An Agreement Among the Attorneys General of the States and Commonwealths of Connecticut, Alabama, Arizona, Delaware, Florida, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New York, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, South Carolina, Tennessee, Utah, Vermont, Virginia and Wisconsin and Jeffrey Glazer dated March 16, 2017

This Settlement Agreement is made and entered into this 16th day of March, 2017 (hereinafter, "Effective Date"), by and between the Attorneys General of the States and Commonwealths of Connecticut, Alabama, Arizona, Delaware, Florida, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New York, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, South Carolina, Tennessee, Utah, Vermont, Virginia and Wisconsin (hereinafter, Attorneys General) and Jeffrey Glazer (hereinafter, "Glazer").

WHEREAS, the Attorneys General have been conducting an investigation of civil violations of state and federal antitrust laws and state consumer protection laws in the marketing and sale of generic pharmaceuticals in the United States (the "Attorneys General's Investigation");

WHEREAS, Glazer is a resident of New Jersey, and was formerly the Chairman and Chief Executive Officer of Heritage Pharmaceuticals, Inc. (hereinafter, "Heritage"), a generic pharmaceutical company located in Eatontown, New Jersey;

WHEREAS, Heritage is engaged in the acquisition, licensing, development, marketing, sale and distribution of generic pharmaceutical products for the United States prescription drug market;

WHEREAS, Glazer was charged with two count(s) of criminal violations of the Sherman Antitrust Act, in a criminal Information filed by the United States Department of Justice ("DOJ") on December 12, 2016 arising from his involvement in the marketing and sale of generic pharmaceuticals in the United States;

WHEREAS, Glazer has entered into a Plea Agreement with the DOJ agreeing to waive indictment and pleading guilty to each count of a two-count Information;

WHEREAS, the Attorneys General, based upon their investigation, are prepared to allege the following conduct as relevant to this Settlement Agreement:

A. ALLEGATIONS

1. The Drug Price Competition and Patent Term Restoration Act of 1984, commonly known as the Hatch-Waxman Act ("Hatch-Waxman"), created the regulatory mechanism under which the United States Food and Drug Administration can approve generic pharmaceuticals. In 2015, sales of generic pharmaceuticals in the United States were estimated at \$74.5 billion dollars. Today, the generic pharmaceutical industry accounts for approximately 88% of all prescriptions written in the United States.

2. Heritage, a privately held company formed in 2006, markets a variety of products in a number of therapeutic categories, including but not limited to: cardiovascular, metabolic disease, anti-infective and pain management.

3. Glazer participated in a conspiracy to suppress and eliminate competition by allocating customers, rigging bids, and fixing and maintaining prices for doxycycline hyclate delayed release sold in the United States, <u>from in or about</u> April 2013 and continuing until at least December 2015, in violation of the Sherman Antitrust Act, 15 U.S.C. § 1. Glazer participated in a conspiracy to suppress and eliminate competition by allocating customers and fixing and maintaining prices for glyburide sold in the United States, <u>from in or about</u> April 2014 and continuing until at least December 2015, in violation of the Sherman of the Sherman Antitrust Act, 15 U.S.C. § 1. Glazer participated in a conspiracy to suppress and eliminate competition by allocating customers and fixing and maintaining prices for glyburide sold in the United States, <u>from in or about</u> April 2014 and continuing until at least December 2015, in violation of the Sherman Antitrust Act, 15 U.S.C. § 1. ("Relevant Conduct").

WHEREAS, based on this information, the Attorneys General are prepared to allege that Glazer engaged in a scheme to (a) fix, control or maintain prices, rates, quotations, or fees; or (b) allocate or divide customers or markets, either functional or geographical; which had the effect of artificially increasing or maintaining prices for certain generic pharmaceuticals within the United States;

WHEREAS, Glazer has cooperated and has agreed to continue to cooperate fully with the ongoing Attorneys General's Investigation;

WHEREAS, in consideration of Glazer's full, voluntary and truthful cooperation with the ongoing Attorneys General's Investigation, and his agreement to pay a civil penalty pursuant to the conduct described in the Allegations above, the Attorneys General find that the relief and other provisions contained in this Settlement Agreement are appropriate and in the public interest; and

NOW THEREFORE, in exchange for the mutual obligations described below, Glazer and the Attorneys General hereby enter into this Settlement Agreement, and agree as follows:

B. CIVIL PENALTY

- 1. Within thirty (30) days of the Effective Date of this Settlement Agreement, Glazer agrees to pay a civil penalty in the amount of Twenty-five Thousand Dollars (\$25,000) by wire transfer, certified check or other guaranteed funds, pursuant to the instructions of the Attorneys General.
- 2. Glazer warrants that, as of the Effective Date of this Settlement Agreement, he is not insolvent, nor will the payment required under this Settlement Agreement render him insolvent, as that term is used in the United States Bankruptcy Code.

C. COOPERATION WITH THE ATTORNEYS GENERAL'S INVESTIGATION

- 3. Glazer agrees to continue to provide full, complete and prompt cooperation with the ongoing Attorneys General's Investigation, and related proceedings and actions against any other person, corporation or entity, provided that such cooperation is not inconsistent with any obligations he may have to the DOJ. Glazer shall have at least five (5) business days to object to any cooperation the Attorneys General request on the grounds that it is inconsistent with his obligations to the DOJ.
- 4. Cooperation shall include, but not be limited to: (a) producing, voluntarily, without service of subpoena, all pre-existing information, documents or other tangible evidence requested by the Attorneys General that relates to the Attorneys General's Investigation; (b) producing, without service of subpoena, any pre-existing compilations or summaries of market information or data that the Attorneys General request that relates to the Attorneys General's Investigation; (c) providing to the Attorneys General, or their designated representative, all facts related to the Relevant Conduct or conduct related to the Attorneys General's Investigation that are now known, or subsequently learned, by Glazer; and (d) if requested by the Attorneys General, attending, on reasonable notice, any proceedings (including but not limited to meetings, interviews, hearings, depositions, grand jury proceedings and trials) and answering completely, candidly and truthfully any and all inquiries relating to the subject matter of the Attorneys General's Investigation that may be put to him by the Attorneys General (or any of them, their deputies, assistants or agents), all without service of subpoena.
- 5. In the event any document or information is withheld or redacted on grounds of privilege, work-product or other legal doctrine, upon the request of the Attorneys General, or their designated representative, Glazer shall submit a statement in writing indicating: (i) the type of document or information; (ii) the date of the document; (iii) the author and recipient of the document; (iv) the general subject matter of the document or information; (v) the reason for withholding the document; and (vi) the Bates number or range of the withheld document. The Attorneys General or their designated representative

may initiate a challenge to such claim in any state or federal court where jurisdiction is appropriate and may rely on all documents or communications theretofore produced or the contents of which have been described by Glazer.

- 6. Glazer agrees not to compromise the integrity or confidentiality of any aspect of the Attorneys General's Investigation or any proceeding or actions relating to the Investigation, by sharing or disclosing evidence, documents, or other information provided to Glazer by the Attorneys General or their designated representative with others without the consent of the Attorneys General or their designated representative. Nothing herein shall prevent Glazer from providing such evidence to other government regulators, law enforcement agencies or as otherwise required by law.
- Glazer shall maintain custody of, or make arrangements to have maintained, all available documents and/or records relating to Glazer's involvement in the Relevant Conduct or conduct related to the Attorneys General's Investigation, and within the scope of the civil investigative demand issued to Glazer by the Connecticut Attorney General dated November 2, 2016.
- 8. If Glazer has intentionally given false, misleading or incomplete information or testimony, has failed to cooperate fully, or otherwise has violated any provision of this agreement, then the Attorneys General may deem this Settlement Agreement null and void. In the event the Attorneys General void this Settlement Agreement, Glazer may be subject to a civil, criminal or administrative action brought by any of the Attorneys General for the conduct identified in the Allegations above, or any other conduct related to the Attorneys General's Investigation. Moreover, any such action may be premised upon (i) any information or statement provided by Glazer to the Attorneys General or their agents or representatives, (ii) any testimony given by him in court, grand jury or other proceeding, and (iii) any leads derived from such information, statement or testimony. Glazer understands that such information, statements, testimony and leads derived therefrom may be used against him in any such action. Moreover, Glazer agrees that all such information, statements or testimony shall be admissible in any civil, criminal or administrative proceedings against him, and he expressly waives any claim under the United States Constitution, Rule 410 of the Federal Rules of Evidence, or any other federal or state rule or statute that such information, statements, testimony or leads should be excluded. Finally, Glazer waives any claim that such action is time-barred where the statute of limitations has expired between the signing of this Settlement Agreement and the commencement of any such lawsuit.
- 9. In the event Glazer becomes a witness at any action brought by the Attorneys General related to the conduct described in the Allegations or any other conduct related to the Attorneys General's Investigation, and in the event his testimony at such proceeding is

materially different from any statements made or information disclosed to the Attorneys General, by him or any agents acting on his behalf, the Attorneys General may use such statements and information, and all evidence obtained directly or indirectly therefrom, to impeach, cross-examine or rebut such testimony or information. Glazer understands that such statements and information may be used against him in this manner.

10. The Attorneys General agree that if, in the sole and exclusive judgment of the Attorneys General, they should decide that Glazer has cooperated fully and truthfully, provided substantial assistance to the Attorneys General's Investigation and otherwise complied fully with this Settlement Agreement, then the Attorneys General, at the request of Glazer, will make such cooperation known to any court, or federal or state law enforcement, prosecuting, administrative or regulatory agency. The Attorneys General make no representations or agreements with Glazer or any person representing Glazer other than as set forth in this Settlement Agreement.

D. ENFORCEMENT

- 11. The Attorneys General may make such application as appropriate to enforce or interpret the provisions of this Settlement Agreement or, in the alternative, may maintain any action within their legal authority for such other and further relief as they determine is proper and necessary for the enforcement of this Settlement Agreement. Glazer consents to the jurisdiction of the courts of the States of Connecticut or New Jersey only for the purpose of an action brought by the Attorneys General to enforce the terms of this Settlement Agreement. Connecticut law shall apply in any action brought by the Attorneys General to enforce the terms of this Settlement Agreement. The parties recognize that remedies at law for violations of this Settlement Agreement, except for Paragraph 1, are inadequate. The parties agree that, in any action to enforce the terms of this Settlement Agreement, except Paragraph B1, a court shall have the authority to award equitable relief, including specific performance, and the parties consent to the awarding of such equitable relief including specific performance.
- 12. This Settlement Agreement may be modified by the mutual agreement of Glazer and the Attorneys General. Any such modification shall be in writing and signed by all parties to this Settlement Agreement.
- 13. Any information obtained directly and exclusively from Glazer after the Effective Date of the Agreement shall not be disclosed to any state unless that state is (i) a member of the Attorneys General working group ("Working Group") on the Effective Date or (ii) joins the Working Group and agrees to be bound by all provisions of this Agreement.

E. RELEASE BY ATTORNEYS GENERAL AND PARTICIPATING ATTORNEYS GENERAL

14. Subject to the satisfaction of the obligations of Glazer as set forth in this Settlement Agreement, including, without limitation, the obligations set forth in Paragraphs B1 and C3 through 7 hereof, each Attorney General releases Glazer and his heirs from all civil claims, counterclaims, cross claims, setoffs, civil causes of action of any type (whether common law, equitable, statutory, regulatory or administrative, class, individual or otherwise in nature, and whether reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, secured or unsecured), demands, disputes, damages, restitution, whenever incurred, and liabilities of any nature whatsoever, including, without limitation, costs, fines, debts, expenses, penalties and attorneys' fees, known or unknown, arising out of his participation in the Relevant Conduct set forth above through the Effective Date of this Settlement Agreement that could have been asserted by each Attorney General in his or her sovereign capacity as chief law enforcement officer of his or her respective state. This release specifically does not purport to release any civil claims, counterclaims, cross claims, setoffs, causes of action of any type (whether common law, equitable, statutory, regulatory or administrative, class, individual or otherwise in nature, and whether reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, secured or unsecured), demands, disputes, damages, restitution, whenever incurred, and liabilities of any nature whatsoever, including, without limitation, costs, fines, debts, expenses, penalties and attorneys' fees, known or unknown, arising out of his participation in the Relevant Conduct set forth above, that any other person, state agency or non-governmental entity may have. Each State, through this Settlement Agreement, does not settle, release, or resolve any claims against Glazer or any other person or entity involving any private causes of action, claims, or remedies, including, but not limited to, private causes of action, claims, or remedies provided for under the State's consumer protection or antitrust laws. This release does not, and is not intended to, benefit or apply to any person other than Glazer and his heirs.

F. PARTICIPATION OF ADDITIONAL ATTORNEYS GENERAL

15. The attorney general of any state that wishes to join in this settlement may opt in and accept the terms of this Settlement Agreement by signing the opt-in agreement appended hereto as Exhibit 1, within 60 days of the Effective Date. Any attorney general submitting a timely opt-in agreement will thereby become a party to this Settlement Agreement.

G. NOTICES AND REPORTS

16. All notices required to be provided shall be sent electronically or by first-class mail, postage pre-paid as follows:

For Glazer:

Thomas Mueller, Esq. WilmerHale 1875 Pennsylvania Avenue, NW Washington, DC 20006 thomas.mueller@wilmerhale.com

For Attorneys General:

W. Joseph Nielsen Assistant Attorney General, Antitrust Department Office of the Connecticut Attorney General 55 Elm Street Hartford, Connecticut 06141 joseph.nielsen@ct.gov

H. OTHER PROVISIONS

- 17. This Settlement Agreement is entered into voluntarily and solely for the purpose of resolving the civil claims and causes of action the Attorneys General have against Glazer. This Settlement Agreement and any and all negotiations, documents and discussions associated with it shall not be used for any other purpose, except in proceedings or actions to enforce or interpret this Settlement Agreement. It shall not constitute or be construed as an admission or evidence of any violation of any statute or law or of any liability or wrongdoing by Glazer.
- 18. Except as expressly set forth herein, this Settlement Agreement shall not confer any rights upon any persons or entities besides the Attorneys General and Glazer.
- 19. Nothing in this Settlement Agreement is intended to limit or bar any of the Attorneys General's claims against third parties, including but not limited to, claims against Heritage Pharmaceuticals, Inc., other pharmaceutical manufacturers, individuals or entities who conspired with Glazer. Nothing in this Settlement Agreement is intended to limit, bar or liquidate damages with respect to any of the Attorneys General's claims against any individual or entity other than Glazer and his heirs in any action brought by

the Attorney(s) General against Heritage Pharmaceuticals, Inc., other pharmaceutical manufacturers or any other individual or entity.

- 20. This Settlement Agreement may be executed in counterparts.
- 21. No promise has been made to give Glazer any greater or further consideration other than as stated in this Agreement. All agreements, covenants, representations and warranties, express or implied, oral or written, of the parties hereto concerning the subject matter of this Agreement are contained in this Agreement. No other agreements, covenants, representations or warranties, express or implied, oral or written, have been made by any party hereto to any other party concerning the subject matter of this Agreement. All prior and contemporaneous negotiations, possible and alleged agreements, representations, covenants and warranties, between the Parties concerning the subject matter of this Settlement Agreement are merged into this Settlement Agreement. This Agreement contains the entire agreement between the Parties.
- 22. Glazer enters into this Agreement as a free and voluntary act with full knowledge of its legal consequences. Glazer has not relied on any information or representations which are not contained in this Agreement.

WHEREFORE, IT IS SO AGREED AND the following signatures are affixed hereto on this $\frac{1}{27}$ the day of March, 2017.

JEFFREY GLAZER

STATE OF CONNECTICUT GEORGE JEPSEN ATTORNEY GENERAL

W. Joseph Uch GEORGE JEPSEN Michael E. Cole Chief, Antitut D

GEORGE JEPSEN Michael E. Cole Chief, Antitrust Department W. Joseph Nielsen Assistant Attorneys General 55 Elm Street, PO Box 120 Hartford, CT 06141-0120 Tel: (860)808-5040 Fax: (860)808-5033 joseph.nielsen@ct.gov STATE OF ALABAMA STEVEN T. MARSHALL ATTO**R**NEY GENERAL

Manat Ulme

Billington M. Garrett Assistant Attorney General Office of the Attorney General 501 Washington Avenue Montgomery, AL 36130 Telephone: (334) 242-7300 Fax: (334) 242-2433 Email: bgarrett@ago.state.al.us THE STATE OF ARIZONA MARK BRNOVICH ATTORNEY GENERAL OF ARIZONA

NANCY M. BONNELL (Arizona Bar No. 016382) DANA R. VOGEL (Arizona Bar No. 030748) Assistant Attorneys General Office of the Attorney General Consumer Protection & Advocacy Section 1275 West Washington Phoenix, Arizona 85007 Telephone: (602) 542-7728 Fax: (602) 542-9088 Nancy.bonnell@azag.gov Dana.vogel@azag.gov STATE OF DELAWARE MATTHEW P. DENN ATTORNEY GENERAL

Michael A. Undorf Deputy Attorney General Delaware Department of Justice 820 N. French St., 5th Floor Wilmington, DE 19801 Telephone: (302) 577-8924 Fax: (302) 577-6499 Email: Michael.Undorf@state.de.us STATE OF FLORIDA PAMELA JO BONDI Attorney General

PATRICIA A. CONNERS

(Florida Bar No. 361275) Deputy Attorney General Trish.Conners@myfloridalegal.com LIZABETH A. BRADY (Florida Bar No. 457991) Chief, Multistate Enforcement Liz.Brady@myfloridalegal.com TIMOTHY FRASER (Florida Bar No. 957321) Assistant Attorney General Timothy.Fraser@myfloridalegal.com Office of the Attorney General State of Florida PL-01, The Capitol Tallahassee, FL 32399-1050 Tel: (850) 414-3300 Fax: (850) 488-9134

STATE OF HAWAII DOUGLAS S. CHIN ATTORNEY GENERAL OF HAWAII

BRYAN C. YEE RODNEY I. KIMURA Deputy Attorneys General Department of the Attorney General 425 Queen Street Honolulu, Hawaii 96813 Tel: 808-586-1180 Fax: 808-586-1205 Bryan.c.yee@hawaii.gov Rodney.i.kimura@hawaii.gov STATE OF IDAHO LAWRENCE G. WASDEN ATTORNEY GENERAL

K. Olson

Brett T. DeLange John K. Olson Deputy Attorneys General Consumer Protection Division Office of the Attorney General 954 W. Jefferson Street, 2nd Floor P.O. Box 83720 Boise, Idaho 83720-0010 Telephone: (208) 334-4114 Fax: (208) 334-4151 brett.delange@ag.idaho.gov john.olson@ag.idaho.gov

STATE OF ILLINOIS ten N LISA MADIGAN

Attorney General Robert W. Pratt Antitrust Bureau Chief Office of the Illinois Attorney General 100 W. Randolph Street Chicago, IL 60601 Tel: (312) 814-3722 Fax: (312) 814-4902 rpratt@atg.state.il.us STATE OF INDIANA

 2 φ CURTIS T. HKL Attorney General of the State of Indiana

Attorney General of the State of Indiana AMANDA JANE LEE Deputy Attorney General TAMARA WEAVER Deputy Attorney General JUSTIN G. HAZLETT Section Chief, Consumer Protection Division 302 West Washington St., 5th Floor IGCS -5th Floor Indianapolis, IN 46204 Tel: (317) 233-8297 Fax: (317) 233-4393

ATTORNEYS FOR THE STATE OF INDIANA STATE OF IOWA

۰., Table THOMAS J. MILLER

Attorney General of Iowa Layne M. Lindebak Assistant Attorney General Special Litigation Division Hoover Office Building-Second Floor 1305 East Walnut Street Des Moines, IA 50319 Tel: (515) 281-7054 Fax: (515) 281-4902 Layne.Lindebak@iowa.com

ATTORNEYS FOR THE STATE OF IOWA

STATE OF KANSAS DEREK SCHMIDT ATTORNEY GENERAL

Lynette R. Bakker Assistant Attorney General Office of the Kansas Attorney General 120 S.W. 10th Avenue, 2nd Floor Topeka, KS 66612-1597 Telephone: (785) 368-8451 Fax: (785) 291-3699 Email: lynette.bakker@ag.ks.gov

ANDY BESHEAR Attorney General of Kentucky

LeeAnne Applegate

Charles W. Rowland Assistant Attorneys General Office of the Attorney General of Kentucky 1024 Capital Center Drive, Suite 200 Frankfort, KY 40601 Tel: 502-696-5300 Fax: 502-573-8317 LeeAnne.Applegate@ky.gov Charlie.Rowland@ky.gov

ATTORNEYS FOR THE STATE OF KENTUCKY

STATE OF LOUISIANA JEFF LANDRY Attorney General State of Louisiana

Sile P 12

STACIE L. DEBLIEÙX LA Bar # 29142 Assistant Attorney General Public Protection Division 1885 North Third St. Baton Rouge, LA 70802 Tel: (225) 326-6400 Fax: (225) 326-6499 Email: <u>deblieuxs@ag.louisiana.gov</u> THE STATE OF MAINE JANET T. MILLS Attorney General of Maine

Unisteria M. M. M. M.

Christina Moylan Assistant Attorney General Office of the Attorney General of Maine 6 State House Station Augusta, ME 04333 Tel: 207-626-8838 Fax: 207-624-7730 christina.moylan@maine.gov

ATTORNEYS FOR THE STATE OF MAINE

THE STATE OF MARYLAND BRIAN E. FROSH MARYLAND ATTORNEY GENERAL

Cooper - Xlen Ellen S. Cooper

Assistant Attorney General Chief, Antitrust Division John R. Tennis Assistant Attorney General Deputy Chief, Antitrust Division Office of the Attorney General 200 St. Paul Place, 19th Floor Baltimore, Maryland 21202 Tel. # (410) 576-6470 Fax # (410) 576-7830 jtennis@oag.state.md.us

Attorneys for the State of Maryland

COMMONWEALTH OF MASSACHUSETTS MAURA HEALEY ATTORNEY GENERAL

William T. Matlack Assistant Attorney General Chief, Antitrust Division Carol E. Head Matthew M. Lyons Michael MacKenzie Assistant Attorneys General Antitrust Division Office of the Attorney General One Ashburton Place Boston, MA 02108 Tel: (617) 727-2200 Fax: (617) 722-0184 William.Matlack@state.ma.us Carol.Head@state.ma.us Matthew.Lyons@state.ma.us Michael.Mackenzie@state.ma.us THE STATE OF MICHIGAN BILL SCHUETTE ATTORNEY GENERAL

asing

DJ Pascoe Assistant Attorney General First Assistant, Corporate Oversight Michigan Department of Attorney General G. Mennen Williams Building, 6th Floor 525 W. Ottawa Street Lansing, Michigan 48933 <u>pascoed1@michigan.gov</u> Telephone: (517) 373-1160 Fax: (517) 335-6755

THE STATE OF MINNESOTA LORI SWANSON ATTORNEY GENERAL

JAMES CANADAY

Deputy Attorney General JUSTIN ERICKSON Assistant Attorney General ROBERT CARY Assistant Attorney General Office of the Minnesota Attorney General Suite 1400 445 Minnesota Street St. Paul, MN 55101 Telephone: (651) 757-1022 Fax: (651) 296-9663 Email: robert.cary@ag.state.mn.us THE STATE OF MISSISSIPPI JIM HOOD, ATTORNEY GENERAL STATE OF MISSISSIPPI

D

By: Crystal Utley Secoy, MSBN 102132 Special Assistant Attorney General Consumer Protection Division Office of the Attorney General Post Office Box 22947 Jackson, Mississippi 39225 Telephone: 601-359-4213 Fax: 601-359-4231 Email: cutle@ago.state.ms.us THE STATE OF MONTANA TIMOTHY C. FOX Attorney General

MARK MATTIOLI Chief, Consumer Protection CHUCK MUNSON Assistant Attorney General MONTANA DEPARTMENT OF JUSTICE OFFICE OF CONSUMER PROTECTION 555 Fuller Avenue P.O. Box 200151 Helena, MT 59620-0151 (406) 444-4500 FAX: (406) 442-1894 cmunson@mt.gov THE STATE OF NEBRASKA, ex rel. DOUGLAS J. PETERSON, ATTORNEY GENERAL

Collin & essner

Collin Kessner Assistant Attorney General Nebraska Attorney General's Office 2115 State Capitol Lincoln, NE 68509 Tel: 402-471-3833 Fax: 402-471-4725 collin.kessner@nebraska.gov THE STATE OF NEVADA ADAM PAUL LAXALT Nevada Attorney General

Lucas J. Tucker

Lucas J. Tucker Senior Deputy Attorney General Office of the Nevada Attorney General Bureau of Consumer Protection 10791 W. Twain Ave., Suite 100 Las Vegas, Nevada 89135 Nevada Bar No. 10252 Itucker@ag.nv.gov STATE OF NEW HAMPSHIRE By its attorney, Joseph A. Foster Attorney General of New Hampshire

Jennifer L. Foley, NH Bar #10519 Assistant Attorney General Consumer Protection and Antitrust Bureau NH Department of Justice 33 Capitol Street Concord, NH 03301 (603) 271-7987 Jennifer.Foley@doj.nh.gov

Brooksley C. Belanger, NH Bar #17097 Assistant Attorney General Medicaid Fraud Control Unit 33 Capitol Street Concord, NH 03301-6397 (603) 271-1246 brooksley.belanger@doj.nh.gov

REBECCA RICIGLIANO Acting Attorney General of New Jersey

Russell M. Smith, Jr. Jodie E. Van Wert Deputy Attorneys General State of New Jersey Office of the Attorney General Division of Law 124 Halsey Street – 5th Floor P.O. Box 45029 Newark, New Jersey 07101 Tel: (973) 877-1280 Fax: (973) 648-4887 <u>Russell.Smith@dol.lps.state.nj.us</u> Jodie.VanWert@dol.lps.state.nj.us

ATTORNEYS FOR THE STATE OF NEW JERSEY

THE STATE OF NEW YORK ERIC T. SCHNEIDERMAN Attorney General of the State of New York

MANISHA SHETH Executive Deputy Attorney General for Economic Justice BEAU BUFFIER Chief, Antitrust Bureau ELINOR R. HOFFMANN Deputy Chief, Antitrust Bureau

uhbard

ROBERT L. HUBBARD LINDA J. GARGIULO Assistant Attorneys General 120 Broadway, 26th Floor New York, New York 10271-0332 Tel: (212) 416-8267 Fax: (212) 416-6015

ATTORNEYS FOR THE STATE OF NEW YORK THE STATE OF NORTH DAKOTA Wayne Stenehjem Attorney General

0 0 Can

Parrell D. Grossman, ND ID 04684 Assistant Attorney General Director, Consumer Protection & Antitrust Division Office of Attorney General Gateway Professional Center 1050 E Interstate Ave, Ste 200 Bismarck, ND 58503--5574 Telephone (701) 328-5570 Facsimile (701) 328-5568 pgrossman@nd.gov

Attorneys for the State of North Dakota

THE STATE OF OHIO R. MICHAEL DEWINE Attorney General of Ohio

Jennifer Pratt

Chief, Antitrust Section Beth A. Finnerty Assistant Section Chief, Antitrust Section Edward J. Olszewski Senior Assistant Attorney General Office of the Ohio Attorney General Antitrust Section 150 E. Gay St., 22nd Floor Columbus, OH 43215 Tel: (614) 466-4328 Fax: (614) 995-0269 edward.olszewski@ohioattorneygeneral.gov

ATTORNEYS FOR THE STATE OF OHIO

THE STATE OF OKLAHOMA MIKE HUNTER ATTORNEY GENERAL

'UM X

Rachel Irwin, OBA #31598 Assistant Attorney General Office of the Oklahoma Attorney General 313 N.E. 21st Street Oklahoma City, OK 73105 Telephone: (405) 522-1014 Fax: (405) 522-0085 Email: <u>Rachel.Irwin@oag.ok.gov</u> STATE OF OREGON

ELLEN F. ROSENBLUM ATTORNEY GENERAL

nul KATHERINE A. CAMPBELL, OSB 071044

Assistant Attorney General Civil Enforcement Division Oregon Department of Justice 100 SW Market Street Portland, OR 97201 Tel: (971) 673-1880 Fax: (971) 673-1884 katherine.campbell@doj.state.or.us

COMMONWEALTH OF PENNSYLVANIA JOSH SHAPIRO ATTORNEY GENERAL

Tracy W. Wertz

Chief Deputy Attorney General Antitrust Section Joseph S. Betsko Senior Deputy Attorney General Antitrust Section Pennsylvania Office of Attorney General Strawberry Square, 14th Floor Harrisburg, PA 17120 Phone: 717-787-4530 Fax: 717-787-1190 twertz@attorneygeneral.gov jbetsko@attorneygeneral.gov

ATTORNEYS FOR THE COMMONWEALTH OF PENNSYLVANIA THE STATE OF SOUTH CAROLINA

ALAN WILSON

Attorney General for the State of South Carolina Federal ID No. 10457 Email: awilson@scag.gov **ROBERT BOLCHOZ** Chief Deputy Attorney General Federal ID No. 6959 Email: rbolchoz@scag.gov ROBERT D. COOK Solicitor General Federal ID No. 285 Email: bcook@scag.gov C. HAVIRD JONES, JR. Senior Assistant Deputy Attorney General Federal ID No. 2227 Email: sjones@scag.gov CLARK KIRKLAND, JR. Assistant Attorney General Federal ID No. 12410 Email: ckirklandjr@scag.gov OFFICE OF THE ATTORNEY GENERAL 1000 Assembly Street Rembert C. Dennis Building Post Office Box 11549 Columbia, South Carolina 29211-1549 Phone: 803.734.3970

Attorneys for Alan Wilson, in his official capacity as Attorney General of the State of South Carolina. THE STATE OF TENNESSEE HERBERT H. SLATERY III Attorney General and Reporter of Tennessee

CYNTHIA E. KINSER

Deputy Attorney General BRANT HARRELL Senior Counsel DAVID MCDOWELL Assistant Attorney General Office of the Attorney General and Reporter P.O. Box 20207 Nashville, TN 37202 Tel: (615) 741-8722 Cynthia.Kinser@ag.tn.gov Brant.Harrell@ag.tn.gov David.McDowell@ag.tn.gov

ATTORNEYS FOR THE STATE OF TENNESSEE

THE STATE OF UTAH

Ocheg qual SEAN D. REYES

UTAH ATTORNEY GENERAL 350 North State Street, #230 P.O. Box 142320 Salt Lake City, UT 84114-2320 David Sonnenreich Deputy Attorney General Ronald J. Ockey Assistant Attorney General Chief, Antitrust Section Edward Vasquez Assistant Attorney General Office of the Attorney General of Utah Tax, Financial Services and Antitrust Division 160 East 300 South, 5th Floor P.O. Box 140874 Salt Lake City, UT 84114-0874 Tel: 801-366-0375 Fax: 801-366-0378 dsonnenreich@utah.gov rockey@utah.gov evasquez@utah.gov

ATTORNEYS FOR THE STATE OF UTAH

THE STATE OF VERMONT THOMAS J. DONOVAN, JR. ATTORNEY GENERAL

 \mathcal{M} Jill S. Abrams

Assistant Attorney General 109 State Street Montpelier, Vermont 05609 Telephone: (802) 828-1106 Fax: (802) 828-2154 Email: Jill.Abrams@vermont.gov THE COMMONWEALTH OF VIRGINIA

in

MARK R. HERRING Attorney General of Virginia Cynthia E. Hudson Chief Deputy Attorney General Samuel T. Towell Deputy Attorney General Richard S. Schweiker, Jr. Senior Assistant Attorney General and Chief, Consumer Protection Section Sarah Oxenham Allen Senior Assistant Attorney General Tyler T. Henry Assistant Attorney General Office of the Attorney General of Virginia 202 North Ninth Street Richmond, Virginia 23219 Tel: 804-692-0485 Fax: 804-786-0122 thenry@oag.state.va.us

ATTORNEYS FOR THE COMMONWEALTH OF VIRGINIA THE STATE OF WISCONSIN

0

BRAD D. SCHIMEL Wisconsin Attorney General GWENDOLYN J. COOLEY Assistant Attorney General State Bar #1053856 Attorneys for the State of Wisconsin Wisconsin Department of Justice Post Office Box 7857 Madison, Wisconsin 53707-7857 (608) 261-5810 (608) 266-2250 (Fax) cooleygi@doj.state.wi.us

EXHIBIT 1 ELECTION BY ATTORNEY GENERAL TO PARTICIPATE IN SETTLEMENT WITH JEFFREY GLAZER

The Attorney General of <u>Colorado</u> hereby elects to participate in the Settlement Agreement Among the Attorneys General of the States and Commonwealths of Connecticut, Alabama, Arizona, Delaware, Florida, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New York, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, South Carolina, Tennessee, Utah, Vermont, Virginia and Wisconsin and Jeffrey Glazer, dated March 16, 2017, as a Participating Attorney General.

Date: March 21, 2017

THE STATE OF COLORADO CYNTHIA H. COFFMAN Attorney General

By_

Devin Laiho Senior Assistant Attorney Genera Consumer Protection Section Colorado Department of Law 1300 Broadway, Seventh Floor Denver, Colorado 80203 Devin.Laiho@coag.gov

EXHIBIT 1 ELECTION BY ATTORNEY GENERAL TO PARTICIPATE IN SETTLEMENT WITH JEFFREY GLAZER

The Attorney General of <u>North Carolina</u> hereby elects to participate in the Settlement Agreement Among the Attorneys General of the States and Commonwealths of Connecticut, Alabama, Arizona, Delaware, Florida, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New York, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, South Carolina, Tennessee, Utah, Vermont, Virginia and Wisconsin and Jeffrey Glazer, dated March 16, 2017, as a Participating Attorney General.

Date: March 16, 2017

JOSH STEIN Attorney General of North Carclina

By:

Jessica V. Sutton Assistant Attorney General Consumer Protection Division Financial Fraud Section North Carolina Department of Justice 114 W. Edenton Street Raleigh, NC 27603 Tel: (919) 716-0998 Fax: (919) 716-6050

1

EXHIBIT 1 ELECTION BY ATTORNEY GENERAL TO PARTICIPATE IN SETTLEMENT WITH JEFFREY GLAZER

The Attorney General of Washington hereby elects to participate in the Settlement Agreement Among the Attorneys General of the States and Commonwealths of Connecticut, Alabama, Arizona, Delaware, Florida, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New York, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, South Carolina, Tennessee, Utah, Vermont, Virginia and Wisconsin and Jeffrey Glazer, dated March 16, 2017, as a Participating Attorney General.

Date: March 22, 2017 By<u>Eur Hoser</u> Enca Koscher, AAG WSBANO. 44281