SETTLEMENT AGREEMENT AND MUTUAL RELEASE

WHEREAS, MFD conducted a pharmacy inventory analysis ("Inventory Analysis") and alleged that during the period of review between September 15, 2012 and December 31, 2015, Milly's submitted a total of 9,344 claims for pharmaceutical products provided to Medicaid patients that could not be supported by wholesaler invoices for an overpayment amount of \$1,661,862.14 (this scope and period is hereafter referred to as the "covered conduct");

WHEREAS, Milly's supplied documentation to support some of the discrepant claims thereby reducing the overpayment amount;

WHEREAS, the parties have agreed that Milly's should be given credit in the amount of \$1,578,943.01 which reduced the overpayment amount to \$82,919.13;

WHEREAS, the parties desire to amicably resolve all disputes between them giving rise to the alleged overpayment and have reached a mutually acceptable resolution of the outstanding issues.

NOW THEREFORE, in consideration of the mutual promises contained herein, as well as for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties agree to settle their dispute on the following terms:

- (1) Milly's agrees to pay to MFD the sum of eighty two thousand, nine hundred nineteen dollars and thirteen cents (\$82,919.13) in one payment. The full payment of \$82,919.13 will be due within 15 days of the execution of this agreement.
- (2) Payments shall be by certified check, bank check, or attorney trusts check made payable to "Treasurer, State of New Jersey," and shall be mailed or delivered as follows:

Treasurer, State of New Jersey

Division of Revenue

200 Woolverton Avenue, Building 20

Lockbox 656

Trenton, New Jersey 08646

Attention: Processing Bureau

Milly's will include "Milly's Pharmacy/MFD-" in the memo line so that the payment is

properly credited.

(3) The parties agree that this Settlement Agreement is intended to be a final resolution of

all issues in connection with the claims at issue in this matter, and is intended by each party to release the

other party and its representatives from liability arising out of the claims at issue in this matter, unless

MFD is mandated to act by federal or State law; or mandated by order or judgment of a court or

administrative agency (other than MFD).

(4) Nothing in this Settlement Agreement waives the rights of any other State or Federal

agency, including, among others, the New Jersey Division of Criminal Justice, from continuing with a

pending or beginning a future civil or criminal investigation or other action for alleged conduct

concerning Milly's or from taking any action for such conduct. Nothing in this Settlement Agreement

waives the rights of MFD to conduct an audit or investigation for the improper submission of any claims

or conduct not specifically covered by this agreement, and to take any action civilly or criminally for such

conduct.

(5) Subject to the express terms of this Settlement Agreement as provided for in

paragraphs 1-4 above, by the signatures set forth below, the authorization of which is hereby affirmed

Milly's and MFD agree to the following Release: in consideration of the provision hereof including this

release, each party agrees to release the other party and its employees, representatives, officers and

directors from liability, obligations and damages arising out of the submission by, and payments to,

Milly's of any and all claims for reimbursement by Medicaid or the Medicaid Managed Care Program for

the covered conduct.

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- (6) Nothing herein shall constitute an admission, concession or finding of wrongdoing by any party.
- (7) This Settlement Agreement shall be construed, enforced and governed by the laws of the State of New Jersey.
 - (8) This Settlement Agreement may be executed in Counterparts.
- (9) This Settlement Agreement is effective upon the last date it is executed by the parties hereto.
- (10) This Settlement Agreement sets forth the entire agreement between and among the parties hereto with respect to the claims described herein and supersedes any other written or oral understandings. This Settlement Agreement does not reflect any other terms or conditions or agreements between or among the parties with respect to any other matter.

IN WITNESS WHEREOF, and intending to be legally bound, the parties hereto have executed the foregoing Settlement Agreement:

FORM AND CONTENT ACCEPTED AND AGREED TO BY:

SIGNATURES ON THE FOLLOWING PAGE

DATE:

By:_

Richard P Gates

Group Vice President, Pharmacy

WALGREEN CO.

988

PHILIP JAMES DEGNAN STATE COMPTROLLER

DATE:

By:

Don Catinello

Supervising Regulatory Officer Office of the State Comptroller

Medicaid Fraud Division

DATE:

By:

Josh Lichtblau

Director

Office of the State Comptroller

Medicaid Fraud Division