receipt of a written request from Customer, information collected in accordance with Section 3.5 of this Addendum, to permit the Pharmacy to respond to a request by an Individual for an accounting of disclosures of PHI in accordance with 45 C.F.R. § 164.528. If an Individual submits a written request for an accounting of disclosures of PHI pursuant to 45 C.F.R. § 164.528 directly to Health Mart, or inquires about his or her right to an accounting, Health Mart will direct the Individual to the Pharmacy.

3.8 Governmental Access to Records. Health Mart will make its internal practices, books and records relating to the use and disclosure of PHI received from, or created or received by Health Mart on behalf of, the Pharmacy available to the Secretary for purposes of the Secretary determining the Pharmacy's compliance with the Privacy Rule and the Security Rule.

3.9 Mitigation. To the extent practicable, Health Mart will cooperate with the Pharmacy's efforts to mitigate a harmful effect that is known to Health Mart of a use or disclosure of PHI by Health Mart that is not permitted by this Addendum.

3.10 Minimum Necessary. Health Mart will request, use and disclose the minimum amount of PHI necessary to accomplish the purpose of the request, use or disclosure, in accordance with 45 C.F.R. § 164.514(d), and any amendments thereto.

SECTION 4: OBLIGATIONS OF PHARMACY

4.1 Notice of Privacy Practices. The Pharmacy will cease using HMDP if any limitation(s) in its Notice of Privacy Practices affect Health Mart's use or disclosure of PHI.

4.2 Individual Permission. The Pharmacy will obtain any consent or authorization that may be required by the Privacy Rule, or applicable state law, prior to the patient accessing the HMDP application(s).

4.3 Permissible Requests by Pharmacy. The Pharmacy will not request Health Mart to use or disclose PHI in any manner that would not be permissible under the HIPAA Regulations if done by Pharmacy, except as permitted pursuant to the provisions of Sections 2.2, 2.3, 2.4 and 2.5 of this Addendum.

SECTION 5: TERM AND TERMINATION

5.1 Term. The term of this Addendum will commence as of the Effective Date of the Agreement, and will terminate when the Pharmacy ceases using the HMDP, and all of the PHI provided by the Pharmacy to Health Mart, or created or received by Health Mart on behalf of the Pharmacy, is destroyed or returned to the Pharmacy. If it is infeasible to return or destroy PHI, Health Mart will extend the protections to such information, in accordance with Section 5.3.

5.2 Termination. Health Mart may suspend or discontinue providing the HMDP to Pharmacy without notice or cause. Health Mart may pursue any other remedy legally available if Pharmacy fails to comply with any of the obligations hereunder.

5.3 Effect of Termination.

5.3.1 Except as provided in Section 5.3.2, upon termination of the Agreement or this Addendum for any reason, Health Mart will return or destroy all PHI received from the Pharmacy, or created or received by Health Mart on behalf of the Pharmacy, at the Pharmacy's expense, and will retain no copies of the PHI.

5.3.2 If it is infeasible for Health Mart to return or destroy the PHI upon termination of the Agreement or this Addendum, Health Mart will: (a) extend the protections of this Addendum to such PHI and (b) limit further uses and disclosures of such PHI to those purposes that make the return or destruction infeasible, for so long as Health Mart maintains such PHI.

SECTION 6: COOPERATION IN INVESTIGATIONS

The Parties acknowledge that certain breaches or violations of this Addendum may result in litigation or investigations pursued by federal or state governmental authorities of the United States resulting in civil liability or criminal penalties. Each Party will cooperate in good faith in all respects with the other Party in connection with any request by a federal or state governmental authority for additional information and documents or any governmental investigation, complaint, action or other inquiry.

SECTION 7: SURVIVAL

The respective rights and obligations of Health Mart under Section 5.3 of this Addendum will survive the termination of this Addendum.

SECTION 8: AMENDMENT

This Addendum is subject to the Agreement only. The Addendum may be changed from time to time without notice. Continued use of the HMDP following any change constitutes acceptance of the change, and this Addendum.

SECTION 9: EFFECT OF ADDENDUM

In the event of any inconsistency between the provisions of this Addendum and the Agreement, the provisions of this Addendum will control. In the event that a court or regulatory agency with authority over Health Mart or Pharmacy interprets the mandatory provisions of the HIPAA Regulations, in a way that is inconsistent with the provisions of this Addendum, such interpretation will control.

SECTION 10: LIMITATION OF LIABILITY

Under this Addendum, Health Mart's liability shall be limited to (1) any fines levied against the Pharmacy by a federal or state agency due to a breach of PHI caused by Health Mart or (2) the actual costs of notifying affected individuals in the event of breach of PHI caused by Health Mart. In no event shall Health Mart or its affiliated parties be liable for any damages, costs or expenses including but not limited to special, indirect, incidental, or consequential damages of any kind whatsoever (including, without limitation, attorneys' fees) in any way due to, resulting from, or arising in connection with use of the HMDP and materials or use of a third-party website.

SECTION 11: COMPLETE AGREEMENT

This Addendum along with the Agreement constitutes the entire agreement governing the use of the HMDP. This Addendum is the complete, final, and exclusive embodiment of the agreement between the parties with regard to this subject matter and supersedes any prior oral discussions or written communications and agreements.

SECTION 12: AUTHORITY TO AGREE

By agreeing to this Addendum and using the HMDP, you warrant and agree that you are authorized to agree to these terms on behalf of the Pharmacy.

- By checking on the checkbox, you agree to the Health Mart Digital Portfolio Terms & Conditions.
- By checking on the checkbox, you agree to the Health Mart Digital Portfolio Privacy Policy.
- By checking on the checkbox, you agree to the Health Mart Digital Portfolio Business Associate Agreement.

EXHIBIT E

**MCKESSON CORPORATION FINANCING DOCUMENTS
(SECURITY AGREEMENT, GUARANTY, NOTE)**

McKESSON Security Agreement

This security agreement (this “Security Agreement”), is dated as of this [Click or tap here to enter text.](#) day of [Click or tap here to enter text.](#), 20 [Click or tap here to enter text.](#) and entered into between McKesson Corporation, a Delaware corporation, for itself and as collateral agent (“Collateral Agent”) for each of its affiliates, to whom any Debtor owes any amount at any time (collectively, “McKesson”), and the undersigned Debtor(s) (individually or collectively, “Debtor”).

1) **Grant of Security Interest.** In order to secure timely and full payment and performance of all present and future obligations of any kind of Debtor to McKesson (all collectively referred to as the “Obligations”), including, without limitation, all promissory notes, direct loans or sales on credit, Debtor hereby grants to Collateral Agent (for the benefit of itself and each other “McKesson” entity, all as secured parties) a security interest in Debtor’s property described in attached Exhibit A, both now owned and hereafter acquired, together with all attachments, replacements, substitutions, additions and accessions, and all products and cash and non-cash proceeds thereof (collectively, the “Collateral”). All items of Collateral shall remain personal property, not become part of any real estate regardless of the manner of affixation. This security interest shall continue in effect irrespective of any retaking and redelivery of Collateral to Debtor until all Obligations are fully paid in cash.

2) **Debtor’s Covenants, Representations and Warranties.** Debtor represents and warrants and, so long as any of the Obligations are owed by Debtor to McKesson or any of its affiliates, covenants as follows:

(a) All information supplied and statements made by Debtor in any financial statement or application for credit are true and correct.

(b) Debtor owns the Collateral free and clear of all liens and encumbrances (each, a “Lien”), other than: (i) Liens for taxes not yet due and payable and for which sufficient reserves have been established in accordance with generally accepted accounting principles in effect in the United States as of the relevant date; (ii) mechanics liens and similar inchoate Liens, arising in the normal course of business and not representing a material risk of loss; (iii) the Lien granted pursuant to this Security Agreement; and (iv) Liens in existence on the date hereof that were previously disclosed to Collateral Agent by Debtor in writing (collectively, “Permitted Liens”).

(c) Debtor will maintain the Collateral free from all Liens, other than Permitted Liens.

(d) Debtor will maintain and repair the Collateral, keeping it free from unreasonable waste, deterioration or depreciation (ordinary wear and tear excepted).

(e) Debtor will insure and maintain insurance to protect the Collateral against all loss, damage, or destruction due to fire, theft, and other casualty loss, for the full insurable value plus such other insurance as Collateral Agent may specify. All such policies relating to the Collateral shall contain an endorsement listing Collateral Agent under a lender’s loss payable clause as its interests may appear. Debtor shall furnish evidence of such insurance to Collateral Agent at least annually. All risk of loss, damage, or destruction of Collateral shall at all times be on Debtor.

(f) Debtor shall furnish to Collateral Agent or its designee financial statements, prepared by its accountants in accordance with generally accepted accounting principles on a basis consistently applied, as follows: monthly statements due 45 days after month-end; and reviewed, fiscal-year-end statements due 120 days after the year-end closing.

(g) Debtor shall provide access to Collateral Agent, upon request, to: (i) Debtor’s books of account and records including, but not limited to, any information relating to accounts payable, debt obligations, credit terms and any other information reasonably requested by McKesson, for inspection, examination, abstracting and copying; and (ii) all of Debtor’s Collateral and other property (or evidence thereof) for inspection and inventorying.

(h) Debtor shall inform Collateral Agent, immediately in writing, upon the occurrence of: (i) any material adverse change to (A) Debtor’s financial or business condition, (B) Debtor’s prospects, (C) Debtor’s ability to fulfill its obligations hereunder or under any other agreement between Debtor and McKesson or any of its affiliates, or (D) the value of the Collateral such that the Collateral may be inadequate to protect McKesson’s interest (a “Material Adverse Change”); or (ii) a Default (as defined below) or any event which, with the giving of notice or the passage of time, would constitute a Default.

(i) Debtor will defend at its own cost any action, proceeding or claim affecting the Collateral.

(j) Debtor will pay when due all taxes, assessments, Liens, license fees and any other public or private charges levied or assessed against the Collateral or this Security Agreement or any accompanying note.

(k) Debtor shall at no time be insolvent (insolvent being defined as: (i) the Debtor’s assets being less than the Debtor’s liabilities; (ii) the Debtor not being generally able to pay its obligations as they become due; or (iii) the Debtor engaging in a business for which it has unreasonably small capital).

(l) The proceeds of any and all loans and other extensions of credit by McKesson or any of its affiliates shall be used by the Debtor for business purposes in connection with the operation of a business, and not for personal, family or household purposes.

(m) Debtor shall execute and deliver any and all documents relating to this transaction, in form satisfactory to Collateral Agent, to perfect and maintain the security interest granted herein.

(n) Debtor’s chief executive office is located at the address specified on Exhibit A. Debtor shall not change its chief executive office or its state of formation without giving Collateral Agent prior written notice of such change.

(o) Without the prior written consent of Collateral Agent, Debtor will not:

(i) move the Collateral from the locations shown in Exhibit A or change its name or its form or place of business;

(ii) liquidate or merge or consolidate with or into any other entity;

(iii) assign, cancel, terminate, encumber or otherwise dispose of any existing leases for Debtor’s business premises;

(iv) create or assume any indebtedness, except accounts payable and other liabilities incurred in the ordinary course of business;

(v) declare or pay any dividends or make any return or distribution of cash or property to or among its equityholders except, solely to the extent the Debtor is a tax pass-through entity, distributions of amounts necessary to pay taxes imposed on its equityholders by reason of such ownership, assuming a tax rate equal to the weighted average rate of all of the Debtor’s equityholders;

(vi) reduce the value of the Collateral classified as inventory by more than 10% from the amount owned by Debtor at [DATE] or to less than [Click or tap here to enter text.](#)

(whichever is greater) even in the ordinary course of business.

3) **Default.** Any one of the following events shall constitute a default (each, a “Default”) by Debtor hereunder:

(a) Failure of Debtor to pay when due any of the Obligations.

(b) Failure of Debtor to perform and observe any of the terms, conditions, covenants or obligations contained in this Security Agreement, any supply agreement, or any other agreement between Debtor and McKesson.

McKESSON Security Agreement

- (c) Any of Debtor's representations or warranties shall be untrue in any material respect.
- (d) A Material Adverse Change occurs and continues for 30 days following notice delivered by: (i) Debtor pursuant to Section 2(h); or (ii) Collateral Agent.
- (e) Voluntary or (if not dismissed within 60 days) involuntary filing of proceedings under federal or state bankruptcy statutes, or an assignment for the benefit of creditors, or an appointment of a receiver or trustee over Debtor's business.
- (f) Any guarantor of any of the Obligations shall fail to perform or observe any term, covenant or agreement contained in the guaranty of such guarantor or in any other document signed by such guarantor in connection with such guaranty; or any guaranty or any other document executed by a guarantor in connection with a guaranty shall for any reason be revoked or invalidated, or otherwise cease to be in full force and effect.
- (g) This Security Agreement, together with any financing statements or any other document executed in connection herewith, shall cease to create a valid and perfected first priority lien in any of the Collateral purported to be covered hereby.

4) Remedies.

- (a) Upon the occurrence of a Default, McKesson shall have all of the rights and remedies of a secured party under the Uniform Commercial Code and any other applicable law, together with the rights and remedies specified hereunder.
- (b) At the election of McKesson, after the occurrence of any Default, any or all of the unpaid amount of the Obligations, together with interest accrued thereon, shall become immediately due and payable; provided, however, that in the case of a Default pursuant to Section 3(e) the entire unpaid amount of the Obligations, together with interest accrued thereon, shall automatically and immediately become due and payable without notice or any action by McKesson.
- (c) Collateral Agent may demand possession of the Collateral, in which case Debtor shall immediately deliver the Collateral to Collateral Agent at Debtor's expense. Upon taking of the Collateral, Collateral Agent has the right to sell, lease, or otherwise dispose of it in any commercially reasonable manner pursuant to the provisions of the Uniform Commercial Code.
- (d) Unless otherwise provided by law, any requirement of reasonable notice of sale of the Collateral by Collateral Agent shall be met if such notice is mailed, postage prepaid, to Debtor at the primary place of business at least five days before the time of the sale or disposition.
- (e) Debtor shall pay Collateral Agent all of its expenses of taking, holding, preparing for sale and the like, including reasonable attorney's fees and other legal expenses.
- (f) With respect to accounts included in the Collateral, Collateral Agent may and Debtor shall, when requested by Collateral Agent, notify the account debtors of the security interest created hereunder and the assignment to Collateral Agent, and authorize the account debtor to make all payments directly to Collateral Agent. Collateral Agent may alone, or in conjunction with Debtor, take any and all action necessary to collect the accounts, and in so doing, may have all of Debtor's mail delivered to Collateral Agent by notifying the postal authorities or may open and dispose of mail addressed to Debtor and execute, sign, and endorse negotiable and other instruments for the payment of money or other evidences of payment, on behalf of and in the name of Debtor, for all of which this shall be deemed a sufficient power of attorney.
- (g) Failure of McKesson to exercise any right under this Security Agreement or any documentation governing any of the Obligations secured hereby shall not be construed as a waiver of any Default.

5) Other Provisions:

- (a) This Security Agreement shall be deemed to constitute a purchase money security interest in any and all Collateral purchased by Debtor either directly from McKesson (thereby securing payment of the purchase price) or from a third party using proceeds of loans or advances made by McKesson (thereby securing repayment of such loans or advances). The Debtor authorizes McKesson to send notices to any other persons claiming a security interest in any of the Collateral.
- (b) This Security Agreement constitutes the complete understanding between the parties with respect to the subject matter hereof. This Security Agreement may only be modified or canceled by a written agreement between Collateral Agent and Debtor(s) and signed by the party against whom the modification or cancellation is sought to be enforced.
- (c) Except as otherwise set forth in any assignment, the term "Collateral Agent", "McKesson" or "affiliate" shall include any assignee of such person or any holder of a promissory note or other evidence of the Obligations.
- (d) This Security Agreement may not be assigned by Debtor without Collateral Agent's prior written consent. Subject to the foregoing, the rights and benefits of Debtor and McKesson shall be binding upon and benefit their respective successors, assigns and transferees.
- (e) This Security Agreement shall be governed by and construed in accordance with the laws of the State of Delaware (without reference to principles of conflicts of laws that would result in the application of the laws of another jurisdiction). Any provisions hereof contrary to, prohibited by or invalid under, applicable laws or regulations shall be inapplicable and deemed omitted herefrom, but shall not invalidate the remaining provisions hereof.

Collateral Agent: **McKesson Corporation, for itself and as collateral agent for each of its affiliates**

By: [Click or tap here to enter text.](#)

Name: [Click or tap here to enter text.](#)

Title: [Click or tap here to enter text.](#)

Debtor: [Click or tap here to enter text.](#)

By: [Click or tap here to enter text.](#)

Name: [Click or tap here to enter text.](#)

Title: [Click or tap here to enter text.](#)

**EXHIBIT A
to
SECURITY AGREEMENT**

Debtor: [Click or tap here to enter text.](#)

Collateral Agent: McKesson Corporation, for itself and as collateral agent for each of its affiliates

Description of Collateral:

All personal property of Debtor, wherever located, including but not limited to all “accounts,” “general intangibles,” “chattel paper,” “documents,” “proceeds of letters of credit,” “instruments,” “investment property,” “deposit accounts,” “inventory,” “goods,” “fixtures” and “equipment,” and all “products” and “proceeds” of the foregoing, whether now owned or hereafter acquired, as such terms are defined in Division 9 of the California Uniform Commercial Code in effect on the date hereof. Without limiting the foregoing, the Collateral includes:

1. All present and future accounts, contract rights and general intangibles, all cash, accounts receivable, insurance proceeds and all right, title, and interest in and to prescription files.
2. All present and future inventory held for resale or lease including, without limiting the generality of the foregoing:
 - (a) all drugs (prescription stock & proprietaries), toiletries, cosmetics, and disposable medical supply items; and
 - (b) durable medical equipment and supplies inventory including items involving respiratory aids, home convalescent aids, and nutritional therapy.
3. All present and future equipment, goods and property used by Debtor in its business including, without limiting the generality of the foregoing, all display cases, gondolas, paneling, shelving, sinks, cabinets, furniture, signs, typewriters, cash registers, computers, safes and fountain and refrigeration equipment.

Location of Collateral:

(The listing of locations of the Collateral is intended to assist Collateral Agent in determining where to locate the Collateral and shall not limit in any way the identity of the Collateral. The grant of a security interest in the Collateral pertains to collateral wherever located.)

[Click or tap here to enter text.](#) [Click or tap here to enter text.](#) [Click or tap here to enter text.](#)

[Click or tap here to enter text.](#) [Click or tap here to enter text.](#) [Click or tap here to enter text.](#)

[Click or tap here to enter text.](#) [Click or tap here to enter text.](#) [Click or tap here to enter text.](#)

Location of Debtor’s Chief Executive Office:

[Click or tap here to enter text.](#)

[Click or tap here to enter text.](#)

[Click or tap here to enter text.](#)

State of Debtor’s Incorporation: [Click or tap here to enter text.](#)

THIS GUARANTY (this "**Guaranty**"), dated as of the date set forth below, is made by the individual listed on the signature page hereto ("**Guarantor**") in favor of McKesson Corporation, a Delaware corporation, for itself and as agent for its affiliates (collectively, "**McKesson**").

WHEREAS, in order to induce McKesson to do business with:

Click or tap here to enter text.

, a(n)

Choose a state:

Choose an item.

(referred to herein as "**Debtor**"), including without limitation by extending credit to Debtor and making loans and other advances to Debtor, Guarantor has agreed to guaranty the obligations of Debtor to McKesson on the terms herein set forth.

WHEREAS, Guarantor hereby acknowledges that it will derive substantial benefits from McKesson's business with, and loans and advances to, Debtor.

NOW, THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, Guarantor hereby agrees as follows:

Guarantor absolutely, unconditionally and irrevocably guarantees, as primary obligor and not merely as surety, the full and prompt performance and payment when due, of all of Debtor's present and future obligations to McKesson, whether direct or indirect, joint or several, absolute or contingent, secured or unsecured, matured or unmatured, existing on the date hereof or hereafter incurred, and whether originally contracted with McKesson or otherwise acquired by McKesson (collectively, the "**Obligations**"). This Guaranty is a continuing guaranty of payment and performance when due and not merely of collectability after judgment or other action against Debtor.

Guarantor agrees, without McKesson first having to proceed against Debtor or any security held by McKesson, (a) to pay on demand: (i) all sums due and to become due to McKesson from Debtor; (ii) all losses, costs, attorney's fees or expenses which may be suffered by McKesson by reason of Debtor's default on the Obligations; and (iii) any deficiency resulting from a sale of security held by McKesson even if the sale is made without notice to Guarantor and (b) to perform all Obligations. Guarantor's obligations under this Guaranty are independent of and separate from the Obligations. Upon the occurrence and during the continuance of any default by Debtor, McKesson can sue Guarantor separately from Debtor, whether or not McKesson sues Debtor in such lawsuit and whether or not McKesson sues Debtor in a separate lawsuit. If McKesson proceeds with any course of action under this Guaranty or against Debtor, that choice shall not preclude McKesson from taking any other course of action.

This Guaranty shall not be affected by the termination or change in the relationship between Guarantor and Debtor. Guarantor assumes all responsibility for keeping informed of: (a) Debtor's financial condition and assets; (b) all other circumstances bearing upon the risk of nonpayment of the Obligations; and (c) the nature, scope and extent of the risks which Guarantor assumes and incurs under this Guaranty. Guarantor agrees that McKesson shall have no duty to advise Guarantor of information known to McKesson regarding such circumstances or risks. Guarantor agrees that its obligations under this Guaranty shall not be discharged as a result of, or otherwise affected by, any invalidity or unenforceability against Debtor of the Obligations for any reason, or the insufficiency, invalidity, unenforceability or failure of perfection of, any security for the Obligations. Guarantor waives notice of McKesson's acceptance of this Guaranty and of presentment, demand, protest and notice of non-payment or protest as to any note or obligation signed, accepted, endorsed or assigned to McKesson by Debtor. Guarantor also waives any other demands and notices required by law. Guarantor also waives all set-offs, counterclaims and rights of recoupment.

McKesson may at any time, without Guarantor's consent, without notice to Guarantor and without affecting or impairing Guarantor's obligations under this Guaranty, do any of the following: (a) renew, modify (including any increase or decrease in the rate of interest), or extend any Obligations, any obligations of any other guarantor of the Obligations, of any person or entity whose property serves as collateral for any of the Obligations, or of any other party at any time directly or contingently liable for any of the Obligations; (b) enter into additional extensions of credit to Debtor; (c) accept partial payments of the Obligations; (d) settle, release (by operation of law or otherwise), compound, compromise, collect or liquidate any of the Obligations and the security therefor in any manner; (e) consent to the transfer of security; or (f) bid and purchase at any sale of security.

If at any time performance and payment of any of the Obligations is rescinded or reduced in amount, or if McKesson must return any payments received from Debtor, this Guaranty shall be reinstated for the amount so reduced or returned. Guarantor agrees to, upon request from McKesson, deliver financial statements prepared by its accountants in accordance with generally accepted accounting principles on a basis consistently applied for the most recent fiscal quarter or year-end, to the extent not previously provided.

This Guaranty constitutes the complete understanding between McKesson and Guarantor with respect to the subject matter hereof. This Guaranty may be modified only in writing signed by the party against whom the modification is sought to be enforced. To be binding against McKesson, any modification must be signed by McKesson's Vice President-Credit or a higher officer.

Guarantor represents that this Guaranty has been duly authorized by all necessary action and that its delivery to McKesson does not violate any contracts binding upon Guarantor. This Guaranty shall bind Guarantor's successors and assigns, and shall inure to McKesson's successors and assigns. Guarantor waives notice of any assignment of this Guaranty by McKesson. This Guaranty shall be governed by, and construed in accordance with, the laws of the State of Delaware, without regard to principles of conflicts of law that would result in the application of the laws of another jurisdiction.

Guarantor agrees to pay on demand all of McKesson's losses, liabilities, costs and expenses, and the fees and disbursements of McKesson's counsel (including allocated costs of internal counsel) in connection with: (a) the enforcement or attempted enforcement, or preservation of any rights or interests under this Guaranty; and (b) any out-of-court workout or other refinancing or restructuring or any bankruptcy case concerning Debtor or Guarantor.

Guarantor waives any right to a trial by jury in any action or proceeding to enforce or defend any rights under this Guaranty or any related agreement or under any amendment, instrument, document or agreement delivered or which may in the future be delivered in connection with this Guaranty, and agrees that any such action or proceeding will be tried before a court and not before a jury. Guarantor agrees not to assert any claim against McKesson on any theory of liability for special, indirect, consequential, incidental or punitive damages.

IN WITNESS WHEREOF, Guarantor has duly executed and delivered this Guaranty.

<p>Guarantor's Legal Name: Click or tap here to enter text. Last 4 Digits of Guarantor's Social Security #: Click or tap here to enter text.</p>	<p>Street Address: Click or tap here to enter text. City: Click or tap here to enter text. State: Choose an item. Zip: Click or tap here to enter text.</p>
<p>Guarantor's Signature _____ Date: Click or tap to enter a date.</p>	<p>Witness Signature _____ Witness Print Name: Click or tap here to enter text.</p>

MCKESSON
Negotiable Promissory Note (Fixed-Rate / Secured)

Principal: \$ _____ Date: _____ City & State: _____

1. **Principal and Interest.** For value received, the undersigned “Debtor” promises to pay to McKesson Corporation, a Delaware corporation, for itself and as collection agent for any of its affiliates (collectively “McKesson”), or order, in installments as set forth below, the *principal* sum of _____ AND ____/100 dollars (\$ _____), together with interest on the unpaid sum from the date hereof until paid in full at a rate of ____% per annum (the “Interest Rate”). All interest shall be computed on the basis of a 360-day year and counting the actual number of days elapsed.

2. **Payment.** The outstanding principal amount hereof shall be payable in _____ consecutive installments made on _____ of each Select _____, commencing _____, 20_____. The first _____ installments shall be in the amount of \$ _____ each, and the final installment shall be in the amount of \$ _____. On the due date of such final installment, the outstanding principal amount hereof together with any unpaid accrued interest hereunder shall be due and payable; provided that the full amount of principal shall be due and payable upon the occurrence of any Default (as defined in Section 5 below) and acceleration of the maturity of this Note in accordance with Section 5 below. In addition to any interest on overdue amounts, Debtor shall pay a late charge equal to 1.50% per month of each payment due hereunder and delinquent ten days or more until the delinquency is paid. Debtor shall make each payment under this Note in immediately available funds, unconditionally in full without set-off, counterclaim or other defense, on the day when due to McKesson by means of pre-authorized electronic debits by McKesson against an account of Debtor at a bank reasonably acceptable to McKesson, or by such other means as may be acceptable to McKesson. Each payment received hereunder shall be applied first to accrued interest and the balance, if any, to principal.

3. **Prepayment.** Debtor may prepay this Note in whole or in part at any time, without premium or penalty. Each prepayment shall be accompanied by payment of all interest accrued on the amount of such prepayment. In no event shall a partial prepayment otherwise excuse or delay the due date of any installment of principal or interest. If Debtor desires to prepay in full, Debtor shall request a pay-out figure from McKesson.

4. **Security Interest.** In order to secure timely and full payment and performance of all present and future obligations of Debtor to McKesson (all collectively referred to as the “Obligations”), including, without limitation, those arising under this Note, Debtor hereby grants to McKesson a security interest in all of Debtor’s personal property, including but not limited to, all accounts, general intangibles, chattel paper, documents, letters of credit, instruments, investment property, deposit accounts, inventory, goods, fixtures, and equipment and all books, records, products and proceeds of the foregoing, whether now owned or hereafter acquired (“collectively, the “Collateral”), as such terms are defined in Division 9 of the Delaware Uniform Commercial Code in effect on the date hereof. This security interest shall continue in effect until all Obligations are fully paid in cash. Debtor authorizes McKesson to send notices to any other persons claiming a security interest in any of the Collateral. Debtor acknowledges that McKesson may file a UCC-1 financing statement with the applicable government office in order to perfect the security interest granted hereby.

5. **Default.** Failure of Debtor to pay any amount due hereunder within three days after written notice to Debtor that such payment is overdue, or any default under any Security Agreement, constitutes a “Default” under this Note. McKesson shall be entitled upon any Default to demand payment of the unpaid principal balance and all accrued interest thereon by written notice to Debtor. Debtor agrees to pay any and all collection costs and reasonable attorney’s fees incurred by McKesson in connection herewith.

6. **Maximum Rate of Interest.** In no event shall the actual amount of interest paid hereunder exceed the legally permissible rate of interest and if the Interest Rate is deemed to be in excess of the legally permissible rate of interest, any such excess shall first be applied as a repayment of principal.

7. **Waivers.** Except as expressly provided in this Note, Debtor waives presentment, protest, notice of every kind including demand, intent to accelerate maturity, and acceleration of maturity, set-offs and counterclaims and expressly agrees that this Note, or any payment hereunder, may be extended from time to time without in any way affecting the liability of the Debtor hereunder.

8. **Successors and Assigns.** This Note may not be assigned by the Debtor without McKesson’s prior written consent. This Note may be assigned by McKesson to: (i) any affiliate of McKesson; (ii) any bank providing accounts receivable securitization or similar financing arrangements to McKesson; and (iii) any other person with Debtor’s prior written consent, which shall not be unreasonably withheld. Subject to the foregoing, the rights and benefits of the Debtor and McKesson shall be binding upon and benefit their respective successors, assigns and transferees. Following any such assignment, each reference herein to “McKesson” shall be a reference to such assignee.

9. **Governing Law.** This Note shall be governed by and construed in accordance with the laws of the State of Delaware (without reference to principles of conflicts of laws that would result in the application of the laws of another jurisdiction). Any provisions hereof contrary to, prohibited by, or invalid under, applicable laws or regulations shall be inapplicable and deemed omitted herefrom, but shall not invalidate the remaining provisions hereof.

10. **Waiver of Jury Trial.** Debtor waives any right to a trial by jury in any action or proceeding to enforce or defend any rights under this Note or any related agreement or under any amendment, instrument, document or agreement delivered or which may in the future be delivered in connection with this Note, and agrees that any such action or proceeding will be tried before a court and not before a jury. Debtor agrees that it will not assert any claim against holder on any theory of liability for special, indirect, consequential, incidental or punitive damages.

Debtor: _____
Full Legal Name of Entity

By: _____
Signature Print Name

Title: _____

EXHIBIT F
FRANCHISE HANDBOOK TABLE OF CONTENTS

HEALTH MART FRANCHISE HANDBOOK

OPERATIONS TOOLKIT/OPERATIONS HANDBOOK TABLE OF CONTENTS

- I. myHealthMart Resource Guide (18 pages)**
 - Meeting Health Mart Franchise Standards
 - Communication and Support
 - Manage Your Staff
 - Manage Your Store
 - Expand and Maximize Your Services
 - Manage Your Preference
 - Help Center
- II. Common Practices (108 pages)**
 - Facility Maintenance
 - Financial
 - Inventory Management
 - Performance and Quality
 - Pharmacy Front End
 - Pharmacy Workflow
 - Record Management and Retention
 - Safety and Security
 - Staffing and Training
- III. Clinical and Patient Care Resources (16 pages)**
 - Complementary and Alternative Medicine and Integrative Health
 - Compounding
 - Chronic Condition Management
 - Immunizations
 - Medication Management Services
 - Medication Synchronization
 - Combatting Opioid Use Disorder (OUD)
 - Pharmacy Testing and Treatment
 - Public Health Tools
 - Patient Care: Wellness
- IV. Forms and Logs (16 pages)**
 - Administrative
 - Controlled Substance Inventory
 - Logs
- V. Operations Checklist (10 pages)**
 - Weekly Checklist
 - Monthly Checklist
- VI. Education and Training (6 pages)**
 - Community Health Worker Training
 - Technician Training Solutions
 - Health Mart University
 - TRC Healthcare
- VII. Regulatory Resources (12 pages)**
 - Bula Intelligence
 - Controlled Substance Disposal Resources
 - Federal Regulatory Topics
 - Fraud, Waste, & Abuse (FWA)
 - Prescription Drug Monitoring Programs (PDMPs)
 - Risk Evaluation and Mitigation Strategy (REMS)
 - USP <800> – Hazardous Drugs
- VIII. Disaster Recovery Plan (30 pages)**
 - Preparing for Business Interruption
 - Short-Term Business Interruption
 - Major Business Interruption
 - Major Epidemic/Pandemic
- IX. Store Development and Design (2 pages)**
 - Rx Ownership
 - Store Design

TOTAL PAGES - 218

EXHIBIT G-1

LIST OF OPERATIONAL FRANCHISEES AS OF MARCH 31, 2024

Alabama	Mikes Discount Phcy Bir Mike Pitzing 201 Kirkland St Abbeville, AL 36310 334-5852288	Brooklere Pharmacy No 102 Anthony Brooklere 3633 Gray Avenue Adamsville, AL 35005 205-6741400	Addison Discount Pharmacy David Godbee 30910 Highway 278 Pob 180 Addison, AL 35540 256-7476342	Blair Pharmacy Daniel Blair 81 Weatherly Clb Dr Ste A Alabaster, AL 35007 205-3583470
Brooklere Pharmacy Hm 301 Johnny Brooklere 205 Buck Creek Plaza Alabaster, AL 35007 205-6641200	Albertville Discount Phcy Brett Hulgán 422 North Broad St Albertville, AL 35950 256-8781515	Brindley's Family Phcy Steve Brindley 209 Sand Mountain Dr E Albertville, AL 35950 256-8782111	Foodland Discount Phcy Rodney Crowell 313 E Sand Mtn Drive Albertville, AL 35950 256-8786930	Carlisle Drug Company Daniel Champion 839 Airport Drive #101 Alexander City, AL 35010 256-3290900
Medicine Express Fam Phcy Sherry Tremelling 1144 Airport Dr. Alexander City, AL 35010 256-2158014	Downey Drug Alexandr Hm Paul Graham 658 Valley Cub Dr Alexandria, AL 36250 256-8204540	Gentry Drugs Phil Gentry 551 Memorial Pkwy E Aliceville, AL 35442 205-3736688	Anderson Pharmacy Hm Gabriel Argo 7101 Etowah St Altoona, AL 35952 205-5896557	Cleburne Phcy Lenlock Frank Tant 21 Bill Robison Pkwy Anniston, AL 36206 256-4446282
Downey Drugs Hm Johnnie Ellis 2427 Hwy 202 Anniston, AL 36201 256-2379426	Highland Health Systems Kevin Blanchet 331 East 8th St Anniston, AL 36202 256-2363403	Jones Discount Pharmacy Alicia Roe 1036 N Brindlee Mtn Pkwy Arab, AL 35016 256-2000011	Latham's Pharmacy Ronald Smith 178 S Main St Arab, AL 35016 256-5864132	Parkway Pharmacy Hm Terry Bennett 606 Brindlee Mtn Pkwy Nor Arab, AL 35016 256-5864120
Jones Drug Hm Nick Holland 30508 Ardmore Avenue Ardmore, AL 35739 256-4232155	Ashland Pharmacy Inc Hm Michelle Phillips 83074 Hwy 9 P.o. Box 487 Ashland, AL 36251 256-3542166	The Drug Store Ashland Hm Jana Wheeler 83871 Highway 9 Ashland, AL 36251 256-3543784	Ashville Drugs, Inc Curt Eddy 35767 Us Hwy 231 Ashville, AL 35953 205-5947088	Athens Creekside Drugs Mark Jackson 605 Hwy 31 S Suite D Athens, AL 35611 256-2328274
Athens Pharmacy Phillip Presley 705 West Market Athens, AL 35611 256-2322242	Eastside Phy&compounding Billy Cannon 1406 Lindsay Lane S Ste A Athens, AL 35613 256-2337070	Hometown Phcyoflimestone Monique Cannon 100 Hwy 31 Ste H Athens, AL 35611 256-2328448	Limestone Drug Hm Chandler Willingham 200 W Market St Box 709 Athens, AL 35612 256-2323811	Westside Jiffy Pharmacy Charles Hill 1204 W Market St Athens, AL 35611 800-5555555
Ricks Discount Phcy Hm Rick Bearden 1433 3rd St Sw Attalla, AL 35954 256-5385850	Our Home Pharmacy Hm Craig Hyatt 2154 Moores Mill Rd Auburn, AL 36830 334-8878780	Berry Discount Apothecary Chris Cannon 31 Depot Street Berry, AL 35546 205-6894777	Eastern Valley Drug Hm Charles Prickett 1310 Eastern Valley Rd Bessemer, AL 35020 205-4255258	Fms #3 Rx Hm Patrick Devereux 1817 13th Ave N Bessemer, AL 35020 205-4243194
Hinkle Pharmacy Taner Hinkle 1090 9th Ave Sw Bessemer, AL 35022 205-4253039	Hometown Phcy Services Tim Mullins 519 West Town Plaza Bessemer, AL 35020 205-4261922	Rock Creek Phcy Teri Wade 6817 Warrior River Rd Bessemer, AL 35023 205-4978777	Birmingham Apothecary Ankit Patel 1032 South 20th Street Birmingham, AL 35205 205-2514248	Citizen Express Pharmacy Delmouss Vance 1513 5th Ave N Birmingham, AL 35203 205-3238374
Cs Apothecary Chandni Patel 1145 Forestdale Blvd Birmingham, AL 35214 256-5901059	Gibson Discount Phcy Hm James George 1133 Lomb Ave Sw Birmingham, AL 35211 205-7874692	Lakeshore Pharmacy I Hm Robert Bryant Iii One Lakeshore Dr Ste 102 Birmingham, AL 35209 205-9458081	Liberty Pharmacy Jim Parekh 3735 Corp Woods Dr St 101 Birmingham, AL 35242 205-9779290	Medhelp Rx Robert Bryant 4600 Hwy 280, Ste 102 Birmingham, AL 35242 205-2538776
Medsplus Consulting Llc Jennifer Campbell 215 Richard Argrtn Bvd801 Birmingham, AL 35203 205-2350085	Mills Phcy At Parkway Beetina Long 9709 Parkway East Suite F Birmingham, AL 35215 205-4539889	Mills Phcy At Woodlawn Beetina Long 6501 1st Ave North Birmingham, AL 35206 205-5917800	Peds Rx Phcy Solutions Sam Blakemore 1600 Seventh Ave South Birmingham, AL 35233 205-9838727	Ritchs Pharmacy Hm Ralph Sorrell 2714 Cahaba Rd Birmingham, AL 35223 205-8711141
Tyners Pharmacy Hm Randy Tynér 5616 Chalkville Road Birmingham, AL 35235 205-8563784	Vacca Discount Drug Co John Vacca 7633 Georgia Road S. Birmingham, AL 35212 205-9563300	Blountsville Pharmacy Olivia Butler 69005 Main Street Blountsville, AL 35031 800-5555555	Boaz Disc Drugs Hm Dale Johnson 10460 Al Hwy 168, Ste 1 Boaz, AL 35957 256-5936546	Clark's Pharmacy B.j. Jones 241 Billy Dyar Blvd Boaz, AL 35957 256-8401100
Mills Phcy At Brookwood Beetina Long 16114 Hwy 216 Suite A Brookwood, AL 35444 205-5561600	Cowart Drug Company Kacie White 8320 Highway 31 Calera, AL 35040 205-6681723	Whitaker Drugs Llc Chip Whitaker 20 Camden Bypass Camden, AL 36726 334-4561589	Carrollton Drugs Hm David Handley 25700 Hwy 17 Carrollton, AL 35447 205-3672476	Alaco Discount Phcy # 6 Donnie George 1490 Chesnut Bypass Centre, AL 35960 256-9278539

Deans Drugs, Inc Hm Tracy Bishop 699 Cedar Bluff Rd Centre, AL 35960 256-9275569	J & S Drugs Hm Seth Young 1130 Walnut St Centreville, AL 35042 205-9264821	Open Hands Inc Jeff Honea li 16724 Highway 280 Chelsea, AL 35043 205-6787755	Snider's Discount Phcy Doug Snider 15582 Hwy 280 Chelsea, AL 35043 205-6783899	Peoples Drugs Hm Tracy Wix 8260 Hwy 72 West Cherokee, AL 35616 256-3596242
Medical Village Pharmacy Steve Ladas 426 S. Craft Hwy Chickasaw, AL 36611 251-4564172	Citronelle Drug Co Hm Robert Jeffus 19240 Mobile St Citronelle, AL 36522 251-8665522	Chandler Drug Brad Jackson 914 7th St South Clanton, AL 35045 205-7558009	Wright Drug And Gift Hm Butch Deneke 206 7th Street South Clanton, AL 35045 205-7553350	Clayton Drug William Phillips 23 Court Sq Po Box 220 Clayton, AL 36016 334-7753442
Cleveland Discount Pha Hm Kim Larue 36345 State Highway 79 Cleveland, AL 35049 205-2748000	Collinsville Drugs Brandon Boswell 588 S Valley Ave Collinsville, AL 35961 256-5242981	Crossville Drugs Inc Hm Alan Gardner 15192 Unit 2 Al Hwy 68 Crossville, AL 35962 256-5287124	Kilpatrick Pharmacy Bj Jones 415 County Road 179 Crossville, AL 35962 256-5611500	Cullman Discount Phcy Tom Ploppert 1407 2nd Ave Sw Cullman, AL 35055 256-7344251
Good Hope Pharmacy Kiah Brown 1167 County Rd 437 Cullman, AL 35055 256-8415958	Grand Pointe Phcy Angela Veal 2045 2nd Ave N,w, Cullman, AL 35058 256-7371330	Heritage Pharmacy Hm Rita Freeman 1701 Main Ave Sw Ste C Cullman, AL 35055 256-7373773	Hosp Disc Phcy Central Kiah Brown 209 4th Ave Ne Cullman, AL 35055 256--734-60	Hospital Disc Phcy West Kiah Brown 1201 4th St Sw Cullman, AL 35055 256-7347658
Mcswains Pharmacy Nicole Robertson 1910 Main Ave Sw Cullman, AL 35055 256-7341662	Specialty Pharmacy Kiah Brown 2104 Alabama Hwy 157 Spec Cullman, AL 35058 256-7343146	Jims Pharmacy At The Lake Jim Clanton 6378 Hwy 49 S Dadeville, AL 36853 256-3733439	Center Dgs Of Daleville Stacy Boucher 181 Hwy 84 West Daleville, AL 36322 334-5984242	Adams Drugs-pine Level Chris Phung 2175 B Highway 31 N Deatsville, AL 36022 334-3519550
Lake Pharmacy Hm Robert Golden 95 Lightwood Rd Hwy 23 Deatsville, AL 36022 334-5692112	Bendalls Pharmacy Inc Nicole Robertson 1316a Stratford Rd Se Decatur, AL 35601 256-3532021	Pay-less Pharmacy Hm Blake Gowen 1206 7th St Se Decatur, AL 35601 256-3535011	Payless Phcy Express Hm Steve Harris 2122 Danville Road, Sw Decatur, AL 35601 256-3517006	Westmeade Pharmacy Hm David Duncan 2104 Danville Rd Sw Decatur, AL 35601 256-3558211
Boone's Phcy Hm Raymond Boone 951 Us Hwy 80 W Demopolis, AL 36732 334-2898989	Ken Glover Drug Hm Ken Glover 27 Midway Plaza Hwy 78 E Dora, AL 35062 205-6489918	Bowen Pharmacy Tina Stringer 110 Healtheast Drive Dothan, AL 36303 334-7944211	Doctors Center Pharmacy Michael Stringer 4119 West Main St Dothan, AL 36305 334-7931316	Mikes Southside Phcy Bir Mike Pitzing 1006 S Oates St Dothan, AL 36301 334-7943174
Northcutt Drug Co Hm Glenn Northcutt 1774 West Main Dothan, AL 36301 334-7939538	Harrison Drug Hm Rex Harrison 25372 Highway 195 Box 505 Double Springs, AL 35553 205-4898806	Eclectic Family Pharmacy Teresa Lett 575 Claud Road, Ste 2000 Eclectic, AL 36024 334-5412522	Elberta Pharmacy Inc Hm Tonja Lowery 24980 State St Po Dr 670 Elberta, AL 36530 251-9868115	Salem Pharmacy Mark Jackson 28730 Al Hwy 99 Ste A Elkmont, AL 35620 256-2161820
Bryars-warren Drug Co Jeremy Willette 112 North Main St Enterprise, AL 36330 334-3472506	Center Drugs Enterprise Jeremy Willette 607a Boll Weevil Cir Enterprise, AL 36330 334-3474242	Holley Pharmacy John Holley 612 N Main St Ste A Enterprise, AL 36330 334-3930086	Mills Pharmacy At Eutaw Beetina Long 306 Morrow Ave Eutaw, AL 35462 205-3720500	Quality Disc Drugs Robert Hager 4109 Eva Road Po Box 98 Eva, AL 35621 256-7967131
Coastal Phcy Fairhope Steven Carter 19670 S Greeno Rd Fairhope, AL 36532 251-9299959	Fairhope Phcy Hm Betty Barnhill 398 Fairhope Ave Po Bx512 Fairhope, AL 36532 251-9288822	Fayette Downtown Phcy Katie Wakefield 1128 2nd Avenue Ne Fayette, AL 35555 205-9324513	Florence Xpress Pharmacy Tom Ploppert 2908 Mall Rd Florence, AL 35630 256-9624251	Northgate Pharmacy Hm Chad Irons 3522 Cloverdale Rd Florence, AL 35633 256-7661224
St Florian Pharmacy Derek Ray 4395 Co Rd 47 Florence, AL 35630 256-7650123	C And H Disc Drug Hm Richard Hammon 1702 Glenn Blvd Sw Fort Payne, AL 35968 256-8450242	C And H Discount Drug Hm Richard Hammon 1916 Gault Ave N No Store Fort Payne, AL 35967 256-8452004	Frisco City Pharmacy Hm Desak Hicks 3749 Bowden St Frisco City, AL 36445 251-2672111	Fyffe Phcy Hm Brandon Rains 44 Blackwell St Fyffe, AL 35971 256-6232944
Cornerstone Pharmacy Hm Scott Godfrey 851 Goodyear Ave Gadsden, AL 35903 256-4565850	Hughs Pharmacy Hm Mary Tucker 100 Med Ctr Dr Ste 102 Gadsden, AL 35903 256-4927407	Jerrys Discount Phcy Hm Jerry Rogers 300 Wall Street Gadsden, AL 35904 256-5471221	J & J Drugs Steve Hill 1318 Main St Gardendale, AL 35071 205-6318731	Mills Phcy At Gardendale Beetina Long 439 Fieldstown Rd #145 Gardendale, AL 35071 205-6318989

Gilstrap Drugs Hm Michael Booth 1008 W Maple Ave Geneva, AL 36340 334-6842272	Hometown Pharmacy Hm Cole Floyd 69 West Main St Gilbertown, AL 36908 251-8432400	Alaco Discount Phcy # 7 Amanda Divine 544 Main St W Glencoe, AL 35905 256-4924900	Goodwater Pharmacy Hm Brad Collins 21338 Al Hwy 9 Po Bx 48 Goodwater, AL 35072 256-8396361	Boone's Pharmacy Raymond Boone 850 D Tuscaloosa St Greensboro, AL 36744 334-6247151
Whitaker Drugs Greenville Whitaker Drugs 750 Willow Ln Ste A Greenville, AL 36037 334-4561589	City Drug Grove Hill Richard Boone 123 Jackson Street Grove Hill, AL 36451 251-2753669	Mcguire Drug Hm Ralph Christopher 141 12th Ave W. Po Bx 520 Guin, AL 35563 205-4683402	Island Drug & Gifts Hm James Willis 3645 Gulf Shores Pkwy 107 Gulf Shores, AL 36542 251-9671100	Bunch Pharmacy Hm Buddy Bunch 1800 Henry St Guntersville, AL 35976 256-5825700
Haralson Drugs Co Inc Steve Murphee 1941 Patterson Street Guntersville, AL 35976 256-5823661	Majors Discounts Drugs Donna Majors 1025 Highway 13 North Haleyville, AL 35565 205-4864534	Robert's Hometown Phcy Robert Ellis 2415 11th Ave Suite A Haleyville, AL 35565 205-4864663	Cove Pharmacy Robert Mills 186 Old Highway 431 Ste A Hampton Cove, AL 35763 205-2234704	Blue And Gray Drugs Hm Chris Henderson 804 Main St N.e Box 288 Hanceville, AL 35077 256-3524371
Hanceville Drug Co Benjamin B Burkhardt 101 Commercial Street Se Hanceville, AL 35077 256-3524110	Heritage Phcy Ofdodgecity Rita Freeman 561 Al Hwy 69 South Hanceville, AL 35077 256-2873333	Gilchrist Pharmacy #2 Mike Preuitt 615 Mynatt St Ste F Hartselle, AL 35640 256-7730050	Gilchrist Pharmacy Inc Mike Previtt 404 Sparkman St Nw Hartselle, AL 35640 256-7731999	Sur Sav Pharmacy Hm Mazen Newahid 6046 Hwy 53 Harvest, AL 35749 256-8589677
Hayden Pharmacy Hm Jennifer Metcalf 4086 State Hwy 160 Hayden, AL 35079 205-5901515	Foster Drug Co John Carpenter 12 Lafayette St Hayneville, AL 36040 334-5482125	Hazel Green Pharmacy Hm Chandler Willingham 13574 Hwy 231-431 N Ste B Hazel Green, AL 35750 256-8130150	Mike's Phcy Of Headland Mike Pitzing 202 Holman Dr Headland, AL 36345 334-6933324	Cleburne Pharmacy Frank Tant 875 Ross St Heflin, AL 36264 256-4632197
Camp Drugs Kevin Camp 18294 Broad St Henagar, AL 35978 256-6575187	Hokes Bluff Drug Shoppe Candace West 5702 Us Hwy 278 Hokes Bluff, AL 35903 256-4941918	Murphy's Pharmacy Hm Jason Spencer 11069 Us Highway 278 E Holly Pond, AL 35083 256-7964449	Homewood Pharmacy Ryan Hamilton 940 Oxmoor Road Homewood, AL 35209 205-871900	Green Valley Drug Co Inc Bill Box 1915 Hoover Court Hoover, AL 35226 205-8221151
Mills Phcy At Bluff Park Beetina Long 2148 Tyler Rd #100 Hoover, AL 35226 205-8239500	Mills Specialty Cent Fill Beetina Long 2400 Mountain Drive Hoover, AL 35226 205-8719007	Moss Rock Pharmacy Clay Nolen 610 Preserve Pkwy Ste 160 Hoover, AL 35226 205-2389383	Ross Bridge Pharmacy Patrick Devereux 3601 Market St Ste 104 Hoover, AL 35226 205-4261883	Douglas Discount Pharm Hm Jim Gann Jr. 9461 Highway 75 Horton, AL 35980 256-5931750
Pharmacy Xpress Hm Nathan Antonio 2910 Allison Bon Mem #112 Hueytown, AL 35023 205-7444480	Weldon Pharmacy Hm Diane Cashatt 1280 Hueytown Rd Hueytown, AL 35023 205-4912805	Chase Pharmacy Inc Hm Rick Sansom 2700 B Winchester Rd Huntsville, AL 35811 256-8511345	Healthmart Pharmacy Amin Mirramezani 2015 Sparkman Dr Nw Huntsville, AL 35810 256-7157475	Sparkman Phcy Franklin Amin Mirramezani 115 Saint Claire Ave Se #300 Huntsville, AL 35801 256-4299821
Sparkman Phcy Wellstone Amin Mirramezani 4040 Memorial Parkway Huntsville, AL 35802 256-7056499	Ider Discount Drugs Frank Tant 10705 Al Highway 75 Ider, AL 35981 256-657-51	Macs Drugs Hm Randy Guy 201 Commerce St Po Box426 Jackson, AL 36545 251-2463616	Crow Drug Hm Jay Colvin 1430 Pelham Road S Jacksonville, AL 36265 256-4357931	After Hours Rx Inc Hm Mark George 1800 Birmingham Ave Jasper, AL 35501 205-3877811
English Plaza Phcy Rx Neil Evans 1640 Hwy 78 East Jasper, AL 35501 205-2213090	Glover Drug Urgent Care Ken Glover 2708 Old Hwy 78 Jasper, AL 35501 205-3871800	Professional Pharmacy Jake Barnett 2001 Airport Road North Jasper, AL 35504 205-2214564	Sam Glover Drugs Hm Ken Glover 408 W 18th St Jasper, AL 35501 205-3871481	Lowes Pharmacy Hm Brent Fuller 339 9th Ave S.w. Lafayette, AL 36862 334-8647781
Mills Pharmacy At Leeds Beetina Long 8420 1st Ave Leeds, AL 35094 205-6995195	Patterson Pharmacy John Patterson 7513 Parkway Drive Leeds, AL 35094 205-6995113	Leighton Pharmacy Grace Askins 2230 Railroad Street Leighton, AL 35646 256-4466527	Lexington Discount Drug Callie Sinyard 11601 Hwy 101 Lexington, AL 35648 406-2295550	Lincoln Pharmacy Hm Ron Strickland 99 Magnolia S Box 200 Lincoln, AL 35096 205-7637759
Little Drug Company Hm Richard Boone 310 South Main Street Linden, AL 36748 334-2954270	Locust Fork Pharmacy Hm Johnny Cleveland 29984 State Hwy79 Ste 600 Locust Fork, AL 35097 205-6802222	Loxley Drugs Wes Smith 2140 E Relham Dr Loxley, AL 36551 251-9645332	Foster Drug Co Of Luverne Alan Carpenter 1554 S Forest Ave Luverne, AL 36049 334-3356553	Madison Pharmacy Amin Mirramezani 8498 Madison Blvd A Madison, AL 35758 256-3251139

Sure Save Pharmacy Mazen Nuwayhid 30694 Hwy 72 Suite A Madison, AL 35756 256-2306200	Maplesville Phar Tim Gibbs 9081 Al Hwy 22 Po Box 145 Maplesville, AL 36750 334-3662425	College City Drug Hm Bradford Sturgis 304 Washington St Marion, AL 36756 800-8489692	Curren Pharmacy Marcy Curren 22586 Hwy 216 Mc Calla, AL 35111 205-4777797	Mills Phcy At Mccalla Beetina Long 4750 Eastern Valley Rd Mc Calla, AL 35111 205-4771007
Mills Phcy At Midfield Beetina Long 30 A Phillips Dr Midfield, AL 35228 205-9257000	Adams Drugs-millbrook Chris Phung 185 Ashton Plaza St Millbrook, AL 36054 334-3863501	Joe Golden Summer Wilson 13532 Hwy 96 East Millport, AL 35576 205-6623817	Deuel Drug Store Chuck Deuel Jr 2710 Springhill Ave Mobile, AL 36607 251-4787607	Royal Pharmacy Kelly Stinson 1 S Royal St Mobile, AL 36602 251-2778990
Royal Pharmacy li Kelly Stinson 306 S University Blvd Mobile, AL 36609 251-2728570	Skyland Drug Inc Hm Robert Dobbs 3968 Govt Blvd Mobile, AL 36693 251-6660176	Montevallo Drug Rx Hm Nicole Heaton 3990 Hwy 25 Montevallo, AL 35115 205-6651261	Adams Drug Med On Time Chris Phung 37 Mitchell Dr Montgomery, AL 36109 334-2885532	Adams Drugs-central Chris Phung 934 Adams Ave Montgomery, AL 36104 334-2643496
Adams Drugs-chantilly Chris Phung 9168 Eastchase Pkwy Montgomery, AL 36117 334-3867068	Adams Drugs-east Chris Phung 35 Mitchell Dr Montgomery, AL 36109 334-2720802	Adams Drugs-perry Hill Chris Phung 1633 Perry Hill Rd Montgomery, AL 36106 334-3868813	Adams Drugs-south Chris Phung 3016 Mcgehee Rd Montgomery, AL 36111 334-2811671	Adams Drugs-taylor Road Chris Phung 7200 Copperfield Dr Ste A Montgomery, AL 36117 334-3869370
Adams Drugs-vaughn Road Chris Phung 8193 Vaughn Road Montgomery, AL 36116 334-2774800	Logan Pharmacy Darrell Thrasher 15190 Court St Ste A Moulton, AL 35650 256-9741770	Moultrie Phcy @ Caddo Ben Moultrie 22747 Al Hwy 24 East Lawr Moulton, AL 35650 256-9050030	Moultrie Phy Lngtwn Ben Moultrie 20332 Al Highway 33 Moulton, AL 35650 256-9744900	Steves Discount Drugs Steve Mclmore 11809 Al Hwy 157 Suite A Moulton, AL 35650 256-9747663
Kc Drug Kimberly Crews 40870 Hwy 69 Ste D Moundville, AL 35474 205-3718755	Crestline Pharmacy Matt Leach 60 Church St Mountain Brk, AL 35213 205-8710317	Avalon Discount Drug Hm Mark Ray 2400 Avalon Ave Box 2409 Muscle Shoals, AL 35661 256-3141001	Dalton Pharmacy Darrell Thrasher 1110 East 6th St Muscle Shoals, AL 35661 256-9785102	Jackson Apothecary Brad Jackson 12755 Highway 22 E New Site, AL 36256 256-3923448
Tuscaloosa Drug North Brian Sweatt 13620 Hwy 43 N Ste A Northport, AL 35475 205-4096410	Margaret Pharmacy Mark Ross 145 Jeff Wilson Drive Odenville, AL 35120 205-3191999	Odenville Pharmacy Hm Curt Eddy 140 Council Drive Odenville, AL 35120 205-6296303	Alaco Discount Pharmacy 4 Tommy Morgan 27550 State Highway 75 Ste 107 Oneonta, AL 35121 877-2568306	Opelika Medical Arts Phar Dennis Miller 121 20th St. Bldg. 1 Opelika, AL 36801 334-7455756
Thomas Pharmacy Inc Hm Roger Burnett 1713 Perpperill Pkwy Opelika, AL 36801 334-7453632	Whitaker Drugs Opelika Chip Whitaker 1437 Fox Run Pkwy Opelika, AL 36801 -	Gross Drug Co Inc Tammy Hadder 6456 Al Hwy 269 Parrish, AL 35580 205-6869945	Neil's Pharmacy Neil Damron 1573 Cahaba Valley Rd Pelham, AL 35124 205-9885023	Mainstreet Drugs Inc Curt Eddy 2319 Cogswell Ave Ste 400 Pell City, AL 35125 205-3384903
Northside Apothecary Jeff Preuss 74 Plaza Dr Pell City, AL 35125 205-8147272	Pell City Pharmacy Hm Tucker Malone 1027 Martin St S, #13 Pell City, AL 35128 205-3386080	Phil Campbell Drug Hm Tamara Yancey 2962 Hwy 237 Phil Campbell, AL 35581 205-9934123	Alaco Discount Phcy #5 Jenny Williamson 702 Hwy 278 Bypass E Piedmont, AL 36272 256-4477779	Carroll Total Care Pha Hm Greg Carroll 6767 Old Springville Road Pinson, AL 35126 205-6805557
Mills Phcy At Pinson Beetina Long 6662 Hwy 75 Ste 118 Pinson, AL 35126 205-6803737	Mills Phcy @pleasant Grove Beetina Long 847 A Park Rd Pleasant Grove, AL 35127 205-7440447	Adams Drugs - Prattville Chris Phung 103 S Memorial Dr Prattville, AL 36067 334-3585353	Super Bee Pharmacy Hm Debbie Adams 3354 Rainbow Drive Rainbow City, AL 35906 256-4422592	Haymon Drugs Brad Haymon 128 W Main St Rainsville, AL 35986 256-6384142
Red Bay Pharmacy Bill Weatherford 925 4th St Nw Red Bay, AL 35582 256-3564044	Redmont Pharmacy Jc Jr 1102 4th St Nw Pob 1487 Red Bay, AL 35582 256-3569000	H&w Apothecary Wendie Jennings 211 1st Street Reform, AL 35481 205-3160077	Emerging Home Care Pharma Tommy Wood 3868 Highway 431 Box 899 Roanoke, AL 36274 334-8637511	Lee Drug Store Donna Brown 18530 Florida St Robertsdale, AL 36567 251-9477378
Rogersville Pharmacy Jason Humphreys 16135 Hwy 72 W Rogersville, AL 35652 256-4447777	Samson Drugs Michael Booth 7 N Broad St Samson, AL 36477 334-8982115	Saraland Pharmacy Kelly Stinson 106a Saraland Loop Saraland, AL 36571 251-6753333	Foodland Rx Scottsboro David Kinsley 1402 County Park Rd Ste 1 Scottsboro, AL 35769 256-2591011	Scottsboro Family Pharmac Jeff Hill 201 Veterans Dr Scottsboro, AL 35768 256-2599300

Section Pharmacy Inc Hm Monica Payne 5295 Tammy Little Dr Section, AL 35771 256-2287179	Brown Drug Company Tim Gibbs 1631 Broad St Selma, AL 36701 334-8722326	Carter Drug Company Inchn Tim Williamson 133 Broad Street Selma, AL 36702 334-8757223	Dallas Avenue Pharmacy Tim Gibbs 1402 West Dallas Ave Selma, AL 36701 334-8723255	Med Center Pharmacy Tim Gibbs 101 Samuel O Moseley Drive Selma, AL 36701 334-8749495
Pilcher Mcbryde Drug Co Jim Creech 101 Broad St Selma, AL 36701 334-8757208	Semmes Pharmacy Danny Cottrell 8985 Moffett Road Semmes, AL 36575 251-6457979	Snead Discount Pharmacy John Gentry 87458 Us Hwy 278-e Pob510 Snead, AL 35952 205-4667990	Sulligent Drug Jonathan Beasley 5808 Hwy 278 Sulligent, AL 35586 205-6980107	Brooklere Pharmacy #104 Anthony Brooklere 385 Bryan Rd Ste 200 Sumiton, AL 35148 205-6486059
Ft Williams Pharmacy Hm Chad Lightsey 401 W. Ft Williams St. Sylacauga, AL 35150 256-2072007	Marble City Phcy Hm Danny Johnson 264 W Fort Williams St Sylacauga, AL 35150 256-2454446	Sylacauga Pharmacy Hang Dinh 1244 Talladega Highway Sylacauga, AL 35150 205-9944666	Sylvania Pharmacy Frank Tant 14 Industrial Ln Sylvania, AL 35988 256-6386070	Express Pharmacy Alicia Holbrook 320 Battle St W Talladega, AL 35160 256-3621120
Herren Hill Pharmacy Hm Robert Herren 24 Herren Hill Road Tallassee, AL 36078 334-2528800	Kessler's Pharmacy Hm Mike Burns 1152 East Lake Blvd Tarrant, AL 35217 205-8416421	Conwells Pharmacy Hm Frank Conwell 10835 Dauphin Island Pkwy Theodore, AL 36590 251-9730805	Thorsby Drugs Christa Hayes 4 Minnesota Ave Thorsby, AL 35171 205-6883784	Trinity Discount Drugs Ben Moultrie 1380 Old Hwy 24 Trinity, AL 35673 256-3503365
Argo Pharmacy Ryan Hamilton 247 Us Highway 11 Trussville, AL 35173 205-8719000	Nelms Pharmacy William Nelms 115 Watterson Prkwy #105 Trussville, AL 35173 205-6556133	Trussville Totalcarehmlc Greg Carroll 115 N Chalkville Road Trussville, AL 35173 205-6553455	Jann's Pharmacy Jann Sides 1825 Mcfarland Blvd N 200 Tuscaloosa, AL 35406 205-7522045	Tuscaloosa Capstone Drug Brian Sweatt 1236 Mcfarland Blvd N E Tuscaloosa, AL 35406 205-4699669
Tuscaloosa Drugs Spts Brian Sweat 4301 Veterans Memorial Pkwy Tuscaloosa, AL 35404 205-4699669	Big Bear Discount Drugs Trae Nelms 203 West Lee Street Tuskegee, AL 36083 334-7272150	Union Springs Pharma Hm David Stewart 204 Prairie St N Po Bx311 Union Springs, AL 36089 334-7382320	Union Drugs Tim Gibbs 117 Water St Uniontown, AL 36786 334-6282241	Fairfax Drug Company Steve Sharp 89 Trammell Block Valley, AL 36854 334-7562305
Hoods Pharmacy Hm John Hood 4500 20th Avenue Valley, AL 36854 334-7563219	Valley Pharmacy Hm Angela Moore 4103 20th Ave Valley, AL 36854 334-7562037	Valley Grande Tim Gibbs 7171 Al Hwy 22 North Valley Grande, AL 36701 334-8752271	Beasley's Pharmacy Jonathan Beasley 170 5th St Sw Vernon, AL 35592 800-5555555	Durham Phcy Hm Sam Durham 44984 Hwy 17 Po Box 509 Vernon, AL 35592 205-6959612
Cahaba Pharmacy Hm Jim Parekh 3135 Cahaba Heights Rd Ste 101 Vestavia, AL 35243 205-9779299	Gentry Phcy Hm Clint Gentry 3100 Blue Lake Dr Vestavia, AL 35243 205-9701983	Rocky Ridge Drug Keri Bates Bates 3346 Morgan Dr Vestavia Hills, AL 35216 205-2597100	Mills Phcy At Corner Beetina Long 10107 Corner School Rd Warrior, AL 35180 205-6473900	Shipp's Discount Phcy Hm Jennifer Metcalf 88 White Oak Trail Warrior, AL 35180 205-5901100
Warrior Pharmacy Hm Courtney Mccaleb 219 Main Street Warrior, AL 35180 205-6470528	Cleburne Pharmacy Wedowee Frank Tant 1290 Main Street S Wedowee, AL 36278 256-3572315	Adams Drugs-wetumpka Adams Drugs 5268 Us Hwy 231 Wetumpka, AL 36092 334-5675136	Rocky's Drug & Mercantile Rocky Mcgarity 13170 Moffett Rd Wilmer, AL 36587 251-6454000	Oden Shirey Drug Co Hm Robin Lindsey 970 U.s. Hwy 43 Po B 220 Winfield, AL 35594 205-4876700
Wakefield Pharmacy Katie Wakefield 145 State Hwy 253 St Ste C Winfield, AL 35594 205-4874199	Woodstock Drug Hm David Rocker 28891 Hwy 5 Po Box 280 Woodstock, AL 35188 205-9389221			
Alaska	Bernies Pharmacy Teresa Hall 4100 Lake Otis Pkwy 200 Anchorage, AK 99508 907-5622138	Whale Tail Pharmacy Julie Mcdonald 333 Cold Stge Rd Ste 103 Craig, AK 99921 907-8265750	Petersburg Rx (box) Elink Cate Kowalski 215 N Nordic Dr Petersburg, AK 99833 907-7723265	
Arizona	Riverside Pharmacy Sathish Cariappa 2410 Highway 95 Bullhead City, AZ 86442 928-2194700	Hand In Hand Pharmacy Ji Young Kim 1940 W Chandler Blvd #3 Chandler, AZ 85224 480-5347537	Medmetrics Pharmacy Taylor Froiland 1075 W Queen Creek Rd Ste 2 Chandler, AZ 85248 480-8833800	Coolidge Pharmacy Vira Viradia 171 W Central Ave Ste A Coolidge, AZ 85128 520-4644401

The Apothecary Shop Tony Liska 1840 Mesquite Ave, Suite E Lake Havasu City, AZ 86403 928-8550106	Doctor Pharmacy Rx Shivam Bhanvadia 215 S Power Rd #251 Mesa, AZ 85206 180-0555555	Metier Pharmacy J Randle House 3511 E Indian School Phoenix, AZ 85018 602-8996960	Phoenix Pharmacy Vittelian Forbes 1701 E Thomas Rd #105 Phoenix, AZ 85016 602-2376677	Rio Rico Pharmacy Hm Joe Coil 1131 W Frontage Rd Rio Rico, AZ 85648 520-7613338
Mixtures Pharmacy Scottsd Lori Allen 6590 N Scottsdale Rd, #140 Scottsdale, AZ 85253 480-4000649	Sierra Phcy And Comp Lab Elizabeth Davie 2085 E Fry Blvd Sierra Vista, AZ 85635 520-4590705	Calls Community Phcy Jordan Call 985 S Main St Snowflake, AZ 85937 928-4571115	Finley Pharmacy W. Percy Malone, Pre 1016 W South St Ste 1 Benton, AR 72015 501-3155100	West Side Pharmacy Kenny Harrison 620 West South St Ste C Benton, AR 72015 501-7783151
Arkansas	Health-way Sav-on Drugs Blenda Mcvey 1903 W Dewitt Henry Dr Beebe, AR 72012 501-8826471	Cornerstone Bella Vista Jim Graham 1 Mercy Way Ste 50 Bella Vista, AR 72714 479-8766200	Bryant Family Phcy Charlie Tucker 3322 Highway 5n Bryant, AR 72019 501-8472880	Cornerstone Phcy Bryant Ben Ramsey 2203 N Reynolds Rd Bryant, AR 72022 501-4818964
Poynor Drug Matt Willmott 408 Public Square Berryville, AR 72616 870-4232737	Rose Pharmacy John Rose 1003 North 6th St Blytheville, AR 72315 870-7624545	The Pharmacy At Brookland Mike Barkley 406a Honeysuckle Brookland, AR 72417 870-2069920	Collier Drug Cave Springs C. Mel Collier 260 S Gleneagle Dr Ste A Cave Springs, AR 72718 -	Econo-med Pharmacy Greta Ishmael 1 Choctaw Center Cherokee Village, AR 72529 870-8564696
Camden Drug Hm Betsy Tuberville 1005 Washington Camden, AR 71701 870-8369303	Caraway Drug Brad Hamilton 201 E State St Caraway, AR 72419 870-3512697	Walling Drug Jennifer Walling 316 N Main St Ste A Cave City, AR 72521 870-2320450	Sav-on Drugs Hm David Baker 1014 Harkrider Conway, AR 72032 501-3276777	Smith Family Phcy Blake Johnson 2425 Dave Ward Dr Ste 602 Conway, AR 72034 501-3368188
Clinton Drug Michael Butler 2526 Highway 65 S Ste 101 Clinton, AR 72031 501-7458414	Conway Apothecary Randy Kassissieh 2125 College Ave Ste 1 Conway, AR 72034 501-3278088	Cornerstone Conway John Wirges 815 Hogan Lane Ste 10 Conway, AR 72034 501-3283282	Palace Drug Store Peyton Harvey 313 Main St Des Arc, AR 72040 870-2564317	Dumas Family Pharmacy Cheryl Stimson 301 Hwy 65 South Dumas, AR 71639 800-5555555
Danville Pharmacy Blake Torres 104 E 8th Street Danville, AR 72833 479-4953333	Harris Drug & Gifts, Llc Renee Logan 205 Dequeen Ave. De Queen, AR 71832 870-5843555	Tommys Rexall Drug Co Rebecca Black 220 Court Sq De Witt, AR 72042 870-9464221	St Francis Discount Phcy Randy Kassissieh 1132 N Washington St Forrest City, AR 72335 870-5940760	Coleman Pharmacy Michael Butler 3610 Grand Avenue Fort Smith, AR 72904 479-7835171
Sama Clinic Pharmacy Amy Webb 600 S Timberlane Dr #101 El Dorado, AR 71730 870-6393929	Highlands Oncology Group Jeff Hunnicutt 3232 N North Hills Blvd Fayetteville, AR 72703 479-6951199	Price Harris Pharmacy Laura Harris 313 Arkansas Street Forrest City, AR 72335 870-6337474	Care First Pharmacy Remonica Arnold-mcbr 113 E Adams St Hamburg, AR 71646 870-8316163	Pillbox Pharmacy Andrea Taylor 1243 Highway 62 412 Ste A Hardy, AR 72542 870-8563080
Gosnell Drugs Brandon Michael 134 Beville Ave Gosnell, AR 72315 870-7519242	Greenwood Pharmacy Robert Woolsey 560 W Center St Greenwood, AR 72936 999-9999999	Cornerstone Phcy Gf Kenny Harrison 8470 Edgemont Road Greers Ferry, AR 72067 501-8256265	Hot Springs Pharmacy Aduston Spivey 1210 Airport Rd Hot Springs, AR 71913 501-7602444	Village Healthmart #1 Michael Butler 4440 N Highway 7 Hot Springs Village, AR 71909 501-9220777
Sam Alexander Pharmacy Tara Willmott 127 N Main Street Harrison, AR 72601 870-7416511	Harrison Family Pharmacy Ray Harrison 2323 Highway 229 Haskell, AR 72015 501-7946338	Fountain Lake Family Phcy Michael Butler 4517 Park Avenue Hot Springs, AR 71901 501-5473400	Soo's Drug Store Tyler Soo 2822 E Nettleton Ave Jonesboro, AR 72401 870-9326930	Southern Phcy Ar Jonesboro Kyle Lomax 3005 Apache Dr Jonesboro, AR 72401 870-9721751
Cornerstone Jacksonville Kenny Harrison 315 S James St Jacksonville, AR 72076 501-9826979	Camp's Medical Pharmacy Donna Camp 4109 E Johnson Ave Ste A Jonesboro, AR 72405 870-9105550	Parker Road Spclty Phcy Mike Soo 1109 W. Parker Rd Jonesboro, AR 72404 870-9356400	Southern Phcy Ar Leachville Kyle Lomax 109 S Main St Leachville, AR 72438 870-5396831	Southern Phcy Ar Lepanto Kyle Lomax 730 Greenwood Ave Ste A Lepanto, AR 72354 870-4752617
Stone's Pharmacy Eric Hadley 417 E Matthews Ave Jonesboro, AR 72401 870-9355538	West End Associates Krystal Soo 619 W Nettleton Ave Jonesboro, AR 72401 870-9324742	Lake City Drug Brad Hamilton 210 Cobean Blvd # 10 Lake City, AR 72437 870-9560300		

Arch Street Pharmacy Hm Charlie Tucker 11200 Arch Street Pike Little Rock, AR 72206 501-2617181	Blandford Pharmacy Inc Keith Sholes 5 St. Vincent Cir Ste#110 Little Rock, AR 72205 501-6644466	Cornerstone Otter Creek Kenny Harrison 10320 Stagecoach Rd Little Rock, AR 72210 501-4551900	Cornerstone Pharmacy Main Kenny Harrison 1701 Main St Little Rock, AR 72206 501-2465451	Cornerstone Phcy Chenal Aubrey Harton 16115 St Vincent Ste120 Little Rock, AR 72223 501-8212300
Cornerstone Phcy Rp Brittany Marsh 4220 Rodney Parham Little Rock, AR 72212 501-2232224	Medic Pharmacy #1 Inc Becky Loux 5901 W 12th Little Rock, AR 72204 501-6643907	Pill Quest Pharmacy Bola Sidarous 901 John Barrow Rd Little Rock, AR 72205 501--604-80	Rhea Drug Store Hm Joe Searcy 2801 Kavanaugh Little Rock, AR 72205 501-6634131	Lyons Drug Store Richard Pennington 115 W Front St Lonoke, AR 72086 501-6762247
Village Healthmart#2 Michael Butler 24615 Highway 5 Lonsdale, AR 72087 501-9220909	The Phcy Of Shannon Hills Callie Bench 13907 High Rd Mabelvale, AR 72103 501-4517715	Community Care Phcy Shelyn Davis 1606 Martin Luther King Blvd Malvern, AR 72104 501-2291446	Delta Drug Hm Apci Matthew Jackson 257 S Hwy 18 Manila, AR 72442 870-5613113	The Local Pharm Andrew Benson 924 State Highway 77 Marion, AR 72364 800-5555555
Southern Phy Ar Mark Tree Kyle Lomax 203 Newsome Dr Ste A Marked Tree, AR 72365 870-3582135	Marmaduke Family Phcy David Eddington 11901 Hwy 49n Marmaduke, AR 72443 870-5972911	Maumelle Family Pharmacy Randy Kassissieh 1701 Club Manor Dr Ste 1 Maumelle, AR 72113 501-8514949	Mcfarlin Pharmacy Michael Mcfarlin 101 W Drew Ave Monette, AR 72447 864-5821216	Southern Phy Ar Monette Kyle Lomax 214 W Drew Ave Monette, AR 72447 870-4862111
Highlands Phcy Mtn Home Sandy Kinsey 639 Hospital Dr Mountain Home, AR 72653 479-5871700	Power Pharmacy Rachel Foshee 1310 S 4th St Nashville, AR 71852 870-8451413	Darling Med-save Jamie Darling 1303 Mclain St Newport, AR 72112 870-5235888	Cornerstone Jfk Kenny Harrison 5328 John F Kennedy Blvd North Little Rock, AR 72116 501-2465035	Cornerstone Phcy Lakewood Kenny Harrison 2609 McCain Blvd North Little Rock, AR 72116 501-3531984
Cornerstone Rose City Kenny Harrison 4307 E Broadway St North Little Rock, AR 72117 501-9453264	Medicine Man Jfk Terry Perkins 5308 Jfk Blvd Ste 3 North Little Rock, AR 72116 501-9407517	Medicine Man Main St. Terry Perkins 2520 Main St North Little Rock, AR 72114 501-9407517	Medicine Man Springhill Terry Perkins 3201 Springhill Dr Ste 110 North Little Rock, AR 72117 501-9407517	River Road Pharmacy James (chris) Booker 1741 S Us Highway 61 Osceola, AR 72370 870-5630777
Chapel Phcy Michael Stover 3800 Camden Rd Ste 1 Pine Bluff, AR 71603 870-8791490	Futrell Pharmacy Inc Hm J Mark Futrell 115 East Broadway Pocahontas, AR 72455 870-8925615	Highlands Pharmacy Jeff Hunnicutt 808 S 52nd St Rogers, AR 72758 479-8781818	Rose Drug Of Russellville Blake Torres 3103 W Main Pl Russellville, AR 72801 479-9681323	Searcy Med Center Phy Maddison Schuller 2900 Hawkins Dr Searcy, AR 72143 501-2683311
Stotts Drugs Peyton Harvey 103 W Arch Ave Searcy, AR 72143 501-2682536	Brian's Pharmacy Brian Koesy 4201 E Kiehl Sherwood, AR 72120 501-9202400	Highlands Onc Phcy Prkwy Jeff Hunnicutt 3901 Parkway Circle Springdale, AR 72762 479-8781939	Westside Family Phcy Hm Jon Ragan 3819 West Sunset Springdale, AR 72762 479-7563232	Beard Drug Co Inc Hm Eddie Beard 614 South Lincoln Avenue Star City, AR 71667 870-6284277
Coker Hampton Drug James Bethea 218 S Main St Stuttgart, AR 72160 870-6732691	College Hill Drug Michael Butler 100 East St Ste 4-5 Texarkana, AR 71854 870-7726969	The Daily Dose Pharmacy Leigh Anne Ross 421 Highway 463 N Trumann, AR 72472 870-7090566	Barlow Pharmacies, Inc Kelly Barlow 1515 Fayetteville Rd Van Buren, AR 72956 479-4747171	Econo-med Of Walnut Ridge Greta Ishmael 1045 W Main Street Ste B Walnut Ridge, AR 72476 870-8564696
Wynne Med Phy Cross Cnty Leslie Johnson 718 Falls Blvd South Wynne, AR 72396 870-2388531				
California	Webster's Pharmacy Michael Miller 2450 North Lake Ave Altadena, CA 91001 626-7971163	Last Frontier Pharmacy Kevin Kramer 1111 N. Nagle St. #rp101 Alturas, CA 96101 530-7088850	Blast Pharmacy Ranny Tawfik 1807 W Katella Ave Ste 206 Anaheim, CA 92804 714-7337978	Rocco Pharmacy Brandy Ta 1491 E La Palma Ste A Anaheim, CA 92805 714-6037972
Santa Maria Anaheim Marcos Soliman 1224 S Brookhurst St Anaheim, CA 92804 714-5567788	The Pharmacy Nancy Pai 3055 W. Orange 108 Anaheim, CA 92804 714-9954161	True Care Pharmacy Michelle Nguyen 421 N. Brookhurst St. #123 Anaheim, CA 92801 714-5988939	Pacific Oak Comp Phcy John Kong 12 N 1st Ave Arcadia, CA 91006 626-3488930	Barnes Arcata Fam Drug Hm Sherri Sumner 1080 G St Arcata, CA 95521 707-8222496

Meadowmont Pharmacy Patrick Crosby 2037 Highway 4 #f Arnold, CA 95223 209-7951155	Best Care Pharmacy Hm Pashmina Patel 1051 E. Grand Ave. Arroyo Grande, CA 93420 805-4811961	Family Medical Pharmacy Susan Ham 18009 Norwalk Blvd Artesia, CA 90701 562-4020500	Koam Pharmacy Hm Kwang Kim 18102 S. Pioneer Blvd 101 Artesia, CA 90701 562-4023636	Greater Placer Pharmacy Huyquang Le 3133 Professional Dr #17 Auburn, CA 95603 530-8858582
Leo's Catalina Drug Store Bryce Noll 401 Crescent Ave Avalon, CA 90704 310-5100189	Access Specialty Phcy Ebram Tawdrous 5555 Business Park S Ste 230 Bakersfield, CA 93309 661-4893500	Careone Pharmacy Dharini Patel 2304 Columbus St Bakersfield, CA 93306 661-3744484	Carepharm Pharmacy Vincent Dang 4700 Panama Lane Ste 116 Bakersfield, CA 93313 661-8367557	Dimas Pharmacy Ratilal Rajyaguru 3805 San Dimas St Ste A Bakersfield, CA 93301 661-4894000
Downtown Pharmacy Jaswinder Kaur 2700 F Street Ste 200 Bakersfield, CA 93301 661-3225700	Ingrams Pharmacy Eva Hammond 1115 Union Ave #147-1c Bakersfield, CA 93307 -	Ming Plaza Pharmacy Michael Rady 2726 Ming Ave Ste A Bakersfield, CA 93304 661-5456464	Niles Care Pharmacy Serena Kim 6700 Niles St Ste 100 Bakersfield, CA 93306 661-4898000	Phast Pharmacy Ayman Mohamed 1121 W Columbus St Bakersfield, CA 93301 661-5786500
Southwest Pharmacy Jaswinder Kaur 3400 Panama Ln Ste L Bakersfield, CA 93313 661-8375700	Family Phy Bvrlly Hills David Newman 8314 Wilshire Blvd Beverly Hills, CA 90211 323-6534070	Garfield Pharmacy Eddie Yadiidi 9400 Brighton Way Beverly Hills, CA 90210 310-2740144	Olympic Community Rx Ajmin Shahmirzayan 9117 W Olympic Blvd Beverly Hills, CA 90212 818-8046343	Pharmacy 90210 Sean Soroudi 9735 Wilshire Blvd #110 Beverly Hills, CA 90212 310-7772000
Wilshire Medical Pharmacy Elliot Winestock 8920 Wilshire Blvd #108 Beverly Hills, CA 90211 310-6570750	Dwaynes Friendly Pharmacy Dwayne Wilson 644 West Line Street Bishop, CA 93514 760-8722522	Blythe Mart Pharmacy James Lee 301 W Hobson Way Blythe, CA 92225 760-9223511	Bestcare Pharmacy Evelyn Yoon 5317 Beach Blvd Buena Park, CA 90621 714-6707979	Amc Burbank Phcy Eva Bandikyan 2625 W Alameda Ave Ste 110 Burbank, CA 91505 818-4916208
First Aid Pharmacy Meria Simonyanb 1113 N Hollywood Way Burbank, CA 91505 818-8777788	Formula Pharmacy Liparit Pogosyan 4020 W Magnolia Blvd Ste I Burbank, CA 91505 323-5724272	Landmark Splty Pharmacy Marine Zatikian 1208 W Magnolia Blvd Burbank, CA 91506 818-2600010	Pharmacy And Beyond Sarkis Petrosyan 3415 W Magnolia Blvd Burbank, CA 91505 818-2352662	Sunset Pharmacy Navid Morim 4128 W Burbank Blvd Burbank, CA 91505 310-9096491
Victory Community Pharmac Kristine Panosyan 101 N Victory Blvd #c Burbank, CA 91502 818-4042004	Femme Fatale Rx Helen Moshenzadeh 4766 Park Granada Ste 112 Calabasas, CA 91302 626-4346945	Camarillo Community Rx Chris Sarafian 424 Arneill Rd Ste D Camarillo, CA 93010 818-8003233	Cambria Drug And Gift Alvin Ferrer 2222 Main St Cambria, CA 93428 805-9277283	Camden Pharmacy Thuan Vo 3189 S Bascom Ave Campbell, CA 95008 408-3710111
Pure Health Pharmacy Laura Luskin 22211 Sherman Way Canoga Park, CA 91303 805-5514524	Victory Drug Yousef Bahdi 21115 Sherman Way Canoga Park, CA 91303 818-8832321	Carlsbad Neighbrhd Phcy Cuong Duong 2626 El Camino Real #a Carlsbad, CA 92008 760-9940900	Price Rite Pharmacy Christine Chiu 6010 Hidden Valley Rd #135 Carlsbad, CA 92011 760-8938331	Cerritos Medical Phcy Nancy Cha 13325 E. Artesia Blvd. Cerritos, CA 90703 562-9265900
Everest Pharmacy Lusine Hovsepyan 21115 Devonshire St Chatsworth, CA 91311 818-2574755	St Mary Pharmacy Beshoy Gerges 9917 Topanga Canyon Blvd Chatsworth, CA 91311 818-9604521	Wellpharma Rx Pharmacy Niloofer Sheikhan 21102 Devonshire St Chatsworth, CA 91311 310-9903432	Calicare Pharmacy Viraj Patel 12144 Central Ave Ste B Chino, CA 91710 909-5918444	K's Pharmacy Robert Kim 12582 Central Ave Chino, CA 91710 909-5917429
Santa Fe Pharmacy Marian Mikhail 12916 Central Ave Chino, CA 91710 909-3429181	Live Well Pharmacy Jake Chuang 15871 Pomona Rincon Rd Ste 110 Chino Hills, CA 91709 909-3252211	Sunrise Pharmacy Leon Davydov 1637 Third Ave Ste A Chula Vista, CA 91911 619-9349999	Exela Pharmacy Huyquang Le 6039 Greenback Ln Citrus Heights, CA 95621 916-2563788	Claremont Pharmacy Nikki Ho 358 S Indian Hill Blvd Claremont, CA 91711 909-9297228
Excel Specialty Pharmacy Deola Edema 604 N Magnolia Ave Ste105 Clovis, CA 93611 559-3751241	Yosemite Drug Katie Bass 35300 Hwy 41 Ste 101 Coarsegold, CA 93614 559-6922479	Brotherhood Pharmacy Yonghyun Kim 1040 S Mt Vernon Ave #e Colton, CA 92324 909-2224884	Davison Drug Hm Frank Davison 640 Market Street Colusa, CA 95932 530-4582188	Compton Community Phcy Hm Chetna Resham 555 W Compton Blvd #102 Compton, CA 90220 310-5372337
West Alondra Med Phcy Ss Bharatsinh Zala 1410 West Alondra Compton, CA 90220 310-6318674	Oak Grove Pharmacy Nasser Aboukhalil 785 Oak Grove Rd-g2 Concord, CA 94518 925-6811823	Sycamore Medical Phmcy Cambria Chao 2485 High School Ave Ste 114 Concord, CA 94520 925-3496728	Cool Village Pharmacy Chuck Rydell 5020 Ellinghouse Dr #e Cool, CA 95614 530-8891427	R & M Drug Ahlet Hii 1115 Whitley Ave Corcoran, CA 93212 559-9922138

Old Time Drugs/tin Rx Christina Garcia 1322 Solano Corning, CA 96021 530-8240800	Care-more Pharmacy Farnoosh Fathi 720 South Ramona Ave, Suite 102 Corona, CA 92879 951-6834300	Care-pro Pharmacy Binita Patel 1307 W 6th St Ste 107 Corona, CA 92882 951-4964408	Corona Specialty Phcy Diane Ahn 1280 Corona Pointe Ct 114 Corona, CA 92879 951-2781008	Jc Neighborhood Phcy Ramy Massoud 770 Magnolia Ave #1-g Corona, CA 92879 951-5318041
Main Street Pharmacy Maria Kaw 823 S Main St Ste 102 Corona, CA 92882 951-2793125	Zen Apothecary William Zen 420 N Main St Ste 105 Corona, CA 92880 714-3283893	Cdm Drugs Laleh Taheri 2865 East Coast Hwy #150 Corona Del Mar, CA 92625 949-6447575	Mesa Verde Pharmacy Genevieve Benjamin 1525 Mesa Verde Dr E #101 Costa Mesa, CA 92626 714-8843574	Care Pharmacy Hardik Dave 246 W College St 101 Covina, CA 91723 800-5555555
Citrus Valley Pharmacy Chad Nour 457 S Citrus Ave Covina, CA 91723 626-2614400	Jade Pharmacy 2 An Nguyen 10133 S De Anza Cupertino, CA 95014 559-7651325	Cherry Pharmacy Cutler Wenbo Liu-cutler 40657 Rd 128 Cutler, CA 93615 559-3900023	Care 4 U Pharmacy Harminder Bajaj 901 Campus Drive Ste 206 Daly City, CA 94015 650-3020345	Hot Springs Pharmacy Marko Fam 13313 Palm Dr Ste A Desert Hot Springs, CA 92240 760-2512222
Aurora Pharmacy Li Yin 404 S Prospectors Unit C Diamond Bar, CA 91765 909-9990988	Complete Care Cmpndg Phcy Qiangsheng Gong 315 S Diamond Bar Blvd Ste D Diamond Bar, CA 91765 626-5191113	Diamond Pharmacy Min Jin Lee 21337 Cold Spring Ln Diamond Bar, CA 91765 909-3232211	Dinuba Pharmacy Emad Morcos 172 N L Street Dinuba, CA 93618 559-7254525	Medella Pharmacy 1 Joseph Girgis 8610 Firestone Blvd Downey, CA 90241 310-9932363
Caremore Phcy Eastvale Jalpa Patel 13394 Limonite Ave Ste 120 Eastvale, CA 92880 951-4446768	Better Life Pharmacy Nadim Dib 528 E Main St El Cajon, CA 92020 619-6050000	Family Pharmacy Noor Mikhail 250 E Chase Ave Ste 108 El Cajon, CA 92020 619-3342224	Family Pharmacy Center Aziz Abualia 220 West Main St El Cajon, CA 92020 760-5476527	Lmd San Diego Pharmacy Ghassan Azeez 330 S Magnolia Ave 102 El Cajon, CA 92020 800-5555555
Desert Pharmacy John Teague 1560 S Imperial Ave El Centro, CA 92243 760-7917685	El Centro Pharmacy Sangati Pater 325 Wake Ave El Centro, CA 92243 760-5924542	Preferred Pharmacy Hm Bhavik Patel 1601 N Imperial Ave Ste B El Centro, CA 92243 760-5924650	Access Myrx Pharmacy Linh Tran 9632 Emerald Oak Dr Ste G Elk Grove, CA 95624 916-4790615	Laguna Pharmacy Hao Hoang 8112 Sheldon Rd Ste 300 Elk Grove, CA 95758 916-6849922
Lakeside Pharmacy Anna Liu 9109 Laguna Main Suite125 Elk Grove, CA 95758 800-5555555	Central Care Pharmacy Alisa Kaputikyan 16260 Ventura Blvd Ste 100 Encino, CA 91436 818-3861888	Med Corner Pharmacy Olympia Megrikyan 17627 Ventura Blvd Encino, CA 91316 818-2687832	Viva Care Pharmacy Harry Wong 17257b Ventura Blvd Encino, CA 91316 818-8398396	Express Pharmacy Mehul Padshala 1111 E Washington Ave Ste C Escondido, CA 92025 760-7557880
Mercy Care Pharmacy Bassam Massaad 488 E Valley Pkwy #101 Escondido, CA 92025 760-2940014	Mayers Pharmacy Louis Ward 43471 Hwy 299e Fall River Mills, CA 96028 530-3367519	Your Personal Pharmacy Kris Rigas 1104 South Main St Fallbrook, CA 92028 760-6453880	Sierra Vista Pharmacy Feby Salem 650 E Visalia Rd Farmersville, CA 93223 559-5948602	Rings Pharmacy Tom Renner 362 Main St. / Po 577 Ferndale, CA 95536 707-7864511
St Helen's Medical Phcy Yu Seong Chang 17577 Arrow Blvd Ste 101 Fontana, CA 92335 909-4289842	Green's Fortuna Phcy Hm Robert Johnson 1058 Main St Fortuna, CA 95540 707-7253040	Directcare Pharmacy Tiffany Bach 18436 Brookhurst St Fountain Valley, CA 92708 714-3765514	One Pharmacy Jenny Dang 18049 Magnolia St Fountain Valley, CA 92708 714-5879786	Proscript Pharmacy Citadel Chavez 7462 N Fresno St Fresno, CA 93720 559-7538180
Be Well Pharmacy Lilian Lee 105 N Lawrence Ave Fullerton, CA 92832 714-4499300	Fullerton Express Phcy Samah Ibrahim 105 W Bastanchury Rd Ste D Fullerton, CA 92835 714-5007727	Fullerton Medical Phcy Inseek Ham 1401 S. Brookhurst Rd Fullerton, CA 92833 714-9924908	Cal Pharmacy Andy Ngo 9746 Westminster Ave #d4 Garden Grove, CA 92844 714-6361881	Dial Drug Amanda Ta 12913 Harbor Blvd Ste Q2 Garden Grove, CA 92840 -
Dsk Pharmacy Jasmine Lee 9580 Garden Grove Blv 108 Garden Grove, CA 92844 714-5376619	Gilbert Drugs Mark Choi 9240 Garden Grove Blvd #20 Garden Grove, CA 92844 714-6388230	Pharmacy Plus Kwang Hwang 9914 Garden Grove Blvd Garden Grove, CA 92844 714-9563830	Procure Pharmacy Chau Phan 9191 Westminster Ave Garden Grove, CA 92844 714-8991111	Westmed Pharmacy Binh Mac 8342 Garden Grove Blvd #2 Garden Grove, CA 92844 714-8676707
Rx Unlimited Pharmacy Armin Kahen 1141 W Redondo Beach Blvd #100 Gardena, CA 90247 310-5151881	Wellness Pharmacy Emad Mahmoud 1049 W Gardena Blvd Ste A Gardena, CA 90247 310-5376060	Arams Pharmacy Aram Ghukasyan 3716 San Fernando Rd Glendale, CA 91204 818-6491711	Broadway Pharmacy Ross Tarkhan 801 E Broadway Ste A Glendale, CA 91205 747-2359999	Comfort Care Pharmacy Aram Kavoukjian 478 W Colorado St Glendale, CA 91204 818-2477000

Delta Drugs II Inc Rita Avakian 437 Fernando Ct Glendale, CA 91204 818-3092884	First Stop Pharmacy Karolina Khlebnikova 1577 E Chevy Chase Dr Ste 130 Glendale, CA 91206 818-4845455	Harvard Family Pharmacy Evelina Mkhitarian 145 S Glendale Ave Glendale, CA 91205 818-6620700	Hye Pharmacy Inc #4 Hm Peter Taglyan 1200 S Central Avenue Glendale, CA 91204 818-2407152	Jewel City Pharmacy Gary John Gevorkian 800 S Cntrl Av Suite 101a Glendale, CA 91204 800-5555555
Get Well Pharmacy Ani Simonian 406 W Baseline Rd Glendora, CA 91740 626-7567770	Healthrx Specialty Phcy Mai Thai 1844 E Route 66 Glendora, CA 91740 626-3354777	W Coast Rx Santa Barbara Alvaro Sanchez 5726 Calle Real Goleta, CA 93117 805-8613239	Knollwood Pharmacy Hm Mil Tossoun 16911 San Fernando Mission Blvd Granada Hills, CA 91344 818-3638107	Planet Rx Pharmacy Nune Mkhitarian 16229 Devonshire St Granada Hills, CA 91344 818-3600206
Groveland Pharmacy Patrick Crosby 18638 Main St, Po Box 809 Groveland, CA 95321 209-9625211	Half Moon Bay Pharmacy Andrew Lai 40 Stone Pine Rd Half Moon Bay, CA 94019 650-7265542	Central Valley Pharmacy Hamdi Saramah 1025 N Douty St Hanford, CA 93230 559-7960101	Medex 2 Josephine Bassily 1798 N 10th Ave Hanford, CA 93230 559-5831480	Medex Pharmacy Emad Mousad 365 Campus Dr Ste 101 Hanford, CA 93230 559-5831480
Grand Avenue Phcy Margo Sobol 4455 W. 117th St.101 Hawthorne, CA 90250 310-6493774	Mission Pharmacy Hm Jennifer Tam 22138 Mission Blvd Hayward, CA 94541 510-5818540	Pleasant Care Pharmacy Chau Phan 1652 B Street Hayward, CA 94541 510-2009984	Tennyson Pharmacy Wing Cheng 589 W Tennyson Rd Hayward, CA 94544 510-2660800	Zen Pharmacy Hesperia William Zen 16455 Main St Ste 8 Hesperia, CA 92345 -
Parkers Pharmacy Anuj Shukla 102 W 5th St Holtville, CA 92250 760-3562826	Beach Professional Phcy Yoon Hee Chang 17742 Beach Blvd Ste 100 Huntington Beach, CA 92647 714-8484447	Quinn's Apothecary Phcy Sujin Jeun 18685 Main St. Ste 105 Huntington Beach, CA 92648 714-9160593	San Martin Pharmacy Yousef Bahdi 2699 E Florence Ave Huntington Park, CA 90255 323-5826078	Seville Pharmacy Soheil Zafarmehr 6216 Seville Ave Huntington Park, CA 90255 818-8040126
Idyllwild Pharmacy George Baslious 54391 Village Center Dr #6 Idyllwild, CA 92549 951-6592135	Alto Irvine Retail Brian Meewes 20 Fairbanks Ste 187 Irvine, CA 92618 510-3310230	King's Phcy & Compounding Rani Dibbini 17500 Red Hill Ave #250 Irvine, CA 92614 949-3870780	Medlife Phcy & Compnding Shar Eshraghi 6644 Irvine Center Drive Irvine, CA 92618 949-5027272	Value Rx Pharmacy Jason Do 22 Odyssey Ste 135 Irvine, CA 92618 -
Jurupa Valley Pharmacy Santosh Patel 7830-7832 Limonite Ave Jurupa Valley, CA 92509 951-3322235	Hills Pharmacy Eduard Ikan 2906 1/2 Foothill Blvd La Crescenta, CA 91214 818-3309675	Thrive Rx Pharmacy Romela Minasyan 2945 Honolulu Ave La Crescenta, CA 91214 818-4212258	4 Front Pharmacy Justus Benjamin 7200 Parkway Dr. Ste. 104 La Mesa, CA 91942 619-3033574	Village Rose Pharmacy Lorelei Nguyen 7773 University Ave La Mesa, CA 91942 619-7411344
Grace Community Pharmacy Minjung Park 4881 La Palma Ave La Palma, CA 90623 562-8600586	Honey Pharmacy Lauren Min 7002 Moody St Unit 106 La Palma, CA 90623 562-4032332	Lotus Rx Thao Vo 7851 Walker St Ste 102 La Palma, CA 90623 714-7358859	Laguna Beach Pharmacy Amanda Ta 944 Glenneyre St Laguna Beach, CA 92651 -	Abc Pharmacy Laguna Megan Chan 23141 Moulton Pkwy Laguna Hills, CA 92653 949-9169990
Advanced Phcy Solutions Sam Lee 26611 Cabot Rd Ste B Laguna Hills, CA 92653 949-3487900	Seena Pharmacy Michael Parsi 24731 Alicia Parkway #b Laguna Hills, CA 92653 949-4629700	Cure Med Pharmacy Mark Fahim 28940 Golden Lantern #d Laguna Niguel, CA 92677 800-5555555	Delta Drugs Rita Avakian 2497 E Lakeshore Dr Ste B Lake Elsinore, CA 92530 951-2452325	Link Pharmacy Yitong Lin 22942 Ridge Route Dr 104 Lake Forest, CA 92630 949-2155899
Zane Pharmacy Amr Elsayed 23653 El Toro Rd Lake Forest, CA 92630 949-5867780	Lake View Pharmacy Megan Babkhanian 11916 Foothill Blvd Lake View Terrace, CA 91342 818-3998613	Leo's Lakeside Pharmacy Ramesh Rakholia 9943 Maine Ave Lakeside, CA 92040 619-4431013	Johns Shop Rite Pharmacy Mike Halim 4333 South St Lakewood, CA 90712 562-6160056	Uni Pharmacy Kelly Pham 1206 W Avenue J Ste 101 Lancaster, CA 93534 909-3620315
Lincoln Pharmacy Henry Le 831 Sterling Pkwy Ste 120 Lincoln, CA 95648 916-2093618	Youngs Payless Phcy Hm John Hunnell 18980 N Hwy 88 Lockeford, CA 95237 209-7273762	Fairmont Pharmacy Beatle Tran 1121 W Vine Street Suite 13 Lodi, CA 95240 209-6258633	Loma Linda Health Phcy Sue Park 11382 Mountain Vw Ave A2 Loma Linda, CA 92354 909-7963780	Douglas Park Pharmacy Joseph Cherian 3828 Schaufele Ave #260 Long Beach, CA 90808 562-3534723
Family Pharmacy Ss Rakesh Patel 1400 Atlantic Avenue Long Beach, CA 90813 562-5914417	Magnacare Pharmacy Giao Le 1235 Long Beach Blvd Ste A Long Beach, CA 90813 281-2486600	Pacific View Pharmacy Arun Pasricha 2491 Pacific Ave Ste 1 Long Beach, CA 90806 215-4317538	True Vine Pharmacy Mikel Abdelmessih 1598 Long Beach Blvd Ste 102 Long Beach, CA 90813 909-7537922	Vermillion's Drug #3 Chirag Patel 1942 E Anaheim St Long Beach, CA 90813 562-5910549

Compound Central Pharmacy Tuan Nguyen 5032 Katella Ave Los Alamitos, CA 90720 562-4312308	Ahava Pharmacy Ashkan Moghadam 8835 W Pico Blvd Los Angeles, CA 90035 310-2998079	Alto Culver Retail Brian Meewes 5916 Bowcroft St. Los Angeles, CA 90016 617-9535935	Botica Del Sol Yousef Bahdi 2331 Cesar Chavez Ave Los Angeles, CA 90033 323-2607531	Cal Med Pharmacy Eddie Chung 1414 S. Grand Ave #101 Los Angeles, CA 90015 213-7464677
Discount Medical Pharmacy Sorin Kazangian 2716 Griffith Park Blvd Los Angeles, CA 90027 323-6618366	Garfield Prescription Hyo Soo Lee 3756 Santa Rosalia Dr. Los Angeles, CA 90008 323-2955585	Grand Ave Pharmacy Sam Chung 1400 S. Grand Ave. 100 Los Angeles, CA 90015 213-7464114	Hanmi Pharmacy Inc Nam Hong 325 1/2 S Western Ave Los Angeles, CA 90020 626-4221271	Hye Pharmacy, Inc Ss Hm Peter Taglayan 5236 Santa Monica Blvd Los Angeles, CA 90029 323-6617152
Key Drugs James Pai 770 S. Vermont Los Angeles, CA 90005 213-3832211	Koryo Pharmacy Hee Kim 2727 W. Olympic Blvd 103 Los Angeles, CA 90006 213-7386970	Kt Plaza Pharmacy Jamie Park 928 S Western Ave Ste 110 Los Angeles, CA 90006 213-3820212	Lee's Discount Drug Ss Sang Lee 2732 West Olympic Blvd Los Angeles, CA 90006 213-3826391	Lg Pharmacy Hm Ani Grigorian 5400 Hollywood Blvd #a Los Angeles, CA 90027 323-6646664
Link Pharmacy La Yitong Lin 3710 Whittier Blvd Los Angeles, CA 90023 419-5081527	Little Tokyo Pharmacy William Kim 402 E 2nd St Los Angeles, CA 90012 213-6804011	Los Angeles Pharmacy Moshe Lalehzari 8628 W Pico Blvd Los Angeles, CA 90035 800-5555555	Mariposa Pharmacy Bill Park 2970 W Olympic Blvd Suite 104 Los Angeles, CA 90006 213-3655067	Medishack Pharmacy Michael Shaker 1350 E Florence Ave Ste B Los Angeles, CA 90001 626-8412330
Mid-west Medical Pharmacy Tom Shafa 8733 Beverly Blvd Los Angeles, CA 90048 310-6571635	Mother's Care Pharmacy Mia Bang 3500 W. 6th St. #120 Los Angeles, CA 90020 213-7393030	Nanoom Pharmacy Kyungsig Michelle Choi 866 S Westmoreland Ave Ste 101b Los Angeles, CA 90005 213-4595800	Nofel Pharmacy Abdul Nofel 215 Unit A E 7th St Los Angeles, CA 90014 213-6239171	Normandy Pharmacy Nancy Cha 3003 W Olympic Blvd #101 Los Angeles, CA 90006 213-3863001
Noubars El Adobe Phcy I Vartan Gevorkian 5207 Hollywood Blvd Los Angeles, CA 90027 323-4619451	Noubars El Adobe Phcy Ii Vartan Gevorkian 2010 Wilshire Blvd #2010f Los Angeles, CA 90057 213-4133999	Olive Branch Pharmacy Reda Alhoussayni 2070 S. Central Ave. Los Angeles, CA 90011 213-5364888	Olive Branch Phcy Reda Alhoussayni 2811 S San Pedro St Los Angeles, CA 90011 323-4322131	Olive Hill Pharmacy Mi Sook Cho 255 South Hill St 217 Los Angeles, CA 90012 213-6802000
One Pharmacy Kyungsig Michelle Choi 4301 S Figueroa St Ste E Los Angeles, CA 90037 213-4595900	Pacific Drugs James Pai 1047 North State Street Los Angeles, CA 90033 323-2260237	R And D Pharmacy Roselyn Roque 1905 Hillhurst Ave Los Angeles, CA 90027 323-5733439	Samsung Care Pharmacy Inae Oh 2717 W Olympic Blvd #105 Los Angeles, CA 90006 213-2632039	Siloam Pharmacy Michelle Na 2528 W Olympic Blvd 102 Los Angeles, CA 90006 213-3820700
Stocker Rx Pharmacy F Hyosoo Lee 3750 Santa Rosalia Dr. #1 Los Angeles, CA 90008 323-2953194	Sun Drug Pharma Inc Ani Ghaplanyan 3200 Los Feliz Blvd Los Angeles, CA 90039 323-6638017	Syd's Pharmacy Jonathan Friedman 7111 Beverly Blvd Los Angeles, CA 90036 323-9338571	Tfc Pharmacy Bella Grigoryan 4914 1/2 W Slauson Ave Los Angeles, CA 90056 323-3484205	Vernon Central Botica Phcy Isaac Lee 4375 S. Central Avenue Los Angeles, CA 90011 323-2318992
Watts Prof Phcy Hm Walter Provost 9909 So Compton Ave Los Angeles, CA 90002 323-5643218	Westside Medical Pharmacy Ali Gandji 11968 Wilshire Blvd Los Angeles, CA 90025 310-441200	Wilmington Pharmacy Jitesh Zala 12021 Wilmington11 Bl1600 Los Angeles, CA 90059 909-4385254	Wilshire La Jolla Phcy Cheryl Che 6360 Wilshire Blvd Los Angeles, CA 90048 323-6586611	Windsor Hills Phcy Gershon Kohanbash 4314 W Slauson Ave Fl 1 Los Angeles, CA 90043 323-7055702
Xprs Rx Pharmacy Daniel Yagoubian 11205 1/4 National Blvd Los Angeles, CA 90064 818-8023712	York Discount Pharmacy Ana Chlasyan 5821 York Blvd Los Angeles, CA 90042 323-3028090	Latimers Pharmacy Christina Garcia 7885 Highway 99e Los Molinos, CA 96055 530-3842330	Lynwood Community Phcy Jitesh Zala 3737 Mlk Jr Blvd Ste 101 Lynwood, CA 90262 310-4382616	Cleveland Pharmacy Mohamed Elsayed 483 E. Almond Ave #102 Madera, CA 93637 559-3954127
Redwood Community Phcy Ethan Decota 1567 City Center Rd Mckinleyville, CA 95519 800-5555555	Great Rx Pharmacy Hetal Patel 26930 Cherry Hills Blvd Menifee, CA 92586 951-6797988	New Hope Pharmacy Valerie Nguyen 29798 Haun Road #100 Menifee, CA 92586 714-4480357	Mission Hills Pharmacy Laura Luskin 10630 Sepulveda Blvd #101 Mission Hills, CA 91345 818-6390108	Florida Ave Prescript Hm Elaine George-pardini 1541 Florida Ave, Ste P Modesto, CA 95350 209-5767277
Canary Pharmacy Vanson Luu 4950 San Bernardino St Ste 101a Montclair, CA 91763 909-4450805	Beverly Plaza Rx Inc Mais Melikian 101 E Bevrly Blvd Ste 101 Montebello, CA 90640 323-7257155	Honest Pharmacy Mei Tang 210 N Garfield Ave 101 Monterey Park, CA 91754 909-9968809	Mtr Park Prof Pharamcy Sri Nainala 850 S Atlantic Blvd Ste 100 Monterey Park, CA 91754 626-3089227	Tai Yang Pharmacy Diana Xie 328 S Atlantic Blvd #108 Monterey Park, CA 91754 626-7958893

Galen Rx Pharmacy Anna Cunningham 4111 Ocean View Blvd Montrose, CA 91020 818-6968585	Lifetime Pharmacy Ada Vandyke 23080 Alessandro Blvd #212 Moreno Valley, CA 92553 951-6567171	Zen Pharmacy Moreno Val William Zen 12930 Day St Ste 103 Moreno Valley, CA 92553 951-2132088	Prima Pharmacy Noune Gasparyan 12643 Sherman Way Ste C N. Hollywood, CA 91605 818-5102929	Balboa Pharmacy Jeff Ford 716 E Balboa Blvd Newport Beach, CA 92661 949-6735370
Hill Pharmacy Niloufar Khorshid 1441 Avocado Ave Ste 101 Newport Beach, CA 92660 949-6406564	Mariners Pharmacy Shirin Naz Moltaji 320 Superior Ave Ste 120 Newport Beach, CA 92663 949-6457200	Elite Clinical Care Phcy Christine Gabrielyan 9103 Sepulveda Blvd North Hills, CA 91343 818-9706804	Metro Legacy Pharmacy Vardges Mkrtchyan 8660 Woodley Ave Ste 102 North Hills, CA 91343 818-8911907	Metro Pharmacy Albert Zakaryan 8660 Woodley Ave Ste 101b North Hills, CA 91343 818-8911904
Hye Pharmacy #3 Hm Peter Taglyan 12509 Victory Blvd North Hollywood, CA 91606 818-7660100	My Rx Pharma Anahit Markaryan 12801 Victory Blvd Unit B North Hollywood, CA 91606 818-8604122	My Rx Pharmacy Tigran Silah 12506 Vanowen St North Hollywood, CA 91605 818-7472010	New Care Pharmacy Karine Melkonyan 4821 Lankershim Blvd #d North Hollywood, CA 91601 888-4057565	The Qr Pharmacy Irina Shevchenko 11507 Oxnard St #2 North Hollywood, CA 91606 818-9274321
Clinicare Pharmacy Diana Arouchanova 9245 Reseda Blvd Northridge, CA 91324 818-7277234	Emw Pharmacy Haik Harry Gedjeyan 19520 Nordhoff Unit2 Northridge, CA 91324 818-8186469	Reliable Rexall Phcys Hm Stan Goldenberg 18350 Roscoe Blvd #102 Northridge, CA 91325 818-8857722	St Mary Pharmacy Beshoy Gerges 8254 White Oak Ave, Unit #4 Northridge, CA 91325 818-9758004	Pioneer Pharmacy Kiho Pai 15917 Pioneer Blvd Norwalk, CA 90650 562-4026972
Dr Pharmacy Harout Gasparian 706 Lindero Canyon Rd Ste 776 Oak Park, CA 91377 818-9911901	Access Pharmacy Daniel Torbati 2693 Fruitvale Ave Oakland, CA 94601 800-5555555	Bradford Pharmacy Alfred Lau 445 8th Street Oakland, CA 94607 510-4511388	Children's Clinic Jennifer Tam 747 52nd Street Oakland, CA 94609 510-4283166	New Oakland Pharmacy #2 Jennifer Tam 388 9th Street #108 Oakland, CA 94607 510-7633282
New Oakland Phcy #1 Hm Jennifer Tam 333 Ninth Street Oakland, CA 94607 510-6280368	New Oakland-lake Merritt Jennifer Tam 250 East 18th St 3rd Fl Oakland, CA 94606 510-6280878	Nichols Hill Prescrp P Hm Benjamin Yuh 2844 Summit Street Oakland, CA 94609 510-8938841	Oakland Clinic Jennifer Tam 5220 Claremont Ave Oakland, CA 94618 510-4284088	Wellspring Pharmacy Andrew Beyers 4184 Piedmont Ave Ste C Oakland, CA 94611 510-4281559
Oceanside Pharmacy Tarun Wadhwa 3601 Vista Way Suite 103 Oceanside, CA 92056 310-9720372	Ojai Village Pharmacy Kingsley Labrosse 202 E. Ojai Ave Ojai, CA 93023 805-6467272	Crystal Medical Center Harish Odedra 2809 Olive Highway Suite 160 Oroville, CA 95966 530-5331545	Spring Pharmacy Sora Yoon 2650 E Vineyard Ave Oxnard, CA 93036 805-8140689	Palisades Comp Phcy Sean Soroudi 540 Palisades Dr Pacific Palisades, CA 90272 310-4544848
Cornerstone Pharmacy Greg Collins 39575 Washington St #103 Palm Desert, CA 92211 760-6414796	White Cross Pharmacy 1 Chang Ho Chung 1717 E Vista Chino Ste B2 Palm Springs, CA 92262 760-3226700	Pv Drugstore Victor Bordbar 2325 Palos Verdes Wst 220 Palos Verdes Estates, CA 90274 424-3272990	Panorama Pharmacy Nonna Chitchian 8215 Woodman Ave Ste A Panorama City, CA 91402 818-4543980	Grove Rx Pharmacy Arman Pogossian 655 N Fair Oaks Ave Pasadena, CA 91103 310-5606560
St. Luke's Prof Pharmacy Mat Jung 2554 E.washington #b Pasadena, CA 91107 626-7917595	Robinsons Pharmacy Dennis Thomas 359 Main Street Placerville, CA 95667 530-6223186	San Joaquin Drug Katie Bass 9215 E Highway 140 Planada, CA 95365 209-3821291	Artesia Medical Pharmacy David Lim 160 E Artesia St Ste 135 Pomona, CA 91767 909-6230551	Holt Pharmacy Tony Ha 1101 E. Holt Ave. #f Pomona, CA 91767 909-6201011
Orange Grove Pharmacy Joyce Lim 1770n Orange Grove Ste110 Pomona, CA 91767 909-6236429	Phillips Ranch Pharmacy 2 Joanne Evans 3040 & 3042 W Temple Ave Pomona, CA 91766 909-7668330	Maxi-med Pharmacy Alenush Ayzazyan 11177 Tampa Ave Ste B Porter Ranch, CA 91326 818-3503998	Porterville Pharmacy John Mikhael 406 W Putnam Ave Porterville, CA 93257 559-7934410	Porterville Pharmacy 2 John Mikhael 1270 W Henderson Ave Porterville, CA 93257 559-6151560
Portola Village Pharmacy Lindsey Compton 157 Commercial St Portola, CA 96122 530-8324218	Green Valley Pharmacy Walter Wong 8237 Rochester Ave, Suite 120 Rancho Cucamonga, CA 91730 909-9800999	Sierra Pharmacy Hm Pradeep Amin 8661 Baseline Rd Rancho Cucamonga, CA 91730 909-9899800	Rose Pharmacy Rm Peter Chu 35400 Bob Hope Drive, Suite 207 Rancho Mirage, CA 92270 760-8326287	Pharmamia Maya Zalzali-ii 31961 Dove Canyon #d Rancho Santa Margari, CA 92679 949-3022645
Brand New Pharmacy Shams Gerges 1819 W Redlands Blvd 101 Redlands, CA 92373 909-3355400	Cajon Pharmacy Khalid Mahfouz 232 Cajon St. Ste. A Redlands, CA 92373 909-7924922	Pill Box Drug Hm Patrick Hwang 165 Palos Verdes Blvd. Redondo Beach, CA 90277 310-3789487	Reedley Pro-script Phcy Juan Fonseca 1045 G Street Reedley, CA 93654 559-7437113	All Script Rx Lusine Manukyan 18308 Sherman Way Ste 2 Reseda, CA 91335 818-5727112

Mega Pharmacy Inc. Elvira Zakaryan 17705 Saticoy Street Reseda, CA 91335 818-9758142	Victory Plaza Pharmacy Steve Rad 18515 Victory Blvd Reseda, CA 91335 818-6008283	Aqua Pharmacy Phuong Nguyen 4336 Market St Riverside, CA 92501 951-6832600	Arlington Prescription Ph Mohammed Salman 8990 Garfield St #12 Riverside, CA 92503 951-6885232	Empire Infusion Phcy Manny Montoya 2025 Chicago Ave Ste A3 Riverside, CA 92507 714-5530959
Icaremore Phcy Bhavesh Pansara 9493 Garfield St Riverside, CA 92503 951-2997100	Riverwalk Pharmacy Tapan Patel 4234 Riverwalk Pkwy #130 Riverside, CA 92505 951-3523030	Golden Payless Pharmacy Kejing Guo 3109 Del Mar Ave Rosemead, CA 91770 949-3024258	Honest Pharmacy Llc Thomas Hsu 7740 Garvey Ave Unit A Rosemead, CA 91770 626-5452919	Joy Pharmacy Brian Vo 8841 Valley Blvd Rosemead, CA 91770 714-8732032
Watsons Phcy & Home Hlth Peter Chung 8622 Garvey Ave, Ste 102 Rosemead, CA 91770 626-2802223	Remedy Rx Puja Khana 1420 E Roseville Pkwy #130 Roseville, CA 95661 916-7401600	Urs Pharmacy John Yu 19115 Colima Rd Ste 107 Rowland Height, CA 91748 305-3930525	Eastland Pharmacy Danielle Kim 18339a E Colima Road Rowland Heights, CA 91748 626-8101056	New Life Pharmacy Inseon Chung 1722 Desire Ave. 103 Rowland Heights, CA 91748 626-8393000
Abrx Pharmacy Inc Babken Avagyan 9791 Lincoln Village Dr Ste E Sacramento, CA 95827 916-9940700	Bewell Pharmacy Dimitri Dukhovny 5346 Madison Ave Suite A Sacramento, CA 95841 916-8006004	Capital City Pharmacy Mitesh Patel 500 University Ave #110 Sacramento, CA 95825 916-4523454	Elk Grove Pharmacy 2 Thytu Luu 8701 Center Pkwy #150 Sacramento, CA 95823 916-4026817	Mercy Plaza Pharmacy Seajal Jivan 3941 J St Ste 130 Sacramento, CA 95819 916-6427900
Natomas Pharmacy Sukhjinder Jhutti 4321 Truxel Rd Ste F1 Sacramento, CA 95834 530-3294255	Ten Acres Pharmacy Sonya Frausto 2930 Freeport Blvd Sacramento, CA 95818 916-7302859	Wellness Pharmacy Harpreet Gill 5880 Stockton Blvd. Suite C Sacramento, CA 95824 800-5555555	San Andreas Pharmacy Patrick Crosby 45 E St Charles St Ste C San Andreas, CA 95249 209-7547110	Highland Community Phcy Premal Patel 1470 E Highland Ave #a San Bernardino, CA 92404 909-9077915
Radiance Phy Rajesh Gupta 1823 Commercenter West San Bernardino, CA 92408 909-5702339	Alto Pharmacy San Diego Ajay Khatri 4240 Kearny Mesa Rd #107 San Diego, CA 92111 800-8745881	Alvarado Community Phcy Ramesh Rakholia 6367 Alvarado Ct Ste 109 San Diego, CA 92120 619-2877697	Good Morning Phcy Haesun Cho 7655 Clairemont Mesa Blvd San Diego, CA 92111 858-2681660	Paradise Hills Pharmacy Soji Akanwo 2366 Reo Dr San Diego, CA 92139 619-4703710
Phillip Pharmacy Phoung Nguyen 5507 El Cajon Blvd Ste E San Diego, CA 92115 619-4589660	Proactive Care Pharmacy Anh Pham 7345 Linda Vista Rd Ste E San Diego, CA 92111 858-4054675	Provision Pharmacy Mitesh Patel 4428 Glacier Ave San Diego, CA 92120 619-2696600	Pure Care Pharmacy Mina Said 5550 Carmel Mountain Rd San Diego, CA 92130 858-9256149	Regents Pharmacy John Han 6255 University Ave #a1 San Diego, CA 92115 858-3578737
Viet Phcy & Med. Supplies Phuong Nguyen 4616 El Cajon Blvd St. 6 San Diego, CA 92115 619-5638212	Mercy Phcy San Dimas Jean Ly 1152 Via Verde San Dimas, CA 91773 909-5993444	Absolute Care Phcy Boris Ana Mekinian 541 N Maclay Ave 104 San Fernando, CA 91340 818-3650422	Vertexrx Pharmacy Gohar Shimshiryan 11273 Laurel Canyon Blvd 4 San Fernando, CA 91340 818-6445568	Advancecare Sf Tristan Schukraft 2301 Market St San Francisco, CA 94114 415-9634520
Alto San Fran Retail Brian Meews 1400 Tennessee St. Unit 2 San Francisco, CA 94107 818-5846487	Clay Medical Pharmacy Garland Ng 929 Clay Street #103 San Francisco, CA 94108 415-9565456	Parnassus Heights Phcy Hm Robert Dudum 350 Parnassus Ave #100 San Francisco, CA 94117 415-5649191	Reliable Sunset Wellness Laura Schwartz 801 Irving St San Francisco, CA 94122 415-6648800	Sutter Professional Phcy Terry Chu 2300 Sutter Street #101 San Francisco, CA 94115 415-5673223
Tin Rx/castro Sf Christina Garcia 2175 Market St Unit 122 San Francisco, CA 94114 628-8959508	Quickfill Pharmacy Laurie Potash-bresnick 209 W Las Tunas Dr San Gabriel, CA 91776 626-9437820	Alto Pharmacy San Jose Mattieu Gamache-asselin 2360 Qume Dr Ste A San Jose, CA 95131 800-8745881	Creekside Pharmacy Tiffany Tran 1863 Alum Rock Ave Ste A San Jose, CA 95116 408-9296029	Evergreen Pharmacy Kevin Dang 2690 South White Rd #200a San Jose, CA 95148 408-2700670
Evergreen Pharmacy li Kevin Dang 2365 Quimby Rd #150 San Jose, CA 95122 408-3910700	Hellorx Pharmacy Nhuong Le 2268 Senter Rd 202 San Jose, CA 95112 408-3339081	Icare Pharmacy Pam Duong 1727-b Berryessa Rd San Jose, CA 95133 408-9267691	King Pharmac & Dme Hm Tiffany Thu Lame 2323 Montpelier Dr Ste D San Jose, CA 95116 408-3470193	Lexann Pharmacy Inc Jeremy Lai 1569 Lexann Ave #104 San Jose, CA 95121 408-5289079
Pandia Pharmacy Susana Craig 1900 Camden Ave 101 San Jose, CA 95124 650-4370561	Tan Pharmacy Tan Nguyen 2611 Senter Rd Ste 100 San Jose, CA 95111 408-6804360	Viet Town Pharmacy Khoa Pham 999 Story Road Unit 9024 San Jose, CA 95122 408-7282407	Medical Arts Pharmacy Pratap Anne 13847 E 14th St Ste 103 San Leandro, CA 94578 510-3571881	San Marcos Pharmacy Tarun Wadhwa 631-a S Ranchi Santa Fe Rd San Marcos, CA 92078 760-7980898

Ted's Village Phcy Hm Steve Pham 29 West 25th Ave San Mateo, CA 94403 650-3491373	Beyer Pharmacy Mike Katy 4184 Beyer Suite 101 San Ysidro, CA 92173 619-2070406	Allcare Pharmacy #3 Loc Tran 1106 E 17th St Ste B Santa Ana, CA 92701 714-5509303	Carejoy Pharmacy Lan Nguyen 2708 Westminster Ave 200 Santa Ana, CA 92706 657-2184166	Happy Care Pharmacy Khanh Vo 120 South Harbor Blvd Suite B Santa Ana, CA 92704 714-7604485
Mtm Plus Pharmacy Tina Tuyet Quach-tra 714 S Harbor Blvd Santa Ana, CA 92704 714-7140347	Santa Ana Tustin ClnC Phy Virginia Yee 801 N Tustin Ave Santa Ana, CA 92705 714-5473949	Wellness Pharmacy Mohamed Ali 912 N Harbor Blvd Santa Ana, CA 92703 714-4760050	Montecito Rx Lara Hove 1498 E Valley Rd Santa Barbara, CA 93108 805-9692284	Miracle Care Pharmacy Siamak Tehrani 24355 Lyons Ave #110 Santa Clarita, CA 91321 661-2222221
Jdx Pharmacy Hm Chhиту Patel 1504 South Broadway Santa Maria, CA 93454 805-9221747	2222 Prescription Phcy Homayoon Khorsandi 2222 Santa Monica Blvd Ste 103 Santa Monica, CA 90404 310-4535557	Central Pharmacy Hm Sharon Steer 2008 Wilshire Blvd Santa Monica, CA 90403 310-3953294	Prime Pharmacy Arius Chang 1304 15th St Ste 103 Santa Monica, CA 90404 818-6020553	Smc Pharmacy Matt Sesto 1908 Santa Monica Blvd #4 Santa Monica, CA 90404 310-3159999
All Care Pharmacy Jay Rakholia 8790 Cuyamaca St Ste B Santee, CA 92071 619-4490908	Selma Pharmacy Sammy Dous 2132 High St Selma, CA 93662 559-3189646	Anjs Rx Pharmacy John Kazanchian 4347 Van Nuys Blvd Sherman Oaks, CA 91403 818-2032323	Lv Pharmacy Lusine Krgatbashyan 14100 Magnolia Blvd Sherman Oaks, CA 91423 818-6532626	Mid Valley Pharmacy Frank Wong 5508 Van Nuys Blvd Sherman Oaks, CA 91401 818-8216830
Sherman Oaks Pharmacy Galina Portman 14842 1/2 Magnolia Blvd Sherman Oaks, CA 91403 818-2856588	Advancecare Pharmacy Shaun Lee 3225 E Pacific Coast Hwy Ste E Signal Hill, CA 90755 562-3106013	Home Care Pharmacy Jason Miles 1687 Erringer Rd #101 Simi Valley, CA 93065 805-5279600	Liberty Rx Pharmacy Lusine Akopian 2458 Erringer Rd Simi Valley, CA 93065 323-3776562	Lilac Pharmacy Haykuhi Havanjyan 2139 Tapo St Ste 213 Simi Valley, CA 93063 310-8062068
Uptown Pharmacy Nazar Havanjyan 1940 Hubbard St Simi Valley, CA 93065 909-2470705	Tahoe Valley Pharmacy Doug Mundy 2074 Lake Tahoe Bl. #1 South Lake Tahoe, CA 96150 530-5410870	A Plus Rx Phcy Charles Tran 7743 West Ln Ste A3 Stockton, CA 95210 951-7562054	Hammer Lane Pharmacy Amir Khan 2339 W Hammer Ln Ste J Stockton, CA 95209 209-4777100	Stanfred Drugs Hm Elizabeth Lara 8031 Vineland Avenue Sun Valley, CA 91352 818-7673737
Olive Tree Pharmacy William Zen 14124 Foothill Blvd #102 Sylmar, CA 91342 -	Firstcare Pharmacy Matt Sesto 18555 Ventura Blvd Ste A Tarzana, CA 91356 818-2131000	Gensource Pharmacy Suzy Aivazian 6117 Reseda Blvd Ste D Tarzana, CA 91335 818-9439106	Mount Sinai Rx Yakov Suleymanov 19315 Ventura Blvd Tarzana, CA 91356 818--262-33	One Veritas Pharmacy Irina Shevchenko 18607 Ventura Blvd Ste 109 Tarzana, CA 91356 818-6008566
Rxboutique Pharmacy Edita Martirosyan 18425 Burbank Blvd # 414 Tarzana, CA 91356 310-3306455	Tarzana Wellness Pharmacy Sharona Messiah 18840 Ventura Blvd #120 Tarzana, CA 91356 818-6008800	Evergreen Rx Pharmacy Yvonne Tongoc 40963 Winchester Rd. Temecula, CA 92591 951-2969074	Vail Ranch Pharmacy Nilesh Vaghani 32675 Temecula Pkwy Ste B Temecula, CA 92592 951-3038300	Ace Rx Pharmacy Eddie Salavati 1861 E Thousand Oaks Blvd Thousand Oaks, CA 91362 805-7785444
West Coast Rx Alvaro Sanchez 375 Rolling Oaks Dr Ste 150 Thousand Oaks, CA 91361 805-8613239	Concierge Pharmacy Matt Sesto 23215 Hawthorne Blvd #b Torrance, CA 90505 310-2994999	Vm Pharmacy Elena Tumasyn 23451 Madison Street #100 Torrance, CA 90505 310-3780005	Grant Line Pharmacy Beatle Tran 2160 W Grant Line Rd #205 Tracy, CA 95377 209-8322999	Cherry Street Phcy Wenbo Liu 1028 N Cherry St Tulare, CA 93274 559-2342112
Cura Pharmacy Gopal Sojitra 17400 Irvine Blvd Ste P Tustin, CA 92780 714-5052872	Twain Harte Pharmacy Patrick Crosby 22629 Twain Harte Dr Ste D Twain Harte, CA 95383 209-5863225	New Pharmacy 2 Maher Michail 72724 29 Alms Hwy Ste 104 Twentynine Palms, CA 92277 760-3672000	New Tib Vsqz Hlth Ct Hm Jennifer Tam 33255 9th Street Union City, CA 94587 510-4898088	T.h.e. Pharmacy Najy Abifadel 360 E 7th Street Ste F Upland, CA 91786 909-9466411
Sunrise Pharmacy Inc Kim Pham 51 Wellness Way Ste 110 Valley Springs, CA 95252 209-5849088	Canyon Phcy/101 Pharmacy Erry Astourian 12117 Magnolia Blvd Valley Village, CA 91607 818-9274249	Go To Pharmacy Armen Mamajanyan 5961 Laurel Canyon Ave #2 Valley Village, CA 91607 818-7491695	Key Pharmacy Siranush Miduryan 12660 Riverside Dr Ste 100 Valley Village, CA 91607 323-6300022	Better Care Pharmacy Araksi Davtyan 14103 Victory Blvd Ste 6 Van Nuys, CA 91401 818-2858747
Circle A Pharmacy Honey Hakimirad 7449 Woodley Ave Van Nuys, CA 91406 855-4247655	Delta Meds Fady Takla 7227 Van Nuy Blvd Unit B Van Nuys, CA 91405 714-7145020	Healthy Care Pharmacy Tereza Buniatyan 6405 Van Nuys Blvd Van Nuys, CA 91401 818-6163488	Hye Pharmacy #2 Hm Peter Taglyan 13745 Victory Blvd Van Nuys, CA 91401 818-7827152	King Plaza/fastpill Salaheldin Eldib 7227 Van Nuys Blvd Unit B Van Nuys, CA 91405 818-7366638

Kovac's Care Rx Inc Arsen Nazaryan 14423 Gilmore St Van Nuys, CA 91401 818-7862669	La Care Rx Sergey Hakobyan 15243 Vanowen St Ste 100 Van Nuys, CA 91405 818-2677007	Marvel Pharmacy Yevgeniya Gabriyelova 15246 Saticoy St Van Nuys, CA 91405 818-8060208	Med Center Pharmacy Viraj Patel 14624 Sherman Way Ste 104 Van Nuys, CA 91405 818-7854944	Prime Liberty Pharmacy Hasmik Gevshenian 7335 Van Nuys Blvd #107 Van Nuys, CA 91405 818-4653515
Sherman Way Pharmacy Arnold Nikogosyan 15333 Sherman Way Unit C Van Nuys, CA 91406 818-4538380	Super Discount Pharmacy Yelena Slyusaranskaya 14618 Victory Blvd Unit B Van Nuys, CA 91411 818-3768316	Contigo Pharmacy Mina Michael 14960 Bear Valley Rd Ste E Victorville, CA 92395 760-8813119	Visalia Pharmacy Hany Mansour 444 Northwest 3rd Ave Visalia, CA 93291 559-6679292	Medrx Phcy/compounding Hashem Heiati 1031 E. Vista Way Vista, CA 92084 760-7247125
Easycare Pharmacy Matt Sesto 7320 Woodlake Ave #100 West Hills, CA 91307 818-9271000	Medcenta Pharmacy Payam Ghorbani 6401 Platt Ave Ste 4 West Hills, CA 91307 818-9145049	Advancecare W Hollywood Barbara Schukraft 8700 Santa Monica Blvd West Hollywood, CA 90069 323-4751495	Cedarmak Pharmacy Mak Bagheri 8737 Beverly Blvd Ste 102 West Hollywood, CA 90048 424-3037860	Capitol Pharmacy Hm Tom Bui 1250 Harbor Blvd Ste 600 West Sacramento, CA 95691 916-6174321
Jefferson Pharmacy Thye Pham 1029 Jefferson Blvd West Sacramento, CA 95691 916-3712022	Country Oaks Pharmacy Harout M Gasparian 3900 E Thousand Oaks Blvd Ste 102 Westlake Village, CA 91362 818-9911901	Primecare Pharmacy Matt Sesto 32144 Agoura Rd Ste 101 Westlake Village, CA 91361 818-9641000	Lc Scripts Chau Phan 15440 Beach Blvd Unit 120 Westminster, CA 92683 714-8924445	Linh's Pharmacy #2 Thuy Linh Nguyen 9500 Bolsa Ave Ste N Westminster, CA 92683 714-7750550
Pro Pharmacy Kelly Tran 7837 Westminster Blvd Westminster, CA 92683 657-2273686	Tt Pharmacy Kim-oanh Tran 9091 Edinger Ave Ste B Westminster, CA 92683 714-6225549	Whittier Community Phcy Vishal Patel 15141 Whittier Blvd Ste 115 Whittier, CA 90603 916-5957408	Whittier Intercomm Phy Amy Kim 12291 Washington Blvd Ste 101 Whittier, CA 90606 562-9454166	Fouch And Son Phcy Hm Julia Davison 692 E St Williams, CA 95987 530-4735350
Willows Pharmacy Hm Tejas Patel 226 North Butte Street Willows, CA 95988 530-9347744	Sherman Care Pharmacy Mais Melikian 19752 Sherman Way Winnetka, CA 91306 213-4882080	Corner Drug Wldm Hm Sara Shelley 602 Main Street Woodland, CA 95695 530-6622813	Woodland Pharmacy Sukhjinder Jhutti 825 East St Ste 107 Woodland, CA 95776 530-4198120	Bliss Pharmacy Lusik Kagramanyan 22998 Ventura Blvd Woodland Hills, CA 91364 818-7263701
Oaks Community Pharmacy Chris Sarafian 21910 Ventura Blvd Woodland Hills, CA 91364 747-2543331	Topanga Pharmacy Rima Asadourian 22124 Ventura Blvd Woodland Hills, CA 91364 818-8053437	Wellness Specialty Rx Inc Bahareh Golestanipour 19944 Ventura Blvd Woodland Hills, CA 91364 818-8546600	West Valley Pharmacy Mihwa Bang 22554 Ventura Blvd #100 Woodland Hills, CA 91364 818-2229877	Franklin Pharmacy Khaled Sedki 1619 Franklin Rd Bldg A Yuba City, CA 95993 530-6743277
Riverside Pharmacy Khaled Sedki 866 Plumas Street Ste C Yuba City, CA 95991 530-7511889	New Pharmacy Maher Michail 57725 29 Palms Hwy Suite 209 Yucca Valley, CA 92284 760-2281600			
Colorado	Carl's Pharmacy Ltd Stacy Adler 306 E Main St Aspen, CO 81611 970-9253273	Altituderx Pharmacy Folami Osikoya 2621 S Parker Rd Aurora, CO 80014 720-5082031	Apex Pharmacy Mary Desta 12597 E Mississippi #300 Aurora, CO 80012 303-7493864	Ondera Pharmacy Agatha Nwagwu 1330 S Potomac St Ste 102 Aurora, CO 80012 303-9531970
The Apothecary Wardenburg Chelsea Johnson Wardenburg Health Center Boulder, CO 80309 303-4928553	Cedaredge Pharmacy Hm John Breitnauer 215 W Main St Cedaredge, CO 81413 970-8563161	Valley Pharmacy Hm Vicki Einhellig 4493 Bent Brothers Blvd Colorado City, CO 81019 719-6763333	River Valley Phmy Delta Casey Payne 1250 Valley View Dr Delta, CO 81416 970-7876550	Alto Denver Retail Layne Martin 929 N Broadway Denver, CO 80203 800-8745881
Goldin Rx & Medical Sply Yurly Ivanov 909 S Oneida St Unit 11 Denver, CO 80224 303-3556818	Huan Pharmacy Trang Than 633 S Federal Blvd #203 Denver, CO 80219 303-9363230	Medstuff Pharmacy Eduard Plotkin 7150 Leetsdale Dr 312 Denver, CO 80224 303-3332035	Rapha Rx Llc Fru Ngunjoh 1260 S Parker Rd Ste B Denver, CO 80231 303-2198801	Tks Pharmacy. Alice Soremekun 4809 Argonne St Ste 225 Denver, CO 80249 720-5832110
Todd's Harvard Park Phcy Todd Hilst 950 E Harvard Ave Ste 170 Denver, CO 80210 303-7333784	Wellpower Phcy 12th Carl Clark 4455 E 12th Ave Denver, CO 80220 303-5047799	Wellshire Pharmacy Hm Carl Clark 4141 E Dickenson Place Denver, CO 80222 303-5046699	Good Day Phcy #7 Rxp Hm Vicki Einhellig 180 S Elm Eaton, CO 80615 970-4542110	Edwards Med Ctr Phcy Hm Sheila Sherman 322 Beard Creek Rd Edwards, CO 81632 970-5697676

Vail Valley Pharmacy Bruce Delnay 105 Edwards Village Blvd Ste G-107 Edwards, CO 81632 970-5694150	Beattie's Hm Phcy Laurie Beattie 3140 Village Vista Dr Unit 100 Erie, CO 80516 720-8905095	Fox Drug Inc Rashelle Trujillo 1100 E Main Florence, CO 81226 719-7843523	Good Day Phcy#2achrxphm Vicki Einhellig 2001 So. Shields Bldg D Fort Collins, CO 80526 970-2241212	Goodday Pharmacy #10 Hm Vicki Einhellig 2601 S Lemay Ave Fort Collins, CO 80525 970-2251234
Goodday@ Greeleycln Phcy David Lamb 4239 Centerplace Dr 1d Greeley, CO 80634 970-5763178	Good Day Pharmacy Central Vicki Einhellig 4775 Larimer Pkwy Ste 101 Johnstown, CO 80534 970-4611975	Goodday #12 Hm Vickilee Einhellig 201 Johnstown Center Dr Johnstown, CO 80534 970-5871128	Abts Drug Grant Kinn 121 Cedar St Julesburg, CO 80737 970-4743672	Lajara Pharm Ctr Hm Rxp Joe Valdez 412 Main Street La Jara, CO 81140 719-2745109
Opera House Pharmacy Rxp Ed Vasquez 223 Colorado Ave La Junta, CO 81050 719-3842521	Union Square Pharmacy John Urratia 8015 W Alameda Ave Ste100 Lakewood, CO 80226 303-2747877	Allhealth Netwrk Pharmacy Joan Dimaria 5500 S Sycamore St Suite 100 Littleton, CO 80120 303-7972500	Elite Pharmacy Mick Dyer 8100 S Lincoln St Littleton, CO 80122 303-2487234	Flora Pharmacy Nguyen Tran 7456 S Simms Suite 3 Littleton, CO 80127 303-2895222
Flatirons Family Pharmacy Jennifer Palazzolo 603 Ken Pratt Blvd Longmont, CO 80501 303-8273480	Good Day Phcy #8 Rxp Hm Vicki Einhellig 1749 Main St. Unit D Longmont, CO 80501 303-7760709	Good Day Phcy#1ach Rxphm Vicki Einhellig 2033 Boise Ave Loveland, CO 80538 970-6697500	River Valley Pharmacy Tom Harker 1010 S Rio Grande Ave Montrose, CO 81401 970-7872044	Umc Pharmacy Tom Harker 1350 Aspen St Ste B Norwood, CO 81423 970-3274233
Palisade Pharmacy Vicki Einhellig 707 Elberta Ave Unit B Palisade, CO 81526 970-4645669	Sunrise Phmy Cmpding Med Ngozi Azu 17888 Cottonwood Dr Parker, CO 80134 720-8232060	Mesa Phcy Nick Rougas 25140 E Hwy 50 Pueblo, CO 81006 719-5441371	Prescription Shop Ach Rxp James Sajbel 1728 S Prairie Pueblo, CO 81005 719-5640220	Lyon's Corner Drug Matt Johnson 840 Lincoln Ave Steamboat Springs, CO 80487 970-8791114
Cj Pharmacy li Dorothy Wisdom 422 Main St Sterling, CO 80751 970-5269417	Walkers Sterling Phcy Brian Wilson 410 W Main St Sterling, CO 80751 970-5221302	Sunshine Pharmacy Steve Hemphill 333 W. Colorado Ave Ste 3 Telluride, CO 81435 970-7281365	Vail Pharmacy Mary Carrin Varnado 180 S Frontage Rd W Vail, CO 81657 970-4797253	Goodday Pharmacy #3 Hm Vicki Einhellig 7702 Fifth Street #101 Wellington, CO 80549 970-5687282
Good Day Pharmacy 15 Vicki Einhellig 315 E 8th Ave/po Box 287 Yuma, CO 80759 970-8485427				
Connecticut	English Apothecary Sri Popuri 140 Greenwood Ave Bethel, CT 06801 203-7923363	Towne Apothecary Hm Kenneth Meady 95 Main St South Bethlehem, CT 06751 203-2667801	Bridge Phcy Terrence Ward 161 Boston Ave Ste F Bridgeport, CT 06610 718-7108432	Unity Pharmacy Justin Buturla 679 Fairfield Ave Bridgeport, CT 06604 646-5736168
Main Street Pharmacy Jack Yeung 345 Main Street #7 Danbury, CT 06810 203-2976130	Valley Pharmacy William Zaleha 74 Pershing Dr Ste 1b Derby, CT 06418 203-7349455	Durham Pharmacy Walter Douglass 321 Main Street Durham, CT 06422 860-3493478	First Choice Hlth Ctr Phy Jeffrey Steele 110 Connecticut Blvd East Hartford, CT 06108 860-6106150	Able Care Phy & Med Suply Ashraf Moustafa 15 Palomba Dr Enfield, CT 06082 860-7450183
Black Rock Pharmacy Ken Lee 1838 Black Rock Tpke Fairfield, CT 06825 917-5321285	Redding Pharmacy Daniel Liu 73 Redding Road Georgetown, CT 06829 203-5448306	Finch Pharmacy Sal Scalisi 263 Glenville Rd Greenwich, CT 06831 203-5318495	Greenview Pharmacy Tom Perumpail 13 North Water St Greenwich, CT 06830 203-5313323	North Street Pharmacy Albano Costa 1043 North Street Greenwich, CT 06831 203-8692130
Jewett City Pharmacy Tony Komari 78 Main Street Jewett City, CT 06351 860-3764468	Killingworth Fam Phcy Keith Lyke 183 Route 81 Unit 3 Killingworth, CT 06419 860-4524275	Westown Pharmacy #2 Hm Kamal Swami 455 Hartford Road Manchester, CT 06040 860-6499946	Graebers Pharmacy Hm Roger Dezinno 172 W Main St Meriden, CT 06451 203-2356305	Milford Phcy And Homecare Noura Jeblawi 78 Broad St Milford, CT 06460 203-7138101
Fair Haven Pharmacy Manthena Varma 72 Grand Ave New Haven, CT 06513 203-4983479	True-care Pharmacy Chichun Fokus 1300 Whalley Ave New Haven, CT 06515 203-8917031	Unity Pharmacy Justin Buturla 1351 Whalley Ave New Haven, CT 06515 800-5555555	Norwalk Pharmacy Tom Perumpail 250 Westport Ave Norwalk, CT 06851 203-9560526	Greenville Phcy Zaheer Akbar 213 Central Ave Norwich, CT 06360 860-8899857

Oxford Phcy Hm Frank Diaferio 100 Oxford Road Oxford, CT 06478 203-8884567	Plainville Community Phar Suruchi Patel 170 East Street Plainville, CT 06062 860-2229422	Bissell Pharmacy Hm Edmund Kavorsky 23 Governor Street Ridgefield, CT 06877 203-4386600	Rocky Hill Comm Phcy Rakesh Patel 366 Cromwell Ave Rocky Hill, CT 06067 860-3724618	Salem Pharmacy Wendy Mikolinski 20 Hartford Rd Ste 16 Salem, CT 06420 860-9498624
Seybridge Pharmacy Peter Przyblski 37 New Haven Road Seymour, CT 06483 203-8880073	Sharon Pharmacy Joe Heacox 8 Gay Street Sharon, CT 06069 860-3645105	Rotary Drug Sri Popuri 1030 Barnum Ave Stratford, CT 06614 203-3789394	Thomaston Pharmacy Pllc Steven Krasnowski 130 S Main St Ste 1b Thomaston, CT 06787 860-4844245	Madison Pharmacy Sherif Elrefaei 4180 Madison Ave Trumbull, CT 06611 203-5028231
Bunker Hill Pharmacy Christopher O'brien 256 Bunker Hill Ave Waterbury, CT 06708 203-5747825	Della Pietra Pharmacy #2 Frank Diaferio 792 Highland Ave Waterbury, CT 06708 203-7540181	Park Pharmacy Jalpa Patel 1527 E Main St Waterbury, CT 06705 203-7218022	Pickett Drug Edward Stukshis 675 N Main St Waterbury, CT 06704 203-7535158	Royal Pharmacy Julia Oparaocha 1420 Meriden Rd Waterbury, CT 06705 203-5275160
Stoll's Pharmacy Hm Edward Schreiner 185 Grove Street Waterbury, CT 06710 203-5750199	Unity Phcy #3 Jenah Yeung 1249 W Main St Waterbury, CT 06708 203-7598548	Simply Pharmacy David Wu 92 Boston Post Rd Waterford, CT 06385 860-8651303	Pharmacy At Blue Back Ariel Zurov 55 Isham Rd West Hartford, CT 06107 860-6566229	Weston Pharmacy Ken Lee 190 Weston Rd Weston, CT 06883 203-5576310
Colonial Wstprt 88 Russell B Levine 611 Post Road East Westport, CT 06880 203-2279539	Wolcott Pharmacy Mitul Patel 504 Wolcott Rd Wolcott, CT 06716 203-5009033	Shayona Pharmacy #2 Dipal Patel 38660 Sussex Hwy Unit 10 Delmar, DE 19940 302-9070074	Express Pharmacy Tejas Sheth 30214 Sussex Hwy Unit 7 Laurel, DE 19956 302-8755400	Cape Rx Llc Pat Carroll-grant 17252 N Village Main Blvd Lewes, DE 19958 302-6450090
Delaware	Atlantic Apoth Camden Brandy Street 2 S Main St Camden, DE 19934 302-6979355	Grubb's Pharmacy Se, Inc. William Fadel 1800 Mlk Jr Ave Se Washington, DC 20020 202-5033610	Grubbs Phcy Of D C Inc Michael Kim 326 E Capitol St Ne Washington, DC 20003 202-5032644	Kalorama Care Pharmacy Bill Fadel 1841 Columbia Rd Nw Washington, DC 20009 202-7959711
Nanticoke Pharmacy Hm Bimal Das 1609 Middleford Road Seaford, DE 19973 302-5367666	Atlantic Apothecary Hm Kenneth Musto 103 S Dupont Blvd #2 Smyrna, DE 19977 302-6539355	Rodman's Discount Drugs Roy Rodman 5100 Wisconsin Avenue Nw Washington, DC 20016 301-9429210	Pharm-pro, Inc Michael Kim 3001 P St Nw Washington, DC 20007 202-3374100	Harbor Pharmacy Caroline Hasid 1086 Kane Concourse Bay Harbor Islands, FL 33154 954-6496262
District of Columbia	Fort Lincoln Pharmacy Enock Adewuyi 3180 Bladensburg Rd N.e. Washington, DC 20018 202-2690000	Healthsmart Discount Phcy Melody Irwin 5809 Highway 189 N Baker, FL 32531 850-5376266	Bay Harbor Drugs Adam Hasid 1015 Kane Concourse Bay Harbor, FL 33154 305-3978319	Boca Pharma And Hhc#2 Hm Norbert Graber 22191 Powerline Rd 22c Boca Raton, FL 33433 561-3916336
Florida	Auburndale Family Phcy In Kulmeet Bindra 382 Havendale Blvd Auburndale, FL 33823 863-6038104	Maa Bhawani Inc Raj Patel 3791 N Lecanto Hwy Beverly Hills, FL 34465 352-5273111	Golden Phcy Inc. Hm Clifford Goodman 17324 Main Street North Blountstown, FL 32424 850-6744557	Integra Rx Parvinder Kainth 1580 Nw 2nd Ave Ste 9 Boca Raton, FL 33432 561-2878701
Belle Glade Pharmacy Urmil Shah 136 S Main St, Suite B Belle Glade, FL 33430 800-5555555	K & M Drugs Haitham Kaki 624 S Main St Ste 1 Belle Glade, FL 33430 561-9960228	Specialty Care Pharmacy Avi Cohen 4802 Nw 2nd Ave Boca Raton, FL 33431 561-2417711	Westwood/yamato Phy Urmil Shah 9101 Lake Ridge Blvd #10 Boca Raton, FL 33496 561-4879260	A & W Drugs, Inc David Wilkerson 123 N J Harvey Etheridge Bonifay, FL 32425 850-5475596

Bridgecare Clinical Svcs Getose Altine 3623 W Woolbright Rd Boynton Beach, FL 33436 561-6001567	Community Care Phy Talib Jaber 2828 S Seacrest Ste 208 Boynton Beach, FL 33435 561-2770854	Kings Phcy Boynton Hm Mike Corbin 7410 Wboynton Bch Blvd A4 Boynton Beach, FL 33437 561-7389494	Meadows Pharmacy Aunker Barot 4761 N Congress Ave Boynton Beach, FL 33426 561-6194387	Med Consltants Of Fl Hcce Mazin Shikara 1485 Gateway Blvd Ste 102 Boynton Beach, FL 33426 561-5723227
Medication Station David Goodmanson 141 E Woolbright Rd Boynton Beach, FL 33435 561-7361010	My Best Pharmacy Yana Birbrayer 1050 Gateway Blvd Ste 101 Boynton Beach, FL 33426 561-2004245	Pd & Kd Inc Pritti Desai 3469 W Boynton Bch Bvd #6 Boynton Beach, FL 33436 561-3749200	Rightchoice Pharmacy Jaiminkumar Patel 2309 W Woolbright Ste 4 Boynton Beach, FL 33426 561-5090707	Seacrest Pharmacy Mina Attalla 1403 W Boynton Beach Blvd Ste 1 Boynton Beach, FL 33426 561-7312929
America's Pharmacy li Elder Soria-ferras 5612 - 14th St W Bradenton, FL 34207 941-7390000	Bayshore Pharmacy Soni Patel 6229 14th St West Bradenton, FL 34207 941-7536075	Bills Prescription Hm John Noriega 202 E Brandon Blvd Brandon, FL 33511 813-6893521	My Pharmacy Of Big Bend Matt Gonzales 1028 E Brandon Blvd Brandon, FL 33511 813-6993496	Cortez Drugs Anish Chemparathy 12116 Cortez Blvd Brooksville, FL 34613 352-5921320
Oak Hill Pharmacy Joby Thomas 10101 Cortez Blvd Brooksville, FL 34613 352-6781882	Palmyra Pharmacy Mohab Haraka 13060 Cortez Blvd Brooksville, FL 34613 813-8992222	Sunshine Drugs Hm Ken Norfleet 90 Ponce De Leon Blvd Brooksville, FL 34601 352-7967200	T-rx Pharmacy Terry Cordisco 211 Hancock Bridge Pky #7 Cape Coral, FL 33990 239-6774945	Cambridge Oaks Pharmacy Zafir Abdelrahman 3950 South Us Hwy 17-92 Suite 1048 Casselberry, FL 32707 407-9604712
Xxa Century Pharmacy, Llc Julie Booth-moran 7531 Mayo St Century, FL 32535 850-2563472	Bay Life Pharmacy Julian Mathew 1235 S Missouri Ave Clearwater, FL 33756 727-5815400	Curlew Pharmacy Miral Patel 30226 Us Highway 19 N Clearwater, FL 33761 727-7731600	G & R Pharmacy Rajesh Patel 805 S Ft Harrison Avenue Clearwater, FL 33756 352-4198949	Lincourt Pharmacy Miral Patel 501 S Lincoln Ave Clearwater, FL 33756 727-4474248
Unity Express Pharmacy Victoria Zeigler 2340 State Rd 580 Ste G Clearwater, FL 33763 727-6008880	Clermont Care Phcy Sunny Patel 3725 S Highway 27 Ste 102 Clermont, FL 34711 352-9991933	Clermont Family Phcy Hardik Shah 2761 Citrus Tower Blvd #102 Clermont, FL 34711 352-2725944	K & M Drugs Clewiston Haitham Kaki 340 E Sugarland Hwy Ste A Clewiston, FL 33440 863-9837251	Coconut Grove Pharmacy Adriana Vergara 3001 Sw 27th Ave Coconut Grove, FL 33133 305-4420211
H & N Pharmacy Harni Patel 217 Valencia Ave Coral Gables, FL 33134 305-4486116	Diabetic Solutions Deep Patel 10301 West Sample Rd Coral Springs, FL 33065 800-5555555	Kings Pharmacy Hm David Wolman 2814 N University Drive Coral Springs, FL 33065 954-5757085	Crestview Pharmacy Jim Cox 1116 N Ferdon Blvd Crestview, FL 32536 850-6831111	Rx Care Phcy & Kwikmart Hareh Patel 14306 7th Street Dade City, FL 33523 800-5555555
S Broward Med Arts Phy Bob Kusher 599 S Federal Hwy Ste 103 Dania, FL 33004 954-8059492	Dania Discount Drugs Robert Kusher 16 S Federal Hwy Dania Beach, FL 33004 954-9214661	Medoz Pharmacy Of Polk Abe Mermelstein 40230 Hwy 27 #100-110 Davenport, FL 33837 855-6336948	Webb's Square Pharmacy Yahaya Abuh 2200 South Blvd W Davenport, FL 33837 863-4219200	Neighborhood Drugs Richard Weiner 8844 W State Rd 84 Davie, FL 33324 954-4243784
Patients Choice Phcy Justin Brownstein 4801 S Universitydrste105 Davie, FL 33328 954-6222222	Pill Box Davie Tom Bohan 7701 Nova Dr Davie, FL 33324 954-4757455	Fl Medhealth Phcy Marco Ghaly 1400 Mason Ave #100 Daytona Beach, FL 32117 -	Steve's Pharmacy Frank Francis 636 Mason Ave Daytona Beach, FL 32117 386-2550907	Medflorida Pharmacy Ana Ochoa 1950 W Hillsboro Blvd #102 Deerfield Beach, FL 33442 800-5555555
Palm Beach Pharmacy Samantha Lindo 120 N Federal Hwy Deerfield Beach, FL 33441 954-3792444	Fisher Pharmacy Inc John Roehm 688 Baldwin Ave Defuniak Springs, FL 32435 850-8925612	Peters Pharmacy Michael Kamel 121 Victoria Cmns Ste 102 Deland, FL 32724 386-7348477	Pierson Comm Phcy Deland Hanan Francis 650 W Plymouth Ave Deland, FL 32720 386-7386268	Apex Pharmacy Hemal Parikh 6110 W Atlantic Ave Bay C Delray Beach, FL 33484 561-4997500
B J S Pharmacy Inc Allen Rutman 321 E Atlantic Ave Delray Beach, FL 33483 561-2766034	Iras Discount Pharmacy Prokopios Panagakos 4900 Linton Blvd Ste 21 Delray Beach, FL 33445 561-4550090	Linton Square Pharmacy William Barnhart 1601 South Congress Delray Beach, FL 33445 561-2720015	Total Care Pharmacy Prokopios Panagakos 4900 Linton Blvd Ste 24 Delray Beach, FL 33445 561-9212025	Community Phy Of Deltona Jayesh Mehta 1240 Providence Blvd Unit 1&2 Deltona, FL 32725 386-2595435
Ipharmacy Jigar Patel 776 Deltona Blvd Deltona, FL 32725 386-2594074	Fleming Island Phcy Llc Mikhail Joseph 2349 Village Square Pkwy 106 Fleming Island, FL 32003 904-6448233	A Plus Phcy & Med Supply Antoine Mourani 1303 Se 17th St Suite D1 Fort Lauderdale, FL 33316 954-6870774	Ocean Chemist Anthony Garofali 3535 Galt Ocean Dr Ste 1n Fort Lauderdale, FL 33308 954-3292690	Prescript Rx Pharmacy Lisa Quiñonez 1523 E Commercial Blvd Fort Lauderdale, FL 33334 754-2005913

Ez Rx Bonita Springs Llc Austin Sharp 13141 Mcgregor Blvd Ste 7 Fort Myers, FL 33919 239-3015058	Gateway Rx Pllc Michael Gerbasio 12401 Commerce Lakes Dr. Unit C Fort Myers, FL 33913 239-7681222	Promell Pharmacy Owusu Sakiy Agkum 8291 Dani Dr Ste 103 Fort Myers, FL 33966 239-7668300	Fort Pierce Discount Phy Sam Kumar 1727 Okeechobee Rd Fort Pierce, FL 34950 772-5776469	Jabers Pharmacy Rajesh Patel 2210 Orange Ave Fort Pierce, FL 34950 772-7428269
Garden Drugs Aneesh Lakhani 4400 N Andrews Ave Ft Lauderdale, FL 33309 954-7761521	Las Olas Chemist Hm Marc Leach 1211 East Las Olas Blvd Ft Lauderdale, FL 33301 954-4624166	Medical Hotspots/baileys Trisha Bailey 3850 W Commercial Ste B Ft Lauderdale, FL 33309 954-7664090	Healthcite Pharmacy Shyam Busireddy 4500 W Midway Rd Ste 105 Ft Pierce, FL 34981 772-7422886	Avp Pharma Llc Miral Patel 7261 Nw 4th Blvd. Gainesville, FL 32607 352-4294633
Family Care Rx Llc Christopher Leon 4752 Jog Rd Greenacres, FL 33467 561-3703114	Family Care Rx Llc Christopher Leon 6428 Melaleuca Lane Greenacres, FL 33463 561-8123058	Unity Care Rx Brad Williams 6085 Lake Worth Rd Greenacres, FL 33463 561-4448798	Waldrug, Llc Medflorida P Ana Ochoa 3387 S Jog Rd Greenacres, FL 33467 561-4448399	Hc Pharmacy Samer Shehaita 32940 Us Hwy 27 Haines City, FL 33844 863-5476921
Budget Drugs #4 Hm Scott Henkin 2500 E Hallandale Bch Blv Hallandale, FL 33009 954-4578011	Pharmco Llc Birute Norkute 400 Ansin Blvd, Ste A Hallandale, FL 33009 305-9197399	305 Rx Llc Victor Hernandez 344 W 65th St Ste 101 Hialeah, FL 33012 305-5583551	41 Pharmacy Discount Hm Angelito Navarro 820 E 41st St Hialeah, FL 33013 305-8362200	Angelito Phcy Discnt Hm Claudio Navarro 3890 E 4th Avenue Hialeah, FL 33013 305-8204010
Coto's Pharmacy Hm Mohammad Tabibi 4970 West 12 Avenue Hialeah, FL 33012 305-8211430	Elsa Pharmacy Inc Hm Giselle Casaldud 1802 East 4 Ave Hialeah, FL 33010 305-6911968	Ez Rx Hallandale Llc Mirtha Gonzales 1550 W 84th St Ste 62 Hialeah, FL 33014 864-5821216	Shambhu Inc Varsha Chaudhari 19214 Nw Hwy 441 #10 High Springs, FL 32643 386-4541586	Rays Pharmacy Hm Biju Varghese 1936 Us Hwy 19 N Holiday, FL 34691 727-9458200
Americana Discount Phy Julio Barcelo 370 S State Road 7 B Hollywood, FL 33023 954-9816661	Emerald Hills Pharmacy Ivette Bowers 3000 Stirling Rd Ste 120 Hollywood, FL 33021 954-9833336	Post Haste Pharmacy Hm Greg Fishman 4401 Sheridan St Hollywood, FL 33021 954-9896524	Water Lilly Pharmacy Gorjana Apostolovic 3700 Washington St #206 Hollywood, FL 33021 954-4175698	Maa Bhawani Inc Ii Rajesh Patel 5691 S Suncoast Blvd Homosassa, FL 34446 352-6280096
Drug Store Hm Falgun Patel 7535 Medical Drive Ste #1 Hudson, FL 34667 727-8693784	Family Drugs Brian Rucks 15690 Sw Warfield Blvd Indiantown, FL 34956 772-5972250	All Peoples Pharmacy Jacob Williams 4750 Soutel Dr Jacksonville, FL 32208 904-7663145	Halliday/koivisto Ppsc James Koivisto 4133-1 Bldg Univ South Jacksonville, FL 32216 904-7372216	Jackson Pharmacy Dipa Shah 4347-3 Universtiy Blvd S Jacksonville, FL 32216 904-3292251
Medtown Pharmacy Chen Oeur 11643 Beach Blvd, Unit A Jacksonville, FL 32246 904-2945310	Monument Pharmacy Hm Mitesh Patel 1301-22 Monument Rd Jacksonville, FL 32225 904-7273434	Paxon Prescript Center Hm Greg Toole 757 North Edgewood Ave Jacksonville, FL 32254 904-3880514	Public Square Pharmacy Diego Gomez 11757 Beach Blvd #7 Jacksonville, FL 32246 904-5314556	Ricker Pharmacy Mitesh Patel 7628 103rd Street Unit #5 Jacksonville, FL 32210 904-9003500
Samara-medsmart Pharmacy Satish Badam 7855 Argyle Forest Ste801 Jacksonville, FL 32244 904-8001888	North Beaches Dba Dip Lynn Wood 730 Beach Blvd #104 Jacksonville Beach, FL 32250 904-2415171	Dura-med Pharmacy Jonpaul Mccartney 3877 Highway 4 Jay, FL 32565 850-6756850	Sheppard Apothecary Riley Nelson 3793 Hwy 4 Jay, FL 32565 305-5373288	Abacoa Pharmacy Salim Soufan 500 University Blvd #108 Jupiter, FL 33458 561-5622610
Benzer F13 Llc/elite Phcy Tejas Patel 901 West Indiantown Road Bay 23 Jupiter, FL 33458 800-5555555	Better Health Pharmacy Piyasi Dadia 6725 W Indiantown Ste 40 Jupiter, FL 33458 954-5309318	Jupiter Drugs Llc Sanette Jansen Van Vuuren 1025 Military Trail #100 Jupiter, FL 33458 561-7467499	Ethos Wellness Pharmacy Javier Diaz 260 Crandon Blvd. C 33 Key Biscayne, FL 33149 305-9828727	Pharmacy At The Reef Jennifer Marino 31 Ocean Reef Dr #a100 Key Largo, FL 33037 305-7807136
America's Pharmacy Iii Elder Soria 4352 W Vine St Ste 106 Kissimmee, FL 34746 407-4790033	City Rx Pharmacy Mirely Aleman 715 E Vine St Ste 8 Kissimmee, FL 34744 407-2018309	Medina-meds Pharmacy Rosemary Medina 4675 Old Pleasant Hill Rd Kissimmee, FL 34759 407-3941111	Phamily Pharmacy Dale Pham 407 W Oak St Kissimmee, FL 34741 407-2014348	The Hunter's Creek, Llc Riaz Khattak 1196 Cyress Glen Cir Kissimmee, FL 34741 407-4838901
Xxa West Lake Pharmacy Hm Napolean Onyechi 2544 Simpson Rd Kissimmee, FL 34744 407-3444555	Juan & John Drugs Haitham Kaki 149 W Hickpochee Ave Labelle, FL 33935 863-6750004	Baya Phcy - East Hm Carl Allison 780 Se Baya Drive Lake City, FL 32025 386-7556677	Baya Phcy West Hm Carl Allison 1465 Us Hwy 90 West #110 Lake City, FL 32055 386-7552233	Lake Town Pharmacy Raj Mani 2020 N Cr 470 #b Lake Panasoffkee, FL 33538 352-5668236

Robalo Pharmacy Nirav Patel 228 Us Hwy 1 Lake Park, FL 33403 561-8441191	Butterfly Pharmacy Chiranjivi Jannu 1110 Druid Cir Ste E Lake Wales, FL 33853 863-3001984	P&M Pharmacy Tejas Patel 7753 Lake Worth Rd Lake Worth, FL 33467 561-6608650	Perfection Rx Peter Bigley 3248 Lantana Rd Lake Worth, FL 33462 561-8981450	Ariana Pharmacy Nilesh Patel 1354 Ariana St Lakeland, FL 33803 863-6033430
Jayvi Capital Llc Jaymish Patel 2455 Us Highway 98 N Lakeland, FL 33805 863-6038104	Michael's Pharmacy Wagih Girgis 11936 Seminole Blvd Largo, FL 33778 727-5852000	Medix Pharmacy Nader Henry 4850 W Oakland Park Blvd Lauderdale Lakes, FL 33313 954-5304793	Leesburg Comm Phcy Michael Crimi 2500 Citrus Blvd Leesburg, FL 34748 352-7280477	Advanced Rx Pharmacy 027 Parvinder Kainth 755 W Sr 434 Ste B Longwood, FL 32750 407-7536310
J&j Pharmacy Sara Nada 2660 W State Road 434 Longwood, FL 32779 407-4910797	Medicure Longwood Sunny Aggarwal 420 W State Road 434 Longwood, FL 32750 407-4340433	Seminole Drugs Viral Patel 2492 W Sr 434 Ste A Longwood, FL 32779 407-6985410	Aruns Family Pharmacy Gitendra Bommareddy 18474 N Us Highway 41 Lutz, FL 33549 813-3044340	Green Care Phcy Ripal Patel 23388 State Road 54 Ste 104 Lutz, FL 33549 813-3673752
Maxxycm Rx Parvinder Kainth 1825 Collier Parkway Lutz, FL 33549 813-4064929	Rx Express Pharmacy Rahul Patel 24718 State Road 54 Lutz, FL 33559 813-9484321	Baker Pharmacy Pavan Banoth 698 W Macclenny Ave #682 Macclenny, FL 32063 904-3970565	Macclenny Pharmacy Innocent Opara 1254 S 6th Street Macclenny, FL 32063 904-2591116	Manning Pharmacy Xue Mei 3179 N State Road 7 Margate, FL 33063 954-9332191
Care Rite Pharmacy Mohammed Albibi 4721 Hwy 90 Marianna, FL 32446 850-5263030	Kelson Drug Virgil Oswald Jr 3008 Jefferson St Ste B Marianna, FL 32446 850-5262839	Babcock Phcy And Surgical Devang Modi 1515 Palm Bay Rd Ste 108 Melbourne, FL 32905 321-4993999	Lordoni Discount Phcy Olu Oni 6300 N Wickham Rd #126 Melbourne, FL 32940 321-6103114	Wickham Discount Phcy Ankit Shah 1060 North Wickham Rd Melbourne, FL 32935 321-2416433
Burgos Pharmacy Lilibet Burgos 9527 Sw 40th St Miami, FL 33165 305-3749003	Fast Rx Phcy Retail Omar Bayazid 11630 N Kendall Dr Miami, FL 33176 305-7917303	Jorge's Pharmacy Inc Jorge Monteagudo 1701 Coral Way Miami, FL 33145 305-8561252	Medflorida Med Centers Mazin Shikara 21110 Biscayne Blvd #203 Miami, FL 33180 305-9489595	Milagros Pharmacy Aldo Leon 302 Sw 12th Ave Miami, FL 33130 305-5410094
Oriente Pharmacy Hm Veronica Carballosa 285 Nw 27th Ave Miami, FL 33125 305-6490064	Pharmag Inc Raydel Lorenzo 6622 Sw 24th Street Miami, FL 33155 305-3823000	Rubio Pharmacy And Discou Lerycka Fonte 18600 Nw 87 Ave Unit #109 Miami, FL 33015 305-4053333	Salus Pharmacy Llc Anabel Galano 4677 W Flagler St Miami, FL 33134 786-3602360	Santos Family Pharmacy Orquidea Santos 13780 Sw 26th St #108 Miami, FL 33175 305-4247212
Sunset Pharmacy Discount Dainerys Rojas 7400 Nw 19th St, Ste Fgh Miami, FL 33126 786-8038483	Tu Familia Farmacia Daniel Perez 10788 Sw 24th St Miami, FL 33165 786-8990403	Sir Charles Pharmacy Charles Ayebah 17560 Nw 27th Ste119 Miami Gardens, FL 33056 305-7053415	Mycare Pharmacy Miguel Moreno 15518 Nw 77th Court Miami Lakes, FL 33016 305-8233461	Denning's Pharmacy Dan Denning 2620 Blanding Blvd, Ste 2 Middleburg, FL 32068 904-6524546
Community Hlth Nw Fl Steven Bollen 6671 Caroline St Milton, FL 32570 850-5647722	Zencare Pharmacy Emma Duong 12140 Miramar Pkwy Miramar, FL 33025 800-5555555	Scott's Pharmacy Hm Ron Scott 6505 Hwy 29 N Molino, FL 32577 850-5872511	Carenow Pharmacy li Tarak Patel 18830 Us Hwy 441 Mount Dora, FL 32757 352-5593107	Mulberry Food And Phcy Li Gisha Abraham 806 N Church Ave Mulberry, FL 33860 813-7701394
Noble Care Pharmacy Yogi Noble 7066 N Church Ave Mulberry, FL 33860 863-5834535	Cardinal Pharmacy Renee Parrish 3255 Vanderbilt Beach Rd Naples, FL 34109 239-2062959	Family Healthmart Phcy Ram Samuel 5482 Rattlesnakehammockrd Naples, FL 34113 239-2314852	Gulf Shore Apoth li Alex Herwig 11669 Collier Blvd Naples, FL 34116 239-3049084	Gulf Shore Apothecary Alex Herwig 689 9th St N Naples, FL 34102 239-2622222
Mother's Pharmacy Bernard Renner 6350 Davis Blvd Naples, FL 34104 239-7327993	Usrx Pharmacy Shant Khanlian 11121 Health Park #700 Naples, FL 34110 +18-0055555	Aap Group Inc Radhika Patel 5812 State Rd 54 New Port Richey, FL 34652 727-8461300	Anp Group Llc Lalichan George 5335 Main St New Port Richey, FL 34652 727-8458000	Be Well Pharmacy Shady Basta 5429 Little Rd New Port Richey, FL 34655 727-3725600
Florida Pharmacy Miral Patel 5445 James Street New Port Richey, FL 34652 727-8488300	Marine Pharmacy Manju George 5016 Us Highway 19 New Port Richey, FL 34652 727-4186900	Maxcare Pharmacy Suba Nathan 6624 Us Hwy 19 New Port Richey, FL 34652 727-8077050	Z Orange Pharmacy John Faltaoos 7268 State Road 54 New Port Richey, FL 34653 727-3123155	Prescription Drug Foundtn Ankur Barot 1777 Ne 163rd St North Miami Beach, FL 33162 305-9470433

Xxa Family Physicians Rx Birute Norkute 901 N Miami Beach Blvd #1 North Miami Beach, FL 33162 954-3218029	Town Pharmacy Alex Shulman 14826 Tamiami Trl North Port, FL 34287 941-4297766	Prevent Rx Pharmacy Tristan Schukraft 821 E Oakland Park Blvd Oakland Park, FL 33334 754-7010225	Healthwell Pharmacy Ravi Patel 1426 S Pine Ave Ocala, FL 34471 352-3046663	Tlcrx1, Llc Miral Patel 1714 Sw 17th St Ocala, FL 34471 352-6446779
Bnr Pharmacy Brad Howard 1063 S Clarke Rd Ocoee, FL 34761 407-3766771	Smartcarerx Shasanka Thumu 1572 Citrus Medical Ct Ocoee, FL 34761 407-7297050	Benak Inc Butterfly Phcy Smruthi Jannu 1600 Sw 2nd Ave Okeechobee, FL 34974 813-2317788	Tampa Road Phcy George Shenouda 3705 Tampa Rd Ste 19 Oldsmar, FL 34677 813-9259666	Accardi Clinical Pharmacy Roger Accardi 2583 S Volusia Ave #100 Orange City, FL 32763 800-5555555
Accord Specialty Phmy Dharaben Patel 2752 Enterprise Rd Ste B Orange City, FL 32763 386-4563000	Carenow Pharmacy Tarak Patel 1039 Hrlly Strcklnd Bv,600 Orange City, FL 32763 386-4560055	H & R Pharmacy Hany Badawy 870 Saxon Blvd #45 Orange City, FL 32763 386-2180926	Angels Pharmacy Harry Patel 259 E Michigan St Orlando, FL 32806 407-4267000	Baileys Pharmacy li Trisha Bailey 4401 S Orange Ave Ste 103 Orlando, FL 32806 407-9303102
Direct Retail Pharmacy An Dang 5050 Conway Rd Ste 1 Orlando, FL 32812 407-2030005	First Choice Pharmacy Behrooz Sojeri 754 South Goldenrod Road Orlando, FL 32822 407-2432513	Orlando Procure Phcy Lisa Barr 2021 S Orange Ave Orlando, FL 32806 407-7303557	Priority Health Rx Mark Brown 4625 Halder Lane Ste A Orlando, FL 32814 855-6522163	Radiance Health Rx Marcus Martinez 723 Virginia Dr Orlando, FL 32803 407-2345873
Rxway Pharmacy Michelle Nguyen 448 S Alafaya Trail #2 Orlando, FL 32828 407-2033805	Tristar Discount Pharmacy Sam Charr 1502 N Semoran Blvd #154 Orlando, FL 32807 407-4403436	Vh Health Solutions Chiranjivi Jannu 5282 W Colonial Dr Orlando, FL 32808 407-2862996	Xxa Family Physicians Rx Birute Norkute 1160 S Semoran Blvd D,e,f Orlando, FL 32807 407-3813085	Mackenzies Pharmacy Joe Comito 1452 Oviedo Mall Boulevard Oviedo, FL 32765 407-7352028
Circle S Pharmacy Arnaldo Garcia 323 Bacom Point Rd #100 Pahokee, FL 33476 561-9245238	Angels Pharmacy li Rajendra Patel 610 Zeagler Dr Palatka, FL 32177 386-3259300	First Choice Pharmacy Satish Baddam 3208 Crill Ave #2 Palatka, FL 32177 386-2191988	Family Discount Pharmacy Ankur Shah 820 Palm Bay Rd Ne Ste 108 Palm Bay, FL 32905 407-8719001	Malabar Discount Phcy Arvindbhai Patel 930 Malabar Rd Se Ste 1 Palm Bay, FL 32907 321-7750911
Lewis Phcy Palm Beach Hm Mike Patel 235 South County Road Palm Beach, FL 33480 561-6557867	Sbf Investments Inc Hm Allen Rutman 151 N County Rd Palm Beach, FL 33480 561-8324443	Suddha Pharmacy Hm Amar Patel 255 Sunrise Ave Palm Beach, FL 33480 561-8333348	Gardens Drugs Chris Cutolo 4270 Design Center Dr #c Palm Beach Gardens, FL 33410 561-6222141	Northlake Pharmacy Salim Soufan 9091 North Military Trail # 17 Palm Beach Gardens, FL 33418 561-6199900
Grace Pharmacy Sol Grace Benet 80 Pinnacles Dr Ste 900 Palm Coast, FL 32164 386-2637370	Palm Harbor Phcy Miral Patel 34650 Us Highway 19 N 101 Palm Harbor, FL 34684 727-7872273	Pharmaco Med Shop Chris Delmadoros 1003 Virginia Ave Palm Harbor, FL 34683 727-7549497	St. Marks Pharmacy Llc Hanan Mankarious 4954 Ridgemoor Blvd. Palm Harbor, FL 34685 727-7727070	Palms Pharmacy Anand Tripathi 3491 South Congress Ave Palm Springs, FL 33461 561-5139161
Pharmco Rx 1002, Llc Birute Norkute 3208 2nd Ave N Bay 4 Palm Springs, FL 33461 305-9197399	Callaway Gulf Coast Phcy Maged Shalaby 420 N Tyndall Pkwy Panama City, FL 32404 850-6153000	Gulf Coast Phcy Hm Maged Shalaby 340 W 23rd St #d2 Panama City, FL 32405 850-6151000	Jay Care Pharmacy Susheel Janga 1212 W 23rd Street Panama City, FL 32405 850-6404810	Panama City Drugs Maged Shalaby 3127 E Hwy 98 Panama City, FL 32401 850-6155000
A & A Family Pharmacy Navneet Johar 7936-38 Pines Blvd Pembroke Pines, FL 33024 954-9875230	Core Health Pharmacy Uche Ezenwa 11260 Pines Blvd Pembroke Pines, FL 33026 954-4508873	Pill Box Pharmacy Hm Mathew Pressman 1700 Nw 122 Terrace Pembroke Pines, FL 33026 954-4327455	Pill Box Pines West Barbara Sammarco 17503a Pines Blvd Pembroke Pines, FL 33029 954-4437455	Pines Healthmart Pharmacy Mohammed Arshad 2301 N University Dr Ste 112 Pembroke Pines, FL 33024 954-4046610
Simfarose Pharmacy Charles Bonanno 10016 Pines Blvd Pembroke Pines, FL 33024 954-4357200	Trust Pharmacy Rania Sunna 9833 Pines Blvd Pembroke Pines, FL 33024 954-4362359	U Trust Pharmacy Osita Ezenwa 6974 Pembroke Rd Pembroke Pines, FL 33023 954-5890585	Community Health Nw Fl Steven Bollen 4350 Bayou Blvd Ste 5 Pensacola, FL 32503 850-4364630	Escambia Comm Cln Jackson Steven Bollen 2315 W Jackson St Pensacola, FL 32505 850-4953955
Escambia Comm Cln Jordan Steven Bollen 1400 N Palafox Street Pensacola, FL 32501 850-4332165	First City Drugs Derek Stephens 6005 College Pkwy Ste 1 Pensacola, FL 32504 850-7522100	Jackson-pace Phcy Steven Jackson 2256 W Nine Mile Road Pensacola, FL 32534 850-4784450	Pierson Community Phcy Hanan Francis 112 E First Ave Pierson, FL 32180 386-7499557	Alexander Phcy Mongtrinh Huynh 6540 Park Blvd Pinellas Park, FL 33781 727-6230962

Np Pharmacy Thinh Nguyen 7644 Park Blvd N Pinellas Park, FL 33781 727-6850268	Super Saver Pharmacy Austin Sharp 9089 Belcher Rd N Pinellas Park, FL 33782 727-5652299	Vistacare li Nazir Hassan 7599 Park Blvd #100 Pinellas Park, FL 33781 727-9145228	Fastmed Hm Harni Patel 1846 N Pine Island Rd Plantation, FL 33322 786-3748111	New Health Pharmacy Ivette Lamas 1776 N Pine Island Rd Suite 218 Plantation, FL 33322 954-8368336
Osborne Pharm li Inc Chris Osborne 201 Nw 82nd Ave Ste 101 Plantation, FL 33324 954-4743887	Osborne Pharm Inc Hm Chris Osborne 333 Nw 70th Ave Ste 102 Plantation, FL 33317 954-7912000	Xxa Intramed Lawrence Pizik 6950 Cypress Rd #105 Plantation, FL 33317 954-9667578	K&m Drugs Solivita Haitham Kaki 395 Village Drive Suite C Poinciana, FL 34759 863-4967930	Drugs 4 Less, Inc Hm Amir Serri 1247 S Powerline Road Pompano Beach, FL 33069 954-9721822
A1a Pharmacy Jay Griffin 200 C Solana Rd Ponte Vedra Beach, FL 32082 904-3730835	Health Rx Pharmacy Hardik Patel 2301 Tamiami Trl Ste B Port Charlotte, FL 33952 239-7997391	Community Phy Port Orange Kalpesh Patel 3755 S Nova Rd Unit A Port Orange, FL 32129 386-2563177	Port Orange Pharmacy Emad Kamel 5820 S Williamson Blvd #2 Port Orange, FL 32128 386-6894189	The Medicine Shoppe 1658 Frank Francis 4007 S Nova Rd Port Orange, FL 32127 386-3048222
Pa Group Inc Radhika Patel 11618 Us Highway 19 Port Richey, FL 34668 727-8198200	Staywell Pharmacy Benny George 10112 Us Highway 19 Port Richey, FL 34668 727-3784548	Suntrust Pharmacy Binu Cheriyan 8123 Ridge Rd Unit 4 Port Richey, FL 34668 727-9145900	Aster Discount Pharmacy Sonia Sharma 718 Sw Pt St Lucie Blvd Unit 2 Port Saint Lucie, FL 34953 772-7772141	Butterflid Phy & Med Supp Amir Rahemi 1770 Se Hillmoor Dr Port St Lucie, FL 34952 772-4461100
Crosstown Pharmacy Lydell Morrison 8701 S Us Highway 1 Port St Lucie, FL 34952 772-3011095	Eastport Pharmacy Hass Bazzi 8972 South Us Hwy 1 Port St Lucie, FL 34952 772-8007267	Floresta Pharmacy Urmil Shah 1550 Se Floresta Drive Port St Lucie, FL 34983 772-3404142	New Life Pharmacy Ricardo Reid 11200 Sw Village Pkwy Ste 100 Port St Lucie, FL 34987 772-8771125	Rx Oasis Todd Tortoretti 9304 Balm Riverview Rd Riverview, FL 33569 813-6776000
Sunexpress Pharmacy Inc Mohammed Visoughi 906 North Us Hwy 41 Ste A Ruskin, FL 33570 813-2961333	Main Street Pharmacy Cynthia Comber 531 Main Street Ste K Safety Harbor, FL 34695 727-3307530	St Johns Community Pharm Mark Scott 2720 Us Highway 1 S Ste A Saint Augustine, FL 32086 904-4601000	Prescriptions Unlimited Eric Larson 2521 13th St Ste A Saint Cloud, FL 34769 407-8927166	Southcare Pharmacy Hm Carly Hingson 6450 38th Ave N Ste 110 Saint Petersburg, FL 33710 727-3443902
Tru-valu Drugs Of Sanford Eric Larson 503 E 1st St Sanford, FL 32771 407-3236413	America's Pharmacy Elder Soria 3470 17th St Sarasota, FL 34235 941-9557700	Hedges Prescription Sh Hm Chris Mottram 24 North Lime Ave Sarasota, FL 34237 941-3662424	Careplus Pharmacy Gerges Shanad 13260 Us Highway 1 Sebastian, FL 32958 772-5716496	Gilbert Drug Hm Jack Kasmer 2190 Lakeview Drive Sebring, FL 33870 863-3850741
Sneads Pharmacy Brian Lewis 7995 Hwy 90 Sneads, FL 32460 850-5935288	Daytona Discount Pharmacy Mike Patel 815 Beville Rd Ste D South Daytona, FL 32119 386-3225969	Prime Care Pharmacy Llc Ashish Dua 2176 Mariner Blvd Spring Hill, FL 34609 352-6008083	Ultimate Pharmacy Mohabi Haraka 1250 Mariner Blvd Spring Hill, FL 34609 352-2133815	Baileys Phy Med Hotspots Trisha Bailey 3065 34th St N Ste B St Petersburg, FL 33713 727-2561305
Danang Pharmacy Thinh Nguyen 5944 34th St N Ste 1 St Petersburg, FL 33714 727-6239854	Prime Rx Pharmacy Kamlesh Rajani 4860 48th Ave N St Petersburg, FL 33714 727-5223222	Madison Street Pharmacy Kiran Kali 395 West Madison Street Starke, FL 32091 904-9647774	Apothecary Pharmacy Llc Emad Baydoun 4749 34th St Stpetersburg, FL 33711 727-3298868	Hansa Pharmacy Llc Chiranjivi Jannu 1111 Se Federal Hwy # 122 Stuart, FL 34994 772-6176784
Park Drug Hm Edward Justice 700 E Ocean Blvd Stuart, FL 34994 772-2873201	Sewall's Point Pharmacy Cristal Totterman 3754 Se Ocean Blvd Ste B Stuart, FL 34996 772-6008077	Villages Pharmacy Irene Nada 17860 109th Ave 616a Summerfield, FL 34491 772-3219963	Sunrise Pharmacy Hiral Patel 139 S Pebble Bch Blvd 103 Sun City Center, FL 33573 813-6338222	Superior Care Pharmacy Son Nguyen 765 Cortaro Dr Sun City Center, FL 33573 813-5512999
Eastwood Pharmacy Inc Anna Pawelczyk 1605 East Plaza Dr Tallahassee, FL 32308 850-8777108	Wellpack Pharmacy Bhargav Patel 1745 N Monroe St Tallahassee, FL 32303 423-9039983	Wellpack Pharmacy Kalpendra Patel 1624 Capital Circle Ne Tallahassee, FL 32308 850-7654026	Arthurs Original Phy Hammad Hameedi 5816 N University Dr Tamarac, FL 33321 954--726-19	Tamarac Pharmacy Harni Patel 7120 N Nob Hill Rd Tamarac, FL 33321 954-5864546
Advance Pharmacy Service Doaa Kotb 4910 N. Armenia Ave Tampa, FL 33603 813-3509999	Better Choice Phcy Nugget Fimpong 13723 N Dale Mabry Hwy Tampa, FL 33618 727-3667384	Butterfly Pharmacy Smruthi Jannu 4024 W Hillsborough Ave Tampa, FL 33614 813-8742900	Dollex Pharmacy Adolphus Akaniru 7758 Palm River Rd Tampa, FL 33619 813-9715551	Elite Pharmacy Inc Yenis Lorenzo 7011 N Manhattan Ave Tampa, FL 33614 813-3735709

Goya Pharmacy Syed Hassanyar 5802 N Armenia Ave # 1 Tampa, FL 33603 813-7554331	Healthwise Pharmacy Ketan Patel 2708 W Waters Ave Tampa, FL 33614 813-9326337	Land O Lakes Pharmacy Joby Thomas 1931 Dr Milk Jr Blvd, #d Tampa, FL 33607 813-8037303	Medway Pharmacy Divyeshkumar Patel 3010 E 138th Ave Ste 102 Tampa, FL 33613 551-6897139	My Pharmacy Of Tampa Tin Nguyen 7108 Causeway Blvd Tampa, FL 33619 813-6284441
Nora Pharmacy Doaa Kotb 7926 W Hillsborough Av #e Tampa, FL 33615 813-4372100	One Source Pharmacy Eddie Sanchez 12639 Race Track Rd Tampa, FL 33626 727-3164135	Palma Ceia Hm Phcy Hm Brad Esposito 2506 S Macdill Ave Ste A Tampa, FL 33629 813-8398700	Quick N Save Pharmacy 2 Carla Rodriguez 8207 N Florida Ave Tampa, FL 33604 813-5495599	Rite Rx Care Vinay Taneja 7520 W Waters Ave #6 Tampa, FL 33615 813-4667976
Seniorcare Community Phcy Miral Patel 6712 Hanley Rd Tampa, FL 33634 813-8844090	St Joseph Pharmacy Peter Eskarous 7933 N Armenia Ave Tampa, FL 33604 813-3906000	Tampa Palms Pharmacy Llc Joby Thomas 15309 Amberly Dr Tampa, FL 33647 813-6050300	Tampabay Rx Llc Joby Thomas 1010 E Busch Blvd # 109 Tampa, FL 33612 352-6781882	The Palms Pharmacy Shahida Choudhry 17008 Palm Pointe Drive Tampa, FL 33647 813-2529063
Vistacare Pharmacy Nazir Hassan 1441 E Fletcher Ave #113 Tampa, FL 33612 813-4444410	Vistara Pharmacy Arth Joshi 2706 W Saint Isabel St Tampa, FL 33607 813-7716075	Vistara Pharmacy Tampa Rajdeep Patel 3134 E Hillsborough Ave Tampa, FL 33610 813-4444666	Wellness Pharmacy Gashaw Adane 120 W. Bougainville Ave Tampa, FL 33612 813-7748856	Anclote Pharmacy Hm Chetan Shan 1933 North Pinellas Ave Tarpon Springs, FL 34689 727-9445800
Tarpon Discount Drug Hm Steve Haskopoulos 701 S Pinellas Av Tarpon Springs, FL 34689 727-9343400	Salhab Pharmacy Abdel Salhab 12643 56th St North Temple Terrace, FL 33617 813-5157918	Temple Terrace Phcy Yvonne Okeke 9780 N 56th St., Ste D Temple Terrace, FL 33617 813-9891351	Tequesta Drugs Hm Elizabeth Brumer 1 Main St Ste 107 Tequesta, FL 33469 561-7418222	Lake Sumter Landing Phcy Virat Patel 910 Old Camp Rd Ste 170 The Villages, FL 32162 352-2683454
Romat Ventures Inc Magdi Salhab 11301 N Us Hwy 301 Ste106 Thonotosassa, FL 33592 813-2524443	Angels Pharmacy Iii Raj Patel 7455 Us-1 Ste A Titusville, FL 32780 551-3584242	East Coast Pharmacy Deepak Aggarwal 504 Garden St Titusville, FL 32796 321-7470206	Best Drug Of Trenton Carly Brand 405 Se 1st Ave Trenton, FL 32693 352-4632240	Vernon Discount Drug Hm Jack Paul 3248 Main Street Vernon, FL 32462 850-5352803
Bailey's Pharmacy Trisha Bailey 780 Us 1 Suite 101 Vero Beach, FL 32962 772-4928559	Corey's Pharmacy Mark Frankenberger 2912 Ocean Dr Vero Beach, FL 32963 772-2316931	Miller's Healthmart Phcy Doug Miller 777 37th St Ste C-100 Vero Beach, FL 32960 772-7788585	Osceola Pharmacy Kazi Imam 1635 14th Ave Vero Beach, FL 32960 772-5623660	My Community Phcy, Llc Johnny Meier 2615 State Rd #7 B520-530 Wellington, FL 33414 561-7536768
Center City Pharmacy Hm Tom Rebhandl 416 Clematis St West Palm Beach, FL 33401 561-8057135	Ctrx Pharmacy Suresh Marimuthu 2939 Forest Hill Blvd West Palm Beach, FL 33406 561-8557802	Gardens Drug Tapan Shah 2100 45th St Suite B1 West Palm Beach, FL 33407 561-8411801	Md Pharmacy Mazin Elamin 1367 N Military Trail West Palm Beach, FL 33409 800-5555555	Progress Pharmacy Franck Kacou 8170 Okeechobee Blvd #5 West Palm Beach, FL 33411 561-7202676
Robalo Specialty Pharmacy Nirav Patel 2580 Metrocentre Blvd Ste 5 West Palm Beach, FL 33407 561-8808480	Schaefer Drug Inc Jay Henley 12797 W Forest Hill West Palm Beach, FL 33414 561-7930151	West Palm Pharmacy Llc Salim Soufan 5760 Okeechobee Blvd West Palm Beach, FL 33417 561-2492130	Pill Box Iii Hm Wayne Linder 1932 Weston Rd Weston, FL 33326 954-3897455	Quick Script Phcy Hm Hussein Fawaz 2408 Wilton Drive Wilton Manors, FL 33305 954-5147685
Formula Pharmacy Apuv Shah 1201 Winter Gd Vineland 7 Winter Garden, FL 34787 407-6141737	Horizon West Phcy Shashank Sridhara 15835 Shaddock Dr 110 Winter Garden, FL 34787 407-3475374	Bayside Pharmacy Chiranjivi Jannu 205-1st St S Unit 106 Winter Haven, FL 33880 813-3956125	Kay Pharmacy 003 Colin Conner 637 1st St S Winter Haven, FL 33880 863-2688218	Kp's Pharmacy Krunal Patel 2840 Recker Hwy Winter Haven, FL 33880 863-3989691
Nova Pharmacy Corp Mahe Marrero 950 1st St S Ste 103 Winter Haven, FL 33880 305-2626682	365 Health Llc Shant Khanlian 6804 Aloma Ave Winter Park, FL 32792 407-7447792	Colonial Drugs Krista Adams 6912 Aloma Ave Winter Park, FL 32792 407-3445588	Medstop Pharmacy Harsh Patel 2095 W Fairbanks Ave Ste A Winter Park, FL 32789 407-6366115	Taylor's Phcy South Park Shelby Owens 306 South Park Ave Winter Park, FL 32789 321-2749014
Winter Park Pharmacy Shruti Patel 3090 Aloma Ave Ste 140 Winter Park, FL 32792 407-6364670	South Lake Pharmacy Hector Medrano 38101 5th Ave Zephyrhills, FL 33542 813-3955667	Zephyrhills Pharmacy Bhagavan Gottipati 36600 State Rd 54 Zephyrhills, FL 33541 813-8157000		

Georgia

Ford's Pharmacy Hm Michelle Ford 7441 Adairsville Hwy Adairsville, GA 30103 770-7731800	Chancy Drugs Adel Hm Hugh Chancy 307 N Hutchinson Ave Adel, GA 31620 229-8964564	Carver Drug Company Phil Carver 135 Ga Hwy 32 Bypass Alma, GA 31510 912-6327455	Clinic Drug Store Hm Lee Pinnell 1001 E Forsyth Street Americus, GA 31709 229-9244538	Raines Pharmacy Christopher Brown 346 E Washington Avenue Ashburn, GA 31714 229-5672515
Hodgson's Pharmacy Hm Rabun Neves 1260 S Milledge Ave # F-1 Athens, GA 30605 706-5437386	Horton-reid Drug Co Jonathan Marquess 101 East Clayton Street Athens, GA 30601 706-5433454	Village Drug At Advantage Christopher Thurmond 240 Mitchell Bridge Rd Athens, GA 30606 706-8504955	Village Drug Shop Athens Chris Thurmond 740 Prince Ave Athens, GA 30606 706-5484444	Briarcliff Pharmacy Pam Marquess 2724 Clairmont Road Atlanta, GA 30329 404-7280092
Concord Drugs Emory Jonathan Marquess 550 Peachtree St Ne #1450 Atlanta, GA 30308 404-5234908	Concord Med Quarters Phcy Jonathan Marquess 5555 Peachtree Dunwoody Rd Atlanta, GA 30342 770-6710657	Drug-svc Care Inc/tuxedo Naava Lieber 164 W Wieuca Rd, Suite 7 Atlanta, GA 30342 404-2553022	Excelsior Specialty Phcy Amit Raval 3652 Chamblee Dunwoody Road Ste 3 Atlanta, GA 30341 470-2228320	Lees Family Pharmacy Stedman Lee 1218 Fairburn Rd Sw #103 Atlanta, GA 30331 404-6968330
Prime Pharmaceuticals Arezoo Akhavan-sadeg Akhavan-sadeg 5505 Peachtree Dunwoody Rd Ste G95 Atlanta, GA 30342 404-2509656	Wender & Roberts 2wpf Hm Loren Pierce 1262 West Paces Ferry Rd Atlanta, GA 30327 404-2377551	Living Well Pharmacy Victor Johnson 3736 Mike Padgett Hwy Augusta, GA 30906 706-2624455	Peach Orchard Drugs Terri Fordham 2529 Peach Orchard Rd Augusta, GA 30906 706-7983253	Surrey Center Phcy Courtnee Russ 483 Highland Ave Augusta, GA 30909 800-5555555
Physicians Pharmacy Jonathan Marquess 3875 Austell Rd Ste 302 Austell, GA 30106 770-9449101	Reliable Pharmacy Samuel Takor 3999 Austell Road Austell, GA 30106 770-8190032	Thomas Drug Ryan Chavers 2704 Jefferson Street Austell, GA 30168 770-9443100	West Cobb Specialty Phcy Jitendra Chaudhari 1700 Hospital S Dr Ste 100 Austell, GA 30106 770-4850575	Baldwin Pharmacy Ryan Gurley 1667 Willingham Ave Baldwin, GA 30511 706-7787174
Ball Ground Pharmacy Hm Jeff Richardson 470 Valley St Ste #100 Ball Ground, GA 30107 770-7356161	Stan's Pharmacy Stan Smith 438 W Parker St Baxley, GA 31513 912-3671155	Blue Ridge Pharmacy Hm Steve Purvis 6020 Appalachian Hwy Blue Ridge, GA 30513 706-6322244	Riverstone Pharmacy Steven Purvis 101 Riverstone Vista Blue Ridge, GA 30513 706-2582294	Johnson Pharmacy Marty Johnson 205 East College St Bowdon, GA 30108 678-2575400
Johnsons River Place Phcy Joseph Johnson 2625 Old Winder Hwy Ste H Braselton, GA 30517 770-9671000	Clayton Pharmacy Leroy Strickland 503 Alabama Ave Bremen, GA 30110 770-5372321	Garrett Drug Co Hm Joey Entrekin 116 Buchanan Street Bremen, GA 30110 770-5372364	Lovvorn Drug Company Brandall Lovvorn 404 Alabama Ave Bremen, GA 30110 770-5378889	Broxton Family Pharmacy James Holt 402 Alabama St N Broxton, GA 31519 912-3592362
Becky's Drugstore Becky Powell 128 N Broad Street Buena Vista, GA 31803 229-6493784	Calhoun Drug Company Paul Bryant 450 Red Bud Rd Ne Calhoun, GA 30701 706-6292426	Crowley Drug Co Will Crowley 1201 Dews Pond Rd Se Ste 1 Calhoun, GA 30701 706-9792400	Collins Family Pharmacy Christine C. Collins 92 E Broad St Camilla, GA 31730 229-5220180	Canton Northside Phcy Hm Robert Bagwell 170 Marietta Hwy Pob 4460 Canton, GA 30114 770-4792171
Phar Moore Pharmacy Jonathan Marquess 3422 Sixes Rd Ste 106 Canton, GA 30114 770-2133341	Sullivan Drugs John Mayes 9613 Lavonia Road Carnesville, GA 30521 706-3842022	Holt's Pharmacy Paul Bryant 406 Grassdale Rd Cartersville, GA 30121 770-3825757	Tracy's Med Ctr #1 Apci Brett Tracy 3650 Chamblee Tucker Rd Chamblee, GA 30341 770-9347703	Carlton's Pharmacy Hm Cindy Peoples 101 Murray Plaza Chatsworth, GA 30705 706-6954576
Corner Drugs Jim Richards 430 N 3rd Ave Chatsworth, GA 30705 706-6950444	Living Well Phcy Central Paul Bryant 2976 Hwy 76 Unit A Chatsworth, GA 30705 706-6950909	Living Well Phcy Express Paul Bryant 824 G I Maddox Pkwy Chatsworth, GA 30705 706-5171901	Zak Pharmacy Ashenafi Mariye 4600 East Ponce De Leon Ave #e Clarkston, GA 30021 404-5001451	The Drug Store/his Care Chad Hethcox 305 East Long Street Claxton, GA 30417 912-7399393
Cleveland Drug Marc Brown 184 W Kytle St Ste A Cleveland, GA 30528 706-2192626	Reagan Home Care Phcy Jonathan Marquess 1600 Milstead Rd Conyers, GA 30012 770-4834727	Valuecare Pharmacy Nirmita Patel 2020 Eastside Dr Ste 206 Conyers, GA 30013 470-3397262	Tim's Pharmacy Kim Kaminski 130 Magnolia Lane Cornelia, GA 30531 706-7763784	Carmichaels Of Covington Greg Hickman 9148-d Hwy 278 Covington, GA 30014 678-7124570
Bethelview Pharmacy Keyur Patel 2336 Atlanta Hwy Cumming, GA 30040 470-2534893	Goodson Phcy Hm Jimmy Goodson 116 Maple Street Cumming, GA 30040 770-8875040	Sandsrx Georgia Mahdi Al Hallaq 1586 Market Place Blvd Cumming, GA 30041 770-7445588	Dacula Pharmacy Hm Billy Stone 2555 2nd Avenue North Dacula, GA 30019 770-3391593	Dallas Prescription Shop Thomas Sherrer 537 Hardee St Dallas, GA 30132 770-5050255

Dart Drug And Surgic Hm James Elrod 1101 Memorial Drive Dalton, GA 30720 706-2781900	Family Pharmacy Hm Tracey Dailey 1100 East Walnut Avenue Dalton, GA 30721 706-2266000	Professional Phcy Jason Sneed 1100 Burleyson Rd Dalton, GA 30720 706-2782490	White's Phcy Of Dalton Richard Crumpton 2955 B Cleveland Road Dalton, GA 30721 706-2599707	Jet's Pharmacy Trey Stephens 1229 North Way Darien, GA 31305 912-4373784
Dawson Pharmacy Hm Charles Scott 101 E. Lee St./po Box 430 Dawson, GA 39842 229-9952131	Moseley Drug Company Tara Jackson 412 Johnson St Se Dawson, GA 39842 229-9952126	Anchor Pharmacy Varun Patel 2139 Lawrenceville Hwy Decatur, GA 30033 404-6008172	The Apothecary Hm Julie Gay 227 W Broad Ave Doerun, GA 31744 229-7825500	Allcare Pharmacy Llc Greg Drake 1004 South Tennille Ave Donalsonville, GA 39845 229-3834149
Kims Pharmacy Lien Le 5280 Buford Hwy Ne Ste A1 Doraville, GA 30340 770-4557700	Hospital Discount Phcy Hm Derrell Carter 308 Westside Drive Douglas, GA 31533 912-3840693	Malcolms Discount Phcy Susan Preston 250 S. Peterson Ave Douglas, GA 31533 912-3841898	Mcrae's Phcy Of Douglas Andrew Holt 1002 West Ward Street Douglas, GA 31533 912-3845255	Swains Pharmacy Jared Swain 855 Bowens Mill Rd Sw Ste E Douglas, GA 31533 912-3811119
9 Pharmacy Cameron Brown 3350 Steve Reynolds #406 Duluth, GA 30096 678-4340009	Anchor Plus Pharmacy Varun Patel 3800 Pleasant Hill Rd Ste 2 Duluth, GA 30096 770-2255077	Express Pharmacy Jo Kim 3182 Steve Reynolds Blvd #106 Duluth, GA 30096 770-5570306	Hana Plus Pharmacy Julie Kim Kong 3585 Peachtree Ind'l Blvd #158 Duluth, GA 30096 770-8287576	Rielles Pharmacy Stephen Osei-akoto 3545 Peachtree Ind Blvd #13 Duluth, GA 30096 678-6871730
Yoo Pharmacy Duluth Byung Yoo 3610 Peachtree Ind #400 Duluth, GA 30096 770-2991971	Shoppers Pharmacy Matthew Harrison 303 S Jefferson Ave Eatonton, GA 31024 706-4856262	Huff's Drug Store Hm Steve Purvis 136 Industrial Blvd Ellijay, GA 30540 706-6357931	Living Well Phcy Eton Paul Bryant 79 Hwy 286 Unit A Eton, GA 30724 706-4229355	Wills Drug Co Fitzgerald Alex Wills 134 Ocilla Hwy Fitzgerald, GA 31750 229-4230299
Castleberry Drug Company Jonathan Marquess 67 N Lee Street Forsyth, GA 31029 478-9942051	Battlefield Pharmacy Pankaj Patel 1543 Battlefield Pkwy Fort Oglethorpe, GA 30742 706-9568605	Lanier Pharmacy Russell Crow 3560 Thompson Bridge Rd Gainesville, GA 30506 770-5368861	Lawrence Pharmacy Christopher Sullens 631 Broad Street, Se Gainesville, GA 30501 770-5320186	Mcelveen's Pharmacy David Stanley 1294 Thompson Bridge Rd #a Gainesville, GA 30501 770-5347675
Medical Park Pharmacy Jackson Woodall 2551 Limestone Pkwy Gainesville, GA 30501 770-5358860	Quick Rx Drug # 3 Edi Karen Stephens Brown 516 Us Hwy 80 W Garden City, GA 31408 912-9665665	Strickland's Pharmacy Dennis Strickland 111 E Barnard St Glennville, GA 30427 912-6542185	Gordon Drug Co Hm Carl Stanley 240 Milledgeville Road Gordon, GA 31031 478-6282425	Chancy Drugs Hahira Hm Bert Chancy 205 East Main St Hahira, GA 31632 229-7943525
Moye's Pharm/hampton Hm Loren Pierce 34 E Main St S Hampton, GA 30228 770-9465172	Hartwell Drugs Lance Boles 118 Athens St Hartwell, GA 30643 706-3765801	Hardies Drug Store Brian Bridges 38 S Tallahassee St Hazlehurst, GA 31539 912-3752545	Hiawassee Hometown Phcy Jaime Pierson 230 Chatuge Way Hiawassee, GA 30546 706-8961924	Homer Drugs, Llc Ryan Gurley 1228 Historic Homer Hwy Homer, GA 30547 706-6773223
Jackson Pharmacy Bobby Melnick 170 John Randolph Dr Hoschton, GA 30548 706-6580064	Moyes Pharmacy - Jackson Lee Echols 227 S Mulberry St Jackson, GA 30233 770-9575561	Jasper Drug Store Hm Jack Dunn 1 North Main Street Jasper, GA 30143 706-6926427	Crawford W Long Phcy Fred Gurley 86 N Public Sq Jefferson, GA 30549 706--367-52	Jefferson Drugs / K&c Keith Chapman 23 Lee Street Jefferson, GA 30549 706-3675221
Oh Pharmacy Min Oh 10820 Abbotts Bridge Rd Ste 240 Johns Creek, GA 30097 470-2234775	Arrowhead Drugs / Reff Ola Reffell 188 C Upper Riverdale Rd Jonesboro, GA 30236 770-6035555	Kennesaw Rx Ritesh Patel 2851 Cobb Parkway Ste 107 Kennesaw, GA 30152 800-5555555	Chancy Drugs-lake Pk Hm Hugh Chancy 453 Lakes Blvd Lake Park, GA 31636 229-5599394	Concord Phy Lawrenceville Jonathan Marquess 575 Professional Dr #170 Lawrenceville, GA 30046 770-3380971
Rx Plus Pharmacy Jonathan Marquess 738 Old Norcross Road Ste A Lawrenceville, GA 30046 678-8782087	Lithia Springs Pharmacy Jason Jones 6935 S Sweetwater Rd Lithia Springs, GA 30122 770-9485208	Eagles Landing Phcy David Rink 3796 Hwy 42 Locust Grove, GA 30248 770-9575556	Moyes Phcy & Home Hlth Hm Loren Pierce 3798 Hwy 42 South Locust Grove, GA 30248 770-9576004	Fairyland Pharmacy Dustin Beard 100 Mcfarland Rd Lookout Mountain, GA 30750 423-7188521
Lumber City Drugs Jordan Kolby Brown 3316 E. Golden Isles Hwy Lumber City, GA 31549 912-3634979	Mableton Phcy & Unifor Hm Jonathan Marquess 5390 Floyd Road Mableton, GA 30126 770-9483133	Orthogeorgia Pharmacy Lynn Johnson 3708 Northside Drive Macon, GA 31210 478-7502802	Scott's Phcy #1 Bryan Scott 635 Pio Nono Ave Macon, GA 31204 478-7423098	Madison Drug Co Robert E Melnick li 213 N Main St Madison, GA 30650 706-3421722

Jasper Drug Foothills Jack Dunn 80 Foothills Parkway Marble Hill, GA 30148 770-8933784	Due West Healthmart Phcy Jonathan Marquess 3880 Due West Rd Nw #120 Marietta, GA 30064 770-4565895	East Marietta Drug Jonathan Marquess 1480 Roswell Road Marietta, GA 30062 770-9737600	Medex Rx Llc Sweta Patel 833 Campbell Hill St 110 Marietta, GA 30060 470-3946100	Need For Care Pharmacy Gertrude Maison 3405 Dallas Hwy Ste 500 Marietta, GA 30064 404-9903499
Poole's Pharmacy Thomas Sherrer 660 Whitlock Ave Suite G Marietta, GA 30064 770-5141414	Moyes Pharmacy-mcdonough Loren Pierce 62 Keys Ferry Street Mcdonough, GA 30253 770-9571851	Eagle Pharmacy Kenneth Delay 936 E Winthrope Ave Millen, GA 30442 478-9827979	Carmichael Drug Co Greg Hickman 150 Mlk Jr Blvd Monroe, GA 30655 770-2672559	Chancy Drugs Moultrie Hugh Chancy 101 N Main St Moultrie, GA 31768 229-9856725
Niday Drug Company Mark Niday 2707 S. Main St Moultrie, GA 31768 229-5029900	Dogwood Pharmacy Gena Tyson 501 North Davis Street Nashville, GA 31639 229-6862620	Thompson's Pharmacy Trey Thompson 134 Millard Farmer Ind Newnan, GA 30263 770-2514808	Nicholls Pharmacy Jan Scott 1003 Van Streat Hwy Nicholls, GA 31554 912-3451021	Atlanta Pharmacy Quynhchi Do 5456 Jimmy Carter Blvd #160 Norcross, GA 30093 770-8077779
Georgia Discount Pharmacy Raj Patel 6330 Primrose Hill Ct #103 Norcross, GA 30092 678-3957518	Norcross Phcy Bill Hankla 2625 Beaver Ruin Road Norcross, GA 30071 770-4482288	Wills Drug Co Ocilla Alex Wills 615 N Irwin Ave Ocilla, GA 31774 229-4689868	Omega Pharmacy Jt Thomas 246 Oak St Omega, GA 31775 229-5284276	Pelham Pharmacy Hunter Strickland 210 Church St Pelham, GA 31779 229-2132003
Bedingfield Pharmacy Teresa Smith 27 N Main St Po Box 326 Pembroke, GA 31321 912-6534596	Plains Pharmacy Lee Pinnell 103 Main Street Plains, GA 31780 229-8245255	Preferred Phcy Pooler Jeremy Simmons 1017 Us Highway 80 E Ste 10 Pooler, GA 31322 912-7481414	Quick Rx Drug # 7 Edi Karen Stephens Brown 110 Medical Park Drive Pooler, GA 31322 912-7483194	Quick Rx Drug # 4 Edi Karen Stephens Brown 100 Goshen Road Rincon, GA 31326 912-8266612
Magnolia Pharmacy Paul Bryant 4626 Battlefield Pkwy Ringgold, GA 30736 423-7188521	Heart Discount Pharmacy Marvin Griffin 706 Springdale Dr Riverdale, GA 30274 770-9976500	Rochelle Drug Company Carson Brooks 600 2nd Ave Rochelle, GA 31079 229-3657447	Smith Lockwood Phcy David Vest 114 S Marble St Rockmart, GA 30153 770-6846573	Weaver's Rocky Face Phy Paul Bryant 2600 Old Chattanooga Road Rocky Face, GA 30740 706-2590668
Avery Drugs Hm Todd Avery 710 North Fifth Ave Rome, GA 30165 706-2910999	Gmc Discount Drugs Hm Rey Ozment 3402 Alabama Hwy 20 Rome, GA 30165 706-2347616	Winslette Pharmacy Brett Winslette 2444 Shorter Ave Rome, GA 30165 706-2900300	Concord Phy N Fulton Hosp Jonathan Marquess 2500 Hospital Blvd #300 Roswell, GA 30076 770-6645428	Red Apple Interactive Phy Emmanuel Iyamu 1580 Holcomb Bridge Rd Roswell, GA 30076 770-5188870
Northeast Georgia Pharmac Mary Rene Starrett 100 Franklin Springs St Royston, GA 30662 706-2459959	Quick Rx Drug # 5 Edi Karen Stephens Brown 911 East 65th Street Savannah, GA 31405 912-3550122	Quick Rx Drug #8 Edi Karen Stephens Brown 1001 Memorial Lane Savannah, GA 31410 912-8987535	Savannah Rx Melissa Groover 1000 Eisenhower Dr Ste A Savannah, GA 31406 912-4471937	Village Walk Pharmacy Jason Conley 1 Skidaway Village Walk Savannah, GA 31411 912-5988669
Pci Pharmacy Mba Kalu 3500 N. Decatur Rd, Ste 108 Scottdale, GA 30079 404-5498447	Shellman Pharmacy Jessica Jones 75 W. Railroad Street Shellman, GA 39886 229-6795070	Silver Creek Pharmacy Steven Purvis 4450 New Rockmart Hwy Silver Creek, GA 30173 706-2920106	Sheger Pharmacy Dawit Antonios 3334 Stone Mountain Hwy Ste H Snellville, GA 30078 770-6744800	Websters Pharmacy Fred Webster 12707 Broad Street Sparta, GA 31087 706-4445296
Quick Rx Drug # 6 Edi Karen Stephens Brown 504 Laurel Street Springfield, GA 31329 912-7546444	Camden Pharmacy Anthony Kicklighter 214 B Professional Cir St Marys, GA 31558 912-6738220	Frederica Pharmacy Matt Luce-ga 3603 Frederica Rd St Simons Island, GA 31522 912-3572357	Mccooks Pharmacy Inc Len Mccook 23630 Us Hwy 80 E Statesboro, GA 30461 912-7642223	Bright Pharmacy Bright Akpaka 899 Hwy138 W Stockbridge, GA 30281 770-7038661
Eagles Landing Prof Phcy David Rink 1090 Eagles Landing Pkwy Stockbridge, GA 30281 770-4745005	Moyes Pharm-stockbrd Hm Loren Pierce 4467 North Henry Blvd Stockbridge, GA 30281 770-4740704	Discount Pharmacy Gautam Joshi 827 North Hairston Rd Ste D Stone Mountain, GA 30083 770-7555904	Shinn's Pharmacy Sara Yim 2790 L'ville Suwanee Rd Suwanee, GA 30024 770-9323023	Yoo Pharmacy Byung Yoo 1299 Old Peachtree Nw 108 Suwanee, GA 30024 770-8144515
Thomaston Prescrip Shop Carson Gleaton 500 West Gordon St Thomaston, GA 30286 706-6478965	Dogwood Pharmacy Laura Tyson 1909 Hwy 82 Ste 11 Tifton, GA 31793 229-2562411	Tifton Drug Troy Allen 602 Love Ave Tifton, GA 31794 229-3965552	Grace Phcy And Wellness Gabriel Aligwekwe 4404 Hugh Howell Rd 17 Tucker, GA 30084 470-5080555	Tracys Med Ctr #2 Apci Shannan Tracy 3171 Norcross Tucker Rd Tucker, GA 30084 770-9399952

Union Pharmacy Chris Thurmond 624 Sibley Ave Union Point, GA 30669 706-4862131	Amerimed Pharmacy Michael DeLoach 3782 Old Us 41 N Valdosta, GA 31602 229-2530067	Chancy Drugs Valdosta Hugh Chancy 2333 N Ashley St Valdosta, GA 31602 229-2459922	Northside Phcy Wales Hm Robert R Bagwell Jr 6824 Reinhardt College Pk Waleska, GA 30183 770-4792172	Jennings Mill Drug Cmpy Alyssa Chaudhari 1360 Caduceus Way Bldg 400 Watkinsville, GA 30677 706-6215996
Woodstock Pharmacy Jonathan Marquess 8612 Main Street Woodstock, GA 30188 770-9266478				
Guam	Sagan Amot Phcy Cheryl Marimla A106 Agat Pt Com Rt 2 Agat, GU 96928 671-6326000	Community Pharmacy Iii Marilyn Florendo 612 N Marine Dr Ste 8 Dededo, GU 96929 671-6466415	Express Med Cheryl Marimla 138 Kayen Chando Dededo, GU 96929 671-6328100	Express Med 2 Mangilao Cheryl Marimla 263 Vietnam Veteran Hwy Mangilao, GU 96913 671-6328100
Minutes Rx Pharmacy Cheryl Marimla 736 Route 4 Ste 104 Sinajana, GU 96910 -	Itc Pharmacy Ii Julius Fernando 353 Chalan San Antonio Ste 100 Tamuning, GU 96913 671-6466395	Perezville Pharmacy Cheryl Marimla 851 Gov Carlos G Camacho Rd Tamuning, GU 96913 671-6469400	Rexall Drug Guam Melissa Gabriel 646 S Marine Corps Dr Tamuning, GU 96913 671-6853711	Community Pharmacy Ii Jake Enterprises 1244 N Marine Corps Dr Upper Tumon, GU 96913 671-6466515
Hawaii	Shiigi Drug Co Inc Hm Louis Matsukado 333 Kilauea Ave Ste 102 Hilo, HI 96720 808-9350001	Discovery Bay Phcy Wha Kimball 1778 Ala Moana Blvd #208 Honolulu, HI 96815 808-3123469	Family Pharmacy Jin Hee Kim 1451 S King St #203a Honolulu, HI 96814 808-3792347	Wellness Pharmacy Henry Quan 100 N Beretania St Ste148 Honolulu, HI 96817 808-5502833
Wellness Phcy #2 Joanna Wong 1120 Maunakea St Ste 102 Honolulu, HI 96817 808-5502888	Molokai Drugs - Rx Air Kimberly Svetin 28 Kamoi St, Ste 100 Kaunakakai, HI 96748 808-5535790	Wailea People Paws Rx Michael Anton 34 Wailea Gateway Pl # A103 Kihei, HI 96753 808-8790123	Lanai Com Hlth Ctr Phcy Cindy Figuerres 333 6th Street Lanai City, HI 96763 808-656919	Mauliola Pharmacy Cory Lehano 95 Mahalani St Rm 28-5 Wailuku, HI 96793 808-4463348
Mauliola Rx Maui Med Grp Cory Lehano 2180 Main St Ste 102 Wailuku, HI 96793 808-6334140	Waimanalo Pharmacy Inc Richard Chang 41-1610 Kalaniana'ole Hwy Waimanalo, HI 96795 808-2598488			
Idaho	Community Family Cl Blkft Troy Coulson 1491 Parkway Dr Blackfoot, ID 83221 208-4533024	Medsync Pharmacy Daniel Fuchs 801 S Vista Avenue Boise, ID 83705 208-3647777	Buhl Drug Hm Daniel Fuchs 419 Broadway Ave. South Buhl, ID 83316 208-5435353	Kwik-meds Hm Daniel Fuchs 256 Overland Ave Burley, ID 83318 208-8786337
Medical Clinic Pharmacy Tyler Higgins 315 E. Elm St. Ste 150 Caldwell, ID 83605 208-4591503	Hollis Family Pharmacy Anthony Hollis 845 S Sub Station Rd Emmett, ID 83617 208-3694510	Irwin Drug Hm Chad Jungert 146 West Main Grangeville, ID 83530 208-9831090	Community Family Cl If Elisha Suldan 2100 Alan St Idaho Falls, ID 83404 208-4707979	Jerome Drug Hm Dan Fuchs 111pioneer Ct Ste 2 Jerome, ID 83338 208-3242440
Bear Lake Chc Montpelier Melissa Duce 152 S 4th St Montpelier, ID 83254 208-9043600	Bear Lake Drug Dean Wallentine 836 Washington Montpelier, ID 83254 208-8471421	Community Clinic Rigby Troy Coulson 4002 E 397 N Rigby, ID 83442 -	Idaho Drug Ty Swensen 139 East Main Rigby, ID 83442 208-7456831	Sandpoint Super Drug Scott Porter 604 N Fifth Ave Sandpoint, ID 83864 208-2631408
Dicks Phcy Twin Falls Hm Daniel Fuchs 526 K Shoup Ave W Twin Falls, ID 83301 208-7347373	Medical Office Pharmacy Dan Fuchs 476 Cheney Dr. W. Ste 140 Twin Falls, ID 83301 208-7343007	Orchard Drug Hm Daniel Fuchs 995 Washington St South Twin Falls, ID 83301 208-7367060	Winona Pharmacy Daniel S Fuchs, Rph 615 Filer Ave Twin Falls, ID 83301 208-7347373	Hub City Drug Dan Fuchs 447 N Idaho St Wendell, ID 83355 800-5555555
Illinois	Abingdon Telepharmacy Adonis Ducre 503 S Commerical Dr Abingdon, IL 61410 309-7031094	Addison Pharmacy Tushar Mehta 414 W. Lake Street Addison, IL 60101 630-5430988	Shields Family Pharmacy Seth Anato 1 Professional Drive Alton, IL 62002 618-4630000	Keefers Pharmacy Beau Diab 2012 E Northwest Hwy Arlington Heights, IL 60004 847-2553220

Harrys Pharmacy Inc Hm Scott Borntreger 620 E Jackson St Auburn, IL 62615 217-4386141	Your Pharmacy Sheren Alshwaiyat 4050 Healthway Dr Ste 100 Aurora, IL 60504 630-3183616	Bartlett Pharmacy Nahren Khoshaba 300 W Bartlett Ave Bartlett, IL 60103 630-8555178	Hideg Pharmacy Hm Don Johnston 8601 West Main Belleville, IL 62223 618-3984400	Westchester Pharmacy Tushar Mehta 4009 Warren Ave Ste 100 Bellwood, IL 60104 708-8972424
Kimmel Chaplain Pharmacy Julie Giacone 315 North Main Street Benton, IL 62812 618-4382822	The Right Pharmacy Faisal Khan 224 N Bolingbrook Dr Bolingbrook, IL 60440 331-3187905	Byron Snyders Pharm Kevin Fenwick 100 W Blackhawk Dr Byron, IL 61010 815-2345466	Medicenter Carbondale John Schreiber 2300 W Main St Carbondale, IL 62901 618-5295351	C S Family Phcy Inc. Hm Phil Thomas 942 Army Trail Road Carol Stream, IL 60188 630-2130800
Medicenter Carterville John Schreiber 1205 S Division St Carterville, IL 62918 618-9852441	Byrd Watson Drug Scott Borntreger 1071 W Broadway Centralia, IL 62801 618-5322200	County Market #518 Arthur Awerkamp 2901 W. Kirby Ave Champaign, IL 61821 217-3513108	County Market Phcy #224 Christopher Niemann 1099 Jason Place Chatham, IL 62629 217-4832496	Victors Medicenter Phcy Eric Schreiber 2323 Old Plank Rd Chester, IL 62233 618-8262511
Chicago Healthmart Phcy Ephrem Gebremedhin 1260 West Devon Ave Chicago, IL 60660 773-9631737	Cornerstone Pharmacy Danniela Olmos 10555 S Ewing Ave Ste 1 Chicago, IL 60617 773-9022356	Custom Med Plus Anthony Panici 4312 N Pulaski Rd Chicago, IL 60641 773-2499100	Drug Center Phcy 101 Saleh Razick 845 W. Wilson Ave. Suite 130 Chicago, IL 60640 773-6810080	Fullerton Pharmacy Tae Hwang 5305 W Fullerton Ave Chicago, IL 60639 773-8874052
Local Health Pharmacy Selma Dzelil 2545 W. Diversey Ave. #104 Chicago, IL 60647 773-6735493	New City Halsted Phcy Elliott Rock 1460 N Halsted St Ste 101 Chicago, IL 60642 312-6249397	Pharmacy One Plus Jawad Rabi 4753-55 North Kedzie Ave. Chicago, IL 60625 773-2675050	Rishi Pharmacy Haresh Khakhkhar 4909 W Division Chicago, IL 60651 773-2871200	Saahil Pharmacy Kalpesh Patel 3147 W Cermak Rd Chicago, IL 60623 708-4500064
Uptown Pharmacy Eduardo Alpizar 4535 N Sheridan Rd Chicago, IL 60640 773-9440525	Wecare Pharmacy Fadi Alahmed 104 W 111th St Chicago, IL 60628 773-6608606	Kirks Pharmacy James Kirkpatrick 114 West Market Christopher, IL 62822 618-7242741	Felkers Snyder Phcy Dixon Kevin Fenwick 301 N Galena Avenue Dixon, IL 61021 815-2848000	Medicenter Rx Duquoin John Schreiber 204 S Washington St Du Quoin, IL 62832 618-5422575
Andes Health Mart Chip Andes 805 West Fayette Avenue Effingham, IL 62401 217-3429393	Kirby Foods Courtney Carr 101 S Merchant Effingham, IL 62401 217-3424301	Elizabeth Pharmacy Karrie Sabinson 218 N Main St Elizabeth, IL 61028 815-8583555	Dbm Elmwood Phcy Adonis Ducre 108 E. Main P.o Box 167 Elmwood, IL 61529 309-7422611	Erie Telepharmacy Adonis Ducre 707 Main St Suite A Erie, IL 61250 309-5884064
Simply Pure Rx Sami Musleh 1607 Benson Ave Evanston, IL 60201 847-2278020	Wellcare Pharmacy Llc Hani Abdullah 9760 S Kedzie Ave Ste12 Evergreen Park, IL 60805 708-9305927	Glen Ellyn M/s 755 Robert ListECKI 486 Roosevelt Road Glen Ellyn, IL 60137 630-4695200	Village Rx Kevin Toms 546 Duane St Unit A Glen Ellyn, IL 60137 630-4350161	Golconda Pharmacy Amanda Etienne 226 S Adams St Golconda, IL 62938 618-6838253
Bond County Pharmacy Llc Scott Borntreger 224a E Harris Ave Greenville, IL 62246 618-6905000	J And M Pharmacy Adonis Ducre 31 W 155th St Ste 1000 Harvey, IL 60426 773-2856290	Medicenter Logan Primary John Schreiber 401 Rushing Dr Herrin, IL 62948 618-9979997	Amar Pharmacy Viral Parikh 2500 W Higgins Rd Ste 450 Hoffman Estates, IL 60169 847-9448261	Orland Pharmacy Majd Ibrahim 14322 S Will Cook Rd Homer Glen, IL 60491 708-7265700
Bandy Drug Hm Gary Bandy 905 Grand Avenue Johnston City, IL 62951 618-9838272	Jd Brown & Co Hm Jim Pritz 837 Plainfield Road Joliet, IL 60435 815-7230611	Lanark Pharmacy Karrie Sabinson 102 N Broad St Lanark, IL 61046 815-4932080	Aanaya Rx Inc Bhaumik Thakkar 208 E Center St Le Roy, IL 61752 309-9625555	Lena Drug Store Kip Sabinson 154 West Main Box 666 Lena, IL 61048 815-3694111
County Mrkt Phcy #458 Art Awerkamp 518 S. Main Street Lewistown, IL 61542 309-5473731	Carepartners Pharmacy Kam Ghazvini 326 Peterson Rd Libertyville, IL 60048 224-2941199	Petraneks Pharmacy Beau Diab 426 N Milwaukee Ave Libertyville, IL 60048 847-3622005	Telecare Pharmacy Ann Marie 324 Peterson Rd Libertyville, IL 60048 224-8421200	Prohealth Drugs Lv Pankit Bhalodia 3021 Falling Waters Blvd Ste A Lindenhurst, IL 60046 847-4574770
Schott's Pharmacy Adonis Ducre 800 W Bluff St Marseilles, IL 61341 815-7952700	Maryville Pharmacy Harry Zollars 2700 North Center St Maryville, IL 62062 618-2887474	Paras Pharmacy, Inc Jitesh Patel 1516 W Madison Maywood, IL 60153 708-3454658	York Pharmacy Keith Doehring 107 E Main Street Mcleansboro, IL 62859 618-6433524	Broadway Ave. Pharmacy Tushar Mehta 151 Broadway Ave Melrose Park, IL 60160 708-4500400

Metropolis Drug Hm Ashley Thompson 1001 E 5th Street Metropolis, IL 62960 618-5248316	Metropolis Drugs No. Hm Tim Lawson 1201 West 10th Metropolis, IL 62960 618-5248400	Bode Drug Inc Mound City Carl Bode 211 Main St. Po Box 110 Mound City, IL 62963 618-7489253	Mt Morris Pharmacy Karrie Sabinson 117 S Wesley Ave Mount Morris, IL 61054 779-5450159	Moweaqua Pharmacy Hm Terry Traster 620 N Putnam Street Moweaqua, IL 62550 217-7683832
Interdependent Pharmacy Byron Strakusek 404 N Seymour Ave Mundelein, IL 60060 224-4750020	Naperville Pharmacy Haroon Khan 1020 E Ogden Ave, Ste 114 Naperville, IL 60563 630-9221100	Oswald's Pharmacy Hm Alex Anderson 88 W Gartner Rd Ste 112 Naperville, IL 60540 630-3552500	Doehring Pharmacy Keith Doehring 143 S Washington St Nashville, IL 62263 618-3273214	Yes Vital Rx Inc Nisha Jani 1817 Sheridan Road North Chicago, IL 60064 224-6565797
Oak Lawn Healthmart Phcy Moutaz Hemaidat 4700 W 95th St Ste 101 Oak Lawn, IL 60453 708-4434310	Immediate Care Pharmacy Julia Passarella 1s210 Summit Ave Ste #1 Oakbrook Terrace, IL 60181 630-2826003	Okawville Medicenter Rx John Schreiber 210 W High St Okawville, IL 62271 618-2431038	Oregon Snyders Pharm Kevin Fenwick 201 N 4th Street Oregon, IL 61061 815-7327340	Pecatonica Pharmacy Hm Laura Wiegert 413 Main Street Pecatonica, IL 61063 815-2391200
Potter Drug Timothy Gleason 200 S 6th St Petersburg, IL 62675 217-6322288	County Market Best Buy Art Awerkamp 825 West Washington St Pittsfield, IL 62363 217-2855515	Polo Pharmacy Kip Sabinson 111 E Mason St Polo, IL 61064 815-7453700	Snyder Phcy Pop Grove Kevin Fenwick 13521 Illinois Route 76 Poplar Grove, IL 61065 815-7651300	Fawcetts Pharmacy Deena Chirkina 519 S Main St Princeton, IL 61356 815-8723251
Rogans Country Pharmacy Dean Rogan 201 E Commercial Ave Pulaski, IL 62976 618-3426737	Potter Drug 3 Timothy Gleason 441 S State Street Rochester, IL 62563 217-6322288	Hardin County Phcy Amanda Etienne #7 Ferrell Rd, Po Box 98 Rosiclare, IL 62982 618-2856618	County Market Phcy #212 Art Awerkamp 520 W Clinton Rushville, IL 62681 217-3223383	Sheffield Telepharmacy Adonis Ducre 134 S Main St Sheffield, IL 61361 815-4548054
Lv Health & Wellness Vincent Williams 1219 Thouvenot #111 Shiloh, IL 62269 618-5899889	Prohealth Pharmacy Rushi Patel 4709 Golf Rd Ste 110 Skokie, IL 60076 847-4232242	Super Care Pharmacy Jaward Rabi 8305 Skokie Blvd Skokie, IL 60077 847-9838856	Moody Pharmacy Edi Hm Seamus Kloos 109 E Broadway Sparta, IL 62286 618-4432715	Johnson's Phcy David Johnson 203 E St Paul St Spring Valley, IL 61362 815-6645050
County Market Phcy #228 Art Awerkamp 1903 W Monroe St Springfield, IL 62704 217-7870340	County Market Phcy #225 Art Awerkamp 210 East Carpenter St Springfield, IL 62702 217-5283182	County Market Phcy 227 Art Awerkamp 2777 S Sixth Ave Springfield, IL 62703 217-7442296	County Market Phy 226 Art Awerkamp 1501 S Dirksen Parkway Springfield, IL 62703 217-5278408	St. Joseph Drugs Inc Kathleen Munday 204 N Main St Joseph, IL 61873 217-4692232
Tony's Medicenter Phcy Eric Schreiber 324 West Broadway Steeleville, IL 62288 618-9653511	Cain's Drug Store Inc Scott Borntreger 1401 North 8th Street Vandalia, IL 62471 618-2830196	Bode Drug Vienna Carl Bode 803 1/2 N 1st St Vienna, IL 62995 618-6583784	Warren Drug Store Hm Karrie Sabinson 137 E Main Street Warren, IL 61087 815-7453700	J And S Professional Phcy Shane Bennett 309 W St Louis Street West Frankfort, IL 62896 618-9372416
Westmont Pharmacy Sazan Sylejmani 2 N Cass Ave Westmont, IL 60559 630-9692043	Winnebago Snyders Pharm Kevin Fenwick 101 Landmark Drive Winnebago, IL 61088 815-3353535	Medwiz Of Illinois Eric Newhouse 940 S Frontage Rd Ste 400 Woodridge, IL 60517 845-6371354	Medwiz Specialty Pharmacy Ari Ungar 940 S Frontage Rd Ste 500 Woodridge, IL 60517 630-5801700	
Indiana	Crowders Uptown Drug Stor Steve Anderson 631 16th St Bedford, IN 47421 812-2755949	Engleking Rx Bedford Ryan Engleking 619 Lincoln Ave Bedford, IN 47421 812-2771702	Kaup Pharmacy Lorri Kaup 104 W Main St Berne, IN 46711 260-5893330	Family Pharmacy Hm Stanley Deweese 508 W 11th Street Bicknell, IN 47512 812-7354444
Family Drug Inc Hm Scott Butt 810 West Commerce Street Brownstown, IN 47220 812-3584502	Medicenter Alt Care Phcy Stephen Sommer 100 W Main Street, Ste A Cambridge City, IN 47327 765-3348331	Valley Pharmacy Mike Swart 325a N Halleck St Demotte, IN 46310 219-9873330	Nephew Pharmacy Gary Nephew 851 Parkway Ave Elkhart, IN 46516 574-2862259	Nations Medicines Mark Haywood 4849 Pollack Ave Evansville, IN 47715 812-9624664
Nephew Phcy - Goshen Gary Nephew 2824 Elkhart Rd Goshen, IN 46526 574-2862259	Eagle Highland Pharmacy Ryan Barton 9010 Crawfordsville Rd Indianapolis, IN 46234 317-2993771	Jpchc Pharmacy Llc Michael Dale 5317 E 16th St Indianapolis, IN 46218 -	Needlers Fresh Mrkt 929 Joanna Bergum 320 N New Jersey St Indianapolis, IN 46204 463-2035177	Shakamak Traver Wolf 346 E Main Street Jasonville, IN 47438 812-6659760

Phils Discount Drug Mark Robbins 702 E Lincolnway La Porte, IN 46350 219-3627133	Liberty Medicenter Phcy Stephen Sommer 10 S Main St Ste A Liberty, IN 47353 765-2232121	Phil's Hm Pharmacy Mark Robbins 3535 Franklin St Michigan City, IN 46360 219-8747445	Healthlinc Pharmacy Lynn Thoma 420 W 4th St Mishawaka, IN 46544 574-3077685	Right Med Pharmacy Ali Fakh 303 S Main St Ste 100 Mishawaka, IN 46544 734-8830785
We Care Sam Arzumanian 1810 45th Ave Munster, IN 46321 219-6141032	Nephew Phcy - Nappanee Gary Nephew 1953 Waterfall Drive Nappanee, IN 46550 574-7732404	Chris' Pharmacy Christopher Kissel 511 Main St/pob 135 New Harmony, IN 47631 812-6823044	Optimum Wellness Pharmacy Mark Hayward 8900 Ruffian Ln Newburgh, IN 47630 812-5183428	Odon Pharmacy Kenneth Holland 200 W Main St Odon, IN 47562 812-6364609
Family Drug Of Seymour Scott Butt 202 East Tipton Street Seymour, IN 47274 812-5224522	Healthy U Rx Jada Bush 201 S William St South Bend, IN 46601 574-4727881	University Commons Phcy Ray Kadi 6301 Unvrsty Commons #500 South Bend, IN 46635 574-2732000	Needlers Fresh Mrkt 927 Joanna Bergum 899 E Jefferson St Tipton, IN 46072 765-5514479	Kaup Phcy Union City Hm Gerald Kaup 366 W Deerfield Rd Union City, IN 47390 765-9643098
Gil Drug Co Inc Hm Gil Terlicher 52 Lincoln Way Valparaiso, IN 46383 219-4624146	Healthlinc Pharmacy Lynn Thoma 1001 N Sturdy Rd Valparaiso, IN 46383 219-4659505	Ruschs Rx Southside Phcy Travis Rusch 1107 South 15th St Vincennes, IN 47591 812-3160079	Rite Care Pharmacy Jayshree Patel 2075 Indianapolis Blvd Whiting, IN 46394 219-6555028	
Iowa	Adel Health Mart Jane Clausen 113 N. 9th St Adel, IA 50003 515-9933644	Sumpter Pharmacy Leslie Herron 628 Nile Kinnick Dr Ste 1 Adel, IA 50003 515-9931119	Amana Pharmacy Amy Null 507 39th Ave Amana, IA 52203 319-6223341	Rex Phcy Joshua Borer 1607 E 7 Street Atlantic, IA 50022 712-2432110
Cornerstone Apoth Bp Randy Mcdonough 731 12th St Belle Plaine, IA 52208 800-5555555	Amicare Phcy Bettendorf Amanda Mull 3740 Utica Ridge Road Bettendorf, IA 52722 563-3447450	Clinic Phcy Of Carroll Jerry Fleshner 405 S Clark St Ste 102 Carroll, IA 51401 712-7925393	Lincoln Highway Pharmacy Jerry Fleshner 859 E Us Highway 30 Carroll, IA 51401 712-7922402	Reutzell Pharmacy Amanda Mull 617 8th Ave Se Cedar Rapids, IA 52401 319-3644181
Your Neighborhood Phcy Denise Hook 510 E Jefferson St Ste A Corydon, IA 50060 641-8722030	Super Saver Phcy #12 Mark Griffin 1141 N Broadway Council Bluffs, IA 51503 712-3229019	Cash Saver Pharmacy #33 Mark Griffin 1320 E Euclid Ave Des Moines, IA 50316 515-2655946	Cash Saver Pharmacy #34 Mark Griffin 4121 Fleur Dr Des Moines, IA 50321 515-2855927	Cassady Pharmacy Hm Don Cassady 3300 Sw 9th Street #10 Des Moines, IA 50315 515-2852474
Fifield Pharmacy Hm Don Cassady 501 University Des Moines, IA 50314 515-2443221	Infocus Pharmacy Llc Heather Rickertsen 1690 Elm St Ste 200 Dubuque, IA 52001 563-6900321	Community Phcy Dunlp Steven Donnelly 612 Iowa Ave Ste 2 Dunlap, IA 51529 712-6437755	Hughes Pharmacy Hm Greg Hoyman 2216 Main Street Emmetsburg, IA 50536 712-8523433	Estherville Pharmacy Josh Borer 1804 E Central Ave Estherville, IA 51334 712-3620330
Scott Phcy Hm Jeffrey Scott 238 S Main Fayette, IA 52142 563-4254530	Heritage Phcy Ft Madison Steve Frigo 3032 Avenue L Ste 3 Fort Madison, IA 52627 319-7681000	Community Phcy Grw Steven Donnelly 1800 Main St Gowrie, IA 50543 515-3523876	Dowd Drug Health Mart Julie Priestley 307 State St Box 99 Guthrie Center, IA 50115 641-7478317	Stoner Drug #1 Chris Roup 1105 Main Street Hamburg, IA 51640 712-3822551
Harlan Pharmacy Jean Feldman 1024 5th St Harlan, IA 51537 712-2357979	Blairs Ferry Family Phcy Doug Niedermann 1790 Blairs Ferry Rd Hiawatha, IA 52233 319-3934944	Towncrest Pharmacy Hm Mike Deninger 2306 Muscatine Avenue Iowa City, IA 52240 319-3373526	Clinic Pharmacy Colette Venteicher 920 South Oak St Ste 2 Iowa Falls, IA 50126 641-6483733	Kingsley Drug Katie Howe 7 W 2nd St Kingsley, IA 51028 712-3833784
Community Phcy Lkcity Steven Donnelly 1321 W Main St Lake City, IA 51449 712-4647281	Woodlawn Phcy Julie Kraft 101 N Woodlawn Ave Lake City, IA 51449 712-4648811	Community Phcy Lkeview Steven Donnelly 1160 3rd St Lake View, IA 51450 712-6658554	Widner Drug Jonathan Kallenbach 102 Legion St Manchester, IA 52057 563-9274463	Manning Pharmacy Joshua M Borer 317 Main St Manning, IA 51455 712-6552665
Maier Family Pharmacy Kari Hanneman 411 Main Street Mapleton, IA 51034 712-8811033	Cornerstone Apoth Marengo Randy Mcdonough 1035 Court Ave Marengo, IA 52301 319-7416300	Nied's Pharmacy Doug Niedermann 211 W Main St Marshalltown, IA 50158 641-7583350	Carruthers Pharmacy Shannon Mohr 526 Main Street Mediapolis, IA 52637 319-3943420	Monroe Community Pharmacy Doug Niedermann 112 E Washington St Monroe, IA 50170 319-3934944

Mt. Vernon Pharmacy Amanda Mull 101 1st St Ne Mount Vernon, IA 52314 319-8956248	Heritage Pharmacy Steve Frigo 501 S White St Ste 3 Mt Pleasant, IA 52641 319-3856745	Bennett Pharmacy Randy Mcdonough 1 W Main St New Hampton, IA 50659 641-3944156	North Liberty Pharmacy Amanda Mull 555 W Cherry St North Liberty, IA 52317 319-6266188	Oakland Pharmacy Rachael Renfrew 601 Pioneer Ave Oakland, IA 51560 515-2802911
Swanson Drug Hm Patty Swanson 305 West Walnut Street Ogden, IA 50212 515-2752362	Stangel Pharmacy Hm James Stangel 821 Iowa Ave Onawa, IA 51040 712-4231131	Dutch Mill Pharmacy Hm Brent Plender 104 Albany Ave Ne Orange City, IA 51041 712-7374844	Hometown Phcy/dutch Mill Blake Plender 512 8th St Se Orange City, IA 51041 712-7374919	Pella Reg Hlth Ctr Phcy Kent Breems 802 Washington Street Pella, IA 50219 641-6281612
Pella Reg Prairie City Ph Kent Breems 404 E 2nd St Prairie City, IA 50228 515-9942618	Remsen Pharmacy Blake Plender 111 S Washington Remsen, IA 51050 712-7862093	Community Phcy Rckwell Steven Donnelly 507 E Lake St Rockwell City, IA 50579 712-2977337	Community Phcy Sac City Steven Donnelly 501 W Main St Sac City, IA 50583 712-6628165	Penn Drug Mark Vogt 714 Illinois St/pob 360 Sidney, IA 51652 712-3742513
Jack's Corner Drug Matthew Jacob Ives 1314 S Stuart Ste C Sigourney, IA 52591 641-6223184	Greenville Phcy Hm Robert Rehal 2701 Correctionville Rd Sioux City, IA 51105 712-2580113	Leeds Phcy Hm Rob Rehal 2729 Outer Dr N Sioux City, IA 51104 712-2392051	Thompson Dean Drug Hm Gary Maly 911 W 7th Street Sioux City, IA 51103 712-2522761	Solon Towncrest Pharmacy Michael Deninger 101 Windflower Ln Ste 100 Solon, IA 52333 319-6242239
Bvrnc Phcy Krista Ketcham 620 Nw Drive (pod 2) Storm Lake, IA 50588 712-2138065	Stoner Drug #3 Angela Alley 712 Main Street Tabor, IA 51653 712-6292945	Tipton Pharmacy Amanda Mull 124 East Fifth St Tipton, IA 52772 563-8862158	Lagrange Pharmacy Urbana Dan Lagrange 1002 W Main St Urbana, IA 52345 319-4724274	Cornerstone Apoth Hm Vh Randy Mcdonough 122 Main St Van Horne, IA 52346 800-5555555
Honeyman Drug Chris Roup 408 S 3rd Ave Villisca, IA 50864 712-8265262	La Grange Phcy Inc Hm Mike Lagrange 111 West 4th Street Vinton, IA 52349 319-4724274	Bean's Pharmacy Jon Thompson 222 S. Iowa Avenue Washington, IA 52353 319-6534646	Pharmacy On 8th Tess De Jesus-roetlin 221 8th Ave Wellman, IA 52356 319-2098188	Villager Telepharmacy Steve Hoyman 105 South Broadway Ave West Bend, IA 50597 712-8523433
Heritage Family Phcy Hm Brian Anderson 1201 W Agency Rd Ste 2 West Burlington, IA 52655 319-7533681	Heritage Park Phcy Hm Brian Anderson 1223 S Gear Ave Suite 105 West Burlington, IA 52655 319-7683950	Woodbine Drug/food Land John Corbett 423 Walker Street Woodbine, IA 51579 712-6472840	K An D Pharmacy Llc Hm Daren Reese 224 South Summit Arkansas City, KS 67005 620-3076264	D & B Pharmacy Inc Debbie Isenbart 719 Main Street Ashland, KS 67831 620-6352322
Kansas	Harvey Drug Sandie Kueker 204 N Cedar St Abilene, KS 67410 785-2634550	Patterson Hlth Care Phcy Scott Patterson 105 Nw 3rd Street Abilene, KS 67410 785-2632229	Patterson Healthmart Rx Scott Patterson 422 Lincoln Ave Eft-01w Clay Center, KS 67432 785-6323115	Clearwater Pharmacy Nancy Milledge 130 E Ross, Suite 111 Clearwater, KS 67026 620-5843784
Monarch Pharmacy Llc Kelly Mcallister 1601 Military Ave Baxter Springs, KS 66713 620-8563030	Oshkins Pharmacy Tosha Bowen 1318 23rd St Belleville, KS 66935 785-5279010	Cheney Pharmacy Edi Hm Erika Fitzgerald 114 N Main St Cheney, KS 67025 316-5420464	Dighton Pharmacy Jonathan Brunswig 105 E Pearl Street Dighton, KS 67839 620-3975778	C & R Clinic Pharmacy Heather Blackburn 411 Sunset St Elkhart, KS 67950 620-6972131
Main Street Pharmacy Lisa Gales 113 E Main Coldwater, KS 67029 620-5822134	Evans Drug Inc Edi Hm Jason Hulvey 116 W Pine St Columbus, KS 66725 620-4293322	Cedar Creek Pharmacy Lori Murdock 34040 Commerce Dr De Soto, KS 66018 913-5831117	Plaza Pharmacy Jenifer Bemecheck 911 N Main St Garden City, KS 67846 620--276-82	Kiowa County Pharmacy Julie Keeton 112 S. Main Street Greensburg, KS 67054 620-7233112
The Red Haus Pharmacy Ryan Stratmann 19 N. Humbolt Ave Ellinwood, KS 67526 620-2423511	F & M Drug Llc Hm Babara Kennedy 209 N Douglas Ellsworth, KS 67439 785-4723131	Richey's Drug Store Morgan Buntin 511 North Main St Erie, KS 66733 620-2443661	Hesston Pharmacy Sandie Kueker 101 S. Main Hesston, KS 67062 620-3272211	Cardinal Pharmacy Llc Marla Mooney 821 N Main Hoisington, KS 67544 620-6532200
Harper Pharmacy Hm Erika Fitzgerald 1404 Maple Street Harper, KS 67058 620-8967700	U-save Hm Doug Stecklein 2505 Canterbury Drive Hays, KS 67601 785-6252529	Haysville Healthmart Phcy Amr Abualnadi 145 N Main Haysville, KS 67060 316-5244234		

Hugoton Drug Brett Horyna 531 S Main St Hugoton, KS 67951 620-5444065	Hutchinson Clinic Phcy Hm Celeste Ontjes 2101 N Waldron Hutchinson, KS 67502 620-6639542	Waldrons Pharmacy Edi Kent Waldron 111 S Main Po Box 579 Johnson, KS 67855 620-4923263	Kingman Drug Store Edi Merlin Mcfarland 211 N Main St Kingman, KS 67068 620-5325113	Rush County Pharmacy Lisa Flax 708 Main St Pob 100 La Crosse, KS 67548 785-2229091
J&j Pharmacy Jennifer Nemechek 500 Thorpe Lakin, KS 67860 620-3557712	Jayhawk Pharmacy Erick Axcell 3510 Clinton Pkwy Ste 220 Lawrence, KS 66047 785-8430111	Jayhawk Phcy West Erick Axcell 6265 Rock Chalk Dr #1401 Lawrence, KS 66049 785-4231998	Orchards Drug Will Anderson 1410 Kasold Drive A16 Lawrence, KS 66049 785-8438555	Kare Healthmart Lansing Karishma Khandelwal 2500 S 4th St Leavenworth, KS 66048 913-7275273
Wichita County Phcy Hm Jon Brunswig 111 W Broadway Leoti, KS 67861 620-3752323	El-kan Drug Inc Hm Brett Horyna 1033 N Kansas Liberal, KS 67901 620-6244065	Patterson Hm Phcy Lincoln Scott Patterson 204 W Lincoln Ave Lincoln, KS 67455 785-5244649	Candlewood Healthmart Phy Amy Hellerich 3254 Kimball Ave Manhattan, KS 66503 785-7764100	Montezuma Drug Jami Helm 300 N Aztec Montezuma, KS 67867 620-8462202
G & L Pharmacy Hm Greg Flax 207 S Pennsylvania Ness City, KS 67560 785-7982897	Harvey Drug Llc Sandy Kueker 115 W 5th St. Newton, KS 67114 316-3330120	Oakley Healthmart Pharmac Kezia Schwieterman 103 Center Avenue Oakley, KS 67748 785-6724727	Mainstreet Drug Hm Kaylene Mick 103 West Main Osborne, KS 67473 785-3462136	Capstone Pharmacy Amr Abualnadi 11844 Quivira Rd Overland Park, KS 66210 816-9454593
Midwest Family Health Rob Wenzl 300 State Street Phillipsburg, KS 67661 785-5435131	Midwest Family Hlth Plnvl Rob Wenzl 210 W Mill Plainville, KS 67663 785-4344615	Midwest Family Hlth Rusl Rob Ricker 208 S Fossil Street Russell, KS 67665 785-4832119	Pharm Assoc Ii Hm Julie Hammes 934 Main Sabetha, KS 66534 785-2843414	Key Rexall Hm Scott Patterson 901 E Crawford Salina, KS 67401 785-8270408
Scott City Hm Pharmacy Jon Brunswig 102 Albert Avenue Scott City, KS 67871 620-8722146	Medical Arts Pharmacy Hm Julie Hammes 701 Main Seneca, KS 66538 785-3366146	Midwest Family Health Rob Wenzl 317 E Hwy 36 Smith Center, KS 66967 785-2823333	Gibson Dr Inc H/m E-fm Bernita Augustine 125 Main St Wakeeney, KS 67672 785-7435753	Barneys Phcy Hm George Sagbene 3108 W Central Wichita, KS 67203 316-9453388
Consumers Pharmacy Charles Buzard 1035 N Emporia Wichita, KS 67214 316-2636233	Dandurand Comp Inc Jason Schmitz 2233 N Ridge Rd Wichita, KS 67205 316-7296000	Dandurand Drug Store Hm Jason Schmitz 7732 E Central Avenue Wichita, KS 67206 316-6852354	Dandurand Drugstore Jason Schmitz 4183 E Harry St Wichita, KS 67218 316-6896100	Dandurand Inc Hm Jason Schmitz 800 Carriage Parkway Wichita, KS 67208 316-8585890
Dandurand Wellness Inc Jason Schmitz 550 N Hillside Ste 3-100 Wichita, KS 67214 800-5555555	Hart Pharmacy Hm Jason Schmitz 6217 E 13th Street Wichita, KS 67208 316-6835621	Professional Phcy Edi Erika Fitzgerald 401 N Waco St Wichita, KS 67202 316-2635218	Winfield Pharmacy Inc Hm Gary Vratil 1708 E Ninth Winfield, KS 67156 620-2210450	
Kentucky	Clinton County Phcy Bobby Huff 903 N Cross St Albany, KY 42602 606-3870222	Medcare Phy Hme Med Arlin Francis Sherrill 165 Walnut St Arlington, KY 42021 270-6556151	Express Care Phcy & More Jacob Dotson 6628 Us Route 60 Ste 2 Ashland, KY 41102 606-6442200	Gallaher's Pharmacy Sonya Muncy 2914 Blackburn Ave Ashland, KY 41101 606-3292122
Healthy Phcy Cedar Knoll Brett Dickerson 1410 Eagle Dr Ashland, KY 41102 606-9281001	Mcmeans Pharmacy Ashland John Mcmean 2920 Carter Ave Ashland, KY 41101 606-3258400	C & G Pharmacy Llc Ashley Commes 111 West Flaget Street Bardstown, KY 40004 502-3483938	Hurst Discount Drug Kim Wheatley 102 N Third St Bardstown, KY 40004 502-3489261	Medica Pharmacy Alyson Roby 202 W Stephen Foster Ave Bardstown, KY 40004 502-3486623
Bardwell Pharmacy Shawn Boaz 178 Us Hwy 51 N Bardwell, KY 42023 270-6285445	Stufflebean Phcy Rosemary Smith 1031 Grand Avenue Beattyville, KY 41311 606-4643396	Village Apothecary Rosemary Smith 1075 Highway 11 North Beattyville, KY 41311 606-4643656	J&r Pharmacy Andy Brown 817 Main St Benton, KY 42025 270-5279374	J&r Pharmacy Draffenville Andy Brown 34 Us Hwy 68 E Unit A Benton, KY 42025 270-5273135
Medica Phy - Bloomfield Alyson Roby 204 Chaplin Rd. Bloomfield, KY 40008 502-2528242	Owsley Prescription Cnt Rosemary Smith 820 Ky 11 North Booneville, KY 41314 606-5936306	Clinic Pharmacy Donald Riley 201 Park St Bowling Green, KY 42101 270-7813095	Hines Pharmacy Hm Greg Hines 1340 Ky Hwy 185 Bowling Green, KY 42101 270-8424341	Spring Hill Pharamcy Hmcy Jeff Halter 2305 Russellville Rd Bowling Green, KY 42101 270-7963909

Warnell Family Pharmacy Samuel Warnell 675 S Main St Brownsville, KY 42210 270-9753784	Family Drug Of Wheelwri Heather Daniels 107 Ky-route 306 Bypro, KY 41612 606-4524134	Cadiz Pharmacy Mary Katherine Smith 435 Lakota Drive Cadiz, KY 42211 270-5223441	Main Street Pharmacy Jenny Shown 289 Main Street Cadiz, KY 42211 270-8822222	Campton Discount Drugs Steve Whitaker 33 Main St Ste 2 Pob 1359 Campton, KY 41301 606-6683153
Wolfe Prescription Ctr Rosemary Smith 217 Mountain Parkway Spur Campton, KY 41301 606-6683900	Cornerstone Care Assoc Jacob Dotson 1316 Porter Rd Catlettsburg, KY 41129 800-5555555	Poole's Phy Central City Ron Poole 102 West Broad Street Central City, KY 42330 270-7541545	Clarkson Drug Store S U Jim Marshall 201 Millerstown/po Bx 146 Clarkson, KY 42726 270-2423811	Clay Drug, Inc Whitney Wright 9055 State Rte 132 W Clay, KY 42404 270-6642270
Powell Prescription Cente Rosemary Smith 4644 Main St Hwy 15 West Clay City, KY 40312 606-6633481	Byassee Drug Company Gretchen Hayden 107 E Clay St Clinton, KY 42031 800-5555555	Clinton Pharmacy Shawn Boaz 119 East Clay St Clinton, KY 42031 270-6535361	Century Medicines Sheila Bryant 706 Jamestown St Pob 97 Columbia, KY 42728 270-3845874	Ruwe Family Phy Covington Jeanne Zeis 434 Scott St Covington, KY 41011 859-4313304
Ruwe Family Phy Latonia Jeanne Zeis 3712 Winston Ave Covington, KY 41015 859-2610605	Scripts Pharmacy Alison Shirley 101 Blakenrod Blvd Coxs Creek, KY 40013 502-3488338	Cumberland Drug Comp Ernie Watts 1803 E Main St Cumberland, KY 40823 606-5890003	Eastside Phcy Sx Nancy Walker 430 E Pleasant St Ste 2 Cynthiana, KY 41031 859-2346800	Bluegrass Drug Store David Adams 150 War Admiral Ste 1 Danville, KY 40422 859-2363535
Woodburn Pharmacy, Llc Michael Keller 400 E Arcadia Ave Dawson Springs, KY 42408 270-7972761	Dixon Drug Store Whitney Wright 1335 Us Highway 41a S Dixon, KY 42409 270-2132028	Lyon Drug Store Hm Edwin Nickell 201 Main Street Eddyville, KY 42038 270-3882236	Dixie Pharmacy 2 Navas Yoonus 1311 Ring Rd Ste 107 Elizabethtown, KY 42701 270-8720588	Etown Pharmacy, Llc Navas Yoonus 914 N Dixie Ave # 103 Elizabethtown, KY 42701 270-9001583
Inspire Rx Pharmacy Nathaniel Adams 950 N Mulberry St #100a Elizabethtown, KY 42701 270-6006337	Clover Fork Clinic Phy Britt Lewis 101 Chad St Evarts, KY 40828 606-8372108	Ruwe Family Phy Florence Jeanne Zeis 7220 Burlington Pike Florence, KY 41042 859-7462800	Ft Mitchell Drug Shoppe Richard Baudendistel 2515 Dixie Hwy Fort Mitchell, KY 41017 859-3412000	Clinic Phcy Of Franklin Donnie Riley 1112 S Main St Franklin, KY 42134 270-4820130
Menifee County Pharmacy Joe Wells 70 Main St/pob 109 Frenchburg, KY 40322 606-7682161	Evans Drug Company David Prater 214 Lake Street Fulton, KY 42041 270-4722421	Lackey Family Phy, Llc Danny Biliter 13758 Rt 80 Garrett, KY 41630 606-3582661	Noble's Pharmacy Kevin Noble 162 Garrison Lane Garrison, KY 41141 606-7573535	Poole's Phcy Care Green Ron Poole 159 S Main St Greenville, KY 42345 270-3386060
Harlan Pharmacy Trevor Mullins 132 Village Center Rd Harlan, KY 40831 606-6334871	Harold Prim Care Clc Phy Steve Dawson 159 Ky 680 East Harold, KY 41635 606-4781600	Great River Hick Andrew Logsdon 2009 South 7th St Hickman, KY 42050 270-2362588	Smith Drug Company Steve Doom 104 N Lincoln Blvd Hodgenville, KY 42748 270-3583306	Rapidrx Pharmacy Maulik Patel 2713 Fort Campbell Blvd Hopkinsville, KY 42240 270-9627530
Town & Country Disc Drugs Travis Shown 3217 Lafayette Rd Hopkinsville, KY 42240 270-8856131	Cherokee Drug Shoppe Don Gubser 6439 Taylor Mill Rd Independence, KY 41051 859-3563121	Nie's Independence Phy Jack Nie 11745 Madison Pike Independence, KY 41051 859-3563941	Isom Community Pharmacy Ernie Watts 93 Isom Plaza Isom, KY 41824 606-6339238	Jackson Apothecary Rosemary Smith 842 Highway 15 North Jackson, KY 41339 606-6667060
Mconnells Drug Store Edwin Nickell 86 Cedar St Kuttawa, KY 42055 270-3887371	Adams Pharmacy Judy Adams 125 W Main St Lebanon, KY 40033 270-6929115	Pat's Pharmacy Joseph Johnson 498 W Main St Lebanon, KY 40033 270-6924950	Southall Pharmacy Hm Frank Southall, Jr. 325 W Walnut St Ste 500 Lebanon, KY 40033 270-6923111	Pooles Phcy Care Lew Lisa Poole 8180 Us Hwy 60 W Lewisport, KY 42351 270-2953131
Corner Pharmacy Kathy Chase 1701 Alexandria Dr Ste C Lexington, KY 40504 859-3091230	Eastland Pharmacy Ameer Allouch 1301 Winchester Rd Ste 69 Lexington, KY 40505 859-3090960	Pasadena Pharmacy Daren White 280 Pasadena Dr Lexington, KY 40503 859-2602469	Professional Pharmacy Gene Thompson 3050 Harrodsburg Rd Lexington, KY 40503 859-2786449	The Pharmacy Shop Clarence Sullivan 450a Southland Drive Lexington, KY 40503 859-2787282
Wheeler Pharmacy Claire Lewis 336 Romany Rd Lexington, KY 40502 859-2661131	Poole's Phcy Care Live Ron Poole 311 Henton Street Livermore, KY 42352 270-2785537	Afton Pharmacy Pranav Suthar 4400 Breckenridge Ln Ste 100 Louisville, KY 40218 877-7942699	Dixie Pharmacy Llc Navas Yoonus 8442 Dixie Highway, # 100 Louisville, KY 40258 502-8121920	East Broadway Pharmacy Jamal Aboulhosn 2304 Hurstbourne Village #700 Louisville, KY 40299 502-5891828

Lifewell Rx Pharmacy Felix Gyamfi 2200 Buechel Ave Ste 104 Louisville, KY 40218 502-7425958	My Pharmacy Nimish Patel 170 Dr. Arla Way St105 Louisville, KY 40229 502-2771425	Rx Alternatives Ann Logsdon 9813 Merioneth Drive Louisville, KY 40299 502-3388481	Triple Crown Pharmacy Krishma Patel 13332 Shelbyville Rd. Louisville, KY 40223 502-2814900	Kb Pharmacy Brad Boone 320 S Main St Marion, KY 42064 270-9679007
Duncan Clinic Pharmacy Mykel Tidwell 1111 Medical Center Cir Mayfield, KY 42066 270-2477000	Duncan Prescription Ctr Mykel Tidwell 1520 Cuba Road Mayfield, KY 42066 270-2473345	Stone Drugs Hm David Whaley 414 S 9th Street Mayfield, KY 42066 270-2473232	Mcdowell Prof. Pharmacy Steve Dawson 9549 Ky Rte 122 Ste 2 Mc Dowell, KY 41647 606-3771088	South Creek Drugs Tim Robinson 130 Walmart Plaza Drive Monticello, KY 42633 606-3481800
Wayne County Phcy Bobby Huff 268 Rolling Hills Blvd Monticello, KY 42633 606-6883112	Cave Run Pharmacy Cheyenne Baber 255 Old Flemingsburg Rd Morehead, KY 40351 800-5555555	Mount Vernon Drug Timothy Carnes 410 Richmond St Mount Vernon, KY 40456 606-2563447	Camargo Drug Company Jacob Dotson 3404 Camargo Rd Mt Sterling, KY 40353 859-4970009	Whitaker Pharmacy Steve Whitaker 570 Indian Mound Dr Mt Sterling, KY 40353 859-4983141
Rockcastle Prof Phy Tim Young 110 Newcomb Ave/pob 1860 Mt Vernon, KY 40456 606-2564613	Jane's Pharmacy Navas Yoonus 950 Main St, Ste 100 Munfordville, KY 42765 270-5241210	Alexs Family Pharmacy Alexandria Mehr 801 Paramount Dr Murray, KY 42071 270-9171424	Nancy Pharmacy Kendall Kilbourne 9919 W Highway 80 #100 Nancy, KY 42544 606-2880018	Clubb Pharmacy Miranda Arnold 13 N Main St New Castle, KY 40050 502-8452345
Tailor Made Compounding Blake Mcleod 200 Moore Dr Nicholasville, KY 40356 859-8870013	Nortonville Pharmacy Adam Coffman 229 S Hopkinsville St Nortonville, KY 42442 270-6768268	Danhauer Drug Jeff Danhauer 330 Frederica St Owensboro, KY 42301 270-6842341	Poole's Phy Springs Ctr Ron Poole 4333 Springhill Dr, #101 Owensboro, KY 42303 270-9266260	Wilson Family Phcy Inc Jigna Patel 2845 W Parrish Ave Owensboro, KY 42301 270-6880100
Bath Hometown Phcy Steve Whitaker 19 Miller Dr Owingsville, KY 40360 606-6742423	Family Discount Drugs Lindsay Ferrell 60 Slate Avenue Pob #1119 Owingsville, KY 40360 606-6746979	Rick's Pharmacy Rick Timmons 3001 Schneidman Rd Paducah, KY 42003 270-4437200	Strawberry Hills Pharmacy Daniel Jones 2670d New Holt Road Paducah, KY 42001 270-4447070	West Towne Pharmacy Brandy Key 2755 W Park Dr Paducah, KY 42001 270-4430909
Mountain Pharmacy Tom Parker 8857 Meta Highway Pikeville, KY 41501 606-6379011	Daughertys Drug Store Kerry Matheny 4160 S Highway 27 Pine Knot, KY 42635 606-3542222	Providence Pharmacy Adam Coffman 2141 Westerfield Dr Providence, KY 42450 270-6674227	Ram Pharmacy Curtis Bradley 719 Greenup Ave Raceland, KY 41169 606-8367267	Radcliff Pharmacy Llc Navas Yoonus 800 W Lincoln Trail Blvd #100 Radcliff, KY 40160 270-3517400
Bluegrass Family Pharmacy Danny Biliter 2187 Lexington Rd # 1 Richmond, KY 40475 859-6249797	Hometown Pharmacy Richmon Bj Patel 2002 Merchant Dr Richmond, KY 40475 -	Lake Cumberland Phcy Jonathan Grider 2431 C Lakeway Drive Russell Springs, KY 42642 270-5852221	Lake Cumberland Phcy #2 Jonathan Grider 124 Dowell Road Russell Springs, KY 42642 270-5852221	Riley-white Inc. Donald Riley 153 Park Sq Nw Russellville, KY 42276 270-7267626
Whitleys Pharmacy David Whitley 501 N Main St Russellville, KY 42276 270-7269592	Clinic Pharmacy Michael Keller 141 Hospital Dr Salem, KY 42078 270-9883230	Healthy Way Pharmacy Brett Dickerson Rt 7 Main Street Sandy Hook, KY 41171 606-7384041	Science Hill Drug Timothy Carnes 5775 N Hwy 27 Ste 10 Science Hill, KY 42553 606-4239959	Dixie Pharmacy-4 Navas Yoonus 124 N Main St Smiths Grove, KY 42171 270-4515353
Bogle Street Pharmacy Amy Scott 311 Bogle St Somerset, KY 42503 606-4511200	Wright Pharmacy Joe Wright 82 Biggs Lane South Shore, KY 41175 606-9322202	Medica Phy Springfield Alyson Roby 1092 Lincoln Park Rd. Springfield, KY 40069 859-4817100	Coleman's Drug Store Alfred Pence 105 W Main St Stanford, KY 40484 606-3652164	Stanford Drug Kendall Kilbourne 107 Metker Trail Ste D Stanford, KY 40484 606-3652100
Stanton Drugs Steve Whitaker 638 E College Ave Stanton, KY 40380 606-6638990	Harrison Pharmacy Jeffrey Harrison 606 N Main St/pob 416 Tompkinsville, KY 42167 270-4876408	Osman Pharmacy Christopher Mclone 89 Second St Vanceburg, KY 41179 606-7962932	Route 7 Pharmacy Bradley Little 2612 King Kelly Coleman Wayland, KY 41666 606-4388300	Clinic Pharmacy David O'quinn 412 Liberty Road/pob 277 West Liberty, KY 41472 606-7434957
Peyton's Pharmacy, Inc. Steve Roy 414 Main St West Liberty, KY 41472 606-7433163	Parkway Pharmacy Ernie Watts 2354 Highway 15 Whitesburg, KY 41858 606-6334435	Great River Wick Andrew Logsdon 451 Court St Wickliffe, KY 42087 270-3353172		

Louisiana

Sentry Drug Kent Allen 1002 3rd Street Alexandria, LA 71301 318-4424475	Thrifttown Hm Ray Glasgow 512 N 2nd St Pob 918 Amite, LA 70422 985-7488191	Arcadia Family Phcy Peter Saad 1311 Hazel St Arcadia, LA 71001 318-2633948	Francise Pharmacy Norman Francise 14620 Plank Rd Baker, LA 70714 225-7742795	Bolton Hm Steve Yellott 2958 Perkins Rd Baton Rouge, LA 70808 225-3434869
Red Stick Pharmacy Rebeca Ramirez 18181 Jefferson Hwy #101 Baton Rouge, LA 70817 225-4081777	Wellness Pharmacy Rogers Cooper 12716 Perkins Rd Baton Rouge, LA 70810 225-2563083	C & F Pharmacy Hm Crystal Holcomb 424 Austin Street Bogalusa, LA 70427 985-7322501	Dixie Pharmacy Daniel Reitzell 615 8th St Pob 268 Colfax, LA 71417 318-6275428	Caldwell Drug Tanner Mcdonald 8141 Highway 165 Columbia, LA 71418 318-5024032
James Drug Store Hm Patrick Brian 257 Florida Blvd Se #a Denham Springs, LA 70726 225-6655186	Ideal Healthmart Pharmacy Kesa Lane 610 N Pine Deridder, LA 70634 337-4637210	Nola Disc Phcy Destrehan Zach Duncan 3001 Ormond Blvd Destrehan, LA 70047 504-4733714	Viallon Drug Co Brandy Viallon 309 Marchand Dr Donaldsonville, LA 70346 225-7254288	Bellard's Hm Aurdie Bellard 621 West Maple Eunice, LA 70535 337-5466386
Vaughans City Drug Christopher Vaughan 109 N Wallace Blvd Ferriday, LA 71334 318-7574811	Cashway Phcy Of Franklin Oscar (jay) Bergeron Iv 1419 Hospital Ave Franklin, LA 70538 337-8280950	Creel's Family Pharmacy James Creel 26496 Hwy 62 Franklinton, LA 70438 985-8485555	Healthmart Of Gueydan Tisha Dupree 200 Main Street Gueydan, LA 70542 337-5369600	Aspen Pharmacy Jason Hamide 5745 Plauche Court Harahan, LA 70123 504-7340333
Ciolino Drugs Jeffrey Ciolino 7335 Jefferson Hwy 300a Harahan, LA 70123 504-6029744	Claiborne Pharmacy John Bannister 833 W Main St Homer, LA 71040 318-9273523	People's Drug Store Susan Brunet 7869 Main St Houma, LA 70360 985-8738526	La Pharmacy Stacey Paul Laborde 839 S Clearview Parkway Jefferson, LA 70121 504-4916985	Family Pharmacy Jonesboro Peter Saad 500 Alexander St Jonesboro, LA 71251 416-8254430
Mitchell's Pharmacy Hm Dwayne Mitchell 202 E Main Street Jonesboro, LA 71251 318-2597466	All Saints Pharmacy Paul Matar 2124 38th St Kenner, LA 70065 504-4431294	Sincere Rx Peter Saad 715 First Ave Kinder, LA 70648 337-7382614	Lacombe Family Pharmacy Anthony Bondi 28079 Us Hwy 190 Lacombe, LA 70445 985-8825999	Hm Of Lafayette Hm Wes David 600 Johnston St. Lafayette, LA 70501 337-2353523
Teche Drugs Ryan Dartez 509 Jefferson St Lafayette, LA 70501 337-2354578	Thrifty Way Pharmacy Hm Debra Mccann 1019 W Fertitta Blvd Leesville, LA 71446 337-2393474	Thrift Town Drugs Hm Anthony Wilkinson 29680 South Frost Road Livingston, LA 70754 225-6867241	Savoy Drug Peter Saad 813 Poinciana Avenue Mamou, LA 70554 337-4683666	Baham Pharmacy Megan Baham 3916 Hyw 22 Mandeville, LA 70471 985-2735099
Curtis Family Pharmacy Leslie Curits 536 Highway 171 Byp Many, LA 71449 318-2732650	Matte's Hm Bruce Matte 314 Main St/po Box 17 Marion, LA 71260 318-2924570	Rose's Pharmacy Plus Rose Tran 1810 Barataria Blvd Marrero, LA 70072 504-3424411	Cedar Pharmacy Malak Saad 5029 Veterans Mem Blvd Metairie, LA 70006 504-5715124	Dbs Pharmacy Ella Vasquez 3735 Airline Dr Metairie, LA 70001 504-2647206
Nola Discount Pharmacy Ross Morel 4305 -b Clearview Pkwy Metairie, LA 70006 504-8889411	Nola Discount Phcy #2 Zackary Duncan 1107 Veterans Memorl Blvd Metairie, LA 70005 504-8356060	Michel's Pharmacy Of Mc Susan Brunet 926 7th St Morgan City, LA 70380 985-3843071	L And M Pharmacy Rahul Patel 1033 Andre St New Iberia, LA 70563 337-3651411	Best Life Phcy Chris Sylvain 2655 Tulane Ave New Orleans, LA 70119 504-6216048
Med-pro Pharmacy Cyrena Jackson 3601 Saint Claude Ave New Orleans, LA 70117 504-3222200	Med-pro Pharmacy #3 Cyrena Jackson 3035 1/2 Paris Ave New Orleans, LA 70119 504-2662646	Med-pro Pharmacy#2 Cyrena Jackson 2600 S.claiborne Ave New Orleans, LA 70125 504-2341056	Pointe Coupee Phcy Hm Eric Elliott 222 Hospital Rd. New Roads, LA 70760 225-6386321	Oakdale Drug Company Johnny Doxey 149 Hospital Dr Oakdale, LA 71463 318-3351360
Steve's Family Pharmacy Steve Daniels 805 W Seventh Ave Oberlin, LA 70655 337-6394367	Bullard Drug And Wellness Ashley Bullard-la 3515 Main St Hwy 165 Olla, LA 71465 318-4951100	Holloway Pharmacy Brandon Willis 12805 Highway 28e Ste A Pineville, LA 71360 318-4663113	Walker Bros Drug Casey Surmick 200 E Palmetto Ave Plain Dealing, LA 71064 318-3264759	Goudeau's Pharmacy Hm Shane Johnson 57930 Labauve Avenue Plaquemine, LA 70764 225-6874349
Bourgs Drug Store Kyle Romero 484 Louisiana Ave Port Allen, LA 70767 225-3441077	Island Pharmacy John Bannister 311 Chisum St Sicity Island, LA 71368 318-3895807	Springhill Family Phcy Peter Saad 1190 S Arkansas St Springhill, LA 71075 318-5393258	Beenes Drug Store Peter Saad 402 E Darrow St Tallulah, LA 71282 318-5741351	Medicine Chest Phcy Hm Michael Soileau 409 East Lincoln Rd Ville Platte, LA 70586 337-3638065

Professional Pharmacy Kristen Love 101 Professional Drive West Monroe, LA 71291 318-3878933	Caraway Pharmacy Evette Ange 820 Mckinley St Westlake, LA 70669 337-4334692	Viallon Drug Co Brandy Viallon 32555 Bowie St White Castle, LA 70788 225-5452277	Drys Pharmacy Rahul Patel 4344 Church Street Zachary, LA 70791 225-6541175	
Maryland	Daily Care Pharmacy Adaoma Chinweuba 167 Jennifer Rd Ste D Annapolis, MD 21401 443-7755810	Patient Care Pharmacy Vaibhav Patel 2047 West St Ste A Annapolis, MD 21401 443-9499005	Better Care Phy Morris Mayer 1777 Reisterstown Rd Ste 102 Baltimore, MD 21208 410-4840422	Charlesmead Pharmacy Mitchell Kromsky 6242 Bellona Ave Baltimore, MD 21212 410-4350210
Extracare Pharmacy Hm Abdulmoheed Lawal 883 N Howard Street Baltimore, MD 21201 410-3324666	Freedom Drugs Raj Brahmanapalli 7568 North Point Road Baltimore, MD 21219 410-4775131	James Drug Amar Kalidindi 1119 Light Street Baltimore, MD 21230 410-7525810	Joppa Road Pharmacy Morri Myer 1907a E Joppa Rd Baltimore, MD 21234 410-6655050	Lifeline Baltimore Phcy Raj Pingili 6821 Reisterstown Rd Ste 207 Baltimore, MD 21215 410-7646500
Midasrx Fummi Fadina 700 Washington Blvd Baltimore, MD 21230 410-7274400	Mt Vernon Pharmacy Hm Stephen Wiener 900 Cathedral Street Baltimore, MD 21201 410-5398030	Mt Vernon Phcy/fallsway Stephen Wiener 421 Fallsway Baltimore, MD 21202 410-9621100	Ruxton Pharmacy Stephen Talbott 7621 Bellona Ave Baltimore, MD 21204 410-8231453	Value Drug Bao Khoa 524 E Belvedere Ave Baltimore, MD 21212 -
Value Drugstore Harford Bao Khoa Nguyen 4226 Harford Ter Baltimore, MD 21214 443-4977777	Voshell's Pharmacy Thuy Cao 3455 Wilkens Ave Ste 103 Baltimore, MD 21229 410-6448400	Coastal Drug Arti Patel 11005 Manklin Meadows Ln #1 Berlin, MD 21811 410-6290089	Th Homescrpts Berlin Bill Cooper 11101 Cathage Rd Berlin, MD 21811 410-5434769	Craigs Drug Store Inc Hm Charles Kelly 409 Race Street Cambridge, MD 21613 410-2283322
Mecmo Pharmacy Otis Cleveland 5831 Allentown Rd Camp Springs, MD 20746 786-3850917	Catonsville Phcy Raimon Cary 6350 Frederick Rd Ste B Catonsville, MD 21228 410-7445959	Chester River Pharmacy Anil Cherukuri 601 Washington Ave Chestertown, MD 21620 410-8103600	Procure Pharmacy Mercy Asong 23213 Stringtown Rd Clarksburg, MD 20871 240-9124318	Marion Pharmacy Karen Kitching 26427 Burton Ave Crisfield, MD 21817 410-9682300
Potomac Valley Phcy 1 Sheshu Mettu 501 N Centre Street Cumberland, MD 21502 301-7222342	Walsh-mccagh Kellough Hm Prasad Mattupalli 101 N Centre St Cumberland, MD 21502 301-7243646	Friendly Phcy David Adeoye 5720 Deale Churchton Rd Deale, MD 20751 410-8672500	Hill's Drug Cynwood Hm Jennifer Harrison 503 Cynwood Dr Easton, MD 21601 410-8223700	Northside Pharmacy David Ayres 707 N Bridge St Suite B Elkton, MD 21921 410-3983784
Cantner's Drug Store Shalendra Cherukuri 323 Bloomingdale Ave Federalsburg, MD 21632 410-7545200	Finksburg Phcy Raimon Cary 2027 Suffolk Rd Ste 4 Finksburg, MD 21048 864-5821216	Master Specialty Phcy Emeka Munonye 1100 West Patrick St. Suite A Frederick, MD 21703 240-6515966	V Care Pharmacy Sheshu Mettu 438 Prospect Blvd Frederick, MD 21701 757-5758888	Arundel Pharmacy Prasad Mattupalli 7571 Ritchie Hwy Glen Burnie, MD 21061 410-7613443
Soleil Pharmacy Thuy Cao 801 Landmark Dr Ste B Glen Burnie, MD 21061 443-2819157	Avalon Professional Phcy Jason Maduka 12100 Annapolis Rd Glenn Dale, MD 20769 301-3830142	Hanover Park Pharmacy Patience Fofung 7229 Hanover Pkwy Suite A Greenbelt, MD 20770 301-3451124	Healthfirst Pharmacy Shivakumar Pinnoju 186 Eastern Blvd N Hagerstown, MD 21740 240-5136059	Family Pharmacy, Inc Hm Eric Yospa 907 S Main Street Ste A Hampstead, MD 21074 410-2393100
Rphc Llc Reeds #3 Fernando Andrzejewski 343 N Pennsylvania Ave Hancock, MD 21750 301-6782930	Hebron Pharmacy Anguro Duwon 100 S Main St Hebron, MD 21830 443-9788660	The Pharmacy At Pj Bean Vipul Shah 24035 Three Notch Rd Hollywood, MD 20636 240-3094062	The Drug Store Amar Kalidindi 103 Poplar St Hurlock, MD 21643 410-9434959	Langley Park Pharmacy Abbey Arewa 8004 New Hampshire Ave Hyattsville, MD 20783 301-8445280
Lawsons Pharmacy Indira P Rallapalli 3415 Hamilton St Ste 2 Hyattsville, MD 20782 301-8644043	Kensington Pharmacy Hm Hatice Tunc 3737 University Blvd West Kensington, MD 20895 301-9336165	Crowns Phcy And Clinic Ed Okotcha 9705 Fort Meade Laurel, MD 20707 +18-0055555	Laurel Pharmacy Hm Ej Unegb 7350 Van Dusen Road, #120 Laurel, MD 20707 301-6040566	Lavale Phcy Hm John Stanley 1221 C National Hgwy Lavale, MD 21502 301-7293535
Cyreene Pharmacy Dominic Aidoo 25805 Point Lookout Rd #c Leonardtown, MD 20650 240-3094101	Lutherville Phcy Mike Nye 1776 York Rd Lutherville, MD 21093 410-2525247	Carroll Drugs-manchester Tom Bolton 3128 Westminster Street Manchester, MD 21102 410-3741414	Manchester Pharmacy John Gleespen 3321 Main Street Manchester, MD 21102 410-2392300	Gregg's Pharmacy Fred Gregg 20 N. 3rd St. Oakland, MD 21550 301-3342197

Choice Pharmacy Hm Venkat Chalasani 9151 Reisterstown Road Owings Mills, MD 21117 410-3638222	Allcare Pharmacy Vrushali Ticklet 6196 Oxon Hill Rd Ste 130 Oxon Hill, MD 20745 301-4850000	Mike's Pharmacy li Anil Cherukuri 3820 Mountain Rd Ste G Pasadena, MD 21122 410-2550099	Pocomoke City Pharmacy Prudvi Pedaveeti 1300 Market St Pocomoke City, MD 21851 410-9577941	Lex Pharmacy Pascal Kemelong 36 Solomons Island Rd S Prince Frederick, MD 20678 240-6433132
Rollins Care Pharmacy Ellie Darj 184 Rollins Ave Rockville, MD 20852 301-8162801	Wellbeing Care Pharmacy In Ok Jung 9715 Medical Ctr Dr Rockville, MD 20850 301-4241411	Professional Pharmacy Christine Lee 9106 Philadelphia Rd #100 Rosedale, MD 21237 410-6878113	Apple Discount Drug #2 Jeff Sherr 1210 Nanticoke Rd Ste 11 Salisbury, MD 21801 410-5438401	Apple Discount Drug Hm Jeff Sherr 404a N Fruitland Blvd Salisbury, MD 21801 410-7498401
Milford St Pharmacy Sanjay Rayathatha 106 Milford St Salisbury, MD 21804 410-8600700	Shayona Pharmacy Dipal Patel 803 West Rd Salisbury, MD 21801 443-7364662	Shayona Pharmacy li Dipal Patel 811 Priscilla Street Salisbury, MD 21804 443-9787777	Sharpsburg Pharmacy Brian Hose 17316 Shepherdstown Pike Sharpsburg, MD 21782 301-4327223	Smithsburg Pharmacy Mir Ali 22026 Jefferson Blvd Smithsburg, MD 21783 301-8241111
Snow Hill Pharmacy Hm Jeff Sherr 5610 Market St Unit #2 Snow Hill, MD 21863 410-6323500	Gig Phcy Home Hlthcare Sam Kuti 3611 Branch Ave, #103 Temple Hills, MD 20748 301-4238070	Dulaney Valley Phcy Theo Ndje 716 Dulaney Valley Rd Towson, MD 21204 410-2964900	Towson Pharmacy Hm Mitchell Kromsky 32 West Road, Suite 100 Towson, MD 21204 410-8231818	The Phcy At St Patrick's Prakruti Shah 10 Saint Patricks Dr Waldorf, MD 20603 301-6321000
Amed Community Pharmacy Saleem Ahmed 218 Washton Heights Ctr 1a Westminster, MD 21157 410-3696590				
Massachusetts	County Square Pharmacy Abe Agayby 289 County St Attleboro, MA 02703 508-2227620	Auburn Phcy Home Hlth Car Venu Chaluvadi 689 Southbridge St Auburn, MA 01501 774-9223904	Lamas DbA Barre Phcy Alfredo Lamas 547 Summer Street Barre, MA 01005 978-3552359	Medication Coordn Phcy Charleen Guarnaccia 1041 Pearl St Ste A Brockton, MA 02301 800-5555555
V Care Phcy Chestnut Hill Vipul Patel 1244 Boylston St Chestnut Hill, MA 02467 617-4409622	Chicopee Pharmacy Nageh Mike Shenoud 635 Prospect St Chicopee, MA 01020 800-5555555	Chicopee Phcy Parent Rtl Michael Germani 505 Front Street Chicopee, MA 01013 413-4202122	Health Care Family Pharma Sam Hantzis 14 Loon Hill Rd Dracut, MA 01826 978-4550570	Savcare Pharmacy Shivang Patel 15 Payson Road Suite 101 Foxborough, MA 02035 774-7651616
Metrowest Pharmacy Shivang Patel 214 Union Avenue Framingham, MA 01702 508-4050609	Holyoke Phcy Parent Rtl Michael Germani 230 Maple Street Holyoke, MA 01040 413-5337323	Whole Health Pharmacy Karryn Lewis 596 West Main St Hyannis, MA 02601 508-7785928	Maplewood Wellness Phcy Thao Huynh 904 Salem St Malden, MA 02148 781-6051775	Allens Pharmacy Hm Jay Sibulkin 40 Beach St Unit G Manchester, MA 01944 978-5261321
Milford Central Phcy Ali Ardakani 105 E Main St Milford, MA 01757 508-3812740	Nantucket Phcy Hm Allen Bell 45 Main Street Nantucket, MA 02554 508-2280180	Pharmahealth Phcy Shahid Bashir 827 Rockdale Ave New Bedford, MA 02740 508-9987888	Acc Apothecary Arthur Margolis 153 California Street Newton, MA 02458 617-5271563	Union Pharmacy Xiaoyan Qin 103 Union St Newton, MA 02459 800-5555555
Union Phcy Newtonville Xiaoyan Qin 317 Walnut St Newtonville, MA 02460 800-5555555	Goldenseal Apothecary Hashim Azam 70 Main St Ste 101 North Andover, MA 01845 978-5523390	Serios Pharmacy 8 C Paul Serio 63 State St Northampton, MA 01060 413-5848980	Balbonis Drug Store Hm Richard Tassinari 289 Court St Plymouth, MA 02360 508-7461251	Galaxy Pharmacy Quincy Chris Le 343 Newport Ave Quincy, MA 02170 617-3023599
Randolph Pharmacy Triet Ngo 1187 N Main St Randolph, MA 02368 781-8851181	Pharmaluxe Pharmacy Michael Mcnamara 50 John Eliot Square Roxbury, MA 02119 978-9443903	Rutland Phcy Alfredo Lamas 18 Maple Ave Rutland, MA 01543 508-8866261	Baker Pharmacy Harsh Patel 52 Bridge St Shelburne Falls, MA 01370 413-6256324	Pine Hill Pharmacy Ali Ardakani 19 N Main St Sherborn, MA 01770 617-7976500
Galaxy Pharmacy Chris Le 534 Dorchester Ave #c-1 South Boston, MA 02127 617-2680800	Springfield Pharmacy 1 Alexander Wu 2547 Main St Springfield, MA 01107 413-2663462	Springfield Pharmacy 2 Harsh Patel 299 Carew St Springfield, MA 01104 413-2643060	Mcnabb #1 Townsend Hm Karen Mcnabb- Noon 233 Main Street Townsend, MA 01469 978-5972392	Leslie Drug Hm Donna Holmberg 65-12 Main St/po Box 417 Vineyard Haven, MA 02568 508-6931010

Vineyard Scripts Hm David Perzanowski 117 Beach Road Vineyard Haven, MA 02568 508-6937979	W Springfield Phcy Wllnes Ajay Desai 1440 Westfield St West Springfield, MA 01089 413-3644806	Conroy Apothecary Wt Hm Tamera Hersh 459 State Road West Tisbury, MA 02575 508-6937070	Arrow Presc Ctr 031 Michael Sajewicz 427 North Elm Street Westfield, MA 01085 413-5688911	
Michigan	Allegan Medical Cntr Phcy Fadi Nuseibeh 551 Linn Street Ste 120 Allegan, MI 49010 269-6734700	Allen Park Discount Phcy Haroun Odeh 6811 Allen Rd Allen Park, MI 48101 800-5555555	Caremed Pharmacy Oussama Rayes 7210 Allen Rd Allen Park, MI 48101 313-6451111	The Drug Store Wes Nunneley 2236 Us 23 South Alpena, MI 49707 989-3542171
Armada Phcy Hm Hussein Smidi 23032 East Main Street Armada, MI 48005 586-7849222	Auburn Hills Pharmacy Arup Shome 3089 E Walton Blvd Auburn Hills, MI 48326 734-7716317	Capital Ave Pharmacy Jignesh Patel 629 Capital Ave Sw Battle Creek, MI 49015 269-3390121	Luxcare Pharmacy Hamad Ali 2503 Capital Ave Sw Battle Creek, MI 49015 269-8839900	Euclid Pharmacy Lalit Mahajan 206 N Euclid Ave Bay City, MI 48706 989-7785001
Orchard Phcy Center Hm Ali Nasser 19731 Sumpster Rd Belleville, MI 48111 734-3918284	Live Well Rx Llc Kassem Kleit 3270 Greenfield Rd #101 Berkley, MI 48072 248-2846969	West Michigan Pharmacy Girish Juneja 20095 Gilbert Rd Big Rapids, MI 49307 231-3054095	Woodward Square Pharmacy Mandy Morris 43121 Woodward Avenue Bloomfield Hills, MI 48302 248-4997840	Discount Drugs Llc Renu Pathak 19145 Allen Rd Ste 105 Brownstown, MI 48183 734-2246400
Abc Discount Pharmacy Kala Modi 5446 Lapeer Rd - Unit A Burton, MI 48509 810-3090886	Bishop Pharmacy Rajeshkumar Khunt 2358 N Center Rd Burton, MI 48509 810-5533266	Arfstrom Phcy Cedarville Andy Mcmillan 4 E M 134 Cedarville, MI 49719 415-9838300	Centerline City Phcy Chandra S Chittiprolu 8033 E 10 Mile Rd Ste 103 Center Line, MI 48015 586-4275344	Central Phcy Charlotte Fadi Nuseibeh 354 S Cochran #3 Charlotte, MI 48813 517-5439990
Modern Pharmacy Travis Scott Woide 127 N Main St Cheboygan, MI 49721 231-6279949	Central Phcy - Chesaning Fadi Nuseibach 126 W Broad St Chesaning, MI 48616 989-8453609	Chesterfield Pharmacy Christopher Hanai 34845 23 Mile Rd Chesterfield, MI 48047 201-8055301	Clawson Care Pharmacy Saed Soued 117 W 14 Mile Rd Clawson, MI 48017 248-4392400	Apexx Pharmacy Dina Baghdadi 43900 Garfield Rd Ste 102 Clinton Township, MI 48038 586-6462323
Carewell Pharmacy Rajani Thomas 41940 Hayes Road Clinton Township, MI 48038 586-2212829	Caremor Pharmacy Muna Alsabri 407 E Chicago St Coldwater, MI 49036 313-5519949	Crystal Falls Pharmacy Brooke Marchetti 1363 Us Highway 2 Crystal Falls, MI 49920 906-8753601	Americo Pharmacy Talal Maisari 24355 Ford Road Dearborn, MI 48128 313-5637777	Chase Medical Pharmacy Abdo Shoubah 5901 Chase Rd Ste 100 Dearborn, MI 48126 313-7917390
Cherry Hill Phcy #2 Alice Putrus 23100 Cherry Hill Dearborn, MI 48124 313-2745990	Dearborn Caremor Phy Sumaya Musleh 10633 W. Warren Ave Dearborn, MI 48126 313-2542996	Dix Drugs Hassane Fadlallah 10066 Dix Avenue Dearborn, MI 48120 313-8432400	Eastborn Rx Phcy Ali Cheaito 7526 Wyoming-ste#1 Dearborn, MI 48126 313-4911010	Hamzeh Pharmacy Nancy Hamzeh 10437 West Warren Ave Dearborn, MI 48126 313-5821670
Instacare Pharmacy Llc Rafi Rayes 14300 Michigan Ave Dearborn, MI 48126 313-7971111	Jana Pharmacy Abbas Baydoun 14650 W Warren Ste 200 Dearborn, MI 48126 313-6339185	Julia's Pharmacy Shadi Saad 5220 Oakman Blvd Dearborn, MI 48126 313-4063363	Kings Pharmacy Hm Akram Obeid 4700 Schaefer Rd.#162 Dearborn, MI 48126 313-5847800	Lifetime Rx Hasan Sabbagh 1022 N Telegraph Rd Dearborn, MI 48128 313-9702458
Medina Pharmacy Nasser Mansour 8744 W. Warren Ave. Dearborn, MI 48126 313-3976919	My Care Pharmacy Sam Ozeir 6200 Chase Rd Dearborn, MI 48126 313-4518730	Nour Pharmacy Hussein Alzaghir 6500 Schaefer Rd Dearborn, MI 48126 313-5816500	Premier Home Phcy Of Mi Syed Raza 23874 Kean St Ste 120 Dearborn, MI 48124 313-8879111	Sam Pharmacy Majed Alkawri 9550 Dix Road Dearborn, MI 48120 313-3779791
Savemax Pharmacy Mohamed Alasri 10035 W Vernor Hwy Dearborn, MI 48120 313-5519949	Trusted Care Pharmacy Abdul Fadel 24710 Michigan Ave Dearborn, MI 48124 313-4293444	West Village Phcy Maha Elnazir 2040 Monroe St Ste 201 Dearborn, MI 48124 313-5619700	Westborn Pharmacy 8 Mohammad Hamdan 1800 Grindley Pk. Ste1 Dearborn, MI 48124 313-4386476	Woodhaven Medical Hm Kassem Baydoun 4700 Greenfield Road Dearborn, MI 48126 313-5818200
Heights Family Phcy Abdul Nasser 25524 Ford Rd Dearborn Heights, MI 48127 313-724111	Total Community Pharmacy Wissam Salame 8623 N Telegraph Rd Ste 2 Dearborn Heights, MI 48127 800-5555555	Wellness Health Mart 2 Maher Salameh 23850 Van Born Rd Ste B Dearborn Heights, MI 48125 313-4064321	Lifetime Rx Dearborn Hts Hasan Sabbagh 4245 S Beech Daly St Ste 101 Dearborn Hts, MI 48125 313-7685037	Brotherhood Pharmacy Ganesh Patel 13226 E Jefferson Ave Detroit, MI 48215 313-4227100

Canfield Pharmacy Faris Gammoh 4673 Conner St Detroit, MI 48215 313-4587529	Care-mor Pharmacy Emeka Chukwuji 17256 W.7 Mile Rd Detroit, MI 48235 313-8382500	City Pharmacy Hussein Safawi 15617 W Mcnichols Rd Detroit, MI 48235 313-5447144	Comprehensive Meds Llc Hussein Safawi 14825 W Mcnichols Rd Detroit, MI 48235 313-3077367	Detroit Medical Pharm,inc Mohamed Sohoubah 500 E Warren Detroit, MI 48201 313-8312400
Detroit Rx Linda Askar 19268 Grand River Ave Detroit, MI 48223 313-8000808	Express Meds Pharmacy Hussein Safawi 17731 E Warren Ave Detroit, MI 48224 313-3084500	Family Scripts Pharmacy Hilmi Algohaim 14621 Fenkell St Ste 1 Detroit, MI 48227 313-3978466	Farmacy Pharmacy Nassem Saleh 3456 W Vernor Hwy Detroit, MI 48216 313-7898934	Griswold Pharmacy Ahmed Ankouni 1411 Washington Blvd Detroit, MI 48226 313-2379000
Healthvest Pharmacy Mike Qumsieh 3611 Carpenter St Ste C Detroit, MI 48212 313-3661221	Indian Village Pharmacy Imad Aoun 8415 East Jefferson Ave Detroit, MI 48214 313-3312000	Livernois Express Oliver Duru 15530 Puritan Detroit, MI 48227 313-6591622	Medplus Care Phcy Madan Aheer 14071 E 7 Mile Rd Detroit, MI 48205 313-3719000	Medstop Pharmacy Ghazi Alsafari 10041 Fenkell St Detroit, MI 48238 313-9330630
Midtown Rx Pharmacy Mahmoud Srour 4100 Woodward Ave Detroit, MI 48201 313-8325900	Motor City Pharmacy Corp Suzan Berry Fadlalla 20526 Plymouth Rd Ste D Detroit, MI 48228 313-8382555	New Atlas Pharmacy Tahany Mohamed 2645 W Davison Detroit, MI 48238 313-3345102	New Mo-town Phcy Sammy Salem 20333 Conant St Detroit, MI 48234 313-8912253	Next Door Pharmacy Hussein Yassine 18250 W. Warren Ave Detroit, MI 48228 313-8181810
Paradise Pharmacy Fahad Naeem 13031 Conant St Detroit, MI 48212 313-8933339	Park Medical Rx Maitham Alsharift 20720 Plymouth Rd Detroit, MI 48228 313-6515887	Parkview Pharmacy Imad Aoun 670 Chene St Detroit, MI 48207 313-2590246	Pharmor Evergreen Mohamed Sohoubah 20250 West 7 Mile Road Detroit, MI 48219 313-5359755	Pharmor Grand Lahser Mohamed Sohoubah 21673 Grand River Detroit, MI 48219 313-5330500
Pharmor Lafayette Mohamed Sohoubah 1565 East Lafayette Detroit, MI 48207 313-3965555	Pharmor Pharmacy Six Mile Charm Washington 10420 W Mcnichols Rd Detroit, MI 48221 313-6232662	Pharmor Phcy Doctors Mohamed Sohoubah 3169 Woodward Avenue Detroit, MI 48201 313-8324810	Pharmor Phcy Gratiot Charm Washington 12740 Gratiot Ave Ste 100 Detroit, MI 48205 248-6633380	Pharmor Phcy Greenfield Abdo Ali Abdulla 14661 Greenfield Rd Ste B Detroit, MI 48227 313-6352788
Pharmor Phcy Grnd Gratiot Charm Washington 7011 Gratiot Ave Ste 100 Detroit, MI 48207 248-6633380	Pharmor-schoolcraft Wally Abdulla 14424 Schaefer Hwy-#100 Detroit, MI 48227 313-2703333	Physicians Phcy & Med Sup Mohamed Sohoubah 40 E. Alexandrine Ave Detroit, MI 48201 313-8322050	Pramukh Ashish Llc Rajdeep Patel 14039 W Mcnichols Rd Detroit, MI 48235 313-8619300	Quick Serve Pharmacy Hm Mahmoud Jaward 13433 West Eight Mile Rd Detroit, MI 48235 313-3418948
Remedy Rx Nasser Mozep 16841 Schaefer Hwy Detroit, MI 48235 (31-3)443-3	Remedy Rx Nasser Mozep 22341 Moross Rd Ste R-113 Detroit, MI 48236 313-6421800	Remedy Rx West Nasser Mozep 13403 W 7 Mile Rd Detroit, MI 48235 313-3401300	Riverview Pharmacy Mahmoud Srour 7633 E Jefferson Ave Ste 130 Detroit, MI 48214 313-4998900	Rosa Park Medical Phcy Ahmed Said 8665 Rosa Park Blvd Detroit, MI 48206 313-3618800
Russell's Phcy 60 John Gallizzi 3011 W. Grand Blvd. #107 Detroit, MI 48202 313-8755384	Safari Drugs Ghazi Alsafari 17100 W 7 Mile Rd Detroit, MI 48235 313-8556385	Sams Pharmacy Sam Harati 14470 Livernois Ave Detroit, MI 48238 313-3407777	Save-mart Pharmacy Waddah Almattery 18330 W. Chicago Detroit, MI 48228 313-6355103	Savon Medical Pharmacy Ahmed Abouhaswa 18000 Livernois Avenue Detroit, MI 48221 313-8628800
Seven Van Drugs Nasser Mozep 7701 E 7 Mile Ste A Detroit, MI 48234 313-7338587	The Prescription Corner Ramzi Jawad 15525 W Warren Ave Detroit, MI 48228 313-5843377	Central Phcy East Lans Fadi Nuseibach 248 E Saginaw St Ste 5 East Lansing, MI 48823 517-5804216	Kellys Pharmacy Ahmed Elwaseem 18065 E. Eight Mile Rd Eastpointe, MI 48021 586-8722525	Medpointe Pharmacy Ghazi Alsafari 22640 Kelly Rd Eastpointe, MI 48021 586-5332835
Rite Med Pharmacy Joe Naim 19070 E 10 Mile Rd #phcy Eastpointe, MI 48021 586-2175454	Rotnbuchr Phy/cntrl Eaton Fadi Nuseibeh 124 S Main St Eaton Rapids, MI 48827 517-6636811	Evart Pharmacy Pllc Michelle Ladd 107 N Main St Evart, MI 49631 231-7345581	Farmington Hills Pharmacy Tarek Haddo 27970 Orchard Lake Road Farmington Hills, MI 48334 248-5380010	Quality Care Pharmacy Insia Hussain 28300 Orchard Lake #101 Farmington Hills, MI 48334 248-9878866
Specialty Meds Hamzieh Nagi 29930 W 12 Mile Rd Ste 2 Farmington Hills, MI 48334 248-2813636	Ferndale Family Pharmacy Amin Khraizat 733 W 9 Mile Rd Ferndale, MI 48220 313-4157754	Flatrock City Phcy Chandra Chittiprolu 25620 Gibraltar Road Flat Rock, MI 48134 734-7898950	Beecher Rd Family Phcy Isam Tahboub G3169 Beecher Rd Ste 102 Flint, MI 48532 810-3371121	Central Pharmacy-east Fadi Nuseibach 4248 Richfield Rd Flint, MI 48506 810-7449101

Clio Road Pharmacy Selma D 4902 Clio Rd Flint, MI 48504 810-7897084	Maxwell Pharmacy Ajaykumar Gajera 3416 Clio Rd Flint, MI 48504 810--474-33	Pharmacare Drugs 2 Inc Ali Nasser 2469 W Hill Rd Flint, MI 48507 810-3912020	Premier Rx Pharmacy Ammar Amari 4298 Corunna Rd Flint, MI 48532 810-2024947	Villa Linde Pharmacy Omar Attar 1260 S Linden Rd Flint, MI 48532 810-8209855
Ideal Pharmacy Rajeshkumar Khunt 1552 E Pierson Rd Ste C Flushing, MI 48433 810-6006233	Fowlerville Pharmacy Fadi Nuseibeh 119 East Grand River Ave Fowlerville, MI 48836 517-2239832	Corner Drug Of Frankfort Ben Macrae 401 Main St Frankfort, MI 49635 231-3524471	Mi Pharmacy Ankush Sharma 30040 Ford Road Garden City, MI 48135 734-4692310	Minute Script Danya Saleh 2020 Middlebelt Rd Garden City, MI 48135 734-2452600
Heart Of The City Phcy Cs Fredrick Schmidt 100 Cherry Street Grand Rapids, MI 49503 616-9658278	Westside Pharmacy Retail Tasha Blackmon 669 Stocking Ave N.w. Grand Rapids, MI 49504 616-9658200	Zuah Pharmacy Robertson Zuah 4301 Kalamazoo Ave Se Ste 13 Grand Rapids, MI 49508 662-5990314	Notre Dame Phcy 90 William Lemanske 16926 Kercheval Grosse Pointe Park, MI 48230 313-8852154	Snyder Drug Phy 204 Ron Katers 130 E State Highway M35 Gwinn, MI 49841 906-3460104
Bd Pharmacy Llc Fahad Aziz 12141 Conant St Hamtramck, MI 48212 313-4672130	Campau Pharmacy Ali Darwich 12169 Jos Campau-ste#101 Hamtramck, MI 48212 313-3652400	Holbrook Pharmacy Ghazi Alsafari 3301 Holbrook St Hamtramck, MI 48212 313-8711010	Thera Script Hamtramck Mohammed Uddin 9740 Conant- Ste#3 Hamtramck, MI 48212 313-8757979	Kelbel, Pharmacy Hm Jim Kelbel 205 E. Main Street Harbor Springs, MI 49740 231-5265971
Haslett Pharmacy Hm Fadi Nuseibeh 1620 Haslett Rd Unit B Haslett, MI 48840 517-3390300	Advance Care Phcy Abdulghani Hassan 24822 John R. Hazel Park, MI 48030 248-5455515	Pharmor Phy Oak St Clinic Fouad Omar 14529 Woodward Ave Highland Park, MI 48203 313-4852971	Pharmor-woodward Place Mohamed Sohoubah 15131 Woodward Ave Highland Park, MI 48203 313-9570099	Pro Care Phcy #3 Mohamed Sohoubah 13111 Woodward Ave Highland Park, MI 48203 313-8659900
County Pharmacy 2 Fadi Nuseibeh 233 W Carleton Rd Hillsdale, MI 49242 517-6105665	Pharmacare Drugs 3 Inc Ali Nasser 3439 E Grand River Ave Howell, MI 48843 800-5555555	Modern Rx Kane Geri 3944 S Straits Highway Indian River, MI 49749 231-2382499	The Drug Store Of Im Brooke Marchetti 1112 S Stephenson Ave Iron Mountain, MI 49801 906-7743654	The Corner Drugstore Ron Katers 128 W Genesee St Iron River, MI 49935 906-2652312
Center For Family Health Molly Kaser 505 N Jackson St Jackson, MI 49201 517-7485400	Red Cap Pharmacy Hm Mohamed Aboukhodr 214 N West Ave Ste A Jackson, MI 49201 517-8794877	Arcadia Phcy Michael Dabaja 615 E. Crosstown Pkwy #100 Kalamazoo, MI 49001 269-5536000	Gull Pointe Pharmacy Michael Dabaja 5585 Gull Road Suite 120 Kalamazoo, MI 49048 269-5535000	Central Phcy-laingsburg Fadi Nuseibeh 209 E Grand River Rd Laingsburg, MI 48848 517-6511777
L'anse Pharmacy #6319 Al Hendricks 18341 Us Hwy 41 Lanse, MI 49946 906-5246202	Atlas Meds Pharmacy Ahmed Said 4801 S Martin Luther King Jr Blvd Lansing, MI 48910 517-5800991	Central Pharmacy Westside Fadi Nuseibeh 4801 W Saginaw Hwy Lansing, MI 48917 517-8334629	Central Phcy Mlk Fadi Nuseibeh 3500 S Martin Luther King Jr Blvd Lansing, MI 48910 517-5745015	Central Phcy-mt. Hope Fadi Nuseibeh 1001 E Mount Hope Ave Lansing, MI 48910 517-3160711
Central Phcy-patient Care Fadi Nuseibeh 3955 Patient Careway Lansing, MI 48911 517-3931000	Holt Pharmacy Mlk Amna Khan 1100 West Saginaw St Lansing, MI 48915 517-4557740	Your Pharmacy Masood Maghsoodi 713 N Waverly Rd Lansing, MI 48917 517--614-12	Med Care Phcy Ayad Salem 28500 Southfield Rd #300 Lathrup Village, MI 48076 248-5599901	Southfield Pharmacy Llc David Yoon 26237 Southfield Lathrup Village, MI 48076 248-7284960
Lenox Community Phy Christopher Hanai 36267 26 Mile Road #1 Lenox, MI 48048 586-6486703	Family Care Pharmacy Sam Atto 3782 Fort Street Lincoln Park, MI 48146 313-3819200	Get Well Pharmacy Kassem Kleit 1770 Fort Street Lincoln Park, MI 48146 734-9272878	Pharmor Lincoln Pk. Nabeel Albadany 4150 Dix Hwy Lincoln Park, MI 48146 313-3823802	Farmington Drug & Medsup Naif Bazzi 20434 Farmington Road Livonia, MI 48152 800-5555555
Livonia Family Phcy Arjun Ajbani 15983 Middlebelt Livonia, MI 48154 734-7447636	Livonia Pharmacy Rosaiah Kavuri 17888 Farmington Rd Livonia, MI 48152 734-7448110	Medpulse Pharmacy Llc Ankush Sharma 37595 W 7 Mile Road Livonia, MI 48152 734-7447174	Merriman Pharmacy Fadi Nuseibeh 31320 5 Mile Rd Livonia, MI 48154 734-4273430	Snf Holdings/creamsncaps Fayez Faraj 31035 Schoolcraft Rd Livonia, MI 48150 248-5305640
Top Care Phcy Hm Miriam Hamadi 27493 Six Mile Road Livonia, MI 48152 734-7621500	Get Better Rx 2 Reema Hammoud 330 E 12 Mile Rd Madison Heights, MI 48071 248-4390555	The Pharmacy Shop Jeff Chehab 28411 Dequindre Road Madison Heights, MI 48071 248-5915555	Curtis Family Pharmacy Kristin Zerby 231 Deer St Manistique, MI 49854 906-5863333	Putvin Drug Hm Mark Rohde 211 S Cedar Street Manistique, MI 49854 906-3415494

Medicine Tree Pharmacy Krish Kandagatla 56109 Village Center Cir Mattawan, MI 49071 269-6686801	Melvindale Pharmacy Hm Ali Elhasan 18287 Allen Road Melvindale, MI 48122 313-3860889	Memphis Drugs Hussein Smidi 80850 Main Street Memphis, MI 48041 810-3922424	Putvin Drug Store Hm Jeff Defrancisco 119 Elm Street Munising, MI 49862 906-3872248	Maple Valley Phcy Fadi Nuseibeh 219 Main St Nashville, MI 49073 517-6154700
Norway Hm Pharmacy Brooke Marchetti 514 Main St Norway, MI 49870 180-0555555	Arbor Lane Phcy-fox Run Osama Fakih 41100 Fox Run Road Novi, MI 48377 248-6688778	Good Health Phcy Hm Wissam Beydoun 15300 W Nine Mile Rd - Ste 2 Oak Park, MI 48237 248-5410600	Mercury Drugs Yasmine Abdelhamed 22150 Coolidge Hwy Oak Park, MI 48237 248-5453600	Oak Park Rx Linda Askar 24651 Coolidge Hwy Oak Park, MI 48237 800-5555555
Central Phcy-owosso David Larner 111 N. Washington St Owosso, MI 48867 989-7251344	Village Care Pharmacy Ajaykumar Gajera 427 W Main Street Owosso, MI 48867 800-5555555	Medicine Room Craig Crowe 72 S. Washington Ste 207 Oxford, MI 48371 248-6287990	Central Phcy_perry Llc David Larner 150 S. Main St Perry, MI 48872 517-6258640	Pontiac General Hsptl Phcy Mansoor Khan 461 W Huron St Ste 111 Pontiac, MI 48341 248-8590020
Potterville Phcy Fadi Nuseibeh 121 E Lansing Rd Potterville, MI 48876 517-6459800	Arbor Lane #3 Osama Fakih 24224 Joy Road #103 Redford, MI 48239 313-5324000	River Rouge Pharmacy Tarek Jawad 10550 W Jefferson Ave River Rouge, MI 48218 313-8422080	My Rx Pharmacy Llc Mohamed Nasser 17013 Fort St Ste 100 Riverview, MI 48193 734-2883750	Health Hero Pharmacy Partha Nandi 6700 N. Rochester Rd #101 Rochester Hills, MI 48306 248-6011178
Health Hero Pharmacy John Mitchell 1701 S. Boulevard #105 Rochester Hills, MI 48307 248-8529355	Roc Pharmacy Ahmed Dabliz 1349 S Rochester Rd # 120 Rochester Hills, MI 48307 248-6598700	Rochester Rx, Llc Justin Kajj 455 Barclay Cir Ste C-2 Rochester Hills, MI 48307 248-2891376	Abe's Drug Store 10 Ramzi Kassem 30695 Little Mack Ave Ste F Roseville, MI 48066 586-4590836	Saginaw Discount Pharmacy Ganesh Patel 3085 Hallmark Ct Ste 3 Saginaw, MI 48603 989-4017600
Healthcenter Pharmacy Mustafa Haidar 21600 Harper Ave, Ste 300 Saint Clair Shores, MI 48080 586-4214003	Lakewood-madhav Phcy Srinivas Sanikommu 24800 Harper Ave Ste 2 Saint Clair Shores, MI 48080 586-3592326	Saint Clair Shores Phcy Ahmad Reslan 23600 Harper Ave #101 Saint Clair Shores, MI 48080 586-3500370	Arfstrom Pharmacies Inc Andy Mcmillan 415 Ashmun St Sault Sainte Marie, MI 49783 906-6329661	Sault Community Pharmacy Andy Mcmillan 560 Osborn Blvd Sault Sainte Marie, MI 49783 906-6322122
Pharmascript Of Shelby Mike Mustapha 50505 Schoenherr Rd Shelby Township, MI 48315 586-8030800	Cadila Pharmacy Hitesh Upadhyay 23832 Southfield Rd Southfield, MI 48075 248-5579333	Majestic Pharmacy Moomen Fara 25861 Lahser Rd Southfield, MI 48033 248-9488800	Pharmor Phcy - Greenfield Zaki Siddiqui 15627 W 9 Mile Rd Southfield, MI 48075 248-8096024	Southfield Scripts Souzan Tarraf 17330 Northland Park Ct Southfield, MI 48075 248-6219149
Belavista Drugs Jihad Beydoun 15830 Fort St Ste #5 Southgate, MI 48195 734-2821940	Merciland Farmacie Olugbade (tosh) Bolanle 16060 Eureka Rd Southgate, MI 48195 -	Prime Care Pharmacy Rabih Sibai 3 Heritage Dr # 3 Southgate, MI 48195 734-3241290	Collie Drug Sami Shimoon 21728 Harper Ave St Clair Shores, MI 48080 586-7766122	Bluestone Pharmacy Majdi Alhousseini 13469 E 14 Mile Rd Sterling Heights, MI 48312 313-4450058
Canal Pharmacy #2 Kanu Patel 2405 E Fourteen Mile Rd Sterling Heights, MI 48310 586-4393550	Caremont Pharmacy Mark Kashat 44344 Dequindre-ste #120 Sterling Heights, MI 48314 586-3236400	Get Better Rx Mohamad Hammoud 2567 Metropolitan Pkwy Ste 102 Sterling Heights, MI 48310 586-8384400	Infinity Pharmacy Jihad Beydoun 36909 Schoenherr Ste 300 Sterling Heights, MI 48312 800-5555555	Plum Rx Pharmacy Jasmin Shamoun 39880 Van Dyke Ave Sterling Heights, MI 48313 248-6133237
Yourx Pharmacy Jawan Danho 33136 Ryan Rd Sterling Heights, MI 48310 180-0555555	Maxcare Rx Pharmacy Diana Kabbani 7847 Telegraph Rd Taylor, MI 48180 734-5781189	Pharmax Pharmacy Fadi Nuseibeh 10501 Telegraph Rd Ste 105 Taylor, MI 48180 313-3572700	Pharmor Pharmacy Taylor Nabeel Albadany 14625 Telegraph Rd Ste B Taylor, MI 48180 734-7207355	Pioneer Medical Phcy Mike Aheer 12701 Telegraph Rd Taylor, MI 48180 734-2508858
Wellness Health Mart Phcy Maher Salameh 11780 Telegraph Rd Ste 110 Taylor, MI 48180 734-9213971	Health Hero Pharmacy John Mitchell 4600 Investment Dr #100 Troy, MI 48098 248-3120037	Med Index Phcy Anil Guntupalli 1639 E Big Beaver Rd #101 Troy, MI 48083 248-5280888	Morecare Pharmacy Saber Alhashedi 2891 E Maple Rd Ste 104 Troy, MI 48083 248-6889732	Troy City Pharmacy Madan Aheer 1903 E Wattles Rd Troy, MI 48085 248-6889224
Pharmacare Drugs 1 Inc Ali Nasser 6048 Rawsonville Rd Van Buren Twp, MI 48111 734-8790995	Wakefield Pharmacy Hm Kathy Rocco 408 Sunday Lake Street Wakefield, MI 49968 906-2295966	3 Brothers Pharmacy Omar Odeh 25656 Schoenherr Rd Suite B Warren, MI 48089 313-4430948	Abe's Drug Store Ramzi Kassem 13760 E 12 Mile Rd Ste B Warren, MI 48088 586-3628404	Community Rx Phcy Mahbubur Motlib 27124 Dequindre Rd Warren, MI 48092 586-9202225

Hanan Pharmacy Llc Farah Darwiche 4600 E 14 Mile Rd - Suite 2 Warren, MI 48092 586-9995951	Health Pointe Pharmacy Joe Naim 26000 Hoover Rd #107 Warren, MI 48089 586-8595588	Ryan Pharmacy Hm Auday Maki 23421 Ryan Road Warren, MI 48091 586-7550040	Ryans Rx Pharmacy Khaled Hussain 29230 Ryan Rd Ste B Warren, MI 48092 586-4137188	Star Pharmacy Shah Bhuiyan 24831 Ryan Rd Warren, MI 48091 800-5555555
Village Pharmacy Alexander Siomka 6213 Chicago - Ste#200 Warren, MI 48092 586-7517979	Warren Pharmacy Mohammed Martin 28792 Ryan Rd Warren, MI 48092 586-5104252	Clintonville Pharmacy Pankaj Patel 4494 Clintonville Rd Waterford, MI 48329 248-6861582	Nca Pharmacy Shatha Matti 7362 Highland Rd Waterford, MI 48327 248-4616509	Bmc Phcy W Bloomfield Heather Thomas 6900 Orchard Lake Rd Ste 104 West Bloomfield, MI 48322 248-8555505
H & A Health Pharmacy Hilmi Algothaim 1207 S Wayne Rd Westland, MI 48186 313-8708870	R K Pharmacy Khodr Bazzi 181 N. Wayne Rd Westland, MI 48185 800-5555555	Central Phcy-williamston Fadi Nuseibeh 129 S Putnam St Williamston, MI 48895 517-9925101	Hannahville Ihc Phcy Spec Kenneth Meshigaud W365 Us 2 & 41 Ste 600 Wilson, MI 49896 906-7232560	Great Lakes Phcy Llc Ani Pathak 3247 Biddle Ave Ste A Wyandotte, MI 48192 734-2845100
Mymed Pharmacy Ali Daher 2616 Washtenaw Rd Ypsilanti, MI 48197 734-5834100	Optimal Rx Pharmacy Mohammed G Al Awdi 1751 Washtenaw Rd Ypsilanti, MI 48197 734-5475443			
Minnesota	Riverwood Aitkin Phcy Spencer Page 171 Red Oak Dr Aitkin, MN 56431 218-4294344	Barnesville Drug Michelle Hoppe 117 Front St S Barnesville, MN 56514 218-3542131	Hugos Family Pharmacy Cro Scott Van Camp 1310 University Avenue Crookston, MN 56716 218-2813174	Hugos Family Pharmacy E G Kristi Magnuson-nels 224 14th Street Ne East Grand Forks, MN 56721 218-7730611
Ely Community Phcy The Beth Hartshorn 328 West Conan Street Ely, MN 55731 218-3658788	Hugo's Family Pharmacy 13 Ross Nygaard 300 1st St W Fosston, MN 56542 218-4351454	Riverwood Garrison Clinic Spencer Page 27278 State Highway 18 Garrison, MN 56450 320-5253401	Baron's Pharmacy Craig Baron 1120 E 34th Street Hibbing, MN 55746 218-2637455	Baron's Pharmacy Mesaba Craig Baron 3605 Mayfair Ave Hibbing, MN 55746 218-2634922
Aitkin Community Hospital Spencer Page 241 W Highway 210 Mcgregor, MN 55760 218-7684165	Cedar Pharmacy Ahmed Mussa 417 Cedar Ave S Minneapolis, MN 55454 612-8143271	Hikma Pharmacy Omar Bihi 615 Cedar Ave Minneapolis, MN 55454 612-3153678	Juba Pharmacy Ahmed Adayib 1926 Chicago Ave S Minneapolis, MN 55404 816-3775388	Nicollet Pharmacy Deeq Mohammed 2805 Nicollet Ave Minneapolis, MN 55408 612-6448142
Uptown Phcy Inc Ahmed Dayib 200 W Lake St Ste 126 Minneapolis, MN 55408 816-3775388	Med Phcy Moorhead Azool Shelia Nudell 950 40th Ave S Moorhead, MN 56560 218-3594007	Medical Phcy-moorhead Ipc Sheila Nudell 101 11th St So Moorhead, MN 56560 218-2337365	Bois Forte Pharmacy Pam Parson 5219 Saint John Dr Orr, MN 55771 218-7570230	Robbinsdale Pharmacy Ahmed Mussa 4080 W Broadway Ste 145 Robbinsdale, MN 55422 612-8143271
West Seventh Pharmacy Jeff Johnson 1106 West 7th St Saint Paul, MN 55102 651-2281493	Como Pharmacy Pao Kue 217 Como Ave Ste 107 St Paul, MN 55103 651-4870044	Hugos Family Pharmacy Thi Scott Van Camp 215 Pennington Avenue Thief River Falls, MN 56701 218-6818556	Vermillion Public Phcy Lynette Tahtinen 1613 Farm Rd S Tower, MN 55790 218-7532180	Warren Pharmacy Inc Shelby Knott 103 W Johnson Ave Warren, MN 56762 218-7455481
Mississippi	Corner Drug Company Jimmy O'brian 802 Earl Frye Blvd Amory, MS 38821 662-2565920	Baldwyn L And L Phcy Libby Kirkpatrick 1025 North Ridge Rd Baldwyn, MS 38824 662-3659975	Houston Discount Phy Inc Joseph Collins 110 E Main St Baldwyn, MS 38824 662-3658261	Medical Arts Pharmacy Hm Fred Edmondson 735 South 4th Street Baldwyn, MS 38824 662-3655036
Newpointe Phcy # 2 Hm Robert Carr 4295 Hwy 42 Bassfield, MS 39421 601-9436913	Davis Family Pharmacy Diane Cummins 124 Public Sq Batesville, MS 38606 662-5639262	Magnolia Drug Company Sheree Moorman 131 Highway 51 N Batesville, MS 38606 662-4581717	Midtown Phcy And Gifts Tom Turfitt 620 Blue Meadow Rd Bay St Louis, MS 39520 228-4675574	Beaumont Drugs Rocky Mcgarity 881 Hwy 198 Beaumont, MS 39423 601-7843313
Belmont Pharmacy Bill Weatherford 338 2nd Street Belmont, MS 38827 662-4549902	Sq Phcy Gifts Of Belmont Thomas Spradling 85 Main St Belmont, MS 38827 662-2317234	Ladner Drugs Biloxi Nick Ladner 12435 Shriners Blvd Biloxi, MS 39532 228-3549616	Polks Drugs 8 Joe Flynt 1845 Popps Ferry Rd Biloxi, MS 39532 228-2070505	Cox Blythe Drugs Audra Armistead 122 W College St Booneville, MS 38829 662-7285732

Davidson Pharmacy, Llc Lauren Davidson Null 203a N 2nd St Booneville, MS 38829 800-5555555	Polks Crossgate Disdrug 1 Davis Wilson 335 Crossgates Blvd Brandon, MS 39042 601-8258660	Polks Discount Drugs 4 David Tullar 1866 Spillway Rd Brandon, MS 39047 601-9924466	Polks Discount Drugs 7 Dennis Smith 1031 Star Rd Brandon, MS 39042 601-8254507	Polks Discount Drugs 6 Chris Benton 7264 Siwell Rd Byram, MS 39272 601-3718662
Caledonia Pharmacy Justin Clark 741 Main Street Caledonia, MS 39740 662-3564000	Canton Discount Drug Hm Jason Strung 726 East Peace St Canton, MS 39046 601-8593827	Edinburg Drugs Codie Cauthen 3104 Highway 16 E Carthage, MS 39051 180-0555555	Clarksdale Pharmacy William Eric Poff 425 Desoto Avenue Clarksdale, MS 38614 662-6270100	Haire Drug Center Hm Eddie Ellis 549 Medical Dr Clarksdale, MS 38614 662-6242526
Henderson Drugs William E. Poff 2021 Hospital Dr Clarksdale, MS 38614 662-6246591	Westgate Drugs Douglas Smith 1015 Lee Dr Clarksdale, MS 38614 662-6277858	Parkway Pharmacy Allen Miley 134 E Northside Dr Clinton, MS 39056 601-9248935	Coldwater Pharmcy Hm Steve Perkins 421 Central Ave/po Bx 309 Coldwater, MS 38618 662-6227441	Funderburks Phy Ind Cheryl Sudduth 4962 Highway 305 Coldwater, MS 38618 999-9999999
Sav On Drugs Hm Deborah Mcdaniel 345 Broad St Columbia, MS 39429 601-7366321	Chris' Pharmacy Chris Bonner 2320 5th St N Columbus, MS 39705 662-3284300	Chris' Phcy And Sons Too Chris Booner 115 Alabama St Columbus, MS 39702 662-5701059	Robert's Apothecary Jene Landrum 2219 5th St N Columbus, MS 39705 662-3275400	Gunn Drug Company Paula Gunn 1815 E Shiloh Rd Corinth, MS 38834 662-2878062
Medical Plaza On Harper Rick Quinn 1425 South Harper Rd Corinth, MS 38834 662-2866337	Medical Plaza Pharmacy Hm Rick Quinn 111 Alcorn Drive Corinth, MS 38834 662-2866991	Jones County Drug Inc Jay Scoggin 407 Hill St Ellisville, MS 39437 601-4773030	Polks Florence Disdrug 2 Kenny Willoughby 101 49 Place Florence, MS 39073 601-8458610	Willoughbys Pharmacy Kenneth Willoughby 2195 Highway 49 S Florence, MS 39073 601-8917007
Tin Rx 809 Parvinder Kainth 2657 Lakeland Dr Flowood, MS 39232 954-2987882	French's Phcy Of Forest David French 512 Airport Rd Forest, MS 39074 601-4691418	S & W Pharmacy Trent Bennett 116 So Cummings St Fulton, MS 38843 662-8629025	Greenwood Downtown Drugs Guy Phillips 105 Carrollon Ave Greenwood, MS 38930 662-4534401	First Health-smo Hm Frank Marascalco 1300 Sunset Drive C Grenada, MS 38901 662-2260666
Coast Discount Pharmacy Binaya Mishra 1105 Broad Ave Gulfport, MS 39501 -	Ladner Drugs Gulfport Nick Ladner 12261 Highway 49 Ste 16 Gulfport, MS 39503 228-2841450	Value Drug Mart Nga Nguyen 2709 25th Ave C&d Gulfport, MS 39501 228-3575353	Hometown Pharmacy Brent Thompson 40518 Old Highway 45 S Hamilton, MS 39746 662-3627070	Funderburk's Phcy Hm Cheryl Suddoth 134 West Commerce Hernando, MS 38632 662-4295337
Louies Family Phcy Louis Smith 2260 Highway 51 S Hernando, MS 38632 662-4699055	Barnett Apothecary Hm Steve Barnett 606 Battleground Dr luka, MS 38852 662-4239994	luka Discount Drugs Lee Griffin 1411 W Quitman St luka, MS 38852 662-4239039	Northtown Pharmacy Andrew Clark 6220 Old Canton Rd Jackson, MS 39211 601-6654694	Pickles Drug Store Hm Rob Pickle 100 N Jackson St Kosciusko, MS 39090 662-2891112
Read Discount Drugs Paul Read 1592 Hwy 15n Ste D Laurel, MS 39441 601-4263238	Hodges Pharmacy Wayne Hodges 411 St Francis St Leakesville, MS 39451 601-3942602	Jitney Pharmacy Lexington Nick King 334 Depot Street Lexington, MS 39095 662-8343378	Peoples Drug Store Lexing Guy Phillips 102 Court Sq Lexington, MS 39095 662-8342721	Liberty Drug Hm Ronnie Blalock 110 Main Street Liberty, MS 39645 601-6578051
Tabor Drugs Thomas Cefalu 16575 W Main St Louisville, MS 39339 662-7735363	Edwards Discount Drug Rocky Mcgarity 103 W Frontage Rd Ste A Lucedale, MS 39452 601-9474941	Macon City Drug Bill Bell 3281 Jefferson Po Box 424 Macon, MS 39341 662-7265143	Mantachie Pharmacy Katlyn Spralding 3309 Hwy 371 N Mantachie, MS 38855 662-3223901	Trinity's Pharmacy Trinity Nichols 2745 Highway 371 N Mantachie, MS 38855 662-2825757
Quitman Drug Company Hm Don Haynes 1026 Martin Luther King Marks, MS 38646 662-3263505	Sonshine Pharmacy Susan Willis 712 Hwy 371 Mooreville, MS 38857 662-2318360	French's Pharmacy Hm David French 365 South 4th Street Morton, MS 39117 601-7328821	New Albany Phy&solutions Michael Warren 140 Fairfield Dr New Albany, MS 38652 662-5397777	Polk's Drugs #9 Jesse Murphy 6008 Washington Ave Ocean Springs, MS 39564 228-2151020
Mike's Pharmacy Steven Perkins 9065 Sandidge Center Cv Olive Branch, MS 38654 662-8928448	Chaney's Pharmacy Hm Brent Smith 501 Bramlett Oxford, MS 38655 662-2347221	Oxford Rx Mary John White 821 N Lamar Blvd Oxford, MS 38655 662-3805300	Healthplus Pharmacy Vishal Barot 238 South Pearson Rd Pearl, MS 39208 601-9144848	Rhodes-robbly Drugs Hm Justin Rhodes 114 Brooks/railroad Av Pelahatchie, MS 39145 601-8548252

Petal Drug Co Inc Kathryn Parker 201 Old Richton Rd. Petal, MS 39465 601-5453141	Rodgers Fam Phcy Pos Hm Kim Rodgers 130 W Central Ave Petal, MS 39465 601-5828351	Montgomery Drug E-link Hm James Randle 349 Hwy 15n Pontotoc, MS 38863 662-4895555	Anderson Drugs Hm Stephen Anderson 5796 Us Hwy 11/po Box 407 Purvis, MS 39475 601-7945525	Hammack Drug Kim Chancellor 101 A West Donald Street Quitman, MS 39355 601-7763711
Polks Discount Drugs 5 Ronnie Skelton 1201 Hwy 49 South Ste 2 Richland, MS 39218 601-9328609	Stricklands Cash And Save Warren Strickland 703 Front St N Pob 1619 Richton, MS 39476 601-7886332	Choice Pharmacy Erin Martinez 396 Hwy 51 N Ste B Ridgeland, MS 39157 769-3004906	Smith Drug Hm Trevor Williams 90 Main St/ Po Bx 138 Rienzi, MS 38865 662-4625357	Deep Delta Drugs Charlie Darden 56 S Fourth St Rolling Fork, MS 39159 662-8736006
Rolling Fork Drug Co Guy Phillips 20917 Us Hwy 61 Rolling Fork, MS 39159 662-8734723	Saltillo Pharmacy Lee Griffin 2698 Hwy 145 Saltillo, MS 38866 662-2692781	R&d Pharmacy Bradley Strickland 23457 Central Dr Ste A Saucier, MS 39574 228-8321898	Community Discount Phcy Mollie Spencer 100 N Front St Senatobia, MS 38668 662-5625268	May's Pharmacy Hm Sam Mcnulty 4385 Hwy 51 South Senatobia, MS 38668 662-5628550
Shelby Drug Co Hm Glen Neal 1211 Broadway Old Hwy 61s Shelby, MS 38774 662-3987487	Sherman Drugs Hm Lindy Mcmanus 670 Highway 178 Ste 1 Sherman, MS 38869 662-8448880	State Line Drugs James Snyder 194 Main St State Line, MS 39362 601-8487866	Gatlin's Pharmacy Bart Doran 18 1st Ave Tishomingo, MS 38873 662-4386605	Tunica Pharmacy Hm Eric Poff 1337 /hwy 61 N Tunica, MS 38676 662-3631431
Helping Hand Family Phcy Michael Jones 1670 Hwy 61 North Vicksburg, MS 39183 601-6316837	Duncans Pharmacy Inc Hm Jim Jackson 28271 Hwy 15 Po Box 220 Walnut, MS 38683 662-2234727	Bonner Discount Drugs Jerry Bonner 1017 Azalea Drive Waynesboro, MS 39367 601-7352141	Lab Discount Drugs Hm Abe Hutto 923 Wayne Street Waynesboro, MS 39367 601-7354444	Point City Drugs Blair Thompson 7683 Hwy 45 Alt Blvd West Point, MS 39773 662-4950008
County Discount Drug Robert Parker 820 Hall St Wiggins, MS 39577 601-9284482	Hometown Family Phcy Inc Brett Thames 930 Hall St Ste H Wiggins, MS 39577 691--528-12	Hammond's Pharmacy Hm Gay Hammond 212 North Applegate Winona, MS 38967 662-2838802	Karts Of Winona Pharm Inc Sanjeev Kumar 603 Middleton Rd Winona, MS 38967 662-5085014	Vanjons Pharmacy Wade E. Ward 320 E Fifteenth St Yazoo City, MS 39194 662-7463562
Webb's Pharmacy Nick King 216 South Main St Yazoo City, MS 39194 662-7463253				
Missouri	Sinks Pharmacy 100 Hm Amy Mitchell 206 S Alvarado Ave Ste D Belle, MO 65013 573-8593100	Evans Drug Bolivar Kevin Mccullough 703 E College St Bolivar, MO 65613 417-3265208	Sinks Pharmacy Bourbon Amy Mitchell 124 N Old Hwy 66 Bourbon, MO 65441 573-7323256	Bowling Green Pharmacy Shari Black 8 N Court Street Bowling Green, MO 63334 573-3242112
Green Hills Pharmacy Hm David Gardner 712 South Main Brookfield, MO 64628 660-2582122	Brunswick Family Phcy Tony Clark 807 E Broadway St Suite B Brunswick, MO 65236 660-5482118	Evans Drug Buffalo Kevin Mccullough 315 S Ash St Buffalo, MO 65622 417-3452321	Lake Regional Phy Cmc Edi Michael Henze 1930-c N Business Route 5 Camdenton, MO 65020 573-3462300	Cameron Family Phcy #191 Jill Saunders 1303 N Walnut Cameron, MO 64429 816-6322201
County Market Phcy #409 Art Awerkamp 1805 Elm Street Canton, MO 63435 573-2880355	Broadway Pharmacy Kevin Wood 710 Broadway St Cape Girardeau, MO 63701 573-3358207	Medicenter Pharmacy Eric Schreiber 465 S Mount Auburn Rd Cape Girardeau, MO 63703 573-6515250	Hometown Phcy Carrollton Jill Garrison 1409 N Jefferson St Carrollton, MO 64633 660-5422020	Cedar Hill Drug Michelle Eberhart 7032 State Route Bb Cedar Hill, MO 63016 636-2743111
St Lukes Hosp Phcy Cf Robert Nguyen 224 S Woodsmill Rd Ste 350s Chesterfield, MO 63017 314-2056023	Hometown Phcy Chillicothe Jill Garrison 601 Locust St Chillicothe, MO 64601 660-6467455	The Medical Arts Pharmacy Brock Smith 7710 Carondelet Ste 125 Clayton, MO 63105 314-8620333	Towne Pharmacy Amy Mitchell 200 N. Franklin Cuba, MO 65453 573-8857212	Westland Pharmacy Hm Michelle Eberhart 2020 Rock Rd De Soto, MO 63020 636-3371761
Goldsmith Pharmacy Stephen Sommer 13354 Manchester Rd #101 Des Peres, MO 63131 314-4325020	Community Care Desloge Terry Hyde 617 N Cowling St Ste G Desloge, MO 63601 833-3214479	Parkland Apothecary, Llc Lisa Umfleet 1131 N Desloge Dr Desloge, MO 63601 573-4316677	Super Saver Pharmacy Phillip Wilkins 100 H & S Drive Doniphan, MO 63935 573-9965220	Evans Drugs - Eldo Kevin Mccullough 209 E. Hwy 54 El Dorado Springs, MO 64744 417-8763313

Lake Reg Phcy- Eldon David Halsell 416-b South Maple St. Eldon, MO 65026 573-5572231	Browns Pharmacy Inc Jill Garrison 375 Trimmer Ln Ellington, MO 63638 573-6637707	Parkland Rx Farm Lisa Umfleet 806 Valley Creek Dr Farmington, MO 63640 573-7471191	Sam's Hm #3 Edi Christian Tadrus 300 N Church Po Box 509 Fayette, MO 65248 660-2482275	Parkland Rx Fred Lisa Umfleet 1025 Hwy 72 Bypass Fredericktown, MO 63645 573-7836000
Medley Pharmacy Gerald Amy Mitchell 733 W Springfield Rd Gerald, MO 63037 573-7645980	Parkland Rx Green Lisa Umfleet 137 Front Street Greenville, MO 63944 573-2238062	Maxwell Pharmacy, Inc Matthew Maxwell 200 South 9th Street Hannibal, MO 63401 573-7193530	Semo Drugs Of Hayti Amy Register 225 S 3rd St Hayti, MO 63851 573-3591646	Berlener Drug Store Hm Frank Meyer 119 Bavarian Hills Blvd Hermann, MO 65041 573-4862612
Hillsboro Drug Hm Michelle Eberhart 10666 Highway 21 Hillsboro, MO 63050 636-7973468	Sinks Pharmacy Iberia Amy Mitchell 2322 Highway 17 Iberia, MO 65486 573-7932050	Stadium Pharmacy Vikranth Anneboina 4811 S. Arrowhead Dr. Independence, MO 64055 816-3564600	Parkland Rx Ironton Lisa Umfleet 1500 Highway 21 Ironton, MO 63650 573-5466000	Medicenter Pharmacy Hm Stephen Sommer 200 W. Washington St Jackson, MO 63755 573-2431303
Jefferson City Med Grp Ph Melissa Astin 1241 West Stadium Blvd Jefferson City, MO 65109 573-5567780	Spalitto's Pharmacy Pete Spalitto 3801 Independence Ave Kansas City, MO 64124 816-2314717	Cornerstone Kennett Kenny Harrison 123 1st Street Kennett, MO 63857 573-8889094	Kirksville Pharmacy Jessica Buchheit 1611 S Baltimore St Ste B Kirksville, MO 63501 660-9567010	Advocates For A Hlthy Com K Brooks Miller 860 Lynn St Lebanon, MO 65536 417-3440062
Noble Drug Catherine Welch 521 E Elm St Lebanon, MO 65536 417-) 344 0	Rinne Pharmacy Jeremy Rinne 100 Deer Lick St Licking, MO 65542 573-6742995	Evans Drugs Lockwood, Llc Kevin Mccullough 725 Main St Lockwood, MO 65682 417-2324721	Family Drug Tf2 Shari Black 3308 Georgia Street Louisiana, MO 63353 573-7544551	Big Bend Pharmacy Hareesh Kumar Reddy Palli 659 Big Bend Rd Manchester, MO 63021 636-4385095
Marceline Pharcy Bill Koch 1509 North Missouri Ave Marceline, MO 64658 660-3762700	Randolph Drug Store Edi Kenton Randolph 301 S Polk Pob 235 Maysville, MO 64469 816-4492700	Milan U Save Haley Weter 111 E 2nd Street Milan, MO 63556 660-2653779	Sam's Hm #1 Edi Chris Tadrus 300 N Morley Po Box 957 Moberly, MO 65270 660-2630909	Sam's Hm #2 Edi Christian Tadrus 530 E 24 Highway Moberly, MO 65270 660-2636710
Evans Drug Nevada Kevin Mccullough 1407 W Austin Blvd Nevada, MO 64772 417-6673953	Pratt's Rexall Drugs Hm Craig Willimann 100 Dwayne Vonbehren Driv New Haven, MO 63068 573-2373321	Lake Reginl Phy Obmp Edi Michael Henze 1057 B Medical Park Dr Osage Beach, MO 65065 573-3022700	Evans Drugs - Osceola Kevin Mccullough 675 Third Street Osceola, MO 64776 417-6462301	Medley Pharmacy Hm Amy Mitchell 601 E Highway 28 Owensville, MO 65066 573-4373440
Lawrence Drug Ozark Nathan Aldrich 5540 N Farmer Branch Rd Ozark, MO 65721 417-4858555	County Market Phcy #375 Art Awerkamp 1208 S Main Palmyra, MO 63461 573-7690343	Paris Pharmacy Hm Jason Dodge 223 North Main St Paris, MO 65275 660-3274514	Parkland Rx Pied Lisa Umfleet 420 Piedmont Ave Piedmont, MO 63957 573-2234235	Ozark Pharmacy Cheri Barton 2725 N Westwood Blvd Poplar Bluff, MO 63901 573-7725800
Austin Plaza Pharmacy Terry Hyde 410 E High St Ste A Potosi, MO 63664 573-4382349	Stoner Drug # 2 Chris Roup 315 So Main St Rockport, MO 64482 660-7442433	Sinks Pharmacy Hm Amy Mitchell 1375b E 10th St Rolla, MO 65401 573-3649616	Sinks Pharmacy Select Llc Amy Mitchell 1024 S Bishop Avenue Rolla, MO 65401 573-4664468	Sinks Pharmacy South Hm Amy Mitchell 1100b S Bishop Ave Rolla, MO 65401 573-3084899
Sink's Pharmacy St Clair Amy Mitchell 1435 N. Main St Saint Clair, MO 63077 636-6298085	Dr Tims Pharmacy Tim Wilson 125 N Jefferson St Saint James, MO 65559 573-2655400	Medical Center Pharmacy Tim Wilson 1000 N Jefferson St B Saint James, MO 65559 573-2655400	Aj Wellness Phcy Amira Jahic 9785 Mackenzie Rd Ste 106 Saint Louis, MO 63123 314-8759002	Greaterhlth Phcy & Wlns Marcus Howard 5503 Delmar Blvd Ste B Saint Louis, MO 63112 314-2005313
Imran Pharmacy Muhammad Attique 3737 N Kingshighway Blvd Ste 100 Saint Louis, MO 63115 314-3819394	Sefora Pharmacy Suneetha Mare 5819 S Lindbergh Blvd Saint Louis, MO 63123 314-2009395	St Louis Hills Pharmacy Tyler Taylor 4365 Chippewa St Ste 100 Saint Louis, MO 63116 314-8322480	West Pine Pharmacy Hm Devin Dalpoas 4401 W Pine Blvd Saint Louis, MO 63108 314-5331081	Winkelmann Sons Drg Co Dan Winkelmann Jr 3300 Meramec St Saint Louis, MO 63118 314-3533300
Excel Pharmacy Raj Jhala 505 Salt Lick Rd Saint Peters, MO 63376 636-2786561	St Peters Community Phcy Raj Jhala 4885 Mexico Road Saint Peters, MO 63376 636-2445385	Moser Pharmacy Edi Hershel Moser 900 S Main Salem, MO 65560 573-7293300	Sinks Pharmacy Amy Mitchell 1204 East Highway 32 Salem, MO 65560 573-7294091	Vandivort Drug Teel Wisdom 117 W 4th St Salem, MO 65560 573-7294114

Medicap Pharmacy Casey Duncan 2220 Main St Scott City, MO 63780 573-2642450	Evans Drug Sedalia East Tracy Timmermann 701 E Broadway Blvd Sedalia, MO 65301 660-8242643	Evans Drug Sedalia West Tracy Timmermann 1400 S Limit Ave Ste 3 Sedalia, MO 65301 660-8272400	Bootheel Drugs Brandon Michael 339 E Commercial St Senath, MO 63876 573-7382097	Randys Rx Randy Ackman 1012 North Main Sikeston, MO 63801 573-4710285
Sikeston Medicenter Phcy Stephen Sommer 507 North Main St Sikeston, MO 63801 573-4714401	Lawrence Drug Nathan Aldrich 1454 E Republic Rd Springfield, MO 65804 417-8866880	Medicenter Pharmacy Eric Schreiber 1474 N Boonville Ave Springfield, MO 65802 417-8691866	Olive Street Pharmacy Irina Shlafshteyn 10420 Old Olive S Rd St Louis, MO 63141 314-7365555	Tj Pharmacy Tuan Le 3900 S Grand Blvd St Louis, MO 63118 314-8750121
Greene Pharmacy Hm David Greene 128 West Main St Steele, MO 63877 573-6954533	Steelville Drug Medley Amy Mitchell 503 W Main Steelville, MO 65565 573-7752900	Evans Drugs - Stockton Kevin Mccullough 19 Public Sq Stockton, MO 65785 417-2763128	Sinks Pharmacy Sullivan Amy Mitchell 153 E Springfield Rd Sullivan, MO 63080 573-4684777	Evans Drug Sunrise Beach Kevin Mccullough 13655 N State Hwy 5 Sunrise Beach, MO 65079 573-3728305
Sweet Springs Phcy Hm William Koch 401 S Locust Sweet Springs, MO 65351 660-3356300	Beckwith Pharmacy Mark Beckwith 107 A North Lincoln Drive Troy, MO 63379 636-5288462	Van Buren Drug Hm Rita Barnes 406 Main St Po Box 361 Van Buren, MO 63965 573-3238159	County Market Phcy #392 Art Awerkamp 1555 Us 54 West Vandalia, MO 63382 573-5942136	Sinks Pharmacy Hm Amy Mitchell 606 Highway 63 S Vienna, MO 65582 573-4226400
Sinks Pharmacy Amy Mitchell 1000 Gw Lane Ste 105 Waynesville, MO 65583 573-4332550	Webster Pharmacy Steve Zielinski 608 E Lockwood Ave Webster Groves, MO 63119 314-9621065			
Montana	Baker Drug Alyse Webber 103 S Main Street Baker, MT 59313 406-7782214	Pharm406 Kyle Austin 1410 38th St W Billings, MT 59102 406-7176100	Highland Park Phcy Kiera Pattison 925 Highland Blvd Bozeman, MT 59715 406-4141030	Price Rite Bozeman Hm Randy Harrington 910 N 7th Ave Bozeman, MT 59715 406-5870608
Dahl Memorial Hc Com Phcy Michelle Mehling 106 E Park St Ekalaka, MT 59324 406-7758896	Fairfield Drug Hm Jill Tex 407 Central, Po Box 247 Fairfield, MT 59436 406-4672336	Yellowstone Phy Of Forsth Leanna Schwend 1025 Main St Forsyth, MT 59327 406-3462134	Western Drug-glasgow Inc Fred Compton 537 2nd Ave South Glasgow, MT 59230 406-2284308	Public Drug Jessica Cardwell 324 Central Avenue Great Falls, MT 59401 406-4531497
406 Clinic Pharmacy Eric Shields 1315 Wyoming St Ste B Missoula, MT 59801 406-5414060	Montana Rx Compders Kelly Shields 111 N Higgins Ave Ste 5 Missoula, MT 59802 406-5422888	Plains Drug Hm Andi Holmes 214 Railroad Street Plains, MT 59859 406-8263552	Family Health Pharmacy Hm Shiree Dupuis-ryan 63307 Hwy 93 South Ronan, MT 59864 406-6762111	Seeley Swan Pharmacy Hm Karen Dove 3027 Hwy 83 Seeley Lake, MT 59868 406-6778989
Mineral Pharmacy Andrea Holmes 207 River Street Superior, MT 59872 406-8224681	Thompson Falls Family Phy Justin Holmes 1221 Main St Thompson Falls, MT 59873 406-8274349			
Nebraska	Lake Crest Pharmacy Anita Ruse 620 Main St Ste B Adams, NE 68301 402-9887145	One2one Ainsworth Llc Brad Bowdino 255 N Main St Ainsworth, NE 69210 402-3871403	Alliance Community Pharma Tim Kotschwar 2409 Box Butte Avenue Alliance, NE 69301 308-6291045	Daves Pharmacy Alliance Dave Randolph 223 Box Butte Avenue Alliance, NE 69301 308-7624811
Hays Pharmacy Paul Fulmer 706 West Main St Alma, NE 68920 308-9282022	Cody's U-save Pharmacy Hm Cody Kuszak 2220 J Street Auburn, NE 68305 402-2744186	Stoner Drug Colby Haynes 2115 14th Street Ste 201 Auburn, NE 68305 402-2740220	Jim's U-save Hm Jim Mchague 219 Q Street Aurora, NE 68818 402-6943187	Kubat Pharmacy Mitch Deines 910 Court St Beatrice, NE 68310 402-2234779
Benkelman Pharmacy Jamie Hanes 509 Chief Street Benkelman, NE 69021 308-4232759	Healthmart Pharmacy-15817 Mike Aksamit 15817 Cw Hadan Drive Bennington, NE 68007 402-9325556	Bloomfield Phcy John Nagengast 105 S Broadway Suite 1 Bloomfield, NE 68718 402-3734411	Ron's Pharmacy Ronald Karmazin 537 West Gage/pob 307 Blue Hill, NE 68930 402-7563811	Varney Hm Marge Trythall 744 South E St/po Box 70 Broken Bow, NE 68822 308-8722852

South Loup Community Phcy Brett Eggleston 200 E Pacific St Callaway, NE 68825 308-8362219	Trav's Usave Phcy Travis Kuchar 1414 16th Street Central City, NE 68826 308-9463859	Super Saver Phcy #18 Mark Griffin 3318 23rd St Columbus, NE 68601 402-5633349	Tooley Clinic Phcy Hm Tim Tooley 4306 38th Street Columbus, NE 68601 402-5628627	Tooley Drug Hm Tim Tooley 2615 13th Street Columbus, NE 68601 402-5647205
Service Drug Hm Paul Mcginnis 133 E 8th St Cozad, NE 69130 308-7842238	Stockmen's Drug Crawford Helen Ianniello 202 Main St Crawford, NE 69339 415-9838300	Ken's U-save Pharmacy Hm Ken Marvin 1302 Linden Avenue Crete, NE 68333 402-8263784	Curtis Discount Pharmacy Dan Kreis 115 Center Ave Curtis, NE 69025 308-5551212	Sav-rx Phcy @ A&a Drug Christy Piti 1612 N Bell Street Fremont, NE 68025 402-7217634
Reimer Pharmacy Nikolas Reimer 312 Broadway St Fullerton, NE 68638 308-5362641	Gering Pharmacy Hm Chris Bosche 1400 Tenth Street Gering, NE 69341 308-4362181	Stockmen's Drug Helen Ianniello 116 N Main St Gordon, NE 69343 308-2821114	Gothenburg Discount Phcy Dan Kreis 902 Avenue D Gothenburg, NE 69138 308-5377155	Super Saver Pharmacy #28 Mark Griffin 710 State St Grand Island, NE 68801 308-3980940
U-save Pharmacy 4th Stree Mike Hamik 423 W 4th St Grand Island, NE 68801 308-3847372	U-save Pharmacy Hm Mark Miller 3224 W 13th St. Grand Island, NE 68803 308-3849010	U-save Pharmacy Hm Scott Weyers 2105 S Locust St Grand Island, NE 68801 308-3823784	Grant Pharmacy Jason Burke 218 Central Ave Grant, NE 69140 308-3524511	Usave Pharmacy Bill Snodgrass 611 N Hwy 6 Gretna, NE 68028 402-3325990
Crosier Park Pharmacy Hm Scott Kirkegaard 405 East 14th Street Hastings, NE 68901 402-4624600	Russ's Market Pharmacy #7 Mark Griffin 611 N Burlington Ave Hastings, NE 68901 402-4638503	Thayer County Pharmacy Michael Logsdon 428 Lincoln Ave Hebron, NE 68370 402-7686319	Daves Phcy Hemingford Dave Randolph 508 Niobrara Hemingford, NE 69348 308-4875212	Henderson Pharmacy Randy Baldwin 1060 N Main St Henderson, NE 68371 402-7234475
Meadowlark Pharmacy Jonathon Lamarque 520 Prairie View Lane Hickman, NE 68372 402-7920006	Fulmer Pharmacy Paul Fulmer 1317 Hill Street Holdrege, NE 68949 308-9954401	Adams Drug Jim And Jamie Hanes 513 Broadway Imperial, NE 69033 308-8824949	Abc Drug Hm Amy Brandt 2123 Central Ave Kearney, NE 68847 308-2372175	Haeberles Gnd Ctl Pcy #26 Mark Griffin 7 W 25th St Kearney, NE 68847 308-2372545
U-save Pharmacy Kearney Kimberly Hamik 3611 2nd Ave Kearney, NE 68847 308-4551555	Bemis Drug Grant Kinn 129 S Chestnut St Kimball, NE 69145 308-2353936	Main St Apothecary Hm Christina Patefield 201 E 2nd St Laurel, NE 68745 402-2563511	Usave Pharmacy Travis Maloley 603 N. Washington Lexington, NE 68850 308-3246325	Alivation Pharmacy Matt Duffy 8550 Cuthills Circle Lincoln, NE 68526 402-4766060
Lincoln Pharmacy Faheem Rashidi 3300 A St Ste 100 Lincoln, NE 68510 402-7708261	Russ's Pharmacy #1 Mark Griffin 1709 Washington St Lincoln, NE 68502 402-4742102	Russ's Pharmacy #2 Mark Griffin 130 N 66th St Lincoln, NE 68505 402-3250254	Russ's Pharmacy #21 Mark Griffin 1550 S Coddington Ave Lincoln, NE 68522 402-4358241	Stockwell Pharmacy Lee Schmit 3811 S 27th St Lincoln, NE 68502 402-4238588
Super Saver Pharmacy #11 Mark Griffin 5460 S 56th St Lincoln, NE 68516 402-4230870	Super Saver Pharmacy #27 Mark Griffin 840 Fallbrook Blvd Lincoln, NE 68521 402-4388870	Super Saver Pharmacy #4 Mark Griffin 233 N 48th St Lincoln, NE 68504 402-4648822	Super Saver Phcy #17 Mark Griffin 2525 Pine Lake Rd Lincoln, NE 68512 402-4208269	Super Saver Phcy #9 Mark Griffin 2662 Cornhusker Hwy Lincoln, NE 68521 402-4667775
Loup City Rx Shoppe Mike Blaha 133 S 7th St Loup City, NE 68853 308-7452109	U-save Phcy And Med Supp Angela Langan 902 N Highway 83 Mc Cook, NE 69001 308-3455670	Farrells Pharmacy Patrick Farrell 120 West B St Mccook, NE 69001 308-3451781	Pedley Drug Hm Jeffrey Hanson 419 North Colorado Minden, NE 68959 308-8322815	Codys Usave Pharmacy Cody Kuszak 1821 S 11th St Nebraska City, NE 68410 402-8733397
U-save Pharmacy Hm Patrick Hammond 1001 West Benjamin Avenue Norfolk, NE 68701 402-3798728	Rx Express Pharmacy Brian Wilson 402 N Jeffers St North Platte, NE 69101 308-5327010	U Save Pavilion Phy Bill Snodgrass 611 W Francis St Ste 130 North Platte, NE 69101 308-2216993	U-save Pharmacy Travis Covey 211 West Leota North Platte, NE 69101 308-5320310	Westfield Phcy Hm Kim Riley 1845 West A North Platte, NE 69101 308-5325539
Corner Drug Hm Richard Mulder 301 N Oakland Ave Oakland, NE 68045 402-6855883	U-save Pharmacy Hm Brian Wilson 23 N Spruce St Ogallala, NE 69153 308-2842242	Ne Orthopedic Hosp Rtl Anna Mccaslin 2808 S 143rd Plz Omaha, NE 68144 402-6093301	Tower Pharmacy Express #7 Bruce Goldberg 349 N 78th Street Omaha, NE 68114 402-9328709	Anderson Pharmacy Mike Blaha 1429 M St Ord, NE 68862 308-7285922

Good Life Disct Pharm Hm Angie Svoboda 125 South 16th Street Ord, NE 68862 308-7283295	Travs Usave Telephcy Travis Kuchar 415 Hawkeye St Osceola, NE 68651 402-7505221	The Osmond Pharmacy Scott Taylor 322 State Street Osmond, NE 68765 402-7483708	Healthfirst Pharmacy Heidi Kohake 645 G St Pawnee City, NE 68420 402-8522321	Plainview Family Pharmacy Ashley Dendinger 103 S Main St Plainview, NE 68769 402-5824202
Keller Pharmacy Chris Keller 101 W 3rd St P.o. Box 365 Ponca, NE 68770 402-7552216	Svanda Pharmacy Hm Geoffrey Wright 314 Grand Avenue Ravenna, NE 68869 308-4523672	Brehm Drug Jeff Platak 608 Howard Ave Saint Paul, NE 68873 308-7544611	Comm Phcy At Reg West John Mentgen 3911 Avenue B Ste M200 Scottsbluff, NE 69361 308-6301900	Superior Pharmacy Andrew Carter 348 N Central Ave Superior, NE 68978 402-8794234
Syracuse T&country Hm Rhonda Stinson 1710 Poplar St Syracuse, NE 68446 402-2692001	Chief Drug Colby Haynes 123 S 3rd Street Tecumseh, NE 68450 402-3353375	Hasselbalch Pharmacy Mike Wendt 143 S 3rd St Tecumseh, NE 68450 402-3353303	Heart City Drug Chelsey Delaney 110 N Main St Valentine, NE 69201 402-3892861	Urban Clinic Pharmacy Julia Urban 1760 County Road J Wahoo, NE 68066 402-4431630
U-save Pharmacy Waverly Nicole King 13851 Guildford St Ste D Waverly, NE 68462 402-7860225	U-save Pharmacy Hm Mark Patefield 216 East 7th Street Wayne, NE 68787 402-3752922	Charlie's U-save Phcy Hm Charlie Moore 2029 Lincoln Ave York, NE 68467 402-3624429		
Nevada	Silver State Drug Andrew Bleak 800 North Spring Street Caliente, NV 89008 775-7263771	Alto Las Vegas Retail Brian Meewes 600 Pilot Rd Ste A Las Vegas, NV 89119 702-7014608	Lifecare Pharmacy Cletus Amadi 3050 E Desert Inn Rd Ste 124 Las Vegas, NV 89121 702-6972105	Ok'care Pharmacy John Okoye 4845 S Rainbow Blvd #403 Las Vegas, NV 89103 702-5389388
Rosemont Phcy Abish Thomas 2435 Fire Mesa St Las Vegas, NV 89128 702-5086009	Santa Maria Las Vegas Michael Soliman 3827 E Sunset Rd Ste L Las Vegas, NV 89120 702-4740268	St Mary Pharmacy Sarah Ashreky 4180 S Rainbow Blvd Ste 808 Las Vegas, NV 89103 702-7223707	Sunrise Medical Pharmacy Brendan Ly 3131 La Canada St. Ste201 Las Vegas, NV 89169 702-7322334	True Care Pharmacy #3 Chetankumar Patel 2208 S Nellis Blvd #5a Las Vegas, NV 89104 702-7018943
True Care Pharmacy Hm Lalu Patel 3525 S Fort Apache Rd 165 Las Vegas, NV 89147 702-2332010	Vesper Specialty Pharmacy Joshua Koroghli 4225 S Eastern Ave Ste 16 Las Vegas, NV 89119 702-3334377	City Centre Pharmacy Udechukwunyere Chukw 2290 Mcdaniel St Ste 1a North Las Vegas, NV 89030 702-4770311	Tango Pharmacy Robenson Apibo-tango 4090 W Craig Rd Ste 101 North Las Vegas, NV 89032 214-8861077	Valley Pharmacy Amar Chandaluri 5055 Sun Valley Blvd #210 Sun Valley, NV 89433 775-2000945
New Hampshire	Colonial Village Hm Marc Fournier 54 Park Ave Contoocook, NH 03229 603-7464600			
New Jersey	Home Drug Store Vishal Sood 814 Main Street Asbury Park, NJ 07712 732-7743400	Quick Med Pharmacy Vik Bhatt 1221 Main Street Asbury Park, NJ 07712 732-6927986	Bayonne Pharmacy Ashraf Ashamalla 651 Broadway Bayonne, NJ 07002 201-3391200	Broadway Health Rx Ashraf Ashamalla 974 Broadway Bayonne, NJ 07002 201-4712400
Liberty Pharmacy Shadi Gad 265 Broadway Bayonne, NJ 07002 201-4367000	Ultracare Healthmart Phy Jay Patel 557 Broadway Bayonne, NJ 07002 201-4558200	Medbox Specialty Phcy Charulatta Brahmhatt 14 Franklin St #102 Belleville, NJ 07109 +18-0055555	Carls Town Rx Franco Jaime 326 Garden St # 2 Carlstadt, NJ 07072 862-2717877	Rosvold Phcy Marcell Martinez 2702 Route 130 N Cinnaminson, NJ 08077 856-8294877
Clifton Pharmacy Rx Usman Tanvir 261 Clifton Ave Clifton, NJ 07011 800-5555555	Jerusalem Pharmacy Younis Rasheed 1414 Main Ave Clifton, NJ 07011 973-3406200	Lakeview Pharmacy Mustafa Faraj 244 Lakeview Ave Clifton, NJ 07011 973-5100250	Colonia Natural Pharmacy Svetisbav Milic 515 Inman Ave Colonia, NJ 07067 732-3813400	Delran Pharmacy Joseph Jesuele Jr 88 Hartford Rd Ste A Delran, NJ 08075 856-7645400
Ray Pharmacy Mahendra Patel 187 North Ave Dunellen, NJ 08812 732-9681481	Windsor Pharmacy Chinmay Arya 722 Rt 18 East Brunswick, NJ 08816 732-2573784	Morris Avenue Pharmacy Ira Zarestka 333 Morris Avenue Elizabeth, NJ 07208 908-3535200	Take Care Pharmacy Sabina Sebastian 182a Elmora Ave Elizabeth, NJ 07202 908-3515768	Pharmacyx, Inc. Moses Fischman 73 Broadway Elmwood Park, NJ 07407 201-7960400

Harry's Pharmacy Harry Patel 1776 N Olden Ave Ewing, NJ 08638 609-2514500	Fanwood Pharmacy Mitul Patel 246 South Ave Unit 104 Fanwood, NJ 07023 908-6806936	Farmingdale Drugs Inc Hemal Makadia 73 Main St Farmingdale, NJ 07727 732-9389051	Star Pharmacy Kyong Yu 1400 Anderson Ave Unit #7 Fort Lee, NJ 07024 201-2248877	Ultra Care Pharmacy Fp Jay Patel 3191 Route 27 Store #3 Franklin Park, NJ 08823 732-7986076
Glen Ridge Phcy & Surg Hina Patel 855 Bloomfield Avenue Glen Ridge, NJ 07028 973-7435900	Skylands Family Pharmacy Umesh Patel 198b Mountain Ave Hackettstown, NJ 07840 908-4412882	Belmont Pharmacy Bassam Mustafa 364 Belmont Avenue Haledon, NJ 07508 973-4578850	First Aid Rx Arthur Aylaroff 397 Haledon Ave #102 Haledon, NJ 07508 862-2377222	Bell Works Pharmacy David Metzger 101 Crawfords Corner Rd Ste 116c Holmdel, NJ 07733 732-2854064
Soma Pharmacy Gurdine Soma 4126 Us Highway 9 Howell, NJ 07731 732-9879969	Lyons Pharmacy Ankur Barot 471-79 Lyons Ave Irvington, NJ 07111 973-9266496	All Wellness Pharmacy Lenny Zbarsky 180 N County Line Rd Jackson, NJ 08527 732-9874209	Concord Pharmacy Remon Endrawes 317 Martin Luther King Jr Jersey City, NJ 07305 201-9209806	Excel Pharmacy Joann Bhatia 612 Pavonia Ave Jersey City, NJ 07306 201-2395800
Pinto's Pharmacy Mena Sand 161 Palisade Ave Jersey City, NJ 07306 201-2413333	The Prescription Shoppe Joann Bhatia 550 Newark Ave Suite 101 Jersey City, NJ 07306 201-3600600	Ultra Care Pharmacy Jc Janak Patel 568 Westside Ave Jersey City, NJ 07304 201-4339777	Valery's Pharmacy Llc. Valerie Ortiz 2983 John F Kennedy Blvd Jersey City, NJ 07306 201-9842180	Verona Pharmacy Ashraf Ashamalla 739 Communipaw Ave #a Jersey City, NJ 07304 201-9469501
Vitalis Pharmacy Remon Endrawes 3495 Kennedy Blvd Jersey City, NJ 07307 201-2221800	Wisdom Pharmacy Raj Patel 2717 John F Kennedy Blvd Jersey City, NJ 07306 201-6304619	Jefferson Pharmacy Carlos Almanza 706 Rte 15 South Ste 104 Lake Hopatcong, NJ 07849 973-6632560	3m Remedies Pharmacy Moses Werzberger 1091 River Ave Lakewood, NJ 08701 732-9942402	Madison Pharmacy Moses Werzberger 400 Madison Ave Lakewood, NJ 08701 845-2937999
Refuah Pharmacy Moses Werzberger 911 East County Line Rd Lakewood, NJ 08701 732-9429987	Westgate Pharmacy Moses Werzberger 112 Hillside Blvd Lakewood, NJ 08701 732-3702500	Penlar Pharmacy Kaushal Patel Patel 160 Lawrenceville Penn Rd Lawrenceville, NJ 08648 609-8952619	Bienestar Pcy & Welnes Ct Gladys Duenas 799 S. Emerson Ave Lindenwold, NJ 08021 856-8057991	Diamond Pharmacy Calos Almanza 444 Ocean Blvd N Long Branch, NJ 07740 732-2221299
Healthvia Pharmacy Yesha Patel 300 E Greentree Rd Ste 8 Marlton, NJ 08053 856-9838700	Medford Pharamcy Richard Kress 639 Stokes Rd #101 Medford, NJ 08055 609-6546884	Quakerbridge Pharmacy Glenn Sudnick 94 Flock Road Mercerville, NJ 08619 609-5871850	Barrys Montville Phcy Amit Patel 185 Changebridge Rd Montville, NJ 07045 973-3356688	Mount Arlington Pharmacy Amul Patel 181 Howard Blvd Mount Arlington, NJ 07856 973-6013617
New Brunswick Phcy & Surg Tejasvi Patel 159 French Street New Brunswick, NJ 08901 732-4181100	Apollo Pharmacy Yogeshkumar Brahmhbhatt 130 Summer Ave Newark, NJ 07104 973-3506155	Guardy's Pharmacy Hm Paul Hsu 403-409 Bloomfield Avenue Newark, NJ 07107 973-4822648	Kayes Drug Store Andy Barot 1069 Bergen St Newark, NJ 07112 973-9264100	Michaels Pharmacy Michael Kaldas 287 South Orange Avenue Newark, NJ 07103 973-5585940
Newark Community Pharmacy John Meo 751 Broadway Newark, NJ 07104 973-4812400	Broadway Pharmacy Avelino Avelenda 7211 Broadway North Bergen, NJ 07047 201-7669300	Quick Aid Pharmacy Ahab Ayad 505 Milltown Rd North Brunswick, NJ 08902 732-2472333	Us Pharmacy Lab David Yoon 220 Livingston St Northvale, NJ 07647 201-3229090	Norwood Phcy Jisup Han 455 Livingston St Norwood, NJ 07648 857-2031678
Burgess Chemists 2 Daniel Albizati 559 Franklin Ave Nutley, NJ 07110 973-2350909	Adlers Oak Park Pharmacy Kam Patel 67 Monmouth Road Oakhurst, NJ 07755 732-2294200	Pharmacy Of Ocean Heba Askar 1800 State Route 35 Oakhurst, NJ 07755 732-5089893	Texas Road Pharmacy Jaime Silverman 1183 Englishtown Rd Old Bridge, NJ 08857 732-7231101	Park Ridge Pharmacy Amgad Wassef 40 Park Ave St 5 Park Ridge, NJ 07656 201-5542200
Lakeshore Pharmacy Joann Bhatia 299 Parsippany Rd Parsippany, NJ 07054 862-7015808	City Rx Pharmacy Zubaer Malik 7 West Broadway Paterson, NJ 07505 973-2470786	Curemed Pharmacy 2 Ghada Abukuwaik 715 Broadway Paterson, NJ 07514 862-2259432	Dreams Pharmacy Ayah Elizibak 311 Crooks Ave Fl 1 Paterson, NJ 07503 973-6044055	La Nueva Mercedes Phcy Ankur Barot 500 River St Paterson, NJ 07524 973-2792800
Mort Jacobs Pharmacy Janice Dehombre 506 Park Avenue Paterson, NJ 07504 973-2794600	Park Ave Drugs Nidal Hozien 107 Park Ave Paterson, NJ 07501 973-9288888	Curemed Pharmacy Ghada Abukuwaik 311 Crooks Ave Patterson, NJ 07503 862-2259432	Smith Pharmacy Aarti Shah 91 Smith Street Perth Amboy, NJ 08861 732-6616625	St Joseph Pharmacy Harshil Patel 758 Memorial Pkwy Phillipsburg, NJ 08865 908-4540777

Stelton Pharmacy Amy Buch 179 Stelton Road Piscataway, NJ 08854 732-4248080	Plainsboro Pharmacy Yousry Macksoud 9 Schalks Road Plainsboro, NJ 08536 609-7500101	Sante Integrative Phcy Bill Cantagallo 200 Nassau St Princeton, NJ 08542 609-9218822	Rahway Pharmacy Bala S Karnam Sreenivas 1421 Irving St Rahway, NJ 07065 732-8277908	Livewell Pharmacy Dar Patel 477 Route 10 E Unit 13 Randolph, NJ 07869 973-7759818
Invictus Pharmacy Alan Oustaev 60 Essex Street Ste 105 Rochelle Park, NJ 07662 201-8807000	Skyland Phcy And Cmpndng Jason Mu 337c Us Highway 46 Rockaway, NJ 07866 973-5597979	Rumson Pharmacy Nj Llc Amit Patel 22 West River Road #100 Rumson, NJ 07760 732-8421234	Rutherford Pharmacy Zubaer Malik 62 Park Ave Rutherford, NJ 07070 201-8066000	Aaa Pharmacy Mohammed Ziadat 84 Veronica Ave # 7 Somerset, NJ 08873 864-5821216
South Orange Drugs Doug Caballero 73 S Orange Ave South Orange, NJ 07079 973-8215414	Hometown Phcy Timothy Murphy 1805 Rte 206 Unit 9 Red Lion Plaza Southampton, NJ 08088 609-8595633	Spotswood Pharmacy Amr Hillal 14 Snowhill St Spotswood, NJ 08884 732-9556060	Village Drug Jessica Dellaragione 1201 Sycamore Ave Suite 110 Tinton Falls, NJ 07724 732-5427455	Union Drugs Nidal Hozien 338 Chestnut St Union, NJ 07083 908-4509800
Contigo Pharmacy Ashish Vora 3510 Bergenline Ave Union City, NJ 07087 201-5009366	Farmacia San Jose Raul Mazon 149 48th Street Union City, NJ 07087 201-8641809	Loyalty Pharmacy Safia Ahmad 3605 Bergenline Ave Union City, NJ 07087 201-9720172	Park Ave Pharmacy Syed Hussaini 3712 Park Ave Weehawken, NJ 07086 201-5529500	Gilmore Pharmacy Ileana Dominguez 6000 Park Ave West New York, NJ 07093 201-8685005
Mulkay Drugs Beverly Mulkay 6601 Broadway Ave West New York, NJ 07093 201-8544900	Town Pharmacy Vivek Bhatt 4911 Bergenline Ave West New York, NJ 07093 201-7661900			
New Mexico	Acp Pharmacy Christina Elswick 1003 10th St Alamogordo, NM 88310 575-2230795	Duran Central Pharmacy Mona Ghattas 1815 Central Ave Nw Albuquerque, NM 87104 505-2474141	Johns Pharmacy John Ma 9134 Central Ave Se Albuquerque, NM 87123 505-3409769	Medicine Chest Pharmacy Ken Corazza 1123 Candelaria Rd Nw Albuquerque, NM 87107 505-3442335
Victors Regent Pharmacy John Castillo 1643 Isleta Blvd Sw Albuquerque, NM 87105 505-8771620	Pharmacy Plus George Sandoval 407 Hwy 550 W Bernalillo, NM 87004 505-8672336	City Drug Hm Quirina Garcia 7 Main St Clayton, NM 88415 575-3749121	One Care Infusion Phcy Mohannad Rashid 907 W Coal Ave Gallup, NM 87301 505-7264155	Trust Pharmacy Eugene Gutierrez 1000 E Roosevelt Ave Grants, NM 87020 505-2873913
Pharmacy 575 Mark Poling-hobbs 305 E Sanger #600 Hobbs, NM 88240 575-2638042	Del Rey Pharmacy Kenneth Okwunwanne 3291 Del Rey Blvd #3 Las Cruces, NM 88012 915-2619713	Healthcare Pharmacy Yazid Atieh 3865 E Lohman Ave Ste 2 Las Cruces, NM 88011 575-9151538	Plaza Drugs Elroy Aragon 178 Bridge St Las Vegas, NM 87701 505-4255221	Mesa Winds Hm Phcy Brian Wilson 1923 S 1st Street Tucumcari, NM 88401 575-4612784
New York	Alden Pharmacy John Rutowski 13203 Broadway St Alden, NY 14004 716-9379818	Guy Park Phcy Llc Harsh Patel 151 Guy Park Ave Amsterdam, NY 12010 518-7554929	Riverfront Pharmacy Harsh Patel 2490 Riverfront Ctr Amsterdam, NY 12010 518-8430500	30th Avenue Pharmacy Areej Abdullah 35-06 30th Ave Astoria, NY 11103 718-7778544
Astor Pharmacy Corp Maria Rios 35-18 Ditmars Blvd Astoria, NY 11105 718-9329800	Avenue Chemists Stellamaria Vitakos 4501 30th Ave Astoria, NY 11103 718-5451010	Health Hub Pharmacy Moisey Zargarov 3029 Steinway St Astoria, NY 11103 +18-0055555	Lifetime Rx Dani Kandiv 3222 Steinway St Astoria, NY 11103 718-8896866	Pharmacare Mansour Mansour 2913 21st Ave Astoria, NY 11105 347-8480455
Pharmachoice Mansour Mansour 25-78 Steinway Street Astoria, NY 11103 718-7286070	Wellness Ctr Phcy Inc Mohammad Mansour 4013 Broadway Astoria, NY 11103 718-9560060	Health Mart Pharmacy Demetris Pavlou 5 Candlewood Rd Bayshore, NY 11706 631-3004670	Belle Harbor Richard Longo 449 Beach 129th Street Belle Harbor, NY 11694 718-6340001	Precision Pharmacy Frank Stella 2640 Merrick Rd Bellmore, NY 11710 516-7854774
Pharmacy At Blasdell Joanne Haefner 4233 Lake Ave Blasdell, NY 14219 716-2428608	1st Aid Pharmacy Rafael Perez 23 W. Fordham Road Bronx, NY 10468 718-4503555	Adee Pharmacy Stephen Colabella 1427 E Gun Hill Rd Bronx, NY 10469 718-3791954	Aldus Pharmacy Anna Lin 998 Southern Blvd Bronx, NY 10459 800-5555555	Benjamins Pharmacy & Surg Benjamin Yunus 987-989 Allerton Ave Bronx, NY 10469 718-4059111

Botica Phcy Corp Almutazbillah Zater 556 Morris Ave Bronx, NY 10451 718-7499453	Cedra Pharmacy Inc Mazen Karnaby 3027 3rd Avenue Bronx, NY 10455 917-4737788	Elder Pharmacy Sanjiv Sheth 1527 Westchester Ave Bronx, NY 10472 718-8422777	Essential Phcy Group Jorge Castillo De La 1203 Castle Hill Ave Bronx, NY 10462 718-6843889	Excel Pharmacy German Jaime 2701 Williamsbridge Rd Bronx, NY 10469 973-5726901
Fordham Care Pharmacy Arif Choudhry 2453 Valentine Ave Bronx, NY 10458 718-9424800	Goodman Plaza Pharmacy Natvar Gaveria 3250 Third Avenue Bronx, NY 10456 201-7802812	Hunts Pharmacy Muhammad Shaid 2799 3rd Ave Bronx, NY 10455 718-4011249	Imperial Pharmacy Inc Gilles De Tosellet 3050 Corlear Avenue Bronx, NY 10463 718-5810019	Isabels Pharmacy Inc Igor Alayev 338 E Gun Hill Rd Bronx, NY 10467 718-6554005
Joseph Kramer Pharmacy Firdoushi Zannatul 309 Saint Anns Ave Bronx, NY 10454 718-9931488	King Raj Pharmacy Tualasi Malla 58 East Kingsbridge Rd Bronx, NY 10468 718-5848371	Leroy Pharmacy li Hm Kalpesh Shah 239 E 198th St Bronx, NY 10458 718-2207600	Life Star Pharmacy Jose Solano 1215 Jerome Ave Bronx, NY 10452 +18-0055555	Livewell Pharmacy Niurka Vasquez 1432 E Gun Hill Rd Bronx, NY 10469 347-8438562
Max Health Pharmacy Juan Vasquez 529 E 137th St Bronx, NY 10454 347-2703574	Morales Pharmacy Hm Henry Molano 151 E 170 St Bronx, NY 10452 718-2935832	Mr Pharmacist Phuong Quoc Tran 3552 E Tremont Ave Bronx, NY 10465 646-3390484	Parkchester Pharmacy Nazer Ahmed 1663 Metropolitan Ave Bronx, NY 10462 347-3989006	Pilgrim Pharmacy Hm Michael Macioci 2941 Westchester Avenue Bronx, NY 10461 718-8280498
Right Choice Phcy Syed Ali 330 East 204th Street Bronx, NY 10467 718-8450042	Rose Drug Store Abu Idriss 262 E. Burnside Ave Bronx, NY 10457 718-2941470	Rx Plus Phcy Inc Tom Balachvili 2239 White Plains Rd Bronx, NY 10467 718-7192670	Security Drugs Natwar Gevaria 3419 Boston Road Bronx, NY 10469 718-6546974	Shakti Phcy Kirti Hingher 113 W Kingsbridge Rd Bronx, NY 10468 718-4323180
Wecare Rx Plus Syed Ali 2405 Westchester Ave Bronx, NY 10461 718-6845070	16th Ave Pharmacy Solomon Gulyamov 4605 16th Ave Brooklyn, NY 11204 718-6868000	86st Rx Inc Yongqi Chen 2041 86th St Unit A2 Brooklyn, NY 11214 718-3605680	Airmed Pharmacy Alamgir Chaudary 87 Graham Ave Brooklyn, NY 11206 347-9873275	Alafiya Pharmacy Mohamed Alawlaqi 7820 5th Ave Brooklyn, NY 11209 917-8870963
Americare Pharmacy Mohamed Elsayed 8114 5th Ave Brooklyn, NY 11209 929-3735577	Apni Pharmacy Corp Muhammad Shahbaz 211 Neptune Ave Brooklyn, NY 11235 718-9757885	Avk Rx Inc Irina Aronova 3904 Church Ave Brooklyn, NY 11203 718-4849810	Broadway Pharmacy Hm Jogy Abraham 1226 Broadway Brooklyn, NY 11221 718-4431331	Brother Rx Inc Simiao Fan 4411 8th Ave Brooklyn, NY 11220 732-7995039
C&j Wellness Pharmacy Jean Romelus 1425 Broadway Brooklyn, NY 11221 718-4430591	Complete Care Rx Sara Amer 723 Nostrand Ave Brooklyn, NY 11216 347-6273303	Door To Door Pharmacy Chinedu Maurice Agbasionwe 259 Troy Ave Brooklyn, NY 11213 718-4847400	Excel Drugs Mohan Manne 42 Thomas S Boyland St Brooklyn, NY 11233 718-4531003	Family Health Drugs Muhammad Siddique 170 Avenue U Brooklyn, NY 11223 718-9460101
Family Pharmacy Hm Kamram Mustala 1101 Flatbush Ave Brooklyn, NY 11226 718-7032440	Fill Here Rx Chris Bravo 2116 Rockaway Pkwy Brooklyn, NY 11236 718-9688600	Franklin & Carroll Drugs Ahmad Irgan 886 Franklin Ave Brooklyn, NY 11225 718-2211838	Frontline Phcy And Surg Ngozi Agbasiomwe 2610 Atlantic Ave Brooklyn, NY 11207 718-4009144	Fulton 1st Pharmacy Amjad Hussein 1185 Fulton St Brooklyn, NY 11216 718-4849100
Gena Care Pharmacy Ngozi Agbasionwe 173 Chauncey Street Brooklyn, NY 11233 718-4847166	Globe Pharmacy Brett Cohen 405 86th Street Brooklyn, NY 11209 718-7452233	Gristedes Pharmacy #0544 Angela Pengos 101 Clark Street Brooklyn, NY 11201 718-8349003	Kelmmrx Inc DbA Rx On U Irinia Matayev 2202 Avenue U Brooklyn, NY 11229 646-3788527	King Rx Babar Chaudary 1779 Fulton St Brooklyn, NY 11233 347-9729126
Kings Drug & Surgical Hm Ron Del Gaudio 492 Clarkson Ave Brooklyn, NY 11203 718-3633300	Kings Park Slope Hm Ron Del Gaudio 357 Flatbush Ave Brooklyn, NY 11238 718-2303535	Liberty Chemists Sarah Zafarani 1501 Newkirk Ave Brooklyn, NY 11226 718-6765995	Live Good Pharmacy Ngozi Abgasiomwe 1025 Nostrand Ave Brooklyn, NY 11225 718-2219300	Marino Pharmacy John Alessandri 167 Wykoff Ave Brooklyn, NY 11237 718-4973104
Medcal Pharmacy Llc Mark Caller 6010 Bay Pkwy Ste 803 Brooklyn, NY 11204 718-3312200	Medpack Llc Israel Grunwald 5923 Strickland Avenue Brooklyn, NY 11234 347-5061000	Moishes Pharmacy Corp Irina Kanevskaya 4508 13th Ave Brooklyn, NY 11219 718-6869999	Oxford Pharmacy Sherif Atef 264 Flat Bush Ave Brooklyn, NY 11217 929-2980369	Phamco Drugs Tarique Chaudhary 802 Nostrand Ave Brooklyn, NY 11216 718-6042585

Phamco Drugs Khalid Chaudhary 376 Utica Ave Brooklyn, NY 11213 718-7788750	Pharma Holding Inc Victoria Finkel 420 Kent Ave Brooklyn, NY 11249 718-3847334	Pharmacy Express Mohammad Iqbal 1081 Rutland Rd Brooklyn, NY 11212 718-4934199	Quick Care Pharmacy Shlomo Chaya 2314 Coney Island Ave Brooklyn, NY 11223 718-3755700	Rafieh Pharmacy Moshe Fekete 70 Lee Avenue Brooklyn, NY 11211 718-3870021
Sam Pharmacy Hosam Elsayyad 210 Parkside Ave Brooklyn, NY 11226 718-5136657	Shimons Pharmacy Ersel Kohanteb 115 Lee Av Brooklyn, NY 11211 718-3840234	Simply Care Pharmacy Jiaqing Jiang 1222 Avenue U Brooklyn, NY 11229 917-6708518	Sos Pharmacy Sergey Semenov 1201 Avenue Z Brooklyn, NY 11235 917-9334000	Spencer Drug Linda Mach 5702 Seventh Avenue Brooklyn, NY 11220 718-4393852
St Marie Inc Mary Hana 7211 5th Ave Brooklyn, NY 11209 347-5606866	Stella's Pharmacy Lavanya Akula 8722 Glenwood Road Brooklyn, NY 11236 718-2728450	Sure Drugs Rathna Veeramachanni 312 Ralph Ave Brooklyn, NY 11233 718-7446800	Tablet Rx Amer AbdIrahman 122 Bay Ridge Ave Brooklyn, NY 11220 347-4975585	Three P Drugs Ahsan Nadeem 791 Flushing Ave Brooklyn, NY 11206 718-3024850
Tree Of Life Rx Simho Aronov 2472 Coney Island Ave Brooklyn, NY 11223 718-3360900	Urgent Rx Llc Alex Kagzanov 1494 Ocean Ave # P1 Brooklyn, NY 11230 718-5703360	Vls Pharmacy Gopesh Patel 4402 5th Ave Brooklyn, NY 11220 718-8541384	Discount Pharmacy Hassan Mana 429 William St Buffalo, NY 14204 716-8523000	Pharmacy At Mattina Joanne Haefner 300 Niagara St Buffalo, NY 14201 716-2428608
Pharmacy At Riverway Joanne Haefner 1569 Niagara St Buffalo, NY 14213 716-8752904	Vital Pharmacy Joseph Bellavia 301 Connecticut St Buffalo, NY 14213 716-9234603	Milex Drug-pssny-c Hm Robert Begert 3130 Main St. Caledonia, NY 14423 585-5386140	Refresh Pharmacy Terry Wong 5700 W Genesee St Ste 106 Camillus, NY 13031 519-5758104	Greene Medical Arts Phcy Srinivas Velesetty 159 Jefferson Heights Catskill, NY 12414 518-9431715
Tile Phcy-pssny Ps Hm Joseph Rutowski 1029-31 Cleveland Dr Cheektowaga, NY 14225 716-6324888	Long Island Apothecary Brian Zone 6216 Jericho Tpke Commack, NY 11725 631-4869172	Gerould's Phcy 4 Frank Steed 98 W. Pulteney St. Corning, NY 14830 607-9363233	108 Pharmacy Inc Roman Badalov 4502 108th St Corona, NY 11368 718-8471982	Cross River Pharmacy Stuart Feldman 20 N Salem Rd Cross River, NY 10518 914-7633152
Save Mor Drugs Hm Yogi K 175 South Riverside Ave Croton On Hudson, NY 10520 914-2712900	Cuba Pharmacy Hm Rick Wonderling 2 Center Street Cuba, NY 14727 585-9683111	P&g Phcy/county Line Phcy Steven Weinberg 1111 Rte 110 E Farmingdale, NY 11735 631-2496400	Larwood Pharmacy John Rutowski 597 Oakwood Ave East Aurora, NY 14052 716-6521360	Sultana/lighthouse Phcy Tarique Chaudhary 747 Montauk Highway East Patchogue, NY 11772 631-6542444
Value Drugs Eastchester Sarit Roy 1 Tuckahoe Ave Eastchester, NY 10709 914-7715640	Cys Elma Pharmacy Hm Joseph Rutowski 2317 Bowen Road Elma, NY 14059 716-6523920	99 Pharmacy Inc Ting Chen 74-02 Grand Ave Unit A Elmhurst, NY 11373 718-5003699	Elmhurst Phcy & Home Infu Silvia Segarra 81-06 Baxter Avenue Elmhurst, NY 11373 718-5072299	Elmway Pharmacy Phoebe Tse 82-45 Broadway Elmhurst, NY 11373 718-8032288
Gerould's Phcy 1 Frank Steed 130 S. Main Street Elmira, NY 14904 607-7336696	Gerould's Phcy 2 Frank Steed 215 Hoffman St Elmira, NY 14905 607-7320597	Corner Drug - Pssny Hm Patrick Magee 101 West Main St Endicott, NY 13760 607-7850431	Safer Pharmacy Yaakov Mavashev 529 Beach 20th St Far Rockaway, NY 11691 718-8888880	Fillmore Phcy-pssny Hm Brian Loucks 10560 Rt 19 Fillmore, NY 14735 585-5672228
123 Pharmacy Jing Yao 3712 Prince Street F14 Flushing, NY 11354 718-9711690	Kims Pharmacy Inc Joo Hong Choi 15015 Northern Blvd Flushing, NY 11354 917-5637502	Leavitt Pharmacy Inc Alex Shen 35-19 Leavitt St #s1 Flushing, NY 11354 718-4451888	Maple Park Pharmacy Weiquan Liang 4260 Kissena Blvd Fl 1 Flushing, NY 11355 914-8298273	Northern Pharmacy Dosung Jung 164-16 Northern Blvd Flushing, NY 11358 718-4452470
Prime Health Pharmacy Yefim Yaagudayev 69-21 164th St Store #3 Flushing, NY 11365 718-9691600	Roosevelt Rx Haiying Li 13357 Roosevelt Ave Flushing, NY 11354 718-8881558	Roots Pharmacy Sara Llyas Llyas 5 New Hyde Park Rd Franklin Square, NY 11010 516-3028430	Bartholomew's Phcy Pssny Randall Buchanan 2 Elm Street Franklinville, NY 14737 716-6763350	179 Atlantic Inc Dbaki Hm Scott Buda 29 Atlantic Ave Freeport, NY 11520 516-3774050
Apna Rx Tarique Chaudhary 26005 Hillside Ave Glen Oaks, NY 11004 718-8854393	Central Neighborhood Rx Joseph Natanov 6901 Myrtle Ave Glendale, NY 11385 929-2950844	Myrtle Meds Inc Ben Davidov 7617 Myrtle Ave Glendale, NY 11385 718-6503526	North Shore Chemists Kathy Elashvili 800 Northern Blvd Ste 4 Great Neck, NY 11021 516-4608343	Precision Phcy Great Neck Richard Longo 665 Middle Neck Rd Great Neck, NY 11023 516-4820005

Phamco DbA Colonial Drug Khalid Chaudhary 100 Front Street Greenport, NY 11944 631-4771111	Wanakah Pharmacy Hm Joseph Rutowski S 4923 Lakeshore Rd Hamburg, NY 14075 716-6273232	Trotta's West St Phcy Anthony Ciarletta 15 Halstead Ave Harrison, NY 10528 914-8351125	Bonaparte Pharmacy Justin Besaw 8210 Main Street Harrisville, NY 13648 315-5375032	Shipman's Pharmacy Henry Cunningham 210 South Franklin St Hempstead, NY 11550 516-4831767
Er Black-holland Patent Robert Black 9553 Main St Holland Patent, NY 13354 315-8658141	Holley Pharmacy Sankar Sewnauth 3 Geddes St Holley, NY 14470 585-6385499	Thorpes Pharmacy Tejal Patel 24 Church St Hoosick Falls, NY 12090 518-6865711	Gerould's Phcy 3 Frank Steed 2887 Westinghouse Rd Horseheads, NY 14845 607-7962193	Main Source Pharmacy Agneta Alayou 347 Main St Huntington, NY 11743 631-7601114
Custom Rx Inc German Jamie 90-09 37th Ave Jackson Heights, NY 11372 347-5914470	Gulshan Pharmacy Sharmin Haq 7321 Broadway Jackson Heights, NY 11372 718-6725500	Naima Pharmacy Silvia Segarra 82-10 37 Ave Jackson Heights, NY 11372 718-2055001	Queens Express Phcy Corp Silvia Segarra 3454 Junction Blvd Jackson Heights, NY 11372 718-5651009	San Jose Pharmacy Rosemary Perez 8424 37th Ave Jackson Heights, NY 11372 347-6424904
Uttara Pharmacy Salauddin Rahman 75-24 37th Ave Jackson Heights, NY 11372 718-4409606	New York Blvd Phcy Sandeep Dhamija 107-45 Guy R Brewer Blvd Jamaica, NY 11433 718-2976500	Skylight Pharmacy Albina Rafailova 15334 Hillside Ave Jamaica, NY 11432 718-8801720	Taconic Pharmacy Inc Hm Anthony Ciarletta 3659 Lee Road Jefferson Valley, NY 10535 914-2453334	Kenmore Rx Center John Rutowski 2818 Delaware Ave Kenmore, NY 14217 716-8746360
Larchmont Pharmacy Anthony Ciarletta 2141 Palmer Ave Larchmont, NY 10538 914-3411900	Degiulio's Pharmacy Rick Degiulio 220 Portage Rd Lewiston, NY 14092 716-4057821	Precision Phcy Long Beach Frank Stella 629 E Park Ave Long Beach, NY 11561 516-8898899	Maspeth Chemists Inc Richard Natanov 5965 69th St Maspeth, NY 11378 347-4486219	Pharmacy On Grand Mikhail Heifitz 7333 Grand Ave Maspeth, NY 11378 718-7342400
Aj's Village Chemist Jospeh Lasala 74-05 Metropolitan Ave Middle Village, NY 11379 718-8949000	Region Rx Llc DbA Dolsont Joseph Zoldan 1291 Dolsontown Rd Middletown, NY 10940 845-7754175	Drug Mart Millwood Rich Glotzer 230 Saw Mill River Rd Millwood, NY 10546 914-9239200	Blooming Grove Phcy Joseph Zoldan 1200 State Route 208 Ste 1 Monroe, NY 10950 845-7822260	Kiryas Joel Pharmacy Mr Wienburger 51 Forest Road Suite 211 Monroe, NY 10950 845-7833399
Monroe Health Mart Mr. Wiesman 48 Bakertown Rd Suite 101 Monroe, NY 10950 845-7741464	Greenbaum's Motty Greenbaum 42 Main Street Monsey, NY 10952 845-3569300	Maple Pharmacy Moses Werzberger 59 Route 59 Ste 143 Monsey, NY 10952 845-3716464	Medsplis Phy & Surg Sply Chintan Patel 531 Gramatan Avenue Mount Vernon, NY 10552 914-6646600	Chelsea Drugs Inc Hm Robert Black 44 Genesee St New Hartford, NY 13413 315-7321615
Curemed Rx Luybov Abramova 2020 Lakeville Rd New Hyde Park, NY 11040 516-7557999	Empire- New Rochelle Phcy Thomas Abraham 140 Lockwood Ave Ste 108 New Rochelle, NY 10801 914-6541222	Rx Consultant Pharmacy Abe Biston 728 N Main St Ste C New Square, NY 10977 845-3549320	137 Mott Pharmacy Inc Yuen Chan 137 Mott St New York, NY 10013 646-6698220	79th Street Pharmacy Marci Haas 215 West 79th Street New York, NY 10024 646-3705978
92 Drugs Inc. Fatima Chaudhry 1938 Second Ave New York, NY 10029 212-4266484	Abacus Pharmacy Hm Upendra Solanki 168 2nd Avenue New York, NY 10003 212-4776400	Alto New York Retail Mattieu Gamache-asselin 100 Park Ave Frnt E New York, NY 10017 347-2499548	Andy Pharmacy 2 Keyur Shah 1341 St Nicholas Ave New York, NY 10033 212-7953033	Cedra Pharmacy Broadway Mazen Karnaby 2268 Broadway New York, NY 10024 212-8775000
Charlie Pharmacy Amjid Charlie Mughal 2034 Second Ave New York, NY 10029 646-5967028	Cibao Pharmacy Jannette Malloy 1303 Saint Nicholas Avenue New York, NY 10033 212-5431900	Family Care Pharmacy Khyzer Ahmed 2518 Adam Clayton Powell Jr Blvd New York, NY 10039 212-9399594	Four K Chemi/karnaby Drgs Mazen Karnaby 3851 Broadway New York, NY 10032 212-9287700	Golden Star Pharmacy Alex Shen 1-3 Eldridge St Store A New York, NY 10002 646-4131050
Gristedes Pharmacy #0545 Angela Pengos 227 9th Avenue New York, NY 10011 212-8070950	Healarian Pharmacy Abdelazim Wahdan 1658 3rd Ave New York, NY 10128 347-7882497	Healthy Pharmacy Tristan Liu 108 Bowery New York, NY 10013 212-9668682	Mistr Tristan Schukraft 661 9th Ave New York, NY 10036 805-4559532	My Pharmacy Inc Mushtaq Mughal 523 Malcolm X Blvd New York, NY 10037 212-2817408
Nagle Pharmacy Sukhdev Suhagiya 220 Nagle Ave New York, NY 10034 212-9420202	Palace Pharmacy Oumar Tangara 543 Lennox Ave New York, NY 10037 212-2832136	People Choice Pharmacy Phoebe Tse 527 Grand Street New York, NY 10002 212-3880888	Rite Hope Pharmacy Inc Ahmed Sabra 1793a Madison Ave New York, NY 10035 212-3483341	S&j Phcy DbA Columbia Edi Jignesh Patel 3921 Broadway New York, NY 10032 212-9286342

Safe Heart Pharmacy Zunilda Lamorena 1400 St. Nicholas Ave New York, NY 10033 800-5555555	San Judas Tadeo Chintan Joshi 520 W 207th St New York, NY 10034 212-5671350	San Pedro Pharmacy Krunal Vasani 1381 St Nicholas Ave New York, NY 10033 212-9287263	Sb Pharmacy Yasir Mahmood Chaudhary 27-29 East 124th St New York, NY 10035 212-5342849	Sms DbA Jorge Phcy Hm Sanjay Shan 101 Sherman Ave New York, NY 10034 212-5672753
The Pharmacy @ Llc Janelle Harris 2541 Adam Clayton Powell Jr Bvd New York, NY 10039 212-4917900	Twins Pharmacy Chris Olivo 1538 St. Nicholas Ave New York, NY 10033 212-9275570	Uma Pharmacy DbA Ansonia Upendra Solonki 446 6th Ave New York, NY 10011 212-4770762	Xpress Rx German Jaime 3880 Broadway New York, NY 10032 551-4048353	Zitomer Pharmacy Mike Pearlman 969 Madison Ave New York, NY 10021 212-7375560
Crown Pharmacy Ghazanfar Rafiq 66 Deer Shore Sq North Babylon, NY 11703 631-9405555	Worthy Pharmacy Lisa Worth 202 Main St Olean, NY 14760 716-8047979	Anthony Brown Ph-sssny Randy Brown 4328 S. Buffalo St Orchard Park, NY 14127 716-6623800	Healthsmart Phcy Tullio Bruno 203 Main Street Ossining, NY 10562 914-9233000	Bartles Phcy Ps Hm Brian Bartle 10 Lafayette Park Oxford, NY 13830 607-8432841
Kalish Pharmacy Joe Bruno 93-20 Liberty Ave Ozone Park, NY 11417 718-6415648	Alto Pharmacy Long Island Lauren Hammond 245 Newton Rd Ste 300 Plainview, NY 11803 516-3421156	Next Generation Pharmacy Joshua Schwartz 875 Old Country Rd Plainview, NY 11803 516-5131442	Uptown Pharmacy Leah Askarinam 1581 Route 202 Ste 6 Pomona, NY 10970 845-3569200	Salem Drugs Paul Schimel 475 Port Washington Blvd #8 Port Washington, NY 11050 516-9448668
Pound Ridge Pharmacy Sonali Costa 55 Westchester Ave Pound Ridge, NY 10576 914-7643330	Health And Harmony Rx Kaliroi Tsamboukos 3010 Westchester Ave 106a Purchase, NY 10577 914-4379391	Aj Woodhaven Chemist Olga Zargarova 6243a Woodhaven Blvd Rego Park, NY 11374 917-9459919	Aj's Woodhaven Phcy Olga Zargarova 62-04 B Woodhaven Blvd Rego Park, NY 11374 718-8992001	Ryte Drugs Angeliki Avgoustidis 12318 Jamaica Ave Richmond Hill, NY 11418 718-4414660
Aj's Ridgewood Chemist Joe Lasala 68-19 Fresh Pond Road Ridgewood, NY 11385 718-4564400	Curahealth Pharmacy Boris Yunatanov 793 Cypress Ave Ridgewood, NY 11385 929-3970037	Essential Pharmacy Waiming Siu 6825 Forest Ave Ridgewood, NY 11385 347-5897077	Legacy Spec Phcy Matthew Sanger 6668 Fresh Pond Rd Ridgewood, NY 11385 718-4567300	Valenti Pharmacy Anthony Valenti 70 N Village Ave Rockville Centre, NY 11570 516-7058282
Namdor, Inc. Angela Pengos 686 North Main Street Roosevelt Island, NY 10044 212-6444125	Limarx Pharmacy Inc. Aleksandr Khaitov 207 Mineola Ave Roslyn Heights, NY 11577 516-6056116	Sag Harbor Pharmacy Tarique Chaudhary 120 Main St P.o. Box 1050 Sag Harbor, NY 11963 631-7250074	Baker's Drugs Khaled Ali 20543 Linden Blvd Saint Albans, NY 11412 718-7495988	Rely Rx Pharmacy Christina Loeffler 731 B Middle Country Rd Saint James, NY 11780 631-6568900
Shelter Island Hgts Phcy Steven Weymouth 19 Grand Ave Shelter Island Heigh, NY 11965 631-7490445	Haas Pharmacy Larry Haas 62 Orange Turnpike Sloatsburg, NY 10974 845-7539675	Tm Pharmacy Inc Hm Timothy Sullivan 336 Rt 202 Bldg B, 1st Fl Somers, NY 10589 914-2762121	South Dayton Phcy Dawn Eklum 303 Pine Street South Dayton, NY 14138 716-9883410	Guru Specialty Pharmacy Prabhjot Kaur 118-04 Rockaway Blvd South Ozone Park, NY 11420 718-3222228
Paul's Pharmacy Hm Paul Roldan 222 Oakridge Commons South Salem, NY 10590 914-5335679	Southold Pharmacy Paulette Ofrias 53895 Main Street Southold, NY 11971 631-7653434	Eckerson Drugs Ashish Amin 287 N. Main Street Spring Valley, NY 10977 845-3521800	Medwiz Pharmacy Eric Newhouse 240 N Main Street Spring Valley, NY 10977 845-6245200	Castleton Chemist Phcy Fady Hussein 831 Castleton Ave Staten Island, NY 10310 929-3082727
Chemist On The Bay Husam Farhoud 690 Bay Streer Staten Island, NY 10304 347-3740430	Delco Drugs & Spec Phcy Robert Annicharico 3833 Richmond Ave Staten Island, NY 10312 718-9846600	Dongan Hills Pharmacy Edward Morreale 1560 Richmond Rd Staten Island, NY 10304 718-6677733	Lucia Pharmacy Michael Elkhoury 2090 Hylan Blvd Staten Island, NY 10306 917-8300600	Midland Pharmacy Gennaro Ragione 606 Midland Ave Staten Island, NY 10306 718-3511689
Randall Manor Nicholas Amaxas 395 Forest Avenue Staten Island, NY 10301 718-7202324	Seguine Pharmacy Walaa Mikhael 27 Sequine Ave Store #4 Staten Island, NY 10309 -	Amazon Pharmacy Gigliola Dolmaian 42-10 43rd Avenue Sunnyside, NY 11104 718-7860707	Prime Pharmacy Inc Azat Mets Hagopian 45 15 Greenpoint Ave Sunnyside, NY 11104 917-7710768	Jericho Pharmacy Philip Cherian 340 Jericho Turnpike Syosset, NY 11791 516-8640020
Syosset Pharmacy Shahbaz Chaudhary 175 Jericho Tpk Lbby Ste Syosset, NY 11791 516-8651151	Westside Family Pharmacy Praveen Challa 216 Seymour St Syracuse, NY 13204 315-9286333	Parkway Albany St Hm Tony Chiffy 1256 Albany St Utica, NY 13501 315-7353525	Parkway French Rd Hm Rocco Femia 485 French Rd Utica, NY 13502 315-7924669	Parkway Leland Ave Hm Tony Chiffy 350 Leland Avenue Utica, NY 13502 315-6249988

Dale Drug Sandeep Dhamija 531 W Merrick Rd Valley Stream, NY 11580 516-5611222	Valley Stream Azzam Elcheikh 238 Rockaway Ave Ste A Valley Stream, NY 11580 516-4420200	Wappinger Falls Phcy Keshawn Warner 66 Middlebush Road #m201 Wappingers Falls, NY 12590 845-2846464	Sinclair Phcy - Pssn Hm Joseph Rutowski 75 North Main St Warsaw, NY 14569 585-7862330	Valley Phcy Hm Rafiq Ahmad 12 West Main St Waterloo, NY 13165 315-5399323
Fisher Pharmacy-pssny Hm Brian Loucks 138 North Main St Wellsville, NY 14895 585-5932611	Medexrx Pharmacy, Inc Soraya Ahmad 300 Hempstead Tpk Unit 5 West Hempstead, NY 11552 516-5397540	West Nyack Pharmacy Amgad Amir 719 W Nyack Rd West Nyack, NY 10994 845-2448050	Prospect Pharmacy Sofia Katal 1013b Prospect Ave Westbury, NY 11590 516-2796991	Mirra Pharmacy Corp Jerry Mirra 82 East Post Road White Plains, NY 10601 914-949325
Sunshine Pharmacy Mitesh Patel 276 Main St White Plains, NY 10601 914-6073939	Woodhaven Chemist Corp Igor Matatov 86-22 Jamaica Ave Woodhaven, NY 11421 718-4417111	Mercy Pharmacy Kavita Maharaj 30-100 51st St Woodside, NY 11377 718-2040026	Grassy Sprain Phcy, Inc Dan Molino 640 Tuckahoe Rd Yonkers, NY 10710 914-7795133	Le-mac Pharmacy, Inc Hm Anthony Ciarletta 623 Mclean Ave Yonkers, NY 10705 914-9656100
Map Pharmacy Michael Joseph 984 N Broadway Yonkers, NY 10701 914-7515432	Sawmill Pharmacy Angela Letts 321 Saw Mill River Rd Yonkers, NY 10701 914-6139374			
North Carolina	Medical Phcy Of Uwharrie Mark Richards 1420 Us Hwy 52 N Albemarle, NC 28001 704-5509006	Medical Phy Of Albemarle Mark Richard 320 Yadkin Street Albemarle, NC 28001 704-9829179	Asheville Compounding Phy John Clark 760 Merrimon Avenue Asheville, NC 28804 828-2558757	Asheville Mountain Phcy Paul Wolfe 1272 Tunnel Road Ste 20 Asheville, NC 28805 828-5750723
Belmont's Drug Store Hm Matt Morgan 403 East Catawba St Belmont, NC 28012 704-8299897	Gordon Family Pharmacy Jeff Gordon 518 S Broad St Brevard, NC 28712 828-8776111	Prescription Pad Brnsvile Anthony Randolph 730 E Main St Burnsville, NC 28714 828-6783914	Carolina Mountain Phcy Jared Mattson 7 Pisgah Hwy Candler, NC 28715 828-6336700	Pinnacle Apoth Candler Jonathan Snipes 1388 Sand Hill Rd Ste 100 Candler, NC 28715 828-7616244
501 Pharmacy Greg Vassie 69 Knox Way Ste 110 Chapel Hill, NC 27516 984-9990501	Avalon Pharmacy Divyeshkumar Patel 8401 Medical Plaza Dr 120 Charlotte, NC 28262 980-5800080	Carolina Phy Arboretum Vic Patel 8035 Providence Rd # 300 Charlotte, NC 28277 704-9094700	Walker's Drug Store Kavel (kevil) Bhatthela 4390 Colwick Rd Charlotte, NC 28211 704-3643444	Houser Drug Company Hm Tim Moss 302 East Main Street Cherryville, NC 28021 704-4356011
Clinton Drug Co Amanda Bryan 307 Beaman Street Clinton, NC 28328 910-5928444	Matthews Healthmart Tara Jackson 408 Northeast Blvd Clinton, NC 28328 910-5923121	Concord Specialty Phcy Ashwani Sheoran 1085 Ne Gateway Ct Ste 190 Concord, NC 28025 704-6661780	Bowman Drug Co Healthmart Don Beam 126 First Avenue South Conover, NC 28613 828-4641354	Medical Village Pharmacy Kelly Cross 815 Fairgrove Church Rd Se Conover, NC 28613 828-3224505
Stokes Phcy Danbury Benjamin Kiser 111 Crawford St Danbury, NC 27016 864-5821216	Eden Drug Inc Hm Pete Crouch 103 W Stadium Drive Eden, NC 27288 336-6274854	Etowah Pharmacy Douglas London 6527 Brevard Rd Etowah, NC 28729 828-8900022	Medicine Box Forestcit Hm Sheila Sheehan 664 South Broadway Forest City, NC 28043 828-2451696	Smart Pharmacy Llc Jacob Reiche 60 Georgia Road Franklin, NC 28734 828-3693784
Tipton Compounding Phcy Jamie Leigh Tipton 175 E Main St Ste A Franklin, NC 28734 828-5248900	Moss Drugs Roger Putnam 701 W Franklin Blvd Gastonia, NC 28052 704-8679611	Granite Drug Center Bryan Huffstetler 21 Falls Ave Granite Falls, NC 28630 828-3962144	Medical Arts Pharmacy Charles White 253 Ruin Creek Rd Henderson, NC 27536 800-5555555	Bethlehem Pharmacy Hm Mark Richards 9471 Nc Highway 127 Hickory, NC 28601 828-4958258
Long View Drug Justin Austin 2637 1st Ave Sw Hickory, NC 28602 828-3247948	Medical Center Hickory Bill Means 126 North Center Street Hickory, NC 28601 828-3227717	Hillsborough Pharmacy Greg Vassie 110 Boone Square St #29 Hillsborough, NC 27278 919-2451212	Indian Trail Pharmacy Donald Beam 106 Indian Trail Rd South Indian Trail, NC 28079 704-8217617	Stokes Phcy King Benjamin Kiser 533 S Main St King, NC 27021 864-5821216
Km Pharmacy Healthmart David Dellinger 1106 Shelby Road Kings Mountain, NC 28086 704-7391698	Knightdale Pharmacy Segmia Tohny 6602 Knightdale Blvd Ste 120 Knightdale, NC 27545 919-2951112	Cajah Mountain Disc/serv Archie Davis 2006 Connelly Springs Rd Lenoir, NC 28645 828-7268632	Foothills Pharmacy Hm James Roberson 202-a Harper Ave Nw Lenoir, NC 28645 828-7546453	Community Phcy Lincolnton Mark Richards 626 Center Drive Lincolnton, NC 28092 704-7352556

Medical Phcy Of Locust Mark Richards 236 Market St Ste 100 Locust, NC 28097 704-8883784	Marion Pharmacy Inc Mark Richards 232 S Main St Marion, NC 28752 828-6524661	Prescription Pad Marion Anthony Randolph 1211 N Main St Marion, NC 28752 828-6599727	Giant Genie Phcy Matthews Austin Wise 2925 Senna Dr Ste 100 Matthews, NC 28105 704-8140154	Millers Creek Phcy Hm Herman Osborne 2924 N Nc Hwy 16 Millers Creek, NC 28651 336-8383145
Gps Pharmacy Julya Friedman 4455 Morris Park Dr Ste D Mint Hill, NC 28227 980-2452028	Jones Drugs Inc Hm Randy Epley 208 Avery Ave Morganton, NC 28655 828-4371565	Gates Pharmacy Neil Elden 364 N South Street Mount Airy, NC 27030 336-7895050	Mount Airy Drug Hm Mark Richards 725 W. Independence Blvd Mount Airy, NC 27030 336-7865506	Wallys Pharmacy Lin Hamilton 933 Rockford St Ste 5 Mount Airy, NC 27030 336-7899089
Trent East Pharmacy Hm Nathan Daughtry 937 Hwy 70 East New Bern, NC 28560 252-6386500	Blue Ridge Phcy Midtown Kim Koontz 306 Wilkesboro Avenue North Wilkesboro, NC 28659 336-8383782	Blue Ridge Phcy No Parkhm Mark Huffman 23 A Sparta Road North Wilkesboro, NC 28659 336-6677272	Brame Huie Pharmacy Cathy Huie 1920 W Park Drive North Wilkesboro, NC 28659 336-8388988	Glenwood S Phy & Market Trung Huynh 401 Glenwood Ave Ste 101 Raleigh, NC 27603 984-2842049
Oakridge Pharmacy Varun Patel 2406 Blue Ridge Rd #180 Raleigh, NC 27607 800-5555555	Raleigh Neurology Rick Chapman 1540 Sunday Drive Raleigh, NC 27607 919-3254275	Reidsville Phcy Hm Andy Gaster 924 South Scales St Reidsville, NC 27320 336-3429175	Drugco Discount Phy #6 Neal White 270 Smith Church Road Roanoke Rapids, NC 27870 800-5555555	Drugco Express #5 Neal White 1096 East 10th Street Roanoke Rapids, NC 27870 800-5555555
Community Phcy Roxboro Robert Morgan 719 North Main Street Roxboro, NC 27573 336-5999293	Broad Street Phcy Benjamin Kiser 8055 Broad St Rural Hall, NC 27045 864-5821216	Medicine Box/rutherfordhm Laura Hodge 200 Charlotte Road Rutherfordton, NC 28139 828-2877117	Community Pharmacy Hm Debra Griffin 1194 Wyke Road Shelby, NC 28150 704-4821904	Pinehurst Med Clinic Phcy Brandon Enfinger 200 Pavilion Way 1st Floor Southern Pines, NC 28387 910-2353204
Lowry Drug Fred Wilson Lowry Jr 750 Hartness Rd Statesville, NC 28677 704-8732247	Southside Drug Hm Ken Chapman 430 Western Ave Statesville, NC 28677 704-8737612	Mark's Healthmart Phcy Maqbool Adam 836 Asheville Hwy Sylva, NC 28779 828-6315547	Dameron Drug Store/serxxx David Dameron 100 So Main Street Tabor City, NC 28463 910-6533089	Drugco Discount Phy #7 Neal White 1507 N. Main Street Tarboro, NC 27886 800-5555555
Peoples Drug Store Hm Phil Icard 255 Nc Hwy 16 South Taylorsville, NC 28681 828-6322271	Town & Country Drug Hm Phillip Sprinkle 53 East Main Avenue Taylorsville, NC 28681 828-6322278	Community Phcy Timberlake Sara Biever 413 Helena Moriah Road Timberlake, NC 27583 336-3641053	Community Pharmacy Vale Mark Richards 9576 Nc Highway 10 West Vale, NC 28168 704-4620226	Mark's Healthmart Phcy Christy Kirkpatrick 97 Kent Lane Waynesville, NC 28786 828-2466191
Prescription Pad Of Weave Andy Stoker 3 N Main Street Weaverville, NC 28787 828-4847800	People's Drug Bradley Eller 423 E 2nd St West Jefferson, NC 28694 336-2469990	Cherokee Pharmacy Michael Spinn 664 Cherokee Crossing Whittier, NC 28789 828-4972273	Atlantic Pharmacy Divyeshkumar Patel 1319 Military Cutoff Rd #hh Wilmington, NC 28405 469-4043686	Sunset Park Pharmacy Nirav Patel 2059 Carolina Beach Rd Wilmington, NC 28401 910-7620695
Winter Park Discount Drug Nirav Patel 5220 Wrightsville Ave Wilmington, NC 28403 910-7912346				
North Dakota	Beulah Drug Wyatt Martenson 147 West Main Street Beulah, ND 58523 701-8735215	Mayo Pharmacy Kevin Martian 303 North 4th St Bismarck, ND 58501 701-2232425	Clinic Pharmacy D Hm Becky Fletshock 1001 7th St Ne Devils Lake, ND 58301 701-6624427	Nd Pharmacy Inc #748 Robert Treitline 1761 3rd Avenue W # B Dickinson, ND 58601 701-2254434
Nd Pharmacy West Robert Treitline 1283 Roughrider Blvd Dickinson, ND 58601 701-4830724	Medical Pharmacy South Lana Kirschenmann 4151 45th St So Fargo, ND 58104 701-2828075	Prosperity Health Pharmac Virginia Howe 5180 Prosperity Way # 106 Fargo, ND 58104 701-8663920	Embrace Pharmacy Samantha Buck 2424 32nd Ave S Ste 101b Grand Forks, ND 58201 701-7571552	Hazen Health Phcy Wyatt Martenson 30 Main St W Hazen, ND 58545 701-7482312
Heart Of America Clc Ph Tallie Schneider 800 South Main Rugby, ND 58368 701-7762531	Central Avenue Phcy Hm Doreen Saylor 323 No Central Ave #101 Valley City, ND 58072 701-8455280	Corner Drug D Hm Lee Ann Folden 619 Dakota Ave Wahpeton, ND 58075 701-6426223	Barrett Pharmacy Hm Jeff Dobbs 145 N Main Street Watford City, ND 58854 701-8423311	Medical Pharmacy Sheyenne Sheila Nudell 2050 Sheyenne St West Fargo, ND 58078 218-2337365

Prescription Shop W Fargo Tim Holland 1210 Sheyenne St West Fargo, ND 58078 701-2824665	Nd Pharmacy #1 Ach Hm Robert Treitline 20 East 26th Street Williston, ND 58801 701-5724181			
Northern Mariana Islands	Brabu Pharmacy Theodore Parker 101 Akari Ch Pale Arnold Saipan, MP 96950 670-2332669	Brabu Pharmacy Dandan Theodore Parker Rj Commercl Bldg Ste 1 Rte 31 Saipan, MP 96950 670-2352668	Chcc Outpatient Phy Esther Muna 1178 Hinemlu' St Garapan Saipan, MP 96950 670-2331150	Phi Pharmacy Dandan Joshua Wise Msgr Guerrero Rd, Pob 505089 Saipan, MP 96950 670-2356170
Phi Pharmacy Kagman Joshua Wise Kagman Commercial Bldg Saipan, MP 96950 670-2560131				
Ohio	Akron Pharmacy Sherif Mankaryous 879 E. Exchange St. Akron, OH 44306 330-3755040	Mac Pharmacy Sherif Mankaryous 1 Park West Blvd Ste 140 Akron, OH 44320 330-5564515	The Pill Box Hm Robert Westbrook 6 Amelia Olive Branch Rd Amelia, OH 45102 513-7534700	Ashville Apoth S C Hm Robert Mabe 3400 Stateroute 752 Ashville, OH 43103 740-9832501
Shrivers Phy And Wellness John Coler 310 West Union St Ste 101 Athens, OH 45701 740-4479201	Batavia Comm Phcy Bhavesh Patel 2234 Bauer Rd Ste A Batavia, OH 45103 513-7320356	Comunity Market 710 Phcy Jeremy Best 878 E Sandusky Ave Bellefontaine, OH 43311 937-5933600	Shrivers Phy Wellness Iv Greg Paisley 812 Farson St Belpre, OH 45714 740-7800204	B & W Pharmacy Sc Jarrod Kasun 501 Dietz Lane Pob 697 Beverly, OH 45715 740-9842305
Bukmir's Pharmacy Mark Bukmir 908 Third St Brilliant, OH 43913 740-5984755	Davis Drug Sc Gary Davis 109 West Street Caldwell, OH 43724 740-7324503	Fosters #2 Hm Mike Hoar 4584 Columbus Road Centerburg, OH 43011 740-6257626	Allen's Medical Pharmacy Kevin Allen 215 Old Eastern Ave Chillicothe, OH 45601 740-7725180	Knisley Pharmacy Matt Knisley 2535 Western Ave Chillicothe, OH 45601 740-7796226
Altev Comm Phcy Emmanuel Ayanjoke 3559 Reading Rd Ste 104 Cincinnati, OH 45229 513-7764580	Bernen's Pharmacy Holly Engelhardt 5053 Glenway Ave Cincinnati, OH 45238 513-4717575	Hart Pharmacy Sarah Priestle 4861 Glenway Ave Cincinnati, OH 45238 513-4711605	Schaeper's Pharmacy Richard Schaeper 4187 Hamilton Ave Cincinnati, OH 45223 513-5410354	Tischbein Pharmacy Josph Lutmer 3500 Erie Ave Cincinnati, OH 45208 513-3219282
Tri-state Compounding Phy John Dinkelaker 7715 Beechmont Ave Cincinnati, OH 45255 513-6247333	Circleville Apothecary Hm Robert Mabe 1200 N Court St Circleville, OH 43113 740-4203784	Asia Plaza Phcy Hui Min Wang 2999 Payne Ave, #130 Cleveland, OH 44114 216-8629688	Broadway Pharmacy Amer Najjar 6630 Broadway Ave Cleveland, OH 44105 216-4652333	Mac 3 Sherif Mankaryous 10414 Saint Clair Ave Cleveland, OH 44108 216-5383353
Family Drug Brian Kale 120 Vine St Columbiana Pla Columbiana, OH 44408 330-4823816	Buckeye Pharmacy Divyesh Patel 27 Norton Rd Columbus, OH 43228 614-4657070	Complete Healthcare Phcy John Romano 1539 W Broad St Ste C Columbus, OH 43222 614-3495140	Doctors Pharmacy Emanuel Quainoo 4878 West Broad Street Columbus, OH 43228 614-7056222	Doctors Pharmacy Hilltop Emmanuel Quainoo 2575 W Broad St Columbus, OH 43204 614-6419687
Doctors Phcy Downtown Emmanuel Quainoo 270 S Grant Ave Columbus, OH 43215 800-5555555	Doctors Phcy North Emmanuel Quainoo 5910 Cleveland Ave Columbus, OH 43231 609-2273868	Drug Store Pharmacy Harry Taubman 2940 Groveport Rd Columbus, OH 43207 614-4913446	Health Journey Pharmacy Dan'neasha James 471 Morrison Rd Ste K Columbus, OH 43230 -	Lt Medical Pharmacy Tan Thai 4300 Clime Rd Ste 111 Columbus, OH 43228 614-7320849
North Linden Pharmacy Omar Farah 1000 Georgesville Rd #b Columbus, OH 43228 614-5913611	Royal Pharmacy Eric Obeng 2575 S Hamilton Rd Columbus, OH 43232 614-5470707	Salama Pharmacy Omar Farah 4125 W Broad St - Unit 2 Columbus, OH 43228 614-3687313	Westland Pharmacy, Llc Thai Pham 100 N Murray Hill Rd Columbus, OH 43228 614-8539000	White's Pharmacy Khang Thai 4057 E Livingston Ave Columbus, OH 43227 614-2377677
Shrivers Pharmacy 6 John Coler 120 South Buckeye Street Crooksville, OH 43731 740-9823081	Klein's Pharmacy Hm Barry Klein 2015 State Road Cuyahoga Falls, OH 44223 330-9299183	Conways Danville Pharmacy Denise Conway 14 East Main Street Danville, OH 43014 740-3971420	The Pharmacy At Eastway Tom Mowbray 600 Wayne Ave Dayton, OH 45410 937-3962538	Comunity Market 310 Phcy Jeremy Best 702 Main St Delta, OH 43515 419-8220306

Coler Drug Dresden Greg Paisley 101 W Dave Longaberger Av Dresden, OH 43821 740-5215095	Everyday Pharmacy Flopoter Meckael 2740 Mack Road Fairfield, OH 45014 513-9391500	Patient Care Pharmacy Thomas Armentrout 5502 Dixie Hwy Fairfield, OH 45014 513-8745868	Great Scot 80 Pharmacy Jeremy Best 2017 Broad Ave Findlay, OH 45840 567-2513900	Prescription Solutions Carrie Sampson 1809 S Main St Findlay, OH 45840 419-4231513
Kaup Pharmacy Hm Jillian Andrews 102 N Wayne St Pob 605 Fort Recovery, OH 45846 419-3752323	Franklin Furnace Pharmacy Marty Russell 561 Norwich Ave Franklin Furnace, OH 45629 740-3549983	Old Village Pharmacy Tan Thai 978 Galloway Rd Galloway, OH 43119 614-8533498	Midview Drugs Jon Kaup 35053 Royalton Road Grafton, OH 44044 440-7482137	Corner Pharmacy Llc Hm Eric Zint 259 Jefferson St Greenfield, OH 45123 937-9812454
Ultimate Care Pharmacy Joseph Osei Owusu 3481 Tylersville Rd Hamilton, OH 45011 800-5555555	Village Pharmacy Hm Jeffrey Biddle 114 Harrison Ave Harrison, OH 45030 513-3674836	Arensberg Phcy Heli Patel 96 Integrity Dr Ste D Hebron, OH 43025 201-7440107	Holland Discount Phcy Bilal Salim 909 S. Mccord Rd Ste#1 Holland, OH 43528 419-8657777	Independent Rx Phcy Tim Clark 7415 Old Troy Pike Huber Heights, OH 45424 937-7232880
Jackson Phcy & Well Ctr Brandon Haas 101 B East Pike St Jackson Center, OH 45334 937-5968100	Wellness 1 Pharmacy Ayman Yahya 2420 S Smithville Rd Kettering, OH 45420 937-2564000	Main Discount Drug Edward Ting 8507 Main St Kinsman, OH 44428 330-8761228	Doctors Pharmacy Lima Emmanuel Quainoo 920 W Market St Ste 101 Lima, OH 45805 614-6419687	Shrivers Pharmacy #8 John Coler 21 Hocking Mall Logan, OH 43138 740-2164496
Shrivers Pharmacy 11 Josh Stanton 202 W Main St Loudonville, OH 44842 419-9943221	Holbrook's Hometown Phcy Brandon Holbrook 37 C Lucasville Minford Rd Lucasville, OH 45648 740-2590041	Wellness 1 Pharmacy Ayman Yahya 6681 Western Row Rd Mason, OH 45040 513-5480022	Thorn Cherry Pharmacy Adam Williams 1607 Amherst Rd Ne Massillon, OH 44646 330-4131509	Shrivers Pharmacy #1 Hm John Coler 105 N Kennebec Avenue Mcconnelsville, OH 43756 740-9622552
Southwest Comm Phcy Patricia Phillips 18697 E. Bagley Rd. Middleburg Heights, OH 44130 440-8168410	Rings Pharmacy Aaron Dunlap 221 W Main St Montpelier, OH 43543 419-4855115	Conways Eastside Hm Denise Conway 1451 Yauger Road Suite 1h Mount Vernon, OH 43050 740-3971420	Fosters Pharmacy Hm Jp Hatfield 207 W High St Mount Vernon, OH 43050 740-3920911	Sterling Pharmacy S C Griff Vincent 283 Yankeetown Rd Mt Sterling, OH 43143 740-8693784
Shrivers #4 Hm John Coler 40 Watkins Street Nelsonville, OH 45764 740-7532484	Genesis Nwncrd Otc F&t Shona Carr 10 E Main St New Concord, OH 43762 740-8264000	Village Nm Phcy Hm Rick Carano 10395 Main St. Po Box 289 New Middletown, OH 44442 330-5422802	Berry Pharmacy Susan Upchurch 1041b Old Us 52 Ste B New Richmond, OH 45157 513-5534131	Troutman Drug Hm Joe Gioiello 501 Robbins Ave. Niles, OH 44446 330-6521435
Great Scot 90 Pharmacy Jeremy Best 13710 Deshler Rd North Baltimore, OH 45872 419-2572221	Comunity Market 240 Phcy Jeremy Best 279 W Water St Oak Harbor, OH 43449 419-8980954	Medx Pharmacy Imad Mourad 3021 Navarre Ave Oregon, OH 43616 419-2149065	Tuckers Ottawa Phcy Roy Klass 1831 E Main St Ottawa, OH 45875 419-5236122	Royal Pharmacy Eric Obeng 730 Corylus Dr Pataskala, OH 43062 614-2096253
Anson Pharmacy Lap Pan Chu 209 Bierley Ave Pemberville, OH 43450 419-2877088	Vitacare Pharmacy John Banahene 10501 Blacklick E. Rd#800 Pickerington, OH 43147 614-7796846	Bostick's Presc Phy Dan Bostick 549 S W St Piketon, OH 45661 740-2892269	Brewster's Hometown Phcy Hope Brewster 104 Thornton Dr Piketon, OH 45661 740-6483020	Hocks Piqua Jeff Bartone 649 W High St Piqua, OH 45356 937-6897687
Comunity Market 320 Phcy Jeremy Best 262 Sandusky St Plymouth, OH 44865 419-6879491	Compass Pharmacy Andy Pierron 1634 11th St Portsmouth, OH 45662 740-3557102	Tcc Health Andy Pierron 840 Gallia St Portsmouth, OH 45662 740-3540700	Powell Pharmacy Emlah Tubuo 4004 Presidential Pkwy Powell, OH 43065 614-4937570	Gracelove Pharmacy Gabriel Owusu 6535 E Livingston Ave Reynoldsburg, OH 43068 614-8860054
Lcrg Bros Llc/wellcare Ph Raj Dobariya 7584 E Main Street Reynoldsburg, OH 43068 614-6046632	Genesis Roseville Phs Dianna Leveck 157 South Main Street Roseville, OH 43777 740-6970348	Mike's Meds And More Mike Dombrowski 1136 E State St Salem, OH 44460 330-3329919	Bunny's Pharmacy Gregory Bonnoront 112 N Main Ave Sidney, OH 45365 937-4927458	Genesis Somerst Otc F&t Shona Carr 110 W Main St Somerset, OH 43783 740-7432185
Hocks Phcy S Charleston Jeff Bartone 127 S Chillicothe Street South Charleston, OH 45368 937-4628331	Mcmeans Pharmacy S Point John Mcmeans 708 4th St E Pobox #416 South Point, OH 45680 740-3772677	Canal Pharmacy Hm Kathy Burkholder 102 S Broadway Spencerville, OH 45887 419-6474584	Springboro Pharmacy Cindy Pacetti 268 W Central Ave Springboro, OH 45066 937-7480555	Sterling Community Phmcy Veronica Amosh 129 W Kemper Rd Springdale, OH 45246 513-8103299

Carson's Northridge Phcy Joti Carson 4923 Security Dr Springfield, OH 45503 937-5047700	Harding Road Phcy Dwight Dobbins 400 W Harding Rd Springfield, OH 45504 937-3998531	Madison Avenue Phcy Eric Juergens 640 N Fountain Ave Springfield, OH 45504 937-3231841	Whitacre Phcy Limestone Frank Fuschino 1816 S Limestone St Springfield, OH 45505 937-3221925	Hock's Tipp City Pharmacy Jeffrey Bartone 5175 S County Rd 25a Tipp City, OH 45371 937-6675803
Franklin Park Pharmacy Hussein Haidar 4020 Secor Rd Unit A Toledo, OH 43623 567-3158780	Goodneighbors Family Phcy Ali Al-mawla 625 E Manhattan Blvd Toledo, OH 43608 313-9520050	James Pharmacy Inc John Pangrac 623 Lagrange St Toledo, OH 43604 419-2439161	Lagrange Sav-mor Drugs Imad Mourad 3103 Lagrange Toledo, OH 43608 419-2418065	Seaway Pharmacy Ali Elouta 1707 Cherry St Toledo, OH 43608 419-2145197
Toledo Fam Phcy Vicky Simmons 1601 W Sylvania Ave Toledo, OH 43612 419-4700700	Toledo Family Phcy Main Vicky Simmons 324 Main St Toledo, OH 43605 419-9305830	Westgate Family Hussei El Khatib 3147 West Central Ave Toledo, OH 43606 419-5310000	Kmg Pharmacy Mahmoud Shaltaf 846 E Main St Trotwood, OH 45426 937-5294433	Mako's Pharmacy Laura Aubihl 240 E 3rd St Uhrichsville, OH 44683 740-9225400
Hock's Vandalia Pharmacy Jeffrey Bartone 535 S Dixie Dr Vandalia, OH 45377 937-8985803	Kaup Pharmacy Jackie Briscoe 42 West Main Street Versailles, OH 45380 937-5263337	White Oak Pharmacy Heli Patel 8465 State Route 339 Vincent, OH 45784 201-7440107	Franklin Phcy Hm Frank Manios 1732 Youngstown Rd Warren, OH 44484 330-3698434	Fayette Pharmacy Rod Banks 1500 Columbus Ave Washington Court Hou, OH 43160 740-3359900
Wellness1pharmacy W Crltn Ayman Yahya 2092 S Alex Rd Ste A West Carrollton, OH 45449 937-3847777	Central Pharmacy Mohamed Abdel 9117 Cincinnati Columbus Rd West Chester, OH 45069 513-2297585	Klinger Pharmacy Aaron Dunlap 102 W Jackson St West Unity, OH 43570 419-9242444	Linworths Pharmacy Chad Thompson 2245 W Dublin Granville Rd Ste 103 Worthington, OH 43085 614-3920960	Genesis Maysvl Otc F&T Shona Carr 15 N Maysville Zanesville, OH 43701 740-4533700
Genesis Op Phcy Phs Dianna Leveck 945 Bethesda Dr Suite 20 Zanesville, OH 43701 740-4545667	Genesis Taylor Phs Dianna Leveck 721 Taylor St Zanesville, OH 43701 740-4530508	Shrivers Pharmacy #3 Hm John Coler 406 Brighton Blvd Zanesville, OH 43701 740-4523691	Shrivers Phy Wellness Iii Greg Paisley 2050 East Pike Zanesville, OH 43701 740-6475594	
Oklahoma	Ada Apothecary Bev Smith 1201 E Arlington St Ada, OK 74820 580-3322000	Clinic Phcy On Arlington Paul Grimes 1131 Arlington St Ada, OK 74820 800-5555555	Sovereignphcysol&finegift Nancy Phelps 1007 N Country Club Ada, OK 74820 580-4218775	The Phcy At Cofmc #2 Randy Grimes 304 N. Monte Vista Ada, OK 74820 580-9258911
Broadway Pharmacy Cindy Ray 601 East Broadway Altus, OK 73521 580-4770800	Clinic Pharmacy Hm Brad Pickett 205 S Park Lane #110 Altus, OK 73521 580-4826464	Rexco Drug Kyle Keenum 2101 North Main Altus, OK 73521 580-4770381	Clinic Pharmacy Philip Melton 1104 E Central Ste 1 Anadarko, OK 73005 405-2473081	Pruett's Pharmacy Ryan Ritter 906 E Main St Antlers, OK 74523 800-5555555
Apache Drug Philip Melton 118 E Evans Apache, OK 73006 580-5883639	Henry Roberts Express Phc Bill Moore 1316 12th Nw Ardmore, OK 73401 580-2262684	Lone Grove Pharmacy Elmer Humphreys Iii 45 Almond Dr Ardmore, OK 73401 580-6574040	Steele Drug Jim Carter 907 Grand Ave Ardmore, OK 73402 580-2233000	T & M Pharmacy 25 Greg Trent 423 12th Nw Ardmore, OK 73401 580-2230671
Ritter Express Pharmacy Ryan Ritter 744 S Mississippi Ave Ste A Atoka, OK 74525 580-8893353	Limestone Pharmacy Jacqueline Gallery 3803 Nowata Rd Ste C Bartlesville, OK 74006 918-3310000	Medication Station Amy Houser 8054 Hw 16 Ste100 Pob217 Beggs, OK 74421 918-2674890	Don Coody Pharmacy Doug Sheffield 7530 Nw 23rd St B Bethany, OK 73008 405-7898921	Red Cross Drug Aj Asgari 301 Ne 10th Street Blanchard, OK 73010 405-4859311
Kemp Drug Susan Wells 215 North Main Bristow, OK 74010 918-3673391	Super H Pharmacy Aj Asgari 201 E. 7th Ave Bristow, OK 74010 918-3673328	Nextgenrx Dj Lees 811 W New Orleans Ste 101 Broken Arrow, OK 74011 918-5780031	Sherrill's Phcy & Gift Amy Hammonds 101 N Main Broken Bow, OK 74728 580-5843353	Simpson Pharmacy Milt Simpson 802 N. Park Drive Broken Bow, OK 74728 580-5842850
Medic Phcy And Gifts Greg Huenagardt 506 North Hoy Pob 679 Buffalo, OK 73834 580-7352161	Herod Drug Store Jim Luckie 212 W Main Canton, OK 73724 580-8863444	Liberty Drug Brian Harrison 15 W Main St Pob 362 Carnegie, OK 73015 580-6541111	Catoosa Family Pharmacy David Johnson 1818 N Hwy 66 Ste A Catoosa, OK 74015 918-2319034	Checotah Pharmacy Teresa Huggins 1002 W Gentry Ave Ste B Checotah, OK 74426 918-4733838

Chelsea Family Pharmacy Joe Forcum 600 Walnut St Chelsea, OK 74016 918-7892241	Smith Drug 14 Damon Hawkins 121 South Grand Cherokee, OK 73728 580-5962764	Chickasha Clinic Phcy Llc Jack Justice 2224 W Iowa Chickasha, OK 73018 405-2244851	Matt's Country Boy Phcy Matt Evans 14890 Se 29th St Ste 108 Choctaw, OK 73020 405-3903205	Chouteau Family Phcy Llc Drew Turner 214 N Chouteau Ave Chouteau, OK 74337 918-4766455
J&j Pharmacy & Gifts Joe Forcum 998 W Will Rogers Blvd Claremore, OK 74017 918-3411184	Clayton Pharmacy Richard Cudd 536 N Lawson Blvd Clayton, OK 74536 918-5694884	Palace Drug Store Hm Gary Moore 301 North Broadway Cleveland, OK 74020 918-3582524	S & D Hm Drug Hm Scott Campbell 915 Frisco Clinton, OK 73601 580-3232020	Salisbury Pharmacy Greg Adams 815 Frisco Avenue Clinton, OK 73601 580-3231244
Collinsville Family Phcy Colton Turnbull 1205 W Main St Ste A Collinsville, OK 74021 918-3712547	Thompson's Pharmacy Ryan Woody 513 Hillery Road Ste B Comanche, OK 73529 580-4398869	Baker Pharmacy Doug Baker 1022 E Cherry St Cushing, OK 74023 918-2252200	Sooner Phcy Of Davis Inc Mike Lee 705 East Main Davis, OK 73030 580-3693776	Lassiter Discount Drug John Lassiter 3252 Se 29th Del City, OK 73115 405-6770549
Murphy's Drug Mark Tilley 145 E Broadway St Drumright, OK 74030 918-3529301	Baker Express Phcy Ryan Ritter 3344 N Highway 81 Duncan, OK 73533 580-2553784	Medical Center Pharmacy Gregory Seay 1026 Radio Rd Durant, OK 74701 580-9247425	The Medicine Store Nelson Edgeman 311 N Washington Avenue Durant, OK 74701 580-9243784	The Apothecary Room Jessica Mcmakin 2000 E 15th St Edmond, OK 73013 405-3264782
Canadian Valley Rx Inc Barry Smith 1605 W Elm St El Reno, OK 73036 405-2624154	Elgin Pharmacy Brendan Jones 12889 Commerce St Elgin, OK 73538 580-4925007	Grandview Pharmacy Colby Brewster 1220 W 3rd St Pob 370 Elk City, OK 73644 580-2255550	Evans Express Pharmacy Kyle Whitehead 110 N Oakwood Rd Enid, OK 73703 580-2331202	Evans Pharmacy Kyle Whitehead 1106 W Willow Rd Enid, OK 73703 580-2344343
Family Pharmacy #1 Grant Diel 826 E Owen K Garriott Rd Enid, OK 73701 580-2334244	Family Pharmacy #2 Grant Diel 2311 W Willow Rd Enid, OK 73703 580-2347700	Family Pharmacy #3 Grant Diel 221 S 30th St Enid, OK 73701 580-2373801	Rick's Pharmacy Rick Hill 811 W Randolph Ave Enid, OK 73701 580-2371535	Eufaula Pharmacy Teresa Huggins 401 S Main St Eufaula, OK 74432 918-6897701
Fairfax Pharmacy Kim Tilley 400 N Main St Fairfax, OK 74637 800-5555555	Fairview Rx, Inc. Scott Holder 210 E State Rd Fairview, OK 73737 580-2272045	Scott's Valu-med Pharmacy Lonny Wilson 1201 S Lee Street Fort Gibson, OK 74434 918-4783002	Frederick Pharmacy Inc Shane Kelly 1600 North Main/pob 981 Frederick, OK 73542 580-3355501	Grove Drive-in Phcy Hm David Walker 1027 S Main St Grove, OK 74345 918-7862268
Parkview Pharmacy Terry Moore 115 Medical Dr Guymon, OK 73942 580-3387565	Bestyet Pharmacy Hm Lonny Wilson 19671 Ne 23rd Street Harrah, OK 73045 405-4546261	Harrah Pharmacy Donald Brandt Casey Po Box 247 Harrah, OK 73045 405-4542476	D & D Heavener Doug Horne 101 W Avenue D Heavener, OK 74937 918-6534803	Heritage Pharmacy li Grant Diel 529 N Main St Hennessey, OK 73742 405-8537201
Henryetta Drug Ryan Ritter 623 W. Main St Henryetta, OK 74437 918-6523361	Hinton Pharmacy Greg George 407 N Broadway/pob 578 Hinton, OK 73047 405-5426222	Clinic Pharmacy Lyndsey Robinson 509 E Chestnut St Hollis, OK 73550 580-6882257	Hugo Express Pharmacy Ryan Ritter 1200 E Jackson Avenue Hugo, OK 74743 580-3261600	Hugo Family Pharmacy Amy Hammonds 420 E Jackson St Hugo, OK 74743 580-3268337
Idabel Express Phcy Susan Ritter 810 Se Washington St Idabel, OK 74745 580-8890230	Inola Drug Inc Drew Turner 19 W Commercial/pob 700 Inola, OK 74036 918-5438777	V & V Drug Hm Kevin Culver 453 S Main Jay, OK 74346 918-2534519	Rowland Pharmacy Lindy Rowland 802 W. Main St. Ste 103 Jenks, OK 74037 918-2364668	Kansas Pharmacy, Llc Drew Turner 1119 E Tulsa Ave Kansas, OK 74347 918-8686162
Dennis Express Pharmacy Christy Schellenberg 1308 S Main Kingfisher, OK 73750 405-3755400	Heritage Pharmacy Ryan Ritter 1309 S. Main Street Kingfisher, OK 73750 405-3756300	Medic Phcy & Gifts Greg Huenergardt 119 W Admire Kingfisher, OK 73750 405-3756739	Kingston Pharmacy Aj Asgari 7 North Main St. Po Box 548 Kingston, OK 73439 580-5642337	Central Ok Family Med Ctr Randy Grimes 527 W 3rd St P O Box 358 Konawa, OK 74849 580-9253286
Medic Drug And Gifts Greg Huenergardt 102 W Jane Jayroe Laverne, OK 73848 580-9213373	Anderson Phcy And Accents Shawn Anderson 5366 Nw Cache Rd Ste 1 Lawton, OK 73505 580-5959500	Eastside Clinic Phcy Hm Brent Brennon 3612 Se Lee Blvd Lawton, OK 73501 580-3556400	Ken's Rx Hm Ken Hawkins 802 West Gore Lawton, OK 73501 580-3534113	Lawton Heritage Comp Phcy Leeann Curet 12 Nw Sheridan Rd Lawton, OK 73505 580-3549860

Sheridan Express Phcy Darrell Woodson 205 S Sheridan Road Lawton, OK 73505 580-2480300	412 Family Pharmacy Llc Drew Turner 412 E Main St Locust Grove, OK 74352 918-4795223	Corner Drug Margaret Perkins 100 E Main Madill, OK 73446 580-7953376	Mannford Pharmacy Kimberly Tilley 231 W Trower Blvd Mannford, OK 74044 918-8657400	Marietta Pharmacy Ryan Ritter 300 S Hwy 77 Marietta, OK 73448 580-2765555
Newberry Express Pharmacy Ryan Ritter 801 S Broadway St Marlow, OK 73055 580-6583784	Jacks Rx Hm Jack Justice 500 Williams St Maysville, OK 73057 405-8674427	Mcalester Express Phcy Susan Ritter 200 S 3rd St Ste A Mcalester, OK 74501 918-4234333	Crest Rx Pharmacy Jack Justice 249 N Douglas Blvd Midwest City, OK 73130 405-7414411	Valu-med Pharmacy Lonny Wilson 1212 A S Douglas Blvd Midwest City, OK 73130 405-7411200
Wilson Pharmacy Marshall Matlock 911 S Air Depot Blvd Midwest City, OK 73110 405-7373464	Meds And Moore Phcy Matthew Finn 1280 N Eastern Ave Ste F Moore, OK 73160 405-7355160	Moore Rx Jeff Mcdown 2018 S I-35 Service Rd Moore, OK 73160 405-7355101	Gaddy Drug Hm Dave Carter 1126 W Broadway Muskogee, OK 74401 918-6825584	Nichols Hills Drug Aj Asgari 7600 N Western Ave Nichols Hills, OK 73116 405-8439501
Dave's Healthmart Phcy Divyesh (dave) Patel 329 N Porter Avenue Norman, OK 73071 405-3608882	Doctors Park Pharmacy Wende Posey 500 E Robinson St Ste 200 Norman, OK 73071 405-3645020	Sovereign Phcy Solutions Nancy Phelps 2080 Hwy 9 West Norman, OK 73072 405-3226868	Krittenbrink Pharmacy Brian Scheiber 315 Kansas Ave Okarche, OK 73762 405-2634433	Luckie Drug Jim Luckie 116 N Main Street/pb 549 Okeene, OK 73763 580-8223789
Okemah Pharmacy Ryan Ritter 106 S. Woody Guthrie St. Okemah, OK 74859 918-6232510	Asbury Pharmacy Laura Cudd 3401 North May Avenue Oklahoma City, OK 73112 405-8436691	Chris Express Drug Christopher Phillips 12032 S Western Ave Oklahoma City, OK 73170 405-7353950	Clyde Pharmacy Greg Clyde 7158 Nw 112th Oklahoma City, OK 73162 405-5176104	Crest Pharmacy Hm Jack Justice 10601 South May Ave Ste11 Oklahoma City, OK 73170 405-3787171
Jim's Community Pharmacy Jim Huff 908 Straka Ter Oklahoma City, OK 73139 180-0555555	Jim's Tower Phcy Jim Brakebill 1024 Sw 44th Ste 700 Oklahoma City, OK 73109 405-6319625	Medic Pharmacy-hefner Pte Clay Moore 11101 Hefner Point Dr 101 Oklahoma City, OK 73120 405-7553921	Neighborhood Pharmacy Zoreh Eskandari 3122 North May Ave Oklahoma City, OK 73112 405-6048010	Oxford Pharmacy Kiet Nguyen 6001 S Sooner Rd #b Oklahoma City, OK 73135 405-3512264
Preferred Rx Craig Patel 1111 Lee Ave Ste 105 Oklahoma City, OK 73103 804-4335770	Okmulgee Discount Rx Ryan Ritter 1160 S Belmont Ave Okmulgee, OK 74447 918-7561223	Legacy Drug Julie Justice 111 West Grant Ave Pauls Valley, OK 73075 405-2383305	Reavis Super Drug Hm Jack Justice 110 Burr Avenue Pauls Valley, OK 73075 405-2387391	Weigants Pharmacy Lindsay Gatrell 714 Kihekah Ave Pawhuska, OK 74056 800-5555555
Piedmont Phcy & Gifts John Smith 97 Gooder Simpson Blvd Piedmont, OK 73078 405-3733090	The Pharmacy Of Pocola Clay Haisten 102 E Folsom Blvd Pocola, OK 74902 918-4362900	Toni's Westside Healthmrt Toni Gibson 301 W Grand Ponca City, OK 74601 580-7654456	D&d Pharmacy Doug Horne 1940 N Broadway Poteau, OK 74953 918-6473137	Hometown Drug Co Llc Jason Carter 307 N Broadway Poteau, OK 74953 918-6472349
Poteau Family Phcy Tanner Crandell 1122 Tarby Rd Poteau, OK 74953 918-6470453	Elliott Plaza Pharmacy Drew Turner 510 South Elliott Pryor, OK 74361 918-8252225	The Cross Pharmacy Randy Quattlebaum 1025 Ne 1st St Pryor, OK 74361 918-8241300	Turner Drug Julie Justice 1300 N Green Ave Purcell, OK 73080 405-5272107	United Disc Dg Of Purcell Jack Justice 1602 N Green Avenue Purcell, OK 73080 405-5275900
Moore Drug Tommy Hilderbrant 101 West Main Street Ringling, OK 73456 580-6622366	Johnnys Hometown Phcy Chris Isbell 303 E Ray Fine Blvd #1 Roland, OK 74954 918-4270400	Clif's Pharmacy Mike Meece 505 E Redwood Sallisaw, OK 74955 918-7760100	Pill Box Pharmacy Melinda Mast 1329 S Main St Ste C Sapulpa, OK 74066 +18-0055555	Seminole Drug Kerry Kincaid 1717 N Milt Phillips Ave Seminole, OK 74868 405-8083226
The Pharmacy At Cofmc 4 Randy Grimes 2249 Boren Blvd Ste B Seminole, OK 74868 580-9253286	Medic Pharmacy Hm Greg Huenergardt 1604 S Main Street Shattuck, OK 73858 580-9382854	The Medicine Shoppe Matthew Finn 1006 N. Harrison Street Shawnee, OK 74801 405-2734384	Hoover Drug, Inc. Hm Teresa Huggins 1505 E Main St Ste C Stigler, OK 74462 918-9678321	Central Drug Chad Bayer 1220 W 12th Ave Stillwater, OK 74074 405-3726120
Stilwell Pharmacy Hm Mike Pinkerton 202 S Second Street Stilwell, OK 74960 918-6962500	Bayless Drug Co Hm Jack Justice 120 W. Main Pob 150 Stratford, OK 74872 580-7592312	Hobbs Pharmacy Russell Hobbs 420 W Broadway Ave Sulphur, OK 73086 580-6222475	Cherokee Hills Pharmacy Jason Carter 1607 S Muskogee Ave Ste D Tahlequah, OK 74464 918-4562531	Tahlequah Drug Company Shanon Gower 2028 Mahaney Ave Tahlequah, OK 74464 918-4310555

Tmc Pharmacy Shanon Gower 1500 E Downing Ste 106 Tahlequah, OK 74464 918-4560694	Thomas Drug & Variety Ctr Mark Kourt 145 W Broadway Thomas, OK 73669 580-6613545	Tishomingo Express Pharma Susan Ritter 140 East Main Tishomingo, OK 73460 580-3712355	Apothecary Shoppe Tulsa Tj Marti 6136 E 51st St Tulsa, OK 74135 918-6652003	Carefirst Pharmacy Tulsa T.j. Marti 6214 S Sheridan Rd Tulsa, OK 74133 918-9406767
Couch Pharmacy Scott Evans 444 S Sheridan Tulsa, OK 74112 918-8359577	Freeland Brown Pharmacy Andrew Kohler 4112 S Peoria Tulsa, OK 74105 918-7434491	Freeland Brown Phcy 3 Andrew Kohler 4227 Southwest Blvd Tulsa, OK 74107 918-9868644	Nextgenrx Dj Lees 4132 East 51st Tulsa, OK 74135 918-5780031	Vian Pharmacy Jason Carter 401 S Thornton St Vian, OK 74962 918-7738111
V&v Drug Aj Asgari 201 N. Scraper St Vinita, OK 74301 918-2562541	Cotton County Drug Elizabeth Crew 619 E. Missouri Walters, OK 73572 580-8756161	City Pharmacy Zachary W. Brack Pha 101 N Clarence Nash Blvd Watonga, OK 73772 580-6234545	Eck Drug 25 Bill Eck 101 S Main Waurika, OK 73573 580-2282383	Eagle Pharmacy Llc Clark Arganbright 3741 Legacy Weatherford, OK 73096 580-7723300
Weatherford Phcy Mike Schmitz 101 W Main St/pob 1967 Weatherford, OK 73096 580-7722781	Weleetka Drug Gallen Sheneman 309 W. 9th St Weleetka, OK 74880 405-7862247	Westville Drug Company Jason Carter 301 S Williams St Westville, OK 74965 918-7235466	Medic Pharmacy Greg Huenergardt 2116 Oklahoma Ave Woodward, OK 73801 580-2543504	Randy's Pharmacy Megan Swayze 1310 Main St Woodward, OK 73801 580-2566600
Conrad Marr #6 Hm Craig Mcalister 948 South Yukon Parkway Yukon, OK 73099 405-3542582	Miller Drug William Chris Miller 11101 Surrey Hills Blvd Yukon, OK 73099 405-3731717	United Pharmacy Steve Weaver 901 S Cornwell Yukon, OK 73099 405-3545233		
Oregon	Brownsville Phcy Hm Joe Ervin 411 N. Main / P.o. 248 Brownsville, OR 97327 541-4665112	Mccoys Pharmacy David Debysingh 1645 E Main St Cottage Grove, OR 97424 541-9427799	Creswell Pharmacy Brian Marr 175 E Oregon Ave Creswell, OR 97426 541-8952413	River Road Pharmacy Hm Brian Marr 884 River Road Eugene, OR 97404 541-6363522
Corner Drug Trushar Patel 29670 Ellensburg Ave Gold Beach, OR 97444 541-2474544	Trinity Valley Pharmacy Clarissa Free 2001 Foothill Blvd F3 Grants Pass, OR 97526 541-4749437	Sky Lakes Downtown Pharma John Timmerman 211 N 8th Street Klamath Falls, OR 97601 541-2743880	Sky Lakes Outpatient Phcy John Timmerman 2865 Daggett Ave Klamath Falls, OR 97601 541-2743490	Sky Lakes Washburn Phcy Samantha Muir 2421 Washburn Way Ste C Klamath Falls, OR 97603 541-2743420
Howards Drug Hm Jeff Howard 101 North F Street Lakeview, OR 97630 541-9472141	Postal Pharmacy Laura Abrahamson 47809 Highway 58 Oakridge, OR 97463 541-7822617	Philomath Family Phcy Hm Seth Phan 1640 Main Street Philomath, OR 97370 541-9292880	Division Street Pharmacy Nzeribe Nwokoma 10240 Ne Halsey St Portland, OR 97220 503-2610303	Gdc Pharmacy Nghia Tran 8035 Se Holgate Blvd Portland, OR 97206 503-7886483
Lower Umpqua Hosp Ph Hm Kamy Mahdiyoun 600 Ranch Road Reedsport, OR 97467 541-2716370	Wallowa Phmcy Windng Wter Nicolas E Powers 605 W Highway 82 Wallowa, OR 97885 541-4264504	Cascade Pharmacy Hm Corey Donovan 7591 Crater Lake Hwy White City, OR 97503 541-8264414		
Pennsylvania	Towne Drug Hm Jon Akanowicz 227 Commercial Ave. Aspinwall, PA 15215 412-7822244	Beaver Falls Phcy Linda Davis 1314 7th Avenue Beaver Falls, PA 15010 724-3840766	Bensalem Pharmacy Kaushal Patel 2112 Street Rd Bensalem, PA 19020 215-2444244	Village Phcy Hm Richard Carano 1624 East Poland Road Bessemer, PA 16112 724-6677124
Bethlehem Pharmacy Pradeep Rayapudi 817 E 4th Street Fl 1 Bethlehem, PA 18015 610-4196522	We Care Pharmacy 2 Umesh Patel 2910 Easton Ave, Unit 9 Bethlehem, PA 18017 610-4194111	Boswell Prescription Ctr Jacqueline Martella 210 Ohio Street Boswell, PA 15531 814-6296624	Pocono Community Phcy 1 Umesh Patel 1656 Rt 209 Unit 6 Brodheads ville, PA 18322 570-8017886	Cambridge Springs Phcy Hm Christopher Shearer 227 S Main Street Cambridge Springs, PA 16403 814-3984600
Camp Hill Pharmacy Sumita Markana 4401 Carlisle Pike Ste H Camp Hill, PA 17011 717-7437993	Medical Arts Pharmacy Haresh Malaviya 220 Wilson St Ste 100 Carlisle, PA 17013 717-9061246	Penn Laurel Phcy Hm Jacqueline Martella 112 Sunshine Ave. Central City, PA 15926 814-7545717	The Boalsburg Apothecary Bill Faust 2827 Earlstown Road Centre Hall, PA 16828 814-4667936	Csp Pharmacy Inc Chiranjivi Jannu 2224 W 9th St Chester, PA 19013 610-4971015

Coatesville Comm Phcy Inc Kenny Patel 260 E Lincoln Hwy Coatesville, PA 19320 610-3833800	Collegeville Pharmacy Harshil Patel 305 Second Ave Ste 204 Collegeville, PA 19426 484-9789009	Hatfield Community Phcy Harshil Patel 120 Bethlehem Pike #103 Colmar, PA 18915 267-9568400	Nickman's Drug 119 James Nickman 107 Memorial Blvd Connellsville, PA 15425 724-6288125	Buchanan Bro-1-ssny Hm Michael Taylor 101 Main Street Coudersport, PA 16915 814-2748660
Butterfly Pharmacy (pa) Chiranjivi Jannu 1592 Route 739 Dingmans Ferry, PA 18328 570-8284314	Pocono Community Phcy 2 Umesh Patel 175 E Brown St East Stroudsburg, PA 18301 570-6648226	Buchanan Bro-5 Hm Michael Taylor 170 Main St, Po Box 265 Eldred, PA 16731 814-2254723	Yorktown Pharmacy Ankur Shah 8110 Old York Rd Ste B Elkins Park, PA 19027 267-2820070	Buchanan Bro-2-ssny Hm Mick Taylor 206 West Main St Elkland, PA 16920 814-2587332
Darling's Pharmacy Chris Darling 650 East Ave Ste 112 Erie, PA 16503 814-3510503	Nickman's Drug #129 James Nickman Jr 90 W. Church St. Fairchance, PA 15436 724-5647817	Freeland Pharmacy Umesh Patel 611 Centre St Freeland, PA 18224 570-5262400	Gladwyne Pharmacy Hm Burton Zaslow 352 Righter's Mill Rd. Gladwyne, PA 19035 610-6491100	Rx Xpress Hlth Mart Phcy Pam Grisnik 111 Mill Street Grove City, PA 16127 724-4588420
Hallstead Family Pharmacy Neal Juraska 36 Rose St Hallstead, PA 18822 570-8799553	Uptown Discount Drug Prasad Mattupali 2336 N 3rd St Harrisburg, PA 17110 717-2369999	Lehigh Care Phcy Harshil Patel 59 W Juniper St Hazleton, PA 18201 570-4974970	Yocums Pharmacy Harshil Patel 1749 E Broad St Hazleton, PA 18201 570-4541135	Whitman Pharmacy Maulik Patel 4950 Old York Rd Box 299 Holicong, PA 18928 215-7948850
Nickmans Drug, #149 James Nickman Jr 1238 National Pike Rd. Hopwood, PA 15445 724-4372353	Potomac Valley Phcy 2 Sheshu Mettu 138 Washington Street Hyndman, PA 15545 814-8423201	The Medicine Shoppe Dave Wessel 725 W Ingomar Road Ingomar, PA 15127 412-3675778	Martella's Phcy Franklin Jaqueline Martella 1079 Franklin St Johnstown, PA 15905 814-5351833	Martella's Phcy Park Hill Joe Martella 1932 William Penn Avenue Johnstown, PA 15909 814-3221011
Cooks Pharmacy James Gaudino 777 Wyoming Ave Kingston, PA 18704 570-2883633	Advocate Pharmacy Ruta Patel 535 South Broad Street Lansdale, PA 19446 215-3622479	Lehigh Pharmacy Umesh Patel 428 S 7th St Ste 3 Lehigh, PA 18235 484-2745428	Nickman's Drug #109 James Nickman 3 Nickman's Plaza Lemont Furnace, PA 15456 724-4371179	Family 1 Pharmacy Tejash Patel 4005 Veterans Hwy Levittown, PA 19056 215-9422221
Pennsbury Pharmacy Kenneth Lee 8545 New Falls Rd Levittown, PA 19054 215-5472378	Vip Pharmacy Hiren Patel 7737 New Falls Rd Levittown, PA 19055 215-4867300	Luzerne Discount Phcy Rinkal Patel 101 Main St Ste D Luzerne, PA 18709 570-7637813	Marienville Phcy Hm Ann Brooks 120 Cherry St Po Box 434 Marienville, PA 16239 814-9278700	Nickman's Drug #139 James Nickman 1878 Mcclellandtown Rd Masontown, PA 15461 724-9521040
Brighton Pharmacy Hm Rx Harry Davis 525 5th Avenue New Brighton, PA 15066 724-8477979	Town & Country Phy Anthony Roperti 2209 Freeport Rd. New Kensington, PA 15068 724-3352330	Palmerton Pharmacy Rinkal Patel 330 Delaware Ave Palmerton, PA 18071 610-9004999	Apex Pharmacy Divyesh Patel 7200 Frankford Ave Philadelphia, PA 19135 215-3385100	Apollo Pharmacy Mike Patel 460 W Lehigh Ave Philadelphia, PA 19133 215-4265100
Atlas Pharmacy Mike Patel 4925 N 5th St Philadelphia, PA 19120 215-6905400	Broad & Lehigh Phcy Brian Snyder 1300 West Lehigh Ave #102 Philadelphia, PA 19132 215-2289007	Broad And Snyder Phcy Kevin Lam 2108 South Broad St Fl 1 Philadelphia, PA 19145 267-3243039	Cambria Pharmacy Dhruv Padodara 2860 N 5th Street Philadelphia, PA 19133 215-2252886	Centennial Pharmacy Svc Joe Dymowski 1020 N Delaware Ave Philadelphia, PA 19125 267-3245347
Cottman 1 Pharmacy Nikita Patel 1701 Cottman Ave Philadelphia, PA 19111 800-5555555	Linsky Phcy J&j Martin Jerry Martin 1701 S 2nd St Philadelphia, PA 19148 215-3894148	M R Pharmacy Ngan Do 2510 N Front St Philadelphia, PA 19133 215-6343939	Neff Surgical Phcy Kevin Lam 222 N 9th St Philadelphia, PA 19107 215-6274567	PennCare Pharmacy Joseph Jibi 416 Oak Ln Rd Philadelphia, PA 19126 +18-0055555
Ritechoice Pharmacy Adrian Accay 6328 Woodland Ave Philadelphia, PA 19142 215-7277700	Silverman Phcy Inc Hm William Caracciolo 2501 S 7th Street Philadelphia, PA 19148 215-4653081	Ss Pharmacy Rita Patel 8275 Bustleton Ave Philadelphia, PA 19152 215-7225300	Moshannon Valley Phcy Inc Bill Faust 208 Medical Center Dr Philipsburg, PA 16866 814-3423750	Bloomfield Drug Kathryn Confer 4727 Liberty Ave Pittsburgh, PA 15224 412-6824909
Carrick Pharmacy Raj Dobariya 2717 Brownsville Rd Pittsburgh, PA 15227 412-2060996	Lebanon Shops Phcy Hm Tom Riley 300 Mt Lebanon Blvd Pittsburgh, PA 15234 412-3446700	North Shore Health Mart Patrick Davis 127 Anderson St Ste 101 Pittsburgh, PA 15212 724-4947615	Steel Town Phcy Raj Dobariya 5239 Brownsville Rd Ste A Pittsburgh, PA 15236 412-2060996	Wilson's Phcy Hm Jeff Wilson 4101 Penn Ave. Pittsburgh, PA 15224 412-6216471

Reading Community Phcy Kenny Patel 526 Penn St Reading, PA 19602 610-7506761	Rochester Healthmart Phcy Timothy Davis 176 Virginia Avenue Rochester, PA 15074 724-9876085	Palmer Drug Store Kaitlyn Sullivan 738 Lil Deer Crk Vly Rd Russellton, PA 15076 724-2651632	Saxonburg Phcy Maura Trainor 115 Pittsburgh St. Saxonburg, PA 16056 724-3523000	Scranton Pharmacy Umesh Patel 311 Mulberry St Scranton, PA 18503 570-3447828
Sheeley's Drug Store Inc Lori Hart 539 Linden St Scranton, PA 18503 570-3428936	Valley Care Pharmacy Nimesh Patel 940 Jefferson Ave Scranton, PA 18510 570-8002273	Cooks Pharmacy Frank Lombardo 1909 Memorial Hwy Shavertown, PA 18708 570-6751191	Sheffield Phcy Hm John Slagle 27 S Main St Sheffield, PA 16347 814-9683636	Sprout's Drug Store Chris Darling 122 E Academy St Shinglehouse, PA 16748 814-6976331
Slippery Rock Pharmacy Clint Kassi 116 New Castle St Slippery Rock, PA 16057 724-4060800	Buchanan Bro-3-pssny Hm Michael Taylor 313 Main Street Smethport, PA 16749 814-8875375	Spartansburg Phcy Charleen Hajec 317 Main Street Spartansburg, PA 16434 814-6542333	Darling's Sugar Grove Chris Darling 17 Forest Street Sugar Grove, PA 16350 814-4897777	Valley Pharmacy Sandip Patel 647 State Rt 93 Hwy #6 Sugarloaf, PA 18249 570-7884444
Tionesta Pharmacy Hm John Slagle 105 Faulkner Dr Tionesta, PA 16353 814-7553557	Community Pharmacy Bill Faust 1256 Pennsylvania Ave Tyrone, PA 16686 814-6840230	Union City Phcy Hm Tom Reichert 16395 Rt 8 Union City, PA 16438 814-4387570	Vandergrift Phcy Hm Alex Micklow 224 Longfellow St,ste100 Vandergrift, PA 15690 724-5676615	Waterford Pharmacy Hm John Slagle 216 High St/po Box 547 Waterford, PA 16441 814-7966655
Mccracken Pharmacy Scott Adamson 595 E High Street Waynesburg, PA 15370 724-6275454	Buchanan Bro-4 Hm Michael Taylor 122 W Main St Westfield, PA 16950 814-3672327	We Care Pharmacy Piyush Patel 3671 Crescent Ct E Whitehall, PA 18052 484-3503999	Wind Gap Pharmacy Umesh Patel 31 W 1st St Unit B Wind Gap, PA 18091 610-8814260	Martella's Phcy Windber Joseph Martella 901 Graham Avenue Windber, PA 15963 814-4679700
Rhode Island	Park Ave Pharmacy Zaheer Akbar 1375 Park Ave #1 Cranston, RI 02920 180-0555555	Anthony's Phcy Of Johnston Peter Solomon 1524 Atwood Ave Johnston, RI 02919 401-9001788	Atwood Pharmacy Zahan Akbar 1302 Atwood Ave Johnston, RI 02919 400-3004443	Park Square Phcy Zahan Akbar 65 Eddie Dowling Hwy North Smithfield, RI 02896 401-7412320
Green Line Apoth Of Prov Ken Procaccianti 905 N Main St Providence, RI 02904 -	Green Line Apothecary Christina Procaccianti 245 Main Street Wakefield, RI 02879 401-3603300	Jb Pharmacy li Hm William Rosa 1165 Main Ave Warwick, RI 02886 401-8611194	Seaside Phcy Of Westerly Bill Quirk 224 Post Road Westerly, RI 02891 401-6374577	
South Carolina	Savitz Drug Store Hmc Steve Trumbell 815 West Greenwood St #4 Abbeville, SC 29620 864-3662165	Hawthorne Aiken Pharmacy Kristie Cassidy 210 University Pkwy Aiken, SC 29801 803-6482985	Golden Town Pharmacy Johnny Capps 2837 Hwy 501 E Aynor, SC 29511 843-3587777	Hiers Drug Eddie Sanders 12253 Heritage Hwy Bamberg, SC 29003 803-2454334
Morgan's Phcy Batesburg Becky Morgan 501 W Railroad Ave Batesburg, SC 29006 800-5555555	Beaufort Phy & Compoundin Jeremy Simmons 968 Ribaut Rd Ste 1 Beaufort, SC 29902 843-3793278	Csc Comm Phy Bntsvlle Ashley Singleton 999 Cheraw St Bennettsville, SC 29512 843-4567777	Fowler Pharmacy David Fowler 301 E Market Street Bennettsville, SC 29512 843-4793831	Bishopville Drug Coinc Hm James Alexander 302 South Main Street Bishopville, SC 29010 803-4843784
Csc Comm Phy Bshpvlle Ashley Singleton 545 Sumter Hwy Bishopville, SC 29010 803-5887960	Beaufort Drug Company Jacob Dotson 16 William Pope Dr Ste 201 Bluffton, SC 29909 843-7077077	Branchville Pharmacy Charles Thompson 7615 Freedom Road Branchville, SC 29432 803-2748585	Hawthorne Camden Phcy Kristie Cassidy 2534 Broad Street Camden, SC 29020 803-4258378	Csc Comm Phy Cheraw Ashley Singleton 812 State Rd Cheraw, SC 29520 843-8654080
Black's Drug Store Mark Richards 121 Church St Chester, SC 29706 803-5812102	Csc Cmmnty Chesterfield Ashley Singleton 204 Perry Wiley Way Chesterfield, SC 29709 843-9271030	Hubbard Young Pharmacy Tom Teasley 402 College Avenue Clemson, SC 29631 864-6541771	Clinton Discount Pharmacy Pankaj Ravani 202 N Broad St Clinton, SC 29325 864-3877151	Sadler-hughes Apothecary Walter Hughes 102 Jacobs Hwy Clinton, SC 29325 864-8334000
Hawthorne Phcy Of Laurel Kristie Cassidy 2761 Laurel Street Columbia, SC 29204 803-2542761	Hawthorne Phcy On Taylor Kristie Cassidy 1520 A Taylor Street Columbia, SC 29201 803-2563440	Vistara Pharmacy Jimin Patel 1120 Sparkleberry Lane Ext D Columbia, SC 29223 321--402-20	Vistara Pharmacy Rajdeep Patel 6323b N Main St Columbia, SC 29203 803-7666075	Welvista Pharmacy Debbie Kinder 121 Greystone Boulevard Columbia, SC 29210 803-4540868

Darlington Family Phcy Terry Lewis 203 S. Main Street Darlington, SC 29532 843-3956020	Csc Community Phcy Dillon Ashley Singleton 1016 Old Latta Hwy Dillon, SC 29536 843-7744337	Palmetto Prescription Ctr Danny Poston 3198 W Palmetto St Florence, SC 29501 843-2929781	The Pharmacy Jarrod Tippins 2500 Hoffmeyer Road Florence, SC 29501 843-7732821	Vistara Pharmacy Nc Rajdeep Patel 817 S Cashua Dr Ste C Florence, SC 29501 800-5555555
Well Center Pharmacy Marlon Orias 605 S Irby St Florence, SC 29501 843-4094181	Fort Mill Pharmacy Hm Mark Richards 134 North White St Fort Mill, SC 29715 803-5482851	Morgan's Phcy Of Gilbert, Rebecca Morgan 309 Broad St Gilbert, SC 29054 803-8925572	Ridge Ltc Pharmacy Denise Derrick 4079 Augusta Hwy Suite A Gilbert, SC 29054 803-7564175	Leake Family Pharmacy Samuel Leake 105 Hearthstone Dr Gray Court, SC 29645 864-7330128
Great Falls Pharmacy Gary Milhorn 503 Chester Ave Ste A Great Falls, SC 29055 803-4822249	Greeleyville Pharmacy Walter Rogan 215 Varner Ave Po Box 277 Greeleyville, SC 29056 843-4262170	Cherrydale Pharmacy Vaishali Patel 535 W Butler Rd #b Greenville, SC 29607 973-4624429	Greenville Discount Phcy Rajadeep Patel 1701 Augusta St Greenville, SC 29605 864-3018441	Kash & Karry Pharmacy Kevan Page 101 Pete Hollis Blvd Greenville, SC 29601 864-2326711
Wingard's Pharmacy Hm Don Beam 202 Seaboard Avenue Greenwood, SC 29646 864-2236120	Mcleskey Todd Family Phcy Rachel Godfrey 109 North Main St Greer, SC 29650 864-8770753	Professional Phcy Greer Don Wall 320 Memorial Drive Greer, SC 29650 864-8773386	Professional Phcy Mt View Jagina King 428 Memorial Drive Ext Greer, SC 29651 864-8774281	Carolina Phcy Lowcountry Jeremy Simmons 810 Elm St East Hampton, SC 29924 803-9140318
Csc Comm Phcy Ashley Singleton 1280 S 4th St Hartsville, SC 29550 843-3395530	Hartsville Drug Jeb Perkins 134 West Carolina Ave Hartsville, SC 29550 843-3326581	Holly Hill Pharmacy Rachel Osteen 904 Holly Hill Street Holly Hill, SC 29059 803-4960009	Iva Drug Store Lance Boles 720 East Front Street Iva, SC 29655 864-3486138	Gilder And Weeks Inc Eddie Abrams 200 North Main St Joanna, SC 29351 864-6976580
Maxwell & Halford Drug Kenneth Davis 432 Calhoun Street Johnston, SC 29832 803-2752021	Kershaw Family Pharmacy Hugh Mobley 605 S Hampton St Kershaw, SC 29067 803-4756979	Williamsburg Pharmacy Rosanne Boyd 411 Thurgood Marshall Hwy Kingstree, SC 29556 843-3553300	Piggly Wiggly Pharmacy Hiral Patel 9616 Hwy 78#6 Ladson, SC 29456 843-8008788	Med Cabinet Of Lake City Terry Blackmon 319 Mercy Street Lake City, SC 29560 843-3742825
Carolina Pharmacy Airport Vic Patel 1755 Airport Rd Ste 100 Lancaster, SC 29720 803-2890000	Carolina Pharmacy Bypass Vipul Patel 751 Hwy 9 Bypass W Lancaster, SC 29720 803-2866262	Carolina Pharmacy Meeting Vic Patel 1228 Colonial Commons Lancaster, SC 29720 803-2868444	Mobley Drugs Inc Hugh Mobley 1073 W Meeting St Lancaster, SC 29720 803-2852021	Landrum Drug Company Hm Dennis Burdette 104 West Rutherford Landrum, SC 29356 864-4572401
Csc Comm Phcy Latta Ashley Singleton 122 Latimer St Latta, SC 29565 843-6276261	Medicine Mart Pharmacy Michael Gleaton 348b Columbia Avenue Lexington, SC 29072 803-9575969	My Pharmacy Christopher Munnerlyn 808 Highway 378 Ste B Lexington, SC 29072 803-7563460	Hawthorne Lugoff Phcy Kristie Cassidy 710 Hwy 1 South Lugoff, SC 29078 803-4089589	Anderson Pharmacy Hm Michael Ouzts 419 South Mill Street Manning, SC 29102 803-4332212
Mauldin Discount Pharmacy Rajdeep Patel 300 W Butler Rd Ste A Mauldin, SC 29662 864-4127775	Csc Community Phmcy Mccol Ashley Singleton 3080 Highway 15 401 E Mc Coll, SC 29570 843-5236212	Strom's Drug Store Hm Tonya Calloway 124 So Main Street Mc Cormick, SC 29835 864-4652011	Mullins Disc Phcy Inc Hm Todd Johnson 310 S. Main St Mullins, SC 29574 843-4641757	Lorex Drug Angela Jackson 1310 Wilson Road Newberry, SC 29108 803-2760990
Atlantic Apothecary Teresa Shelley 3816 Hwy 17 South Ste 2 North Myrtle Beach, SC 29582 843-2727900	Grove Park Pharmacy Charles Thompson 1324 Grove Park Ne Orangeburg, SC 29115 803-5360007	My Pharmacy Hamp Manning 1773 Village Park Dr Orangeburg, SC 29118 803--268-30	Orange Cut Rate Drugs Charles Thompson 1144 Russell St Orangeburg, SC 29115 803-5345931	Pageland Family Pharmacy Karla Milhorn 214 S Van Lingle Mungo Bl Pageland, SC 29728 843-6752014
Hawthorne Pelion Phcy Kristie Cassidy 8073 Edmund Highway Pelion, SC 29123 803-8944010	Preferred Pharmacy Jeremy Simmons 10911 North Jacob Smart Blvd Ridgeland, SC 29936 843-7295583	Carolina Pharmacy Rh Hm Vipul Patel 725 Cherry Rd Ste 103 Rock Hill, SC 29732 803-3271640	Five Forks Disc Phcy Dimple Dsai 2701 Woodruff Rd Ste E Simpsonville, SC 29681 -	Csc Comm Phcy Soc Hill Ashley Singleton 743 South Main St Society Hill, SC 29593 843-3784148
Buy Low Pharmacy Payal Thadani 8007 Warren H Abernathy Spartanburg, SC 29301 864-5725727	St. Matthew's Pharmacy Hm Mikell Quick 708 F.r.huff Drive, North St Matthews, SC 29135 803-6557800	Summertown Drug Compound Trey Phillips 115-b Main Street Summertown, SC 29148 803-4858586	Christmas Pharmacy Steve Christmas 1229 Alice Dr # B Sumter, SC 29150 803-9836297	Colonial Rx Brandee Stukes 325 Broad St Suite 100 Sumter, SC 29150 803-7742126

Medical Court Pharmacy Jake Holiday 776 W Liberty St Sumter, SC 29150 803-7735605	Sumter Cut Rate Drugs Hm Chad Gibbons 32 S Main Street Sumter, SC 29150 803-7738432	Disc Drug Of Swansea Hm Anthony Ray 400 North Church Street Swansea, SC 29160 803-5683251	Vistara Greer Discnt Phy Michael Deserio 6140d Wade Hampton Blvd Taylors, SC 29687 864-4735700	Timmonsville Pharmacy Hm Mitchell Page 309 East Smith Street Timmonsville, SC 29161 843-3467182
Union Family Pharmacy Angela Jackson 528 A Rice Avenue Union, SC 29379 864-4273700	Wagener Drug Theresa Dyches 129 N Main St Wagener, SC 29164 803-5645381	Kens Thriftee Pharmacy Hm Earl Carter 112 East Main Street Walhalla, SC 29691 864-6389553	Walterboro Pharmacy Jeremy Simmons 1315 N Jefferies Blvd Walterboro, SC 29488 843-7824050	Hawthorne Phcy On Sunset Kristie Cassidy 2854 Sunset Blvd West Columbia, SC 29169 803-7947990
Roche Phcy Inc Serval Hm John Roche 68 Main Street Whitmire, SC 29178 803-6942445	Vistara Pharmacy Rajdeep Patel 10 N Hamilton St Williamston, SC 29697 864-7866075	Morgan Drugs Becky Morgan 12935 Main Street Williston, SC 29853 803-2663356	Hawthorne Winnsboro Phcy Kristie Cassidy 110 S Congress St Winnsboro, SC 29180 803-6353565	Woodruff Health Mart Phcy Charles Baumgardner 10195 Hwy 221 Suite 5 Woodruff, SC 29388 864-6708150
South Dakota	Kessler's Pharmacy Jerrad Aman 621 6th Ave Se Aberdeen, SD 57401 605-2256673	Turner Drug Dillon Kjerstad 3033 Main St Bowdle, SD 57428 605-2856121	Burke Community Pharmacy Renee Sutton 809 Jackson Street Pob 358 Burke, SD 57523 605-7752294	Carson Drug Dillon Kjerstad 521 Mount Rushmore Road Custer, SD 57730 605-6732225
Dunes Family Pharmac Hm Bill Orlando 101 Tower Rd Ste 130 Dakota Dunes, SD 57049 605-2425050	Vilas Health N Variety Eb James Stephens 304 S Main Street Eagle Butte, SD 57625 605-9648955	Dosch Family Ph Michael Dosch 207 J Ave Ste 3 Eureka, SD 57437 605-2842752	Vilas Health N Variety James Stephens 100 Main Street Faith, SD 57626 605-9672123	Faulkton Drug Dillon Kjerstad 118 8th Ave S Faulkton, SD 57438 605-5984187
Vilas Gettysburg Dillon Kjerstad 103 E Commercial Ave Gettysburg, SD 57442 605-7659458	Loris Pharmacy Lori Giedt 1205 North 1st Street Groton, SD 57445 605-3972363	Vilas Highmore Dillon Kjerstad 120 Commercial Ave Highmore, SD 57345 605-8522890	Vilas Pharmacy James Stephens 145 Glendale Dr Lead, SD 57754 605-2244538	Smith Drug Hm Eric Sonsalla 301 Main Ave Lemmon, SD 57638 605-3743897
Martin Drug & Mercantile Kirk Wilson 304 Main St Martin, SD 57551 605-6856200	Miller Rexall Drug Trent Merkwan 209 N. Broadway Miller, SD 57362 605-8533647	Mission Community Phcy Renee Sutton 161 S Main Street Mission, SD 57555 605-8562120	Parkston Drug Rx Richard Boetcher 112 West Main Po Box 430 Parkston, SD 57366 605-9283125	Dakota Country Pharmacy Dillon Kjerstad 130 S Center Philip, SD 57567 605-8592833
Avera St Mary's Wac A34 Todd Forkel 100 Mac Lane Ste 101 Pierre, SD 57501 605-2247334	Presho Community Pharmacy Renee Sutton 116 North Main St, Ste #2 Presho, SD 57568 605-8956337	Boyd Drug Mart East Hm Scott Vincent 909 E St Patrick St Rapid City, SD 57701 605-3480741	Boyd's Drug Mart West Hm Scott Vincent 655 Mountain View Road Rapid City, SD 57702 605-3434445	Boyd's Drug Rx Express Hm Scott Vincent 2650 Mt Rushmore Road Rapid City, SD 57701 605-7184040
Randall Pharmacy Dillon Kjerstad 1010 W 1st St Ste 2 Redfield, SD 57469 605-4721810	Bon Homme Pharmacy Carol Deurmier 410 W. 16th Ave Tyndall, SD 57066 605-5894418	Cornwell Drug Robert Kwasniewski 701 Main Webster, SD 57274 605-3453351	White River Comm Phcy Rene Sutton 309 East 4th St White River, SD 57579 605-2593102	
Tennessee	East Main Pharmacy Chase Garrison 712 E Main Street Adamsville, TN 38310 731-6323278	Pettigrew Rexall Drug Jimmy Pettigrew 139 West Main St Adamsville, TN 38310 731-6323118	Todds Discount Drugs Todd Gean 347 E Main St Adamsville, TN 38310 731-6320995	Madison Ave Phy Jeff Wolfenden 1001 Madison Ave Athens, TN 37303 423-7462626
Boatwright Phcy Of Atoka Steven Boatwright 139 Wesley Reed Dr Ste F Atoka, TN 38004 901-8378801	Southern Express Pharmacy Elizabeth Ashley Willis 1355 W Market Street Bolivar, TN 38008 731-4721011	Mulherin Family Phcy Sarah Mulherin 200 E Main St Brownsville, TN 38012 731-5850500	Bulls Gap Drugs Jama Bos 412 Hwy 11 E Bulls Gap, TN 37711 423-2354600	Davidson's Discount Drugs Kendle Davidson 110 Hillcrest Dr Byrdstown, TN 38549 931-8643166
Hall Fam Phcy Clarkrange Philip Hall 6845 S York Hwy Clarkrange, TN 38553 931-8633779	Dixie Pharmacy 3 Navas Yoonus 311 Landrum Pl. #600-a Clarksville, TN 37043 931-2415688	Harris Family Pharmacy Hursh Patel 1157 Fort Campbell Blvd. Clarksville, TN 37042 931-2786171	Medsorce Pharmacy Sandra Empey 1849 Madison St Ste D Clarksville, TN 37043 931-8962126	Sango Pharmacy Andrew Byrd 2622 Madison St Ste A Clarksville, TN 37043 931-9192491

Crawford's Pharmacy Jeff Wolfenden 2260 Chambliss Ave Cleveland, TN 37320 423-4798601	Pharmacy Home Care Jeff Wolfenden 120 23rd St Cleveland, TN 37311 423-7907336	Phd Pharmacy Gina Patterson 110 Keith St Sw Ste 1-2 Cleveland, TN 37311 423-6146650	Willoughby Drugs Todd Gean 104 Main St Clifton, TN 38425 931-6763318	Collinwood Drugs Carla Staggs 313 Highway 13 South Collinwood, TN 38450 931-7249197
Village Pharmacy Dipti Patel 841 E 10th St Cookeville, TN 38501 931-3196949	Doc's Hometown Pharmacy Brent Smith 951 Highway 51 N Covington, TN 38019 901-4766851	Miller's Pharmacy Frank Miller 110 Star Shopping Ctr Covington, TN 38019 901-4750535	Cumberland Vital Care Phc Landon Headrick 3106 Miller Ave #101 Crossville, TN 38555 931-4560680	Mitchell Drug James Petty 97 North Main Street Crossville, TN 38555 931-4845117
Young Pharmacy Bob Young 23 Woodmere Mall Crossville, TN 38555 931-4568165	First Care Phcy Decatur Jarrett Swafford 392 N Main St Decatur, TN 37322 423-4869404	Epitone Pharmacy Parvinder Kainth 318 E College St Ste 102 Dickson, TN 37055 615-6828472	Bob's Discount Phcy Hm Bob Daniel 8720 Hert Plza A Hwy 22 Dresden, TN 38225 731-3642207	James & Wilks Mart James 620 Mall Blvd Ste A Dyersburg, TN 38024 731-2862025
Long And Gibson Phcy Johnny Gibson 303 Tickle Street Dyersburg, TN 38024 731-2851711	Lingerfelt Pharmacy Eric Carter 609 E Elk Ave Elizabethton, TN 37643 423-5422138	Reed Pharmacy Phillip Reed 851 West Elk Ave. Elizabethton, TN 37643 423-5181088	Roller Pharmacy Terry Roller 109 N Main Ave Erwin, TN 37650 423-7437105	Anderson Drugs Jeff Anderson 721 N Tennessee Ave Etowah, TN 37331 423-2637824
Airville Pharmacy Ugochukwu Ben-nwauzor 1785 Airport Road Ste A Gallatin, TN 37066 615-5878203	Germantown Pharmacy Tammy Folk 7465 Poplar Ave Ste 101 Germantown, TN 38138 901-7296429	Greenbrier Pharmacy Hm Misty Williamson 2239 Hwy 41 South Ste A Greenbrier, TN 37073 615-6436979	Central Drug Store Cindy Fisher 239 W Summer St. Greeneville, TN 37743 423-6384711	Arnold's Drug Co Apci Wade Stanley 400a S Church St Halls, TN 38040 731-8367211
Griffith Fam Phcy Roane James Griffith 1701 Roane State Hwy Harriman, TN 37748 865-5906337	Trousdale Wellness Phcy Andrew Byrd 215 Broadway Hartsville, TN 37074 615-6337645	City Drug Henderson Deryl Stewart 118 East Main Henderson, TN 38340 731-9892166	Dees Discount Drugs Todd Gean 689 Kimberly Dr Henderson, TN 38340 731-9897180	Hendersonville Hm Phcy Curt Willett 443 W. Main Street Hendersonville, TN 37075 615-8242179
Hermitage Pharmacy Dhaval Shah 3786 Central Pike Ste 120 Hermitage, TN 37076 615-4543300	Duren Apothecary Tiffany Hurst 110 Kittrell St Hohenwald, TN 38462 931-2953406	Jones Hometown Pharmacy Jonathan Jones 121 West Main Street Hohenwald, TN 38462 931-7965901	Health Care Pharmacy Matt Baker 505 Roland Ave Jackson, TN 38301 731-4232273	Vantrees Disc Phcy Hm Todd Gean 1463 So Highland Ste A Jackson, TN 38301 731-4230316
Hall Fam Phcy Jamestown Phillip Hall 205 South Main Street Jamestown, TN 38556 931-8799997	R&m Murphy's Sav-mor Phy Raj Patel 1403 Russell Ave Jefferson City, TN 37760 865-4753836	Joelton Pharmacy Ujwal Panhalkar 3515 Old Clarksville Pike Ste A Joelton, TN 37080 615-4039687	Mooneys Pharmacy Chad Huntsman 1107 N Roan St Johnson City, TN 37601 423-9267333	Caves Drug Store William Cave 1328a South Jb Dennis Hwy Kingsport, TN 37660 423-2451341
P And S Pharmacy Chad Huntsman 613 Watauga St Kingsport, TN 37660 423-2468351	Farragut Pharmacy Betsy Segraves 11424 Kingston Pike Knoxville, TN 37934 865-9669728	Four Way Prescriptionshop Brad C Lott 8707 A Asheville Hwy Knoxville, TN 37924 865-6808834	Gordon's Drug Mike Gordon 7255 Oak Ridge Hwy Knoxville, TN 37931 865-6918822	Rocky Hill Pharmacy Anne Warren 7660 S Northshore Dr Knoxville, TN 37919 865-3375887
Ut Student Health Center Peyton Roberts 1800 Volunteer Blvd #134 Knoxville, TN 37996 865-9745932	Gibbs Pharmacy Jim Gibbs 1427 W Baddour Pkwy Ste B Lebanon, TN 37087 615-4917924	Lebanon Family Pharmacy Hetal Patel 1311 W Main St Ste A Lebanon, TN 37087 865-8059785	Fresh Pharmacy Joe Nowell 721 Hwy 321 N Lenoir City, TN 37771 865-9880000	Town Creek Pharmacy Courtney Hunt 950 Highway 321 N Lenoir City, TN 37771 865-3171045
Vistara Pharmacy Rajdeep Patel 460 Medical Park Dr Ste 101 Lenoir City, TN 37772 865-3282482	Parsons Pharmacy Gene Parsons 117 W Commerce Pob 1616 Lewisburg, TN 37091 931-3594067	Duren's Healthmart Jerry Duren 119 South Mill Street Linden, TN 37096 931-5892146	Rx-perts Jackson Goble 2350 Highway 72 N Loudon, TN 37774 865-4581102	Baker Brothers Drugs Dawn Hafer 120 E Main St. Manchester, TN 37355 931-7283226
Village Pharmacy Lisa Lawson 2541 East Broadway Ave Maryville, TN 37804 865-9839591	Super Drug Paul Motheral 2340 Cedar Street Mckenzie, TN 38201 731-3523242	Graves Family Pharmacy Chad Graves 357 W Main St Mcminnville, TN 37110 404-5509984	Mcminnville Pharmacy Hina Patel 2652 Old Nashville Hwy Mcminnville, TN 37110 931-2135310	Stacy's Wellness Pharmacy Stacy Hazelwood 485 N Chancery St Ste 1 Mcminnville, TN 37110 931-4740600

Plaza Pharmacy Abdulaziz Alnajjar 3024 Covington Pike Ste 5 Memphis, TN 38128 901-7797930	The Rx Shoppe Rodney Tubbs 3315 Hacks Cross Rd #111 Memphis, TN 38125 901-7379797	Middleton Pharmacy Danny Austin 141 N Main St Middleton, TN 38052 731-3761070	Boatwright Drug Hm Steven Boatwright 7899 Leroy Boatwright St Millington, TN 38053 901-8722214	College Park Pharmacy Chad Huntsman 2106 East Andrew Johnson Hwy Morristown, TN 37814 423-5860721
Jj Beans At Howards Llc Chad B Huntsman 3336 W Andrew Johnson Hwy Morristown, TN 37814 423-5818436	Pharmacy Express Susan Taylor 1706 Buffalo Trail Morristown, TN 37814 423-8392401	Adams Pharmacy Sam Adams 851 S. Shady Street Mountain City, TN 37683 423-7271210	Vabbypharma Llc Victoria Poku 3195 S Mount Juliet Rd Mt Juliet, TN 37122 551-3330480	Beckmans Rx Shop Keith Beckman 120 E College St Murfreesboro, TN 37130 615-8936661
Mills Family Pharmacy Craig Buckner 2994 South Church St Murfreesboro, TN 37127 615-8951641	Bradley Drug Co Hm Phil Bradley 5208 Charlotte Ave Nashville, TN 37209 615-3832741	Green Hills Phcy Andrew Byrd 2140 Bandywood Dr Nashville, TN 37215 615-2923359	Newbern Drug Healthmart Mark Davis 625 W Main St Ste A Newbern, TN 38059 731-6279573	Oak Ridge Pharmacy Saad Aqqad 854 Main Street West Oak Ridge, TN 37830 865-4820345
First Care Pharmacy Samuel Randolph 186 Creekside Drive Ocoee, TN 37361 423-2999029	Village Rx Thomas Heilman 1100 Donelson Ave Old Hickory, TN 37138 615-5743766	Leach Pharmacy Blake Leach 960 E Tri County Blvd Oliver Springs, TN 37840 865-4326337	Medical Center Phcy Hm Rob Nichols 234 Tyson Avenue Paris, TN 38242 731-6422451	Perkins Drugs Paris Hm Randall Perkins 110 East Washington St. Paris, TN 38242 731-6423531
Citydrugstoreofparsonsinc Kimothy Phillips 18 W Main St Parsons, TN 38363 731-8476337	Stephens Pharmacy Kara Upchurch 3135 Main St Pikeville, TN 37367 423-4472434	Vaughn Pharmacy Dwight Disney 2141 Emory Road Powell, TN 37849 865-9471581	Corner Drug David Dew 414 Main St Rocky Top, TN 37769 865-4262851	Rural Hlth Services Phcy Linda Buck 4307 Highway 66 S Rogersville, TN 37857 423-9211621
East End Pharmacy Casey Waddell 5630 E Andrew Johnson Hwy Russellville, TN 37860 423-2891755	Hester Drug Todd Gean 114 E Main St Rutherford, TN 38369 731-6656176	Sale Creek/first Care Jarrett Swafford 14821 Dayton Pike Ste 115 Sale Creek, TN 37373 423-4869404	Bob's Discount Phcy Hm Todd Gean 555 Pickwick St Savannah, TN 38372 731-9251152	Carroll Pharmacy David Carroll 835 Pickwick St Savannah, TN 38372 731-9255551
Main Street Pharmacy Hm Catherine Brown 110 Main Street Savannah, TN 38372 731-9256246	The Prescription Shop Sav Julie C Cornise 765-b Florence Road Savannah, TN 38372 731-9253956	Deberry Drugs Hm Todd Gean 834 Mulberry Ave Selmer, TN 38375 731-6456100	Mid-town Pharmacy Ann Manley 270 E Court Ave Ste C Selmer, TN 38375 731-6457008	Seymour Advalue Phcy Hm Joe Graham 10721 Chapman Hwy Ste 6 Seymour, TN 37865 865-5770471
Caldwell's Drug Store Lynn Caldwell 511 W Main St Smithville, TN 37166 615-5971988	Smith-turner Drug Store Kendrick Smith 140 Church St Sneedville, TN 37869 423-7332322	Landry's East Pharmacy Cindi Landry 17392 Hwy 64 Somerville, TN 38068 800-5555555	Landry's Pharmacy Hm Cindi Landry 25 Woodbridge, Ste B Somerville, TN 38068 901-4931553	South Side Drug Co Inc Drew Sloan 1000 South Main St Springfield, TN 37172 615-3843546
Tellico Family Wellness Jason Miller 707 Veteran's Memorial Drive Tellico Plains, TN 37385 423-2536003	Eddie's Pharmacy Hm Eddie Sturgeon 114 Davy Crockett Shop Cn Trenton, TN 38382 731-8551000	Vonore Drug Family Kristi Miller 1121 Highway 411 Vonore, TN 37885 423-8846274	Griffith Family Pharmacy James Griffith 1236 Knoxville Hwy Wartburg, TN 37887 423-3466337	Duren Pharmacy Hm Jerry Duren 215 Woods Memorial Blvd Waynesboro, TN 38485 931-7225466
Durens Clinic Phcy Jerry Duren 107 J V Mangubat Waynesboro, TN 38485 931-7224183	White House Pharmacy Andrew Bryd 491 Sage Rd N Ste 1200 White House, TN 37188 615-3341212			
Texas	Barnes & Williams Drug #1 Jordan Talley 701 Hickory St Pobox 2855 Abilene, TX 79601 325-6779191	Barnes & Williams Drug #2 Jordan Talley 3402 S 14th St Abilene, TX 79605 325-6953784	James Mccoys Drug South James Mccoy 1725 Antilley Rd Abilene, TX 79606 325-6768900	James Mccoys Drugstore James Mccoy 839 N Judge Ely Blvd Abilene, TX 79601 325-6772300
James Mccoys Midtown Drug James Mccoy 1417 S Willis St Abilene, TX 79605 325-2328866	Rushing - Gonzalez D Hm Roddy Gonzalez 301 E Main Alice, TX 78332 361-6644368	Allen Family Drug Andrew Komuves 317 Central Expy N Allen, TX 75013 972-3909888	Allen Pharmacy & Wellness Deepa Pattani 945 W Stacy Rd Ste 110 Allen, TX 75013 703-8617467	Integricare Phcy Van Tran 1505 W Mcdermott Dr Ste 125 Allen, TX 75013 972-2129368

Alvarado Pharmacy David Paschal 601 N Parkway Dr Ste A Alvarado, TX 76009 972-7751180	Grand Health Mart Phcy Mario Hernandez 3500 Ne 24th Amarillo, TX 79107 806-3507455	South Park Pharmacy Sim Kongdara 5901 South Bell Suite C32 Amarillo, TX 79109 806-3542428	Neighborhood Phy Ankur Barot 801 N Main St Ste F Andrews, TX 79714 551-2081823	Tx Rx Solutions & Comp 2 Ngozi Anaduaka 131 E Hospital Dr Angleton, TX 77515 713-7901222
Anson Plaza Pharmacy Kelly Stovall 1150 W Court Plaza Anson, TX 79501 325-8233203	Bowen Pharmacy Hussein Younis 2417 W Pleasant Ridge Rd Arlington, TX 76015 817-9184900	Cooper Specialty Pharmacy Rakesh Patel 6109 S Cooper St Ste 111 Arlington, TX 76001 817-4192822	Kvn Pharmacy Kevin Nguyen 4860 Matlock Rd Ste 120 Arlington, TX 76018 817-9620417	M & A Pharmacy Yaling Lee 8200 Matlock Rd #150 Arlington, TX 76002 682-2227830
Randol Mill Phcy Gary Daley 1014 N Fielder Rd Arlington, TX 76012 817-2741883	Aubrey Pharmacy Steve Coomes 701 S Highway 377 Aubrey, TX 76227 940-4400400	Alto Pharmacy Austin Ajay Khatri 4175 Freidrich Ln #202 Austin, TX 78744 954-4464063	Liberty Pharmacy Rohit B. Chaudhary 8650 Spicewood Spgs 106 Austin, TX 78759 512-2497500	Medsavers Pharmacy Chris Johnson 1800 W 35th Street Austin, TX 78703 512-4659292
Metrix Pharmacy Emmanuel Amadi 2121 Parmer Ln #103c Austin, TX 78727 512-8140720	Rite Away #3 Rohit Chaudhary 730 W. Stassney Ln #160 Austin, TX 78745 512-8272600	Rite-away Phcy 4 Rohit Chaudhary 4203 James Casey St Ste A Austin, TX 78745 512-8272250	Tarrytown Pharmacy Inc Mark Newberry 2727 Exposition Blvd Austin, TX 78703 512-6177312	Victory Medical Center Rx Mark Cone, Md 4303 Victory Dr Austin, TX 78704 512-2790985
Laura's Pharmacy Laura Temple 232 West Main Street Azle, TX 76020 817-4064546	Bandera Drug Wayne Antenen 1100 Mulberry Street Bandera, TX 78003 830-7963111	Kings Phcy Beaumont Greg Hamby 3610 N Major Drive Beaumont, TX 77713 409-8600040	Lovoi And Sons Pharmacies Jasper Lovoi 3480 Fannin St Beaumont, TX 77701 409-8337538	Luparellos Corner Phcy Nick Patel 3570 Fannett Rd Beaumont, TX 77705 409-8423222
Bedford Pharmacy George Mathunny 2816 Central Drive Bedford, TX 76021 817-7868011	Deliverit Phcy Bedford Ehab Abughazaleh 2901 Brown Trail Bedford, TX 76021 713-5626775	Alto Pharmacy Houston Mattieu Gamache-asselin 4950 Terminal St Ste 200 Bellaire, TX 77401 800-8745881	Bells Family Drug Bruce Mcanally 103 W Bells Blvd Bells, TX 75414 903-9657383	Northstar Pharmacy Rima Patel 6014 Southwest Blvd Benbrook, TX 76109 469-2968132
Carver Drug Colton Kidd 1110 E 11th Place Big Spring, TX 79720 432-6064961	River Road Pharmacy Adam Majors 910 River Road Ste 103 Boerne, TX 78006 405-5907103	Rock Pharmacy Llc Peter Oraekwe 1201 S Main St Ste 121 Boerne, TX 78006 830-3575052	Bonham Family Drug Bruce Mcanally 100 E Sam Rayburn Dr Bonham, TX 75418 903-5837325	City Drug Of Brady Hm Al Pearson 704 West 17th Street Brady, TX 76825 325-5972325
W5 Pharmacy Cody Wimberley 1110 E Walker St Breckenridge, TX 76424 254-5596979	La Farmacia Joel Benitez 5460 Peredesline Rd Ste199 Brownsville, TX 78526 956-6210228	Las Palmas Pharmacy Joel Benitez 864 Central Blvd Suite 1200 Brownsville, TX 78520 956-5427400	The Friendly Phcy Paula Fraser 3302 Boca Chica Blve Ste 107 Brownsville, TX 78521 956-5441200	United Care Phcy Brwnsvl Paula Fraser 1755 West Price Road Ste C Brownsville, TX 78520 956-5460444
Live Oak Pharmacy Dennis Helbert 3707 Austin Ave Brownwood, TX 76801 325-6432648	Bcs Pharmacy Maikel Gadelsayed 2601 Osler Blvd Bryan, TX 77802 979-4859123	Village Foods & Pharmacy James Lewis 3030 E 29th St Ste 100 Bryan, TX 77802 800-5555555	Best Value West Steven Maddox 124 W Renfro St Burlleson, TX 76028 817-2956128	Texas Health Rx Phcy Kirat Shahiwala 12333 Bear Plaza Ste 100 Burlleson, TX 76028 817-7894099
Medic Pharmacy @ Canadian Greg Huenergardt 200 Cheyenne Ave Canadian, TX 79014 806-3236171	Medi Drive Pharmacy Angela Bazaldua 507 23rd St Canyon, TX 79015 806-6551024	Hebron Pharmacy Dat Nguyen 4100 Fairway Dr. Ste 500 Carrollton, TX 75010 972-3947015	Trinity Pharmacy Jonathan Lipe 1925 E Rosemeade Pkwy Carrollton, TX 75007 972-4924411	Prescription Disp Lab Inc Ray Solano 101 Commercial Pkwy Cedar Park, TX 78613 512-2190724
Hope Pharmacy Mark Bradley 620 Tenaha Center, TX 75935 936-2994336	Carols Pharmacy Landon Schwartz 316 South Commerce Centerville, TX 75833 903-5367326	Best Value Royces Phcy Steven Maddox 502 North Main Cleburne, TX 76033 817-9955196	Cleveland Pharmacy Hm Nick Patel 111 S.william Barnett Ave Cleveland, TX 77327 281-5933800	Albrechts Pharmacy @@@ Hm Gene Albrecht 506 W 5th Street Clifton, TX 76634 254-6758398
The Med Place Co City Paul Johnson 2250 Chestnut St Colorado City, TX 79512 325-7283489	Columbus Pharmacy Nick Patel 109 Shult Dr Ste F Columbus, TX 78934 979-5004191	Joe Pharmacy Clinton 1609 Live Oak St Commerce, TX 75428 903-8208200	Woodlakes Pharmacy Andrew Green 525 Woodlands Square#170 Conroe, TX 77384 832-5835002	Renue Rx #12 Legacy Raj Chhadua 150 N Coppell Rd Ste Phcy Coppell, TX 75019 800-5555555

Community Pharmacy Steven Walker 3001 Fm 2181 Ste 450 Corinth, TX 76210 940-4877455	Memorial Pharmacy Edward Lartevi 7017 S Staples Ste 103b Corpus Christi, TX 78413 361-3566279	Shoreline Pharmacy Ramana Mandadi 1311 S Staples St Corpus Christi, TX 78404 361-4149745	Apollo Pharmacy Krunal Parekh 1397 W 7th Ave Corsicana, TX 75110 903-6025102	Gaddis Pharmacy Kiran Kali 302 N Main St Cotulla, TX 78014 830-8792323
Regional Pharmacy Tyler Manske 622 W Main St Crosbyton, TX 79322 806-6752001	Shaws Pharmacy Crowell Mike Shaw 102 E Commerce Crowell, TX 79227 940-6841581	Gateway Pharmacy Maggie Mankarious 921 E. Fm 1187 Suite A Crowley, TX 76036 817-2972000	Reuss Pharmacy Vijaya Kalidindi 515 N Esplanade Street Cuero, TX 77954 361-2753411	Morriscare Pharmacy Nithya Subramanian 213 W Scurry St Ste C Daingerfield, TX 75638 203-5006127
Advancecare Dallas Tristan Schukraft 3818 Cedar Springs Rd Ste 104 Dallas, TX 75219 214-6249872	Aspcares Lancaster Saad Hussain 4309 Lemmon Ave Dallas, TX 75219 214-3314500	Buckner Neighborhood Phcy Samson Berhe 3535 N Buckner Blvd St106 Dallas, TX 75228 214-3213000	Buckner Village Pharmacy Elias Okonkwo 2947 S Buckner Blvd, Ste 500 Dallas, TX 75227 214-2758066	Cash Saver Pharmacy 19 Kiran Kali 2130 E Ledbetter Dallas, TX 75216 214-3743559
Cash Saver Pharmacy 46 Kiran Kali 1201 W Camp Wisdom Rd Dallas, TX 75232 214-3762709	Cedra Pharmacy Mazen Karnaby 9669 N Central Expwy #190 Dallas, TX 75231 214-9831000	Child And Family Pharmacy Emily Viola 8915 Harry Hines Ste P Dallas, TX 75235 972-5489484	Fate Pharmacy Hari Chintapalli 2409 Alco Avenue Ste C Dallas, TX 75211 214-9192399	Md Kids Ped Phcy David Duc Nguyen 3201 W Saner Ave Ste 100 Dallas, TX 75233 214-3774310
North Texas Inf Spilty Phy Sandy Aaron 3409 Worth St.#725 Dallas, TX 75246 214-2765617	Powerhouse Pharmacy Kirat Shahiwala 4740 W Mockingbird Ln Dallas, TX 75209 214-3502900	Preston Road Apothecary Jonathan Lipe 9301 North Cntrl Expw 110 Dallas, TX 75231 214-3616172	Preston Road Pharmacy Jonathan Lipe 6901 Preston Road Dallas, TX 75205 214-5219991	Renue Rx #2 Raj Chhadua 2701 S Hampton Rd, #100 Dallas, TX 75224 972-7078248
Renue Rx #3 Raj Chhadua 600 N Pearl St #h201 Dallas, TX 75201 214-8550606	Dekalb Pharmacy Janet Tidwell 120 W Front St De Kalb, TX 75559 903-6670880	Array Pharmacy Bryson Boyd 1821 S Fm 51 Ste B Decatur, TX 76234 855-2772979	Best Value Renshaw Drug Steven Maddox 800 A Medical Center Dr Decatur, TX 76234 817-9955196	Med Choice Phcy Hm Susan Miller 2300 W Morton St Ste 121 Denison, TX 75020 903-4636979
Community Pharmacy Brandon Allen 1612 Scripture St Denton, TX 76201 940-4840100	Community Pharmacy Kelly Shelby 4400 Teasley Ln Ste 100 Denton, TX 76210 940-3821618	Premium Family Pharmacy Patience Tantoh 1776 Teasley Ln Ste 111 Denton, TX 76205 940-4426767	Renue Rx 1 Lauren Saavedra 306 N Loop 288 #210 Denton, TX 76209 940-2772499	Denver City Pharmacy David Fung 105 E Broadway St Denver City, TX 79323 806-5923333
Liberty Drug Sequoia Gerken 403 N Mustang Denver City, TX 79323 806-5922765	Devine's Crawford Rx Narender Bangla 200 S Teel Dr Devine, TX 78016 830-9880100	Ok Pharmacy Sylvanus Anidu 122 S. Main Donna, TX 78537 956-4642000	Ok Pharmacy North Sylvanus Anidu 311 N Salinas Blvd Donna, TX 78537 956-4612020	Solutions Pharmacy James Montgomery 13830 Sawyer Ranch Rd#303 Dripping Springs, TX 78620 512-3829381
Patrick Street Pharmacy Sharon Maxwell 303 N Patrick St Dublin, TX 76446 254-4454709	Cch Pharmacy Lacye Crumpton 614 Eaker St Ste 100 Eden, TX 76837 625-8698760	Bulldog Pharmacy Holly Randolph 15996 Hwy 80 Ste C Edgewood, TX 75117 903-3851122	Junior's Pharmacy Damaso Navarro, Jr. 1313 S Clossner Ave #b Edinburg, TX 78539 956-5834441	Rgvmeds Pharmacy Benjamin Fombon 2606 E Richardson Rd Edinburg, TX 78542 214-6503918
Mid Coast Pharmacy #2 Melissa Smith 25000 Us Hwy 59 El Campo, TX 77437 979-9423578	Mid Coast Pharmacy 1 David Mak 1201 North Mechanic St El Campo, TX 77437 979-9423584	Healthy City Pharmacy Rish Patel 3028 Trawood Dr Ste D El Paso, TX 79936 915-4007993	Rio Grande Pharmacy Jose Salcido 5500 Doniphan Dr 201-202 El Paso, TX 79932 915-2608555	Surecare Specialty Phcy Paul Galbiati 4005 N. Mesa El Paso, TX 79902 915-5322400
Goldsmith Drug Rebecca Mccain 111 W Cleveland St Electra, TX 76360 940-4952335	Torres Family Pharmacy Frank Torres 103 S. Broadway Elsa, TX 78543 956-5672005	Rains Pharmacy Meredith Chavez 392 E Lennon Drive Emory, TX 75440 903-9531392	Hometown Drug Diana Coile 718 W. Lampassas St. Ennis, TX 75119 972-8756798	Fabens Pharmacy David Paschal 1420 Fabens Rd B Fabens, TX 79838 972-7751180
La Popular Pharmacy Narender Bangla 1118 S Us Highway 281 Falfurrias, TX 78355 361-3233784	Valley View Phcy Botw Inc Tony Nguyen 12879 Josey Ln Ste: 115 Farmers Branch, TX 75234 972-9822232	Fate Pharmacy Rajeswari Attaluri 109 E Fate Main Pl Fate, TX 75087 972-4995044	Us Drug Mart 4 David Paschal 103 South Main Ferris, TX 75125 972-5443660	Community Pharmacy Dennis Song 1001 Cross Timbers Rd Ste 1170 Flower Mound, TX 75028 972-3554614

Baggett Pharmacy Shashwatkumar Patel 509 N Main St Fort Stockton, TX 79735 432-3362297	A&p Pharmacy Kiran Kali 2329 N Riverside Dr Fort Worth, TX 76111 817-8382319	Baileys Phcy Tiffany Cook 6700 W Vickery Blvd Fort Worth, TX 76116 817-862412	Best Value Country Day Steven Maddox 6020 A Harris Pkwy Fort Worth, TX 76132 817-7380722	Best Value Ridglea Steven Maddox 5932 Lovell Ave Fort Worth, TX 76107 817-9955196
Gateway Pharmacy Maggie Mankarious 5505 S Hulen St. Fort Worth, TX 76132 800-5555555	Halls Pharmacy Venkata Kiran Kali 708 Pennsylvania Ave Fort Worth, TX 76104 817-8773677	Macprince Pharmacy Prince Ogbonna 6080 S Hulen St Ste 320 Fort Worth, TX 76132 806-6261079	Renue Rx #4 Raj Chhadua 201 Commerce Street #201 Fort Worth, TX 76102 682-2851100	Tower Medic Pharmacy Melvin Musgrove 607 W Magnolia Ave Ste B Fort Worth, TX 76104 817-3368133
Prescription Laboratory Richard Terry 205 W Windcrest Ste 160 Fredericksburg, TX 78624 830-9972163	Independence Pharmacy Hari Chintapalli 5350 Independence Pkwy Ste 110a Frisco, TX 75035 469-8859100	Lifetime Pharmacy Hany Youssef 255 West Lebanon Rd #200a Frisco, TX 75036 469-4797777	Renue Rx #1 Raj Chhadua 3010 Legacy Dr. Ste 110 Frisco, TX 75034 469-2942001	Sands Rx Frisco Nabil Hallak 5150 Warren Parkway Ste 700 Frisco, TX 75034 469-6060449
Sps Rx Solutions Linh Nguyen 3550 Parkwood Blvd #111 Frisco, TX 75034 214-6180052	Stellus Rx 1001 John Gregg 9990 Dallas Pkwy Ste 115 Frisco, TX 75033 214-2915087	Fritch Drug & Gift Hm Keith Reed 105 Broadway Box 1167 Fritch, TX 79036 806-8573176	Stellus Rx 1002 Collin Kelley 855 Montgomery St #150 Ft Worth, TX 76107 180-0555555	Plaza Pharmacy Katy Kuhn 411 North Grand Gainesville, TX 76240 940-6658401
Galveston Broadway Drug Nandan Kumar 2027 Broadway St J Galveston, TX 77550 409-7657701	Carechoice Pharmacy Hung Lai 813 N Jupiter Rd Garland, TX 75042 469-9096430	Mercy Pharmacy Mahmoud Ahmad 2231 Peggy Ln # B Garland, TX 75042 972-2725274	St Paul Pharmacy Hoa Pham 3307 Belt Line Rd Garland, TX 75044 469-2681879	Gus's Drug Store Hm Garth Hinze 702 E University Georgetown, TX 78626 512-8632506
The Med Shop Pharmacy Patrick Powers 825 Us Highway 271 N Gilmer, TX 75644 903-6802600	Best Value Medical Center Steven Maddox 1100 Bluebonnet St Glen Rose, TX 76043 817-9955196	Glen Rose Discount Drug Jonathon Lipe 906 N.e. Big Bend Trail Glen Rose, TX 76043 254-8972711	Mcmahan Pharmacy Services Mike McMahan 1503 W Front St Goldthwaite, TX 76844 325-6482484	Goliad Pharmacy Sri Vatti 208 S Commercial St#1227 Goliad, TX 77963 361-6453261
Mohrmann's Drug Store Llc John Mohrmann 2405 Winding Way Gonzales, TX 78629 830-6722317	Best Value Rons Phcy Steven Maddox 420 West Pearl Granbury, TX 76048 817-9955196	Pecan Discount Drug Hm Milton Schultz 9203 Plantation Drive Ste 1 Granbury, TX 76049 817-5739344	Acuscript Pharmacy Nguyen Dinh 3950 S Carrier Pkwy 100 Grand Prairie, TX 75052 469-9094093	Greenville Pharmacy Venkata Venny Majeti 4209 Wesley St Greenville, TX 75401 800-5555555
Live Well Pharmacy Hari Chintapalli 4200 Stuart St Greenville, TX 75401 903-2596797	Doyle High The Drug Store Nathan Buerkle 100 S Avenue E Haskell, TX 79521 940-8642673	Red Door Pharmacy Randy Shipp 2488 Avondale Haslet #168 Haslet, TX 76052 817-2592636	Best Value Hico Pharmacy Steven Maddox 320 West 1st Street Hico, TX 76457 817-9955196	Hitchcock Hometown Phcy Nandan Kumar 8719 Highway 6 Hitchcock, TX 77563 409-2090847
Eagle Pharmacy Dustin Hays 700 S College Ave Holliday, TX 76366 940-5834376	Barker Cypress Phcy Cmpd Cynthia Ngwaba 705 Fry Rd Houston, TX 77450 713-6313117	Cedra Pharmacy Mazen Karnaby 1607 South Post Oak Lane Houston, TX 77056 713-6210621	Friendswood Hm Phcy Long Nguyen 4606 Fm 1960 W Ste 250 Houston, TX 77069 281-3151300	Healthco Pharmacy Brenda Richardson 2533 Southmore Blvd #a Houston, TX 77004 713-2186337
Healthco Pharmacy 2 Brenda Richardson 8604 Martin Luther King Jr Blvd Houston, TX 77033 713-6405575	Hope Health Pharmacy Penny Yang 13930 Bellaire Blvd Houston, TX 77083 832-9821301	Iridium Pharmacy Del Ingram 2240 Navigation Ste 200a Houston, TX 77003 713-3247241	Medplus Rx Moji Cardozo 7636 Harwin Dr Ste C 319 Houston, TX 77036 713-7795400	Memorial Pharmacy Lan Vu 10101 Sw Freeway Ste 315 Houston, TX 77074 832-3588500
Pharmacy 1 Plus Inc Chimezie Iloanya 6776 Southwest Fwy Ste 102 Houston, TX 77074 800-5555555	Platinum Rx North Detra Boykin 5627 Aldine Bender Rd #7 Houston, TX 77032 281-2271010	Prime Express Rx Akosua Adu Addai 1701 Fm 1960 Rd W Ste L Houston, TX 77090 832-4463224	Privia Gulf Coast Phcy Jim Edwards 9539 Huffmeister Rd #c Houston, TX 77095 800-5555555	Pronto Pharmacy Carol Dicesare 8635 Long Point Rd. Suite C Houston, TX 77055 800-5555555
Scripts Rx Pharmacy Matthew Cunningham 7515 Main St Ste 180 Houston, TX 77030 888-4734002	Sena Rx Pharmacy Mitch Vosoughi 5050 Fm 1960 Rd W Ste125 Houston, TX 77069 281-4400018	St Joseph Pharmacy William Sherman 1315 St Joseph Pkwy Ste 100 Houston, TX 77002 713-5895878	Tejas Pharmacy #2 Amy Imber 5228 Aldine Mail Rt. Houston, TX 77039 800-5555555	Texas Care Pharmacy Joseph Nidhin 4900 Fannin St Ste 201 Houston, TX 77004 832-7690088

Trinity Specialty Phcy 2 Kiran Kali 19002 Park Row Ste 101 Houston, TX 77084 281-8067680	Tx Rx Solutions & Comp Ngozi Anaduaka 7505 Fannin St Ste 120 Houston, TX 77054 713-7901222	We Care Rx Brandy Williams 12390 Kingsride Ln Houston, TX 77024 832-5826933	Hubbard City Drug Landon Schwartz 200 N Magnolia Ave Hubbard, TX 76648 254-5762241	Midcities Pharmacy Aemad Aslam 2000 Precinct Line Rd#102 Hurst, TX 76054 817-6053500
Iowa Park Pharmacy Rebecca Mccain 405 Se Access Rd Ste #a Iowa Park, TX 76367 940-5922731	America First Pharmacies Nadeem Akhtar 7801 Mesquite Bend Dr#108 Irving, TX 75063 972-9472400	Fate Pharmacy Hari Chintapalli 8300 N Macarthur Blvd #130 Irving, TX 75063 817-7732833	Fate Pharmacy Hari Chintapalli 3600 Conflans Rd, Ste 210 Irving, TX 75061 469-3404030	Irving Pharmacy Mohammad Sandeeh 2000 Esters Rd Ste 202 Irving, TX 75061 972-3130585
Las Colinas Pharmacy Hm Jim Jim Hrcnr 6420 N Macarthur Blvd#100 Irving, TX 75039 972-9939700	Lemon Pharmacy Viroopaksha Velishala 3501 Macarthur Blvd #340 Irving, TX 75062 972-8899805	Mercury Drive Phcy Hm James Macdrow 918 Mercury Drive Jacinto City, TX 77029 713-6746122	Porter Pharmacy Robert Meeks 308 W Larissa St Jacksonville, TX 75766 903-5869804	Johnson City Hm Phcy-new Phil Lietz 405 Highway 281 South Johnson City, TX 78636 830-8687185
Best Value Mt Valley Phcy Steven Maddox 3521 Sw Wilshire Blvd #b Joshua, TX 76058 817-9955196	Joshua Pharmacy Jonathan Lipe 504 N Broadway/pob 939 Joshua, TX 76058 817-2958531	Jourdanton Pharmacy Narender Bangla 1810 East State Hwy 97 Jourdanton, TX 78026 830-7700770	Health Center Pharmacy Rolando Ramon 1003 College St Ste 100 Junction, TX 76849 325-4463999	The Prescription Shop Nick Millington 143 Craig Street Kenedy, TX 78119 830-5839652
Winkler County Pharmacy Rolando Ramon 814 Myer Ln Kermit, TX 79745 432-5868127	Kerrville Drug Inc Hm Sean Schmidt 1050 Junction Hwy Kerrville, TX 78028 (83-0) 895-	The Medicine Stop Austin Mcanally 1000 Main St. Kerrville, TX 78028 830-8967440	Kingsland Rx Phcy Hm Todd Humphries 306 Ranch Road 2900 Kingsland, TX 78639 325-3884593	Mendoza's Pharmacy Alice Mendoza 914 E Fordyce Ave Ste B Kingsville, TX 78363 361-3554040
Greenpath Pharmacy Yusuf Hassanali 24000 Hwy 59 N Kingwood, TX 77339 832-4450500	Knox County Pharmacy Lance Sloan 712 South East 5th Street Knox City, TX 79529 940-6574036	Plum Creek Pharmacy Michael Bocchieri 4217 Benner Ste 430 Kyle, TX 78640 512-2890257	Saenz Med Phy Of Penitas Elvia Saenz 1000 E. Expressway 83 Ste 1 La Joya, TX 78560 956-5852704	Pharm House Drug La Verni Josh Moshe 13857 Hwy 87 Ste 100 La Vernia, TX 78121 830-7792219
Jones Mccall Phcy Rd Hm Chad Norris 1605 N Bryan Ave Lamesa, TX 79331 806-8725455	Lanrx Pharmacy Davies Davies 2110 Lomas Del Sur #105 Laredo, TX 78046 956-7256000	Laredo Downtown Phcy L Hm Tomas Izaguirre 1219 Matamoros Laredo, TX 78040 956-7264512	Alto Pharmacy Dallas Ajay Khatri 475 St Hwy 121 Bypass 150 Lewisville, TX 75067 800-8745881	Eagle Pharmacy John Droblyn 1404 S Main St Lindale, TX 75771 903-8815752
Eagle Pharmacy John Droblyn 14077 Fm 849 Lindale, TX 75771 903-8815752	Livingston Pharmacy Nick Patel 714 Church St Livingston, TX 77351 936-3275510	Corner Drug Hm David Humphries 600 Bessemer Ave Llano, TX 78643 325-2474155	Louis Morgan Drugs 1 Cheryl Gilliam 1900 S. High St. Longview, TX 75602 903-7588286	Louis Morgan Drugs 4 Shawn Sams 110 Johnston St Longview, TX 75601 903-7586164
Spring Hill Pharmacy Dwayne Barnhill 3600 Gilmer Rd Longview, TX 75604 903-2127900	Alpine Drugs Hardeep Singh 3310 82nd St Lubbock, TX 79423 806-4167900	Highland Pharmacy Chris Hobart 2604 50th St Lubbock, TX 79413 806-7015111	Parkway Pharmacy Jagesh Patel 1824 Parkway Pl Ste 100 Lubbock, TX 79403 806-7679999	Raff And Hall Family Phcy Terry Patel 3404 Interstate 27 Lubbock, TX 79404 806-7448477
Abeldts Gaslight Pharmacy Jeffrey Abeldt 200 Gaslight Blvd Lufkin, TX 75904 936-6392346	Lufkin Pharmacy & Co Garth Hinze 903 W Frank Ave Lufkin, TX 75904 936-6343006	Kings Phcy Lumberton Greg Hamby 139 North Lhs Dr Lumberton, TX 77657 409-6733978	Mabank Family Phcy Hm Dewayne Chapman 207 N 3rd/po Box 561 Mabank, TX 75147 903-8873711	Mfm Pharmacy Charbel Boujaoude 6912 Fm 1488 Ste B Magnolia, TX 77354 281-2144040
Atkins Phcy Services Hm Kevin Atkins 701 Third Street Marble Falls, TX 78654 830-6932972	Jays Phcy Mathis Janareddy Mandadi 611 S State Highway 359 Mathis, TX 78368 361-3454656	Saenz Med Phcy Ridge Elvia Saenz 1200 E Ridge Road Ste 13 Mcallen, TX 78503 956-6302500	Saenz Med Phy At North Jesus Saenz 6900 North 10th Ste 6 Mcallen, TX 78504 956-9280911	Saenz Med Phy Nolana Elvia Saenz 801 E Nolana Ste 22 Mcallen, TX 78504 956-6872500
Apollo Pharmacy Santhi Challa 4987 W University Dr#120 Mckinney, TX 75071 972-5426337	Mckinneycare Phy And Cmpd Rahul Gandhi 4601 Medical Center Dr Ste B Mckinney, TX 75069 972-3252273	Medrocs Pharmacy Ann Andraws 8901 Virginia Pkwy #200 Mckinney, TX 75071 972-7772070	Sandsrx Mckinney Mahdi Hallak 1717 W University Dr #412 Mckinney, TX 75069 502-8020215	Merkel Drug @@@ Hm Danny Woodall 121 Edwards Street Merkel, TX 79536 325-9285012

Midkiff Pharmacy Vin Bommisetty 1111 N Midkiff Rd Ste A Midland, TX 79701 432--279-09	Topline Pharmacy Georgina Nnanna 4400 W Loop 250 #102 Midland, TX 79707 432-2875620	Midlothian Pharmacy Duc Vu 2021 South 14th St 130 Midlothian, TX 76065 817-9071982	Us Drug Mart 3 David Paschal 540 George Hopper Rd Midlothian, TX 76065 972-7751180	Kelly Drug Kelly Williams 125 East Broad Mineola, TX 75773 903-5693882
Best Value Waddy Phcy Steven Maddox 106 Sw 6th Avenue Mineral Wells, TX 76067 940-3250734	Saenz Med Phcy Lonestar Elvia Saenz 2121 E Griffin Parkway Ste 18 Mission, TX 78572 956-5196500	Medlin Pharmacy Nkiru Chinedo 2755 Texas Parkway #101 Missouri City, TX 77489 281-4371818	Medical Ctr Family Pharm Terry Scoggin 2001 N Jefferson Ave Ste 132 Mount Pleasant, TX 75455 903-5726418	M&s Pharmacy Garth Hinze 917 E Austin St Nacogdoches, TX 75965 281-2173425
Striplings Pharmacy Garth Hinze 1205 North Mound St Nacogdoches, TX 75961 936-5644646	The Medicine Shoppe Matt Finn 212 North St. Ste. B Nacogdoches, TX 75961 936-5696430	Asa Pharmacy Ahmad Alala 419 N Lasalle St Navasota, TX 77868 561-9006336	Mid County Pharmacy Bala Sreenivas 1505 S Hwy 69 Nederland, TX 77627 409-8534100	Nb Pharmacy Trey Coleman 409 N East Front St New Boston, TX 75570 903-5049020
Gruene Rd Ph Hunters Vlg Michael Weissling 1929 State Hwy 46 W # 101 New Braunfels, TX 78132 830-2219030	Gruene Road Pharmacy Andrew Noonan 910 Gruene Rd #3 New Braunfels, TX 78130 830-3874378	Sigma Pharmacy Vira Viradia 1312 E Common St #402 New Braunfels, TX 78130 972-3470250	Sunflower Rx Brian Meyer 110 E 7th St Odessa, TX 79761 432-6062394	Westex Pharmacy Vin Bommisetty 601 E 7th St Odessa, TX 79761 432-2992995
Paris Apothecary Leslie Lange 707 Lamar Ave Suite B Paris, TX 75460 903-7854208	Amerimed Pharmacy Jerry Mohammed 5044 Crenshaw Rd Ste 500b Pasadena, TX 77505 281-6809000	Medplus Pharmacy 3 Sam Al-atah 5150 Crenshaw Rd Pasadena, TX 77505 202-6412221	Frio Drug Store Kiran Kali 223 S Oak St Pearsall, TX 78061 830-9651666	Professional Phcy Hm Leo Hung 1010 S Eddy Ste A Pecos, TX 79772 432-4472266
Hemmanuel Pharmacy Hephzibah Forsac 3914 N Jackson Rd Pharr, TX 78577 956-3052798	Axtells Pharmacy Jonathan Lipe 1246 Hwy 377 So, Ste 100 Pilot Point, TX 76258 940-6862218	Bluestone Pharmacy Vira Viradia 555 Republic Dr Ste 108 Plano, TX 75074 469-5911680	Caringrx Pharmacy Aemad Aslam 6020 W Parker Rd Ste 270 Plano, TX 75093 469-6803700	Child And Family Rx Plano Emily Viola 4031 W Plano Pkwy Ste 211p Plano, TX 75093 972-3698990
Live Oak Pharmacy Bilal Atieh 2105 W Spring Crk Pkwy325 Plano, TX 75023 972-5321008	Medscript Pharmacy Varun Patel 1101 Ohio Dr. Ste 115 Plano, TX 75093 469-2980592	Renue Rx #2 Telp Plano Raj Chhadua 5501 Independence Pkwy110-b Plano, TX 75023 469-9080895	Rexco Pharmacy Hm James Magel 120 N. Smith St Pleasanton, TX 78064 830-5694060	Princeton Pharmacy Praveen Kumar Daida 100 W Princeton Dr Ste A Princeton, TX 75407 972-7363777
Prosper Pharmacy Adi Gelli 1000 N Preston Rd Ste10 Prosper, TX 75078 214-3384010	Starcare Pharmacy Craig Patel 210 S Preston Rd Ste B Prosper, TX 75078 972-3476331	Save Mart Pharmacy Daniel Craig Waters 733 E Quinlan Pkwy Quinlan, TX 75474 903-3562449	Scotts Quitman Pharmacy Scott Parton 310 E Goode St Quitman, TX 75783 903-7639600	Torres Fam Raymondville Francisco Torres 182 E Kimball Ave Raymondville, TX 78580 956-6904280
Best Value Rhome Steven Maddox 400 S Main St Rhome, TX 76078 817-9955196	Dana Discount Pharmacy Mahmoud Ahmad 420 N Coit Rd #2019 Richardson, TX 75080 972-2318885	Family Discount Pharmacy Z. Margulis 970 N Coit Road #2403 Richardson, TX 75080 972-2350444	Richardson Phcy Samson Bahta 189 N Plano Rd Ste 120 Richardson, TX 75081 972-4799798	Tin Rx #806, Inc Christina Garcia 3005 E Renner Rd Ste 120 Richardson, TX 75082 214-3245100
Fred's Pharmacy Marlo Canales 2790 Pharmacy Road Ste A Rio Grande City, TX 78582 800-5555555	Lino's Pharmacy #2 Hm Jesse Rios 101 N Fm 3167 Suite 101-102 Rio Grande City, TX 78582 956-4881811	Valley Pharmacy Llc Marlo Canales 129 N Fm 3167 Ste B Rio Grande City, TX 78582 956-3521100	Rising Star Pharmacy Misty Hill 1870b St Hwy 36 Rising Star, TX 76471 254-6433231	Roanoke Pharmacy Kiran Kali 207 E Byron Nelson Blvd Roanoke, TX 76262 817-4919111
Lino's Pharmacy Hm Jesse Rios 708 Grant St Pob 2945 Roma, TX 78584 956-8491811	Vitasource Pharmacy Shailendra Gupta 3806 Avenue I Ste 28 Rosenberg, TX 77471 844-7440101	Clinic Pharmacy Rotan Mike Mcwilliams 774 North Hwy 70 Ste A Rotan, TX 79546 325-7352500	Quick Pharmacy Llc Gilbert Sarmiento 701 E Palm Valley Blvd Round Rock, TX 78664 512-2552144	Community Pharmacy Hm Marty Daniel 3520 Knickerbocker Ste A San Angelo, TX 76904 325-9494577
Alamo Ranch Pharmacy & We Eugenia Osei-wusu 5514 Lone Star Pkwy Ste 103 San Antonio, TX 78253 210-3535343	Alamo Specialty Pharmacy Kiran Kali 8832 Huebner Rd San Antonio, TX 78240 409-2252098	Alamo Specialty Pharmacy Manohar Miryala 104 Gallery Cir Ste 104 San Antonio, TX 78258 210-8686140	Alamo Specialty Phcy Med Kiran Kali 5107 Medical Dr San Antonio, TX 78229 210-6148612	Castle Hills Pharmacy Shailendra Gupta 6415 Bandera Rd San Antonio, TX 78238 210-7751410

Good Life Pharmacy Riyad Hasanali 26108 Overlook Pkwy San Antonio, TX 78260 210-8194515	Goodsense Pharmacy Rish Patel 3320 Oakwell Ct Ste 103 San Antonio, TX 78218 972-2070045	Goodsense Pharmacy Amrishkumar Patel 8042 Wurzbach Road # 150 San Antonio, TX 78229 210-8022640	Medical Center Pharmacy Pravallika Kali 1342 Fair Ave San Antonio, TX 78223 210-5345457	Medplus Pharmacy Kiran Kali 7220 Louis Pasteur Dr Ste152 San Antonio, TX 78229 210-8686440
Nextdoor Pharmacy Cyrac Scaria 102 Babcock Road #102 San Antonio, TX 78201 210-5304442	Renue Rx #5 Raj Chhadua 418n Loop 1604w Ste104 San Antonio, TX 78232 210-9234404	Rite Away Pharmacy 6 Rohit Chardhary 426 Castroville Rd - 5 San Antonio, TX 78207 210-4339991	Rite-away Pharmacy #1 Rohit Chaudhary 2235 Thousand Oaks #102 San Antonio, TX 78232 210-4902733	Rite-away Phcy #2 Hm Rohit Chaudhary 2716 Sw Military Dr. San Antonio, TX 78224 210-9273742
Trinity Specialty Phcy Pravallika Kali 7323 Marbach Rd Ste 105 San Antonio, TX 78227 409-2252098	San Diego Pharmacy Nandana Kavuri 508 E Gravis St San Diego, TX 78384 800-5555555	B And J Pharmacy John Anderson 2111 Hunter Rd San Marcos, TX 78666 512-3923301	Good Value Pharmacy Amrish Patel 3401 Fm 3009, Bldg C, Ste 100 Schertz, TX 78154 903-7078011	Apothecary Of Med Assoc Nick Patel 38 East Ave Schulenburg, TX 78956 979-7433265
Sealy Pharmacy Nick Patel 707 Meyer Sealy, TX 77474 979-2563045	Seguin Pharmacy Merlin Yimga 637 W Court St Ste 100 Seguin, TX 78155 857-4458030	We Care Pharmacy Reshma G 312 N Main St, A Seminole, TX 79360 432-8474777	Bioaccess Pharmacy Phibi Gabir 110 Vision Park Blvd Ste 220 Shenandoah, TX 77384 832-6636444	Pinecroft Pharmacy Kenneth Ukauwa 8845 Six Pines Dr Ste 130 Shenandoah, TX 77380 281-4663650
Shepherd Pharmacy Nick Patel 11011 Hwy 150 Shepherd, TX 77371 936-6282099	Lakeland Pharmacy Rama Paladugu 204 Medical Dr Ste 120 Sherman, TX 75092 903-3750833	Pharm House Drg Sherman Joshua Moshe 1916 N Grand Ave Sherman, TX 75090 903-3286656	Renue Rx Raj Chhadua 1906 W Us Hwy 82 Sherman, TX 75092 903-8938222	Texoma Pharmacy Manny Moturi 140 W Lamberth Rd #a Sherman, TX 75092 903-7714995
Quality Pharmacy Inc Hm William Patek 408 N Avenue B Pob 697 Shiner, TX 77984 361-5942262	Slaton Pharmacy David Fung 165 S 9th St Ste A Slaton, TX 79364 806-8284444	Mcwilliams Phcy Mike Mcwilliams 3706 College Ave Snyder, TX 79549 325-5737582	Pharm House Drug Sonora Kristi Kubosh Schwartz 417 Highway 277 N Sonora, TX 76950 325-3872541	Splendora Healthcare Nick Patel 13841 Hwy 59, Ste C Splendora, TX 77372 281-6897700
Cypresswood Phmcy Cmding Shiv Aghara 26830 Cypresswood Dr 101 Spring, TX 77373 480-8828257	Windrose Rx Wendell Greenleaf 20423 Kuykendahl Rd Ste 500 Spring, TX 77379 832-5591589	Good Life Pharmacy #3 Riyad Hasanali 113 Stargrass Ste 100 Spring Branch, TX 78070 830-2142920	Main St Phmcy Med Sply Abiel Tsegai 3607 S Main#104 Stafford, TX 77477 713-8664021	Pill Craft Pharmacy Allen Mathews 4227 S Main St Ste 14 Stafford, TX 77477 832-6153662
Stanton Drug Colton Kidd 201 North St. Peter St Stanton, TX 79782 432-7563731	Tanglewood Pharmacy Edmund Horton 2445 Northwest Loop Ste A Stephenville, TX 76401 254-9687657	Deliverit Pcyinc Sugarlan Ehab Abughazaleh 13303 W Airport Blvd Sugar Land, TX 77478 281-2771071	Medhope Pharmacy Sejal Shan 12946 Dairy Ashford #450 Sugar Land, TX 77478 346-2279804	Specialty Rxcare Anil Patel 2600 Cordes Dr Ste E Sugar Land, TX 77479 832-5573601
Town Center Pharmacy Shailendra Gupta 3531 Town Cntr Blvd S #103 Sugar Land, TX 77479 844-8430101	Apex Pharmacy Varun Patel 9722 Us Hwy 90 A Ste 108 Sugarland, TX 77478 469-4043686	Rosh Pharmacy Tesh Shan 101 Southwestern Blv 100 Sugarland, TX 77478 800-5555555	Cody Drug Llc Will Douglas 1505 S Broadway St Sulphur Springs, TX 75482 903-8852639	The Med Place Sweetwater Ted Basye 1410 Lamar St Sweetwater, TX 79556 325-2366800
Tahoka Drug Na'lyn Swartz 1610 N Main St Tahoka, TX 79373 806-5614041	Acp Pharmacy At St Lukes Binh Le 17350 St Lukes Way #150 The Woodlands, TX 77384 281-6023493	Tomball Hm Pharmacy David Yousenasna 155 School St Ste 130 Tomball, TX 77375 832-5596413	Pharm House Trinity Kristi Kubosh Schwartz 485 S Robb St Trinity, TX 75862 936-5943593	Family First Pharmacy Elizabeth Mason 16623-a Fm 2493 Ste A Tyler, TX 75703 903-5612822
Family Pharmacy Hm-vernon Terry Spears 1720 Hillcrest Vernon, TX 76384 940-5522999	Springwood Pharmacy Melissa Tieu 6404 Nursery Dr Suite 101 Victoria, TX 77904 800-5555555	Child And Family Rx Wax Emily Viola 1505 W Jefferson St Ste 120p Waxahachie, TX 75165 469-7804880	Best Value Hometown Steven Maddox 1702 Santa Fe Dr Weatherford, TX 76086 817-9955196	Deliverit Phcy Clear Lake Ehab Abughazaleh 600 N Kobayashi Rd Webster, TX 77598 281-7244828
Pyramids Specialty Phcy Dalia Abdelhalim 500n Kobayashi Rd Ste D Webster, TX 77598 832-2844933	The Pharmacy Shop Judy Henneke 406 Youens Dr Weimar, TX 78962 979-7256713	The Other Guys Pharmacy Sem Garza 1116 E. 8th St. Ste 1 Weslaco, TX 78596 956-4601834	Weslaco Pharmacy Ruben P Fonseca 1102 S Airport Dr Weslaco, TX 78596 956-9690636	West Drug Ankit Patel 206 N Main St West, TX 76691 254-8265292

Axtell Rite Val Phcy Inc Tom Axtell 304 1/2 Charlie Dr Whitesboro, TX 76273 903-5643216	Prescription Pharmacy Will Douglas 203 E Jefferson Ave Whitney, TX 76692 254-6942249	Downtown Pharmacy Ricky Wardell 1100 Scott St Wichita Falls, TX 76301 940-7674345	Guffeys Drug Store Venkatakiran Kali 1610a Ninth St Wichita Falls, TX 76301 940-3228626	Park Plaza David Paschal 1900 9th Street Wichita Falls, TX 76301 972-7751180
Trotts Call Field Drug David Paschal 4122 Call Field Rd Wichita Falls, TX 76308 972-7751180	Wimberley Pharmacy John Anderson 120 Joe Wimberley Blvd Wimberley, TX 78676 512-8472288	Scotts Pharmacy Scott Parton 211 E Coke Rd Winnsboro, TX 75494 903-3423669	Sandsrx Stephen Mcgee 4 Regency Dr Wylie, TX 75098 214-3349212	City Drug Store Hm John Mohrmann 602 Us Highway 77a S Yoakum, TX 77995 361-2932181
Utah	Wayne Comm Phcy Wai Donavan Smith 128 South 300 West Bicknell, UT 84715 435-4253744	Bountiful Drug Mary Rogers 47 E 500 S Bountiful, UT 84010 801-2953463	Boyd's Family Pharmacy Hm Boyd Nielson 590 E Main St Castle Dale, UT 84513 435-3815464	Westside Health Mart Hal Roe 1407 N 2000 W Ste E Clinton, UT 84015 801-7845495
Valley Health Carter Musgrave 2555 N Wolf Creek Dr Eden, UT 84310 801-7451800	Stapley Phcy Enterprise Brad Stapley 167 E. Main Street Enterprise, UT 84725 435-8782300	Bear Lake Comm Hlth Ctr Laval Jensen 325 West Logan Highway Garden City, UT 84028 435-9462770	Gunnison Family Cliff Holt 77 S. Main St. Gunnison, UT 84634 435-5283455	Meier's Pharmacy Hm Devin Meier 4698 Holladay Blvd Holladay, UT 84117 801-6793278
Hurricane Family Pharmacy Cliff Holt 25 N 2000 W Hurricane, UT 84737 435-6358200	Spences No Hm Joan Graf 550 E 1400 No Logan, UT 84341 435-7538500	Maple Mountain Pharmacy Michael Johnson 724 South 1600 West Mapleton, UT 84664 801-5156048	Morgan Drug Hm Justin Smith 109 N Commercial St Morgan, UT 84050 801-8293262	Cache Valley Cmmtty Hlc Laval Jensen 1515 N. 400 E. Ste 104 North Logan, UT 84341 435-7558424
Canyon View Pharmacy Hm Hal Roe 698 12th Street Ogden, UT 84404 801-4753795	Ogden Clinic Hal Roe 4650 Harrison Blvd. Ogden, UT 84403 801-4794030	Wasatch Pharmacy Care Hm Christine Jacobson-ware 1028 Chambers St Ogden, UT 84403 801-4790331	Mountain View Pharmacy Hm Hal Roe 1100 W 2700 N Pleasant View, UT 84404 801-4753695	Price Family Pharmacy Mike Johnson 4 E Main St Price, UT 84501 435-6373737
Cache Valley Chc South Laval Jensen 517 W 100 N Suite 110 Providence, UT 84332 435-2134225	Cook Brothers Pharmacy Robert Cook 435 N Gateway Dr Providence, UT 84332 435-7522665	Midland Pharmacy Christy Claxton 4815 S 3500 W Roy, UT 84067 801-9857011	Stapley Pharmacy Hm Jana Stapley 102 E City Center St Saint George, UT 84770 435-6733575	Southeast Phcy Hm Robert Hunter 2670 South 2000 East Salt Lake City, UT 84109 801-4662181
Larry's Smithfield Phc Hm Larry Durrant 502 South Main, Ste B Smithfield, UT 84335 435-5636262	Art City Pharmacy Hm Michael Johnson 405 So Main Springville, UT 84663 801-4895618	Siena's Pharmacy Steve Kirkland 1664 S Dixie Dr Ste L-106 St George, UT 84770 435-6736777	Stapley Phcy Dinocrossing Evan Stapley 446 S. Mall Dr. Ste B8 St George, UT 84790 435-6272910	Tuyet's Pharmacy Tuyet Nguyen 4128 S Carriage Sq Taylorsville, UT 84129 801-9873265
Tremonton Community Phc Hm Larry Durrant 44 East Main Tremonton, UT 84337 435-2575249	Roe Family Health Mart Hal Roe 5257 S Adams Avenue Pkwy Washington Terrace, UT 84405 801-6893420	Lake View Pharmacy Hal Roe 3000 W 145 S West Point, UT 84015 385-3277200	Olive Pharmacy Kamran Khan 2290 South Redwood Rd West Valley City, UT 84119 801-9725155	
Vermont	The Phy Northshire Llc Harsh Patel 34 Ways Ln Manchester Center, VT 05255 864-5821216	Northfield Phcy Mwfb Hm Jill Donahue 14 Depot Square Northfield, VT 05663 802-4854771	Corner Drg Wht Rvr Hm William Aimi 213 Maple St White River Junction, VT 05001 802-2952501	
Virginia	Falcon Pharmacy Kevin Wood 795 Cummings Street Abingdon, VA 24211 276-2585251	Medplus Pharmacy Youssef Sakr 5130 Duke St Ste 2 Alexandria, VA 22304 703-7511111	Procure Phy Health Cntr Robyn Doam 7202 Poplar St Annandale, VA 22003 571-8306583	Reed's #6 Fernando Andrzejewski 15a Crow St Berryville, VA 22611 540-9552020
Rayfield's Pharmacy #2 Severn Rayfield 2 Fig Street Cape Charles, VA 23310 757-3311212	Battlefield Pharmacy Dileep Potnuri 1200 Battlefield Blvd N Ste 103 Chesapeake, VA 23320 757-7347110	H & H Pharmacy Christopher D Bott 6300 Maddox Blvd Chincoteague, VA 23336 757-3363115	Colonial Heights Phcy Gaurang Patel 2029 Boulevard Colonial Heights, VA 23834 804-4244949	Piedmont Pharmacy Vance Kiser 305 Mount Cross Rd Danville, VA 24540 434-7913784

Martins Pharmacy Dublin William Hale 180 Broad St Dublin, VA 24084 540-2356139	Forest Pharmacy Bala Karnam-virginia 1415 Crossings Centre Dr Forest, VA 24551 434-5343350	Family Pharmacy Servi Hm Greg Evans 240 Remount Rd Front Royal, VA 22630 540-6362222	Jonesville Drug Co Inc. Kimberly Coffey 154 Chappell Drive Jonesville, VA 24263 276-3462180	Sudley Pharmacy Sam Atat 8609 Sudley Rd Ste 103 Manassas, VA 20110 703-3663666
Mechanicsville Drug Store Tommy Thompson 8077 Mechanicsville Tpke Mechanicsville, VA 23111 804-7465168	Bayview Src Pharmacy Dileep Potnuri 710 E Little Creek Rd Norfolk, VA 23518 940-7818992	Atlantic Community Phy Jeanette Edward 7001 Lankford Hwy Oak Hall, VA 23416 757-3363115	Alliance Phy And Wlms Nakry Oeur 301 Goode Way Ste 102 Portsmouth, VA 23704 -	Martins Pharmacy Will Hale 400 N Washington Ave Pulaski, VA 24301 540-2694434
Scottie Pharmacy Jenny Koslow 1951 Second Street Box337 Richlands, VA 24641 276-9630284	Buford Road Pharmacy Inc Craig Patel 2608 Buford Road Richmond, VA 23235 804-2721423	Rva Pharmacy Mehulkumar Patel 7801 W Broad St Ste 19 Richmond, VA 23294 804-5285589	Martins Rural Retreat William Hale 100 West Buck Ave Rural Retreat, VA 24368 276-2502160	Vienna Drug Center Bob Borgatti, Jr. 150 W Maple Ave Vienna, VA 22180 703-9387111
The Prescription Shoppe Henry Ranger 5223 Monticello Ave #c Williamsburg, VA 23188 757-2061630	Lcc Pharmacy Linda Awuyeh 1690 Old Bridge Rd Ste 100 Woodbridge, VA 22192 703-4948000	Lifetime Pharm And Cmpdng Ali Alshaiikli 2068 Daniel Stuart Sq #34 Woodbridge, VA 22191 571-3803881	Rx Mart Pharmacy Sanjeev Nagpal 300 E Sunset Drive Bellingham, WA 98225 360-9331401	Cheney Owl Pharmacy Amanda Goyske 120 F St Cheney, WA 99004 509-2358441
Washington	Alto Bellevue Retail Brian Meewes 13010 Ne 20th St #200 Bellevue, WA 98005 765-5924609	Pharmacy Plus, Inc Hm Boris Povzner 1299 156th Ave Ne, #140 Bellevue, WA 98007 425-6448887	Rx Mart Pharmacy Sanjeev Nagpal 300 E Sunset Drive Bellingham, WA 98225 360-9331401	Cheney Owl Pharmacy Amanda Goyske 120 F St Cheney, WA 99004 509-2358441
Tick Klock Drugs Llc Nathan Johnson 109 S Main St Colfax, WA 99111 509-3972111	Duvall Family Drug Hm Kari Vanderhouwen 15602 Main St Ne Duvall, WA 98019 425-7882644	Washington Valley Phcy Apurva Patel 636 Valley Mall Pkwy #7 East Wenatchee, WA 98802 509-8887797	Paktia Pharmacy Rashid Jamali 315 5th Ave S Suite C Edmonds, WA 98020 425-9675375	East County Pharmacy Tom Huttula 610 E Main St Ste 200 Elma, WA 98541 360-8618670
Elma Pharmacy Hm Tom Huttula 221 West Main St Elma, WA 98541 360-4822442	Angel Pharmacy Hyun Yoon 31217 Pacific Hwy South Federal Way, WA 98003 253-6427850	Highland Pharmacy Hm Yongjoo Shim 31840 Pacific Hwy S #a2 Federal Way, WA 98003 253-8391399	Onuri Pharmacy Jin Koo 1014 S 320th St Ste G Federal Way, WA 98003 253-7198554	Coulee Owl Pharmacy Amanda Goyske 411 Fortuyn Rd Grand Coulee, WA 99133 509-6336425
Pharm A Save Gf Kari Vanderhouwen 207 E Stanley St #a Granite Falls, WA 98252 360-6917778	Hawks Prairie Phcy Hm Sunil Thimmegowda 2539 Marvin Rd Ne Ste E Lacey, WA 98516 360-4383072	Intl Phcy Jaekyoung Rhee 11228 Bridgeport Way Sw Lakewood, WA 98499 253-3024553	Mccleary Healthmart Phcy Tom Huttula 115 W Simpson Ave McCleary, WA 98557 360-4950700	Medical Lake Owl Pharmacy Amanda Goyske E 123 Lake Medical Lake, WA 99022 509-2995113
Southgate Pharmacy Hm Lateef Olaniyan 2709 W Broadway Ave Moses Lake, WA 98837 509-7659332	Hilltop Pharmacy Kevin Bingham 1223 E. Division St. Mount Vernon, WA 98274 360-4281710	Seeber's Pharmacy Kim Manus 336 S Washington Ave Newport, WA 99156 180-0555555	Odessa Drugs Hm Ted Bruga 19 West First Ave Odessa, WA 99159 509-9822541	Arow Pharmacy Srinivasa Tummala 3000 Harrison Ave Nw Olympia, WA 98502 360-5040300
Oroville Pharmacy Richard Larson 1416 Main St Oroville, WA 98844 509-4763411	Washington Pharmacy Apurva Patel 918 13th Ave Sw Ste F Quincy, WA 98848 509-7977676	Republic Drug Brant Truman 6 N Clark Ave Republic, WA 99166 509-7753351	St. John Pharmacy Hm Michelle Welch 10 E Front St Saint John, WA 99171 509-6483430	Tukwila Station Pharmacy Abdikadir Athur 15320 33rd Ave S Unit 222 Seatac, WA 98188 206-6202400
Nguyen Pharmacy - Rainier John Nguyen 2120 Rainier Ave S, Ste A Seattle, WA 98144 206-3239525	Othello Station Pharmacy Ahmed Abdille 4219 S. Othello St 105 F Seattle, WA 98118 206-6202400	Quynh's Pharmacy Inc Thanh Nguen 1221 S Main St Ste 103 Seattle, WA 98144 206-3236003	Shelton Pharmacy Srini Tummala 110 West K St Shelton, WA 98584 360-5454333	Lidgerwood Owl Pharmacy Amanda Goyske 220 E Rowan Ave #170 Spokane, WA 99207 509-4833592
Valley Mission Pharmacy David Redmond 12509 E Mission Ave # 103 Spokane, WA 99216 509-9286400	Ulrich's Valley Phcy Hm Sara Ulrich 423 E Methow Valley Hwy Twisp, WA 98856 509-9972191	Up Pharmacy Carlo Cadiz 7311 40th St W University Place, WA 98466 253-4482460	Wenatchee Clinic Phcy Hm Dale Murray 9th & Chelan St Wenatchee, WA 98807 509-6625801	Woodinville Med Ctrphcyhm Betsy Faulkner 17000 140th Ave Ne #e101 Woodinville, WA 98072 425-4852900
West Virginia				

E. A. Hawse Pharmacy Hm Charlie Rohrbaugh 17978 State Rt 55 Baker, WV 26801 304-8978220	Mace's Pharmacy #2 Rich Mace 204 South Crim Avenue Belington, WV 26250 304-8231001	Reeds Pharmacy #1 Fernando Andrzejewski 261 Berkmore Pl Ste 1c Berkeley Springs, WV 25411 304-2583800	Bluewells Family Pharmacy Harold Wells 3675 Coal Heritage Rd Bluefield, WV 24701 304-5897788	Craigsville Hometown Phcy James Burr 18077 Webster Rd Craigsville, WV 26205 304-7426040
Valley Health Fort Gay Ph Ashley Houvouras 71 Wayne St Fort Gay, WV 25514 304-7515022	Pillbox Pharmacy Hm Jamie Hudson 203 N Main St Po Box 189 Franklin, WV 26807 304-3582887	Country Roads Pharma Hm Teresa Thompson 109 Bolt Rd Pob 460 Glen Daniel, WV 25844 304-9345327	Pill Box Harman Jamie Hudson 15 Mott Street Harman, WV 26270 304-2273661	Valley Health Harts Phcy Ashley Houvouras 22 Fleming Dr Harts, WV 25524 304-7815021
Reed's #2 Fernando Andrzejewski 71 Cowardly Lion Dr Ste A Hedgesville, WV 25427 304-7545800	Medical Arts Pharmacy Michael Wilson 949 Sixth Ave Huntington, WV 25701 304-5297141	Valley Health Pea Ridge P Ashley Houvouras 4270 Us Route 60 Huntington, WV 25705 304-7815122	Valley Health Pharmacy Ashley Houvouras 1301 Hal Greer Blvd Huntington, WV 25701 304-3993355	Valley Health Pharmacy Ashley Mouvouras 3377 Us Rt 60 East Huntington, WV 25705 304-5254112
Medicine Cabinet Pharmacy Larry Bartoe 50 Lincoln Street Kermit, WV 25674 304-3933386	Reeds Drug Store Llc Hm Mark Reed 41 Pin Oak Lane Keyser, WV 26726 304-7881643	Mntn Laurel Integrated Hc Donna Cooke 174 Lmah Center Rd Logan, WV 25601 304-7927130	Reeds Pharmacy #4 Fernando Andrzejewski 5078 Williamsport Pike Ste A Martinsburg, WV 25404 304-2676655	Valley Health Milton Phar Ashley Houvouras 1347 Hillview Dr Milton, WV 25541 304-7815011
New Haven Pharmacy Llc Heli Chaudhari 307 5th Street New Haven, WV 25265 304--882-22	Doug's Drugs,llc Gerard Powers 1125 Cook Pkwy/pob 669 Oceana, WV 24870 304-6826900	Grove Street Pharmacy Charlie Rohrbaugh 111 South Grove Street Petersburg, WV 26847 800-5555555	Judys Drug Store Hm Emily Judy 24 N Main St Petersburg, WV 26847 304-2571044	Mace's Pharmacy Hm Ralph Richard 440 South Main St Philippi, WV 26416 304-4574233
Potomac Highlands Phmcy Charlie Rohrbaugh 22347 Northwestern Pike Romney, WV 26757 304-8975915	Phillips Pharmacy Troy Winland 329 2nd St Saint Marys, WV 26170 304-6843784	Procure Pharmacy Yvonne West 720 Pike Street Shinnston, WV 26431 304-5922682	Phillips Drug Brian Camerlin 615 Wells Street Sistersville, WV 26175 304-6523080	Bond Drug Hm Dan Bond 800 Grand Central Mall Vienna, WV 26105 304-2957356
Wardensville Pharmacy Charlie Rohrbaugh 333 E. Main Street Wardensville, WV 26851 304-8743687	Bonds Drug Store S C Tim Bond 1649 Harris Highway Washington, WV 26181 304-8633051	Valley Health Wayne Phcy Ashley Houvouras 42 Mcginnis Dr Wayne, WV 25570 304-3993341	Flat Iron Drug Aaron Trager 69 Mcdowell St Welch, WV 24801 304-4363380	
Wisconsin	Abbotsford Pharmacy Josh Prohaska 206 N 4th St Abbotsford, WI 54405 715-7216068	Chet Johnson Drug Inc Hm Matt Johnson 204 N Keller Ave Amery, WI 54001 715-2683471	Huhn Phcy Hm Mckenzie Krause 522 West Main St Ashland, WI 54806 715-6823123	Western Wisconsin Hlth Rx James Korson 1100 Bergslien St Baldwin, WI 54002 715-6841401
Black River Fallsclphc Hm Barb Hagenbrock 610 W Adams St Black River Falls, WI 54615 715-2844089	Blair Pharmacy Hm John Hogden 125 West Broadway Blair, WI 54616 608-9892919	lpack Pharmacy Sunny Patel 17000 W North Ave #108w Brookfield, WI 53005 262-6493900	Hayat Pharmacy 8 Fatima Hayek 110 W Main St Campbellsport, WI 53010 920-5334012	Northshore Cdr Kyle Beyer N54w6135 Mill St Ste 300 Cedarburg, WI 53012 262-3750010
Village Pharmacy Casey Blom 633 Business 141 N Coleman, WI 54112 920-8975333	Cornell Pharmacy, Inc Tom Swanson 300 Main St Cornell, WI 54732 715-2396453	Hayat Pharmacy 12 Fatima Hayek 5911 South Packard Ave Cudahy, WI 53110 414-7125200	Trig's Phcy Hm Er Lee Guenther 925 East Wall Street Eagle River, WI 54521 715-4796413	Hayat Pharmacy 14 Fatima Hayek 2501 W Silver Spring Dr#5 Glendale, WI 53209 414-7125200
Streu's Phcy Inc - Retail Jeff Kirchner 635 Main Street Green Bay, WI 54301 920-4374750	Hayat Pharmacy 15 Rds Tamir Kaloti 5233 South 27th St #1 Greenfield, WI 53221 262-8932100	Hayat Pharmacy 6 Hashim Zaibak 4931 S 27th Street #400 Greenfield, WI 53221 414-8176666	County Market Phcy-hudson Dana Glade 2310 Crestview Dr Hudson, WI 54016 715-3815923	Micklesen Drug Mark Anderson 530 2nd St Hudson, WI 54016 715-3863344
White Cross Pharmacy Hm Thomas Swanson 314 Silver St Hurley, WI 54534 715-5615666	Mueller Drugs Hm Josh Lotz 132 South Main Jefferson, WI 53549 920-6745733	Good Value Larsen Mayer Alex Berce 3825 39th Ave Ste 100 Kenosha, WI 53144 262-6588124	Good Value Pharmacy Hm Alex Berce 3207 80th Street Ste 100 Kenosha, WI 53142 262-6975744	Gvp Medicare West Hm Alex Berce 9916 75th St #103 Kenosha, WI 53142 262-9250201

Rusk County Pharmacy, Inc Josh Prohaska 400 W 9th St N Ladysmith, WI 54848 715-5323339	Community Pharmacy Aimee Speers 130 S Fair Oaks Ave Madison, WI 53704 608-2513242	Hoey Apothecary Kevin Hoey 4002 Monona Drive Madison, WI 53716 608-2214639	Neuhauser Phcy Hm Peg Beckman 1875 Monroe St Madison, WI 53711 608-2568712	Phillips Pharmacy Hm James O'keefe 123 E State Street Mauston, WI 53948 608-8475949
Medford Pharmacy, Inc Thomas Swanson 210 S Main Street Medford, WI 54451 715-7484477	Mequon Family Pharmacy Milena Melkonyan 1424 W Mequon Rd #b Mequon, WI 53092 262-5810411	Hayat 21 Rds Fatima Hayek 2500 W Layton Ave Ste 150 Milwaukee, WI 53221 414-7125200	Hayat Pharmacy 1 Hashim Zaibak 3727 W. Wisconsin Ave Milwaukee, WI 53208 414-9310000	Hayat Pharmacy 10 Hashim Zaibak 5308 W Burleigh St Milwaukee, WI 53210 414-8375555
Hayat Pharmacy 16 Hashim Zaibak 603 N 36th St Suite 400 Milwaukee, WI 53208 414-5439999	Hayat Pharmacy 19 Tamir Kaloti 805 W Layton Ave Ste A Milwaukee, WI 53221 414-4830000	Hayat Pharmacy 2 Tamir Kaloti 5928 W Vliet St Milwaukee, WI 53208 414-4540000	Hayat Pharmacy 3 Hashim Zaibak 8500 W Capitol Drive Milwaukee, WI 53222 414-4631111	Hayat Pharmacy 4 Hashim Zaibak 5434 W. Capitol Dr Milwaukee, WI 53216 414-8171111
Hayat Pharmacy 5 Hashim Zaibak 1919 W. North Ave Milwaukee, WI 53205 262-3445024	Hayat Pharmacy 7 Hashim Zaibak 5312 W. Villard Ave Milwaukee, WI 53218 414-8581111	Hayat Pharmacy 9 Hashim Zaibak 8434 W Silver Spring Dr Milwaukee, WI 53225 262-3445024	Life Change Pharmacy Mohame Elsheikh 1844 S. 15th Street Milwaukee, WI 53204 414-3354617	Long Life Pharmacy 1 Moath Sarsour 1672 S 9th St Unit D Milwaukee, WI 53204 800-5555555
Long Life Pharmacy 2 Moath Sarsour 1225 W Histo Mtchll St Milwaukee, WI 53204 414-3777717	Milwaukee Pharmacy Jamal Elzeibagh 2400 W Burleigh St Milwaukee, WI 53206 414-4428760	Milwaukee Pharmacy 2 Jamal Elzeibagh 756 N 35th St Ste 100 Milwaukee, WI 53208 773-4546522	Xperience Pharmacy Debbie Isiekwene 5715 W Appleton Ave Milwaukee, WI 53210 414-9882188	Trig's Phcy Hm Mi Randy Athens 9750 State Hwy 70 Minocqua, WI 54548 715-3569449
Bentley Pharmacy Nancie Gallagher 25 W Montello St Box 159 Montello, WI 53949 608-2972474	Park Pharmacy Hm Thomas Swanson 138 North Second Avenue Park Falls, WI 54552 715-7623283	Bentley Pharmacy Nancie Gallagher 528 W Water St # 5 Princeton, WI 54968 920-2956271	Good Value Phcy Racine Alex Berce 5220 Washington Ave #101 Racine, WI 53406 262-6326500	Trig's Phcy Hm Rh Randy Athens 232 S Courtney Street Rhineland, WI 54501 715-3694849
Freeman Drug Leah Gavin 104 S Main St River Falls, WI 54022 715-4252255	Dreier Pharmacy Hm Tim Dreier 117 S Main St Shawano, WI 54166 715-5262011	Hayat Pharmacy 17 Tamir Kaloti 577 South Taylor Dr. Sheboygan, WI 53081 414-7125200	Shell Lake Pharmacy Hm Thomas Swanson 113 4th Ave Shell Lake, WI 54871 715-4687800	Northshore Shd Kyle Beyer 1421 East Capitol Drive Shorewood, WI 53211 414-9629665
Sparta Pharmacy Hm Tom Brieske 201 South Water Street Sparta, WI 54656 608-2692949	Red Cross Pharmacy Hm William Busch 146 Walnut St Spooner, WI 54801 715-6352117	Spring Green Phcy Hm Alisha Hahn 208 E Jefferson St Pob 69 Spring Green, WI 53588 608-5882541	Welltopia Pharmacy Tarek Elawa 136 N Main St Thiensville, WI 53092 262-4299429	Trig's Pharmacy Th Randy Athens 662 N 4th St Tomahawk, WI 54487 715-4532741
James Phcy-turtle La Hm Thomas Swanson 215 Maple Street S Turtle Lake, WI 54889 715-9862225	Moreland Plaza Phcy Scott Hoff 827 W Moreland Blvd Waukesha, WI 53188 262-5424488	Stratton Drug Inc Richard Kempfert 107 N Main Street Waupaca, WI 54981 715-2587057	County Market Phcy-wausau Dana Glade 220 S. 18th Ave Wausau, WI 54401 715-8423541	Swan Serv-u Pharmacy Randy Dawes 9130 W North Ave Wauwatosa, WI 53226 414-2589550
Hayat Pharmacy 18 Tamir Kaloti 140 E Water St Ste 3 West Bend, WI 53095 414-4549798	Community Health Phcy Llc Tom Brieske 880 N Mill St, Suite 101 West Salem, WI 54669 608-7862520	West Salem Pharmacy Hm Tom Brieske 880 Mill St West Salem, WI 54669 608-7860210	Bentley Pharmacy Nancie Gallagher 206 S Main St # 186 Westfield, WI 53964 608-2962877	Fitzgerald Pharmacy Hashim Zaibak 424 E Silver Spring Dr Whitefish Bay, WI 53217 414-9091111
Owen-withee Phcy Josh Prohaska 514 Division St; Pob 123 Withee, WI 54498 715-2292074	Buffalo Pres Shop Ach Tom Maertens 431 Fort Street Buffalo, WY 82834 307-6847003	Cheyenne Hlth Welnes Ctr David Squires 2508 E Fox Farm Rd #1b Cheyenne, WY 82007 307-6353618	Evanston Comm Phcy Laval Jensen 75 Yellow Creek Rd Ste102 Evanston, WY 82930 307-7898291	Register Cliff Pharmacy Vicki Einhellig 437 W. Whalen St Guernsey, WY 82214 307-8369270

Wyoming

Stone Drug Laura Lee Nelson 830 W. Broadway Jackson, WY 83001 307-7336222	Kemmerer Pharmacy Ken Archer 613 Moose St Kemmerer, WY 83101 307-8008880	Pole Mountain Pharmacy Brett Kvenild 319 E Harney St Laramie, WY 82072 307-4604080	Lovell Drug M/th Brent Reasch 164 E Main St Lovell, WY 82431 307-5487231	Rawhide Drug Grant Kinn 232 S Main St Lusk, WY 82225 307-3343132
Uinta Drug Pharmacy Bryce Habel 2822 Highway 414 Lyman, WY 82937 307-7862222	Vilas Telephcy Moorcroft James Stephens 208 N Big Horn Moorcroft, WY 82721 307-7563966	Cambria Discount Drug Ruth Minzel 701 Washington Blvd Newcastle, WY 82701 307-7469191	Pioneer Pharmacy Sommer Pedersen 832 W Main St Riverton, WY 82501 307-4638400	Rock Springs Comhlthctrph Laval Jensen 2620 Commercial Way Ste 140 Rock Springs, WY 82901 307-2125105
Vilas Pharmacy James Stephens 224 E Main St Sundance, WY 82729 307-2833883	Vandel Drug Grant Kinn 2041 Main St Torrington, WY 82240 307-5322214	Cowboy Drug Llc Lyndsi Davis 977 Gilchrist Street Wheatland, WY 82201 307-3319394	Worland Pharmacy David Albright 1095 Circle Rd Worland, WY 82401 307-3474500	

EXHIBIT G-2

LIST OF NOT YET OPERATIONAL FRANCHISEES AS OF MARCH 31, 2024

Alabama	Emerging Home Care Pharmacy Frank Tant 3868 Highway 431 Roanoke, AL 36274		
Connecticut	Bailey's Pharmacy Leo Blais 1137 Main St Ste 100 East Hartford, CT 06108		
Florida	Health First Llc Mitesh Patel 667 W King St St Augustine, FL 32084		
Georgia	Stan's Pharmacy Shemane Ramay 240 S Tallahassee St Hazlehurst, GA 31539		
Illinois	Beck's Drugs Jason Kasiar 1409 Locust Street Eldorado, IL 62930		
Maryland	Truhealth Pharmacy Dilip Katrodiya 18200 Georgia Ave, Ste A Olney, MD 20832		
Michigan	Caremax Pharmacy Shamsan Almansoob 126 College St Ste D Battle Creek, MI 49037	Bd Pharmacy 2 Fahad Aziz 29134 Ryan Rd Warren, MI 48092	
Nevada	Siena Pharmacy Stan Portman 2865 Siena Hght Drive 111 Henderson, NV 89052		
New York	Anthony-brown Pharmacy Inc Harsh Patel 4328 S Buffalo St Orchard Park, NY 14127	Sana Sana Jose Garcia 6825 Forest Ave Ridgewood, NY 11385	Healthwaze Chemists Mikhael Khaimchayev 23a N Village Ave Rockville Centre, NY 11570
Oklahoma	Equity Pharmacy Umar Aftab 1822 E 15th St Ste C Tulsa, OK 74104		
South Carolina	Tidewater Pharmacy Chad Straughan 421 Johnnie Dodds Blvd Ste 100 Mount Pleasant, SC 29464		
Tennessee	Mossy Creek Pharmacy Chad Huntsman 1404 S Sizer Ave Ste A Jefferson City, TN 37760		
Texas	Independence Pharmacy Ramesh Anumala 5350 Independence Pw110a Frisco, TX 75035	Savoy Pharmacy Manuel Delatorre 11753 W Bellfort St Stafford, TX 77477	
Vermont			

The Pharmacy
Harsh Patel
205 North St
Bennington, VT 05201

EXHIBIT G-3

**LIST OF FRANCHISEES WHO HAVE CEASED TO DO BUSINESS UNDER THEIR
AGREEMENT OR WHO LEFT THE SYSTEM AS OF MARCH 31, 2024**

Alabama	<p>Jackson Discount Drugs Dion James 1974 Cherokee Rd Alexander City, AL 35010 256-2342538</p>	<p>Lathams Drug Hm Steve Parrish 178 South Main St Arab, AL 35016 256-5864132</p>	<p>Buy Rite Drugs #16 Danny Cottrell 5850 Highway 21 Atmore, AL 36502 334-5660100</p>	<p>Buy Rite Drugs 10 Paula Norman 400 Medical Park Drive Atmore, AL 36502 251-3687378</p>
<p>Hinkle Pharmacy Hm Taner Hinkle 1090 9th Ave Sw Bessemer, AL 35022 205-4253039</p>	<p>Cottrell's Hometown Phcy Danny Cottrell 305 Forest Ave Brewton, AL 36426 800-5555555</p>	<p>Medical Center Pharmacy B Danny Cottrell 1121 Belleville Ave Brewton, AL 36426 251-8675454</p>	<p>Butler Null 313 E Pushmataha St Butler, AL 36904 NULL</p>	<p>Mr Discount Drugs Butler Greg Manley 604 E. Pushmataha Street Butler, AL 36904 205-4592990</p>
<p>Willards Medical Arts Willard Mcdonald 313 East Pushmataha St Butler, AL 36904 205-4593710</p>	<p>Cordova Drug Hm Ken Glover 430 School St Cordova, AL 35550 205-4837811</p>	<p>Bendall's Pharmacy Inc Tim Douthit 1316-a Stratford Rd Se Decatur, AL 35601 256-3532021</p>	<p>Pay-less Phcy Exp #2 Jeff Camp 1517 West Moulton Street Decatur, AL 35601 256-3551815</p>	<p>Circle Pharmacy Jason Scott 2021 Alexander Dr Dothan, AL 36301 334-7922717</p>
<p>Buy Rite Drugs #13 Tracy Alligood 542 S Eufaula Eufaula, AL 36027 334-6870021</p>	<p>Buy Rite Drugs #14 Tracy Alligood 146 E Broad St Eufaula, AL 36027 334-6873591</p>	<p>Flomaton Med Ctr Phcy Charels Cottrell 174 Hwy 113 Flomaton, AL 36441 251-2960004</p>	<p>Medical Ctr Phy Florence Kenneth Aday 1751 Veterans Drive #105 Florence, AL 35630 256-7700778</p>	<p>Center Drug Company Paula Norman 702 W Maple Ave Geneva, AL 36340 334-6849408</p>
<p>Grand Bay Pharmacy Danny Cottrell 10067 Grand Bay Wilmer Rd S Grand Bay, AL 36541 281-865555</p>	<p>A2 Pharmacy Solutions Llc Allana Alexander 265 Riverchase Pkwy E Ste 102 Hoover, AL 35244 205-5470654</p>	<p>lder Discount Drugs Rodney Williams 10705 Alabama Highway 75 lder, AL 35981 256-6575151</p>	<p>Bayou Pharmacy Danny Cottrell 12855 Padgett Switch Road Irvington, AL 36544 251-8247979</p>	<p>Loxley Disc Phcy Hm Robert Barnhill 2140 E Relham Dr/po Bx217 Loxley, AL 36551 251-9645332</p>
<p>B And B Discount Drugs Bobbie Bowers 98 South Forest Avenue Luverne, AL 36049 334-3353758</p>	<p>Luverne Null 98 S Forest Ave Luverne, AL 36049 NULL</p>	<p>Dawes Point Pharmacy Danny Cottrell 8650 Cottage Hill Rd #101 Mobile, AL 36695 251-6079800</p>	<p>Three Notch Pharmacy Danny Cottrell 4880 Lakeland Dr, Ste F Mobile, AL 36619 251-6610066</p>	<p>City Drug, Llc Michael Sigmon 11 Dexter Ave Montgomery, AL 36104 334-2636144</p>
<p>Ford City Pharmacy Ken Aday 14490 County Line Rd #b Muscle Shoals, AL 35661 256-6274858</p>	<p>Beauregard Drugs Tucker Simmons 7667 Al Hwy 51 Opelika, AL 36804 334-3649993</p>	<p>Buy Rite Drugs #15 Tracy Alligood 1301 E Andrews Ave Ozark, AL 36360 229-4354571</p>	<p>Buy Rite Drugs 2 Paula Norman 591 S Union Street Ozark, AL 36360 334-7748505</p>	<p>U Save It Pharmacy 18 Paula Norman 616 13th Street Phenix City, AL 36867 334-2988390</p>
<p>Crossroads Pharmacy Ken Aday 2800 Highway 101 Rogersville, AL 35652 256-2475833</p>	<p>Medical Center Pharmacy Mike Sigmon 507 North Columbia A Sheffield, AL 35660 256-3814311</p>	<p>U Save It Pharmacy 17 Paula Norman 2463 Lee Rd 430 Smiths Station, AL 36877 334-2971505</p>	<p>Sylvania Phcy Hm Rodney Williams 14 Industrial Lane Sylvania, AL 35988 256-6386070</p>	<p>Express Phcy-talladega Mark Walker 320 W Battle St Talladega, AL 35160 256-3621120</p>
<p>The Apothecary, Inc Hm Cecelia Smith 1405 Gilmer Ave Tallassee, AL 36078 334-2833120</p>	<p>Byrd Drug Co Inc Hm Joe Watson 81 N Court Sq Troy, AL 36081 334-5660100</p>	<p>Warrior Bill Reid 300 Main Street Warrior, AL 35180 205-647-0574</p>	<p>Hawkins Rx Layne Hawkins 902 Central Blvd Bull Shoals, AR 72619 870-4457188</p>	<p>Bwell Pharmacy Syed Haider 3028 E Woodson Lat Rd Hensley, AR 72065 501-4864131</p>
Arkansas	<p>Smith Caldwell Drug Holly Hodges 414 N Main St Benton, AR 72015 501-3157700</p>	<p>Winningham Pharmacy Justin Piker 232 W Main St Bradford, AR 72020 501-3442763</p>	<p>Hawkins Rx Layne Hawkins 902 Central Blvd Bull Shoals, AR 72619 870-4457188</p>	<p>Bwell Pharmacy Syed Haider 3028 E Woodson Lat Rd Hensley, AR 72065 501-4864131</p>
<p>#31 Allcare Pharmacy Dean Sikes 10620 Colonel Glenn Rd Little Rock, AR 72204 501-2178886</p>	<p>Parkwest Pharmacy Gwendolyn Paige Herzig 904 Autumn Road Little Rock, AR 72211 501-2243499</p>	<p>Malvern Family Pharmacy Michael Butler 902 Martin Luther King Bl Malvern, AR 72104 501-7327950</p>	<p>Power Pharmacy Inc Hm Cheryl Power 1310 South 4th Street Nashville, AR 71852 870-8451413</p>	<p>The Pill Peddler Phcy Stephanie Rapert 1740 S Us Highway 61 Osceola, AR 72370 870-5630777</p>
<p>Pine Bluff Null 2302 W 28th Ave Ste B Pine Bluff, AR 71603 NULL</p>	<p>Pine Bluff Null 2701 E Harding Ave Pine Bluff, AR 71601 NULL</p>	<p>#23b Allcare Pharmacy Dean Sikes 216 South 13th St Ste B Rogers, AR 72758 877-4209400</p>	<p>Searcy Medical Ctr Phcy Todd Mcleod 2900 Hawkins Dr Ste 100 Searcy, AR 72143 501-2683311</p>	<p>Stotts Drug Store Inc Hm Nancy Showalter 103 W Arch Searcy, AR 72143 501-2682536</p>

Star City Null 500 S Lincoln Ave Star City, AR 71667 NULL	White Hall Null 7240 Sheridan Rd Ste 102 White Hall, AR 71602 NULL
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California

Main Pharmacy John Au 103 N Garfield Ave Ste D Alhambra, CA 91801 626-5761219	Schwab Pharmacy Roxana Yaghoobian 435 N Bedford Dr Beverly Hills, CA 90210 310-2715093	Amc Pharmacy David Shalts 2625 W Alameda Ave Ste 110 Burbank, CA 91505 818-8410423	Tower Pharmacy Adrienne Barseghian 350 S Glenoaks Blvd Burbank, CA 91502 818-9225206
Chinocare Pharmacy Sohil Patel 13085 Central Ave Ste 2 Chino, CA 91710 909-9278323	La Botica Pharmacy Hm Chandra Patel 49281 Grapefruit Blvd #2 Coachella, CA 92236 760-2963468	Corona Valley Pharmacy Chandra Patel 2079 Compton Ave. Ste 105 Corona, CA 92881 951-3653434	Tap Pharmacy Tiffany Norwood 601 W 6th St Corona, CA 92882 951-4061521
Central Care Pharmacy Sahak Vartkessian 16260 Ventura Blvd Encino, CA 91436 818-3861888	Next Door Pharmacy Jila Mokhtare 9922 Katella Ave Ste P Garden Grove, CA 92840 949-3028457	Wellcare Pharmacy Raymond Nguyen 9972 Westminster Ave#100 Garden Grove, CA 92844 714-6947381	La Care Pharmcy Michael Shaker 721 E Broadway Ste101 Glendale, CA 91205 818-3964818
Stars Pharmacy Sami Boraie 830 Guadalupe St Guadalupe, CA 93434 805-2190771	Icare Pharmacy 2 Pam Duong 920 Sunnyslope Rd Hollister, CA 95023 831-2657733	Value Rx Pharmacy Huong "hana" Tran 22 Odyssey #135 Irvine, CA 92618 949-3871133	Alpha Care Pharmacy Ghassan Merrawi 15010 W Whitesbridge Ave Kerman, CA 93630 800-5555555
Alexander Pharmacy #1 Soheil Attar 1084 N Western Ave Los Angeles, CA 90029 323-4671084	Elite Care Pharmacy Lusik Davtyan 5101 Santa Monica Blvd Ste 6 Los Angeles, CA 90029 323-4269990	Optimum Pharmacy Ruben Akhazadeh 1080 S La Cienega Blvd Ste 105 Los Angeles, CA 90035 310-7047999	Park Mesa Pharmacy Joseph Cherian 4314 W Slauson Ave Ste# 1 Los Angeles, CA 90043 323-3783323
Westside Pharmacy Jack Pirooz 11504 Santa Monica Blvd Los Angeles, CA 90025 310-4790200	Sorci Hlthcare Pharmacy Mike Sorci 15714 Los Gatos Blvd Ste A Los Gatos, CA 95032 408-3564747	Camino Pharmacy Carol Luc 701 E El Camino Real Mountain View, CA 94040 650-9347699	Hill Pharmacy Kysang Lee 1441 Avocado Ave. #101 Newport Beach, CA 92660 949-6406564
Orange Express Pharmacy George Ibrahim 1233 N Tustin St Orange, CA 92867 714-2881720	Pacoima Rx Pharmacy Mayer Rafikalimy 13630 Van Nuys Blvd #101 Pacoima, CA 91331 818-4302369	Playa Pharmacy Hm Joseph Chehade 8131 W. Manchester Ave. Playa Del Rey, CA 90293 310-8234500	Empire Pharmacy Khalid Ali 1340 Massachusetts Ave Riverside, CA 92507 951-5308800
Vertexrx Pharmacy Angel Samvalian 11273 Laurel Canyon Blvd Ste 4 San Fernando, CA 91340 818-6389652	San Leandro Null 13847 E 14th St Ste 103 San Leandro, CA 94578 NULL	Oc Community Pharmacy Arman Nazaryan 809 South Main Unit C Santa Ana, CA 92701 714-8843331	Golden Wellness Rx Phcy Amanda Parhami 1230 Montana Ave. Ste 106 Santa Monica, CA 90403 310-4513322
Nexus Pharmacy Suzy Aivazian 6117 Reseda Blvd Ste A Tarzana, CA 91335 818-9439106	Tarzana Wellness Phcy Sarah Simpson 18840 Ventura Blvd Ste 120 Tarzana, CA 91356 818-6008800	Archangel Michael Phcy Mary Galey 31754 Temecula Pkwy Ste D Temecula, CA 92592 951-3027733	Tracy Null 348 W Grant Line Rd Ste A Tracy, CA 95376 NULL
Safe Care Pharmacy Sholeh Yousefian 555 N Benson Ave Ste F Upland, CA 91786 626-6227002	Go To Pharmacy Gevorg Keroglyan 5961 Laurel Canyon Ave #2 Valley Village, CA 91607 818-8507010	Apollo Pharma Services Anna Bogdanyan 16104 Hart St Van Nuys, CA 91406 818-2571457	Priority Care Pharmacy Harout Kazanchyen 5902 Van Nuys Blvd. Van Nuys, CA 91401 818-5088665
Royal Pharmacy Abdoali Shahdawala 1839a Ygnacio Valley Rd Walnut Creek, CA 94598 510-5579183	Bolsa Medical Arts Phcy Peter Lee 15262 Goldenwest St Westminster, CA 92683 714-8972541	Whittier Inter Phcy Hm James Nam 12291 E Washingtonblv101 Whittier, CA 90606 562-9454166	Winnetka Null 20469 Sherman Way Winnetka, CA 91306 NULL

Colorado

Eagle Pharmacy Hm John Batson 301 Broadway Eagle, CO 81631 970-3286875	Front Range Pharmacy Michael Scruggs 3401 S Broadway Unit 180 Englewood, CO 80113 720-4055125			
Connecticut	Grannicks Pharmacy Jeff Grannick 277 Greenwich Avenue Greenwich, CT 06830 203-8693492	Kent Station Pharmacy Hm Peter D'aprile 38 North Main St Kent, CT 06757 860-9273725	Greenville Drug Jay Kizkiel 213 Central Avenue Norwich, CT 06360 860-8899857	Reliant Phcy New Jack Yeung 200 Main Street So Southbury, CT 06488 203-2628000
Apple Valley Phcy & Gifts Sridhar Alla 1 N Main St Ste 1 Southington, CT 06489 800-5555555				
Delaware	Camden Pharmacy Leena Amin 4598 S Dupont Hwy Camden, DE 19934 302-5358604			
District of Columbia	Healing Touch Pharmacy 3 Deepak Kapur 3415 23rd St Se Washington, DC 20020 202-5061886	Wellington Apoth Op R Rick Rosser 1160 Varnum St Ne Ste 2 Washington, DC 20017 202-8543600		
Florida	Pic Inc/buy Rite #8 Paula Norman 117 Hwy 98 Apalachicola, FL 32320 850-6538825	Kpb Pharmacy Sulhba Pai 19585 State Rd 7 Unit N Boca Raton, FL 33498 561-4094495	Oceanside Pharmacy Carlos Randulfe 25987 S Tamiami Trl Ste 102 Bonita Springs, FL 34134 239-3170771	Pic Inc/buy Rite #9 Paula Norman 11049 State Rd 20 Nw Bristol, FL 32321 850-6435454
Bushnell Pharmacy Indravadan Patel 417 N. West Street Bushnell, FL 33513 352-5695800	Turner Drugs Celebration Jack Turner 1530 Celebration Blvd 105 Celebration, FL 34747 407-5669060	University Hlth Care Phcy Katherine Barrero 8250 Nw 27th St #301 Doral, FL 33122 305-4799688	Fort Lauderdale Null 6545 Nova Dr Ste 206b Fort Lauderdale, FL 33317 NULL	Rehoboth Pharmacy Temi Epoyun 3338 Ne 34th St Fort Lauderdale, FL 33308 954-7414000
Pic Inc/buy Rite #6 Paula Norman 704 S Us Hwy 27 Havana, FL 32333 850-5398080	Our Hollywood Pharmacy Art Ayala 2006 Hollywood Blvd Hollywood, FL 33020 800-5555555	Prime Pharmacy Raj Warde 7685 103rd St, Ste 4 Jacksonville, FL 32210 904-8137634	Margate Pharmacy Piyasi Dadia 6725 W Indiantown Rd Ste 40 Jupiter, FL 33458 954-5864546	Better Health Pharmacy Frank Osagie 1478 N State Rd 7 Lauderhill, FL 33313 954-5309318
Express Pharmacy Niren Dadia 2458 N. State Rd 7 Margate, FL 33063 800-5555555	Margate Null 2700 N State Rd 7 Margate, FL 33063 NULL	Empire Specialty Phcy Mallikarjuna Penumudi 749 S Apollo Blvd Melbourne, FL 32901 321-5496926	Reliable Super Drugs Hm Sapna Charania 2168 Ne 123rd Street North Miami, FL 33181 305-8935252	Prescription Drug Fund Urmil Shah 1777 Ne 163rd Street North Miami Beach, FL 33162 800-5555555
Friends Pharmacy/tlcrx1 Bhavik Patel 1714 Sw 17th St Ocala, FL 34471 352-6446779	Freedom Pharmacy Gpo Naomi Adams 3901 E Colonial Dr Ste C Orlando, FL 32803 407-8984427	Rx Marine Lenny Sigler 5580 E Grant St Ste 100 Orlando, FL 32822 786-3107099	Xxaorlando Procure Phcy Anas Alashari 2021 South Orange Ave Orlando, FL 32806 407-7303557	American Affordable Drugs Mohamed Ahmed 32866 Us Highway 19 N Palm Harbor, FL 34684 727-2022217
Cooper's Drugs, Inc, Paula Norman 700 East Business Hwy 98 Panama City, FL 32401 850-7850251	Anderson's Thrif-t Drugs Darrell Miller 4350 Bayou Blvd Ste 5 Pensacola, FL 32503 850-4844338	Fast Med Hm Deysi Cavanaugh 1846 N Pine Island Rd Plantation, FL 33322 954-7416644	David's Phcy & Surgical David Andrews 1637 Ne 36th St Pompano Beach, FL 33064 954-9420920	Buy Rite Drugs #4 Paula Norman 302 Cecil G Costin Sr Blvd Port St Joe, FL 32456 850-2277099
Island Pharmacy Hm Reggie Mathai 2330 Palm Ridge Road #12 Sanibel, FL 33957 239-4726188	Healthy Living Pharmacy Hieu Khuc 7648 Lockwood Ridge Road Sarasota, FL 34243 941-2183088	Danang Pharmacy Nga Ho 5944 34th St N Ste 1 St Petersburg, FL 33714 727-6239854	Arthur's 'original' Phcy Arthur Goldglantz 5816 N University Dr Tamarac, FL 33321 954-7261911	Morrison's Rx Inc Marilyn Morrison 7535 W Oakland Park Blvd Tamarac, FL 33319 954-5785858

Omr/break Free Phcy Rochelle Houde 4603 Okeechobee Blvd Suite 118 West Palm Beach, FL 33417 847-4710335	Buy Rite Drugs #11 Paula Norman 218 South Hwy 71 Wewahitchka, FL 32465 850-6392252			
Georgia	U Save It - Adel Paula Norman 714 W 4th Street Adel, GA 31620 229-8961602	U Save It - Northwest Paula Norman 2624 Meredyth Drive Albany, GA 31707 229-4352328	U Save It - South Albany Paula Norman 1310 Newton Road Albany, GA 31701 229-4355199	U Save It #1 - Downtown Paula Norman 400 N Jefferson Street Albany, GA 31701 229-4358351
U Save It #2 - Palmyra Paula Norman 2112 Palmyra Road Albany, GA 31701 229-4394939	U Save It #3 - Dawson Rd Paula Norman 1315 Dawson Road Po 72148 Albany, GA 31708 229-4361518	The Phcy Piggly Wiggly At Robert Stinson 484 North Avenue Athens, GA 30601 706-5104040	Prime Pharmaceuticals Craig Burks 5505 P'tree Dunwoody G95 Atlanta, GA 30342 404-2509656	U Save It #8 - Byron Paula Norman 101 W White Road Po 2090 Byron, GA 31008 478-9563630
U Save It #9 Cairo Tommy Sharpe 445 9th Ave Se Cairo, GA 39828 229-3774304	U Save It #11 - Cntrville Paula Norman 202 Gunn Road Centerville, GA 31028 478-9538118	U Save It #12 - Clayton Paula Norman 321 Hwy 441 North Po 1469 Clayton, GA 30525 706-7823813	U Save It Phcy-commerce Paula Norman 1751 N Elm St Commerce, GA 30529 706-3353111	U Save It #7 - Cordele Paula Norman 405 4th Avenue East Cordele, GA 31015 229-2736422
Bethelview Pharmacy Jonathan Marquess 2336 Atlanta Hwy Cumming, GA 30040 470-2534893	Shoppers Pharmacy Mike Faulk 303 South Jefferson St Eatonton, GA 31024 706-4856262	U Save It #21 - Forsyth Paula Norman 438 Cabiness Rd Ste C Forsyth, GA 31029 478-9942015	U Save It #14 - Ft. Valey Paula Norman 609 Blue Bird Boulevard Fort Valley, GA 31030 478-8258226	U Save It #23 - Grnville Paula Norman 121 S Court Square Greenville, GA 30222 706-6724221
U Save It Claxton Hobbs Beverly Moody 131 W Taylor St Griffin, GA 30223 770-2272428	U Save It Phcy Griffin Paula Norman 222 West Poplar St Griffin, GA 30224 770-2277772	Drugbuddies Phy Fabian Agbonjiazoe 6457 Tara Blvd Ste 7 Jonesboro, GA 30236 678-5192030	U Save It #4 - Leesburg Paula Norman 100 Tabitha Street Leesburg, GA 31763 229-4366992	U Save It #13 - Macon Paula Norman 3576 Pio Nono Avenue Macon, GA 31206 478-7811565
U Save It Phcy Macon 2 Beverly Moody 1425 Georgia Ave Ste 102 Macon, GA 31201 229-4354571	Crossroads Family Rx Beverly Moody 7838 Highway 48 Menlo, GA 30731 706-8622064	U Save It - Pine Mountain Paula Norman 145 North Main Avenue, A Pine Mountain, GA 31822 706-6632255	U Save It #5 - Richland Paula Norman 676 Alston Street Richland, GA 31825 229-8873747	Lo Cost Pharmacy Vishal Patel 612 E 69th St Savannah, GA 31405 912-3520375
Eastside Family Phcy Michele Dalton 1795 Presidential Circle Snellville, GA 30078 770-8070137	Suwanee Pharmacy Karl Simon 2027 Lawrenceville Suwanee #700 Suwanee, GA 30024 678-8782082	Bell's Family Pharmacy Katherine Bell 4875a Hwy 53 East Tate, GA 30177 678-4542300	Howard Cntr For Wmns Hlth Cary Lucas 1948 Old Ocilla Rd Tifton, GA 31794 229-3913508	Trion Drugs Beverly Moody 49 Harrell Street Trion, GA 30753 706-7342481
U Save It Phcy Valdosta Jay Sharpe 2111 Bemiss Rd Valdosta, GA 31602 229-4354571	U Save It #16 - Woodbury Paula Norman 18126 Main Street Woodbury, GA 30293 706-5533351			
Idaho	Watkins Pharmacy Ben Watkins 104 N. Main Street Cascade, ID 83611 208-3824204	Owl Drug Southway Brian Auer 720 16th Ave Ste 1 Lewiston, ID 83501 208-7435528		
Illinois	Newpath Vital Rx Nisha Jani 425 Lake St Ste A Antioch, IL 60002 224-7888557	Grand Pharmacy Behrouz Hoghoughi 229 W Grand Ave Ste F Bensenville, IL 60106 630-4223162	Family Drug Ben Calcaterra 2300 W Main St Carbondale, IL 62901 618-5295351	Family Drug Hm Ben Calcaterra 1205 S. Division Carterville, IL 62918 618-9852441
Byrd Watson Drug Hm Wes Breeze 1071 W. Broadway Pob 1747 Centralia, IL 62801 618-5322200	Elsdon Medical Pharmacy Suha Abdallah 4254 W 55th St Chicago, IL 60632 773-5822660	Healthy Zone Pharmacy Moutaz Hermaidat 7107 W Belmont Ave Ste 6 Chicago, IL 60634 708-7221061	Rxology Pharmacy Adonis Ducre 1 E Erie St #101 Chicago, IL 60611 708-9073960	Logan Primary Pharmacy Ben Calcaterra 401 Rushing Drive Herrin, IL 62948 618-9979997

Wholesome Pharmacy Pooja Patel 2069 Barrington Rd. Hoffman Estates, IL 60169 224-6539878	Byrd-watson Times Square Adam Breeze 3401 Broadway Mount Vernon, IL 62864 618-2445400	Avicenna Pharmacy Ahmed Mahafzah 10837 S Cicero Ste 110c Oak Lawn, IL 60453 708-5297222		
Indiana	Lincoln Plaza Pharmacy Steve Anderson 619 Lincoln Ave Bedford, IN 47421 812-2771702	Willowbrook Pharmacy Julie Cindric 720 Adams St Ste 100 Carmel, IN 46032 463-3337100	Butt Drugs Inc Katie Butt Beckort 115 E Chestnut Street Corydon, IN 47112 812-7383272	Phil's Discount Drug Hm Mark Robbins 702 East Lincolnway Laporte, IN 46350 219-3627133
Phil's Hm Pharmacy Jason Stimley 3535 Franklin St Michigan City, IN 46360 219-8747445	Woodside Pharmacy Mohamed Saleh 1551 Sturdy Rd Valparaiso, IN 46383 219-2863091			
Iowa	Nightingale Drug Linda Nightingale 303 West Main Anamosa, IA 52205 319-4623306	Mills Pharmacy Pc Randy Boyer 120 E Main St. Anthon, IA 51004 712-3735256	Oard-ross Drug Tony Beraldi 701 16th Ave Council Bluffs, IA 51501 712-3222501	Infocus Pharmacy Services Angela Miller 1690 Elm St Ste 200 Dubuque, IA 52001 563-2399151
Nightingale D-dubuque Linda Nightingale 2541 Central Ave Dubuque, IA 52001 563-5561493	Nightingale D-dyersville Linda Nightingale 1020 12th Ave Se Dyersville, IA 52040 563-8757455	Nightingale D-guttenberg Linda Nightingdale 807 S Highway 52 Guttenberg, IA 52052 563-2521172	Kwik Rx Pharmacy Tom Fox 2308 12th Street Harlan, IA 51537 712-7553823	Nightingale D-monticello Linda Nightingale 304 E 1st St Monticello, IA 52310 319-4654404
Oakland Pharmacy William Robinson 601 Pioneer Ave Po Box637 Oakland, IA 51560 712-4823015	Siech's Parkersburg Phcy Tom Reinert 226 3rd Street Parkersburg, IA 50665 319-3461970	Nightingale D-postville Linda Nightingdale 139 N Lawler St Po Box773 Postville, IA 52162 563-8633666	Red Oak Pharmacy David Post 1400 Senate Ave #104 Red Oak, IA 51566 712-6237245	Nightingale Drug Eric Nightingale 606 Rossville Rd Waukon, IA 52172 563-5680033
Nightingale D-wyoming Linda Nightingale 126 W Main St Wyoming, IA 52362 563-4883993				
Kansas	S & S Drug Edi Max Heidrick 110 S Mill St Beloit, KS 67420 785-7382285	Graves Drug Store #8 Bill Bays 609 Commercial Emporia, KS 66801 620-3432323	Ar-ex Drug Store Charis Dunlap 801 Broadway Marysville, KS 66508 785-5623196	The Mulvane Pharmacy Chad Ball 1008 Se Louis Dr Mulvane, KS 67110 316-7771601
Ashcraft Pharmacy Tami Friday 503 N Main South Hutchinson, KS 67505 620-6632258	Continental Pharmacy Meghan Lem 821 Sw 6th Ave Topeka, KS 66603 785-2326975	D.c. Drug Doug Hynek 101 N Main St. Troy, KS 66087 785-9822500		
Kentucky	Alexandria Drugs Amy Glaser 7857 Us Hwy 27 Alexandria, KY 41001 859-6352171	Howard Family Pharmacy #2 Wesley Howard 6363 Ky Route 1428 Allen, KY 41601 606-4220688	Gillum Drug Amanda Gillum 1237 Carter Ave Ashland, KY 41101 804-2482576	Hines Pharmacy At Wkoa Beth Murley 165 Natchez Trace Ste 101 Bowling Green, KY 42103 270-7961818
Howard Family Phcy Wesley Howard 327 Ky Rt 550 Eastern, KY 41622 606-3584800	Hometown Phy Frankfort Bijalkumar Patel 1140 Us Highway 127 S Frankfort, KY 40601 502-6992440	Hometown Phy Frankfort Ea Bj Pate 190 Versailles Road Frankfort, KY 40601 859-9402950	Frenchburg Pharmacy Debbie Brewer 732 Highway 36 Frenchburg, KY 40322 606-7686617	Hometown Pharmacy Geortgo Bijalkumar Patel 1502 Oxford Dr Ste 150 Georgetown, KY 40324 502-8633784
J & L Pharmacy Bj Patel 705 South Broadway Georgetown, KY 40324 502-8639823	Greenup Null 96 Seaton Ave Unit 8 Greenup, KY 41144 NULL	Harlan Medical Center Phy Ernie Watts 132 Village Ctr Rd Harlan, KY 40831 606-5732004	Plaza Phcy Of Irvine Lisa Mayes 1220 Richmond Rd Irvine, KY 40336 606-7235315	Sutton Pharmacy Hm Scott Graham 330 W Maple Ave Lancaster, KY 40444 859-7924611

Hometown Phy Lawrenceburg Bijalkumar Patel 1185 Glensboro Rd Ste 5 Lawrenceburg, KY 40342 502-5170888	Grassroots Pharmacy Shelley Roberts 2304 Sir Barton Way Ste 195 Lexington, KY 40509 859-2631382	Hometown Phy Of Lexington Bijalkumar Patel 2860 Richmond Rdste190 Lexington, KY 40509 859-4074135	Bluegrass Pharmacy Gary Russell 1128 N Main St Madisonville, KY 42431 270-8252775	Walters Pharmacy Daniel Jones 604 S 12th St Murray, KY 42071 270-7537688
Heritage Pharmacy Mike Burchett 870 Parkway Drive Salyersville, KY 41465 502-5922394	Discount Drug Mart Deborah Brewer 121 S Ky 7 Sandy Hook, KY 41171 606-7385111	Medica Pharmacy Leon Claywell 100 Depot St Springfield, KY 40069 859-4817100	Kyva Pharmacy William Collins 109 E Main St Whitesburg, KY 41858 606-6334488	Whitesburg Med Ctr Phy Ernie Watts 226 Medical Plaza Lane Whitesburg, KY 41858 606-6334871
Hometown Phcy Winchester Bijalkumar Patel 200 Codella Dr Ste C Winchester, KY 40391 859-7592102				
Louisiana	Wellness Pharmacy Duy Nguyen 12726 Perkins Rd Baton Rouge, LA 70810 225-2563083	Grant Family Pharmacy Vince Bartley 19479 Highway 167 Bentley, LA 71407 318-8995066	Lil Boos Pharmacy Robert Maddox 415 Saint Clair Rd Ste C Boyce, LA 71409 318-7932028	Lakeview Pharmacy Vince Bartley 3199 Highway 71 Campti, LA 71411 318-4764877
Don's Pharmacy Don Serpas 2201 Paris Road Ste E&f Chalmette, LA 70043 504-5162706	Broadmoor Hm Dean Pellegrin 6096 West Park Ave Houma, LA 70364 985-8762584	Toledo Pharmacy Vince Bartley 11634 Texas Hwy Many, LA 71449 318-2566943	Elliott Pharmacy Hm Eric Elliott 77395 Landry St. Maringouin, LA 70757 225-6252353	Montecino Drugs Douglas Montecino 5917 Lapalco Blvd Marrero, LA 70072 504-3470085
Montgomery Pharmacy Vince Bartley 1101 Caddo St Montgomery, LA 71454 318-6466877	Books Pharmacy George Book 1158 Logan Sewell Dr Vidalia, LA 71373 318-4142616			
Maine	Xxxcolonial-kennxxx Hm Gary Tito 40 Dock Square Po Box 646 Kennebunkport, ME 04046 207-9674442			
Maryland	Fuller Pharmacy Syam Potluri 6918 Ridge Road Baltimore, MD 21237 410-5741440	Liberty Pharmacy Kingsley Neboh 108 N Eutaw St Baltimore, MD 21201 443-9485400	South Baltimore Pharmacy Phillip Marsiglia 631 Cherry Hill Road Baltimore, MD 21225 410-3558500	The Phcy At Belvedere Sq Peter Nguyen 524 E Belvedere Ave # A Baltimore, MD 21212 443-4387168
Vd & Sr Park Ave Pharmacy Syam Potluri 1535 Park Avenue Baltimore, MD 21217 410-2250800	Atlantic Discount Phcy Tejas Sheth 500 Franklin Ave Berlin, MD 21811 410-7758195	Foer Med Arts Phc-wis Mike Foer 8218 Wisconsin Avenue Bethesda, MD 20814 301-6573500	Naturecare Pharmacy Syam Potluri 6483 Baltimore Ntl Pike Catonsville, MD 21228 800-5555555	Walsh-mccagh Kellough Hm David Mccagh 101 N Centre Street Cumberland, MD 21502 301-7243646
Crossroads Pharmacy Prasad Mattualli 4801 Dorsey Hall Dr Suite 120 Ellicott City, MD 21042 410-7727912	Hereford Pharmacy Keith Pfaff 216 Mt Carmel Road Parkton, MD 21120 410-3296209	Wellpharma Pharmacy Zahraa Babiker Mohammed 9818 Liberty Rd Suite B Randallstown, MD 21133 443-4181411	Naturecare Pharmacy Syam Potluri 40 Main St Reisterstown, MD 21136 800-5555555	
Massachusetts	Hamilton Pharmacy Marjan Mottaghi 246 Bowdoin St Dorchester, MA 02122 617-4759600	Springfield Pharmacy Harsh Patel 284 High Street Holyoke, MA 01040 413-2616664	Pharmahealth Srinivas Athuluri 827 Rockdale Ave #d New Bedford, MA 02740 508-9987888	St Mary Pharmacy Margaret Bassanty 1060 North Osgood North Andover, MA 01845 508-3167100
North Falmouth Phcy Venu Chaluvadi 111 County Rd North Falmouth, MA 02556 508-5644459				
Michigan				

Ada Village Pharmacy Andrew Cloutier 7505 River St Se Ste 108 Ada, MI 49301 616-3204001	True Grace Pharmacy Omar Abazeed 2725 S Industrial 300a Ann Arbor, MI 48104 734-5195094	Qc Pharmacy Llc Ali Fakh 204 E Columbia Ave Belleville, MI 48111 734-5834100	Snyders Drug 212 Ron Katers 56905 Station Dr. Calumet, MI 49913 906-9342336	Arfstrom Phcy Cedarville Jeanine Lacross 4 E M 134 Cedarville, MI 49719 906-4843355
Apexx Pharmacy Maher Beydoun 43900 Garfield Rd Ste 102 Clinton Township, MI 48038 586-6462323	Caremor Pharmacy Yousef Alasri 407 East Chicago St Coldwater, MI 49036 517-9241999	New Schaefer Pharmacy Hussam Mustapha 6635 Schaefer Rd Dearborn, MI 48126 313-5821800	Saverx Discount Phcy Eyad Khadr 3915 Pelham Street Dearborn Height, MI 48125 866-8444142	Smartrx Ghazi Alsafari 23601 W 7 Mile Rd Detroit, MI 48219 313-5911010
Clio Road Pharmacy Rob Rossow 4902 Clio Road Flint, MI 48504 810-7897084	Rapid Rx Mustafa Ahmad 4800 S Saginaw St 3 1600 Flint, MI 48507 810-5355220	Villa Linde Pharmacy Hala Khoualani 1260 S Linden Rd Flint, MI 48532 810-8209855	Snyder Drug Phy 202 Ron Katers 933 Riverside Plz Iron River, MI 49935 906-2655149	Snyder Drug Phy 201 Ron Katers 1330 Us Highway 41 W Ishpeming, MI 49849 906-4855592
Snyder Rx Express Ron Katers 110 S Main St Ishpeming, MI 49849 906-4864405	Cet Pharmacy Service Abdul Chudry 25880 W Outer Dr Lincoln Park, MI 48146 734-5024293	Campus Pharmacy Ron Katers 1015 N 3rd St Marquette, MI 49855 906-2255911	Snyder Drug Phy 205 Ron Katers 5091 Us Highway 41 S Marquette, MI 49855 906-2499922	Snyder Drug Phy 203 Ron Katers 390 Us Highway 41 E Negaunee, MI 49866 906-4757525
Newberry Hometown Phcy David Demerse 7344 State Hwy M-123 Newberry, MI 49868 906-2939900	Snyder Drug 208 Ron Katers 7293 State Highway M123 Newberry, MI 49868 906-2938571	Newport Pharmacy Abraham Berro 7825 N Dixie Hwy Ste 105 Newport, MI 48166 734-8721490	Keystone Spclty Care Phcy Hala Bazzi-lang 46325 W 12 Mile Rd Ste 150 Novi, MI 48377 248-2673004	Metlife Ltc Pharmacy Ali Hammoud 39500 W 10 Mile Rd Ste 107 Novi, MI 48375 248-7823584
Arfstrom Pharmacy Jeanine Lacross 415 Ashmun Street Sault Ste Marie, MI 49783 906-6329661	Sault Community Pharmacy Jeanine Lacross 560 Govenor Osborn Blvd Sault Ste Marie, MI 49783 906-6322122	Med Mart Pharmacy 1 Ali Berry 25850 Eureka Rd Taylor, MI 48180 313-2832000	Trenton Pharmacy Hilmi Algohaim 2674 W Jefferson Av 200 Trenton, MI 48183 734-3073344	One Stop Pharmacy Llc Delphine Akene 33950 Van Born Rd Wayne, MI 48184 734-7272000
Lakes Discount Pharmacy Hussein Elsaghir 2300 Haggerty Rd Ste 1070 West Bloomfield, MI 48323 248-6681212	Pitkin Drug Co Inc Ryan Breigel 101 W Colby St Whitehall, MI 49461 231-8935495			
Minnesota	City Drug Hm Gary Anderson 314 3rd St International Falls, MN 56649 218-2833423	Warren Pharmacy, Inc - Mn Vern Borowicz 103 W. Johnson Ave Warren, MN 56762 218-7455481		
Mississippi	A & A Infusion Specialty Drake Collins 124 E Jackson St Belzoni, MS 39038 662-3320177	Chandler Drug Hm Jr Denton 131 Public Square Calhoun City, MS 38916 662-6285331	A & A Retail Robert Stokes 2044 Highway 1 South Greenville, MS 38701 662-3320177	A&a Infusion & Spclty 2 Robert Stokes 1430 S Main St Greenville, MS 38701 662-3320177
Newpointe Pharmacy Hm Karl Slyvest 6555 Us Hwy 98w. Suite 6 Hattiesburg, MS 39402 601-4503345	Quinn Pharmacy Hm Clayton Johnson 3160 Audobon Drive North Laurel, MS 39440 601-4280688	A&a Infusion & Spclty Robert Stokes 125 E 3rd St Leland, MS 38756 662-3320177	Long Beach Null 5101 Beatline Rd Long Beach, MS 39560 NULL	Brick City Drugs John Hegi 159 Fountains Blvd Madison, MS 39110 769-2311400
Sonshine Phcy Mantachie Susan Willis 2745 Highway 371 N Mantachie, MS 38855 662-2825757	Sonshine Phcy Nettleton Susan Willis 7230 Hwy 45 N Nettleton, MS 38858 662-9630171	North Halstead Llc Steven Carter 998 North Halstead Rd Ocean Springs, MS 39564 228-2151911	Hospital Discount Drug Hm Dan Stone 919 Holland Ave Philadelphia, MS 39350 601-6562621	Pakmeds Pharmacy Robin Jackson 5060 Raymond Avenue Tupelo, MS 38801 800-5555555
Rxs Tupelo Douglas Wright Jr 2801 West Main Ste A Tupelo, MS 38801 662-6206400				
Missouri				

County Market #397 Christopher Niemann 1106 Business Hwy 61 S Bowling Green, MO 63334 573-3243383	Park Pharmacy Kevin Wood 37 Doctors Park #2 Cape Girardeau, MO 63703 573-3344432	Prescriptions Plus Lisa Umfleet 348 Festus Centre Dr Festus, MO 63028 636-9332224	Clevenger Drug Store Abbullah Arshad 225 S 3rd St Hayti, MO 63851 573-3591646	Smithway Pharmacy Missy Smith 100 W Tilden St Humansville, MO 65674 417-7541501
Lees Summit Pharmacy Jamie Morales 1198 Ne Douglas St Lees Summit, MO 64086 816-6075152	Healthcare Pharmacy Terry Hyde 628 Old St Marys Rd Perryville, MO 63775 573-5472517	Juniper Pharmacy Steven Ortiz 522 N New Ballas Ste 206 St Louis, MO 63141 314-4991227		
Montana	Choteau Drug Faye Persinger 102 Main Ave N Choteau, MT 59422 406-4662700	Savmor Drug I Hm Nancy Trenary 1610 S 3rd West Ste 100 Missoula, MT 59801 406-7216017	Rr Hlth Care Solutions Cory Adams 63802 Us Highway 93 Ste B Ronan, MT 59864 406-6765600	
Nebraska	Ashland Pharmacy Anthony Schmid 1401 Silver St Ashland, NE 68003 402-9443303	Healthmart Pharmacy-238 Mike Aksamit 238 South 8th Street Blair, NE 68008 855-4282111	Petersen Drug Drew Petersen 302 Main St Chadron, NE 69337 308-4322400	Frontier Family Pharmacy Tyler Sturgeon 312 W 8th St Cozad, NE 69130 308-7843500
Petersen Drug Drew Petersen 202 Main St Crawford, NE 69339 308-6654138	Kubat Pharmacy Fremont Steve Bullock 350 W 23rd St Ste E Fremont, NE 68025 402-7274044	Stockmen's Drug Mike Cookston 116 N Main St Gordon, NE 69343 308-2821114	Blakes Pharmacy Kitran Geise 213 Main St Louisville, NE 68037 402-2343025	Neligh Null 108 W 11th St Neligh, NE 68756 NULL
Kubat Pharmacy Steve Bullock 4924 Center St Omaha, NE 68106 402-5588888	Tooleys Osceola Phcy Tim Tooley 415 Hawkeye St Osceola, NE 68651 402-7478994	Superior Pharmacy Hm Lane Hawley 348 N Central Pobox 308 Superior, NE 68978 402-8794234	Heart City Drug Bradley Bowdino 110 N Main Street Valentine, NE 69201 402-3765959	
Nevada	Silver State Drug Alamo Andrew Bleak 414 Broadway Street Alamo, NV 89001 775-7253515	La Pharmacy Lizette Perez Flores 4180 S Rainbow Blvd Suite 808 Las Vegas, NV 89103 702-7223707		
New Hampshire	Valley Independent Phcy Janice Spinney 3631 White Mountain Hwy North Conway, NH 03860 603-7305432			
New Jersey	Rosvold Pharmacy Thomas Stehr 2702 Route 130 N Cinnaminson, NJ 08077 856-8294877	East Brunswick Null 1020 State Route 18 Unit 10 East Brunswick, NJ 08816 NULL	Bergen Care Phcy Inc Tae Park 1622 Parker Ave #1a Fort Lee, NJ 07024 201-4614646	Hackensack Pharmacy Doug Caballero 441 Passaic Street Hackensack, NJ 07601 201-4881230
Kings Pharmacy Department Avi King 152 James St Lakewood, NJ 08701 732-7194920	Ultracare Pharmacy Nb Jay Patel 272 George Street New Brunswick, NJ 08901 732-5431568	Fabio's Pharmacy Nestor Jaime 88 Market Street Paterson, NJ 07505 862-2573300		
New Mexico	Alamogordo Com Phy Allan Yeh 1003 East 10th St Alamogordo, NM 88310 575-2230795			
New York	Clinix Plus Pharmacy Nabeel Ashfaq 1655 Grand Ave Baldwin, NY 11510 516-4422046	Phamco Drugs Khalid Chaudhary 248-15 Union Turnpike Bellerose, NY 11426 718-7495807	Advance Health Rx Inc Moysey Zavlyanov 401 E 187th St Bronx, NY 10458 917-4736466	Drugbox Pharmacy Johnny Arias 500-5 Baychester Ave Bronx, NY 10475 718-8727662

J&j Pharmacy Zunilba Lamorena 332 East 188th St Bronx, NY 10458 718-3672000	Buffalo Phcy Rtl Hm Alec Gillies 1479 Kensington Ave Buffalo, NY 14215 716-8327742	Urban Health Phcy Inc Uzair Ahmed 564 Niagara St Bldg 2 Buffalo, NY 14201 716-3300908	Corona Chemists Tania Rizzo 105-12 Northern Blvd Corona, NY 11368 347-5071126	Galuvi Phcy Corp Muhammad Shahid 4023 Junction Blvd Corona, NY 11368 718-8989833
Bakers Drugs & Surgical Khaled Ali 500a Elmont Rd Elmont, NY 11003 516-4444800	Franklin Square Null 727r Franklin Ave Franklin Square, NY 11010 NULL	Island Park Null 114 Long Beach Rd Island Park, NY 11558 NULL	Jackson Heights Null 9109 Roosevelt Ave Fl1 Jackson Heights, NY 11372 NULL	Agustin Pharmacy Phillip Hong 39-20 29th St Long Island, NY 11101 718-9378160
Grand Ave Chemists Javier Burbano 7201 Grand Ave Maspeth, NY 11378 845-5843318	Ct Health Castle Corp Sze Ching Ho 86 Bowery New York, NY 10013 212-9666039	Kings Third Ave Phcy Hm Ron Del Gaudio 1619 Third Ave New York, NY 10128 212-5346000	Mellau Pharmacy William Ryder 593 Fort Washington Ave New York, NY 10033 212-5685510	Newgen Pharmacy Bobby Kwok 18 Mott Street New York, NY 10013 212-3491857
Quisqueya Pharmacy Poonam Hingorani 174 Audubon Ave New York, NY 10033 212-7951604	Wayne Drug - Oswego Hm Jamie Branshaw 24 West Bridge St Oswego, NY 13126 315-3435722	Marvel Pharmacy Fariha Mirza 9612 Liberty Ave Ozone Park, NY 11417 201-4106995	Forest Pharmacy Jhony Siu 6644 Forest Ave Ridgewood, NY 11385 718-4174700	I&y Pharmacy Corp Inessa Iskhakova 6669 Fresh Pond Rd Ridgewood, NY 11385 718-3686060
Legacy Specialty Pharmacy Ilios Guma 6668 Fresh Pondrd Ridgewood, NY 11385 718-4567300	Arx Pharmacy Inc Arielle Matuszewicz 316 Bradley Ave Staten Island, NY 10314 718-9711766	Lit Chemists Corp Oren Azoulay 448 Rockaway Ave Valley Stream, NY 11581 516-3009500	Pharmacy In The Square Chris Todoro 940 Union Rd West Seneca, NY 14224 716-6715281	Nu-cassel Pharmacy Adeyinka Ajayi 821 Prospect Av Westbury, NY 11590 516-2809674
Prospect Phcy Suman Shah 1013b Prospect Ave Westbury, NY 11590 516-2796991	Rapid Drugs Inc Salomon Yagodaev 4611 48th Ave Woodside, NY 11377 718-2055400	Merk Chemists Anthony Mangiaracina 973 Mclean Avenue Yonkers, NY 10704 914-2378821		
North Carolina	Pinnacle Apothecary Jonathan Snipes 24 Sardis Rd Ste A Asheville, NC 28806 803-4296922	Roan Mt Phcy Bakersville Jordan Baker 604 S Highway 226 Bakersville, NC 28705 828-4479419	Bryson City Phcy Inc Hm Mike Spina 200 Valley Village Shop Bryson City, NC 28713 828-4881705	Matthews Hm Jimmy Matthews 408 N E Boulevard Clinton, NC 28328 910-5923122
U Save It Phcy-franklin Paula Norman 20 Franklin Plaza Drive Franklin, NC 28734 828-5240156	Nolans Family Pharmacy Fiona Cole 2513 Eastchester Dr #119 High Point, NC 27265 832-3611491	Pineville Pharmacy Kishan Patel 311 S Polk St Ste 80 Pineville, NC 28134 704-9647366	Robbinsville Pharmacy Mike Spinn 238 Rodney Orr Bypass Robbinsville, NC 28771 828-4792273	Kelsave Drugs Jeannie Kelley 38 E Main St Sylva, NC 28779 828-5862213
North Dakota	Prairie Pharmacy Kelly Hart 4731 13th Ave Sw Fargo, ND 58103 701-3730325	Walls Medicine Center Hm Dennis Johnson 708 S Washington Grand Forks, ND 58201 701-7460497		
Northern Mariana Islands	Marianas Pharmacy Perry Inos Townhouse Center Saipan, MP 96950 -			
Ohio	Northside Cambridge Pharm Edward Stoepfel 1330 Clark St Suite 1100 Cambridge, OH 43725 740-2555844	Cedar Care Village Phcy John Ballentine 63 N Main St Po Box 662 Cedarville, OH 45314 937-7662273	Allen's Medical Phy, Inc. Stephen Allen 215 Eastern Avenue Chillicothe, OH 45601 740-7725180	Day's Phcy Glendale John Piepmeier 210 E Sharon Rd Cincinnati, OH 45246 513-7717350
Bravo Pharmacy Amr Abualnadi 4125 W Broad St Columbus, OH 43228 614-4260813	Goodmed Pharmacy Ali Fakih 3433 Agler Rd Ste 1150 Columbus, OH 43219 614-4766336	Milestone Pharmacy Zahra Ahmed 3350 Cleveland Ave # 1946 Columbus, OH 43224 614-6005524	Shiffa Pharmacy Farhan Abdi 2330 Morse Rd Unit D Columbus, OH 43229 614-4264222	White's Pharmacy John White 4057 E Livingston Ave Columbus, OH 43227 614-2377677

Maumee Discount Phcy Bilal Salim 316 W Dussel Dr Maumee, OH 43537 419-8870101	Northside New Concord Edward Stoepfel 10 East Main Street New Concord, OH 43762 740-8264000	Medi-wise Phcy Rx Jeff Neidig 245 W. State Street Newcomerstown, OH 43832 740-4986337	Genesis Healthcare System Edward Stoepfel 157 S Main St Roseville, OH 43777 740-6970348	Northside Somerset Phcy Edward Stoepfel 110 West Main Street Somerset, OH 43783 740-7432185
Whitacre Phcy Lagonda Frank Fuschino 1574 Lagonda Ave Springfield, OH 45503 937-3256444	Toledo Family Pharmacy Hussein El Khatib 324 Main St Toledo, OH 43605 419-9305830	Toledo Family Phcy Hussein El Khatib 1601 West Sylvania Toledo, OH 43612 419-4700700	Twinsburg Pharmacy Michael Moawad 10735 Ravenna Rd. Twinsburg, OH 44087 330-4050501	Linworths Pharmacy Ripal Patel 2245 W Dublin Granville #103 Worthington, OH 43085 614-3920960
Northside Bell Street Ej Stoepfel 721 Taylor St Zanesville, OH 43701 740-4530508	Northside Maysville Phcy Edward Stoepfel 15 Maysville Ave Zanesville, OH 43701 740-4533700	Northside Mvhc Pharmacy Edward Stoepfel 716 Adair Avenue Zanesville, OH 43701 740-8688171		
Oklahoma	Don's Phcy Hm Bill Wittrock 6801 Nw 39th Expressway Bethany, OK 73008 405-7892453	Herod's Drug Store Mark Kourt 212 W Main Canton, OK 73724 580-8863444	Murphy's Drug Larry Murphy 145 E. Broadway Drumright, OK 74030 918-3522468	Clinic Pharmacy Derek Woods 509 E Chestnut St Hollis, OK 73550 580-6882257
Hughes Pharmacy Steven Hughes 107 East Cherokee Medford, OK 73759 580-3953116	City Drug Wyatt Lively 128 E Cherokee Nowata, OK 74048 918-2733825	Epic Pharmacy Victor Panara 2249 Nw 39 St Oklahoma City, OK 73112 405-7247852	Central Drug Chad Bayer 1220 W 12th Ave Stillwater, OK 74074 405-3726120	City Pharmacy Mark Kourt 101 N Clarence Nash Blvd Watonga, OK 73772 580-6234545
Swanns Pharmacy Mark Kourt 407 W Main Watonga, OK 73772 580-6234505	Health Express Pharmacy Jerry Lee 1001 N Washington Pob948 Weatherford, OK 73096 580-7741200	West Pointe Pharmacy Chad Heston 520 S Mustang Rd Yukon, OK 73099 405-2566653		
Oregon	Corvallis Pharmacy Trusher Patel 3680 Nw Samaritan Dr Corvallis, OR 97330 800-5555555	Hermiston Drug Robert Mullay 114 Main Street Hermiston, OR 97838 541-5673072	Central Drug/black Oak Hm Tim Lichlyter 2924 Siskiyou, Suite 102 Medford, OR 97504 541-7735356	Oak Tree Pharmacy Hm John Sherman 2940 Commercial St Se Salem, OR 97302 503-5852877
Physician Bldg Phcy Hm Trushar Patel 4555 Liberty Rd S Ste 440 Salem, OR 97302 503-3624874	Shady Cove Pharmacy Hm Tim Lichlyter 21195 Hwy 62 Shady Cove, OR 97539 541-8783151	Tillamook Pharmacy Trushar Patel 915 Main Avenue Tillamook, OR 97141 503-8424181		
Pennsylvania	Beaver Phcy Hm Adrienne Cervone 533 3rd St Beaver, PA 15009 724-7740919	Kingston Community Phcy Bhavna Patel 511 Pierce St Unit 1 Kingston, PA 18704 570-7143641	Leechburg Phcy Hm Alex Micklow 165 Market Street Leechburg, PA 15656 724-8421771	Family 1 Pharmacy Kaushal Patel 4005 Veterans Highway Levittown, PA 19056 215-9432221
Vip Pharmacy Kaushal Patel 7737 New Falls Rd Levittown, PA 19055 215-4867300	Burrell Pharmacy Hm Alex Micklow 2889 Leechburg Road Lower Burrell, PA 15068 724-3341067	Darlings Oil City Phcy Chris Darling 811 Grandview Rd Ste 200 Oil City, PA 16301 814-5169200	Centennial Phy Bridesburg Joseph Dymowski 2660 Lefevre St Philadelphia, PA 19137 215-5354111	Prescription Ctr Ridgway Michael Depanfilis 223 Main Street Ridgway, PA 15853 814-7733131
Rhode Island	Aj Pharmacy 02 Charles Agwunobi 468 Smithfield Rd North Providence, RI 02904 401-4415988	Aj Pharmacy Charles Agwunobi 1017 Smith St Providence, RI 02908 401-4775427	Anthony's Pharmacy Peter Solomon 219 Manton Ave Providence, RI 02909 401-3519495	
South Carolina	Soda City Phcy & Cmpding Tremain Cooper 380 Saint Andrews Rd Columbia, SC 29210 803-7662015	Medicine Mart Gaffney Thomas Beam 305 North Limestone Gaffney, SC 29340 864-4895198	Lyman Drug Hm Richard High 204 Spartanburg Hwy Lyman, SC 29365 864-4396127	Hibbitts Drug Amy Hibbitts 735 North Main Street New Ellenton, SC 29809 803-430077

Seneca Pharmacy Don Calvert 15891 Wells Hwy Seneca, SC 29678 864-9851359	U Save It #19 - Sprnbrg Paula Norman 2310 Chesnee Hwy N Suite 1 Spartanburg, SC 29303 864-5770087			
South Dakota	Plaza Pharmacy David Taffe 2201 6th Avenue Se Aberdeen, SD 57401 605-2256344	Vila's Pharmacy-ipswich James Stephens 511 W 5th Ave Ipswich, SD 57451 605-4266551		
Tennessee	Wiley's Pharmacy Hm Larry Wiley 1595 Main Street Altamont, TN 37301 931-6923888	Medsorce Scripts John Prichard 1849 Madison St Ste D Clarksville, TN 37043 931-8962126	Gainesboro Drugs Hemal Patel 100 E Hull Ave. Gainesboro, TN 38562 931-2689919	Tricare Pharmacy Jeobu Peter 710 Nashville Pike Ste 101 Gallatin, TN 37066 615-4617078
Roman Pharmacy Doug Evans 250 Long Hollow Pike Goodlettsville, TN 37072 615-8598999	Greene County Drug Store Benjie Cox 906 Tusculum Blvd Ste 2 Greeneville, TN 37745 423-6387101	City Drug Company Daniel Jones 630 Rb Wilson Dr Huntingdon, TN 38344 731-9862228	Longs Drug Store Hank Peck 4604 Kingston Pike Knoxville, TN 37919 865-5880581	Wil Sav Drugs Bryce Joslin 4249 Highway 411 Ste 5 Madisonville, TN 37354 423-4429727
Stanifer Drugs Russell Essary 420 N Broad St New Tazewell, TN 37825 423-6267337	Sutton Family Pharmacy Jennie Sutton 993 Mill Street Pulaski, TN 38478 931-2421080	Roan Mountain Pharmacy Jordan Baker 8251 Hwy 19 E Roan Mountain, TN 37687 423-7723591	Spring City Pharmacy Jonathan Zimmerman 171 Clinton Ave Spring City, TN 37381 423-3656351	Troy Pharmacy Shirley Dobbins 404 E Harper St Troy, TN 38260 731-5364848
Texas	Lifetime Pharmacy Jay Gorle 960 Ridgeview Dr Ste 120 Allen, TX 75013 214-4915599	City Drug Store Hm Mario Juarez 202 East Ave E Alpine, TX 79830 432-8372252	Amarillo Pharmacy Rk Samala 6010 S Western St Bldg C Ste 100 Amarillo, TX 79110 806-8039401	Anna Family Phcy Naga Chandrika Gokaraju 813 W White St Ste 200 Anna, TX 75409 972-8952450
Brodie Lane Pharmacy Aaron Williams 8916 Brodie Lane Ste 300 Austin, TX 78748 512-3628083	Tin Rx 805 Christina Garcia 3706 Guadalupe St Ste C Austin, TX 78705 512-7179988	Well Lake Spec Phcy Llc Deandrea Hogg 6565 W Loop S Ste110b Bellaire, TX 77401 281-9734731	Jacobs Family Pharmacy Tim Jacobs 2701 Austin Ave Brownwood, TX 76801 800-5555555	Cleburne Drug Inc Monte Barron 310 N Ridgeway Dr Cleburne, TX 76033 817-6452415
Village Lane Apothecary Gary Kirk 60 Village Ln Colleyville, TX 76034 817-7172000	Regional Pharmacy Tarun Patel 622 West Main Crosbyton, TX 79322 806-6752001	Harvest Pharmacy Matthew Vo 9740 Barker Cypress Rd Ste 107 Cypress, TX 77433 800-5555555	Ben Franklin Apothecary Dan Jespersen 302 N Main St Duncanville, TX 75116 972-2984936	A Plus Pharmacy Anslem Anene 12430 Edgemere Blvd 209 El Paso, TX 79938 915-7044333
Renue Rx #6 Raj Chhadua 2270 Springlake Rdste800b Farmers Branch, TX 75234 214-3530391	Bristol Pharmacy Jackson Dang 4001 Long Prairie Rd #100 Flower Mound, TX 75028 469-7714117	Alliance Pharmacy Jakson Dang 9601 N Beach St Ste 105 Fort Worth, TX 76244 817-9521999	Forest Park Pharmacy Glenda Hart 2410 Forest Park Blvd Fort Worth, TX 76110 682-2503116	Fort Worth Null 4525 Heritage Trace Pkwy Ste 101 Fort Worth, TX 76244 0
Jrx Pharmacy Bhavna Rao 5899 Preston Rd Bldg 6 #602 Frisco, TX 75034 214-6185050	Walker Pharmacy Dwayne Barnhill 402-b W Upshur Gladewater, TX 75647 903-8452573	Jordan Pharmacy Inc. Jan Pattillo 107 N Rice Po Box 112 Hamilton, TX 76531 254-3863111	Biocare Pharmacy Sandra Scott 10603 Bellaire Blvd B114 Houston, TX 77072 281-5305800	Haeckerville Pharmacy Harsh Vardhan 16800 Greenspoint Park Dr Ste 160s Houston, TX 77060 317-6506768
Richmond Pharmacy Helen Vo 9536 Richmond Ave Suite I Houston, TX 77063 832-9918997	Mcnease Pharmacy Hm Danny Mcnease 103 B Medical Park Lane Huntsville, TX 77340 936-2938333	Hippo Pharmacy Sajid Shaikh 107a East St Hutto, TX 78634 512-8466004	Brown's Pharmacy Christopher Tapper 2021 N Macarthur Blvd 120 Irving, TX 75061 972-2548156	City Pharmacy Floyd Butler 1610 Main St Junction, TX 76849 325-4462511
Kaufman Pharmacy Naga Chandrika Gokaraju 105 N Shannon St Kaufman, TX 75142 972-9240404	Medcure Pharmacy Jonathan Nguyen 4525 Heritage Trace # 101 Keller, TX 76244 817-4313334	Pharm House Drug Kristi Kubosh Schwartz 110 E Travis St Ste 2615 La Grange, TX 78945 979-9685835	Community Pharmacy Mark Gilbert 1301 Fm 407 Justin Rd 212 Lewisville, TX 75077 800-5555555	First Stop Pharmacy Emmanuel Ofori 101 E Corporate Dr 130 Lewisville, TX 75067 972-2998990

Highland Pharmacy Terry Patel 2604 50th Street Lubbock, TX 79413 806-7015111	Saenz Med Phy Of Mcallen Elvia Saenz 212 Lindberg Mcallen, TX 78501 956-6306465	Medical Ctr Family Pharm Larry Krpec 2001 N Jefferson Ste 132 Mount Pleasant, TX 75455 903-5726418	Ten Minute Pharmacy Malik Moti 18 Gruene Park Dr New Braunfels, TX 78130 830-3874914	University Pharmacy Hm Grayson Hankins 4850 E University Blvd A Odessa, TX 79762 432-3668821
Caringrx Pharmacy Connie Gelineau 6020 W Parker Rd Ste 270 Plano, TX 75093 972-3784107	Best Rx Pharmacy Purvi Agrawal 7200 Glenview Dr Ste 1 Richland Hills, TX 76180 817-3698988	Richmond Null 301 S 9th St Ste 118 Richmond, TX 77469 NULL	Brazos Hybrid Pharmacy Chuks Nwankwo 545 Fm 2977 Road, #110 Rosenberg, TX 77469 832-9309301	Saginaw Care Pharmacy Sravanthi Venna 200 Wj Boaz Rd Ste 100 Saginaw, TX 76179 682--200-10
Lifecare Empire Pharmacy Chakra Lattupally 2207 S Zarzamora San Antonio, TX 78207 210-2233863	Pinecrest Pharmacy Chukwuemek Ogbu 21803 Ih 10 W Ste 105 San Antonio, TX 78257 210-8868013	South San Med Bldg Phcy Richardo Leal 919 Sw Military #105 San Antonio, TX 78221 210-3925200	Ten Minute Pharmacy 2 Malik Moti 254 S N Hwy 123 Bypass Seguin, TX 78155 830--491-50	Sherman Pharmacy Maria Mariol 1916 N Grand Ave Sherman, TX 75090 903-3286655
Tin Rx #808 Christina Garcia 3403 Louetta Rd Ste D Spring, TX 77388 713-9555700	Tin Rx #807 Christina Garcia 15271 Southwest Fwy Sugar Land, TX 77478 713-9555700	Killions Pharmacy Walter Killion 396 W Texas Ave Waskom, TX 75692 903-6872525	Bruce Human Drug Gary Daley 145 North Fourth Street Wills Point, TX 75169 903-8732538	
Utah	Oquirrh Mountain Phcy Jeff Gatzemeier 3665 S. 8400 W. Magna, UT 84044 801-2521000	Oquirrh Mnt Phy West Vly Jeff Gatzemeier 4133 W Pioneer Pkwy #120 West Valley, UT 84120 801-2521000		
Vermont	Swanton Rexall Pharmacy Courtney Bates 13 York St Swanton, VT 05488 802-8683338			
Virginia	H & H Phcy Oak Hall Christopher Bott 7001 Lankford Hwy Oak Hall, VA 23416 757-8244477	Drug Ctr Disc Phcy #2 Ron Woods 600 High Street Portsmouth, VA 23704 757-3934039	West Pharmacy Mitch West 2012 Electric Rd Sw Roanoke, VA 24018 540-7745500	A & D Pharmacy Llc Azita Tavakolian 6134 Brandon Avenue Springfield, VA 22150 703-6440060
Harbour View Pharmacy Sonal Mcphee 5839 Harbour View Blvd Ste 102 Suffolk, VA 23435 757-3941870	Cavalier Pharmacy Hm Rick Mullins 301 Church St Wise, VA 24293 276-3289141			
Washington	Valley Drug Healthmart Kevin Herda 102 E Main Chewelah, WA 99109 509-9357163	Owl Tri-state Pharmacy Brian Auer Brian Auer 1275 Highland Ave Clarkston, WA 99403 509-7585533	Elk Drug Hm Sean Thurston 176 East Main Street Dayton, WA 99328 509-3822536	Kettle Falls Pharmacy Hm John Herda 280 West 3rd Ave Kettle Falls, WA 99141 509-7382223
Lukes Pharmacy Hm Sam Chan 611 Maynard So Seattle, WA 98104 206-6218883	Nguyen Phcy - Main Street John Nguyen 1221 S. Main St Ste 103 Seattle, WA 98144 206-3236003			
West Virginia	Southview Pharmacy Harold Wells 140 Majestic Place Bluefield, WV 24701 800-5555555	Wmh Rx Ctr Cowen J. Shane Beam 6815 Webster Rd Cowen, WV 26206 304-2263600	Cardinal Pharmacy Ronald Mckinney 483 Court Street, Po Box 74 Elizabeth, WV 26143 304-2754687	Griffith Feil Drug S J Heidi Romero 1405 Chestnut Kenova, WV 25530 304-4532381
Cardinal Pharmacy Ronald Mckinney 3376 Staunton Tpke Parkersburg, WV 26104 681-5880540	Wmh Rx Ctr Webster Spgs J Shane Brown 125 Diana Drive Webster Springs, WV 26288 304-2263600			
Wisconsin				

Lakeside Pharmacy Hm
James Schofield
536 5th Avenue
Antigo, WI 54409
715-6232631

Miller Pharmacy Hm
Thomas Swanson
318 N Main Street
Cadott, WI 54727
715-2893243

Chippewa Clinic Phcy Hm
Thomas Swanson
2509 County Hwy I
Chippewa Falls, WI 54729
715-7232824

Valucare Center Hm
Stephen Wilke
1378 Main St
Marinette, WI 54143
715-7320717

Raabes Pharmacy
James O'keefe
112-118 S Adams St
New Lisbon, WI 53950
608-5623302

Three Lakes Pharmacy Hm
Seth Moe
1790 Superior St Pob 437
Three Lakes, WI 54562
715-5463266

EXHIBIT H
FINANCIAL STATEMENTS

Health Mart Systems, Inc.

(A Wholly Owned Subsidiary of
McKesson Corporation)

Financial Statements as of March 31, 2024 and 2023,
and for each of the fiscal years ended March 31, 2024,
2023, and 2022, and Independent Auditor's Report

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INDEPENDENT AUDITOR'S REPORT

To the Board of Directors of Health Mart Systems, Inc.

Opinion

We have audited the financial statements of Health Mart Systems, Inc. (the "Company"), which comprise the balance sheets as of March 31, 2024 and 2023, the related statements of operations and retained earnings, and cash flows for each of the three years in the period ended March 31, 2024, and the related notes to the financial statements (collectively referred to as the "financial statements").

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as of March 31, 2024 and 2023 and the results of its operations and its cash flows for each of the three years ended March 31, 2024 in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

We conducted our audits in accordance with auditing standards generally accepted in the United States of America (GAAS). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the Company and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audits. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Emphasis of Matter

As discussed in Note 1, 3, and 5 to the financial statements, the Company engages in significant related party transactions. Accordingly, the financial statements may not be indicative of financial conditions that would have existed or the results of operations that would have been achieved if the Company had operated without such affiliation. Our opinion is not modified with respect to this matter.

Responsibilities of Management for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America, and for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the Company's ability to continue as a going concern for one year after the date that the financial statements are issued.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.

In performing an audit in accordance with GAAS, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the Company's ability to continue as a going concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control-related matters that we identified during the audit.

Deloitte & Touche LLP

June 20, 2024

HEALTH MART SYSTEMS, INC.
(A Wholly Owned Subsidiary of McKesson Corporation)

BALANCE SHEETS
AS OF MARCH 31, 2024 AND 2023

	2024	2023
ASSETS		
CURRENT ASSETS:		
McKesson cash management program	\$ 80,505,439	\$ 69,076,255
Accounts receivable from customers — net	2,099,001	1,939,744
Prepaid expenses	1,494,425	1,028,880
Insurance recovery receivable	<u>2,219,221</u>	<u>2,652,654</u>
Total current assets	<u>86,318,086</u>	<u>74,697,533</u>
Deferred tax assets	334,476	32,252
Long-term Insurance recovery receivable	<u>26,284,206</u>	<u>28,486,817</u>
TOTAL ASSETS	<u>\$ 112,936,768</u>	<u>\$ 103,216,602</u>
LIABILITIES AND STOCKHOLDER'S EQUITY		
CURRENT LIABILITIES:		
Accounts payable	1,378,758	1,162,445
Accrued salaries and wages, and other	2,472,605	2,517,326
Litigation liability	<u>2,858,201</u>	<u>2,359,126</u>
Total current liabilities	<u>6,709,564</u>	<u>6,038,897</u>
Long-term litigation liability	26,284,206	28,486,817
Other non-current liabilities	<u>2,009,437</u>	<u>2,009,437</u>
Total liabilities	<u>35,003,207</u>	<u>36,535,151</u>
STOCKHOLDER'S EQUITY:		
Common stock, \$1 par value — authorized, 1,000 shares; issued and outstanding, 100 shares	100	100
Capital in excess of par value	36,247,398	36,247,398
Retained earnings	<u>41,686,063</u>	<u>30,433,953</u>
Total stockholder's equity	<u>77,933,561</u>	<u>66,681,451</u>
TOTAL LIABILITIES AND STOCKHOLDER'S EQUITY	<u>\$ 112,936,768</u>	<u>\$ 103,216,602</u>

See notes to financial statements.

HEALTH MART SYSTEMS, INC.
(A Wholly Owned Subsidiary of McKesson Corporation)

STATEMENTS OF OPERATIONS AND RETAINED EARNINGS
FOR THE YEARS ENDED MARCH 31, 2024, 2023 AND 2022

	2024	2023	2022
NET SALES AND OTHER REVENUES:			
Franchise fees, merchandise revenue and other	\$ 24,721,069	\$ 19,668,768	\$ 18,931,306
Channel management service fees	<u>14,500,289</u>	<u>14,151,272</u>	<u>13,326,137</u>
Total net sales and other revenues	39,221,358	33,820,040	32,257,443
OPERATING COSTS AND EXPENSES:			
Cost of services provided and merchandise sold	10,864,747	5,460,242	6,643,888
Selling, general, and administrative expenses	<u>20,338,602</u>	<u>22,324,060</u>	<u>16,703,397</u>
Total operating costs and expenses	31,203,349	27,784,302	23,347,285
INCOME FROM OPERATIONS	8,018,009	6,035,738	8,910,158
INTEREST INCOME	<u>6,885,008</u>	<u>5,420,174</u>	<u>2,297,840</u>
INCOME BEFORE INCOME TAXES	14,903,017	11,455,912	11,207,998
INCOME TAX EXPENSE	<u>3,650,907</u>	<u>2,814,953</u>	<u>2,853,240</u>
NET INCOME	11,252,110	8,640,959	8,354,758
RETAINED EARNINGS — Beginning of year	<u>30,433,953</u>	<u>21,792,994</u>	<u>13,438,236</u>
RETAINED EARNINGS — End of year	<u>\$ 41,686,063</u>	<u>\$ 30,433,953</u>	<u>\$ 21,792,994</u>

See notes to financial statements.

HEALTH MART SYSTEMS, INC.
(A Wholly Owned Subsidiary of McKesson Corporation)

STATEMENTS OF CASH FLOWS
FOR THE YEARS ENDED MARCH 31, 2024, 2023 AND 2022

	2024	2023	2022
OPERATING ACTIVITIES			
Net income	\$ 11,252,110	\$ 8,640,959	\$ 8,354,758
Adjustments to reconcile net income to net cash used in operating activities:			
Deferred taxes	(302,224)	1,322,269	2,853,234
Changes in operating assets and liabilities:			
McKesson cash management program	(11,429,184)	(9,855,735)	(10,978,914)
Accounts receivable from customers — net	(159,257)	(238,452)	182,737
Prepaid expenses	(465,545)	(476,130)	(552,750)
Insurance recovery receivable	2,636,044	4,405,418	(856,789)
Accounts payable, accrued salaries and wages and other	171,592	900,617	140,935
Litigation liability	(1,703,536)	(4,698,946)	856,789
Net cash used in operating activities	-	-	-
NET CHANGE IN CASH AND CASH EQUIVALENTS	-	-	-
CASH AND CASH EQUIVALENTS — Beginning of year	-	-	-
CASH AND CASH EQUIVALENTS — End of year	\$ -	\$ -	\$ -

See notes to financial statements.

HEALTH MART SYSTEMS, INC.
(A Wholly Owned Subsidiary of McKesson Corporation)

NOTES TO FINANCIAL STATEMENTS
AS OF AND FOR THE YEARS ENDED MARCH 31, 2024, 2023 AND 2022

1. ORGANIZATION AND BUSINESS

Health Mart Systems, Inc. (the “Company”) is a wholly owned subsidiary of McKesson Corporation (“McKesson,” or the “Parent”). The Company offers franchises for sale that provide independent retailers with a name and logo to foster regional recognition and a non-exclusive trade area. The Company also sells signs, and decorative accessories, and provides marketing support services to McKesson (see Note 3). The franchisees pay franchise fees and generally purchase certain goods, supplies, and services from the Company or its affiliates. The Company receives managerial and administrative services from McKesson and the Company utilizes the McKesson cash management program to facilitate working capital receipts and payments. In addition, the Company receives fees from McKesson for channel management services. As such, the Company’s financial position, results of operations, and cash flows may not be indicative of conditions that would have existed or results that would have occurred had the Company operated as a stand-alone entity.

2. SIGNIFICANT ACCOUNTING POLICIES

Basis of Accounting — The accompanying financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America.

Fiscal Period — The Company’s fiscal year begins on April 1 and ends on March 31. Unless otherwise noted, all references in this document to a particular year shall mean the Company’s fiscal year.

Use of Estimates — The preparation of the financial statements, in conformity with accounting principles generally accepted in the United States of America, requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, and the disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during such reporting periods. Actual results could differ from these estimates.

McKesson Cash Management Program — As discussed in Note 3, the Company participates in the McKesson cash management program. As part of this program, McKesson collects and distributes cash on behalf of the Company. As such, the Company has no direct cash flows. The net effect of the cash inflows and outflows under the program is presented in the statements of cash flows as an operating activity. The Company’s balance under such program is available on demand.

Accounts Receivable and Allowances for Credit Losses - The Company’s receivables are presented net of an allowance for credit losses and primarily consist of trade accounts receivable from customers that result from the sale of goods and services. The Company is exposed to credit losses on accounts receivable balances, which are estimated based on historical credit losses, the current economic environment, as well as reasonable and supportable forecasts to develop its allowance for credit losses. The amounts recorded for credit losses as of March 31, 2024 and 2023 are immaterial.

Prepaid Expenses — Prepayments include costs relating to future periods and are measured at cost. Prepaid expenses are amortized over the service term.

Income Taxes — The Company is included in the McKesson Corporation U.S. consolidated income tax return. The Company has calculated income taxes on a separate return basis whereby current and deferred taxes are calculated pursuant to the asset and liability method as if the Company were a separate taxpayer.

This approach requires the recognition of deferred tax assets and liabilities for the expected future tax consequences of temporary differences between the book carrying amounts and the tax basis of assets and liabilities. Income taxes are recognized based on the amounts that more likely than not will be sustained upon ultimate settlement with taxing authorities. The liability for income taxes is settled with McKesson through the cash management program. For balance sheet purposes, amounts have been recorded as “Deferred tax assets” or “Deferred tax liabilities,” if applicable.

Retained Earnings —The change in retained earnings for the years ended March 31, 2024, 2023 and 2022 is related to net income of \$11,252,110, \$8,640,959, and \$8,354,758 respectively.

Revenue Recognition — The Company derives its revenues primarily from the following services:

	2024	2023	2022
Franchise fees	\$ 23,472,272	\$ 17,486,602	\$ 14,942,725
Channel management service fees	14,500,289	14,151,272	13,326,137
Merchandise revenue and other	<u>1,248,797</u>	<u>2,182,166</u>	<u>3,988,581</u>
	<u>\$ 39,221,358</u>	<u>\$ 33,820,040</u>	<u>\$ 32,257,443</u>

Franchise fees: The Company provides multiple resources and stand-ready services to customers that join the Health Mart franchise for an agreed upon monthly fee as well as additional fees for some optional services. Revenue is recognized over time when services and access to resources have been provided to the customer.

Channel management service fees: The Company entered into a services agreement with McKesson to provide marketing, oversight, and communication services to pharmacies that join the Health Mart franchise (the “Services Agreement”). Revenue is recognized over time when services are provided.

Merchandise revenue and other: The Company sells Health Mart branded fixtures and décor to customers who join the Health Mart franchise and also provides services to non-franchisee and non-McKesson parties. Revenue from merchandise sales and other services is recognized at a point in time upon transfer of goods or services to customers.

Revenues are recorded gross when the Company is the principal in the transaction, has the ability to direct the use of the goods or services prior to transfer to a customer, is responsible for fulfilling the promise to its customer, has latitude in establishing prices, and controls the relationship with the customer. Revenues are recorded net when the Company is the agent in the transaction. The Company records its revenues net of sales taxes. Franchise fees and merchandise revenue and other are due within one month subsequent to when the revenue is recognized. Channel management service fees are due on demand.

There were no contract assets, contract liabilities, or deferred contract costs recorded on the balance sheet as of March 31, 2024 and 2023.

Advertising Expenses - Costs for advertising are expensed when incurred. Advertising costs are included in selling, general and administrative and were \$4,867,896 and \$4,757,837 for the years ended March 31, 2024 and 2023, respectively.

3. RELATED-PARTY TRANSACTIONS

Substantially all of the Company’s sales and consulting services are with customers that are also customers of McKesson.

The Company has entered into contracts with customers along with its Parent and other affiliates, which are under common control of the Parent. As part of the franchise services, certain of the Company's affiliates provide services to the Company's customers. For the year ended March 31, 2024, the Company incurred expenses of \$5,388,020 to provide access for franchisees to a Pharmacy Services Administrative Organization owned by an affiliate. The costs are included as a cost of services provided.

Pursuant to an agreement with McKesson, the Company participates daily in the McKesson cash management program, invests excess cash with McKesson, and has access to the cash invested. As the Company does not retain any cash balances, all operating costs of the Company are funded by McKesson. Receivables arising from sales and consulting services are collected by McKesson. The Company's cash management program balance earns interest at prime, plus 1% (9.50% at March 31, 2024, 8.82% at March 31, 2023, and 4.37% at March 31, 2022) and is available on demand.

The Company pays McKesson, through the cash management program, for certain administrative services performed by McKesson. Under this arrangement, the Company is required to reimburse McKesson for administrative and back-office services at an amount equal to allocated costs. Such amounts were estimated to be \$1,406,628, \$1,717,497 and \$2,029,543 for the years ended March 31, 2024, 2023, and 2022 respectively, and are included in selling, general, and administrative expenses.

The salary costs for direct employees are charged directly to the Company and includes stock-based compensation of \$336,987, \$331,836, and \$266,909 for the years ended March 31, 2024, 2023, and 2022 respectively, and are included in selling, general, and administrative expenses. McKesson issues the stock-based compensation to the Company's employees and the Company reimburses McKesson for the allocable share of the compensation. All such employees are eligible to participate in the benefit plans offered by McKesson.

The Services Agreement provides for the Company to earn fees from McKesson for channel management services. Such fees are based on the cost of such services provided, plus 5%. Under the agreement, the Company recognized revenue of \$14,500,289, \$14,151,272, and \$13,326,137 for the years ended March 31, 2024, 2023, and 2022 respectively.

As discussed in Note 5, as of March 31, 2024 and 2023, the Company's total litigation liability of \$29,142,407 and \$30,845,943, respectively, reflects an estimate of the Company's portion of the expected settlements and/or judgments arising from the opioid-related claims of governmental entities, including Native American tribes, and certain non-governmental plaintiffs, including a proposed settlement with a nationwide class of acute care hospitals.

To insure against losses arising from such opioid-related claims brought by governmental entities, the Company obtained insurance coverage from a captive insurance company wholly owned by McKesson ("the Captive") in exchange for premiums of \$0 for the years ended March 31, 2024 and 2023. The cost of the insurance coverage was funded through a cash capital contribution which the Company received from McKesson in fiscal year 2021. As it is probable that the insurance coverage will provide a full recovery of the opioid-related loss allocated to the Company related to national settlements as of March 31, 2024 and 2023, the Company has also recognized an insurance receivable due from the Captive of \$28,503,427 and \$30,845,943, respectively.

4. INCOME TAXES

The Company's total effective tax rate was 25.0%, 24.6%, and 25.4%, for years ended March 31, 2024, 2023 and 2022, respectively. State income taxes accounted for 4.0%, 4.0%, and 4.5% of the total effective tax rate before federal benefit of state deduction, for years ended March 31, 2024, 2023 and 2022, respectively. The difference between the effective tax rate and the statutory tax rate primarily relates to the impact of state taxes for fiscal year 2024 and the various impacts of the opioid-related litigation and claims, including the adjustments to the unrecognized tax benefits noted below.

Provision for income taxes:	Years Ended March 31,		
	2024	2023	2022
Current:			
Federal and State	\$ 3,953,131	\$ 1,492,684	\$ -
Total current income taxes	<u>3,953,131</u>	<u>1,492,684</u>	<u>-</u>
Deferred:			
Federal and state	(302,327)	1,326,163	2,919,570
Unrecognized tax benefits and settlements	-	(15,583)	67,176
Other, net	103	11,689	(133,506)
Total deferred income taxes	<u>(302,224)</u>	<u>1,322,269</u>	<u>2,853,240</u>
Provision for income taxes	<u>\$ 3,650,907</u>	<u>\$ 2,814,953</u>	<u>\$ 2,853,240</u>

Deferred tax balances consist of the following:

	March 31,	
	2024	2023
Compensation and benefit-related accruals	\$ 499,287	\$ 509,111
Valuation allowance	-	-
Total deferred tax assets	<u>499,287</u>	<u>509,111</u>
Opioid-related litigation and claims	(164,811)	(476,860)
Total deferred tax liabilities	<u>(164,811)</u>	<u>(476,860)</u>
Net deferred taxes	<u>\$ 334,476</u>	<u>\$ 32,252</u>
Long-term deferred tax assets	499,287	509,111
Long-term net deferred tax liability	(164,811)	(476,860)
Net deferred taxes	<u>\$ 334,476</u>	<u>\$ 32,252</u>

The Company assesses the available positive and negative evidence to determine whether deferred tax assets are more likely than not to be realized.

A valuation allowance has not been recorded as the trend in adjusted earnings in the past 3 years indicate positive earnings. In addition, the Company was able to fully utilize the remaining Net Operating Loss "NOL" DTA attribute during the year ended March 31, 2023. It is more likely than not the Company will have the ability to generate sufficient taxable income after considering all available positive and negative evidence as of March 31, 2024 and 2023.

The Company reports interest and penalties on income taxes as income tax expense. No material interest and penalties have been recognized in fiscal year 2024, fiscal year 2023 and fiscal year 2022.

Unrecognized tax benefit consists of the following:

	Years Ended March 31,	
	2024	2023
Unrecognized tax benefits at beginning of period	<u>\$ 2,009,437</u>	<u>\$ 2,025,020</u>
Additions (reductions) based on tax positions related to current year	-	(15,583)
Unrecognized tax benefits at end of period	<u>\$ 2,009,437</u>	<u>\$ 2,009,437</u>
Deferred tax asset net operating loss offset	-	-
Unrecognized tax benefits - net	<u>\$ 2,009,437</u>	<u>\$ 2,009,437</u>

Income taxes are recognized based on the amounts that more likely than not will be sustained upon ultimate settlement with taxing authorities. As of March 31, 2024, the Company had \$2,009,437 of unrecognized tax benefits related to the uncertainty in connection with the deductibility of opioid-related litigation and claims. The slight decrease in unrecognized tax benefits in fiscal year 2023 is primarily attributable to opioid-related litigation adjustments based on the latest developments. Because many uncertainties associated with any potential settlement arrangements or other resolutions of opioid-related claims including provisions related to deductibility have not been finalized, the actual amount of the tax benefit related to uncertain tax positions may differ from these estimates. See Note 5.

5. COMMITMENTS AND CONTINGENT LIABILITIES

In addition to commitments and obligations incurred in the ordinary course of business, we are subject to a variety of claims and legal proceedings, including claims from customers and vendors, pending and potential legal actions for damages, governmental investigations, and other matters. We are vigorously defending ourself against those claims and in those proceedings.

When a loss is considered probable and reasonably estimable, we record a liability in the amount of our best estimate for the ultimate loss. However, the likelihood of a loss with respect to a particular contingency is often difficult to predict and determining a meaningful estimate of the loss or a range of loss may not be practicable based on the information available and the potential effect of future events and decisions by third parties that will determine the ultimate resolution of the contingency. Moreover, it is not uncommon for such matters to be resolved over many years, during which time relevant developments and new information must be reevaluated at least quarterly to determine both the likelihood of potential loss and whether it is possible to reasonably estimate a range of possible loss. When a loss is probable, but a reasonable estimate cannot be made, disclosure of the proceeding is provided.

Disclosure also is provided when it is reasonably possible that a loss will be incurred or when it is reasonably possible that the amount of a loss will exceed the recorded provision. We review all contingencies annually to determine whether the likelihood of loss has changed and to assess whether a reasonable estimate of the loss or range of loss can be made. As discussed above, development of a meaningful estimate of loss or a range of potential loss is complex when the outcome is directly dependent on negotiations with or decisions by third parties, such as regulatory agencies, the court system, and other interested parties. Such factors bear directly on whether it is possible to reasonably estimate a range of potential loss and boundaries of high and low estimates.

We are party to the legal proceedings described below. Unless otherwise stated, we are currently unable to estimate a range of reasonably possible losses for the unresolved proceedings described below. If we are unsuccessful in defending, or if we determine to settle, any of these matters, we may be required to pay substantial sums, be subject to injunction, and/or be forced to change the manner in which we operate our business, which could have a material adverse impact on our financial position or results of operations.

Litigation claims: Our Parent, along with other pharmaceutical wholesale distributors, pharmaceutical manufacturers, and retail pharmacy chains, was sued in many cases asserting claims related to distribution of controlled substances. The plaintiffs in those actions included state attorneys general, county and municipal governments, tribal nations, hospitals, health and welfare funds, third-party payors, and individuals. Those actions were filed in state and federal courts throughout the U.S., and in Puerto Rico and Canada. They have sought monetary damages and other forms of relief based on a variety of causes of action, including negligence, public nuisance, unjust enrichment, and civil conspiracy, as well as alleging violations of the Racketeer Influenced and Corrupt Organizations Act (“RICO”), state and federal controlled substances laws, and other statutes.

The majority of the cases were brought by state and local government entities in the U.S. Our Parent and two other national pharmaceutical distributors (collectively “Distributors”) entered into a settlement agreement (the “Settlement”) with 48 states and their participating subdivisions, as well as the District of Columbia and all eligible territories (the “Settling Governmental Entities”). Our Parent has paid the Settling Governmental Entities approximately \$1.5 billion as of March 31, 2024, and, under the Settlement, will pay the Settling Governmental Entities additional amounts up to approximately \$6.3 billion through 2038. A minimum of 85% of the Settlement payments must be used by state and local governmental entities to remediate the opioid epidemic. Most of the remaining percentage relates to plaintiffs’ attorneys’ fees and costs and is payable over a shorter time period. Under the Settlement, the Distributors will establish a clearinghouse to consolidate their controlled-substance distribution data, which will be available to the settling U.S. states to use as part of their anti-diversion efforts. The Distributors do not admit liability or wrongdoing and do not waive any defenses pursuant to the Settlement.

Alabama and West Virginia did not participate in the Settlement. Under a separate agreement with Alabama and its subdivisions, our Parent has paid approximately \$61 million as of March 31, 2024, and will pay additional amounts totaling approximately \$113 million through 2032. Our Parent previously settled with the state of West Virginia in 2018, and West Virginia and its subdivisions were not eligible to participate in the Settlement. After a trial, the claims of two West Virginia subdivisions, Cabell County and the City of Huntington, were decided in our Parent’s favor on July 4, 2022. That decision is under appeal. The claims of certain other West Virginia subdivisions were settled pursuant to a separate settlement agreement. Our Parent has paid the settling subdivisions \$53 million as of March 31, 2024 and will pay additional amounts totaling approximately \$99 million through 2033. All participating litigating subdivisions have dismissed their claims against our Parent, but the agreement does not include school districts or the claims of Cabell County and the City of Huntington. Our Parent is also a defendant in controlled substance litigation brought by the City of Baltimore, which opted out of the Settlement and a trial of its claims is scheduled to begin September 26, 2024.

With respect to the claims of Native American tribes, our Parent has reached agreements that achieve a broad resolution of opioid-related claims brought by federally recognized Native American tribes. Under the agreements, the Parent has paid the settling Native American tribes \$84 million as of March 31, 2024, and will pay additional amounts totaling approximately \$112 million through 2027. Under these agreements, a minimum of 85% of the settlement payments must be used by the Native American tribes to remediate the opioid epidemic.

Our Parent’s estimated accrued liability for the opioid-related claims of governmental entities including Native American Tribes, and certain non-governmental plaintiffs was \$6.6 billion and \$7.2 billion as of March 31, 2024 and 2023, of which \$28.5 million and \$30.8 million was recorded by the Company for the year ended March 31, 2024 and 2023. The amount allocated to the Company was based on historical operating profit.

During fiscal 2024, our Parent paid approximately \$544 million associated with the Settlement and separate settlement agreements of opioid-related claims of participating states, subdivisions, and Native American tribes. As of March 31, 2024, we have reimbursed McKesson for our portion of settlement payments, which totaled approximately \$7.3 million through fiscal 2024.

The company remains named as a defendant in approximately five cases that were not dismissed through the settlements described above. Because of the many uncertainties associated with opioid-related litigation matters, we are not able to conclude that a liability is probable or provide a reasonable estimate for the range of ultimate possible loss for opioid-related litigation matters other than those for which an accrual is described below.

Though the vast majority of opioid claims were brought by governmental entities in the U.S. and were resolved by the Settlement, our Parent is also a defendant in cases brought in the U.S. by private plaintiffs, such as hospitals, health and welfare funds, third-party payors, and individuals. These claims, and those of private entities generally, are not included in the Settlement or in the charges recorded by the Company or our Parent, described above. The Company, alongside our Parent, is named as a defendant in approximately seven of those cases.

The Parent and two other national distributors are engaged in ongoing settlement discussions with representatives of nationwide groups of acute care hospitals and certain third-party payors. For the year ended March 31, 2024, the Parent recorded a charge of \$149 million in its Consolidated Statement of Operations to reflect its portion of a proposed settlement with a nationwide class of acute care hospitals, and the corresponding liability was included in the Consolidated Balance Sheet. The Company recorded \$0.6 million of the proposed settlement for the year ended March 31, 2024. The amount allocated to the Company was based on historical operating profit.

The mediator proposed settlement is subject to, among other things, agreement on final settlement terms, Board approval, court approval, and sufficient participation by hospitals. The trial for one of those acute care hospital cases, Fort Payne Hospital Corporation et al. v. McKesson Corp., CV-2021-900016, has been stayed as to the Company. With respect to the third-party payors, the Parent has been engaged in settlement discussions with representatives of a nationwide group of certain third-party payors. Those negotiations include a proposal by the mediator for the Parent to pay up to \$114 million to resolve the claims of a nationwide class of certain third-party payors. Because of the many uncertainties, including the need to negotiate non-financial settlement terms, the Parent has not determined a liability is probable. The claims of remaining U.S. non-governmental plaintiffs are not included in the charge recorded by the Parent.

Because of the many uncertainties associated with the remaining opioid-related litigation matters, the Company is not able to reasonably estimate the upper or lower ends of the range of ultimate possible loss for all opioid-related litigation matters. An adverse judgment or negotiated resolution in any of these matters could have a material adverse impact on the Company's financial position, cash flows or liquidity, or results of operations.

6. SUBSEQUENT EVENTS

The Company evaluated subsequent events through June 20, 2024, the date the financial statements were issued. No additional disclosure is required other than those items discussed in footnote 5.

* * * * *

McKESSON CORPORATION

Item 8. Financial Statements and Supplementary Data.**INDEX TO CONSOLIDATED FINANCIAL INFORMATION**

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McKESSON CORPORATION

MANAGEMENT'S ANNUAL REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING

The management of McKesson Corporation is responsible for establishing and maintaining an adequate system of internal control over financial reporting, as such term is defined in Exchange Act Rules 13a-15(f) and 15d-15(f). With the participation of the Chief Executive Officer and the Chief Financial Officer, our management conducted an assessment of the effectiveness of our internal control over financial reporting based on the framework and criteria established in *Internal Control—Integrated Framework (2013)*, issued by the Committee of Sponsoring Organizations of the Treadway Commission. Based on this assessment, our management has concluded that our internal control over financial reporting was effective as of March 31, 2024.

Deloitte & Touche LLP, an independent registered public accounting firm, audited the financial statements included in this Annual Report on Form 10-K and has also audited the effectiveness of the Company's internal control over financial reporting as of March 31, 2024. This audit report appears on the following page of this Annual Report on Form 10-K.

May 7, 2024

/s/ Brian S. Tyler

Brian S. Tyler

Chief Executive Officer

(Principal Executive Officer)

/s/ Britt J. Vitalone

Britt J. Vitalone

Executive Vice President and Chief Financial Officer

(Principal Financial Officer)

McKESSON CORPORATION

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Stockholders and the Board of Directors of McKesson Corporation

Opinions on the Financial Statements and Internal Control over Financial Reporting

We have audited the accompanying consolidated balance sheets of McKesson Corporation and subsidiaries (the “Company”) as of March 31, 2024, and 2023, the related consolidated statements of operations, comprehensive income, stockholders’ equity (deficit), and cash flows, for each of the three years in the period ended March 31, 2024, and the related notes and the schedule listed in the Index at Item 15 (collectively referred to as the “financial statements”). We also have audited the Company’s internal control over financial reporting as of March 31, 2024, based on criteria established in *Internal Control — Integrated Framework (2013)* issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO).

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of the Company as of March 31, 2024, and 2023, and the results of its operations and its cash flows for each of the three years in the period ended March 31, 2024, in conformity with accounting principles generally accepted in the United States of America. Also, in our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of March 31, 2024, based on criteria established in *Internal Control — Integrated Framework (2013)* issued by COSO.

Basis for Opinions

The Company’s management is responsible for these financial statements, for maintaining effective internal control over financial reporting, and for its assessment of the effectiveness of internal control over financial reporting, included in the accompanying *Management’s Annual Report on Internal Control Over Financial Reporting*. Our responsibility is to express an opinion on these financial statements and an opinion on the Company’s internal control over financial reporting based on our audits. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) (“PCAOB”) and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud, and whether effective internal control over financial reporting was maintained in all material respects.

Our audits of the financial statements included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures to respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. Our audit of internal control over financial reporting included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. Our audits also included performing such other procedures as we considered necessary in the circumstances. We believe that our audits provide a reasonable basis for our opinions.

McKESSON CORPORATION

Definition and Limitations of Internal Control over Financial Reporting

A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Critical Audit Matter

The critical audit matter communicated below is a matter arising from the current-period audit of the financial statements that was communicated or required to be communicated to the audit committee and that (1) relates to accounts or disclosures that are material to the financial statements and (2) involved our especially challenging, subjective, or complex judgments. The communication of critical audit matters does not alter in any way our opinion on the financial statements, taken as a whole, and we are not, by communicating the critical audit matter below, providing a separate opinion on the critical audit matter or on the accounts or disclosures to which it relates.

Uncertain Tax Position, Opioid Claims - refer to Note 1 and Note 6 to the financial statements*Critical Audit Matter Description*

The Company has recorded charges and related tax benefit for opioid-related claims. In order to account for the uncertainty associated with the ultimate realization of the income tax benefit related to opioid claims, the Company recorded an uncertain tax position reserve. Tax benefits from uncertain tax positions are recognized when, based upon the technical tax merits, it is more likely than not that the position will be sustained upon examination, including resolutions of any related appeals or litigation processes. The net amount of income tax benefit recognized by management is measured as the largest amount of tax benefit that is greater than 50 percent likely of being realized. The Company uses significant judgment in evaluating the technical tax merits of income tax benefits that qualify for recognition, including the determination of the amount that is more likely than not of being realized for U.S. federal and state income tax purposes.

We identified the Company's uncertain tax position related to liabilities arising from opioid claims as a critical audit matter because of the challenges in auditing management's estimate of the amount of income tax benefit that qualifies for recognition. Specifically, there is significant judgment associated with the assessment of the technical tax merits, including the related interpretation of applicable tax laws and regulations. Auditing the uncertain tax position related to liabilities arising from opioid claims required a high degree of auditor judgment and an increased extent of effort, including the need to involve our tax specialists.

McKESSON CORPORATION*How the Critical Audit Matter Was Addressed in the Audit*

Our audit procedures related to the Company's uncertain tax position associated with liabilities arising from opioid claims included the following, among others:

- We tested the effectiveness of the Company's internal control related to management's assessment of the technical merits of its tax position and the amount of benefit more likely than not to be realized related to liabilities arising from opioid claims.
- With the assistance of our income tax specialists, we evaluated the facts, evidence and the Company's related income tax analysis for the uncertain tax position reserve associated with liabilities arising from opioid claims.
- We held inquiries with the Company's internal and external income tax specialists related to the uncertain tax position for liabilities arising from opioid claims.
- We evaluated any events after March 31, 2024, that might affect management's accounting treatment and related applicable disclosures.
- We obtained written representations from executives and internal legal counsel of the Company.
- We obtained and reviewed terms related to the Company's settlements opioid claims and evaluated them against the deductibility criteria set forth by relevant tax laws and regulations.
- We evaluated the Company's related disclosures for consistency with our testing and also searched for contradictory evidence by reading disclosures from peer companies, who are also party to opioid litigation.

/s/ Deloitte & Touche LLP

Dallas, Texas

May 7, 2024

We have served as the Company's auditor since 1968.

McKESSON CORPORATION

CONSOLIDATED STATEMENTS OF OPERATIONS
(In millions, except per share amounts)

	Years Ended March 31,		
	2024	2023	2022
Revenues	\$ 308,951	\$ 276,711	\$ 263,966
Cost of sales	(296,123)	(264,353)	(250,836)
Gross profit	12,828	12,358	13,130
Selling, distribution, general, and administrative expenses	(8,657)	(7,776)	(10,537)
Claims and litigation charges, net	(147)	8	(274)
Restructuring, impairment, and related charges, net	(115)	(209)	(281)
Total operating expenses	(8,919)	(7,977)	(11,092)
Operating income	3,909	4,381	2,038
Other income, net	132	497	259
Loss on debt extinguishment	—	—	(191)
Interest expense	(252)	(248)	(178)
Income from continuing operations before income taxes	3,789	4,630	1,928
Income tax expense	(629)	(905)	(636)
Income from continuing operations	3,160	3,725	1,292
Loss from discontinued operations, net of tax	—	(3)	(5)
Net income	3,160	3,722	1,287
Net income attributable to noncontrolling interests	(158)	(162)	(173)
Net income attributable to McKesson Corporation	\$ 3,002	\$ 3,560	\$ 1,114
Earnings (loss) per common share attributable to McKesson Corporation			
Diluted			
Continuing operations	\$ 22.39	\$ 25.05	\$ 7.26
Discontinued operations	—	(0.02)	(0.03)
Total	\$ 22.39	\$ 25.03	\$ 7.23
Basic			
Continuing operations	\$ 22.54	\$ 25.25	\$ 7.35
Discontinued operations	—	(0.02)	(0.03)
Total	\$ 22.54	\$ 25.23	\$ 7.32
Weighted-average common shares outstanding			
Diluted	134.1	142.2	154.1
Basic	133.2	141.1	152.3

See Financial Notes

McKESSON CORPORATION

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME
(In millions)

	Years Ended March 31,		
	2024	2023	2022
Net income	\$ 3,160	\$ 3,722	\$ 1,287
Other comprehensive income, net of tax			
Foreign currency translation adjustments	(7)	674	60
Unrealized gains (losses) on cash flow and other hedges	39	(63)	14
Changes in retirement-related benefit plans	(8)	62	41
Other comprehensive income, net of tax	24	673	115
Comprehensive income	3,184	4,395	1,402
Comprehensive income attributable to noncontrolling interests	(158)	(206)	(172)
Comprehensive income attributable to McKesson Corporation	\$ 3,026	\$ 4,189	\$ 1,230

See Financial Notes

McKESSON CORPORATION

CONSOLIDATED BALANCE SHEETS
 (In millions, except per share amounts)

	March 31,	
	2024	2023
ASSETS		
Current assets		
Cash and cash equivalents	\$ 4,583	\$ 4,678
Receivables, net	21,622	19,410
Inventories, net	21,139	19,691
Prepaid expenses and other	626	513
Total current assets	47,970	44,292
Property, plant, and equipment, net	2,316	2,177
Operating lease right-of-use assets	1,729	1,635
Goodwill	10,132	9,947
Intangible assets, net	2,110	2,277
Other non-current assets	3,186	1,992
Total assets	\$ 67,443	\$ 62,320
LIABILITIES AND DEFICIT		
Current liabilities		
Drafts and accounts payable	\$ 47,097	\$ 42,490
Current portion of long-term debt	50	968
Current portion of operating lease liabilities	295	299
Other accrued liabilities	4,915	4,200
Total current liabilities	52,357	47,957
Long-term debt	5,579	4,626
Long-term deferred tax liabilities	917	1,387
Long-term operating lease liabilities	1,466	1,402
Long-term litigation liabilities	6,113	6,625
Other non-current liabilities	2,610	1,813
Commitments and contingent liabilities (Note 17)		
McKesson Corporation stockholders' deficit		
Preferred stock, \$0.01 par value, 100 shares authorized, no shares issued or outstanding	—	—
Common stock, \$0.01 par value, 800 shares authorized, 278 and 277 shares issued at March 31, 2024 and 2023, respectively	3	3
Additional paid-in capital	8,048	7,747
Retained earnings	14,978	12,295
Accumulated other comprehensive loss	(881)	(905)
Treasury shares, at cost, 148 and 141 shares at March 31, 2024 and 2023, respectively	(24,119)	(20,997)
Total McKesson Corporation stockholders' deficit	(1,971)	(1,857)
Noncontrolling interests	372	367
Total deficit	(1,599)	(1,490)
Total liabilities and deficit	\$ 67,443	\$ 62,320

See Financial Notes

McKESSON CORPORATION

CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY (DEFICIT)
(In millions, except per share amounts)

	McKesson Corporation Stockholders' Equity (Deficit)								
	Common Stock		Additional Paid-in Capital	Retained Earnings	Accumulated Other Comprehensive Loss	Treasury		Noncontrolling Interests	Total Equity (Deficit)
	Shares	Amount				Common Shares	Amount		
Balance, March 31, 2021	273	\$ 2	\$ 6,925	\$ 8,202	\$ (1,480)	(115)	\$ (13,670)	\$ 196	\$ 175
Issuance of shares under employee plans, net of forfeitures	2	—	220	—	—	—	(71)	—	149
Share-based compensation	—	—	154	—	—	—	—	—	154
Repurchase of common stock	—	—	(204)	—	—	(15)	(3,304)	—	(3,508)
Net income	—	—	—	1,114	—	—	—	165	1,279
Other comprehensive income (loss)	—	—	—	—	116	—	—	(4)	112
Cash dividends declared, \$1.83 per common share	—	—	—	(279)	—	—	—	—	(279)
Payments to noncontrolling interests	—	—	—	—	—	—	—	(155)	(155)
Exercise of put right by noncontrolling shareholders of McKesson Europe AG	—	—	178	—	(170)	—	—	—	8
Reclassification of McKesson Europe AG redeemable noncontrolling interests	—	—	—	—	—	—	—	287	287
Reclassification of recurring compensation to other accrued liabilities	—	—	—	—	—	—	—	(7)	(7)
Other	—	—	2	(7)	—	—	—	(2)	(7)
Balance, March 31, 2022	275	2	7,275	9,030	(1,534)	(130)	(17,045)	480	(1,792)
Issuance of shares under employee plans, net of forfeitures	2	1	163	—	—	—	(160)	—	4
Share-based compensation	—	—	161	—	—	—	—	—	161
Repurchase of common stock	—	—	127	—	—	(11)	(3,792)	—	(3,665)
Net income	—	—	—	3,560	—	—	—	162	3,722
Other comprehensive income	—	—	—	—	629	—	—	44	673
Cash dividends declared, \$2.09 per common share	—	—	—	(296)	—	—	—	—	(296)
Payments to noncontrolling interests	—	—	—	—	—	—	—	(150)	(150)
Reclassification of recurring compensation to other accrued liabilities	—	—	—	—	—	—	—	(5)	(5)
Formation of SCRI Oncology, LLC	—	—	22	—	—	—	—	225	247
Derecognition of noncontrolling interests in McKesson Europe AG	—	—	—	—	—	—	—	(382)	(382)
Other	—	—	(1)	1	—	—	—	(7)	(7)
Balance, March 31, 2023	277	3	7,747	12,295	(905)	(141)	(20,997)	367	(1,490)
Issuance of shares under employee plans, net of forfeitures	1	—	116	—	—	—	(99)	—	17
Share-based compensation	—	—	182	—	—	—	—	—	182
Repurchase of common stock	—	—	—	—	—	(7)	(3,023)	—	(3,023)
Net income	—	—	—	3,002	—	—	—	158	3,160
Other comprehensive income	—	—	—	—	24	—	—	—	24
Cash dividends declared, \$2.40 per common share	—	—	—	(320)	—	—	—	—	(320)
Payments to noncontrolling interests	—	—	—	—	—	—	—	(152)	(152)
Other	—	—	3	1	—	—	—	(1)	3
Balance, March 31, 2024	278	\$ 3	\$ 8,048	\$ 14,978	\$ (881)	(148)	\$ (24,119)	\$ 372	\$ (1,599)

See Financial Notes

McKESSON CORPORATION
CONSOLIDATED STATEMENTS OF CASH FLOWS
(In millions)

	Years Ended March 31,		
	2024	2023	2022
OPERATING ACTIVITIES			
Net income	\$ 3,160	\$ 3,722	\$ 1,287
Adjustments to reconcile to net cash provided by operating activities:			
Depreciation	253	248	279
Amortization	382	360	481
Long-lived asset impairment charges	43	72	175
Deferred taxes	(603)	(20)	34
Charges (credits) associated with last-in, first-out inventory method	(157)	1	(23)
Non-cash operating lease expense	228	249	241
Gain from sales of businesses and investments	(17)	(211)	(132)
Provision for bad debts	819	45	29
European businesses held for sale	—	—	1,509
Other non-cash items	233	253	472
Changes in assets and liabilities, net of acquisitions:			
Receivables	(2,954)	(1,082)	(1,843)
Inventories	(1,294)	(1,259)	(1,169)
Drafts and accounts payable	4,587	3,788	2,802
Operating lease liabilities	(339)	(338)	(356)
Taxes	331	363	243
Litigation liabilities	(395)	(1,088)	199
Other	37	56	206
Net cash provided by operating activities	<u>4,314</u>	<u>5,159</u>	<u>4,434</u>
INVESTING ACTIVITIES			
Payments for property, plant, and equipment	(431)	(390)	(388)
Capitalized software expenditures	(256)	(168)	(147)
Acquisitions, net of cash, cash equivalents, and restricted cash acquired	(272)	(867)	(6)
Proceeds from sales of businesses and investments, net	47	1,077	578
Other	(160)	(194)	(126)
Net cash used in investing activities	<u>(1,072)</u>	<u>(542)</u>	<u>(89)</u>
FINANCING ACTIVITIES			
Proceeds from short-term borrowings	19,964	8,450	11,192
Repayments of short-term borrowings	(19,964)	(8,450)	(11,192)
Proceeds from issuances of long-term debt	991	997	498
Repayments of long-term debt	(288)	(1,274)	(1,648)
Purchase of U.S. government obligations for the satisfaction and discharge of long-term debt	(647)	—	—
Payments for debt extinguishments	—	—	(184)
Common stock transactions:			
Issuances	116	163	220
Share repurchases	(3,025)	(3,638)	(3,516)
Dividends paid	(314)	(292)	(277)
Exercise of put right by noncontrolling shareholders of McKesson Europe AG	—	—	(1,031)
Other	(175)	(324)	(383)
Net cash used in financing activities	<u>(3,342)</u>	<u>(4,368)</u>	<u>(6,321)</u>
Effect of exchange rate changes on cash, cash equivalents, and restricted cash	6	25	55
Cash, cash equivalents, and restricted cash classified as Assets held for sale	—	470	(540)
Net increase (decrease) in cash, cash equivalents, and restricted cash	(94)	744	(2,461)
Cash, cash equivalents, and restricted cash at beginning of year	<u>4,679</u>	<u>3,935</u>	<u>6,396</u>
Cash, cash equivalents, and restricted cash at end of year	4,585	4,679	3,935
Less: Restricted cash at end of year included in Prepaid expenses and other	(2)	(1)	(403)
Cash and cash equivalents at end of year	<u>\$ 4,583</u>	<u>\$ 4,678</u>	<u>\$ 3,532</u>
SUPPLEMENTAL CASH FLOW INFORMATION			
Cash paid for:			
Interest, net	\$ 234	\$ 224	\$ 186
Income taxes, net of refunds	901	562	359

See Financial Notes

McKESON CORPORATION

FINANCIAL NOTES

1. Significant Accounting Policies

Nature of Operations: McKesson Corporation together with its subsidiaries (collectively, the “Company” or “McKesson”) is a diversified healthcare services leader dedicated to advancing health outcomes for patients everywhere. McKesson partners with biopharma companies, care providers, pharmacies, manufacturers, governments, and others to deliver insights, products, and services to help make quality care more accessible and affordable. The Company reports its financial results in four reportable segments: U.S. Pharmaceutical, Prescription Technology Solutions (“RxTS”), Medical-Surgical Solutions, and International. Refer to Financial Note 20, “Segments of Business,” for additional information.

Basis of Presentation: The consolidated financial statements and accompanying notes are prepared in accordance with United States (“U.S.”) generally accepted accounting principles (“GAAP”). The consolidated financial statements of McKesson include the financial statements of all majority-owned or controlled companies. For those consolidated subsidiaries where the Company’s ownership is less than 100%, the portion of the net income or loss allocable to the noncontrolling interests is reported as “Net income attributable to noncontrolling interests” in the Consolidated Statements of Operations. All significant intercompany balances and transactions have been eliminated in consolidation, including the intercompany portion of transactions with equity method investees.

The Company considers itself to control an entity if it is the majority owner of or has voting control over such entity. The Company also assesses control through means other than voting rights and determines which business entity is the primary beneficiary of the variable interest entity (“VIE”). The Company consolidates VIEs when it is determined that it is the primary beneficiary of the VIE. Investments in business entities in which the Company does not have control, but instead has the ability to exercise significant influence over operating and financial policies, are accounted for using the equity method.

Fiscal Period: The Company’s fiscal year begins on April 1 and ends on March 31. Unless otherwise noted, all references to a particular year shall mean the Company’s fiscal year.

Reclassifications: Certain prior period amounts have been reclassified to conform to the current year presentation.

Use of Estimates: The preparation of financial statements in conformity with U.S. GAAP requires the Company to make estimates and assumptions that affect the reported amounts in the consolidated financial statements and accompanying notes. Actual amounts could differ from those estimated amounts.

On August 16, 2022, the U.S. government enacted the Inflation Reduction Act of 2022 (the “IRA”). Among other provisions, the IRA includes a 15% corporate minimum tax, a 1% excise tax on certain repurchases of an entity’s own common stock after December 31, 2022, and various drug pricing reforms. The Company does not anticipate that this legislation will have a material impact on its consolidated financial statements or related disclosures; however the Company continues to evaluate the impact of these legislative changes. Refer to Financial Note 18, “Stockholders’ Equity (Deficit),” for further details regarding excise taxes incurred on the Company’s share repurchases during the year ended March 31, 2024.

Cash and Cash Equivalents: All highly liquid debt and money market instruments purchased with an original maturity of three months or less at the date of acquisition are included in cash and cash equivalents. Cash equivalents are carried at fair value. Cash equivalents are primarily invested in AAA-rated U.S. government money market funds, short-term deposits with financial institutions, and short-term commercial papers issued by non-financial institutions. Deposits with financial institutions are primarily denominated in U.S. dollars and the functional currencies of the Company’s foreign subsidiaries, including Canadian dollars, Euro, and British pounds sterling. Deposits could exceed the amounts insured by the Federal Deposit Insurance Corporation in the U.S. and similar deposit insurance programs in other jurisdictions. The Company mitigates the risk of its short-term investment portfolio by depositing funds with reputable financial institutions and monitoring risk profiles and investment strategies of money market funds.

Restricted Cash: Cash that is subject to legal restrictions or is unavailable for general operating purposes is classified as restricted cash and is included in “Prepaid expenses and other” and “Other non-current assets” in the Consolidated Balance Sheets. Restricted cash of \$395 million held in escrow as of March 31, 2022 related to obligations under settlement agreements for opioid-related claims of governmental entities was released during fiscal 2023. Refer to Financial Note 17, “Commitments and Contingent Liabilities,” for additional information on opioid-related claims and litigation matters.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

Equity Method Investments: Investments in business entities in which the Company does not have control, but instead has the ability to exercise significant influence over operating and financial policies, are accounted for using the equity method. The Company evaluates its equity method investments for impairment whenever an event or change in circumstances occurs that could have a significant adverse impact on the carrying value of the investment. If a loss in value has occurred that is deemed to be other-than-temporary, an impairment loss is recorded.

Receivables, Net and Allowances for Credit Losses: The Company's receivables are presented net of an allowance for credit losses and primarily consist of trade accounts receivable from customers that result from the sale of goods and services. Receivables, net also includes other receivables, which primarily represent amounts due from suppliers.

The Company is exposed to credit losses on accounts receivable balances. The Company estimates credit losses by considering historical credit losses, the current economic environment, customer credit ratings, collections on past due amounts, legal disputes, and bankruptcies, as well as reasonable and supportable forecasts to develop its allowance for credit losses. Management reviews these factors quarterly to determine if any adjustments are needed to the allowance.

Trade accounts receivable represent the majority of the Company's financial assets, for which an allowance for credit losses of \$864 million and \$111 million were included in "Receivables, net" in the Consolidated Balance Sheets as of March 31, 2024 and 2023, respectively. The increase in the allowance for the year ended March 31, 2024 was primarily due to a provision for bad debts recognized of \$725 million related to the bankruptcy of the Company's customer Rite Aid Corporation (including certain of its subsidiaries, "Rite Aid"). In October 2023, Rite Aid filed a voluntary petition for reorganization under Chapter 11 of the Bankruptcy Code and this amount represents the uncollected trade accounts receivable balance due from Rite Aid prior to its bankruptcy petition filing. These charges were recorded within "Selling, distribution, general, and administrative expenses" in the Company's Consolidated Statements of Operations and included within the U.S. Pharmaceutical segment.

The following table presents the components of the Company's receivables as of March 31, 2024 and 2023:

<i>(In millions)</i>	March 31,	
	2024	2023
Customer accounts	\$ 19,439	\$ 17,160
Other	3,104	2,408
Total receivables	22,543	19,568
Allowances	(921)	(158)
Receivables, net	\$ 21,622	\$ 19,410

Concentrations of Credit Risk and Receivables: The Company's trade accounts receivable are subject to concentrations of credit risk with customers primarily in its U.S. Pharmaceutical segment. During fiscal 2024, sales to the Company's ten largest customers, including group purchasing organizations ("GPOs"), accounted for approximately 69% of its total consolidated revenues and approximately 43% of total trade accounts receivable at March 31, 2024. Sales to the Company's largest customer, CVS Health Corporation ("CVS"), accounted for approximately 28% of its total consolidated revenues in fiscal 2024 and comprised approximately 24% of total trade accounts receivable at March 31, 2024. As a result, the Company's sales and credit concentration is significant. The Company has agreements with GPOs, each of which functions as a purchasing agent on behalf of member hospitals, pharmacies, and other healthcare providers, as well as with government entities and agencies. The accounts receivable balances are with individual members of the GPOs, and therefore no significant concentration of credit risk exists. A material default in payment, a material reduction in purchases from GPOs or any other large customers, or the loss of a large customer or customer groups could have a material adverse impact on the Company's financial condition, results of operations, and liquidity. In addition, trade accounts receivables are subject to concentrations of credit risk with customers in the institutional, retail, and healthcare provider sectors, which can be affected by a downturn in the economy, changes in reimbursement policies, and other factors. This credit risk is mitigated by the size and diversity of the Company's customer base as well as its geographic dispersion.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

Inventories: Inventories consist of merchandise held for resale. The Company reports inventories at the lower of cost or net realizable value, except for inventories determined using the last-in, first-out (“LIFO”) method which are valued at the lower of LIFO cost or market. The LIFO method presumes that the most recent inventory purchases are the first items sold and the inventory cost under LIFO approximates market. The majority of the cost of domestic inventories is determined using the LIFO method. The majority of the cost of inventories held in foreign and certain domestic locations is based on the first-in, first-out (“FIFO”) method or weighted-average purchase prices. Rebates, cash discounts, and other incentives received from vendors are recognized in cost of sales upon the sale of the related inventory.

At March 31, 2024 and 2023, total inventories, net were \$21.1 billion and \$19.7 billion, respectively, in the Company’s Consolidated Balance Sheets. The LIFO method was used to value approximately 62% and 64% of the Company’s inventories at March 31, 2024 and 2023, respectively. If the Company had used the moving average method of inventory valuation, inventories would have been approximately \$227 million and \$384 million higher than the amounts reported at March 31, 2024 and 2023, respectively. These amounts are equivalent to the Company’s LIFO reserves. A LIFO charge is recognized when the net effect of price increases on pharmaceutical and non-pharmaceutical products held in inventory exceeds the impact of price declines, including the effect of branded pharmaceutical products that have lost market exclusivity. A LIFO credit is recognized when the net effect of price declines exceeds the impact of price increases on pharmaceutical and non-pharmaceutical products held in inventory. The Company recognized a LIFO credit of \$157 million in fiscal 2024, a LIFO charge of \$1 million in fiscal 2023, and a LIFO credit of \$23 million in fiscal 2022, all within “Cost of sales” in its Consolidated Statements of Operations. The LIFO credit in fiscal 2024 compared to a LIFO charge in fiscal 2023 was primarily due to lower brand inflation, offset by higher brand inventory levels, lower deflation from off patent launch activity, and lower generics deflation. The LIFO charge in fiscal 2023 compared to a LIFO credit in fiscal 2022 was primarily due to higher brand inflation and lower generics deflation, offset by higher off patent launch activity in fiscal 2023. The Company’s LIFO valuation amount includes both pharmaceutical and non-pharmaceutical products.

The Company believes that the moving average inventory costing method provides a reasonable estimation of the current cost of replacing inventory (i.e., “market”). As such, its LIFO inventory is valued at the lower of LIFO cost or market. As of March 31, 2024 and 2023, inventories at LIFO did not exceed market.

Shipping and Handling Costs: The Company includes costs to pack and deliver inventory to its customers in “Selling, distribution, general, and administrative expenses” in its Consolidated Statements of Operations. Shipping and handling costs of \$1.1 billion, \$1.2 billion, and \$1.1 billion were recognized in fiscal 2024, fiscal 2023, and fiscal 2022, respectively.

Held for Sale: Assets and liabilities to be disposed of by sale (“disposal groups”) are classified as “held for sale” if their carrying amounts are principally expected to be recovered through a sale transaction rather than through continuing use. The classification occurs when the disposal group is available for immediate sale and the sale is probable. These criteria are generally met when management has committed to a plan to sell the assets within one year. Disposal groups are measured at the lower of carrying amount or fair value less costs to sell, and long-lived assets included within the disposal group are not depreciated or amortized. The fair value of a disposal group, less any costs to sell, is assessed during each reporting period it remains classified as held for sale, and any remeasurement to the lower of carrying value or fair value less costs to sell is reported as an adjustment to the carrying value of the disposal group. When the net realizable value of a disposal group increases during a period, a gain can be recognized to the extent that it does not increase the value of the disposal group beyond its original carrying value when the disposal group was reclassified as held for sale. Refer to Financial Note 2, “Business Acquisitions and Divestitures,” for additional information.

Property, Plant, and Equipment, Net: Property, plant, and equipment, net is stated at historical cost and depreciated under the straight-line method over the estimated useful life of each asset, which ranges from 15 to 30 years for building and improvements and three to 15 years for machinery, equipment, and other. Leasehold improvements and property, plant, and equipment, net under finance leases are amortized over their respective useful lives of the right-of-use (“ROU”) asset or over the term of the lease, whichever is shorter. Depreciation and amortization begins when an asset is placed in service and ready for its intended use. Repairs and maintenance costs are expensed as incurred. When certain events or changes in circumstances indicate that the carrying amount of an asset or asset group may not be recoverable, an impairment assessment may be performed on the recoverability of the carrying amounts.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

The following table presents the components of the Company's property, plant, and equipment, net as of March 31, 2024 and 2023:

<i>(In millions)</i>	March 31,	
	2024	2023
Land	\$ 109	\$ 109
Building and improvements	1,482	1,413
Machinery, equipment, and other	2,751	2,603
Construction in progress	441	283
Total property, plant, and equipment	4,783	4,408
Accumulated depreciation and amortization	(2,467)	(2,231)
Property, plant, and equipment, net	\$ 2,316	\$ 2,177

Total depreciation expense for property, plant, and equipment, net and amortization of the ROU assets of finance leases was \$279 million, \$272 million, and \$312 million for the years ended March 31, 2024, 2023, and 2022, respectively.

Leases: The Company leases facilities and equipment primarily under operating leases. The Company recognizes lease expense on a straight-line basis over the term of the lease, taking into account, when applicable, lessor incentives for tenant improvements, periods where no rent payment is required, and escalations in rent payments over the term of the lease. As a practical expedient, the Company does not separate lease components from non-lease components, such as common area maintenance, utilities, and repairs and maintenance. Remaining terms for facility leases generally range from one to 15 years, while remaining terms for equipment leases generally range from one to five years. Most real property leases contain renewal options (typically for five-year increments). Generally, the renewal option periods are not included within the lease term as the Company is not reasonably certain to exercise that right at lease commencement. The Company's lease agreements do not contain any material residual value guarantees or material restrictive covenants.

Operating ROU assets and operating lease liabilities are recognized at the lease commencement date. ROU assets represent the Company's right to use an underlying asset for the lease term and operating lease liabilities represent its obligation to make lease payments arising from the lease. Operating lease liabilities are recognized based on the present value of the future lease payments over the lease term, discounted at the Company's incremental borrowing rate as the implicit rate in the lease is not readily determinable for most of the Company's leases. The Company estimates the discount rate as its incremental borrowing rate based on qualitative factors including Company specific credit rating, lease term, general economics, and the interest rate environment. Operating lease liabilities are recorded in "Current portion of operating lease liabilities" and "Long-term operating lease liabilities," and the corresponding lease assets are recorded in "Operating lease right-of-use assets" in the Company's Consolidated Balance Sheets. Finance lease assets are included in "Property, plant, and equipment, net" and finance lease liabilities are included in "Current portion of long-term debt" and "Long-term debt" in the Company's Consolidated Balance Sheets. As a practical expedient, short-term leases with an initial term of 12 months or less are excluded from the Consolidated Balance Sheets and charges from these leases are expensed as incurred.

As a lessor, the Company primarily leases certain owned equipment, classified as direct financing or sales-type leases, to physician practices.

Refer to Financial Note 9, "Leases," for additional information on the Company's leases.

Goodwill: Goodwill is tested for impairment on an annual basis in the first fiscal quarter and more frequently if indicators of potential impairment exist. Impairment testing is conducted at the reporting unit level, which is generally defined as an operating segment or one level below an operating segment (also known as a component), for which discrete financial information is available and segment management regularly reviews the operating results.

The Company applies the goodwill impairment test by comparing the estimated fair value of a reporting unit to its carrying value and recording an impairment charge equal to the amount of excess carrying value above the estimated fair value, if any, but not to exceed the amount of goodwill allocated to the reporting unit.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

To estimate the fair value of its reporting units, the Company generally uses a combination of the market approach and the income approach. Under the market approach, it estimates fair value by comparing the business to similar businesses, or guideline companies whose securities are actively traded in public markets. Under the income approach, it uses a discounted cash flow (“DCF”) model in which cash flows anticipated over future periods, plus a terminal value at the end of that time horizon, are discounted to their present value using an appropriate rate that is commensurate with the risk inherent within the reporting unit. Other estimates inherent in both the market and income approaches include long-term growth rates, projected revenues, and earnings and cash flow forecasts for the reporting units. In addition, the Company compares the aggregate of the reporting units’ fair values to the Company’s market capitalization as further corroboration of the fair values. Goodwill testing requires a complex series of assumptions and judgments by management in projecting future operating results, selecting guideline public companies for comparisons, and assessing risks. The use of alternative assumptions and estimates could affect the fair values and change the impairment determinations.

Intangible Assets: Currently all of the Company’s identifiable intangible assets are subject to amortization and are amortized based on the pattern of their economic consumption or on a straight-line basis over their estimated useful lives, ranging from one to 25 years. The Company reviews intangible assets for impairment at an asset group level whenever events or changes in circumstances indicate that the carrying value of the assets may not be recoverable. Determination of recoverability is based on the lowest level of identifiable estimated future undiscounted cash flows resulting from the use of the asset and its eventual disposition. Measurement of any impairment loss is based on the excess of the carrying value of the asset group over its estimated fair value. The Company also performs a periodic review of its intangible assets and removes from the balance sheet fully amortized intangible assets that no longer provide an economic benefit, are no longer in use, or for which the related contract has expired. During the year ended March 31, 2024, the Company removed from the balance sheet \$1.4 billion of fully amortized gross intangible assets and the corresponding accumulated amortization.

Capitalized Software Held for Internal Use: The Company capitalizes costs of software held for internal use during the application development stage of a project and amortizes those costs using the straight-line method over their estimated useful lives, not to exceed 10 years. As of March 31, 2024 and 2023, capitalized software held for internal use was \$495 million and \$353 million, respectively, net of accumulated amortization of \$560 million and \$1.5 billion, respectively, and is included in “Other non-current assets” in the Consolidated Balance Sheets. Costs incurred during the preliminary project and post-implementation stages are expensed as incurred. Amortization expense for capitalized software held for internal use was \$102 million, \$101 million, and \$116 million for the years ended March 31, 2024, 2023, and 2022, respectively. The Company performs a periodic review of its capitalized software held for internal use and removes from the balance sheet fully amortized capitalized software costs that are determined to no longer be in use. During the year ended March 31, 2024, the Company removed from the balance sheet \$1.0 billion of fully amortized gross capitalized software held for internal use and the corresponding accumulated amortization.

Insurance Programs: The Company maintains insurance programs through its wholly-owned captive insurance subsidiaries (“Captives”) from which it obtains coverage for various exposures, including certain exposures arising from the opioid-related claims of governmental entities against the Company as discussed in more detail in Financial Note 17, “Commitments and Contingent Liabilities,” as well as those risks required to be insured by law or contract. It is the Company’s policy to retain a significant portion of certain losses, including those related to workers’ compensation and comprehensive general, product, and vehicle liability. Provisions for losses expected under insurance programs are recorded based on the Company’s estimate of the aggregate liability for claims incurred as well as for claims incurred but not yet reported. Such estimates utilize certain actuarial assumptions followed in the insurance industry. The Captives receive direct premiums, which are eliminated on consolidation against the Company’s premium costs within “Selling, distribution, general, and administrative expenses” in the Consolidated Statements of Operations.

Revenue Recognition: Revenue is recognized when an entity satisfies a performance obligation by transferring control of a promised good or service to a customer in an amount that reflects the consideration to which the entity expects to be entitled for that good or service.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

Revenues generated from the distribution of pharmaceutical and medical products represent the majority of the Company's revenues. The Company orders product from the manufacturer, receives and carries the product at its central distribution facilities, and delivers the product directly to its customers' warehouses, hospitals, or retail pharmacies. The distribution business primarily generates revenue from a contract related to a confirmed purchase order with a customer in a distribution arrangement. Revenue is recognized when control of goods is transferred to the customer which occurs upon the Company's delivery to the customer or upon customer pick-up. The Company also earns revenues from a variety of other sources including its retail, services, and technology businesses. Retail revenues are recognized at the point of sale. Service revenues, including technology service revenues, are recognized when services are rendered. Revenues derived from distribution and retail business at the point of sale represent approximately 98%, 99%, and 98% of total revenues for the years ended March 31, 2024, 2023, and 2022, respectively. Revenues derived from services represent approximately 2%, 1%, and 2% of total revenues for the years ended March 31, 2024, 2023, and 2022, respectively.

Revenues are recorded gross when the Company is the principal in the transaction, has the ability to direct the use of the goods or services prior to transfer to a customer, is responsible for fulfilling the promise to its customer, has latitude in establishing prices, and controls the relationship with the customer. The Company records its revenues net of sales taxes. Revenues are measured based on the amount of consideration that the Company expects to receive, reduced by estimates for return allowances, discounts, and rebates using historical data. Sales returns from customers were approximately \$3.0 billion, \$3.1 billion, and \$3.2 billion for the years ended March 31, 2024, 2023, and 2022, respectively. Assets for the right to recover products from customers and the associated refund liabilities for return allowances were not material as of March 31, 2024 and 2023. Shipping and handling costs associated with outbound freight after control over a product has transferred to a customer are accounted for as fulfillment costs. The Company records deferred revenues when payments are received or due in advance of its performance. Deferred revenues are primarily from the Company's services arrangements and are recognized as revenues over the periods when services are performed.

The Company had no material contract assets, contract liabilities, or deferred contract costs recorded in its Consolidated Balance Sheets as of March 31, 2024 and 2023. The Company generally expenses costs to obtain a contract as incurred when the amortization period is less than one year.

Supplier Incentives: Fees for services and other incentives received from suppliers, relating to the purchase or distribution of inventory, are considered product discounts and are generally reported as a reduction to cost of sales.

Supplier Reserves: The Company establishes reserves against amounts due from suppliers relating to various fees for services and price and rebate incentives, including deductions taken against payments otherwise due to it. These reserve estimates are established based on judgment after considering the status of current outstanding claims, historical experience with the suppliers, the specific incentive programs, and any other pertinent information available. The Company evaluates the amounts due from suppliers on a continual basis and adjusts the reserve estimates when appropriate based on changes in facts and circumstances. Adjustments to supplier reserves are generally included in cost of sales unless consideration from the vendor is in exchange for distinct goods or services or for pass-through rebate purchases. The ultimate outcome of any outstanding claims could be different than the Company's estimate. The supplier reserves primarily pertain to the Company's U.S. Pharmaceutical segment.

Income Taxes: The Company accounts for income taxes under the asset and liability method, which requires the recognition of deferred tax assets and liabilities for the expected future tax consequences of events that have been included in the financial statements or the tax returns. Under this method, deferred tax assets and liabilities are determined based on the difference between the financial statements and the tax basis of assets and liabilities using enacted tax rates in effect for the year in which the differences are expected to reverse. Tax benefits from uncertain tax positions are recognized when it is more likely than not that the position will be sustained upon examination, including resolutions of any related appeals or litigation processes, based on the technical merits. The amount recognized is measured as the largest amount of tax benefit that is greater than 50% likely of being realized.

Interest Expense: Interest expense primarily includes interest for the Company's long-term debt obligations, commercial paper, net interest settlements of interest rate swaps, and the amortization of deferred issuance costs and original issue discounts on debt.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

Foreign Currency Translation: The reporting currency of the Company and its subsidiaries is the U.S. dollar. Its foreign subsidiaries generally consider their local currency to be their functional currency. Foreign currency-denominated assets and liabilities of these foreign subsidiaries are translated into U.S. dollars at period-end exchange rates, while revenues and expenses are translated at average exchange rates during the corresponding period and stockholders' equity or deficit accounts are primarily translated at historical exchange rates. Foreign currency translation adjustments are included in "Other comprehensive income, net of tax" in the Consolidated Statements of Comprehensive Income, and the cumulative effect is included in the stockholders' deficit section of the Consolidated Balance Sheets. Gains and losses from currency exchange transactions are recorded in "Selling, distribution, general, and administrative expenses" in the Consolidated Statements of Operations and were not material for the years ended March 31, 2024, 2023, or 2022. The Company releases cumulative translation adjustments from stockholders' equity or deficit into earnings as a gain or loss only upon a complete or substantially complete liquidation of a controlling interest in a subsidiary or a group of assets within a foreign entity. It also releases all or a pro-rata portion of the cumulative translation adjustments into earnings upon the sale of an equity method investment that is a foreign entity or has a foreign component.

Derivative Financial Instruments: Derivative financial instruments are used principally in the management of foreign currency exchange and interest rate exposures and are recorded in the Consolidated Balance Sheets at fair value. If a derivative is designated as a fair value hedge, the changes in the fair value of the derivative and of the hedged item attributable to the hedged risk are recognized in earnings. The Company has used foreign currency-denominated notes and uses cross-currency swaps to hedge a portion of its net investment in its foreign subsidiaries. The Company uses cash flow hedges primarily to reduce the effects of foreign currency exchange rate risk related to intercompany loans denominated in non-functional currencies. If the financial instrument is designated as a cash flow hedge or net investment hedge, the effective portions of changes in the fair value of the derivative are included in "Other comprehensive income, net of tax" in the Consolidated Statements of Comprehensive Income, and the cumulative effect is included in the stockholders' deficit section of the Consolidated Balance Sheets. The cumulative changes in fair value are reclassified to the same line as the hedged item in the Consolidated Statements of Operations when the hedged item affects earnings. The Company evaluates hedge effectiveness at inception and on an ongoing basis, and ineffective portions of changes in the fair value of cash flow hedges and net investment hedges are recognized in earnings following the date when ineffectiveness was identified. Any cash flows received or paid as part of the termination of derivative financial instruments are classified within the Consolidated Statements of Cash Flows in accordance with the nature of the hedged item. Derivative instruments not designated as hedges are marked-to-market at the end of each accounting period with the change included in earnings. Refer to Financial Note 14, "Hedging Activities," for additional information.

Comprehensive Income: Comprehensive income consists of two components: net income and other comprehensive income or loss. Other comprehensive income or loss refers to revenue, expenses, as well as gains and losses that are recorded as an element of stockholders' deficit but are excluded from earnings. The Company's other comprehensive income or loss primarily consists of foreign currency translation adjustments from those subsidiaries where the local currency is the functional currency, including gains and losses on net investment hedges, as well as unrealized gains and losses on cash flow hedges and unrealized gains and losses on retirement-related benefit plans.

Noncontrolling Interests and Redeemable Noncontrolling Interests: Noncontrolling interests represent the portion of profit or loss, net assets, and comprehensive income or loss that is not allocable to McKesson Corporation. Net income attributable to noncontrolling interests includes third-party equity interests in the Company's consolidated entities, including: ClarusONE Sourcing Services LLP ("ClarusONE"), a joint venture established between McKesson and Walmart Inc. in fiscal 2017; Vantage Oncology Holdings, LLC ("Vantage"), a provider of integrated oncology and radiation services acquired in fiscal 2017; and SCRI Oncology, LLC ("SCRI Oncology"), an oncology research business formed in fiscal 2023. Net income attributable to noncontrolling interests also included recurring compensation that the Company was obligated to pay to the noncontrolling shareholders of McKesson Europe AG ("McKesson Europe"), formerly known as Celesio AG, under the domination and profit and loss transfer agreement. The Company's noncontrolling interest in McKesson Europe was included in the divestiture of certain of the Company's businesses in the European Union ("E.U.") in October 2022. Noncontrolling interests with redemption features, such as put rights, that are not solely within the Company's control are considered redeemable noncontrolling interests. Redeemable noncontrolling interests are presented outside of stockholders' deficit in the Company's Consolidated Balance Sheets. Refer to Financial Note 7, "Noncontrolling Interests and Redeemable Noncontrolling Interests," for additional information on noncontrolling and redeemable noncontrolling interests, and Financial Note 2, "Business Acquisitions and Divestitures," for additional information on the formation of SCRI Oncology and divestiture of McKesson Europe.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

Share-Based Compensation: The Company accounts for all share-based compensation transactions at fair value. The share-based compensation expense, for the portion of the awards that is ultimately expected to vest, is recognized on a straight-line basis over the requisite service period. The Company estimates the number of share-based awards that will ultimately vest primarily based on historical experience. The estimated forfeiture rate established upon grant is re-assessed throughout the requisite service period and is adjusted when actual forfeitures occur. The actual forfeitures in future reporting periods could be higher or lower than current estimates. The share-based compensation expense recognized is classified in the Consolidated Statements of Operations in the same manner as cash compensation paid to the Company's employees and included in "Selling, distribution, general, and administrative expenses." Refer to Financial Note 4, "Share-Based Compensation," for additional information.

Loss Contingencies: The Company is subject to various claims, including, but not limited to, claims with customers and vendors, pending and potential legal actions for damages, investigations relating to governmental laws and regulations, and other matters arising out of the normal conduct of its business. When a loss is considered probable and reasonably estimable, the Company records a liability in the amount of its best estimate for the ultimate loss. However, the likelihood of a loss with respect to a particular contingency is often difficult to predict and determining a meaningful estimate of the loss or a range of loss may not be practicable based on the information available and the potential effect of future events and decisions by third parties that will determine the ultimate resolution of the contingency. Moreover, it is not uncommon for such matters to be resolved over many years, during which time relevant developments and new information must be reevaluated at least quarterly to determine both the likelihood of potential loss and whether it is possible to reasonably estimate the loss or a range of possible loss. When a material loss is reasonably possible, or probable but a reasonable estimate cannot be made, disclosure of the proceeding is provided. The Company recognizes legal fees as incurred when the legal services are provided.

The Company reviews all material contingencies at least quarterly to determine whether the likelihood of loss has changed and to assess whether a reasonable estimate of the loss or a range of the loss can be made. As discussed above, development of a meaningful estimate of loss or a range of potential loss is complex when the outcome is directly dependent on negotiations with or decisions by third parties, such as regulatory agencies, the court system, and other interested parties. Refer to Financial Note 17, "Commitments and Contingent Liabilities," for additional information related to controlled substances claims to which the Company is a party.

Restructuring Charges: Restructuring charges are incurred for programs in which the Company changes its operations, the scope of a business undertaken by its business units, or the manner in which that business is conducted as well as long-lived asset impairments. Such charges may include employee severance, retention bonuses, facility closure or consolidation costs, lease or contract termination costs, asset impairments, accelerated depreciation and amortization, and other related expenses. The restructuring programs may be implemented due to the sale or discontinuation of a product line, reorganization or management structure changes, headcount rationalization, realignment of operations or products, integration of acquired businesses, and/or company-wide cost saving initiatives. The amount and/or frequency of these restructuring charges are not part of the Company's underlying business, which include normal levels of reinvestment in the business. Employee severance costs are generally recognized when payments are probable and amounts are reasonably estimable. Costs related to contracts without future benefit or contract termination are recognized at fair value at the earlier of the contract termination or the cease-use dates. Other exit-related costs are expensed as incurred. Restructuring charges may also include credit adjustments due to subsequent changes in estimates. Refer to Financial Note 3, "Restructuring, Impairment, and Related Charges, Net," for additional information.

Business Combinations: The Company accounts for business combinations using the acquisition method of accounting whereby the identifiable assets and liabilities of the acquired business, including contingent consideration, as well as any noncontrolling interest in the acquired business, are recorded at their estimated fair values as of the date that the Company obtains control of the acquired business. Any purchase consideration in excess of the estimated fair values of the net assets acquired is recorded as goodwill. Acquisition-related expenses and related restructuring costs are expensed as incurred.

Several valuation methods may be used to determine the fair value of assets acquired and liabilities assumed. For intangible assets, the Company typically uses a variation of the income approach, whereby a forecast of future cash flows attributable to the asset is discounted to present value using a risk-adjusted discount rate. Some of the more significant estimates and assumptions inherent in the income approach include the amount and timing of projected future cash flows, the discount rate selected to measure the risks inherent in the future cash flows, and the assessment of the asset's expected useful life.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

Contingent consideration liabilities are measured at their fair value as of the acquisition date using unobservable inputs. These inputs include the estimated amount and timing of projected operational and financial information, the probability of achievement of performance milestones or other agreed-upon events, and the risk-adjusted discount rate used to calculate the present value of the probability-weighted projected financial information. Contingent liabilities are remeasured to fair value at each reporting date until the liability is resolved. Changes in any of the inputs could result in a significant adjustment to the fair value.

Treasury Stock: We record purchases of treasury stock at cost, which is reflected as a reduction to stockholders' equity in the Company's Consolidated Balance Sheets. Incremental direct costs to purchase treasury stock, including any excise tax recognized as a result of the IRA, are included in the cost of the shares acquired. Treasury stock also includes shares withheld to satisfy the tax obligations of recipients of share-based compensation.

Recently Adopted Accounting Pronouncements

There were no accounting standards adopted by the Company during the year ended March 31, 2024.

Recently Issued Accounting Pronouncements Not Yet Adopted

In December 2023, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") 2023-09, *Income Taxes (Topic 740): Improvements to Income Tax Disclosures*. ASU 2023-09 improves the transparency of income tax disclosures by requiring, on an annual basis, consistent categories, and greater disaggregation of information in the rate reconciliation as well as income taxes paid disaggregated by jurisdiction. ASU 2023-09 is effective for the Company for fiscal years beginning after December 15, 2024. Early adoption is permitted. The amendments in this update should be applied prospectively, however, retrospective application is permitted. The Company is currently evaluating the impact that this guidance will have on its disclosures.

In November 2023, the FASB issued ASU 2023-07, *Segment Reporting (Topic 280): Improvements to Reportable Segment Disclosures*. ASU 2023-07 expands reportable segment disclosures by requiring disclosure, on an annual and interim basis, of significant segment expenses that are regularly provided to the chief operating decision maker ("CODM") and included within each reported measure of segment profit or loss as well as an amount and description of other segment items. ASU 2023-07 also requires interim disclosures of a reportable segment's profit or loss and assets, disclosure of the title and position of the CODM, and an explanation of how the CODM uses the reported measure of segment profit or loss in assessing performance and allocating resources. ASU 2023-07 is effective for the Company for fiscal years beginning after December 15, 2023, and interim periods within fiscal years beginning after December 15, 2024. Early adoption is permitted. The amendments in this update are required to be applied retrospectively to all prior periods presented in the financial statements. The Company is currently evaluating the impact that this guidance will have on its disclosures.

Recent Securities and Exchange Commission Final Rules Not Yet Adopted

In March 2024, the Securities and Exchange Commission ("SEC") adopted final rules under SEC Release Nos. 33-11275 and 34-99678, *The Enhancement and Standardization of Climate-Related Disclosures for Investors*, which would require registrants to provide certain climate-related information in their annual reports and registration statements and would allow phased-in implementation dates beginning with the Company's Annual Report on Form 10-K for the year ended March 31, 2026. In April 2024, the SEC exercised its discretion to stay these rules pending the completion of judicial review of consolidated petitions challenging the validity of the rules. The Company is currently evaluating the impact of these rules in light of those legal challenges.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

2. Business Acquisitions and Divestitures

Acquisitions

Rx Savings Solutions, LLC

On November 1, 2022, the Company completed its acquisition of 100% of the shares of Rx Savings Solutions, LLC (“RxSS”), a privately-owned company headquartered in Overland Park, Kansas, to further connect biopharma and payer services to patients. RxSS is a prescription price transparency and benefit insight company that offers affordability and adherence solutions to health plans and employers. The purchase consideration included a payment of \$600 million in cash made upon closing and a maximum of \$275 million of contingent consideration based on RxSS’ operational and financial performance through calendar year 2025. The payment made upon closing was funded from cash on hand. The financial results of RxSS are included in the Company’s RxTS segment as of the acquisition date. The transaction was accounted for as a business combination.

The Company recorded a liability for the contingent consideration at its fair value of \$92 million as of the acquisition date. The fair value of the contingent consideration liability was estimated using a Monte Carlo simulation model, utilizing internal cash flow projections which are Level 3 inputs under Accounting Standards Codification (“ASC”) Topic 820, *Fair Value Measurements and Disclosures*. The contingent consideration liability will be remeasured to fair value at each reporting date until the liability is settled with changes in fair value being recognized within “Selling, distribution, general, and administrative expenses” in the Company’s Consolidated Statements of Operations. During the year ended March 31, 2024, the Company recognized fair value adjustment gains of \$78 million, which reduced its contingent consideration liability, based on the estimated amount and timing of projected operational and financial information and the probability of achievement of performance milestones. As of March 31, 2024 and 2023, the current portion of the contingent consideration liability of \$14 million and \$83 million, respectively, is included within “Other accrued liabilities” and as of March 31, 2023, the long-term portion of \$9 million is included within “Other non-current liabilities” in the Company’s Consolidated Balance Sheets. Recognition of the initial fair value of this contingent consideration was a non-cash investing activity.

The purchase price allocation included acquired identifiable intangible assets of \$229 million, primarily representing customer relationships and technology with a weighted average amortization period of 12 years, and goodwill of \$463 million. Goodwill has been allocated to the Company’s RxTS segment, which reflects the expected future benefits from certain synergies and intangible assets that do not qualify for separate recognition. Goodwill attributable to the acquisition is deductible for tax purposes.

The following table summarizes the final purchase price allocation for this acquisition:

<i>(In millions)</i>	Amounts Recognized as of Acquisition Date (Final)
Purchase consideration:	
Cash	\$ 600
Contingent consideration	92
Total purchase consideration	\$ 692
Identifiable assets acquired and liabilities assumed:	
Current assets	\$ 5
Intangible assets	229
Other non-current assets	3
Current liabilities	(8)
Total identifiable net assets	229
Goodwill	463
Net assets acquired	\$ 692

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

SCRI Oncology, LLC

On October 31, 2022, the Company completed a transaction with HCA Healthcare, Inc. (“HCA”) to form SCRI Oncology, an oncology research business combining McKesson’s U.S. Oncology Research (“USOR”) and HCA’s Sarah Cannon Research Institute (“SCRI”) based in Nashville, Tennessee, to advance cancer care and increase access to oncology clinical research. McKesson owns a 51% controlling interest in the combined business, and the financial results are consolidated by the Company and reported within its U.S. Pharmaceutical segment as of the acquisition date. Transaction consideration included the transfer of full ownership interest in USOR to the combined business and \$166 million of net cash paid to HCA, which was funded from cash on hand. The transaction was accounted for as a business combination.

The purchase price allocation included acquired identifiable intangible assets of \$177 million, primarily representing customer relationships as well as trademarks and trade names with a weighted average amortization period of 17 years, and goodwill of \$113 million. Goodwill has been allocated to the Company’s U.S. Pharmaceutical segment, which reflects the expected future benefits from certain synergies and intangible assets that do not qualify for separate recognition. Goodwill attributable to the acquisition of \$46 million is deductible for tax purposes. The Company recorded noncontrolling interest of \$225 million as a component of equity, which includes HCA’s proportionate interest in the identifiable net assets of SCRI at fair value of \$202 million and its proportionate interest in the contributed net assets of USOR at carrying value of \$23 million. The difference between the fair value of the Company’s acquired interest in SCRI net assets and the \$166 million of net cash paid to HCA was recognized as additional paid in capital, as well as the Company’s reduction in ownership interest in USOR net assets.

The following table summarizes the final purchase price allocation for this acquisition:

<i>(In millions)</i>	Amounts Recognized as of Acquisition Date (Final)
Purchase consideration:	
Cash	\$ 166
Contribution of USOR	46
Total purchase consideration	\$ 212
Identifiable assets acquired and liabilities assumed:	
Receivables	\$ 224
Property, plant, and equipment	22
Operating lease right-of-use assets	31
Intangible assets	177
Other non-current assets	6
Current liabilities	(42)
Long-term operating lease liabilities	(29)
Other non-current liabilities	(43)
Total identifiable net assets	346
Noncontrolling interest	(225)
Additional paid-in capital	(22)
Goodwill	113
Net assets acquired	\$ 212

McKESSON CORPORATION

FINANCIAL NOTES (Continued)

The fair value of the acquired identifiable intangible assets from the acquisitions discussed above were determined by applying the income approach, using a discounted cash flow model in which cash flows anticipated over several periods are discounted to their present value using an appropriate rate that is commensurate with the risk inherent with the transaction. These inputs are considered Level 3 inputs under the fair value measurements and disclosure guidance. The Company's fair value assessments of these acquisitions were finalized upon completion of the measurement period in the third quarter of fiscal 2024. There were no material changes to the purchase price allocations since the respective acquisition dates. Pro forma financial information has not been provided as these acquisitions did not have a material impact, individually, or in the aggregate, to the Company's consolidated results of operations.

Divestitures

In July 2021, the Company announced its intention to exit its businesses in Europe ("European Divestiture Activities"), as discussed in more detail below. Net gains related to these divestiture activities during the year ended March 31, 2023 were not material. During the year ended March 31, 2022, the Company recorded charges totaling \$1.6 billion primarily to remeasure the assets and liabilities of the disposal groups to fair value less costs to sell, including the effect of accumulated other comprehensive loss balances associated with the disposal groups largely driven by declines in the Euro and British pound sterling. The gains and charges for each year were recorded within "Selling, distribution, general, and administrative expenses" in the Consolidated Statements of Operations. The Company determined that the disposal groups did not meet the criteria for classification as discontinued operations.

European Divestiture Activities

On October 31, 2022, the Company completed its previously announced transaction to sell certain of its businesses in the E.U. located in France, Italy, Ireland, Portugal, Belgium, and Slovenia, along with its German headquarters and wound-care business, part of a shared services center in Lithuania, and its ownership stake in a joint venture in the Netherlands ("E.U. disposal group") to the PHOENIX Group. As part of the transaction, the Company received cash proceeds of \$892 million and divested net assets of \$1.3 billion, including cash of \$319 million, derecognized the carrying value of its noncontrolling interest held by minority shareholders of McKesson Europe of \$382 million, and released \$153 million of net accumulated other comprehensive loss. During the years ended March 31, 2023 and 2022, the Company recorded net gains of \$66 million and net charges totaling \$438 million, respectively, to remeasure the E.U. disposal group to fair value less costs to sell. The charges for the year ended March 31, 2022 also included impairments of individual assets, such as certain internal-use software that will not be utilized in the future, prior to adjusting the E.U. disposal group as a whole, and net losses of \$151 million related to the accumulated other comprehensive loss balances associated with the E.U. disposal group, driven by declines in the Euro. The charges were recorded within "Selling, distribution, general, and administrative expenses" in the Consolidated Statements of Operations. The Company's measurement of the fair value of the E.U. disposal group was based on the total consideration received by the Company as outlined in the transaction agreement. Certain components of the total consideration included fair value measurements that fall within Level 3 of the fair value hierarchy.

On April 6, 2022, the Company completed the previously announced sale of its retail and distribution businesses in the United Kingdom ("U.K. disposal group") to Aurelius Elephant Limited for a purchase price of £110 million (or, approximately \$144 million), including certain adjustments. As part of the transaction, the Company divested net assets of \$615 million and released \$731 million of accumulated other comprehensive loss and the buyer assumed and repaid a note payable to the Company of \$118 million. During the year ended March 31, 2022, the Company recorded charges totaling \$1.2 billion, primarily consisting of adjustments to remeasure the U.K. disposal group to fair value less costs to sell. The remeasurement adjustments included a \$734 million loss related to the accumulated other comprehensive loss balances associated with the U.K. disposal group, driven by declines in the British pound sterling. The charges were recorded within "Selling, distribution, general, and administrative expenses" in the Consolidated Statement of Operations. The Company's measurement of the fair value of the U.K. disposal group was based on the total consideration received by the Company as outlined in the transaction agreement. Certain components of the total consideration included fair value measurements that fall within Level 3 of the fair value hierarchy.

On January 31, 2022, the Company completed the sale of its Austrian business to Quadriolia Management GmbH in a management-led buyout for a purchase price of €244 million (or, approximately \$276 million), including certain adjustments. The Company divested net assets of the Austrian business of \$272 million and the buyer assumed a note payable to the Company of approximately \$63 million, which was paid to McKesson in the fourth quarter of fiscal 2022. During the year ended March 31, 2022, the Company recognized a loss of \$32 million which was recorded within "Selling, distribution, general, and administrative expenses" in the Consolidated Statement of Operations.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

At March 31, 2024 and 2023, the Company had no assets or liabilities related to European divestiture activities that met the criteria for classification as held for sale. Subsequent to the divestiture activities discussed above, the Company's European operations primarily consist of its retail and distribution businesses in Norway.

Other

For the periods presented, the Company also completed de minimis acquisitions and divestitures within its operating segments. Financial results for the Company's business acquisitions have been included in its consolidated financial statements as of their respective acquisition dates. Purchase prices for business acquisitions have been allocated based on estimated fair values at the respective acquisition dates.

3. Restructuring, Impairment, and Related Charges, Net

The Company recorded restructuring, impairment, and related charges, net of \$115 million, \$209 million, and \$281 million in fiscal 2024, fiscal 2023, and fiscal 2022, respectively. These charges are included in "Restructuring, impairment, and related charges, net" in the Consolidated Statements of Operations.

Restructuring Initiatives

During the fourth quarter of fiscal 2023, the Company approved a broad set of initiatives to drive operational efficiencies and increase cost optimization efforts, with the intent of simplifying its infrastructure and realizing long-term sustainable growth. These initiatives included headcount reductions and the exit or downsizing of certain facilities. The Company recorded charges of \$45 million and \$60 million for the years ended March 31, 2024 and 2023 related to this program, respectively, primarily consisting of employee severance and other employee-related costs within its RxTS segment, asset impairments and accelerated depreciation, including certain asset impairments primarily within its U.S. Pharmaceutical segment and real estate charges within Corporate, as well as facility and other exit-related costs. This restructuring program was substantially complete in fiscal 2024.

During the first quarter of fiscal 2022, the Company approved an initiative to increase operational efficiencies and flexibility by transitioning to a partial remote work model for certain employees. This initiative primarily included the rationalization of the Company's office space in North America. Where the Company ceased using office space, it exited the portion of the facility no longer used. It also retained and repurposed certain other office locations. The Company recorded charges of \$124 million for the year ended March 31, 2022, primarily related to lease right-of-use and other long-lived asset impairments, lease exit costs, and accelerated depreciation and amortization. This initiative was substantially complete in fiscal 2022.

Fiscal 2024

Restructuring, impairment, and related charges, net for the year ended March 31, 2024 consisted of the following:

<i>(In millions)</i>	Year Ended March 31, 2024					
	U.S. Pharmaceutical	Prescription Technology Solutions ⁽¹⁾	Medical- Surgical Solutions	International	Corporate ⁽¹⁾	Total
Severance and employee-related costs, net	\$ 10	\$ —	\$ (1)	\$ 2	\$ (1)	\$ 10
Exit and other-related costs ⁽²⁾	3	11	12	9	27	62
Asset impairments and accelerated depreciation	4	—	—	10	29	43
Total	\$ 17	\$ 11	\$ 11	\$ 21	\$ 55	\$ 115

(1) Includes costs related to operational efficiencies and cost optimization efforts described above to support the Company's technology solutions.

(2) Exit and other-related costs consist of accruals for costs to be incurred without future economic benefits, project consulting fees, and other exit costs expensed as incurred.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

Fiscal 2023

Restructuring, impairment, and related charges, net for the year ended March 31, 2023 consisted of the following:

<i>(In millions)</i>	Year Ended March 31, 2023					
	U.S. Pharmaceutical ⁽¹⁾	Prescription Technology Solutions ⁽¹⁾	Medical- Surgical Solutions	International	Corporate ⁽¹⁾	Total
Severance and employee-related costs, net	\$ 6	\$ 23	\$ 2	\$ 4	\$ —	\$ 35
Exit and other-related costs ⁽²⁾	7	7	3	21	64	102
Asset impairments and accelerated depreciation	25	13	5	10	19	72
Total	\$ 38	\$ 43	\$ 10	\$ 35	\$ 83	\$ 209

- (1) Includes costs related to operational efficiencies and cost optimization efforts described above to support the Company's technology solutions.
- (2) Exit and other-related costs consist of accruals for costs to be incurred without future economic benefits, project consulting fees, and other exit costs expensed as incurred. Corporate includes costs for business transformation and optimization efforts related to the Company's technology organization. The International segment includes costs related to the Company's European divestitures.

Fiscal 2022

Restructuring, impairment, and related charges, net for the year ended March 31, 2022 consisted of the following:

<i>(In millions)</i>	Year Ended March 31, 2022					
	U.S. Pharmaceutical	Prescription Technology Solutions	Medical- Surgical Solutions	International	Corporate	Total
Severance and employee-related costs, net	\$ 8	\$ 1	\$ (1)	\$ 8	\$ (7)	\$ 9
Exit and other-related costs ⁽¹⁾	9	4	5	33	46	97
Asset impairments and accelerated depreciation ⁽²⁾	18	20	5	35	61	139
Total	\$ 35	\$ 25	\$ 9	\$ 76	\$ 100	\$ 245

- (1) Exit and other-related costs consist of accruals for costs to be incurred without future economic benefits, project consulting fees, and other exit costs expensed as incurred. For the Company's International segment, costs primarily relate to optimization programs in Canada, exit-related actions for the Company's European divestitures, and programs for operating model and cost optimization efforts in the U.K. For Corporate, primarily represents costs related to the transition to the partial remote work model described above and various other initiatives.
- (2) Costs primarily relate to the transition to the partial remote work model described above.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

The following table summarizes the activity related to the liabilities associated with the Company's restructuring initiatives for the years ended March 31, 2024 and 2023:

<i>(In millions)</i>	U.S. Pharmaceutical	Prescription Technology Solutions	Medical- Surgical Solutions	International	Corporate	Total
Balance, March 31, 2022	\$ 11	\$ 3	\$ 1	\$ 56	\$ 59	\$ 130
Restructuring, impairment, and related charges, net	38	43	10	35	83	209
Non-cash charges	(25)	(13)	(5)	(10)	(19)	(72)
Cash payments	(9)	(7)	(3)	(10)	(86)	(115)
Other ⁽¹⁾	—	—	—	(58)	(2)	(60)
Balance, March 31, 2023 ⁽²⁾	15	26	3	13	35	92
Restructuring, impairment, and related charges, net	17	11	11	21	55	115
Non-cash charges	(4)	—	—	(10)	(29)	(43)
Cash payments	(15)	(32)	(13)	(5)	(40)	(105)
Other ⁽¹⁾	5	—	—	(9)	—	(4)
Balance, March 31, 2024 ⁽³⁾	\$ 18	\$ 5	\$ 1	\$ 10	\$ 21	\$ 55

- (1) Other primarily includes cumulative translation adjustments and transfers to certain other liabilities. For the Company's International segment, other also includes a reduction to the liability for the divestitures of the E.U. disposal group and the U.K. disposal group in fiscal 2023, as discussed in more detail in Financial Note 2, "Business Acquisitions and Divestitures."
- (2) As of March 31, 2023, the total reserve balance was \$92 million, of which \$66 million was recorded in "Other accrued liabilities" and \$26 million was recorded in "Other non-current liabilities" in the Company's Consolidated Balance Sheet.
- (3) As of March 31, 2024, the total reserve balance was \$55 million, of which \$24 million was recorded in "Other accrued liabilities" and \$31 million was recorded in "Other non-current liabilities" in the Company's Consolidated Balance Sheet.

Long-Lived Asset Impairments

Fiscal 2024

There were no material long-lived asset impairments recorded in fiscal 2024.

Fiscal 2023

There were no material long-lived asset impairments recorded in fiscal 2023.

Fiscal 2022

In fiscal 2022, the Company recognized charges totaling \$36 million to impair certain long-lived assets within the International segment related to the Company's previous operations in Denmark and its retail pharmacy businesses in Canada. The Company used an income approach and a market approach to estimate the fair value of the long-lived assets.

4. Share-Based Compensation

The Company provides share-based compensation to its employees, officers, and non-employee directors, including restricted stock units ("RSUs"), performance-based stock units ("PSUs"), stock options, and an employee stock purchase plan ("ESPP") (collectively, "share-based awards"). Most of the share-based awards are granted in the first quarter of each fiscal year.

Share-based compensation expense for the share-based awards is recognized for the portion of awards ultimately expected to vest. The Company estimates the number of share-based awards that will ultimately vest primarily based on historical experience. The estimated forfeiture rate established upon grant is re-assessed throughout the requisite service period and is adjusted when actual forfeitures occur. The actual forfeitures in future reporting periods could be higher or lower than current estimates.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

Share-based compensation expense is classified in the Consolidated Statements of Operations in the same manner as cash compensation paid to the Company's employees and included in "Selling, distribution, general, and administrative expenses."

Impact on Net Income

The components of share-based compensation expense and related tax benefits were as follows:

<i>(In millions)</i>	Years Ended March 31,		
	2024	2023	2022
Restricted stock unit awards ⁽¹⁾	\$ 168	\$ 149	\$ 148
Stock options	—	—	2
Employee stock purchase plan	14	13	11
Share-based compensation expense	182	162	161
Tax benefit for share-based compensation expense ⁽²⁾	(72)	(87)	(35)
Share-based compensation expense, net of tax	\$ 110	\$ 75	\$ 126

(1) Includes share-based compensation expense recognized for RSUs and PSUs.

(2) Income tax benefit is computed using the tax rates of applicable tax jurisdictions. Additionally, a portion of share-based compensation expense is not tax-deductible. Income tax benefit for fiscal 2024, fiscal 2023, and fiscal 2022 included discrete income tax benefits of \$37 million, \$58 million, and \$10 million, respectively.

Stock Plans

In April 2022, the Company's stockholders approved the McKesson Corporation 2022 Stock Plan (the "2022 Stock Plan"), to replace the McKesson Corporation 2013 Stock Plan (the "2013 Stock Plan"), which expired in 2023. The 2022 Stock Plan permits the grant of awards in the form of restricted stock, RSUs, PSUs, stock options, and other share-based awards to selected employees, officers, and non-employee directors. The shares previously reserved under the 2013 Stock Plan are no longer available for issuance pursuant to the 2022 Stock Plan. As of March 31, 2024, 4.5 million shares remain available for future grant under the 2022 Stock Plan and no shares are available for future grant under the 2013 Stock Plan.

Restricted Stock Unit Awards

RSUs entitle the holder to receive a specified number of shares of the Company's common stock which vest over a period of generally three to four years as determined by the Compensation Committee at the time of grant. The fair value of the award is determined based on the price of the Company's common stock on the grant date and the related share-based compensation expense is recognized over the vesting period on a straight-line basis.

Non-employee directors receive an annual grant of RSUs, which vest immediately and are expensed upon grant. The director may elect to receive the underlying shares immediately or defer receipt of the shares if they meet director stock ownership guidelines. The shares will be automatically deferred for those directors who do not meet the director stock ownership guidelines. At March 31, 2024, approximately 40,000 RSUs for the Company's directors were vested.

PSUs are conditional upon the attainment of market and performance objectives over a specified period. The number of vested PSUs is assessed at the end of a three-year performance period upon attainment of meeting certain earnings per share targets, average return on invested capital, and for certain participants, total shareholder return relative to a peer group of companies. The Company uses the Monte Carlo simulation model to measure the fair value of the total shareholder return portion of the PSUs. The earnings per share portion of the PSUs is measured at the grant date market price. PSUs have a requisite service period of generally three years. Expense is attributed to the requisite service period on a straight-line basis based on the fair value of the PSUs, adjusted for the performance modifier at the end of each reporting period. For PSUs that are designated as equity awards, the fair value is measured at the grant date.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

The weighted-average assumptions used in the Monte Carlo valuations were as follows:

	Years Ended March 31,		
	2024	2023	2022
Expected stock price volatility	24 %	34 %	35 %
Expected dividend yield	0.6 %	0.6 %	0.9 %
Risk-free interest rate	3.9 %	2.7 %	0.3 %
Expected life (in years)	3	3	3

The following table summarizes activity for RSUs and PSUs during fiscal 2024:

<i>(In millions, except per share data)</i>	Shares	Weighted-Average Grant Date Fair Value Per Share
Nonvested, March 31, 2023	1.7	\$ 238.77
Granted	0.5	405.03
Cancelled	(0.1)	314.09
Vested	(0.7)	203.55
Nonvested, March 31, 2024	1.4	\$ 307.73

The following table provides data related to RSU and PSU award activity:

<i>(In millions)</i>	Years Ended March 31,		
	2024	2023	2022
Total fair value of shares vested	\$ 143	\$ 200	\$ 144
Total compensation cost, net of estimated forfeitures, related to nonvested restricted stock unit awards not yet recognized, pre-tax	\$ 205	\$ 192	\$ 165
Weighted-average period in years over which restricted stock unit award cost is expected to be recognized	2	2	2

Stock Options

Stock options are granted with an exercise price at no less than the fair market value and those options granted under the stock plans generally have a contractual term of seven years and follow a four-year vesting schedule. The Company did not grant any stock options during the years ended March 31, 2024, 2023, and 2022.

Share-based compensation expense for stock options is recognized on a straight-line basis over the requisite service period and is based on the grant-date fair value for the portion of the awards that is ultimately expected to vest. The Company uses the Black-Scholes options-pricing model to estimate the fair value of its stock options. Once the fair value of an employee stock option is determined, current accounting practices do not permit it to be changed, even if the estimates used are different from actual.

The following is a summary of stock options outstanding at March 31, 2024:

Range of Exercise Prices	Options Outstanding			Options Exercisable	
	Number of Options Outstanding at Year End (In millions)	Weighted-Average Remaining Contractual Life (Years)	Weighted-Average Exercise Price	Number of Options Exercisable at Year End (In millions)	Weighted-Average Exercise Price
\$124.12 — \$159.00	0.1	1	\$ 145.78	0.1	\$ 145.78

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

The following table summarizes stock option activity during fiscal 2024:

<i>(In millions, except per share data)</i>	Shares	Weighted-Average Exercise Price	Weighted-Average Remaining Contractual Term (Years)	Aggregate Intrinsic Value ⁽²⁾
Outstanding, March 31, 2023	0.4	\$ 154.36	1	\$ 73
Granted	—	—		
Cancelled	—	—		
Exercised	(0.3)	157.99		
Outstanding, March 31, 2024	0.1	145.78	1	42
Vested and expected to vest ⁽¹⁾	0.1	145.78	1	42
Vested and exercisable, March 31, 2024	0.1	145.78	1	42

(1) The number of options expected to vest takes into account an estimate of expected forfeitures.

(2) The intrinsic value is calculated as the difference between the period-end market price of the Company's common stock and the exercise price of "in-the-money" options.

The following table provides data related to stock option activity:

<i>(In millions, except per share data)</i>	Years Ended March 31,		
	2024	2023	2022
Weighted-average grant date fair value per stock option	\$ —	\$ —	\$ —
Aggregate intrinsic value on exercise	\$ 77	\$ 69	\$ 28
Cash received upon exercise	\$ 40	\$ 93	\$ 157
Tax benefits realized related to exercise	\$ 16	\$ 4	\$ 5
Total fair value of stock options vested	\$ —	\$ 1	\$ 5
Total compensation cost, net of estimated forfeitures, related to unvested stock options not yet recognized, pre-tax	\$ —	\$ —	\$ —
Weighted-average period in years over which stock option compensation cost is expected to be recognized	0	0	0

Employee Stock Purchase Plan

The Company has an ESPP under which 23.1 million shares have been authorized for issuance. The ESPP allows eligible employees to purchase shares of the Company's common stock through payroll deductions. The deductions occur over three-month purchase periods and the shares are then purchased at 85% of the market price at the end of each purchase period. Employees are allowed to terminate their participation in the ESPP at any time during the purchase period prior to the purchase of the shares, subject to the Company's insider trading policies and procedures. The 15% discount provided to employees on these shares is included in share-based compensation expense. The shares related to funds outstanding at the end of a quarter are included in the calculation of diluted weighted-average shares outstanding. These amounts have not been significant for all the years presented. The Company recognizes costs for employer matching contributions as ESPP expense over the relevant purchase period. Shares issued under the ESPP were not material in fiscal 2024, fiscal 2023, and fiscal 2022. At March 31, 2024, 3.4 million shares remain available for issuance.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

5. Other Income, Net

Other income, net consists of the following:

<i>(In millions)</i>	Years Ended March 31,		
	2024	2023	2022
Interest income ⁽¹⁾	\$ 118	\$ 107	\$ 10
Equity in earnings, net ⁽²⁾	4	5	43
Net gains (losses) on investments in equity securities ⁽³⁾	(24)	106	98
Other, net ⁽⁴⁾	34	279	108
Total	\$ 132	\$ 497	\$ 259

- (1) The increase in interest income for fiscal 2024 and fiscal 2023 compared to fiscal 2022 is primarily due to higher interest rates on certain cash balances.
- (2) Primarily recorded within the Company's International segment for fiscal 2022.
- (3) Represents net realized and unrealized gains and losses as well as impairment charges on the Company's investments in equity securities of certain U.S. growth stage companies in the healthcare industry. These net gains and losses primarily relate to mark-to-market adjustments for investments which are measured at fair value based on changes in the observable price of the securities and realized gains on the disposal of certain of these investments, including a gain of \$142 million for the year ended March 31, 2023 related to the exit of one of the Company's investments in equity securities in July 2022 for proceeds of \$179 million. Refer to Financial Note 15, "Fair Value Measurements," for more information on these types of investments.
- (4) Other, net for all periods presented includes income recognized from finance charges to customers primarily for late fees.

Other, net for year ended March 31, 2023 includes the following:

- a gain of \$126 million related to a cash payment received for the early termination of a tax receivable agreement ("TRA") exercised by Change Healthcare Inc. ("Change") in October 2022. The Company was a party to a TRA entered into as part of the formation of the joint venture with Change, from which McKesson has since exited and in October 2022, Change exercised its right pursuant to the TRA to terminate the agreement; and
- a gain of \$97 million recognized from the termination of certain forward starting fixed interest rate swaps, as discussed in more detail in Financial Note 14, "Hedging Activities."

Other, net for the year ended March 31, 2022 includes a gain of \$42 million as part of the completed sale of the Company's previously held 30% interest in its German pharmaceutical wholesale joint venture to Walgreens Boots Alliance ("WBA").

6. Income Taxes

<i>(In millions)</i>	Years Ended March 31,		
	2024	2023	2022
Income from continuing operations before income taxes			
U.S.	\$ 2,597	\$ 3,308	\$ 1,944
Foreign	1,192	1,322	(16)
Income from continuing operations before income taxes	\$ 3,789	\$ 4,630	\$ 1,928

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

Income tax expense related to continuing operations consists of the following:

<i>(In millions, except percentages)</i>	Years Ended March 31,		
	2024	2023	2022
Current			
Federal	\$ 867	\$ 619	\$ 233
State	231	126	129
Foreign	134	180	240
Total current	1,232	925	602
Deferred			
Federal	(360)	(46)	88
State	(133)	36	(16)
Foreign	(110)	(10)	(38)
Total deferred	(603)	(20)	34
Income tax expense	\$ 629	\$ 905	\$ 636
Reported income tax rate	16.6 %	19.5 %	33.0 %

Fluctuations in the Company's reported income tax rates are primarily due to changes in the mix of earnings between various taxing jurisdictions, other discrete items recognized in each fiscal year, non-cash charges related to remeasuring the value of the E.U. disposal group and U.K. disposal group held for sale to fair value less costs to sell in fiscal 2022, and the impact of opioid-related claims in fiscal 2022.

The reconciliation of income tax expense and the amount computed by applying the statutory federal income tax rate of 21.0% to income before income taxes was as follows:

<i>(In millions)</i>	Years Ended March 31,		
	2024	2023	2022
Income tax expense at federal statutory rate	\$ 796	\$ 972	\$ 405
State income taxes, net of federal tax benefit	104	134	85
Tax effect of foreign operations	(16)	(85)	(152)
Foreign-derived intangible income	(67)	(60)	(34)
Unrecognized tax benefits and settlements	116	6	(26)
Opioid-related litigation and claims	—	9	38
Net tax benefit on intellectual property repatriation and sale	(104)	—	—
E.U. disposal transaction loss	4	(8)	345
Valuation allowance release	(157)	—	—
Share-based compensation	(37)	(58)	(10)
Other, net ⁽¹⁾	(10)	(5)	(15)
Income tax expense	\$ 629	\$ 905	\$ 636

(1) The Company's effective tax rates were impacted by other favorable U.S. federal permanent differences, including research and development credits of \$10 million in fiscal 2024, and \$4 million in each of fiscal 2023 and fiscal 2022.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

During the year ended March 31, 2024, the Company recognized a net discrete tax benefit of \$157 million related to the release of a valuation allowance based on management's reassessment of the amount of its deferred tax assets that are more likely than not to be realized.

During the year ended March 31, 2024, the Company also repatriated certain intellectual property between McKesson wholly-owned legal entities that are based in different tax jurisdictions. The transferor entity of the intellectual property was not subject to income tax on this transaction. The recipient entity of the intellectual property is entitled to amortize the fair value of the assets for tax purposes. As a result of this repatriation and in accordance with ASU 2016-16, *Intra-Entity Transfers of Assets Other Than Inventory*, a net discrete tax benefit of \$147 million was recognized in the first quarter of fiscal 2024. In addition, the Company sold certain intellectual property between McKesson wholly-owned legal entities that are based in different tax jurisdictions, where the transferor entity was subject to income tax and the recipient entity is entitled to amortize the fair value of the assets for tax purposes. As a result of this sale, a net discrete tax expense of \$43 million was recognized in the fourth quarter of fiscal 2024.

During the year ended March 31, 2023, the Company recognized discrete tax benefits primarily consisting of \$115 million related to statute of limitation expirations and tax settlements in various taxing jurisdictions and \$58 million related to the tax impact of share-based compensation.

During the year ended March 31, 2022, the Company recorded non-deductible, non-cash pre-tax charges of \$438 million primarily to remeasure the E.U. disposal group to fair value less costs to sell, and \$1.2 billion to remeasure the U.K. disposal group to fair value less costs to sell, as described in Financial Note 2, "Business Acquisitions and Divestitures."

The Company's reported income tax rate for fiscal 2022 was impacted by the charge for opioid-related claims of \$274 million, as described in Financial Note 17, "Commitments and Contingent Liabilities."

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

Deferred tax balances consisted of the following:

<i>(In millions)</i>	March 31,	
	2024	2023
Assets		
Receivable allowances	\$ 244	\$ 51
Opioid-related litigation and claims	680	699
Compensation and benefit-related accruals	277	265
Net operating loss and credit carryforwards	751	760
Lease obligations	438	427
Capitalized research and development cost	60	35
Intangibles	5	—
Other	147	127
Subtotal	2,602	2,364
Less: valuation allowance	(653)	(696)
Total assets	1,949	1,668
Liabilities		
Inventory valuation and other assets	(2,092)	(2,079)
Fixed assets	(16)	(67)
Intangibles	—	(267)
Lease right-of-use assets	(431)	(412)
Other	(10)	(19)
Total liabilities	(2,549)	(2,844)
Net deferred tax liability	\$ (600)	\$ (1,176)
Long-term deferred tax asset	\$ 317	\$ 211
Long-term deferred tax liability	(917)	(1,387)
Net deferred tax liability	\$ (600)	\$ (1,176)

The Company assesses the available positive and negative evidence to determine whether deferred tax assets are more likely than not to be realized. As a result of this assessment, valuation allowances have been recorded on certain deferred tax assets in various tax jurisdictions. The valuation allowances were approximately \$653 million and \$696 million in fiscal 2024 and fiscal 2023, respectively, and primarily relate to net operating and capital losses. The decrease in the valuation allowance of \$43 million from fiscal 2023 to fiscal 2024 relates primarily to the release of a valuation allowance based on management's reassessment of the amount of its deferred tax assets that are more likely than not to be realized, partially offset by the net operating losses incurred in certain tax jurisdictions for which no tax benefit was recognized.

The Company has federal, state, and foreign net operating loss carryforwards of \$45 million, \$3.6 billion, and \$1.7 billion at March 31, 2024, respectively. Federal and state net operating losses will expire at various dates from 2025 through 2044. Substantially all its foreign net operating losses have indefinite lives. In addition, the Company has foreign capital loss carryforwards of \$717 million with indefinite lives.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

The following table summarizes the activity related to the Company's gross unrecognized tax benefits for the last three fiscal years:

<i>(In millions)</i>	Years Ended March 31,		
	2024	2023	2022
Unrecognized tax benefits at beginning of period	\$ 1,399	\$ 1,523	\$ 1,754
Additions based on tax positions related to prior years	10	—	14
Reductions based on tax positions related to prior years	(2)	(26)	(131)
Additions based on tax positions related to current year	64	21	14
Reductions based on settlements	(8)	(96)	(20)
Reductions based on the lapse of the applicable statutes of limitations	(2)	(16)	(102)
Exchange rate fluctuations	2	(7)	(6)
Unrecognized tax benefits at end of period	\$ 1,463	\$ 1,399	\$ 1,523

As of March 31, 2024, the Company had \$1.5 billion of unrecognized tax benefits, of which \$1.4 billion would reduce income tax expense and the effective tax rate, if recognized. The increase in unrecognized tax benefits in fiscal 2024 primarily relates to additions related to recurring items and the decrease in fiscal 2023 is primarily attributable to statute of limitation expirations in various taxing jurisdictions.

During the next twelve months, the Company does not anticipate any material reduction in its unrecognized tax benefits based on the information currently available. However, this may change as the Company continues to have ongoing discussions with various taxing authorities throughout the year.

During the fourth quarter of fiscal 2023, the Internal Revenue Service ("IRS") communicated proposed adjustments to taxable income reported in the Company's fiscal 2018 and fiscal 2019 U.S. Federal Corporate Income Tax returns. The adjustments would increase the Company's federal income tax liability in the range of \$600 million to \$700 million. The Company disagrees with the proposed adjustments and is pursuing resolution through the administrative process with the IRS Independent Office of Appeals and, if necessary, through judicial remedies. During the first quarter of fiscal 2024, the Company filed a formal protest with the IRS. The Company does not anticipate a final resolution of these matters in the next twelve months. Although the final resolution of these matters is uncertain, the Company believes in the merits of its tax positions and believes that it has adequately reserved for any adjustments to the provision of income taxes that may ultimately result. However, if the IRS prevails in these matters, the assessed tax and interest could have a material adverse effect on the Company's financial position, results of operations, and cash flows in future periods.

The Company reports interest and penalties on income taxes as income tax expense. It recognized income tax expense of \$84 million, \$31 million, and \$8 million in fiscal 2024, fiscal 2023, and fiscal 2022, respectively, representing interest and penalties, in its Consolidated Statements of Operations. As of March 31, 2024 and 2023, the Company accrued cumulatively \$222 million and \$138 million, respectively, in interest and penalties on unrecognized tax benefits in its Consolidated Balance Sheets.

The Company files income tax returns in the U.S. federal jurisdiction, various U.S. state jurisdictions, and various foreign jurisdictions. The Company is generally subject to audit by taxing authorities in various U.S. states and in foreign jurisdictions for fiscal 2016 through the current fiscal year.

Undistributed earnings of the Company's foreign operations of approximately \$4.3 billion were considered indefinitely reinvested at March 31, 2024. Following the enactment of the 2017 Tax Act, the repatriation of cash to the U.S. is generally no longer taxable for federal income tax purposes. However, the repatriation of cash held outside the U.S. could be subject to applicable foreign withholding taxes and state income taxes. The Company may remit foreign earnings to the U.S. to the extent it is tax efficient to do so. It does not expect the tax impact from remitting these earnings to be material.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

7. Noncontrolling Interests and Redeemable Noncontrolling Interests

Noncontrolling Interests

Noncontrolling interests represent third-party equity interests in the Company's consolidated entities primarily related to ClarusONE, Vantage, and SCRI Oncology. As discussed below, after June 15, 2021, noncontrolling interests also represented minority shareholder equity interests in McKesson Europe and at March 31, 2022, the Company owned approximately 95% of McKesson Europe's outstanding common shares. The Company's noncontrolling interest in McKesson Europe was included in the divestiture of the E.U. disposal group in October 2022, as discussed in Financial Note 2, "Business Acquisitions and Divestitures."

Noncontrolling interests in the Company's Consolidated Balance Sheets were \$372 million and \$367 million at March 31, 2024 and 2023, respectively. For the years ended March 31, 2024, 2023, and 2022, the Company allocated a total of \$158 million, \$162 million, and \$165 million of net income to noncontrolling interests, respectively.

Redeemable Noncontrolling Interests

The Company's previously recognized redeemable noncontrolling interests primarily related to its former consolidated subsidiary, McKesson Europe. Under the December 2014 domination and profit and loss transfer agreement (the "Domination Agreement"), the noncontrolling shareholders of McKesson Europe were entitled to receive an annual recurring compensation amount of €0.83 per share. The Company recorded a total attribution of net income to the noncontrolling shareholders of McKesson Europe of \$8 million for the year ended March 31, 2022, which was recorded in "Net income attributable to noncontrolling interests" in the Company's Consolidated Statement of Operations and the corresponding liability balance was recorded to other accrued liabilities.

Under the Domination Agreement, the noncontrolling shareholders of McKesson Europe had a right to put ("Put Right") their noncontrolling shares at €22.99 per share, increased annually for interest in the amount of five percentage points above a base rate published by the German Bundesbank semi-annually, less any compensation amount or guaranteed dividend already paid by McKesson with respect to the relevant time period ("Put Amount").

Subsequent to the Domination Agreement's registration, certain noncontrolling shareholders of McKesson Europe initiated appraisal proceedings ("Appraisal Proceedings") with the Stuttgart Regional Court to challenge the adequacy of the Put Amount, annual recurring compensation amount, and/or the guaranteed dividend. During the pendency of the Appraisal Proceedings, such amount was paid as specified in the Domination Agreement. On September 19, 2018, that court ruled that the Put Amount shall be increased by €0.51 resulting in an adjusted Put Amount of €23.50. The annual recurring compensation amount and/or the guaranteed dividend remained unadjusted. Noncontrolling shareholders of McKesson Europe appealed this decision. McKesson Europe Holdings GmbH & Co. KGaA also appealed the decision. On April 12, 2021, the Company received notice that the Stuttgart Court of Appeals ruled that the Put Amount remained at €22.99, thereby rejecting the lower court's increase, and the recurring compensation remained at €0.83 per share.

Exercises of the Put Right reduced the balance of redeemable noncontrolling interests. The redeemable noncontrolling interest was adjusted each period for the proportion of other comprehensive income or loss, primarily due to changes in foreign currency exchange rates, attributable to the noncontrolling shareholders.

During fiscal 2022, the Company paid \$1.0 billion to purchase 34.5 million shares of McKesson Europe through exercises of the Put Right by the noncontrolling shareholders. This decreased the carrying value of the redeemable noncontrolling interests by \$983 million and the Company recorded the associated effect of the increase in the Company's ownership interest of \$178 million as an increase to McKesson stockholders' additional paid-in capital. The Put Right expired on June 15, 2021, at which point the remaining shares owned by the minority shareholders, with a carrying value of \$287 million, were transferred from "Redeemable noncontrolling interests" to "Noncontrolling interests."

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

Changes in noncontrolling interests and redeemable noncontrolling interests for the years ended March 31, 2024, 2023, and 2022 were as follows:

<i>(In millions)</i>	Noncontrolling Interests	Redeemable Noncontrolling Interests
Balance, March 31, 2021	\$ 196	\$ 1,271
Net income attributable to noncontrolling interests	165	8
Other comprehensive income (loss)	(4)	3
Payments to noncontrolling interests	(155)	—
Reclassification of recurring compensation to other accrued liabilities	(7)	(8)
Exercises of Put Right	—	(983)
Reclassification of McKesson Europe redeemable noncontrolling interests	287	(287)
Other	(2)	(4)
Balance, March 31, 2022	480	—
Net income attributable to noncontrolling interests	162	—
Other comprehensive income	44	—
Payments to noncontrolling interests	(150)	—
Reclassification of recurring compensation to other accrued liabilities	(5)	—
Formation of SCRI Oncology	225	—
Derecognition of noncontrolling interests in McKesson Europe	(382)	—
Other	(7)	—
Balance, March 31, 2023	367	—
Net income attributable to noncontrolling interests	158	—
Payments to noncontrolling interests	(152)	—
Other	(1)	—
Balance, March 31, 2024	\$ 372	\$ —

8. Earnings (Loss) Per Common Share

Basic earnings (loss) per common share is computed by dividing net income (loss) by the weighted-average number of common shares outstanding during the reporting period. The computation of diluted earnings (loss) per common share is similar to that of basic earnings (loss) per common share, except that the former reflects the potential dilution that could occur if dilutive securities or other obligations to issue common stock were exercised or converted into common stock. Potentially dilutive securities include outstanding stock options, restricted stock units, and performance-based and other restricted stock units.

Less than one million of potentially dilutive securities for fiscal 2024, fiscal 2023, and fiscal 2022 were excluded from the computation of diluted earnings (loss) per common share as they were anti-dilutive.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

The computations for basic and diluted earnings or loss per common share were as follows:

<i>(In millions, except per share amounts)</i>	Years Ended March 31,		
	2024	2023	2022
Income from continuing operations	\$ 3,160	\$ 3,725	\$ 1,292
Net income attributable to noncontrolling interests	(158)	(162)	(173)
Income from continuing operations attributable to McKesson Corporation	3,002	3,563	1,119
Loss from discontinued operations, net of tax	—	(3)	(5)
Net income attributable to McKesson Corporation	\$ 3,002	\$ 3,560	\$ 1,114
Weighted-average common shares outstanding:			
Basic	133.2	141.1	152.3
Effect of dilutive securities:			
Stock options	0.2	0.2	0.2
Restricted stock units ⁽¹⁾	0.7	0.9	1.6
Diluted	134.1	142.2	154.1
Earnings (loss) per common share attributable to McKesson Corporation: ⁽²⁾			
Diluted			
Continuing operations	\$ 22.39	\$ 25.05	\$ 7.26
Discontinued operations	—	(0.02)	(0.03)
Total	\$ 22.39	\$ 25.03	\$ 7.23
Basic			
Continuing operations	\$ 22.54	\$ 25.25	\$ 7.35
Discontinued operations	—	(0.02)	(0.03)
Total	\$ 22.54	\$ 25.23	\$ 7.32

(1) Includes dilutive effect from restricted stock units and performance-based restricted stock units.

(2) Certain computations may reflect rounding adjustments.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

9. Leases
Lessee

Supplemental balance sheet information related to leases was as follows:

<i>(In millions, except lease term and discount rate)</i>	March 31,	
	2024	2023
Operating leases ⁽¹⁾		
Operating lease right-of-use assets	\$ 1,729	\$ 1,635
Current portion of operating lease liabilities	\$ 295	\$ 299
Long-term operating lease liabilities	1,466	1,402
Total operating lease liabilities	\$ 1,761	\$ 1,701
Finance leases		
Property, plant, and equipment, net	\$ 165	\$ 180
Current portion of long-term debt	\$ 30	\$ 29
Long-term debt	163	173
Total finance lease liabilities	\$ 193	\$ 202
Weighted-average remaining lease term (years)		
Operating leases	7.0	6.9
Finance leases	7.0	7.8
Weighted-average discount rate		
Operating leases	3.62 %	3.03 %
Finance leases	2.98 %	2.66 %

- (1) As discussed in Financial Note 3, "Restructuring, Impairment, and Related Charges, Net," in fiscal 2022, the Company rationalized its office space, including certain property leases in North America, and in fiscal 2023, management approved further changes to its real estate footprint as part of a broader set of initiatives. Where the Company ceased using office space, it exited the portion of the facility no longer used and repurposed other office locations which resulted in changes to certain lease agreements. These initiatives did not have a material financial impact to the Company's operating lease ROU assets and liabilities.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

The components of lease cost were as follows:

<i>(In millions)</i>	Years Ended March 31,		
	2024	2023	2022
Short-term lease cost	\$ 14	\$ 20	\$ 43
Operating lease cost	418	384	431
Finance lease cost:			
Amortization of right-of-use assets	25	24	33
Interest on lease liabilities	5	6	5
Total finance lease cost	30	30	38
Variable lease cost ⁽¹⁾	131	128	127
Sublease income	(35)	(33)	(41)
Total lease cost ⁽²⁾	\$ 558	\$ 529	\$ 598

(1) These amounts include payments for maintenance, taxes, payments affected by the consumer price index, and other similar metrics and payments contingent on usage.

(2) These amounts were primarily recorded in "Selling, distribution, general, and administrative expenses" in the Consolidated Statements of Operations.

Supplemental cash flow information related to leases was as follows:

<i>(In millions)</i>	Years Ended March 31,		
	2024	2023	2022
Cash paid for amounts included in the measurement of lease liabilities:			
Operating cash flows from operating leases	\$ (339)	\$ (338)	\$ (356)
Operating cash flows from finance leases	(1)	(1)	—
Financing cash flows from finance leases	(47)	(29)	(31)
Right-of-use assets obtained in exchange for lease obligations:			
Operating leases	\$ 391	\$ 462	\$ 286
Finance leases	21	17	32

Maturities of lease liabilities as of March 31, 2024 were as follows:

<i>(In millions)</i>	Operating Leases	Finance Leases	Total
Fiscal 2025	\$ 359	\$ 33	\$ 392
Fiscal 2026	341	33	374
Fiscal 2027	293	32	325
Fiscal 2028	241	29	270
Fiscal 2029	195	27	222
Thereafter	595	63	658
Total lease payments ⁽¹⁾	2,024	217	2,241
Less imputed interest	(263)	(24)	(287)
Present value of lease liabilities	\$ 1,761	\$ 193	\$ 1,954

(1) Total lease payments are not reduced by future minimum sublease income of \$166 million, which is due under noncancellable subleases.

McKESSON CORPORATION

FINANCIAL NOTES (Continued)

As of March 31, 2024, the Company entered into additional leases primarily for facilities that have not yet commenced with future lease payments of \$354 million that are not reflected in the table above. These operating leases will commence in calendar year 2024 with noncancellable lease terms of three to 15 years.

Lessor

The Company leases certain owned equipment, classified as direct financing or sales-type leases, to physician practices. As of March 31, 2024 and 2023, the total lease receivable was \$365 million and \$342 million, respectively, with a weighted-average remaining lease term of approximately eight years. Interest income from these leases was not material for the years ended March 31, 2024, 2023, and 2022.

10. Goodwill and Intangible Assets, Net

Goodwill

Changes in the carrying amount of goodwill were as follows:

<i>(In millions)</i>	U.S. Pharmaceutical ⁽¹⁾	Prescription Technology Solutions	Medical- Surgical Solutions	International	Total
Balance, March 31, 2022	\$ 3,923	\$ 1,542	\$ 2,453	\$ 1,533	\$ 9,451
Goodwill acquired ⁽²⁾	160	463	—	5	628
Foreign currency translation adjustments, net	(21)	—	—	(99)	(120)
Other adjustments	(12)	—	—	—	(12)
Balance, March 31, 2023	<u>4,050</u>	<u>2,005</u>	<u>2,453</u>	<u>1,439</u>	<u>9,947</u>
Goodwill acquired ⁽²⁾	80	19	83	13	195
Foreign currency translation adjustments, net	—	—	—	(3)	(3)
Other adjustments	(7)	—	—	—	(7)
Balance, March 31, 2024	<u>\$ 4,123</u>	<u>\$ 2,024</u>	<u>\$ 2,536</u>	<u>\$ 1,449</u>	<u>\$ 10,132</u>

(1) Subsequent to the sale of the E.U. disposal group in October 2022, the goodwill balance allocated to the U.S. Pharmaceutical segment related to McKesson Europe's Celesio AG acquisition no longer reflects foreign currency translation adjustments as its functional currency was changed from Euros to U.S. dollars with the completion of this divestiture.

(2) For fiscal 2023, primarily represents goodwill recognized from the acquisition of RxSS and formation of SCRI Oncology, as further discussed in Financial Note 2, "Business Acquisitions and Divestitures." For fiscal 2024, represents goodwill recognized from business acquisitions completed primarily during the fourth quarter of fiscal 2024 that are immaterial to the Company's financial statements, both individually and collectively.

Goodwill Impairment Charges

The Company evaluates goodwill for impairment on an annual basis in the first fiscal quarter, and more frequently if indicators for potential impairment exist. Goodwill impairment testing is conducted at the reporting unit level, which is generally defined as an operating segment or one level below an operating segment (also known as a component), for which discrete financial information is available and segment management regularly reviews the operating results of that reporting unit. During the first quarter of fiscal 2023, the Company voluntarily changed its annual goodwill impairment testing date from October 1st to April 1st to align with a change in the timing of the Company's annual long-term planning process. Accordingly, management determined that the change in accounting principle is preferable under the circumstance. This change has been applied prospectively from April 1, 2022, as a retrospective application is deemed impracticable due to the inability to objectively determine the assumptions and significant estimates used in earlier periods without the benefit of hindsight. This change was not material to the Company's consolidated financial statements as it did not delay, accelerate, or avoid any potential goodwill impairment charge.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

The fair value of the reporting units is determined using a combination of an income approach based on a DCF model and a market approach based on appropriate valuation multiples observed for the reporting unit’s guideline public companies. Fair value estimates result from a complex series of judgments about future events and uncertainties and relies heavily on estimates and assumptions that have been deemed reasonable by management as of the measurement date. Any material changes in key assumptions, including failure to improve operations of certain retail pharmacy stores, additional government reimbursement reductions, deterioration in the financial markets, an increase in interest rates, or an increase in the cost of equity financing by market participants within the industry, or other unanticipated events and circumstances, may affect such estimates. The discount rates are the weighted-average cost of capital measuring the reporting unit’s cost of debt and equity financing weighted by the percentage of debt and percentage of equity in a company’s target capital. The unsystematic risk premium is an input factor used in calculating the discount rate that specifically addresses uncertainty related to the reporting unit’s future cash flow projections. Fair value assessments of the reporting unit are considered a Level 3 measurement due to the significance of unobservable inputs developed using company-specific information.

The annual impairment testing performed for fiscal 2024, fiscal 2023, and fiscal 2022 did not indicate any impairment of goodwill.

As of March 31, 2024 and 2023, accumulated goodwill impairment losses in the Company’s International segment were approximately \$700 million. Most of the goodwill impairment for these reporting units was generally not deductible for income tax purposes.

Intangible Assets

Information regarding intangible assets were as follows:

	March 31, 2024				March 31, 2023		
	Weighted-Average Remaining Amortization Period (Years)	Gross Carrying Amount	Accumulated Amortization	Net Carrying Amount	Gross Carrying Amount	Accumulated Amortization	Net Carrying Amount
<i>(Dollars in millions)</i>							
Customer relationships	11	\$ 1,830	\$ (701)	\$ 1,129	\$ 2,971	\$ (1,765)	\$ 1,206
Service agreements	10	1,126	(676)	450	1,137	(623)	514
Trademarks and trade names	12	759	(395)	364	833	(430)	403
Technology	10	284	(125)	159	264	(129)	135
Other	6	34	(26)	8	193	(174)	19
Total ⁽¹⁾		\$ 4,033	\$ (1,923)	\$ 2,110	\$ 5,398	\$ (3,121)	\$ 2,277

(1) During the third quarter of fiscal 2024, the Company performed a review of its intangible assets and removed from the balance sheet \$1.4 billion of fully amortized gross intangible assets and the corresponding accumulated amortization associated with the assets that no longer provide an economic benefit, are no longer in use, or for which the related contract has expired.

All intangible assets were subject to amortization as of March 31, 2024 and 2023. Amortization expense of intangible assets was \$249 million, \$236 million, and \$332 million for fiscal 2024, fiscal 2023, and fiscal 2022, respectively. Estimated amortization expense of the assets listed in the table above is as follows: \$246 million, \$214 million, \$207 million, \$203 million, and \$200 million for fiscal 2025 through fiscal 2029, respectively, and \$1.0 billion thereafter.

Refer to Financial Note 2, “Business Acquisitions and Divestitures,” for a description of the goodwill and intangible assets recognized as part of the RxSS acquisition and formation of SCRI Oncology.

Refer to Financial Note 3, “Restructuring, Impairment, and Related Charges, Net,” for more information on long-lived asset impairment charges recorded in fiscal 2022.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

11. Debt and Financing Activities

Long-term debt consisted of the following:

<i>(In millions)</i>	March 31,	
	2024	2023
U.S. Dollar notes ^{(1) (2)}		
3.80% Notes due March 15, 2024	—	918
0.90% Notes due December 3, 2025	500	500
5.25% Notes due February 15, 2026	499	499
1.30% Notes due August 15, 2026	499	498
7.65% Debentures due March 1, 2027	150	150
3.95% Notes due February 16, 2028	343	343
4.90% Notes due July 15, 2028	399	—
4.75% Notes due May 30, 2029	196	196
5.10% Notes due July 15, 2033	596	—
6.00% Notes due March 1, 2041	218	218
4.88% Notes due March 15, 2044	255	255
Foreign currency notes ^{(1) (3)}		
1.50% Euro Notes due November 17, 2025	646	649
1.63% Euro Notes due October 30, 2026	540	542
3.13% Sterling Notes due February 17, 2029	568	555
Lease and other obligations	220	271
Total debt	5,629	5,594
Less: Current portion	50	968
Total long-term debt	\$ 5,579	\$ 4,626

(1) These notes are unsecured and unsubordinated obligations of the Company.

(2) Interest on these U.S. dollar notes is payable semi-annually.

(3) Interest on these foreign currency notes is payable annually.

Long-Term Debt

The Company's long-term debt includes both U.S. dollar and foreign currency-denominated borrowings. At March 31, 2024 and 2023, \$5.6 billion of total debt was outstanding, of which \$50 million and \$968 million, respectively, was included under the caption "Current portion of long-term debt" in the Company's Consolidated Balance Sheets.

Public Offerings

On June 15, 2023, the Company completed a public offering of 4.90% Notes due July 15, 2028 in a principal amount of \$400 million (the "2028 Notes") and a public offering of 5.10% Notes due July 15, 2033 in a principal amount of \$600 million (the "2033 Notes" and, together with the 2028 Notes, the "Notes"). Interest on the Notes is payable semi-annually on January 15th and July 15th of each year, commencing on January 15, 2024. Proceeds received from the issuance of the Notes, net of discounts and offering expenses, were \$397 million for the 2028 Notes and \$592 million for the 2033 Notes. The Company utilized a portion of the net proceeds from the offerings of the Notes to fund the purchase price payable with respect to the portion of the Company's then outstanding 3.80% Notes due March 15, 2024 (the "2024 Notes") that was validly tendered and accepted for purchase pursuant to the Concurrent Tender Offer (as defined below) and to effect the satisfaction and discharge of the remaining portion of the 2024 Notes, all of which is described further below. The remaining net proceeds from the offerings of the Notes was available for general corporate purposes.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

On February 15, 2023, the Company completed a public offering of 5.25% Notes due February 15, 2026 (the “February 2026 Notes”) in a principal amount of \$500 million. Interest on the February 2026 Notes is payable semi-annually on February 15th and August 15th of each year, commencing on August 15, 2023. Proceeds received from this note issuance, net of discounts and offering expenses, were \$497 million. The Company utilized the net proceeds from this note issuance to repay existing debt. On or after February 15, 2024, the Company may redeem the February 2026 Notes at its option, in whole or in part, at any time and from time to time, for cash at a redemption price equal to 100% of the principal amount of the notes being redeemed plus accrued and unpaid interest thereon to, but not including, the redemption date.

On August 12, 2021, the Company completed a public offering of 1.30% Notes due August 15, 2026 (the “August 2026 Notes”) in a principal amount of \$500 million. Interest on the August 2026 Notes is payable semi-annually on February 15th and August 15th of each year, commencing on February 15, 2022. Proceeds received from this note issuance, net of discounts and offering expenses, were \$495 million. The Company utilized the net proceeds from this note issuance for general corporate purposes.

Each note, which constitutes a “Series,” is an unsecured and unsubordinated obligation of the Company and ranks equally with all of the Company’s existing, and from time-to-time, future unsecured and unsubordinated indebtedness outstanding. Each Series is governed by materially similar indentures and officers’ certificates as those of other Series issued by the Company. Upon required notice to holders of notes with fixed interest rates, the Company may redeem those notes at any time prior to maturity, in whole or in part, for cash at redemption prices. In the event of the occurrence of both (1) a change of control of the Company and (2) a downgrade of a Series below an investment grade rating by each of the Ratings Agencies (as defined in the applicable Officer’s Certificate) within a specified period, an offer must be made to purchase that Series from the holders at a price equal to 101% of the then outstanding principal amount of that Series, plus accrued and unpaid interest to, but not including, the date of repurchase. The indenture and the related officers’ certificate for each Series, subject to the exceptions and in compliance with the conditions as applicable, specify that the Company may not consolidate, merge or sell all or substantially all of its assets, incur liens, or enter into sale-leaseback transactions exceeding specific terms, without the lenders’ consent. The indentures also contain customary events of default provisions.

Retirements and Redemption

On March 15, 2023, the Company retired its \$360 million outstanding principal amount of 2.85% Notes due 2023 upon maturity. On December 15, 2022, the Company retired its \$400 million outstanding principal amount of 2.70% Notes due 2022 upon maturity. On July 17, 2021, the Company redeemed its €600 million (or, approximately \$709 million) outstanding principal amount of Euro-denominated 0.63% Notes due 2021, prior to maturity at par value. All of these notes were repaid or redeemed using cash on hand.

Concurrent Tender Offer of the 2024 Notes

On June 16, 2023, the Company completed a cash tender offer for any and all of its then outstanding 2024 Notes, which was made concurrently with the offerings of the Notes (the “Concurrent Tender Offer”). The Company paid an aggregate consideration of \$268 million in the Concurrent Tender Offer to repurchase \$271 million principal amount of the 2024 Notes at a repurchase price equal to 98.75% of the principal amount plus accrued and unpaid interest. The repurchase of the 2024 Notes accepted for purchase in the Concurrent Tender Offer was accounted for as a debt extinguishment.

Satisfaction and Discharge of the 2024 Notes

On June 16, 2023, after completing the Concurrent Tender Offer, the Company irrevocably deposited with the trustee under the indenture governing the 2024 Notes (the “2024 Notes Indenture”) U.S. government obligations in an amount sufficient to fund the payment of accrued and unpaid interest of the remaining \$647 million principal amount of the 2024 Notes as it became due, and of the principal amount of those 2024 Notes on their March 15, 2024 maturity date. The U.S. government obligations were purchased using a portion of the net proceeds from the offerings of the Notes. After the deposit of such funds with the trustee, the Company’s obligations under the 2024 Notes Indenture with respect to the 2024 Notes were satisfied and discharged and the transaction was accounted for as a debt extinguishment.

The total gain recognized on the debt extinguishments described above for the year ended March 31, 2024 was \$9 million and included within “Interest expense” in the Company’s Consolidated Statement of Operations.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

July 2021 Tender Offer

On July 23, 2021, the Company completed a cash tender offer for a portion of its existing outstanding (i) 2.85% Notes due 2023, (ii) 3.80% Notes due 2024, (iii) 7.65% Debentures due 2027, (iv) 3.95% Notes due 2028, (v) 4.75% Notes due 2029, (vi) 6.00% Notes due 2041, and (vii) 4.88% Notes due 2044 (collectively referred to herein as the “Tender Offer Notes”). In connection with the tender offer, the Company paid an aggregate consideration of \$1.1 billion to redeem \$922 million principal amount of the Tender Offer Notes at a redemption price equal to 100% of the principal amount and premiums of \$182 million, plus accrued and unpaid interest of \$14 million. The redemption of the Tender Offer Notes was accounted for as a debt extinguishment. As a result of the redemption, the Company incurred a pre-tax loss on debt extinguishment of \$191 million for the year ended March 31, 2022, which included premiums of \$182 million as well as the write-off of unamortized debt issuance costs and transaction fees incurred totaling \$9 million.

Other Information

Scheduled principal payments of long-term debt are \$50 million, \$1.7 billion, \$1.2 billion, \$378 million, and \$986 million for fiscal 2025 through fiscal 2029, respectively, and \$1.3 billion thereafter.

Revolving Credit Facilities

On November 7, 2022, the Company entered into a Credit Agreement (the “2022 Credit Facility”), that provides a syndicated \$4.0 billion senior unsecured credit facility with a \$3.6 billion aggregate sublimit of availability in Canadian dollars, British pound sterling, and Euro. The 2022 Credit Facility was scheduled to mature in November 2027. On November 7, 2023, the maturity date of the 2022 Credit Facility was extended from November 2027 to November 2028. The 2022 Credit Facility replaced the Company’s previous syndicated \$4.0 billion five-year senior unsecured credit facility, dated as of September 25, 2019, as amended (the “2020 Credit Facility”), which was scheduled to mature in September 2024. The 2020 Credit Facility was terminated in connection with the execution of the 2022 Credit Facility. There were no borrowings under the 2020 Credit Facility during the years ended March 31, 2023 and 2022, and no amounts outstanding at the time of its termination.

Borrowings under the 2022 Credit Facility bear interest based upon the Term Secured Overnight Financing Rate (“SOFR”) for credit extensions denominated in U.S. dollars, the Sterling Overnight Index Average Reference Rate for credit extensions denominated in British pound sterling, the Euro Interbank Offered Rate for credit extensions denominated in Euros, the Canadian Dealer Offered Rate for credit extensions denominated in Canadian dollars, a prime rate, or alternative overnight rates, as applicable, plus agreed upon margins. The 2022 Credit Facility contains various customary investment grade covenants, including a financial covenant which obligates the Company to maintain a maximum Total Debt to Consolidated EBITDA ratio, as defined in the 2022 Credit Facility. If the Company does not comply with these covenants, its ability to use the 2022 Credit Facility may be suspended and repayment of any outstanding balances under the 2022 Credit Facility may be required. At March 31, 2024, the Company was in compliance with all covenants under the 2022 Credit Facility. The 2022 Credit Facility also permits the Company to establish key performance indicators with respect to certain sustainability targets of the Company in consultation with certain sustainability coordinators. The Company may enter into an amendment to the 2022 Credit Facility to provide for certain adjustments to the otherwise applicable facility fee and margins based on the Company’s performance against any established key performance indicators. The remaining terms and conditions of the 2022 Credit Facility are substantially similar to those previously in place under the 2020 Credit Facility. The Company can use funds obtained under the 2022 Credit Facility for general corporate purposes. There were no borrowings under the 2022 Credit Facility during the years ended March 31, 2024 and 2023 and no amounts outstanding at March 31, 2024 and 2023.

2022 Term Loan Credit Facility

On November 7, 2022, the Company entered into a Credit Agreement (the “2022 Term Loan Credit Facility”) pursuant to which the Company had an unsecured delayed draw term loan facility up to \$500 million which was available for borrowing for 90 days after the closing date in up to three separate borrowings. During the third quarter of fiscal 2023, the Company borrowed \$500 million under the 2022 Term Loan Credit Facility at an interest rate of three-month Term SOFR plus 110 basis points, which was payable quarterly and had an original maturity date of November 7, 2025. The funds obtained were used for general corporate purposes. In February 2023, the Company repaid all borrowings outstanding under the 2022 Term Loan Credit Facility, at which point this facility was terminated in its entirety.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

Other Facilities

The Company also maintained bilateral credit facilities primarily denominated in Euros with a committed amount of \$7 million and an uncommitted amount of \$111 million as of March 31, 2022, which were transferred as part of the divestiture of the E.U. disposal group in October 2022. Borrowings and repayments were not material during the years ended March 31, 2023 and 2022.

Commercial Paper

The Company maintains a commercial paper program to support its working capital requirements and for other general corporate purposes. Under the program, the Company can issue up to \$4.0 billion in outstanding commercial paper notes. During the years ended March 31, 2024, 2023, and 2022, the Company borrowed \$20.0 billion, \$8.5 billion, and \$11.2 billion, respectively, and repaid \$20.0 billion, \$8.5 billion, and \$11.2 billion, respectively, under the program. At March 31, 2024 and 2023, there were no commercial paper notes outstanding.

12. Variable Interest Entities

The Company evaluates its ownership, contractual, and other interests in entities to determine if they are VIEs if it has a variable interest in those entities, and the nature and extent of those interests. These evaluations are highly complex and involve management judgment and the use of estimates and assumptions based on available historical information, among other factors. Based on its evaluations, if the Company determines it is the primary beneficiary of such VIEs, it consolidates such entities into its financial statements.

Consolidated Variable Interest Entities

The Company consolidates a VIE when it has the power to direct the activities that most significantly impact the VIE's economic performance and the obligation to absorb losses or the right to receive benefits of the VIE and, as a result, is considered the primary beneficiary of the VIE. The Company consolidates certain single-lessee leasing entities where it, as the lessee, has the majority risk of the leased assets due to its minimum lease payment obligations to these leasing entities. As a result of absorbing this risk, the leases provide the Company with the power to direct the operations of the leased properties and the obligation to absorb losses or the right to receive benefits of the entity. Consolidated VIEs do not have a material impact on the Company's Consolidated Statements of Operations or Consolidated Statements of Cash Flows. Total assets and liabilities included in its Consolidated Balance Sheets for these VIEs were \$601 million and \$41 million, respectively, at March 31, 2024, and \$621 million and \$53 million, respectively, at March 31, 2023.

Investments in Unconsolidated Variable Interest Entities

The Company is involved with VIEs which it does not consolidate because it does not have the power to direct the activities that most significantly impact their economic performance and thus is not considered the primary beneficiary of the entities. Its relationships include equity method investments and lending, leasing, contractual, or other relationships with the VIEs. The Company's most significant VIE relationships are with oncology and other specialty practices. Under these practice arrangements, the Company generally owns or leases all of the real estate and equipment used by the practices and manages the practices' administrative functions. The Company's maximum exposure to loss (regardless of probability) as a result of all unconsolidated VIEs was \$1.5 billion and \$1.4 billion at March 31, 2024 and 2023, respectively, which primarily represents the value of intangible assets related to service agreements, lease and loan receivables, operating ROU assets, and equity investments. This amount excludes the customer loan guarantees discussed in Financial Note 16, "Financial Guarantees and Warranties." The Company believes there is no material loss exposure on these assets or from these relationships.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

13. Pension Benefits

The Company maintains a number of qualified and nonqualified defined benefit pension plans and defined contribution plans for eligible employees.

Non-U.S. Defined Benefit Pension Plans

As of March 31, 2024 and 2023, the Company's non-U.S. defined benefit pension plans cover eligible employees located predominantly in Norway and Canada. Benefits for these plans are based primarily on each employee's final salary, with annual adjustments for inflation. The obligations in Norway are largely related to the state-regulated pension plan which is managed by the Norwegian Public Service Pension Fund ("SPK"). According to the terms of the SPK, the plan assets of state regulated plans in Norway must correspond very closely to the pension obligation calculated using the principles codified in Norwegian law.

The Company divested certain pension assets and liabilities as part of the European divestiture activities discussed in more detail in Financial Note 2, "Business Acquisitions and Divestitures." During fiscal 2023, the Company divested pension liabilities totaling \$75 million and released \$13 million of gains from accumulated other comprehensive loss related to the divestiture of the E.U. disposal group, and divested pension assets of \$49 million and released \$30 million of losses from accumulated other comprehensive loss related to the divestiture of the U.K. disposal group. During fiscal 2022, the Company divested \$43 million of pension liabilities and released \$11 million of losses from accumulated other comprehensive loss related to the sale of its Austrian business.

Defined benefit plan assets and obligations are measured as of the Company's fiscal year-end. The net periodic expense for the Company's pension plans were as follows:

<i>(In millions)</i>	Years Ended March 31,		
	2024	2023	2022
Service cost - benefits earned during the year	\$ 2	\$ 5	\$ 11
Interest cost on projected benefit obligation	8	7	14
Expected return on assets	(7)	(5)	(19)
Amortization of unrecognized actuarial loss and prior service costs	2	1	3
Curtailement/settlement gain	—	(1)	(5)
Net periodic pension expense	<u>\$ 5</u>	<u>\$ 7</u>	<u>\$ 4</u>

The projected unit credit method is utilized in measuring net periodic pension expense over the employees' service life for the pension plans. Unrecognized actuarial losses exceeding 10% of the greater of the projected benefit obligation or the market value of assets are amortized straight-line over the average remaining future service period of active employees.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

Information regarding the changes in benefit obligations and plan assets for the Company's pension plans was as follows:

<i>(In millions)</i>	Years Ended March 31,	
	2024	2023
Change in benefit obligations		
Benefit obligation at beginning of period ⁽¹⁾	\$ 172	\$ 701
Service cost	2	5
Interest cost	8	7
Actuarial gain	—	(65)
Benefits paid	(9)	(11)
Curtailed/settlement	—	(3)
Expenses paid	—	(1)
Divestitures ⁽²⁾	—	(408)
Foreign exchange impact and other	1	(53)
Benefit obligation at end of period ⁽¹⁾	\$ 174	\$ 172
Change in plan assets		
Fair value of plan assets at beginning of period	\$ 174	\$ 681
Actual return on plan assets	(1)	(51)
Employer and participant contributions	5	7
Benefits paid	(9)	(11)
Expenses paid	—	(1)
Settlements	—	(3)
Divestitures ⁽²⁾	—	(393)
Foreign exchange impact and other	2	(55)
Fair value of plan assets at end of period	\$ 171	\$ 174
Funded status at end of period	\$ (3)	\$ 2
Amounts recognized on the balance sheet		
Current assets	\$ —	\$ —
Long-term assets	18	24
Current liabilities	(1)	(1)
Long-term liabilities	(20)	(21)
Total	\$ (3)	\$ 2

(1) The benefit obligation is the projected benefit obligation.

(2) Relates to the completed divestitures of the E.U. disposal group and U.K. disposal group in fiscal 2023 as discussed in more detail in Financial Note 2, "Business Acquisitions and Divestitures."

There was no actuarial gain in fiscal 2024:

- *Discount rates:* The weighted average discount rate slightly increased to 4.55% as of March 31, 2024 from 4.54% as of March 31, 2023.
- *Demographic and assumption changes:* There were offsetting gains and losses in the demographic and assumption changes.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

The actuarial gain of \$65 million in fiscal 2023 was primarily attributable to:

- *Discount rates (\$69 million gain)*: The weighted average discount rate increased to 4.54% as of March 31, 2023 from 2.67% as of March 31, 2022.
- *Demographic and assumption changes (\$4 million loss)*: This represents the difference between actual and estimated participant data and demographic factors, including items such as inflation assumption, compensation changes, mortality, and other changes.

The following table provides the projected benefit obligation, accumulated benefit obligation, and fair value of plan assets for all the Company's pension plans, including accumulated benefit obligation in excess of plan assets:

<i>(In millions)</i>	March 31,			
	2024		2023	
Projected benefit obligation	\$	174	\$	172
Accumulated benefit obligation		172		171
Fair value of plan assets		171		174

Amounts recognized in accumulated other comprehensive loss consist of:

<i>(In millions)</i>	March 31,			
	2024		2023	
Net actuarial loss	\$	57	\$	49
Prior service cost		1		1
Total	\$	58	\$	50

Other changes in accumulated other comprehensive loss were as follows:

<i>(In millions)</i>	Years Ended March 31,					
	2024		2023		2022	
Net actuarial (gain) loss	\$	9	\$	(7)	\$	(32)
Prior service cost		—		1		—
<i>Amortization of:</i>						
Net actuarial loss		(2)		(9)		(14)
Prior service credit		—		2		1
Foreign exchange impact and other		1		(5)		(5)
Total recognized in other comprehensive (income) loss	\$	8	\$	(18)	\$	(50)

In fiscal 2023, the Company recognized \$17 million in net actuarial losses for pension plans to stockholders' deficit as a result of the divestitures of its E.U. disposal group and U.K. disposal group. In fiscal 2022, the Company recognized \$11 million in actuarial losses for pension plans to stockholders' deficit as a result of the sale of its Austrian business. Refer to Financial Note 2, "Business Acquisitions and Divestitures," for more information on the Company's European divestiture activities.

Projected benefit obligations related to the Company's unfunded plans were \$19 million and \$18 million at March 31, 2024 and 2023, respectively. Funding obligations for its plans vary based on the laws of each jurisdiction.

Expected benefit payments for the Company's pension plans were as follows: \$8 million, \$9 million, \$10 million, \$10 million, and \$10 million for fiscal 2025 to fiscal 2029, respectively, and \$53 million for fiscal 2030 through fiscal 2034. Expected benefit payments are based on the same assumptions used to measure the benefit obligations and include estimated future employee service. Expected contributions to be made for the Company's pension plans are \$4 million for fiscal 2025.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

Weighted-average assumptions used to estimate the net periodic pension expense and the actuarial present value of benefit obligations were as follows:

	Years Ended March 31,		
	2024	2023	2022
Net periodic pension expense			
Discount rates	4.54 %	2.67 %	1.89 %
Rate of increase in compensation	3.21	3.67	3.20
Expected long-term rate of return on plan assets	4.05	1.63	2.56
Benefit obligation			
Discount rates	4.55 %	4.54 %	2.67 %
Rate of increase in compensation	3.21	3.21	3.67

The Company's defined benefit pension plan liabilities are valued using a discount rate based on a yield curve developed from a portfolio of high-quality corporate bonds rated AA or better whose maturities are aligned with the expected benefit payments of its plans. The Company's defined benefit pension plan liabilities are valued using a weighted-average discount rate of 4.55%, which represents an increase of one basis point from its fiscal 2023 weighted-average discount rate of 4.54%.

Plan Assets

Investment Strategy: For plan assets, the investment strategies are subject to local regulations and the asset/liability profiles of the plans in each individual country. Plan assets are broadly invested in a manner appropriate to the nature and duration of the expected future retirement benefits payable under the plans. Plan assets are primarily invested in high-quality corporate and government bond funds and equity securities. Assets are properly diversified to avoid excessive reliance on any particular asset, issuer, or group of undertakings so as to avoid accumulations of risk in the portfolio as a whole.

The Company develops the expected long-term rate of return assumption based on the projected performance of the asset classes in which plan assets are invested. The target asset allocation was determined based on the liability and risk tolerance characteristics of the plans and at times may be adjusted to achieve overall investment objectives.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

Fair Value Measurements: The fair value hierarchy has three levels based on the reliability of the inputs used to determine fair value. Level 1 refers to fair values determined based on unadjusted quoted prices in active markets for identical assets. Level 2 refers to fair values estimated using significant other observable inputs and Level 3 includes fair values estimated using significant unobservable inputs. The following tables represent the Company's plan assets as of March 31, 2024 and 2023, using the fair value hierarchy by asset class:

<i>(In millions)</i>	March 31, 2024				March 31, 2023			
	Level 1	Level 2	Level 3	Total	Level 1	Level 2	Level 3	Total
Cash and cash equivalents	\$ 7	\$ —	\$ —	\$ 7	\$ 7	\$ —	\$ —	\$ 7
Equity securities:								
Equity commingled funds	—	20	—	20	—	18	—	18
Fixed income securities:								
Government securities	—	4	—	4	—	—	—	—
Corporate bonds	—	4	—	4	—	—	—	—
Fixed income commingled funds	—	—	—	—	—	7	—	7
Other:								
Annuity contracts	—	—	103	103	—	—	110	110
Real estate funds and other	—	3	—	3	—	2	—	2
Total	\$ 7	\$ 31	\$ 103	\$ 141	\$ 7	\$ 27	\$ 110	\$ 144
Assets held at NAV practical expedient ⁽¹⁾ :								
Other				30				30
Total plan assets				\$ 171				\$ 174

(1) Equity commingled funds, fixed income commingled funds, real estate funds, and other investments for which fair value is measured using the NAV per share as a practical expedient are not leveled within the fair value hierarchy and are included as a reconciling item to total investments.

Cash and cash equivalents - Cash and cash equivalents include short-term investment funds that maintain daily liquidity and aim to have constant unit values of \$1.00. The funds invest in short-term fixed income securities and other securities with debt-like characteristics emphasizing short-term maturities and high credit quality. Directly held cash and cash equivalents are classified as Level 1 investments. Cash and cash equivalents include money market funds and other commingled funds, which have daily net asset values derived from the underlying securities; these are classified as Level 1 investments.

Equity commingled funds - Some equity investments are held in commingled funds, which have daily net asset values derived from quoted prices for the underlying securities in active markets; these are classified as Level 1 or Level 2 investments.

Fixed income securities - Government securities consist of bonds and debentures issued by central governments or federal agencies; corporate bonds consist of bonds and debentures issued by corporations. Inputs to the valuation methodology include quoted prices for similar assets in active markets, and inputs that are observable for the asset, either directly or indirectly, for substantially the full term of the asset. Multiple prices and price types are obtained from pricing vendors whenever possible, enabling cross-provider price validations. Fixed income securities are generally classified as Level 1 or Level 2 investments.

Fixed income commingled funds - Some fixed income investments are held in exchange traded or commingled funds, which have daily net asset values derived from the underlying securities; these are classified as Level 1, 2, or 3 investments.

Annuity contracts - The value of the annuity contracts is reported by the Trustee and is based on a valuation of the remaining contracted cash flow of the contract. Inputs in the valuation include discounted future cash flows; these are classified as Level 3 investments.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

Real estate funds - The value of the real estate funds is reported by the fund manager and is based on a valuation of the underlying properties. Inputs used in the valuation include items such as cost, discounted future cash flows, independent appraisals, and market based comparable data. The real estate funds are classified as Level 1, 2, or 3 investments.

Other - At March 31, 2024 and 2023, this includes \$30 million of plan asset value relating to the SPK. In principle, the SPK is organized as a pay-as-you-go system guaranteed by the Norwegian government as it holds no Company-owned assets to back the pension liabilities. The Company pays a pension premium used to fund the plan, which is paid directly to the Norwegian government who establishes an account for each participating employer to keep track of the financial status of the plan, including managing the contributions and the payments. Further, the investment return credited to this account is determined annually by the SPK based on the performance of long-term government bonds.

The following table presents the changes in the Level 3 plan assets measured on a recurring basis for the years ended March 31, 2024 and 2023:

<i>(In millions)</i>	Level 3	
Balance, March 31, 2022	\$	175
Return on assets		(65)
Balance, March 31, 2023	\$	110
Return on assets		(7)
Balance, March 31, 2024	\$	103

Multiemployer Plans

The Company contributes to a number of multiemployer pension plans under the terms of collective-bargaining agreements that cover union-represented employees in the U.S. In 2017, it also contributed to the Pensjonsordningen for Apoteketaten (“POA”), a mandatory multiemployer pension scheme for its pharmacy employees in Norway, managed by the association of Norwegian Pharmacies.

The risks of participating in these multiemployer plans are different from single-employer pension plans in the following aspects: (i) assets contributed to the multiemployer plan by one employer may be used to provide benefits to employees of other participating employers; (ii) if a participating employer stops contributing to the plan, the unfunded obligations of the plan may be borne by the remaining participating employers; and (iii) if the Company chooses to stop participating in some of its multiemployer plans, the Company may be required to pay those plans an amount based on the underfunded status of the plan, referred to as a withdrawal liability. Actions taken by other participating employers may lead to adverse changes in the financial condition of a multiemployer benefit plan and the Company’s withdrawal liability and contributions may increase.

Contributions and amounts accrued for U.S. multiemployer pension plans were not material for the years ended March 31, 2024, 2023, and 2022. Contributions to the POA for non-U.S. plans exceeding 5% of total plan contributions were \$23 million, \$19 million, and \$20 million for the years ended March 31, 2024, 2023, and 2022, respectively. Based on actuarial calculations, the Company estimates the funded status for its non-U.S. Plans to be approximately 79% as of March 31, 2024. No amounts were accrued for a liability associated with the POA as the Company has no intention to withdraw from the plan.

Defined Contribution Plans

The Company has a contributory retirement savings plan (“RSP”) for U.S. eligible employees. Eligible employees may contribute to the RSP up to 75% of their eligible compensation on a pre-tax or post-tax basis not to exceed IRS limits. The Company makes matching contributions in an amount equal to 100% of the employee’s first 3% of pay contributed and 50% for the next 2% of pay contributed. The Company, at the discretion of its Board of Directors (the “Board”), may also make an additional annual matching contribution for each plan year to enable participants to receive a full match based on their annual contribution. The Company also contributed to non-U.S. plans that are available in certain countries. Contribution expenses for the RSP and non-U.S. plans were \$138 million, \$125 million, and \$116 million for the years ended March 31, 2024, 2023, and 2022, respectively.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

Postretirement Benefits

The Company maintains a number of postretirement benefit plans, primarily consisting of healthcare and life insurance (“welfare”) benefits, for certain eligible U.S. employees. Eligible employees consist of those who retired before March 31, 1999 and those who retired after March 31, 1999, but were an active employee as of that date, after meeting other age-related criteria. It also provides postretirement benefits for certain U.S. executives. Defined benefit plan obligations are measured as of the Company’s fiscal year-end. The net periodic credit or expense for the Company’s postretirement welfare benefits was not material for the years ended March 31, 2024, 2023, and 2022. The benefit obligation at March 31, 2024 and 2023 was \$42 million and \$45 million, respectively.

14. Hedging Activities

In the normal course of business, the Company is exposed to interest rate and foreign currency exchange rate fluctuations. At times, the Company limits these risks through the use of derivatives as described below. In accordance with the Company’s policy, derivatives are only used for hedging purposes. The Company does not use derivatives for trading or speculative purposes. The Company uses various counterparties for its derivative contracts to minimize the exposure to credit risk but does not anticipate non-performance by these parties.

Foreign Currency Exchange Risk

The Company conducts its business worldwide in U.S. dollars and the functional currencies of its foreign subsidiaries, including Canadian dollars, Euro, and British pounds sterling. Changes in foreign currency exchange rates could have a material adverse impact on the Company’s financial results that are reported in U.S. dollars. The Company is also exposed to foreign currency exchange rate risk related to its foreign subsidiaries, including intercompany loans denominated in non-functional currencies. The Company has certain foreign currency exchange rate risk programs that use foreign currency forward contracts and cross-currency swaps. These forward contracts and cross-currency swaps are generally used to offset the potential income statement effects from intercompany loans and other obligations denominated in non-functional currencies. These programs reduce but do not entirely eliminate foreign currency exchange rate risk.

Interest Rate Risk

The Company has exposure to changes in interest rates, and it utilizes risk programs which use interest rate swaps to hedge the changes in debt fair values caused by fluctuations in benchmark interest rates. The Company also enters into forward contracts to hedge the variability of future benchmark interest rates on any planned bond issuances. These programs reduce but do not entirely eliminate interest rate risk.

Non-Derivative Instruments Designated as Hedges

Prior to the divestiture of the E.U. disposal group, the Company’s €1.1 billion of Euro-denominated notes were designated as non-derivative net investment hedges. These hedges were utilized to hedge portions of the Company’s net investments in non-U.S. subsidiaries against the effect of exchange rate fluctuations on the translation of foreign currency balances to the U.S. dollar. For all notes that were designated as net investment hedges and met effectiveness requirements, the changes in carrying value of the notes attributable to the change in spot rates were recorded as foreign currency translation adjustments in “Accumulated other comprehensive loss” in the Consolidated Statements of Stockholders’ Equity (Deficit) where they offset foreign currency translation gains and losses recorded on the Company’s net investments. To the extent foreign currency-denominated notes designated as net investment hedges were ineffective, changes in carrying value attributable to the change in spot rates were recorded in earnings.

In connection with the sale of the E.U. disposal group in October 2022, the Company reclassified \$112 million of gains from accumulated other comprehensive loss to “Selling, distribution, general, and administrative expenses” in the Consolidated Statement of Operations for the year ended March 31, 2023. This amount related to the €1.1 billion of Euro-denominated notes described above which were de-designated as net investment hedges, along with certain other Euro-denominated notes which were previously accounted for as net investment hedges and matured in prior periods, and was included in the fiscal 2023 and fiscal 2022 calculations of charges to remeasure the assets and liabilities of the disposal group to fair value less costs to sell.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

In connection with the sale of the U.K. disposal group in April 2022, the Company reclassified \$26 million of gains from accumulated other comprehensive loss to “Selling, distribution, general, and administrative expenses” in the Consolidated Statement of Operations for the year ended March 31, 2023. This amount related to the Company’s £450 million of British pound sterling-denominated notes, which were previously accounted for as net investment hedges until de-designated in fiscal 2020, and was included in the fiscal 2022 calculation of charges to remeasure the assets and liabilities of the disposal group to fair value less costs to sell.

Foreign currency gains (losses) from non-derivative instruments included in other comprehensive income in the Consolidated Statements of Comprehensive Income were as follows:

<i>(In millions)</i>	Years Ended March 31,		
	2024	2023	2022
Non-derivatives designated as net investment hedges: ⁽¹⁾			
Euro-denominated notes ⁽²⁾	\$ —	\$ 7	\$ 73

(1) There was no ineffectiveness in these hedges for the years ended March 31, 2023 and 2022.

(2) Includes amounts reclassified to earnings of \$112 million for the year ended March 31, 2023.

Derivative Instruments

At March 31, 2024 and 2023, the notional amounts of the Company’s outstanding derivatives were as follows:

<i>(In millions)</i>	Currency	Maturity Date ⁽¹⁾	March 31, 2024		March 31, 2023	
			Notional			
Derivatives designated as net investment hedges: ⁽²⁾						
Cross-currency swaps ⁽³⁾	CAD	Nov-24 to Mar-25	C\$	1,500	C\$	1,500
Derivatives designated as fair value hedges: ⁽²⁾						
Cross-currency swaps ⁽⁴⁾	GBP	Nov-28	£	450	£	450
Cross-currency swaps ⁽⁴⁾	EUR	Aug-25 to Jul-26	€	1,100	€	1,100
Floating interest rate swaps ⁽⁵⁾	USD	Feb-26 to Sep-29	\$	1,250	\$	1,250
Derivatives designated as cash flow hedges: ⁽²⁾						
Cross-currency swaps ⁽³⁾	CAD	Jan-24	C\$	—	C\$	400
Foreign currency forwards ⁽⁶⁾	GBP	Apr-24 to Jul-25	£	39	£	—
Fixed interest rate swaps ⁽⁷⁾	USD	Jun-23	\$	—	\$	450

(1) The maturity date reflected is for outstanding derivatives as of March 31, 2024.

(2) There was no ineffectiveness in these hedges for the years ended March 31, 2024, 2023, and 2022.

(3) The Company agreed with third parties to exchange fixed interest payments in one currency for fixed interest payments in another currency at specified intervals and to exchange principal in one currency for principal in another currency, calculated by reference to agreed-upon notional amounts.

(4) Represents cross-currency fixed-to-fixed interest rate swaps to mitigate the foreign currency exchange fluctuations on its foreign currency-denominated notes.

(5) Represents fixed-to-floating interest rate swaps to hedge the changes in fair value caused by fluctuations in the benchmark interest rates.

(6) The Company entered into agreements with financial institutions to hedge the variability of foreign currency exchange fluctuations in future cash payments due to a third party in the United Kingdom for capital expenditures.

(7) The Company entered into agreements with financial institutions to lock in the fixed benchmark interest rate for a future bond issuance, which were terminated during the first quarter of fiscal 2024 as discussed further below.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

Net Investment Hedges

The Company uses cross-currency swaps to hedge portions of the Company's net investments denominated in Canadian dollars against the effect of exchange rate fluctuations on the translation of foreign currency balances to the U.S. dollar. The changes in the fair value of these derivatives attributable to the changes in spot currency exchange rates and differences between spot and forward interest rates are recorded in accumulated other comprehensive loss and offset foreign currency translation gains and losses recorded on the Company's net investments denominated in Canadian dollars. To the extent cross-currency swaps designated as hedges are ineffective, changes in carrying value attributable to the change in spot rates are recorded in earnings.

In April 2024, the Company entered into cross-currency swaps designated as net investment hedges with a total notional amount of C\$1.5 billion to hedge portions of the Company's net investments denominated in Canadian dollars against the effect of exchange rate fluctuations on the translation of foreign currency balances to the U.S. dollar. These cross-currency swaps mature in April 2025. Further, the Company terminated C\$500 million of cross-currency swaps designated as net investment hedges with an original maturity date in November 2024.

Fair Value Hedges

The Company uses cross-currency swaps to hedge the changes in the fair value of its foreign currency notes resulting from changes in benchmark interest rates and foreign currency exchange rates. In February 2023, £450 million of cross-currency swaps matured and the Company executed new cross-currency swaps with similar terms to continue to mitigate interest rate and foreign exchange rate risks.

In fiscal 2023, the Company entered into cross-currency fixed-to-fixed interest rate swaps with a total notional amount of €1.1 billion to hedge the changes in the fair value of its underlying Euro-denominated notes resulting from changes in benchmark interest rates and foreign currency exchange rates.

In fiscal 2023, the Company also entered into floating interest rate swaps to convert \$1.3 billion of its fixed rate debt to floating interest rate in order to hedge the changes in fair value caused by fluctuations in the benchmark interest rate. The changes in the fair value of these derivatives are recorded in "Interest expense" in the Consolidated Statements of Operations.

The changes in the fair value of these derivatives and the offsetting changes in the fair value of the hedged notes are recorded in earnings. Gains from the changes in the Company's fair value hedges recorded in earnings were largely offset by the losses recorded in earnings on the hedged item. For components excluded from the assessment of hedge effectiveness, the initial value of the excluded component is recognized in accumulated other comprehensive income (loss) and then released into earnings over the life of the hedging instrument. The difference between the change in the fair value of the excluded component and the amount amortized into earnings during the period is recorded in other comprehensive income (loss).

Cash Flow Hedges

From time to time, the Company enters into cross-currency swaps to hedge intercompany loans denominated in non-functional currencies to reduce the income statement effects arising from fluctuations in foreign currency exchange rates. The Company also enters into forward contracts to hedge the variability of future benchmark interest rates on any planned bond issuances and to offset the potential income statement effects from obligations denominated in non-functional currencies. The effective portion of changes in the fair value of these hedges is recorded in accumulated other comprehensive loss and reclassified into earnings in the same period in which the hedged transaction affects earnings. Changes in fair values representing hedge ineffectiveness are recognized in current earnings. Gains or losses reclassified from accumulated other comprehensive loss and recorded in "Selling, distribution, general, and administrative expenses" in the Consolidated Statements of Operations were not material for the years ended March 31, 2024, 2023, and 2022.

In the third quarter of fiscal 2024, the Company entered into foreign currency forward contracts designated as cash flow hedges with a total notional amount of £45 million to hedge the variability of foreign currency exchange fluctuations in future cash payments due to a third party for capital expenditures, and certain of these contracts matured in the fourth quarter of fiscal 2024.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

In fiscal 2023, the Company entered into forward-starting fixed interest rate swaps designated as cash flow hedges, with a combined notional amount of \$450 million, and in the first quarter of fiscal 2024 with a notional amount of \$50 million, to hedge the variability of future benchmark interest rates on a planned bond issuance. On June 15, 2023, the Company completed a public offering of the 2033 Notes, at which point the \$500 million cash flow hedges were terminated and the proceeds are being amortized to interest expense over the life of the 2033 Notes, or 10 years. Refer to Financial Note 11, “Debt and Financing Activities,” for additional information on the public offering of the 2033 Notes.

In fiscal 2023, the Company also terminated its \$500 million notional forward starting fixed interest rate swaps and recognized a gain of \$97 million within “Other income, net” in the Consolidated Statement of Operations.

Derivatives Not Designated as Hedges

Derivative instruments not designated as hedges are marked-to-market at the end of each accounting period with the change in fair value included in earnings. Prior to the divestitures of the E.U. disposal group and U.K. disposal group, the Company had entered into forward contracts to hedge the Euro against cash flows denominated in British pound sterling and other European currencies. Changes in the fair values for contracts not designated as hedges were recorded directly into earnings in “Selling, distribution, general, and administrative expenses” in the Consolidated Statements of Operations. Changes in the fair values were not material for the year ended March 31, 2022, and there were no outstanding derivative instruments not designated as hedges as of March 31, 2022. The Company did not enter into any derivative instruments not designated as hedges during fiscal 2024 and fiscal 2023.

Other Information on Derivative Instruments

Gains (losses) from derivatives included in other comprehensive income in the Consolidated Statements of Comprehensive Income were as follows:

<i>(In millions)</i>	Years Ended March 31,		
	2024	2023	2022
Derivatives designated as net investment hedges:			
Cross-currency swaps	\$ 3	\$ 28	\$ (4)
Derivatives designated as cash flow and other hedges:			
Cross-currency swaps ⁽¹⁾	\$ 39	\$ (54)	\$ (18)
Fixed interest rate swaps	14	(30)	39

(1) Includes other comprehensive income related to the excluded component of certain fair value hedges.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

Information regarding the fair value of derivatives on a gross basis were as follows:

<i>(In millions)</i>	Balance Sheet Caption	March 31, 2024			March 31, 2023		
		Fair Value of Derivative		U.S. Dollar Notional	Fair Value of Derivative		U.S. Dollar Notional
		Asset	Liability		Asset	Liability	
Derivatives designated for hedge accounting:							
Cross-currency swaps (current)	Prepaid expenses and other/Other accrued liabilities	\$ 13	\$ 1	\$ 1,122	\$ 5	\$ —	\$ 301
Cross-currency swaps (non-current)	Other non-current assets/liabilities	108	—	1,638	74	2	2,760
Interest rate swaps (non-current)	Other non-current assets/liabilities	—	35	1,250	1	15	1,700
Foreign currency forwards (current)	Other accrued liabilities	—	—	35	—	—	—
Foreign currency forwards (non-current)	Other non-current assets	—	—	15	—	—	—
Total		\$ 121	\$ 36	\$ 3,060	\$ 80	\$ 17	\$ 4,761

Refer to Financial Note 15, “Fair Value Measurements,” for more information on these recurring fair value measurements.

15. Fair Value Measurements

The Company measures certain assets and liabilities at fair value in accordance with ASC Topic 820, *Fair Value Measurements and Disclosures*. The fair value hierarchy consists of three levels of inputs that may be used to measure fair value as follows:

Level 1 - quoted prices in active markets for identical assets or liabilities.

Level 2 - significant other observable market-based inputs.

Level 3 - significant unobservable inputs for which little or no market data exists and requires considerable assumptions that are significant to the fair value measurement.

Assets and Liabilities Measured at Fair Value on a Recurring Basis

Cash and cash equivalents at March 31, 2024 and 2023 included investments in money market funds of \$705 million and \$1.4 billion, respectively, which are reported at fair value. The fair value of money market funds was determined using quoted prices for identical investments in active markets, which are considered to be Level 1 inputs under the fair value measurements and disclosure guidance. The carrying value of all other cash equivalents approximates their fair value due to their relatively short-term nature.

Fair values of the Company’s interest rate swaps, cross-currency swaps, and foreign currency forward contracts were determined using observable inputs from available market information, including quoted interest rates, foreign currency exchange rates, and other observable inputs from available market information. These inputs are considered Level 2 under the fair value measurements and disclosure guidance, and may not be representative of actual values that could have been realized or that will be realized in the future. Refer to Financial Note 14, “Hedging Activities,” for fair values and other information on the Company’s derivatives.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

The Company holds investments in equity and debt securities of U.S. growth stage companies that address both current and emerging business challenges in the healthcare industry and which had a carrying value of \$240 million and \$237 million at March 31, 2024 and 2023, respectively. These investments primarily consist of equity securities without readily determinable fair values and are included in “Other non-current assets” in the Consolidated Balance Sheets. During fiscal 2024, the Company recognized impairment charges and unrealized gains on certain investments. During fiscal 2023, the Company recognized impairment charges and realized gains on the exit of certain investments. During fiscal 2022, certain of the Company’s investments in equity securities without readily determinable fair values were remeasured to fair value based on transactions which resulted in changes in the observable price of those securities. The Company recognized a net loss of \$24 million in fiscal 2024, a net loss of \$36 million in fiscal 2023, including impairments of \$59 million, and a net gain of \$98 million in fiscal 2022. These amounts were recorded in “Other income, net” in the Consolidated Statements of Operations. The carrying value of publicly traded investments was determined using quoted prices for identical investments in active markets and are considered to be Level 1 inputs.

Assets and Liabilities Measured at Fair Value on a Nonrecurring Basis

In addition to assets and liabilities that are measured at fair value on a recurring basis, the Company’s assets and liabilities are also subject to nonrecurring fair value measurements. Generally, assets are recorded at fair value on a nonrecurring basis as a result of impairment charges, including long-lived assets associated with the Company’s restructuring initiatives as discussed in more detail in Financial Note 3, “Restructuring, Impairment, and Related Charges, Net,” or as a result of charges to remeasure assets classified as held for sale to fair value less costs to sell.

At March 31, 2024 and 2023, the contingent consideration liability related to the Company’s acquisition of RxSS in November 2022 was measured at fair value on a nonrecurring basis. At March 31, 2022, the assets and liabilities associated with the E.U. disposal group and U.K. disposal group classified as held for sale were measured at the lower of carrying value or fair value less costs to sell. The E.U. disposal group was divested in October 2022 and the U.K. disposal group was divested in April 2022. Refer to Financial Note 2, “Business Acquisitions and Divestitures” for more information on these transactions. Additionally, at March 31, 2022, assets measured at fair value on a nonrecurring basis included certain long-lived assets within the International segment related to the Company’s previous operations in Denmark and its retail pharmacy businesses in Canada, as discussed in Financial Note 3, “Restructuring, Impairment, and Related Charges, Net.”

The aforementioned investments in equity securities of U.S. growth stage companies include the carrying value of investments without readily determinable fair values, which were determined using a measurement alternative and are recorded at cost less impairment, plus or minus any changes in observable price from orderly transactions of the same or similar security of the same issuer. These inputs related to changes in observable price are considered Level 2 under the fair value measurements and disclosure guidance and may not be representative of actual values that could have been realized or that will be realized in the future. Inputs related to impairments of investments are generally considered Level 3 fair value measurements due to their inherently unobservable nature based on significant assumptions by management and use of company-specific information.

There were no other material assets or liabilities measured at fair value on a nonrecurring basis at March 31, 2024 and 2023.

Other Fair Value Disclosures

At March 31, 2024 and 2023, the carrying amounts of cash, certain cash equivalents, restricted cash, receivables, drafts and accounts payable, and other current liabilities approximated their estimated fair values because of the short-term maturity of these financial instruments.

The Company determines the fair value of commercial paper using quoted prices in active markets for identical instruments, which are considered Level 1 inputs under the fair value measurements and disclosure guidance.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

The Company's long-term debt is recorded at amortized cost. The carrying value and fair value of the Company's long-term debt was as follows:

<i>(In millions)</i>	March 31, 2024		March 31, 2023	
	Carrying Value	Fair Value	Carrying Value	Fair Value
Long-term debt, including current maturities	\$ 5,629	\$ 5,488	\$ 5,594	\$ 5,386

The estimated fair value of the Company's long-term debt was determined using quoted market prices in a less active market and other observable inputs from available market information, which are considered to be Level 2 inputs, and may not be representative of actual values that could have been realized or that will be realized in the future.

Goodwill

Fair value assessments of the reporting unit and the reporting unit's net assets, which are performed for goodwill impairment tests, are considered a Level 3 measurement due to the significance of unobservable inputs developed using company-specific information. The Company considered a market approach as well as an income approach using a DCF model to determine the fair value of each reporting unit.

Long-lived Assets

The Company utilizes multiple approaches including the DCF model and market approaches for estimating the fair value of intangible assets. The future cash flows used in the analysis are based on internal cash flow projections from its long-range plans and include significant assumptions by management. Accordingly, the fair value assessment of long-lived assets is considered a Level 3 fair value measurement.

The Company measures certain long-lived and intangible assets at fair value on a nonrecurring basis when events occur that indicate an asset group may not be recoverable. If the carrying amount of an asset group is not recoverable, an impairment charge is recorded to reduce the carrying amount by the excess over its fair value. Refer to Financial Note 3, "Restructuring, Impairment, and Related Charges, Net" under the heading "*Long-Lived Asset Impairments*" for more information.

16. Financial Guarantees and Warranties

Financial Guarantees

The Company has agreements with certain of its customers' financial institutions, primarily in its International segment, under which it has guaranteed the repurchase of its customers' inventory or its customers' debt in the event these customers are unable to meet their obligations to those financial institutions. For the Company's inventory repurchase agreements, among other requirements, inventories must be in a resalable condition and any repurchase would be at a discount. The inventory repurchase agreements mostly relate to certain Canadian customers and generally range from one to two years. Customers' debt guarantees generally range from three to five years and are primarily provided to facilitate financing for certain customers. The majority of the Company's customers' debt guarantees are secured by certain assets of the customer. At March 31, 2024, the maximum amounts of inventory repurchase guarantees and customers' debt guarantees were \$337 million and \$11 million, respectively, of which the Company has not accrued any amounts. The expirations of these financial guarantees were as follows: \$106 million, \$212 million, \$8 million, \$7 million, and \$3 million from fiscal 2025 through fiscal 2029, respectively, and \$12 million thereafter.

At March 31, 2024, the Company's banks and insurance companies have issued \$211 million of standby letters of credit and surety bonds, which were issued on the Company's behalf primarily related to its customer contracts and in order to meet the security requirements for statutory licenses and permits, court and fiduciary obligations, pension obligations in Europe, and its workers' compensation and automotive liability programs.

The Company's software license agreements generally include certain provisions for indemnifying customers against liabilities if its software products infringe a third party's intellectual property rights. To date, the Company has not incurred any material costs as a result of such indemnification agreements and has not accrued any liabilities related to such obligations.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

In conjunction with certain transactions, primarily divestitures, the Company may provide routine indemnification agreements (such as retention of previously existing environmental, tax, and employee liabilities) whose terms vary in duration and often are not explicitly defined. Where appropriate, obligations for such indemnifications are recorded as liabilities. Because the amounts of these indemnification obligations often are not explicitly stated, the overall maximum amount of these commitments cannot be reasonably estimated. Other than obligations recorded as liabilities at the time of divestiture, the Company has historically not made material payments as a result of these indemnification provisions.

Warranties

In the normal course of business, the Company provides certain warranties and indemnification protection for its products and services. For example, the Company provides warranties that the pharmaceutical and medical-surgical products it distributes are in compliance with the U.S. Food, Drug, and Cosmetic Act and other applicable laws and regulations. It has received the same warranties from its suppliers, which customarily are the manufacturers of the products. In addition, the Company has indemnity obligations to its customers for these products, which have also been provided from its suppliers, either through express agreement or by operation of law. Accrued warranty costs were not material to the Consolidated Balance Sheets as of March 31, 2024 and 2023.

17. Commitments and Contingent Liabilities

In addition to commitments and obligations incurred in the ordinary course of business, the Company is subject to a variety of claims and legal proceedings, including claims from customers and vendors, pending and potential legal actions for damages, governmental investigations, and other matters. The Company is vigorously defending itself against those claims and in those proceedings. Significant developments in those matters are described below. If the Company is unsuccessful in defending, or if it determines to settle, any of these matters, it may be required to pay substantial sums, be subject to injunction and/or be forced to change how it operates its business, which could have a material adverse impact on its financial position or results of operations.

Unless otherwise stated, the Company is unable to reasonably estimate the loss or a range of possible loss for the matters described below. Often, the Company is unable to determine that a loss is probable, or to reasonably estimate the amount of loss or a range of loss, for a claim because of the limited information available and the potential effects of future events and decisions by third parties, such as courts and regulators, that will determine the ultimate resolution of the claim. Many of the matters described are at preliminary stages, raise novel theories of liability, or seek an indeterminate amount of damages. It is not uncommon for claims to remain unresolved over many years. The Company reviews loss contingencies at least quarterly to determine whether the likelihood of loss has changed and whether it can make a reasonable estimate of the loss or range of loss. When the Company determines that a loss from a claim is probable and reasonably estimable, it records a liability for an estimated amount. The Company also provides disclosure when it is reasonably possible that a loss may be incurred or when it is reasonably possible that the amount of a loss will exceed its recorded liability. Amounts included within "Claims and litigation charges, net" in the Consolidated Statements of Operations consist of estimated loss contingencies related to opioid-related litigation matters, as well as any applicable income items or credit adjustments due to subsequent changes in estimates.

I. Litigation and Claims Involving Distribution of Controlled Substances

The Company and its affiliates have been sued as defendants in many cases asserting claims related to distribution of controlled substances. They have been named as defendants along with other pharmaceutical wholesale distributors, pharmaceutical manufacturers, and retail pharmacies. The plaintiffs in these actions have included state attorneys general, county and municipal governments, school districts, tribal nations, hospitals, health and welfare funds, third-party payors, and individuals. These actions have been filed in state and federal courts throughout the U.S., and in Puerto Rico and Canada. They have sought monetary damages and other forms of relief based on a variety of causes of action, including negligence, public nuisance, unjust enrichment, and civil conspiracy, as well as alleging violations of the Racketeer Influenced and Corrupt Organizations Act ("RICO"), state and federal controlled substances laws, and other statutes. Because of the many uncertainties associated with opioid-related litigation matters, the Company is not able to conclude that a liability is probable or provide a reasonable estimate for the range of ultimate possible loss for opioid-related litigation matters other than those for which an accrual is described below.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

State and Local Government Claims

The Company and two other national pharmaceutical distributors (collectively “Distributors”) entered into a settlement agreement (the “Settlement”) and consent judgment with 48 states and their participating subdivisions, as well as the District of Columbia and all eligible territories (the “Settling Governmental Entities”). Approximately 2,300 cases have been dismissed. The Distributors did not admit liability or wrongdoing and do not waive any defenses pursuant to the Settlement. Under the Settlement, the Company has paid the Settling Governmental Entities approximately \$1.5 billion as of March 31, 2024, and additionally will pay the Settling Governmental Entities up to approximately \$6.3 billion through 2038. A minimum of 85% of the Settlement payments must be used by state and local governmental entities to remediate the opioid epidemic, while the remainder relates to plaintiffs’ attorneys’ fees and costs and will be paid out through 2030. Pursuant to the Settlement, the Distributors are in the process of establishing a clearinghouse to consolidate their controlled-substance distribution data, which will be available to the settling U.S. states to use as part of their anti-diversion efforts.

Alabama and West Virginia did not participate in the Settlement. Under a separate settlement agreement with Alabama and its subdivisions, the Company has paid approximately \$61 million as of March 31, 2024, and additionally will pay approximately \$113 million through 2031. The Company previously settled with the state of West Virginia in 2018, so West Virginia and its subdivisions were not eligible to participate in the Settlement. Under a separate settlement agreement, the Company has paid certain West Virginia subdivisions approximately \$53 million as of March 31, 2024, and additionally will pay approximately \$99 million through 2033. That agreement does not include school districts or the claims of Cabell County and the City of Huntington. After a trial, the claims of Cabell County and the City of Huntington, were decided in the Company’s favor on July 4, 2022. Those subdivisions appealed that decision.

Some other state and local governmental subdivisions did not participate in the Settlement, including certain municipal governments, government hospitals, school districts, and government-affiliated third-party payors. The Company contends that those subdivisions’ claims are foreclosed by the Settlement or other dispositive defenses, but the subdivisions contend that their claims are not foreclosed. The City of Baltimore, Maryland, is one such subdivision, and a trial of its claims is scheduled to begin September 26, 2024. The district attorneys of the City of Philadelphia, Pennsylvania, and Allegheny County, Pennsylvania did not participate in the settlement and sought to bring separate claims against the Company, notwithstanding the settlement with the state of Pennsylvania and its attorney general. On January 26, 2024, the Commonwealth Court of Pennsylvania ruled that the Pennsylvania attorney general had settled and fully released the claims brought by those district attorneys under Pennsylvania’s Unfair Trade Practices and Consumer Protection Law. The district attorneys have appealed that decision to the Supreme Court of Pennsylvania. An accrual for the remaining governmental subdivision claims is reflected in the total estimated liability for opioid-related claims in a manner consistent with how Settlement amounts were allocated to Settling Governmental Entities.

Native American Tribe Claims

The Company also entered into settlement agreements for opioid-related claims of federally recognized Native American tribes. Under those agreements, the Company has paid the settling Native American tribes approximately \$84 million as of March 31, 2024, and additionally will pay approximately \$112 million through 2027. A minimum of 85% of the total settlement payments must be used by the settling Native American tribes to remediate the opioid epidemic.

Non-Governmental Plaintiff Claims

The Company is also a defendant in approximately 400 opioid-related cases brought in the U.S. by private plaintiffs, such as hospitals, health and welfare funds, third-party payors, and individuals. These claims, and those of private entities generally, are not included in the settlement agreements described above.

One such case was brought by a group of individual plaintiffs in Glynn County, Georgia Superior Court seeking to recover for damages allegedly arising from their family members’ abuse of prescription opioids. *Poppell v. Cardinal Health, Inc.*, CE19-00472. On March 1, 2023, the jury in that case returned a verdict in favor of the defendants, including the Company. Plaintiffs have appealed.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

The Company and two other national distributors are engaged in ongoing settlement discussions with representatives of nationwide groups of acute care hospitals and certain third-party payors. For the year ended March 31, 2024, the Company recorded a charge of \$149 million within “Claims and litigation charges, net” in the Consolidated Statement of Operations to reflect its portion of a proposed settlement with a nationwide class of acute care hospitals, and the corresponding liability was included within “Other accrued liabilities” in the Consolidated Balance Sheet. The mediator proposed settlement is subject to, among other things, agreement on final settlement terms, Board approval, court approval, and sufficient participation by hospitals. The trial for one of those acute care hospital cases, *Fort Payne Hospital Corporation et al. v. McKesson Corp.*, CV-2021-900016, has been stayed as to the Company. With respect to the third party payors, the Company has been engaged in settlement discussions with representatives of a nationwide group of certain third-party payors. Those negotiations include a proposal by the mediator for the Company to pay up to \$114 million to resolve the claims of a nationwide class of certain third-party payors. Because of the many uncertainties, including the need to negotiate non-financial settlement terms, the Company has not determined a liability is probable. The claims of remaining U.S. non-governmental plaintiffs are not included in the charge recorded by the Company.

The Company’s estimated accrued liability for the opioid-related claims of U.S. governmental entities, including Native American tribes, and certain non-governmental plaintiffs, including a proposed settlement with a nationwide class of acute care hospitals, was as follows:

<i>(In millions)</i>	March 31, 2024	March 31, 2023
Current litigation liabilities ⁽¹⁾	\$ 665	\$ 548
Long-term litigation liabilities	6,113	6,625
Total litigation liabilities	\$ 6,778	\$ 7,173

(1) These amounts, recorded in “Other accrued liabilities” in the Consolidated Balance Sheets, are the amounts estimated to be paid within the next twelve months following each respective period end date.

During the year ended March 31, 2024, 2023, and 2022, the Company made payments totaling \$544 million, \$1.1 billion, and \$74 million, respectively, associated with the Settlement and the separate settlement agreements for opioid-related claims of participating states, subdivisions, and Native American tribes discussed above.

Canadian Plaintiff Claims

The Company and its Canadian affiliate are also defendants in four opioid-related cases pending in Canada. These cases involve the claims of the provincial governments, municipal governments, a group representing indigenous people, as well as one case brought by an individual.

Defense of Opioids Claims

The Company believes it has valid legal defenses in all opioid-related matters, including claims not covered by settlement agreements, and it intends to mount a vigorous defense in such matters. Other than the settlement agreements and the U.S. governmental subdivision claims described above, the Company has not concluded a loss is probable in any of the matters; nor is any possible loss or range of loss reasonably estimable. An adverse judgment or negotiated resolution in any of these matters could have a material adverse impact on the Company’s financial position, cash flows or liquidity, or results of operations.

Qui Tam Litigation

On August 8, 2018, the Company was served with a *qui tam* complaint pending in the United States District Court for the District of Massachusetts alleging that the Company violated the federal False Claims Act and various state false claims acts due to the alleged failure of the Company and other defendants to report providers who were engaged in diversion of controlled substances. *United States ex rel. Manchester v. Purdue Pharma, L.P., et al.*, Case No. 1-16-cv-10947. On August 22, 2018, the United States filed a motion to dismiss. The relator died, and on February 25, 2019 the court entered an order staying the matter until a proper party can be substituted, and providing that if no party is substituted within 90 days of February 25, 2019, the case would be dismissed. In April 2019, the widow of the relator filed a motion to substitute their daughter as the relator; the United States and defendants opposed this substitution request. The motion remains pending and the case remains stayed.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

II. Other Litigation and Claims

On June 17, 2014, U.S. Oncology Specialty, LP (“USOS”) was served with a fifth amended *qui tam* complaint filed in the United States District Court for the Eastern District of New York by a relator alleging that USOS, among others, solicited and received illegal “kickbacks” from Amgen in violation of the Anti-Kickback Statute, the federal False Claims Act, and various state false claims statutes, and seeking damages, treble damages, civil penalties, attorneys’ fees and costs of suit, all in unspecified amounts, *United States ex rel. Hanks v. Amgen, Inc., et al.*, CV-08-03096 (SJ). Previously, the United States declined to intervene in the case as to all allegations and defendants except for Amgen. On September 17, 2018, the court granted USOS’s motion to dismiss. Following the relator’s appeal, the United States Court of Appeals for the Second Circuit vacated the district court’s order and remanded the suit to the district court, directing it to consider the question of whether the suit should be dismissed for lack of jurisdiction. The district court granted the relator leave to amend the complaint for a seventh time. The relator filed the seventh amended complaint on November 30, 2020.

On or about April 25, 2018, a second amended *qui tam* complaint filed in the U.S. District Court for the Eastern District of New York was served on McKesson Corporation, McKesson Specialty Care Distribution Corporation, McKesson Specialty Distribution LLC, McKesson Specialty Care Distribution Joint Venture, L.P., Oncology Therapeutics Network Corporation, Oncology Therapeutics Network Joint Venture, L.P., US Oncology, Inc., and US Oncology Specialty, L.P. by Omni Healthcare, Inc. as relator, purportedly on behalf of the United States and 33 cities and states alleging that from 2001 through 2010 the defendants repackaged and sold single-dose syringes of oncology medications in a manner that violated the federal False Claims Act and various state and local false claims statutes, and seeking damages, treble damages, civil penalties, attorneys’ fees and costs of suit, all in unspecified amounts. *United States of America ex rel. Omni Healthcare, Inc. v. McKesson Corp., et al.*, 1:12-cv-06440 (E.D.N.Y.). The United States and the other governmental plaintiffs declined to intervene in the suit. In February 2019, the court dismissed all of the defendants except McKesson Corporation and Oncology Therapeutics Network Corp. On or about March 2, 2020, another *qui tam* complaint filed in the U.S. District Court for the Eastern District of New York was served on US Oncology, Inc. by the same relator purportedly on behalf of the United States and 33 cities and states alleging the same misconduct and seeking the same relief. *United States ex rel. Omni Healthcare, Inc. v. US Oncology, Inc.*, 1:19-cv-05125. The United States and the named states declined to intervene in the case. Relator filed an amended complaint on August 19, 2022. On September 8, 2023, US Oncology, Inc.’s motion to dismiss the amended complaint was granted. Relator has appealed to the U.S. Court of Appeals for the Second Circuit.

On December 30, 2019, a group of independent pharmacies and a hospital filed a purported class action complaint alleging that the Company and other distributors violated the Sherman Act by colluding with manufacturers to restrain trade in the sale of generic drugs. *Reliable Pharmacy, et al. v. Actavis Holdco US, et al.*, No. 2:19-cv-6044; MDL No. 16-MD-2724. The complaint seeks relief including treble damages, disgorgement, attorney fees, and costs in unspecified amounts. On May 25, 2022, the district court granted distributor defendants’ motion to dismiss the complaint, but granted the plaintiffs leave to amend the complaint. Plaintiffs filed an amended complaint on July 1, 2022.

In July 2015, The Great Atlantic & Pacific Tea Company (“A&P”), a former customer of the Company, filed for reorganization in bankruptcy under Chapter 11 of the United States Bankruptcy Code in the Bankruptcy Court for the Southern District of New York. *In re The Great Atlantic & Pacific Tea Company, Inc., et al.*, Case No. 15-23007. A suit filed in 2017 against the Company in this bankruptcy case seeks to recover alleged preferential transfers. *The Official Committee of Unsecured Creditors on behalf of the bankruptcy estate of The Great Atlantic & Pacific Tea Company, Inc., et al. v. McKesson Corporation d/b/a McKesson Drug Co.*, Adv. Proc. No. 17-08264. Trial is scheduled to begin July 12, 2024.

In July 2020, the Company was served with a first amended *qui tam* complaint filed in the United States District Court for the Southern District of New York by a relator on behalf of the United States, 27 states and the District of Columbia against McKesson Corporation, McKesson Specialty Distribution LLC, and McKesson Specialty Care Distribution Corporation, alleging that defendants violated the Anti-Kickback Statute, federal False Claims Act, and various state false claims statutes by providing certain business analytical tools to oncology practice customers, *United States ex rel. Hart v. McKesson Corporation, et al.*, 15-cv-00903-RA. The United States and the named states have declined to intervene in the case. The complaint seeks relief including damages, treble damages, civil penalties, attorney fees, and costs of suit, all in unspecified amounts. The relator filed the second amended complaint on June 7, 2022, which was dismissed by the district court on March 28, 2023. On March 12, 2024, the U.S. Court of Appeals for the Second Circuit affirmed the dismissal of claims under the Anti-Kickback Statute and federal False Claims Act, vacated the dismissal of the remaining claims, and remanded for further proceedings.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

III. Government Subpoenas and Investigations

From time to time, the Company receives subpoenas or requests for information from various government agencies. The Company generally responds to such subpoenas and requests in a cooperative, thorough, and timely manner. These responses sometimes require time and effort and can result in considerable costs being incurred by the Company. Such subpoenas and requests can lead to the assertion of claims or the commencement of civil or criminal legal proceedings against the Company and other members of the health care industry, as well as to settlements of claims against the Company. The Company responds to these requests in the ordinary course of business. The following are examples of the type of subpoenas or requests the Company receives from time to time.

In January 2020, the United States Attorney's Office for the District of Massachusetts served a Civil Investigative Demand on the Company seeking documents related to certain discounts and rebates paid to physician practice customers.

On May 19, 2021, the Norwegian Competition Authority carried out an inspection of Norsk Medisinaldepot AS regarding its and its competitors alleged sharing of competitively sensitive information.

IV. State Opioid Statutes

In April 2018, the State of New York Opioid Stewardship Act ("OSA") imposed an aggregate \$100 million annual surcharge for 2017 and 2018 on all manufacturers and distributors licensed to sell or distribute opioids in New York. In December 2021, the Company paid \$26 million for the 2017 OSA surcharge assessment. On May 18, 2022, the Company filed a lawsuit in New York state court challenging the constitutionality of the OSA. In November 2022, the Company received a 2018 OSA surcharge assessment of approximately \$42 million. On December 14, 2022, the state court ruled that the OSA is constitutional. The Company has paid \$42 million for the 2018 OSA surcharge assessment. The Company's OSA challenge is pending before the New York Supreme Court Appellate Division. The Company reserves its rights and intends to vigorously challenge the OSA and the OSA surcharge assessments.

V. Environmental Matters

Primarily as a result of the operation of the Company's former chemical businesses, which were fully divested by 1987, the Company is involved in various matters pursuant to environmental laws and regulations. The Company has received claims and demands from governmental agencies relating to investigative and remedial actions purportedly required to address environmental conditions alleged to exist at four sites where it, or entities acquired by it, formerly conducted operations and the Company, by administrative order or otherwise, has agreed to take certain actions at those sites, including soil and groundwater remediation.

Based on a determination by the Company's environmental staff, in consultation with outside environmental specialists and counsel, the current estimate of the Company's probable loss associated with the remediation costs for these four sites is \$26 million, net of amounts anticipated from third parties. The \$26 million is expected to be paid out between April 2024 and March 2054. The Company has accrued \$26 million for the estimated probable loss for these environmental matters in its Consolidated Balance Sheet as of March 31, 2024.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

The Company has been designated as a Potentially Responsible Party (“PRP”) under the Superfund law for environmental assessment and cleanup costs as the result of its alleged disposal of hazardous substances at 14 sites. With respect to these sites, numerous other PRPs have similarly been designated and while the current state of the law potentially imposes joint and several liabilities upon PRPs, as a practical matter, costs of these sites are typically shared with other PRPs. For one such site, the Company was one of multiple recipients of a New Jersey Department of Environmental Protection directive and a separate U.S. Environmental Protection Agency (“EPA”) directive concerning natural resources damages to the Passaic River associated with the Company’s Newark, New Jersey facility. In March 2016, the EPA selected a preferred remedy for this Lower Passaic River site with an estimated cost of approximately \$1.4 billion. In December 2022, the Company entered into a Consent Decree with the EPA that is currently pending approval by the U.S. District Court for the District of New Jersey and would require the Company to pay \$3 million, for which the Company maintained an escrow deposit as of March 31, 2024. Accordingly, the Company’s estimated probable loss at the remaining 13 sites is approximately \$29 million, which has been accrued for in the Consolidated Balance Sheet as of March 31, 2024.

VI. Value Added Tax Assessments

The Company operates in various countries outside the U.S. which collect value added taxes (“VAT”). The determination of the manner in which a VAT applies to the Company’s foreign operations is subject to varying interpretations arising from the complex nature of the tax laws. The Company has received assessments for VAT which are in various stages of appeal. The Company disagrees with these assessments and believes that it has a strong legal argument to defend its tax positions. Certain VAT assessments relate to years covered by an indemnification agreement. Due to the complex nature of the tax laws, it is not possible to estimate the outcome of these matters. However, based on currently available information, the Company believes the ultimate outcome of these matters will not have a material adverse effect on its financial position, cash flows or results of operations.

VII. Antitrust Settlements

Numerous lawsuits have been filed against certain pharmaceutical manufacturers alleging that the manufacturer, by itself or in concert with others, took improper actions to delay or prevent generic drugs from entering the market. These lawsuits are sometimes brought as class actions on behalf of those who purchased directly from pharmaceutical manufacturers. Some of these lawsuits have settled in the past with the Company receiving proceeds, including \$244 million, \$129 million, and \$46 million in fiscal 2024, fiscal 2023, and fiscal 2022, respectively, which were included in “Cost of sales” in the Consolidated Statements of Operations.

VIII. Other Matters

The Company is involved in various other litigation, governmental proceedings, and claims, not described above, that arise in the normal course of business. While it is not possible to determine the ultimate outcome or the duration of such litigation, governmental proceedings, or claims, the Company believes, based on current knowledge and the advice of counsel, that such litigation, proceedings, and claims will not have a material impact on the Company’s financial position or results of operations.

18. Stockholders' Equity (Deficit)

Each share of the Company’s outstanding common stock is permitted one vote on proposals presented to stockholders and is entitled to participate equally in any dividends declared by the Board.

In July 2023, the Company’s quarterly dividend was raised from \$0.54 to \$0.62 per share of common stock for dividends declared on or after such date by the Board. The Company declared regular cash dividends of \$2.40, \$2.09, and \$1.83 per share for the years ended March 31, 2024, 2023, and 2022, respectively. The Company anticipates that it will continue to pay quarterly cash dividends in the future. However, the payment and amount of future dividends remain within the discretion of the Board and will depend upon the Company’s future earnings, financial condition, capital requirements, legal requirements, and other factors.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

Share Repurchase Plans

The Board has authorized the repurchase of common stock. The Company may affect stock repurchases from time-to-time through open market transactions, privately negotiated transactions, accelerated share repurchase (“ASR”) programs, or by combinations of such methods, any of which may use pre-arranged trading plans that are designed to meet the requirements of Rule 10b5-1(c) of the Securities Exchange Act of 1934. The timing of any repurchases and the actual number of shares repurchased will depend on a variety of factors, including the Company’s stock price, corporate and regulatory requirements, tax implications, restrictions under the Company’s debt obligations, other uses for capital, impacts on the value of remaining shares, cash generated from operations, and market and economic conditions. During the last three fiscal years, the Company’s share repurchases were transacted through both open market transactions and ASR programs with third-party financial institutions. The ASR programs discussed below were designed to comply with Rule 10b5-1(c).

Effective January 1, 2023, the Company’s repurchase of common stock, adjusted for allowable items, are subject to a 1% excise tax as a result of the IRA. Excise taxes incurred on share repurchases of an entity’s own common stock are direct and incremental costs to purchase treasury stock, and accordingly are included in the total cost basis of the common stock acquired and reflected as a reduction of stockholders’ equity within “Treasury shares” in the Company’s Consolidated Balance Sheets and Consolidated Statements of Stockholders’ Equity (Deficit). Excise taxes do not reduce the Company’s remaining authorization for the repurchase of common stock. Excise taxes of \$25 million were incurred for the year ended March 31, 2024 and accrued within “Other accrued liabilities” in the Company’s Consolidated Balance Sheet for shares repurchased during fiscal 2024. The Company did not incur excise taxes during the year ended March 31, 2023.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

Information regarding share repurchase activity over the last three fiscal years were as follows:

<i>(In millions, except price per share)</i>	Share Repurchases ⁽¹⁾		
	Total Number of Shares Purchased ⁽²⁾	Average Price Paid Per Share	Approximate Dollar Value of Shares that May Yet Be Purchased Under the Programs ⁽³⁾
Balance, March 31, 2021			\$ 2,785
Shares repurchased - May 2021 ASR	5.2	\$ 193.22	(1,000)
Shares repurchased - Open market	4.6	\$ 217.73	(1,007)
Share repurchase authorization increase in fiscal 2022			4,000
Shares repurchased - February 2022 ASR ⁽⁴⁾	4.8	\$ 265.56	(1,500)
Balance, March 31, 2022			3,278
Shares repurchased - February 2022 ASR ⁽⁴⁾	0.3	\$ 295.16	—
Shares repurchased - May 2022 ASR	3.1	\$ 321.05	(1,000)
Share repurchase authorization increase in fiscal 2023			4,000
Shares repurchased - December 2022 ASR	2.6	\$ 369.20	(972)
Shares repurchased - Open market ⁽⁵⁾	4.7	\$ 363.24	(1,693)
Balance, March 31, 2023			3,613
Share repurchase authorization increase in fiscal 2024			6,000
Shares repurchased - Open market	6.9	\$ 436.46	(2,998)
Balance, March 31, 2024			\$ 6,615

(1) This table does not include the value of equity awards surrendered to satisfy tax withholding obligations or forfeitures of equity awards.

(2) The number of shares purchased reflects rounding adjustments.

(3) The remaining authorization outstanding for repurchases of common stock excludes \$25 million of excise taxes incurred on share repurchases for the year ended March 31, 2024.

(4) In February 2022, the Company entered into an ASR program with a third-party financial institution to repurchase \$1.5 billion shares of common stock. The total number of shares repurchased under this ASR program was 5.1 million shares at an average price per share of \$295.16. The Company received 4.8 million shares as the initial share settlement in the fourth quarter of fiscal 2022, and in May 2022, the Company received an additional 0.3 million shares upon the completion of this ASR program.

(5) Of the total dollar value, \$27 million was accrued within “Other accrued liabilities” in the Company’s Consolidated Balance Sheet as of March 31, 2023 for share repurchases that were executed in late March 2023 and settled in early April 2023.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

Accumulated Other Comprehensive Loss

Information regarding changes in the Company's accumulated other comprehensive loss by component were as follows:

<i>(In millions)</i>	Foreign Currency Translation Adjustments			Unrealized Gains (Losses) on Cash Flow and Other Hedges, Net of Tax ⁽³⁾	Unrealized Gains (Losses) and Other Components of Benefit Plans, Net of Tax	Total Accumulated Other Comprehensive Loss
	Foreign Currency Translation Adjustments, Net of Tax ⁽¹⁾	Unrealized Gains (Losses) on Net Investment Hedges, Net of Tax ⁽²⁾	Unrealized Gains (Losses) on Cash Flow and Other Hedges, Net of Tax ⁽³⁾			
Balance, March 31, 2021	\$ (1,361)	\$ (36)	\$ 13	\$ (96)	\$ (1,480)	
Other comprehensive income (loss) before reclassifications	(51)	41	18	31	39	
Amounts reclassified to earnings and other ⁽⁴⁾	71	(1)	(4)	10	76	
Other comprehensive income	20	40	14	41	115	
Less: amounts attributable to noncontrolling and redeemable noncontrolling interests	5	(6)	—	—	(1)	
Other comprehensive income attributable to McKesson	15	46	14	41	116	
Exercise of put right by noncontrolling shareholders of McKesson Europe AG	(158)	—	—	(12)	(170)	
Balance, March 31, 2022	(1,504)	10	27	(67)	(1,534)	
Other comprehensive income (loss) before reclassifications	(329)	112	10	28	(179)	
Amounts reclassified to earnings and other ⁽⁵⁾	1,027	(136)	(73)	34	852	
Other comprehensive income (loss)	698	(24)	(63)	62	673	
Less: amounts attributable to noncontrolling interests	41	—	—	3	44	
Other comprehensive income (loss) attributable to McKesson	657	(24)	(63)	59	629	
Balance, March 31, 2023	(847)	(14)	(36)	(8)	(905)	
Other comprehensive income (loss) before reclassifications	(9)	2	39	(6)	26	
Amounts reclassified to earnings and other	—	—	—	(2)	(2)	
Other comprehensive income (loss)	(9)	2	39	(8)	24	
Less: amounts attributable to noncontrolling interests	—	—	—	—	—	
Other comprehensive income (loss) attributable to McKesson	(9)	2	39	(8)	24	
Balance, March 31, 2024	\$ (856)	\$ (12)	\$ 3	\$ (16)	\$ (881)	

- (1) Primarily results from the conversion of non-U.S. dollar financial statements of the Company's operations in Canada and Europe into the Company's reporting currency, U.S. dollars.
- (2) Amounts before reclassifications recorded in fiscal 2023 and fiscal 2022 include gains of \$7 million and \$73 million, respectively, related to net investment hedges from Euro-denominated notes. Amounts before reclassifications recorded in fiscal 2024, fiscal 2023, and fiscal 2022 include gains (losses) of \$3 million, \$28 million, and \$(4) million, respectively, related to net investment hedges from cross-currency swaps. These amounts are net of income tax expense of \$1 million, \$33 million, and \$23 million in fiscal 2024, fiscal 2023, and fiscal 2022, respectively.

McKESSON CORPORATION**FINANCIAL NOTES (Continued)**

- (3) Amounts before reclassifications recorded in fiscal 2024, fiscal 2023, and fiscal 2022 include gains (losses) of \$39 million, \$(54) million, and \$(18) million, respectively, related to cash flow and other hedges from cross-currency swaps, and gains (losses) of \$14 million, \$(30) million, and \$39 million, respectively, related to cash flow hedges from fixed interest rate swaps. These amounts are net of income tax benefit (expense) of \$(14) million, \$21 million, and \$(7) million in fiscal 2024, fiscal 2023, and fiscal 2022, respectively.
- (4) Primarily includes adjustments for amounts related to the sale of the Company's Austrian business, as discussed in more detail in Financial Note 2, "Business Acquisitions and Divestitures." These amounts were included in the fiscal 2022 calculation of charges to remeasure the assets and liabilities held for sale to fair value less costs to sell recorded within "Selling, distribution, general, and administrative expenses" in the Consolidated Statement of Operations.
- (5) Primarily includes adjustments for amounts related to the divestitures of the E.U. disposal group in October 2022, including the impact of amounts previously attributed to the noncontrolling interest in McKesson Europe, and the U.K. disposal group in April 2022, as discussed in more detail in Financial Note 2, "Business Acquisitions and Divestitures." These amounts were included in the fiscal 2023 and fiscal 2022 calculations of charges to remeasure the assets and liabilities of the disposal groups to fair value less costs to sell recorded within "Selling, distribution, general, and administrative expenses" in the Consolidated Statements of Operations. Amounts reclassified to earnings and other includes a net income tax impact of \$6 million.

19. Related Party Balances and Transactions

McKesson Europe had investments in pharmacies located across Europe that were accounted for under the equity method. McKesson Europe maintained distribution arrangements with these pharmacies for the sale of related goods and services under which revenues of \$137 million are included in the Consolidated Statement of Operations for the year ended March 31, 2022. Predominately all of these pharmacies were divested from the Company in the fourth quarter of fiscal 2022 as part of the completed divestiture of the Company's Austrian business, and in fiscal 2023 as part of the completed divestitures of the E.U. disposal group and U.K. disposal group. Refer to Financial Note 2, "Business Acquisitions and Divestitures," for additional information on the Company's European divestiture activities.

For the year ended March 31, 2022, the Company's pharmaceutical sales to one of its equity method investees in the U.S. Pharmaceutical segment totaled \$100 million. During fiscal 2022, the Company's investment in this investee was no longer accounted for using the equity method and subsequently not considered a related party.

20. Segments of Business

The Company reports its financial results in four reportable segments: U.S. Pharmaceutical, RxTS, Medical-Surgical Solutions, and International. The organizational structure also includes Corporate, which consists of income and expenses associated with administrative functions and projects, and the results of certain investments. The factors for determining the reportable segments include the manner in which management evaluates the performance of the Company combined with the nature of the individual business activities. The Company evaluates the performance of its operating segments on a number of measures, including revenues and operating profit (loss) before interest expense and income taxes. Assets by operating segment are not reviewed by management for the purpose of assessing performance or allocating resources.

The U.S. Pharmaceutical segment distributes branded, generic, specialty, biosimilar and over-the-counter pharmaceutical drugs, and other healthcare-related products in the U.S. This segment also provides practice management, technology, clinical support, and business solutions to community-based oncology and other specialty practices. In addition, the segment sells financial, operational, and clinical solutions to pharmacies (retail, hospital, alternate sites) and provides consulting, outsourcing, technological, and other services.

The RxTS segment helps solve medication access, affordability, and adherence challenges for patients by working across healthcare to connect patients, pharmacies, providers, pharmacy benefit managers, health plans, and biopharma companies. RxTS serves our biopharma and life sciences partners, delivering innovative solutions that help people get the medicine they need to live healthier lives. RxTS also offers prescription price transparency, benefit insight, dispensing support services, third-party logistics, and wholesale distribution support across various therapeutic categories and temperature ranges to biopharma customers throughout the product lifecycle.

The Medical-Surgical Solutions segment provides medical-surgical supply distribution, logistics, and other services to healthcare providers, including physician offices, surgery centers, nursing homes, hospital reference labs, and home health care agencies. This segment offers national brand medical-surgical products as well as McKesson's own line of high-quality products through a network of distribution centers in the U.S.

McKESSON CORPORATION**FINANCIAL NOTES (Continued)**

The International segment includes the Company's operations in Canada and Europe, bringing together non-U.S.-based drug distribution services, specialty pharmacy, retail, and infusion care services. The Company's Canadian operations deliver medicines, supplies, and information technology solutions throughout Canada and includes Rexall Health retail pharmacies. The Company completed the divestitures of its Austrian business in January 2022, the U.K. disposal group in April 2022, and the E.U. disposal group in October 2022. Refer to Financial Note 2, "Business Acquisitions and Divestitures," for more information. The Company's remaining operations in Europe provide distribution and services to wholesale and retail customers in Norway where it owns, partners, or franchises with retail pharmacies.

McKESSON CORPORATION
FINANCIAL NOTES (Continued)

Financial information relating to the Company's reportable operating segments and reconciliations to the consolidated totals was as follows:

<i>(In millions)</i>	Years Ended March 31,		
	2024	2023	2022
Segment revenues ⁽¹⁾			
U.S. Pharmaceutical	\$ 278,739	\$ 240,616	\$ 212,149
Prescription Technology Solutions	4,769	4,387	3,864
Medical-Surgical Solutions	11,313	11,110	11,608
International	14,130	20,598	36,345
Total revenues	\$ 308,951	\$ 276,711	\$ 263,966
Segment operating profit (loss) ⁽²⁾			
U.S. Pharmaceutical ⁽³⁾	\$ 2,786	\$ 3,206	\$ 2,879
Prescription Technology Solutions ⁽⁴⁾	835	566	500
Medical-Surgical Solutions ⁽⁵⁾	952	1,117	959
International ⁽⁶⁾	319	136	(968)
Subtotal	4,892	5,025	3,370
Corporate expenses, net ⁽⁷⁾	(851)	(147)	(1,073)
Loss on debt extinguishment ⁽⁸⁾	—	—	(191)
Interest expense	(252)	(248)	(178)
Income from continuing operations before income taxes	\$ 3,789	\$ 4,630	\$ 1,928
Segment depreciation and amortization ⁽⁹⁾			
U.S. Pharmaceutical	\$ 229	\$ 212	\$ 228
Prescription Technology Solutions	84	77	82
Medical-Surgical Solutions	84	80	129
International	117	115	204
Corporate	121	124	117
Total depreciation and amortization	\$ 635	\$ 608	\$ 760
Segment expenditures for long-lived assets ⁽¹⁰⁾			
U.S. Pharmaceutical	\$ 193	\$ 154	\$ 137
Prescription Technology Solutions	31	35	10
Medical-Surgical Solutions	159	117	74
International	75	79	177
Corporate	229	173	137
Total expenditures for long-lived assets	\$ 687	\$ 558	\$ 535

(1) Revenues from services on a disaggregated basis represent approximately 1% of the U.S. Pharmaceutical segment's total revenues, less than 39% of the RxTS segment's total revenues, less than 3% of the Medical-Surgical Solutions segment's total revenues, and less than 8% of the International segment's total revenues. The International segment reflects foreign revenues. Revenues for the remaining three reportable segments are domestic.

(2) Segment operating profit (loss) includes gross profit, net of total operating expenses, as well as other income (expense), net, for the Company's reportable segments.

(3) The Company's U.S. Pharmaceutical segment's operating profit includes the following:

- a provision for bad debts of \$725 million for the year ended March 31, 2024 related to the bankruptcy of the Company's customer Rite Aid, as further discussed in Financial Note 1, "Significant Accounting Policies;"
- cash receipts for the Company's share of antitrust legal settlements were \$244 million, \$129 million, and \$46 million for the years ended March 31, 2024, 2023, 2022, respectively;

McKESSON CORPORATION**FINANCIAL NOTES (Continued)**

- a credit of \$157 million, a charge of \$1 million, and a credit of \$23 million for the years ended March 31, 2024, 2023, and 2022, respectively, related to the LIFO method of accounting for inventories;
 - a charge of \$74 million in fiscal 2024 related to the estimated liability for opioid-related claims, as discussed in more detail in Financial Note 17, “Commitments and Contingent Liabilities;”
 - a gain of \$142 million for the year ended March 31, 2023 related to the exit of one of the Company’s investments in equity securities in July 2022 for proceeds of \$179 million, which is reflected within “Other income, net” in the Company’s Consolidated Statement of Operations; and
 - a charge of \$18 million for fiscal 2023 recorded in connection with the Company’s estimated liability under the State of New York’s OSA, as further discussed in Financial Note 17, “Commitments and Contingent Liabilities.”
- (4) The Company’s RxTS segment’s operating profit includes the following:
- fair value adjustment gains of \$78 million in fiscal 2024, which reduced the Company’s contingent consideration liability related to the RxSS acquisition, as discussed in more detail in Financial Note 2, “Business Acquisitions and Divestitures;” and
 - restructuring charges of \$43 million in fiscal 2023 primarily for severance and employee-related costs, as well as asset impairments and accelerated depreciation. Refer to Financial Note 3, “Restructuring, Impairment, and Related Charges, Net” for further information.
- (5) The Company’s Medical-Surgical Solutions segment’s operating profit for fiscal 2022 includes inventory charges of \$164 million primarily related to certain personal protective equipment and other related products.
- (6) The Company’s International segment’s operating profit (loss) includes the following:
- charges of \$240 million and \$383 million for the years ended March 31, 2023 and 2022, respectively, to remeasure the assets and liabilities of the E.U. disposal group to fair value less costs to sell and, in fiscal 2022, to impair certain assets, including internal-use software that will not be utilized in the future, as discussed in more detail in Financial Note 2, “Business Acquisitions and Divestitures;”
 - a charge of \$1.1 billion for the year ended March 31, 2022 to remeasure the assets and liabilities of the U.K. disposal group to fair value less costs to sell, as discussed in more detail in Financial Note 2, “Business Acquisitions and Divestitures;”
 - a gain of \$59 million for the year ended March 31, 2022 related to the sale of the Company’s Canadian health benefit claims management and plan administrative services business; and
 - a gain of \$42 million for the year ended March 31, 2022 related to the sale of the Company’s previously held 30% interest in its German pharmaceutical wholesale joint venture to WBA.
- (7) Corporate expenses, net, includes the following:
- a net charge of \$73 million in fiscal 2024, a credit of \$8 million in fiscal 2023, and a charge of \$274 million in fiscal 2022 related to the estimated liability for opioid-related claims, as discussed in more detail in Financial Note 17, “Commitments and Contingent Liabilities;”
 - charges of \$55 million, \$83 million, and \$100 million for the years ended March 31, 2024, 2023, and 2022, respectively, for restructuring initiatives as discussed in more detail in Financial Note 3, “Restructuring, Impairment, and Related Charges, Net;”
 - charges of \$35 million, \$36 million, and \$130 million for the years ended March 31, 2024, 2023, and 2022, respectively, for opioid-related costs, primarily litigation expenses;
 - net losses of \$24 million and \$36 million for the years ended March 31, 2024 and 2023, respectively, and a net gain of \$98 million for the year ended March 31, 2022, associated with certain of the Company’s equity investments, as discussed in more detail in Financial Note 15, “Fair Value Measurements;”
 - a gain of \$306 million in fiscal 2023 and a charge of \$55 million in fiscal 2022 primarily related to the effect of accumulated other comprehensive loss components from the E.U. disposal group, as discussed in more detail in Financial Note 2, “Business Acquisitions and Divestitures;”
 - a gain of \$126 million in fiscal 2023 related to a cash payment received for the early termination of a TRA exercised by Change in October 2022 and was recorded within “Other income, net” in the Consolidated Statement of Operations, as discussed in more detail in Financial Note 5, “Other Income, Net;”
 - a gain of \$97 million in fiscal 2023 from the termination of certain forward starting fixed interest rate swaps, as discussed in more detail in Financial Note 14, “Hedging Activities;” and
 - a charge of \$42 million in fiscal 2022 primarily related to the effect of accumulated other comprehensive loss components from the U.K. disposal group, as discussed in more detail in Financial Note 2, “Business Acquisitions and Divestitures.”
- (8) Loss on debt extinguishment for fiscal 2022 consists of a charge of \$191 million related to the Company’s July 2021 tender offer to redeem a portion of its existing debt, as discussed in more detail in Financial Note 11, “Debt and Financing Activities.”
- (9) Amounts primarily consist of amortization of acquired intangible assets purchased in connection with business acquisitions and capitalized software for internal use as well as depreciation and amortization of property, plant, and equipment, net.
- (10) Long-lived assets consist of property, plant, and equipment, net and capitalized software.

McKESSON CORPORATION
FINANCIAL NOTES (Concluded)

Segment assets and long-lived assets by geographic areas were as follows:

<i>(In millions)</i>	March 31,	
	2024	2023
Segment assets		
U.S. Pharmaceutical	\$ 46,812	\$ 41,793
Prescription Technology Solutions	4,385	4,168
Medical-Surgical Solutions	6,233	5,780
International	6,535	6,226
Corporate	3,478	4,353
Total assets	<u>\$ 67,443</u>	<u>\$ 62,320</u>
Long-lived assets ⁽¹⁾		
United States	\$ 2,477	\$ 2,207
Foreign	334	323
Total long-lived assets	<u>\$ 2,811</u>	<u>\$ 2,530</u>

(1) Long-lived assets consist of property, plant, and equipment, net and capitalized software.

EXHIBIT I
GENERAL RELEASE

GENERAL RELEASE

This **GENERAL RELEASE** ("Release") is made this _____ day of _____, ____, by _____ ("Franchisee"), with reference to the following facts which they incorporate as part of the Release:

A. Health Mart Systems, Inc. ("Franchisor") and Franchisee have previously entered into a Franchise Agreement ("Franchise Agreement") dated _____ under which Franchisor has granted Franchisee the right to use the System and Proprietary Marks to operate a HEALTH MART® Drugstore. All capitalized terms that are not specifically defined in this Release shall have the same meaning assigned to them in the Franchise Agreement.

B. The parties execute this Release pursuant to the requirements of the Franchise Agreement. Specifically:

[COMPLETE BY CHECKING APPROPRIATE BOX]

This Release is being executed in connection with Franchisee's request to renew its franchise rights, in which case the parties agree that this Release shall become effective when Franchisee satisfies all of the conditions of renewal including, without limitation, execution of a new Franchise Agreement for the renewal term and payment of the fees specified in the Franchise Agreement.

This Release is being executed in connection with Franchisee's request to complete an Event of Transfer to an approved transferee, in which case the parties agree that this Release shall become effective when Franchisee satisfies all of the conditions of transfer set forth in the Franchise Agreement including, without limitation, payment of the fees specified in the Franchise Agreement in connection with a transfer, Franchisor's approval of the proposed transferee, and the proposed transferee's execution of a new Franchise Agreement.

This Release is being executed in connection with the termination of the Franchise Agreement for reasons other than due to renewal or transfer.

NOW THEREFORE, for good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, Franchisee agrees as follows:

1. General Release.

Franchisee, for itself, himself or herself, and, if applicable, additionally, for Franchisee's Affiliates, if any, and for each of their respective officers, directors, shareholders, members, managers, trustees, partners, employees, attorneys, heirs and successors (Franchisee and such other persons are collectively referred to as the "Releasing Parties"), hereby release and forever discharge Franchisor, Franchisor's Affiliates, and their respective officers, directors, shareholders, agents, employees, representatives, attorneys, successors and assigns (collectively the "Released Parties"), and each of them, from any and all claims, demands, obligations, liabilities, actions, causes of action, suits, proceedings, controversies, disputes, agreements, promises, allegations, costs and expenses, at law or in equity, of every nature, character or description whatsoever, whether known or unknown, suspected or unsuspected or anticipated or unanticipated, which any of the Releasing Parties ever had, now has, or may, shall or can hereafter have or acquire (collectively referred to as "Claims"). This Release includes, but is not limited to, all Claims arising out of, concerning, pertaining to or connected with any agreement, tort, statutory violation, representation, nondisclosure, act, omission to act, fact, matter or thing whatsoever, occurring as of or prior to the date of this Release, so that after the date of this Release, none of the Releasing Parties shall have any claim of any kind or nature whatsoever against the Released Parties, directly or indirectly, or by reason of any matter, cause, action, transaction or thing whatsoever done, said or omitted to have been done or said at any time prior to the date of this Release. The terms, "Franchisor's Affiliates" and "Franchisees Affiliates," respectively include every entity that controls, is controlled by, or is under common control with Franchisor or Franchisee.

2. Waiver of Civil Code Section 1542.

This Release is intended by Franchisee to be a full and unconditional general release, as that phrase is used and commonly interpreted, and to constitute a full, unconditional and final accord and satisfaction, extending to all claims of any nature, whether or not known, expected or anticipated to exist in favor of Franchisee or any of the other Releasing Parties against the Released Parties regardless of whether any unknown, unsuspected or unanticipated claim would materially affect settlement and compromise of any matter mentioned herein. Franchisee, for itself, himself or herself, for each of the other Releasing Parties hereby expressly, voluntarily and knowingly waives, relinquishes and abandons each and every right, protection and benefit to which Franchisee or any of the Releasing Parties would be entitled, now or at any time hereafter under Section 1542 of the Civil Code of the State of California, as well as under any other statutes or common law principles of similar effect to said Section 1542, whether now or hereinafter existing under the laws of California or any other applicable federal and state law with jurisdiction over the parties relationship. Franchisee, for itself, himself or herself, for each of the other Releasing Parties, acknowledges that Section 1542 of the Civil Code of the State of California provides as follows:

“A general release does not extend to claims which the creditor does not know or suspect to exist in his favor at the time of executing the release, which if known by him must have materially affected his settlement with the debtor.”

In making this voluntary express waiver, Franchisee acknowledges that claims or facts in addition to or different from those which are now known or believed to exist with respect to the matters mentioned herein may later be discovered and that it is Franchisee’s intention to hereby fully and forever settle and release any and all matters, regardless of the possibility of later discovered claims or facts. This Release is and shall be and remain a full, complete and unconditional general release. Franchisee acknowledges and agrees that the foregoing waiver of Section 1542 is an essential, integral and material term of this Release.

3. Release Not Admission. Franchisor’s acceptance of this Release shall not constitute or be construed as an admission of the validity of any claims made by or against Franchisor.

4. Authority of Parties. The person executing this Release on behalf of Franchisee represents that he or she is duly authorized to execute this Release on behalf of Franchisee.

5. No Prior Assignments. Franchisee represents and warrants that Franchisee has not previously assigned or transferred, or attempted to assign or transfer, to any third party any of the Claims which are the subject of this Release, all of such Claims being released.

This Release shall be construed in accordance with and governed by the law California, without regard to California’s conflict of laws rules.

IN WITNESS WHEREOF, the parties have caused this Release to be signed by their duly authorized representatives.

Franchisee:

Signature

Print Name

If Franchisee is a Business Entity:

By: _____

Its: _____

Print Name

Store Name: _____

Account #: _____

Address: _____

City/State: _____

EXHIBIT J
STATE-SPECIFIC ADDENDA

**HEALTH MART SYSTEMS, INC.
STATE SPECIFIC ADDENDA**

CALIFORNIA

The California Department of Financial Protection and Innovation requires that certain provisions contained in franchise documents be amended to be consistent with California law, including the California Franchise Investment Law, CAL. CORP. CODE Section 31000 *et seq.*, and the California Franchise Relations Act, CAL. BUS. & PROF. CODE Section 20000 *et seq.* To the extent that the Disclosure Document/and or Franchise Agreement contain provisions that are inconsistent with the following, such provisions are hereby amended:

1. Item 3 of the Disclosure Document is supplemented by the following language:

Neither we nor any person or franchise broker in Item 2 of the Franchise Disclosure Document is subject to any currently effective order of any national securities association or national securities exchange, as defined in the Securities Exchange Act of 1934, 15 U.S.C.A.78a *et seq.*, suspending or expelling such persons from membership in such association or exchange.

2. Item 17 of the Franchise Disclosure Document is supplemented by the following language:

- a. California Business and Professions Code Sections 20000 through 20043 provides rights to the franchisee concerning termination, transfer or non-renewal of a franchise. If the franchise agreement contains a provision that is inconsistent with the law, the law will control.

- b. The franchise agreement provides for termination upon bankruptcy. This provision may not be enforceable under federal bankruptcy law (11 U.S.C.A. Sec. 101 *et seq.*).

- c. The franchise agreement contains a covenant not to compete which extends beyond the termination of the franchise. This provision may not be enforceable under California law.

- d. The franchise agreement requires application of the laws of the state of Texas.

2. OUR WEBSITE HAS NOT BEEN REVIEWED OR APPROVED BY THE CALIFORNIA DEPARTMENT OF FINANCIAL PROTECTION AND INNOVATION. ANY COMPLAINTS CONCERNING THE CONTENT OF THIS WEBSITE MAY BE DIRECTED TO THE CALIFORNIA DEPARTMENT OF FINANCIAL PROTECTION AND INNOVATION AT www.dfpi.ca.gov.

3. THE CALIFORNIA FRANCHISE INVESTMENT LAW REQUIRES THAT A COPY OF ALL PROPOSED AGREEMENTS RELATING TO THE SALE OF THE FRANCHISE BE DELIVERED TOGETHER WITH A COPY OF THE DISCLOSURE DOCUMENT.

4. Corporations Code 31512 provides that: "Any conditions, stipulation or provision purporting to bind any person acquiring a franchise to waive compliance with any provision of this law or any rule or order hereunder is void." The franchise agreement requires a shortened status of limitations period. Pursuant to Corporations Code Section 31512, this provision is void, to the extent that it is inconsistent with the provisions of Corporations Code Sections 31303 and 31304.

5. You must sign a general release if you renew or transfer your franchise. California Corporations Code Section 31512 voids a waiver of your rights under the Franchise Investment Law (California Corporations Code Sections 31000 through 31516). Business and Professions Code Section 20010 voids a waiver of your rights under the Franchise Relations Act (Business and Professions Code Sections 20000 through 20043).

6. SECTION 31125 OF THE CALIFORNIA CORPORATIONS CODE REQUIRES US TO GIVE YOU A DISCLOSURE DOCUMENT, IN A FORM CONTAINING THE INFORMATION THAT THE COMMISSIONER MAY BY RULE OR ORDER REQUIRE, BEFORE A SOLICITATION OF A PROPOSED MATERIAL MODIFICATION OF AN EXISTING FRANCHISE.

7. No disclaimer, questionnaire, clause, or statement signed by a franchisee in connection with the commencement of the franchise relationship shall be construed or interpreted as waiving any claim of fraud in the inducement, whether common law or statutory, or as disclaiming reliance on or the right to rely upon any statement made or information provided by any franchisor, broker or other person acting on behalf of the franchisor that was a

material inducement to a franchisee's investment. This provision supersedes any other or inconsistent term of any document executed in connection with the franchise.

Each provision of this addendum is effective only to the extent that the jurisdictional requirements of the laws described above, with respect to each provision of the law, are met independent of this addendum. This addendum will have no force or effect if such jurisdictional requirements are not met.

HAWAII

1. THESE FRANCHISES WILL BE/HAVE BEEN FILED UNDER THE FRANCHISE INVESTMENT LAW OF THE STATE OF HAWAII. FILING DOES NOT CONSTITUTE APPROVAL, RECOMMENDATION, OR ENDORSEMENT BY THE DIRECTOR OF COMMERCE AND CONSUMER AFFAIRS OR A FINDING BY THE DIRECTOR OF COMMERCE AND CONSUMER AFFAIRS THAT THE INFORMATION PROVIDED HEREIN IS TRUE, COMPLETE, AND NOT MISLEADING.

THE FRANCHISE INVESTMENT LAW MAKES IT UNLAWFUL TO OFFER OR SELL ANY FRANCHISE IN THIS STATE WITHOUT FIRST PROVIDING TO THE PROSPECTIVE FRANCHISEE, OR SUBFRANCHISOR, AT LEAST SEVEN DAYS PRIOR TO THE EXECUTION BY THE PROSPECTIVE FRANCHISEE, OF ANY BINDING FRANCHISE OR OTHER AGREEMENT, OR AT LEAST SEVEN DAYS PRIOR TO THE PAYMENT OF ANY CONSIDERATION BY THE FRANCHISEE, OR SUBFRANCHISOR, WHICHEVER OCCURS FIRST, A COPY OF THE FRANCHISE DISCLOSURE DOCUMENT, TOGETHER WITH A COPY OF ALL PROPOSED AGREEMENTS RELATING TO THE SALE OF THE FRANCHISE.

THIS FRANCHISE DISCLOSURE DOCUMENT CONTAINS A SUMMARY ONLY OF CERTAIN MATERIAL PROVISIONS OF THE FRANCHISE AGREEMENT. THE CONTRACT OR AGREEMENT SHOULD BE REFERRED TO FOR A STATEMENT OF ALL RIGHTS, CONDITIONS, RESTRICTIONS AND OBLIGATIONS OF BOTH THE FRANCHISOR AND THE FRANCHISEE.

2. Section 482E-(3), Hawaii Revised Statutes, provides that franchisee may be entitled to certain compensation upon termination or refusal to renew the franchise. To the extent such Section is applicable, the franchisee shall have an interest in the franchise upon termination or refusal to renew as specified therein.

3. No release language set forth in the Franchise Agreement shall relieve Franchisor or any other person, directly or indirectly, from liability imposed by the laws concerning franchising in the State of Hawaii.

4. No statement, questionnaire, or acknowledgement signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor.

Each provision of this addendum is effective only to the extent that the jurisdictional requirements of the laws described above, with respect to each provision of the law, are met independent of this addendum. This addendum will have no force or effect if such jurisdictional requirements are not met.

ILLINOIS

1. Illinois law governs the agreements between the parties to this franchise.

2. Section 4 of the Illinois Franchise Disclosure Act provides that any provision in a franchise agreement that designates jurisdiction or venue outside the State of Illinois is void. However, a franchise agreement may provide for arbitration in a venue outside of Illinois.

3. Section 41 of the Illinois Franchise Disclosure Act provides that any condition, stipulation, or provision purporting to bind any person acquiring any franchise to waive compliance with the Illinois Franchise Disclosure Act or any other law or Illinois is void.

4. Franchisees' rights upon Termination and Non-Renewal are set forth in sections 19 and 20 of the Illinois Franchise Disclosure Act.

Each provision of this addendum is effective only to the extent that the jurisdictional requirements of the laws described above, with respect to each provision of the law, are met independent of this addendum. This addendum will have no force or effect if such jurisdictional requirements are not met.

MARYLAND

1. The Summary column for Item 17.v., “Choice of Forum,” is amended as follows:

A franchisee may bring a lawsuit in Maryland for claims arising under the Maryland Franchise Registration and Disclosure Law (“Law”). Except for any rights a franchisee has under the Law to bring suit in Maryland for claims arising under the Law, mediation of disputes which are subject to mediation will be held at our corporate headquarters. Except as otherwise required by the Law, venue for all proceedings arising under the Franchise Agreement is the state, county, or judicial district where our principal place of business is located, unless otherwise brought by us.

2. Item 17.c., “Requirements for you to renew or extend” and Item 7.m. “Conditions for our approval of transfer” are amended by the addition of the following:

The Code of Maryland Regulations COMAR 02.02.08.16L., states that a general release required as a condition of renewal, sale, and/or assignment/transfer shall not apply to any liability under the Maryland Franchise Registration and Disclosure Law. This may affect the enforceability of certain provisions in the Franchise Agreement relating to renewal, sale, assignment, or transfer of the Franchise Agreements.

3. Item 17 is amended to add the following note at the end of that Item:

If the Franchise Agreement contains a limitations of claims provision, such provision will not act to reduce the three-year statute of limitations period afforded a franchisee under Section 14-227(e) of the Maryland Franchise Registration and Disclosure Law (“Law”) for claims arising under the Law.

4. The following is added as the last paragraph of Item 17:

A provision in the Franchise Agreement which terminates the agreement upon your bankruptcy may not be enforceable under Title 11, United States Code Section 101.

5. No statement, questionnaire, or acknowledgement signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

Each provision of this addendum is effective only to the extent that the jurisdictional requirements of the laws described above, with respect to each provision of the law, are met independent of this addendum. This addendum will have no force or effect if such jurisdictional requirements are not met.

MINNESOTA

1. The following is added to Item 13 of the disclosure document:

We will protect your right to use the trademarks, service marks, trade names, logos, or other commercial symbols or will indemnify you from any loss, costs, or expenses arising out of any claim, suit, or demand regarding the use of the marks to the extent required by Minnesota law.

2. The following is added to Item 17 of the disclosure document:

Under Minnesota law, and except in certain specified cases, we must give you 90 days notice of termination with 60 days to cure. To the extent that the Franchise Agreement or Development Agreement is inconsistent with the Minnesota law, the Minnesota law will control.

3. To the extent that any condition, stipulation, or provision contained in the Franchise Agreement or Development Agreement (including any choice of law provision) purports to bind any person who, at the time of acquiring a franchise is a resident of Minnesota, or, in the case of a partnership or corporation, organized or incorporated under the laws of Minnesota, or purporting to bind a person acquiring any franchise to be operated in Minnesota to waive compliance with the Minnesota Franchises Law, such condition, stipulation, or provision may be void and unenforceable under the non-waiver provision of the Minnesota Franchises Law.

4. No statement, questionnaire, or acknowledgement signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including, fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor.

Each provision of this addendum is effective only to the extent that the jurisdictional requirements of the laws described above, with respect to each provision of the law, are met independent of this addendum. This addendum will have no force or effect if such jurisdictional requirements are not met.

NEW YORK

1. Item 3, "Litigation" is hereby deleted in its entirety and is replaced by the following language:

- a. Neither we, any predecessor, any person identified in Item 2 above, nor any affiliate offering franchises under our principal trademark has pending any administrative, criminal or material civil action (or a significant number of civil actions irrespective of materiality) alleging a violation of any franchise, antitrust or securities law, fraud, embezzlement, fraudulent conversion, misappropriation of property, unfair or deceptive practices, or comparable allegations.
- b. Neither we, any predecessor, any person identified in Item 2 above, nor any affiliate offering franchises under our principal trademark has been convicted of a felony or pleaded *nolo contendere* to a felony charge or, within the ten-year period immediately preceding the date of this disclosure document, has been convicted of a misdemeanor or pleaded *nolo contendere* to a misdemeanor charge or been held liable in a civil action by final judgment or been the subject of a material complaint or other legal proceeding if such misdemeanor conviction or charge or civil action, complaint or other legal proceeding involved a violation of any franchise, anti fraud or securities law, fraud, embezzlement, fraudulent conversion, misappropriation of property, unfair or deceptive practices, misappropriation of property or comparable allegations.
- c. Neither we, any predecessor any person identified in Item 2 above, nor any affiliate offering franchises under our principal trademark is subject to any currently effective injunctive or restrictive order or decree relating to franchises or under any Federal, State or Canadian franchise, securities, antitrust, trade regulation or trade practice law as a result of a concluded or pending action or proceeding brought by a public agency, is subject to any currently effective order of any national securities association or national securities exchange, as defined in the Securities and Exchange Act of 1934, suspending or expelling such person from membership in such association or exchange; or is subject to a currently effective injunctive or restrictive order relating to any other business activity as a result of an action brought by a public agency or department, including, without limitation, actions affecting a license as a real estate broker or sales agent."

2. Item 4, "Bankruptcy" is hereby deleted in its entirety and is replaced by the following language:

Neither we, nor any affiliate or predecessor or current officer or general partner have during the 10 year period immediately before the date of this disclosure document (a) filed as a debtor (or had filed against it) a petition to start an action under the U.S. Bankruptcy Code; (b) obtained a discharge of its debts under the Bankruptcy Code; or (c) was a principal officer of a company or a general partner in a partnership that either filed as a debtor (or had filed against it) a petition to start an action under the U.S. Bankruptcy Code or that obtained a discharge of its debts under the U.S. Bankruptcy Code during or within one year after the officer or general partner of F45 Training Incorporated held this position with the company or partnership.

3. Item 17, "Renewal, Termination, Transfer, and Dispute Resolution" is amended as follows:

- a. By adding the following in the "Summary" column opposite category d., "Termination by you":
To the extent required by the New York General Business Law, you may terminate the Agreement on any grounds available by law.
- b. By adding the following in the "Summary" column opposite category w., "Choice of law":
The foregoing choice of law should not be considered a waiver of any right conferred upon you by the General Business Law of the State of New York, Article 33.

4. This Franchise Disclosure Document is amended by the addition of the following sentence:

Franchisor represents that this prospectus does not knowingly omit any material fact or contain any untrue statement of a material fact.

Each provision of this addendum is effective only to the extent that the jurisdictional requirements of the laws described above, with respect to each provision of the law, are met independent of this addendum. This addendum will have no force or effect if such jurisdictional requirements are not met.

NORTH DAKOTA

The State of North Dakota has determined that the following types of provisions are deemed to be contrary to North Dakota law:

- a. A provision requiring a North Dakota franchisee to sign a general release upon renewal of the franchise agreement;
- b. A provision requiring a North Dakota franchisee to consent to termination penalties or liquidated damages;
- c. A provision requiring a North Dakota franchisee to consent to the jurisdiction of courts outside the state of North Dakota;
- d. A provision requiring a North Dakota franchisee to consent that the Franchise Agreement be governed by a state, other than the State of North Dakota.
- e. A provision restricting the time in which a North Dakota franchisee may make a claim to less than the applicable North Dakota statute of limitations;
- f. A provision calling for the waiver by a North Dakota franchisee of the right to trial by jury;
- g. A provision requiring a North Dakota franchisee to consent to a waiver of exemplary and punitive damages.

The covenants not to compete contained within the Franchise Disclosure Document are subject to Section 9-08-06 and may be unenforceable under North Dakota law.

If the Franchise Agreement requires mediation or arbitration to be conducted in a forum other than the State of North Dakota, the requirement may be unenforceable under the North Dakota Franchise Investment Law. Mediation or arbitration involving a franchise purchased in the State of North Dakota must be held either in a location mutually agreed upon prior to the mediation or arbitration, or if the parties cannot agree on a location, the location will be determined by the mediator or the arbitrator.

Each provision of this addendum is effective only to the extent that the jurisdictional requirements of the laws described above, with respect to each provision of the law, are met independent of this addendum. This addendum will have no force or effect if such jurisdictional requirements are not met.

RHODE ISLAND

Item 17, "Renewal, Termination, Transfer, and Dispute Resolution" is amended by adding the following in the "Summary" column opposite category w., "Choice of law":

Section 19-28.1-14 of the Rhode Island Franchise Investment Act provides that "A provision in a franchise agreement restricting jurisdiction and venue to a forum outside this state or requiring the application of the laws of another state is void with respect to a claim otherwise enforceable under this Act."

Each provision of this addendum is effective only to the extent that the jurisdictional requirements of the laws described above, with respect to each provision of the law, are met independent of this addendum. This addendum will have no force or effect if such jurisdictional requirements are not met.

VIRGINIA

In recognition of the restrictions contained in Section 13.1-564 of the Virginia Retail Franchising Act, Item 17.h. is supplemented by the following:

Under Section 13.1-564 of the Virginia Retail Franchising Act, it is unlawful for a franchisor to cancel a franchise without reasonable cause. If any ground for default or termination stated in the franchise agreement does not constitute “reasonable cause,” as that term may be defined in the Virginia Retail Franchising Act or the laws of Virginia, that provision may not be enforceable.

No statement, questionnaire, or acknowledgement signed or agreed to by you in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by us, any franchise seller, or any other person acting on our behalf. This provision supersedes any other term of any document executed in connection with the franchise.

WASHINGTON

1. RCW 19.100.180 may supersede the franchise agreement in your relationship with the Franchisor including the areas of termination and renewal of your franchise. There may also be court decisions which may supersede the franchise agreement in your relationship with the franchisor including the areas of termination and renewal of your franchise.

2. In the event of a conflict of laws, the provisions of the Washington Franchise Investment Protection Act, Chapter 19.100 RCW will prevail

3. A release or waiver of rights executed by a franchisee may not include rights under the Washington Franchise Investment Protection Act or any rule or order thereunder except when executed pursuant to a negotiated settlement after the Agreement is in effect and where the parties are represented by independent counsel. Provisions such as those which unreasonably restrict or limit the statute of limitations period for claims under the Act, or rights or remedies under the Act such as a right to a jury trial, may not be enforceable.

4. Transfer fees are collectable to the extent that they reflect our reasonable estimated or actual costs in effecting a transfer.

5. In any arbitration or mediation involving a franchise purchased in Washington, the arbitration or mediation site will be either in the state of Washington, or in a place mutually agreed upon at the time of the arbitration or mediation, or as determined by the arbitrator or mediator at the time of arbitration or mediation. In addition, if litigation is not precluded by the franchise agreement, a franchisee may bring an action or proceeding arising out of or in connection with the sale of franchises, or a violation of the Washington Franchise Investment Protection Act, in Washington.

6. Pursuant to RCW 49.62.020, a noncompetition covenant is void and unenforceable against an employee, including an employee of a franchisee, unless the employee’s earnings from the party seeking enforcement, when annualized, exceed \$100,000 per year (an amount that will be adjusted annually for inflation). In addition, a noncompetition covenant is void and unenforceable against an independent contractor of a franchisee under RCW 49.62.030 unless the independent contractor’s earnings from the party seeking enforcement, when annualized, exceed \$250,000 per year (an amount that will be adjusted annually for inflation). As a result, any provisions contained in the franchise agreement or elsewhere that conflict with these limitations are void and unenforceable in Washington.

7. RCW 49.62.060 prohibits a franchisor from restricting, restraining, or prohibiting a franchisee from (i) soliciting or hiring any employee of a franchisee of the same franchisor or (ii) soliciting or hiring any employee of the franchisor. As a result, any such provisions contained in the franchise agreement or elsewhere are void and unenforceable in Washington.

8. The franchisor uses the services of franchise brokers to assist it in selling franchises. A franchise broker represents the franchisor and is paid a fee for referring prospects to the franchisor and/or selling the franchise. Do not rely only on the information provided by a franchise broker about a franchise. Do your own investigation by contacting the franchisor’s current and former franchisees to ask them about their experience with the franchisor.

Each provision of this addendum is effective only to the extent that the jurisdictional requirements of the laws described above, with respect to each provision of the law, are met independent of this addendum. This addendum will have no force or effect if such jurisdictional requirements are not met.

EXHIBIT K
LIST OF STATE ADMINISTRATORS

LIST OF STATE ADMINISTRATORS

Listed below are the names, addresses and telephone numbers of the state agencies having responsibility for franchising disclosure/registration laws:

California

State of California
Department of Financial Protection and
Innovation
320 W. 4th Street, Suite 750
Los Angeles, California 90013-2344
(213) 576-7500
(866) 275-2677

Hawaii

Hawaii Commissioner of Securities
Department of Commerce and Consumer Affairs
Business Registration Division
State of Hawaii
335 Merchant Street, Room 203
Honolulu, Hawaii 96813
(808) 586-2722

Illinois

Franchise Bureau
Illinois Attorney General
500 South Second Street
Springfield, Illinois 62706
(217) 782-4465

Indiana

Franchise Section
Indiana Securities Division
302 West Washington Street
Room E-111
Indianapolis, Indiana 46204
(317) 232-6681

Maryland

Office of the Attorney General
Securities Division
200 St. Paul Place
Baltimore, Maryland 21202
(410) 576-6360

Michigan

Consumer Protection Division
Franchise Section
Michigan Department of Attorney General
G Mennen Williams Building
Franchise Section, 1st Floor
525 West Ottawa Street
Lansing, Michigan 48913
(517) 373-7117

Minnesota

Minnesota Department of Commerce
Franchise Section
85 7th Place East, Suite 280
Saint Paul, Minnesota 55101-2198
(651) 296-6328

New York

NYS Department of Law
Investor Protection Bureau
28 Liberty Street, 21st Floor
New York, New York 10005
(212) 416-8211

North Dakota

North Dakota Securities Department
State of North Dakota
600 East Boulevard Avenue
Fifth Floor
Bismarck, North Dakota 58505-0510
(701) 328-4712

Oregon

Oregon Division of Finance
And Corporate Securities
State of Oregon
Labor & Industries Bldg.
350 Winter Street, NE, #410
Salem, Oregon 97301-3881
(503) 378-4140

Rhode Island

Department of Business Regulation
Securities Division
John O. Pastore Complex
1511 Pontiac Avenue, Building 69-1
Cranston, Rhode Island 02920
(401) 222-3048

South Dakota

Franchise Administrator
South Dakota Department of Labor and
Regulations
Division of Insurance
Securities Regulation
124 S. Euclid, Suite 104
Pierre, South Dakota 57501
(605) 773-3563

Virginia

State Corporation Commission
Division of Securities and
Retail Franchising
1300 East Main Street, 9th floor
Richmond, Virginia 23219
(804) 371-9051

Washington

Department of Financial Institutions
Securities Division
State of Washington
150 Israel Rd. SW
Tumwater, Washington 98501
(360) 902-8738

Wisconsin

Division of Securities
Department of Financial Institutions
Wisconsin Commissioner of Securities
345 West Washington Avenue, 4th Floor
Madison, Wisconsin 53703
(608) 266-8559

EXHIBIT L
STATE EFFECTIVE DATES

State Effective Dates

The following states have franchise laws that require that the Franchise Disclosure Document be registered or filed with the state, or be exempt from registration: California, Hawaii, Illinois, Indiana, Maryland, Michigan, Minnesota, New York, North Dakota, Rhode Island, South Dakota, Virginia, Washington, and Wisconsin.

This document is effective and may be used in the following states, where the document is filed, registered or exempt from registration, as of the Effective Date stated below:

State	Effective Date
California	June 20, 2024
Hawaii	[PENDING]
Illinois	June 20, 2024
Indiana	June 20, 2024
Maryland	[PENDING]
Michigan	[PENDING]
Minnesota	[PENDING]
New York	June 20, 2024
North Dakota	[PENDING]
Rhode Island	[PENDING]
South Dakota	[PENDING]
Virginia	[PENDING]
Washington	[PENDING]
Wisconsin	[PENDING]

Other states may require registration, filing, or exemption of a franchise under other laws, such as those that regulate the offer and sale of business opportunities or seller-assisted marketing plans.

EXHIBIT M
RECEIPTS

**ITEM 23
RECEIPT**

This disclosure document summarizes certain provisions of the franchise agreement and other information in plain language. Read this disclosure document and all agreements carefully.

If Health Mart Systems offers you a franchise, it must provide this disclosure document to you 14 calendar days before you sign a binding agreement with, or make a payment to, the franchisor or an affiliate in connection with the proposed franchise sale, or sooner if required by applicable state law. Applicable state laws in (a) Connecticut and Michigan require us to provide you the disclosure document at least 10 business days before you sign a binding agreement with, or make a payment to, the franchisor or an affiliate in connection with the proposed franchise sale, (b) New York requires us to provide you the disclosure document at the earlier of the first personal meeting or 10 business days before you sign a binding agreement with, or make a payment to, the franchisor or an affiliate in connection with the proposed franchise sale, and (c) Iowa and Maine require us to provide you the disclosure document at the earlier of the first personal meeting or 14 days before you sign a binding agreement with, or make a payment to, the franchisor or an affiliate in connection with the proposed franchise sale.

If Health Mart Systems does not deliver this disclosure document on time or if it contains a false or misleading statement, or a material omission, a violation of federal law and state law may have occurred and should be reported to the Federal Trade Commission, Washington, D.C. 20580 and any applicable state agency (as listed in Exhibit P to this disclosure document).

The name, principal business address, and telephone number of the franchise seller offering the franchise is:

Health Mart Systems, Inc. 6555 State Hwy 161 Irving, Texas 75039 855-458-4678	McKesson Corporation Name _____ Address 6555 State Hwy 161 Irving, Texas 75039 855-458-4678	_____ Name _____ _____ Address _____ _____ Telephone Number _____	_____ Name _____ _____ Address _____ _____ Telephone Number _____
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Issuance Date: June 20, 2024

I received a disclosure document dated June 20, 2024. The disclosure document included the following Exhibits and Attachments:

- Exhibit A Agents for Service of Process
- Exhibit B Franchise Agreement (Including state amendments)
- Exhibit C Franchise Compliance Questionnaire
- Exhibit D Digital Portfolio Program (Terms & Conditions, Privacy Policy and Business Associate Agreement)
- Exhibit E Financing Documents (McKesson Corporation Term Financing Documents (Security Agreement, Guaranty, Note)
- Exhibit F Franchise Handbook Table of Contents
- Exhibit G Information About HMSI Franchisees
 - G-1 - List of Operational Franchisees As Of March 31, 2023
 - G-2 - List of Not Yet Operational Franchisees As Of March 31, 2023
 - G-3 - List of Franchisees Who Have Ceased To Do Business Under Their Agreement Or Who Otherwise Left The System During The Last Fiscal Year Ending March 31, 2023
- Exhibit H Financial Statements
- Exhibit I General Release

Exhibit J State-Specific Addenda
Exhibit K List of State Administrators
Exhibit L State Effective Dates
Exhibit M Receipts

Dated: _____
Signature if Franchise is an Individual

Dated: _____
Individually and as an Officer of the company designated below or a
company to be formed and designated below on formation

Printed Name

of _____
(a _____ Corporation)
(a _____ Partnership)
(a _____ Limited Liability
Company)

(KEEP THIS COPY FOR YOUR RECORDS.)

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Dated: _____
Signature if Franchise is an Individual

Dated: _____
Individually and as an Officer of the company designated below or a
company to be formed and designated below on formation

Printed Name

of _____
(a _____ Corporation)
(a _____ Partnership)
(a _____ Limited Liability
Company)

(RETURN THIS COPY TO US.)