SETTLEMENT AGREEMENT

This Settlement Agreement (the "Agreement") is made and entered into as of the latest signature date reflected below (the "Effective Date") by and between IZAIAH FEBLES and NICHOLAS PERILLO, in their individual capacity and in their capacity as representative plaintiffs on behalf of all opt-in plaintiffs (collectively, the "Plaintiffs") and AMERICAN HEALTH REFORM SOLUTIONS, LLC, d/b/a AMERICAN HEALTH MARKETPLACE (the "Company"). The Company and Plaintiffs are collectively the "Parties" and each individually is a "Party."

RECITALS

A. Plaintiffs are current and former employees of the Company.

B. On or about January 15, 2024, Plaintiffs filed a collective action Complaint against the Company in the United States District Court for the Middle District of Florida (the "Court"), styled *Izaiah Febles and Nicholas Perillo*, on behalf of themselves and those similarly situated, v. American Health Reform Solutions, LLC d/b/a American Health Marketplace, Case No. 24-cv-00047 (the "Civil Action").

C. On or about October 18, 2024, Plaintiffs filed a First Amended Complaint and added Gareth Rees, Jeffrey Franzoni, Christopher Hernandez, and Paola Fritz as Defendants. (The Company, Gareth Rees, Jeffrey Franzoni, Christopher Hernandez, and Paola Fritz collectively, "Defendants").

D. On or about November 1, 2024, the Parties entered into a Joint Stipulation and Motion for Entry of Order Approving Conditional Certification and Court-Authorized Notice. On November 15, 2024, the Court entered an Order conditionally certifying the collective action and authorizing notice. Notice was subsequently issued. There are 416 Plaintiffs, both named and opt-in, in the Civil Action.

E. In the Civil Action, Plaintiffs claim they are entitled to but did not receive from the Defendants certain compensation allegedly owed to them pursuant to the Fair Labor Standards Act of 1938 (the "FLSA"). Specifically, they allege that while they did receive overtime compensation, their overtime hourly rate failed to include non-discretionary income for bonuses and commissions in calculating their overtime pay.

F. While not asserted in the pleadings in the Civil Action, Plaintiffs put Defendants on notice of their intent to further seek leave to amend their First Amended Complaint to add claims for alleged off-the-clock hours, as well as state law class action claims for unpaid minimum and/or overtime wages.

G. The Company expressly denies all material allegations of wrongdoing set forth in the Civil Action. The Company does not admit, and expressly denies, any violation(s) of any federal, state or local statute (including but not limited to the FLSA), and the Company further expressly denies having committed any wrong or causing any damage or injury to Plaintiffs.

H. There are bona fide disputes between the Company and Plaintiffs regarding Plaintiffs' claims, and the Parties agree and acknowledge that this Agreement represents a fair, reasonable, good faith and arms-length resolution of disputed issues and claims.

I. In order to avoid the costs, burdens and risks of litigation, the Company and Plaintiffs now desire to settle fully and finally any and all differences between them, including, but not limited to, those differences regarding Plaintiffs' claims in the Civil Action.

NOW, THEREFORE, the Company and Plaintiffs agree as follows:

SETTLEMENT TERMS

1. The foregoing recitals are a material part of this Agreement and are incorporated by reference.

Court Approval

2. (a) The Parties hereby instruct their respective attorneys to, within five (5) days of the Effective Date, seek the Court's approval of their settlement as embodied in this Agreement, along with the dismissal with prejudice of the Civil Action. The Parties will also ask the Court to retain jurisdiction for 120 days to enforce the terms of this Agreement.

(b) Should the Court disapprove this Agreement because it finds certain terms unacceptable or that other terms are lacking, the parties shall attempt in good faith to cure such deficiencies through continued negotiation within 7 days from the date the Court notifies the parties of its disapproval. Any amended settlement agreement may be submitted to the Court for approval immediately after it is completed, but no later than 10 business days after the disapproval date.

(c) The Parties waive their right to appeal any Court order approving the Settlement Agreement.

Amounts Paid Strictly for Purposes of Settlement

3. Plaintiffs agree and understand that the amounts paid by or on behalf of the Defendants pursuant to this Agreement are being paid strictly and solely for purposes of settlement and that the Company expressly and vigorously denies that Plaintiffs are entitled to receive any relief whatsoever. The Parties agree and acknowledge that there are good faith, bona fide disputes between the Company and the Plaintiffs. The Parties further agree and acknowledge that this Agreement represents a fair, reasonable, good faith and arms-length resolution of disputed issues and claims. Notwithstanding that the Company expressly denies that the Plaintiffs are entitled to receive any compensation, the Plaintiffs represent, warrant, and agree that the amounts paid by or on behalf of the Company pursuant to this Agreement for alleged unpaid overtime and liquidated damages represent payment-in-full of any and all amounts which the Plaintiffs sought or could have sought in the Civil Action for alleged unpaid overtime and liquidated damages.

Settlement Calculation and Amount

4. Pursuant to the Parties Stipulation and the Court's Order on conditional certification, the Company produced time and payroll records to Plaintiffs' counsel for all individuals who joined this action. Plaintiffs' counsel analyzed the records and calculated the precise amount of unpaid overtime wages for each Plaintiff during the applicable limitations period. Liquidated damages in an amount equal to 100% of the calculated unpaid wages were then added to arrive at each Plaintiff's individual gross settlement amount.

5. If a Plaintiff's time records did not reflect any workweeks over 40 hours or if their calculated settlement amount was under \$100, they are still being paid a minimum gross settlement of \$100. If a Plaintiff's calculated settlement exceeds \$100, the settlement amount is the actual unpaid overtime and liquidated damages.

6. The Company agrees to pay to Plaintiffs the settlement amount of \$358,018.90 (the "Settlement Fund") to be administered and distributed as follows:

a. The Settlement Fund will be allocated among the named Plaintiffs and each opt-in Plaintiff in accordance with each Plaintiff's proportionate share of the Settlement Fund, as set forth in the spreadsheet attached hereto as Exhibit "A." Payment amounts will be reported as required by law, with appropriate withholdings for taxes and applicable reporting on IRS Form W-2 and/or 1099, depending on the nature of each payment.

b. Distribution of the Settlement Fund shall be administered by a third-party settlement administrator, ILYM Group, Inc., in accordance with the provisions set forth herein. The costs of the third-party administrator shall be borne solely by Plaintiffs' counsel and shall not be deducted from the Settlement Fund.

c. Within 10 days after the Court order approving settlement, the parties will provide the third-party administrator with (1) each plaintiff's name, (2) last known address, (3) email address, and (4) the "Notice of Settlement" (attached hereto as Exhibit "B."). The Parties shall also provide the third-party administrator with Exhibit "A," which identifies the amounts to be paid to each Plaintiff and opt-in plaintiff. Within this same timeframe, Defendants will also fully fund the Settlement Fund and plus the Company's share of payroll taxes by wire or otherwise transmitting the funds to the third-party administrator.

d. The third-party administrator will mail the Notice of Settlement together with a settlement check for each Plaintiff. Each settlement check will be valid and negotiable for 90 days after issuance. Any settlement funds that are not cashed within 90 days will be returned to the Company. Neither Plaintiffs nor their counsel will be entitled to any amounts paid to Plaintiffs that remain unclaimed following the expiration of the settlement checks.

e. If any mailings are returned to the third-party administrator as undeliverable, the third-party administrator will perform a reasonable "skip tracing" search to obtain a new address for the plaintiff using a national computerized address database. Upon identifying an alternative address, the third-party administrator will remail the notice and settlement check to the plaintiff. Any remailed settlement check will be reissued and remain negotiable for 90 days from issuance. No further attempts to locate the plaintiff will be conducted.

f. The Company shall deduct all legally required withholdings from payments made to Plaintiffs for alleged unpaid wages pursuant to Exhibit "A" attached based upon the latest dated W4 the Company has on file for each plaintiff. No withholding shall be deducted from the portion of the settlement fund pertaining to alleged liquidated damages. The settlement amounts designated as alleged unpaid overtime wages will be reported by the Company for tax purposes on IRS Form W2 to be issued to each plaintiff who received payment. The Company will pay the amount withheld from these checks to the proper authorities and the Plaintiffs agree and understand that all applicable taxes and withholdings shall be deducted from this payment. The portion of the settlement amounts designated for alleged liquidated damages and additional consideration will be reported by the Company for tax purposes on IRS Forms 1099 to be issued to Plaintiffs for all amounts directed to them. Plaintiffs agree and understand that no taxes shall be withheld from the payments subject to an IRS Form 1099. All parties are responsible for their respective tax liability incurred because of the payments set forth in this Agreement.

Plaintiffs' Attorneys' Fees and Costs

7. Separately from the Settlement Fund described in Paragraph 6, the Company agrees to pay Plaintiffs' counsel as full and complete compensation for attorneys' fees, costs, and expenses, the total sum of \$219,278.49. This amount was negotiated separately from, and without regard to the amount to be paid to Plaintiffs in this action. The parties agree that such a sum is full and complete satisfaction of all attorneys' fees, costs, and expenses for which Plaintiffs and their counsel may be entitled in the Civil Action, including any attorneys' fees, costs, and expenses incurred in the execution of this Agreement and processing of the payments to be made hereunder after the date of this Agreement. The amounts set forth in this paragraph will be the exclusive payment of attorneys' fees, costs, and expenses made by the Company to Plaintiffs. Payment of the attorneys' fees, costs, and expenses set forth in this paragraph will be made within ten (10) days after the date the Court approves this Agreement. Plaintiffs' counsel shall provide the Company's counsel with a W9 as a condition precedent to payment being issued.

Plaintiffs' Limited Release of Defendants

8. Plaintiffs, in consideration of this Agreement and the mutual promises set forth herein, and for other good and valuable consideration received from or on behalf of the Defendants, receipt whereof is hereby acknowledged, hereby *completely release and forever discharge* the Company, and its respective parent companies, subsidiaries, divisions, affiliates, related companies, predecessors, successors, heirs, executors, administrators, assigns, shareholders (direct or indirect), directors, officers, employees, agents, and attorneys (and the shareholders (direct or indirect), directors, officers, employees, agents, and attorneys of such parent companies, subsidiaries, affiliates, and related companies), and all persons acting by, through, under, or in concert with any of them, Gareth Rees, individually, and his respective heirs, executors, administrators, attorneys, successors, attorneys, successors, and assigns, Leffrey Franzoni, individually, and his respective heirs, executors, administrators, attorneys, successors, and assigns, and Paola Fritz, individually, and her respective heirs, executors, administrators, attorneys, successors, and assigns (the Company and the foregoing other persons and entities are hereinafter defined

separately and collectively as the "Defendant Releasees"), from all actions, causes of action, debts, sums of money, accounts, covenants, contracts, agreements, promises, damages, judgments, claims, and demands whatsoever, whether known or unknown, either in law or equity, whether statutory or common law, whether federal, state, local, or otherwise, limited to all claims asserted, or which could have been asserted, in the Civil Action, including all claims under the FLSA, or any other federal, state or local wage and hour law, or other minimum, overtime, or otherwise unpaid wage-related claims, which, against the Defendant Releasees, Plaintiffs or Plaintiffs' heirs, executors, representatives, administrators, successors, agents, representatives, and assigns ever had, now have, or hereafter can, will, or may have from the beginning of the world to the date Plaintiffs execute this Agreement. Plaintiffs agree and understand that the Defendant Releasees are intended third party beneficiaries of all rights and remedies provided to the Company pursuant to this Agreement. Provided that specifically excluded from this release are any claims for alleged unpaid commission payments allegedly due on sold Ameritas dental or vision insurance policies. Provided further that any Plaintiffs alleging they are due unpaid commission payments on sold Ameritas dental or vision insurance policies shall provide the Company ninety (90) days pre-suit notice to negotiate a resolution in good faith before filing any lawsuit, during which time any statute of limitations shall be tolled accordingly.

9. Plaintiffs understand and acknowledge that there may be facts or information which Plaintiffs do not know or suspect to exist in Plaintiffs' favor at the time Plaintiffs execute this Agreement, and Plaintiffs agree that this Agreement is intended to and does extinguish all claims Plaintiffs might have based on such facts or information.

Additional and Miscellaneous Provisions

10. Except for sections 4, 5, 6 and 7, should any part, term, or provision of this Agreement be declared or determined by a court of competent jurisdiction to be illegal, invalid, or unenforceable, the validity of the remaining parts, terms, or provisions will not be affected thereby, and said illegal, invalid or unenforceable part, term, or provision will be severed and deemed not to be a part of this Agreement. Sections 4, 5, 6 and 7 of this Agreement are material and shall not be severable nor modifiable.

11. No payment made pursuant to this Agreement shall constitute or be considered "wages," "earnings" or "compensation" for any purpose under any retirement plan, welfare plan, stock purchase plan, bonus plan, employee stock ownership plan or vacation policy of the Company.

12. In any action or proceeding, including but not limited to appellate proceedings, relating to or arising out of this Agreement, the prevailing Party shall be entitled to recover their costs and attorneys' fees.

13. This Agreement is to be interpreted, construed, and enforced pursuant to the substantive laws of the State of Florida and, where applicable, federal law, without regard to conflict of laws principles. Any action or proceeding relating to or arising out of this Agreement shall be brought in a court of competent jurisdiction in Palm Beach County, Florida.

14. Should any term or provision of this Agreement require interpretation or

construction, it is agreed by the Parties that the court or other entity interpreting or construing this document shall not apply any presumption that the terms and provisions of this Agreement shall be more strictly construed against any particular Party, it being agreed that all Parties and their respective attorneys have fully participated in the preparation of all terms and provisions of this Agreement.

15. With the exception of all restrictive covenants signed by Plaintiffs, which covenants expressly survive Plaintiffs' employment and this Agreement, this Agreement sets forth the entire agreement between the parties hereto, fully supersedes all prior agreements or understandings between the parties regarding the subject matter hereof and may not be modified orally. Plaintiffs and the Company agree that they have not relied on any representation not included in writing in this Agreement, and each party hereby waives and releases all claims and causes of action for fraud in the inducement or procurement of this Agreement, or rescission based on any fraud, it being their intent that this Agreement cannot be challenged, invalidated, rescinded, or contested on account of any claim of fraud, or for any other reason.

16. This Agreement is not, and shall not in any way be construed as, an admission by the Company or any of the other Defendant Releasees of any liability to, or of any unlawful or otherwise wrongful acts against, the Plaintiffs or any other person, and the Company specifically disclaims any liability to, or any unlawful or otherwise wrongful acts against, the Plaintiffs or any other person on the part of the Company or any of the other Defendant Releasees.

17. Plaintiffs represent and warrant that Plaintiffs have not assigned or subrogated any of their rights, claims and causes of action referenced in this Agreement or release, or authorized any other person or entity to assert such claim or claims on their behalf, and that in the event any such claim is filed or prosecuted by any other person or entity, Plaintiffs will cooperate fully with the Defendant Releasees and will move immediately to withdraw Plaintiffs' name and to disassociate Plaintiffs completely from any such claim, will request such person or entity to withdraw such claim with prejudice, and will not voluntarily cooperate with or testify on behalf of the person or entity prosecuting such claim.

18. Plaintiffs expressly represent, warrant and acknowledge that the terms and provisions of this Agreement herein stated are the only consideration for signing this Agreement; that no other promise or agreement of any kind has been made by, to or with any person or entity whatsoever to cause the signing of this Agreement; and that, in executing this Agreement, the Plaintiffs do not rely and have not relied upon any representation or statement made by any of the Defendant Releasees or by any of the Defendant Releasees' agents, representatives, or attorneys with regard to the subject matter, basis or effect of this Agreement or otherwise.

19. The Plaintiffs represent and acknowledge that their signatures hereon show that the Plaintiffs have decided, knowingly, voluntarily, freely and without coercion, after consulting with competent legal counsel of their own choosing, to execute this Agreement and that the Plaintiffs' signatures appearing hereon are genuine.

20. Notwithstanding any other provision of this Agreement to the contrary, the Company and the Plaintiffs agree as follows:

(a) By entering into this Agreement, the Parties do not waive rights or claims that may arise after the date this Agreement is executed; and

(b) The Company hereby advises and urges the Plaintiffs in writing to consult with an attorney prior to executing this Agreement.

21. In accordance with the Florida Electronic Signature Act of 1996 and its jurisdictional equivalents, the Parties agree that this Agreement may be executed by electronic signature, and that it may be executed and delivered in any number of counterparts, each of which so executed and delivered shall be deemed to be an original and all of which shall constitute one and the same instrument. Facsimile, documents executed, scanned and transmitted electronically and electronic signatures shall be deemed original signatures for purposes of this Agreement and all matters related thereto, with such facsimile, scanned and electronic signatures having the same legal effect as original signatures.

22. Any notice, correspondence, payment or other communication contemplated by or connected with this Agreement shall be directed as follows:

(a) If to the Company:

Daniel R. Levine, Esq. Padula Bennardo Levine 3837 NW Boca Raton Blvd., Suite 200 Boca Raton, FL 33431 Telephone (561) 544-8900 Facsimile (561) 544-8999 Email: DRL@pbl-law.com

(b) If to the Plaintiffs:

Conor Foley, Esq. GunterFirm 2165 W. First St., #104 Fort Myers, FL 33901 Telephone: (239) 334-7017 Email: info@gunterfirm.com

If the contact information contained within section 22 changes, email notice may be given to the other party revising the contact information and that revised contact information shall take the place of the contact information contained in this Agreement.

23. Each Party to this Agreement represents that they have been advised to seek the advice of a Certified Public Accountant or other tax advisor to review this Agreement and to advise them regarding the tax implications of this Agreement.

24. Headings to sections or paragraphs of this Agreement are to facilitate reference only, do not form a part of this Agreement, and shall not in any way affect the interpretation thereof.

25. PLAINTIFFS EXPRESSLY REPRESENT AND WARRANT THAT THEY HAVE (a) CAREFULLY READ THIS AGREEMENT; (b) FULLY UNDERSTAND THE TERMS, CONDITIONS AND SIGNIFICANCE OF THIS AGREEMENT; (c) HAD AMPLE TIME TO CONSIDER AND NEGOTIATE THIS AGREEMENT; (d) HAD A FULL OPPORTUNITY TO REVIEW THIS AGREEMENT WITH THEIR ATTORNEY AND HAVE DONE SO; AND (e) EXECUTED THIS AGREEMENT VOLUNTARILY, KNOWINGLY AND WITH THE ADVICE OF THEIR ATTORNEY.

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AMERICAN	HEA	LTH	REFORM
SOLUTIONS,	LLC,	d/b/a	AMERICAN
HEALTH MAR	KETPI	LACE	

24/06/2025

Tom Hakel By:

Jun 20, 2025 Date:

Izaiah Febles

Izaiah Febles

Its:	Tom Hakel CEO
113.	

Date:

NICHOLAS PERILLO

and By: Nick Perillo (Jun 20, 2025 08:00 EDT) Nicholas Perillo

Date:

Jun 20, 2025

EXHIBIT A

Fir	st Last		ase Claim		Liquidated Damages	C	Posse Down out
1 Valerie	st Last Gehy	<u>م</u>	21,865.48	\$	21,865.48	\$	ross Payment
2 Sherlie	Montalvo Muniz	<u>ې</u> \$	10,346.63	۹ \$	10,346.63	\$	43,730.96
3 Ciara	Frazier	\$	5,751.74	م \$	5,751.74	\$	
4 Antonio		\$	5,315.86	\$	5,315.86	\$	11,503.48
5 Wilson	Marte	\$	4,309.79	\$	4,309.79	\$	10,631.72
6 Alicia	Leon	\$	4,211.11	\$		э \$	8,619.58
7 Almes	Wallace	\$	3,489.97	\$	4,211.11	۵ ۶	8,422.22
8 Alecia	Robinson	\$		\$	3,489.97		6,979.94
9 Latara	Branch		3,246.75		3,246.75	\$	6,493.50
10 Jana	Calhoun	\$ \$	3,113.50	\$	3,113.50	\$	6,227.00
11 Fulani			2,967.42	\$	2,967.42	\$	5,934.84
	Thomas	\$	2,963.94	\$	2,963.94	\$	5,927.88
12 Armon	Sesson	\$	2,758.15	\$	2,758.15	\$	5,516.30
13 Alexis	Granda	\$	2,752.41	\$	2,752.41	\$	5,504.82
14 Iylesha	Slaughter	\$	2,731.66	\$	2,731.66	\$	5,463.32
15 Jesika	Swisher	\$	2,535.50	\$	2,535.50	\$	5,071.00
16 Sara	Vargas	\$	2,276.58	\$	2,276.58	\$	4,553.16
17 Jason	Pineda	\$	2,228.70	\$	2,228.70	\$	4,457.40
18 Benia	Rene	\$	2,209.05	\$	2,209.05	\$	4,418.10
19 Joseah	Wooten	\$	2,184.55	\$	2,184.55	\$	4,369.10
20 Steven	Hill	\$	2,096.82	\$	2,096.82	\$	4,193.64
21 Olivia	Walker	\$	2,019.33	\$	2,019.33	\$	4,038.66
22 Bruce	Alexander	\$	1,971.41	\$	1,971.41	\$	3,942.82
23 Jasmine	Weaver	\$	1,948.26	\$	1,948.26	\$	3,896.52
24 Skelly	Emordi	\$	1,893.77	\$	1,893.77	\$	3,787.54
25 Natasha	Garbutt	\$	1,862.19	\$	1,862.19	\$	3,724.38
26 Olabode	Obembe	\$	1,856.06	\$	1,856.06	\$	3,712.12
27 Deandra	Goodson	\$	1,784.62	\$	1,784.62	\$	3,569.24
28 Jennileer	n Carpio	\$	1,681.16	\$	1,681.16	\$	3,362.32
29 Madeline	e Springman	\$	1,675.55	\$	1,675.55	\$	3,351.10
30 Juvon	Wiggins	\$	1,616.85	\$	1,616.85	\$	3,233.70
31 Gloria	Bailey	\$	1,559.95	\$	1,559.95	\$	3,119.90
32 Haleigh	Skinner	\$	1,542.22	\$	1,542.22	\$	3,084.44
33 Brandace	Watkins	\$	1,447.61	\$	1,447.61	\$	2,895.22
34 Cynthia	Garcia	\$	1,339.23	\$	1,339.23	\$	2,678.46
35 Courtney	Bartlett	\$	1,297.62	\$	1,297.62	\$	2,595.24
36 David	Williams	\$	1,255.63	\$	1,255.63	\$	2,511.26
37 Enighya	Campbell	\$	1,229.58	\$	1,229.58	\$	2,459.16
38 Kassidee		\$	1,199.45	\$	1,199.45	\$	2,398.90
39 Deshaun		\$	1,196.91	\$	1,196.91	\$	2,393.82
40 Cecilia	St Brice	\$	1,158.94	\$	1,158.94	\$	2,317.88
41 Nina	Coke	\$	1,100.90	\$	1,100.90	\$	2,201.80
42 Brent	Randolph	\$	1,088.03	\$	1,088.03	\$	2,176.06

43 Jaefawn	Ibarra	\$ 1,087.88	\$ 1,087.88	\$ 2,175.76
44 Jennifer	Sidorski	\$ 1,058.81	\$ 1,058.81	\$ 2,117.62
45 Jose	Herrera Jauregui	\$ 995.88	\$ 995.88	\$ 1,991.76
46 Adrian	Austin	\$ 974.08	\$ 974.08	\$ 1,948.16
47 Russell	Bowlin	\$ 937.98	\$ 937.98	\$ 1,875.96
48 Wardella	Bradford	\$ 923.73	\$ 923.73	\$ 1,847.46
49 Tabitha	Stuart	\$ 921.96	\$ 921.96	\$ 1,843.92
50 Kelsie	Daniel	\$ 917.89	\$ 917.89	\$ 1,835.78
51 Simeon	Robinson	\$ 846.82	\$ 846.82	\$ 1,693.64
52 Patrick	Bailey	\$ 834.22	\$ 834.22	\$ 1,668.44
53 Chevala	Scruggs	\$ 771.30	\$ 771.30	\$ 1,542.60
54 Sabrina	Cadely	\$ 754.63	\$ 754.63	\$ 1,509.26
55 Simone	Symonette	\$ 744.34	\$ 744.34	\$ 1,488.68
56 Nekisha	Gant	\$ 740.33	\$ 740.33	\$ 1,480.66
57 Anthony	Lester	\$ 732.91	\$ 732.91	\$ 1,465.82
58 Amine	Elhabbari	\$ 731.66	\$ 731.66	\$ 1,463.32
59 Kadajah	Kinard	\$ 707.76	\$ 707.76	\$ 1,415.52
60 Destieny	Winfield	\$ 707.24	\$ 707.24	\$ 1,414.48
61 Frederica	Ford	\$ 681.66	\$ 681.66	\$ 1,363.32
62 Melisa	Barnes	\$ 679.79	\$ 679.79	\$ 1,359.58
63 Nicholas	Perillo	\$ 646.75	\$ 646.75	\$ 1,293.50
64 Tyecia	Kerr	\$ 598.39	\$ 598.39	\$ 1,196.78
65 Matthew	Cruz	\$ 582.00	\$ 582.00	\$ 1,164.00
66 Renee	Wiggins	\$ 557.85	\$ 557.85	\$ 1,115.70
67 Jeffery	Little	\$ 539.10	\$ 539.10	\$ 1,078.20
68 Tedra	Heastie	\$ 507.72	\$ 507.72	\$ 1,015.44
69 Felecia	Manora	\$ 475.09	\$ 475.09	\$ 950.18
70 Bellency	Jean-Noel	\$ 472.18	\$ 472.18	\$ 944.36
71 Isabella	Strauss	\$ 468.03	\$ 468.03	\$ 936.06
72 Douglas	James	\$ 465.34	\$ 465.34	\$ 930.68
73 Victoria	Hanvey	\$ 457.40	\$ 457.40	\$ 914.80
74 Chiffon	Pollard	\$ 450.41	\$ 450.41	\$ 900.82
75 Alejandro	Contreras	\$ 440.24	\$ 440.24	\$ 880.48
76 Meco	Pittman	\$ 431.22	\$ 431.22	\$ 862.44
77 Christina	Cooley	\$ 423.10	\$ 423.10	\$ 846.20
78 Teresa	Weeks	\$ 419.91	\$ 419.91	\$ 839.82
79 Lou Anne	Soto	\$ 412.20	\$ 412.20	\$ 824.40
80 LaTonya	Walker	\$ 411.57	\$ 411.57	\$ 823.14
81 Kevin	Griffin	\$ 411.24	\$ 411.24	\$ 822.48
82 Denise	Roberts	\$ 404.05	\$ 404.05	\$ 808.10
83 Mariah	Vega	\$ 399.86	\$ 399.86	\$ 799.72
84 Rachel	Kaufman	\$ 398.67	\$ 398.67	\$ 797.34
85 Ryan	Stoddard	\$ 397.47	\$ 397.47	\$ 794.94
86 Julanna	Hanson	\$ 396.11	\$ 396.11	\$ 792.22

87 Leeann	Colwell-rimer	\$ 395.85	\$ 395.85	\$	791.70
88 Christopher	Jones	\$ 395.70	\$ 395.70	\$	791.40
89 Monica	Calderon	\$ 381.15	\$ 381.15	\$	762.30
90 Maha	Musson	\$ 380.51	\$ 380.51	\$	761.02
91 Nathanaelle	Vazquez	\$ 371.05	\$ 371.05	\$	742.10
92 Eleanor	Syffus	\$ 363.89	\$ 363.89	\$	727.78
93 Eva	Barber	\$ 352.65	\$ 352.65	\$	705.30
94 Diana	Drca	\$ 342.39	\$ 342.39	\$	684.78
95 Ryann	Herman	\$ 339.54	\$ 339.54	\$	679.08
96 Marqueisha	Richmond	\$ 322.55	\$ 322.55	\$	645.10
97 Destiny	Deleon	\$ 319.15	\$ 319.15	\$	638.30
98 Brettin	Hooker	\$ 306.00	\$ 306.00	\$	612.00
99 Kristopher	Poirier	\$ 304.91	\$ 304.91	\$	609.82
100 Kimberly	Churchill	\$ 300.48	\$ 300.48	\$	600.96
101 Jacquelyn	Turner	\$ 299.90	\$ 299.90	\$	599.80
102 Iain	Smith	\$ 291.01	\$ 291.01	\$	582.02
103 Aelicia	Allen	\$ 286.88	\$ 286.88	\$	573.76
104 Brenda	McPherson	\$ 285.98	\$ 285.98	\$	571.96
105 Gwendolyn	Ingram	\$ 276.24	\$ 276.24	\$	552.48
106 Kimberly	Dunn	\$ 274.30	\$ 274.30	\$	548.60
107 Shakeena	Whitmore	\$ 257.68	\$ 257.68	\$	515.36
108 Asia	Richardson	\$ 256.33	\$ 256.33	\$	512.66
109 Izaiah	Febles	\$ 255.08	\$ 255.08	\$	510.16
110 Myron	King	\$ 243.27	\$ 243.27	\$	486.54
111 Aqeelah	Lair	\$ 242.72	\$ 242.72	\$	485.44
112 Melissa	Amen	\$ 241.99	\$ 241.99	\$	483.98
113 Jonathan	McRae	\$ 236.65	\$ 236.65	\$	473.30
114 Sharon	Jenkins	\$ 225.77	\$ 225.77	\$	451.54
115 Dalilah	Rodriguez	\$ 222.02	\$ 222.02	\$	444.04
116 Laura	Duvall	\$ 216.96	\$ 216.96	\$	433.92
117 Christina	Crowe	\$ 215.81	\$ 215.81	\$	431.62
118 Neil	Sweatt	\$ 208.87	\$ 208.87	\$	417.74
119 Maurice	Sales	\$ 205.17	\$ 205.17	\$	410.34
120 Christina	Grazulewicz	\$ 196.06	\$ 196.06	\$	392.12
121 Anthony	Perillo	\$ 195.61	\$ 195.61	\$	391.22
122 Andre	Amorim	\$ 186.81	\$ 186.81	\$	373.62
123 Amesia	Mackey	\$ 185.66	\$ 185.66	\$	371.32
124 Scotty	Boysen	\$ 177.85	\$ 177.85	\$	355.70
125 Sonia	Williamson	\$ 174.65	\$ 174.65	\$	349.30
126 Jay	Owings	\$ 173.69	\$ 173.69	\$	347.38
127 Jasmine	Vaughn	\$ 172.25	\$ 172.25	\$	344.50
128 Justice	Simpson	\$ 168.49	\$ 168.49	\$	336.98
129 Shelby	Stapleton	\$ 166.11	\$ 166.11	\$	332.22
130 Keshia	Frazier	\$ 100.11	\$ 100.11	Φ	332.22

131 Ruth	Diaz	\$ 162.50	\$ 162.50	\$ 325.00
132 Anais	Wilson DeVeau	\$ 160.34	\$ 160.34	\$ 320.68
133 Myeshia	Edwards	\$ 159.65	\$ 159.65	\$ 319.30
134 Aniya	Jones	\$ 154.96	\$ 154.96	\$ 309.92
135 Victoria	Llewellyn	\$ 154.60	\$ 154.60	\$ 309.20
136 Eriuna	Gipson	\$ 151.89	\$ 151.89	\$ 303.78
137 Vincent	Collins	\$ 146.85	\$ 146.85	\$ 293.70
138 Nathan	Lewis	\$ 146.04	\$ 146.04	\$ 292.08
139 Jacob	Lapniewski	\$ 142.63	\$ 142.63	\$ 285.26
140 Cairah	McCoy	\$ 140.52	\$ 140.52	\$ 281.04
141 Syrah	Atkins	\$ 132.82	\$ 132.82	\$ 265.64
142 Jane	Adeyemi	\$ 130.81	\$ 130.81	\$ 261.62
143 Natasha	Robinson	\$ 117.10	\$ 117.10	\$ 234.20
144 Courtney	Shaw	\$ 115.02	\$ 115.02	\$ 230.04
145 Gwendolyn	Myles	\$ 106.36	\$ 106.36	\$ 212.72
146 Nikita	Burton	\$ 105.03	\$ 105.03	\$ 210.06
147 Austin	Neely	\$ 100.02	\$ 100.02	\$ 200.04
148 John	Summers	\$ 99.94	\$ 99.94	\$ 199.88
149 Dearra	Allen	\$ 96.75	\$ 96.75	\$ 193.50
150 Imran	Shaheen	\$ 94.04	\$ 94.04	\$ 188.08
151 Lisa	Tomlinson	\$ 91.17	\$ 91.17	\$ 182.34
152 Cindy	Cornes-Reaves	\$ 90.38	\$ 90.38	\$ 180.76
153 Javier	Silva	\$ 89.33	\$ 89.33	\$ 178.66
154 Amber	Sims	\$ 85.15	\$ 85.15	\$ 170.30
155 Ekene	Anachebe	\$ 83.98	\$ 83.98	\$ 167.96
156 Umekia	Brooks	\$ 81.69	\$ 81.69	\$ 163.38
157 Dchante	Mckenzie	\$ 79.43	\$ 79.43	\$ 158.86
158 John	Reyna	\$ 74.37	\$ 74.37	\$ 148.74
159 Edward	Bolden	\$ 72.65	\$ 72.65	\$ 145.30
160 Steven	Joiner	\$ 72.01	\$ 72.01	\$ 144.02
161 Desiree	Wickline	\$ 71.98	\$ 71.98	\$ 143.96
162 Travis	Pointer	\$ 71.06	\$ 71.06	\$ 142.12
163 Allesha	Hayden	\$ 70.32	\$ 70.32	\$ 140.64
164 Sonya	Freeman	\$ 67.06	\$ 67.06	\$ 134.12
165 Brittany	Hinckley	\$ 64.12	\$ 64.12	\$ 128.24
166 Tanner	Stanley	\$ 63.67	\$ 63.67	\$ 127.34
167 Ricardo	Cannone	\$ 63.17	\$ 63.17	\$ 126.34
168 Dalton	Johnson	\$ 60.98	\$ 60.98	\$ 121.96
169 Garrett	Mears	\$ 60.73	\$ 60.73	\$ 121.46
170 Lisbeth	Lopez	\$ 60.22	\$ 60.22	\$ 120.44
171 Joey	Wilson	\$ 59.48	\$ 59.48	\$ 118.96
172 Lakisha	Daniels	\$ 58.27	\$ 58.27	\$ 116.54
173 Emmond	Wills	\$ 56.92	\$ 56.92	\$ 113.84
174 Siera	Barrino	\$ 55.69	\$ 55.69	\$ 111.38

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175 Eden	Adelson	\$ 54.70	\$ 54.70	\$ 109.40
176 Donna	Perillo	\$ 51.93	\$ 51.93	\$ 103.86
177 Queendaline	Nwoye	\$ 51.19	\$ 51.19	\$ 102.38
178 Gianna	Lewis	\$ 50.61	\$ 50.61	\$ 101.22
179 Jasmine	Mccray	\$ 50.00	\$ 50.00	\$ 100.00
180 Tatianna	Minter	\$ 50.00	\$ 50.00	\$ 100.00
181 Tara	Sheard	\$ 50.00	\$ 50.00	\$ 100.00
182 Nakia	Smith	\$ 50.00	\$ 50.00	\$ 100.00
183 Rebecca	Nelon	\$ 50.00	\$ 50.00	\$ 100.00
184 Brittany	Allen	\$ 50.00	\$ 50.00	\$ 100.00
185 Uriel	Sabbagh	\$ 50.00	\$ 50.00	\$ 100.00
186 Brandi	Guthrie	\$ 50.00	\$ 50.00	\$ 100.00
187 Erica	Wooley	\$ 50.00	\$ 50.00	\$ 100.00
188 Traci	Urbina	\$ 50.00	\$ 50.00	\$ 100.00
189 Brandon	Роре	\$ 50.00	\$ 50.00	\$ 100.00
190 Andrew	Ripley	\$ 50.00	\$ 50.00	\$ 100.00
191 Jena	Wilson	\$ 50.00	\$ 50.00	\$ 100.00
192 Sam	Castle	\$ 50.00	\$ 50.00	\$ 100.00
193 Jillaine	Wiborg	\$ 50.00	\$ 50.00	\$ 100.00
194 Sunshine	Tibbs	\$ 50.00	\$ 50.00	\$ 100.00
195 Constance	Nigeda	\$ 50.00	\$ 50.00	\$ 100.00
196 Devon	Hopkins	\$ 50.00	\$ 50.00	\$ 100.00
197 Leonardo	Reyes	\$ 50.00	\$ 50.00	\$ 100.00
198 Vianca	Murray	\$ 50.00	\$ 50.00	\$ 100.00
199 Tamesha	Harper	\$ 50.00	\$ 50.00	\$ 100.00
200 Lisa	Toscano	\$ 50.00	\$ 50.00	\$ 100.00
201 Logan	Kelly	\$ 50.00	\$ 50.00	\$ 100.00
202 Jorge	Alvarado	\$ 50.00	\$ 50.00	\$ 100.00
203 Eric	Henley	\$ 50.00	\$ 50.00	\$ 100.00
204 Vanessa	Sylvester	\$ 50.00	\$ 50.00	\$ 100.00
205 Ashley	Smith	\$ 50.00	\$ 50.00	\$ 100.00
206 Bryce	Thompson	\$ 50.00	\$ 50.00	\$ 100.00
207 Maria	Gonzalez	\$ 50.00	\$ 50.00	\$ 100.00
208 Jennifer	Smith	\$ 50.00	\$ 50.00	\$ 100.00
209 Elizabeth	Sanchez	\$ 50.00	\$ 50.00	\$ 100.00
210 Djoachim	Lockhart	\$ 50.00	\$ 50.00	\$ 100.00
211 Sherman	Demeary	\$ 50.00	\$ 50.00	\$ 100.00
212 Tracey	Hawkes	\$ 50.00	\$ 50.00	\$ 100.00
213 Kenya	McCloud	\$ 50.00	\$ 50.00	\$ 100.00
214 Alan	Crim	\$ 50.00	\$ 50.00	\$ 100.00
215 Ieshia	Merkerson	\$ 50.00	\$ 50.00	\$ 100.00
216 Myleek	Asbury-Goggins	\$ 50.00	\$ 50.00	\$ 100.00
217 Antoinette	Hill	\$ 50.00	\$ 50.00	\$ 100.00
218 Francis	Reyna	\$ 50.00	\$ 50.00	\$ 100.00

Vicholas Victoria Pheresa Carolyn LaShawn essica	Appelhans Kent Price-Gilbert Isnord Hammons	\$ \$ \$	50.00 50.00 50.00	\$	50.00	\$ \$	100.00
Theresa Carolyn LaShawn essica	Price-Gilbert Isnord	\$					CONTRACTOR OF STREET, CONTRACTOR
Carolyn JaShawn essica	Isnord		2010			(T	100.00
aShawn essica				\$	50.00	\$	100.00
essica	Hammone	\$	50.00	\$	50.00	\$	100.00
		\$	50.00	\$	50.00	\$	100.00
a	Griffin	\$	50.00	\$	50.00	\$	100.00
Cameron	Cullivan	\$	50.00	\$	50.00	\$	100.00
/lartha	Vasquez	\$	50.00	\$	50.00	\$	100.00
arrington	Cummings	\$	50.00	\$	50.00	\$	100.00
lisha	Roden	\$	50.00	\$	50.00	\$	100.00
Vestman	Young	\$	50.00	\$	50.00	\$	100.00
ngrid	Sattler	\$	50.00	\$	50.00	\$	100.00
Connie	BLUE	\$	50.00	\$	50.00	\$	100.00
Denise	Romero	\$	50.00	\$	50.00	\$	100.00
hantae	Clarke	\$	50.00	\$	50.00	\$	100.00
Idean	Isaac	\$	50.00	\$	50.00	\$	100.00
Charlene	Coleman	\$	50.00	\$	50.00	\$	100.00
Lathryn	Owens	\$	50.00	\$	50.00	\$	100.0
David	Edward	\$	50.00	\$	50.00	\$	100.0
dam	Sparks	\$	50.00	\$	50.00	\$	100.0
ose	Donato		50.00	\$	50.00	\$	100.0
1aria	Morin		50.00	\$	Contract of the second second second	\$	100.0
randon	Jones	\$	50.00	\$	50.00	\$	100.00
harlotte	Johnson-McDuffie	\$	50.00	\$	50.00	\$	100.00
ranese	Butler	\$	50.00	\$	50.00	\$	100.0
halandra	Barnett	\$	50.00	\$	50.00	\$	100.0
Iora	Ross		50.00	\$			100.0
Deborah	Durisin						100.0
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ordan	Rudzinski	\$	50.00	\$	50.00	\$	100.00
	ngrid Connie Denise hantae ldean Charlene Cathryn David dam David dam Dose faria randon harlotte ranese halandra Deborah	ngridSattlerconnieBLUEconnieBLUEDeniseRomerohantaeClarkeIdeanIsaaccharleneColemanathrynOwensDavidEdwarddamSparksDseDonatofariaMorinrandonJonescharlotteJohnson-McDuffieraneseButlerhalandraBarnettforaRossDeborahDurisinntonioCrudupamanthaSchwinnivianStockerossOberhilliAraHensleytaceyNunezdanielBowers JrhelbyDevaliereevinHuskinsankelShusterimberlySykesendrickRojasazminGonzalez	ngridSattler\$connieBLUE\$connieBLUE\$DeniseRomero\$hantaeClarke\$JdeanIsaac\$CharleneColeman\$CathrynOwens\$CathrynOwens\$CathrynOwens\$CathrynOwens\$CathrynOwens\$CathrynOwens\$CathrynOwens\$CathrynOwens\$CathrynOwens\$CathrynOwens\$CathrynOwens\$CathrynOwens\$CathrynOwens\$CathrynOwens\$CathrynOwens\$CathrynOwens\$CathrynOwens\$CathrynOwens\$CathrynOwens\$AdamSparks\$SoseDonato\$FaraneseButler\$FaraneseButler\$FaraneseButler\$IntonioCrudup\$Crudup\$\$AnanthaSchwinn\$SossOberhill\$Oberhill\$\$AraHensley\$AnielBowers Jr\$AnkelShuster\$AnkelShuster\$AnkelShuster\$AraminGonzalez <td>ngridSattler\$$50.00$connieBLUE\$$50.00$connieBLUE\$$50.00$hantaeClarke\$$50.00$hantaeClarke\$$50.00$ldeanIsaac\$$50.00$charleneColeman\$$50.00$charleneColeman\$$50.00$charleneColeman\$$50.00$charleneColeman\$$50.00$charleneColeman\$$50.00$charleneColeman\$$50.00$charleneDonato\$$50.00$charlaMorin\$$50.00$damSparks\$$50.00$fariaMorin\$$50.00$randonJones\$$50.00$raneseButler\$$50.00$halandraBarnett\$$50.00$foraRoss\$$50.00$oraRoss\$$50.00$ivianStocker\$$50.00$ivianStocker\$$50.00$ivianStocker\$$50.00$iaraHensley\$$50.00$iaraHensley\$$50.00$iaraHensley\$$50.00$iaraHensley\$$50.00$iaraHensley\$$50.00$iaraHensley\$$50.00$iaraHensley\$$50.00$iaraHensley</td> <td>ngrid Sattler \$ 50.00 \$ Connie BLUE \$ 50.00 \$ Denise Romero \$ 50.00 \$ hantae Clarke \$ 50.00 \$ hantae Clarke \$ 50.00 \$ cldean Isaac \$ 50.00 \$ charlene Coleman \$ 50.00 \$ charlene Donato \$ 50.00 \$ dam Sparks \$ 50.00 \$ randon Jones \$ 50.00 \$ randon Jones \$ 50.00 \$ ranese Butler \$ 50.00 \$ fora</td> <td>agrid Sattler \$ 50.00 \$ 50.00 connie BLUE \$ 50.00 \$ 50.00 connie Romero \$ 50.00 \$ 50.00 hantae Clarke \$ 50.00 \$ 50.00 hantae Clarke \$ 50.00 \$ 50.00 hantae Clarke \$ 50.00 \$ 50.00 hantae Coleman \$ 50.00 \$ 50.00 harlene Coleman \$ 50.00 \$ 50.00 harlane Coleman \$ 50.00 \$ 50.00 harlane Coleman \$ 50.00 \$ 50.00 harlane Coleman \$ 50.00 \$ 50.00 harland Edward \$ 50.00 \$ 50.00 dam Sparks \$ 50.00 \$ 50.00 faria Morin \$ 50.00 \$ 50.00 randon Jones \$ 50.00 \$ 50.00 ranese Butler \$ 50.00 \$ 50.00 ranese Butler \$ 50.00 \$ 50.00 fora Ross</td> <td>agrid Sattler \$ 50.00 \$ 50.00 \$ connie BLUE \$ 50.00 \$ 50.00 \$ connie BLUE \$ 50.00 \$ 50.00 \$ connie Clarke \$ 50.00 \$ 50.00 \$ chantae Clarke \$ 50.00 \$ 50.00 \$ charlene Coleman \$ 50.00 \$ 50.00 \$ charlene Donato \$ 50.00 \$ 50.00 \$ charlene Donato \$ 50.00 \$ 50.00 \$ charlene Johnson-McDuffie \$ 50.00 \$ 50.00 \$ ranese Butler \$ 50.00 \$ 50.00</td>	ngridSattler\$ 50.00 connieBLUE\$ 50.00 connieBLUE\$ 50.00 hantaeClarke\$ 50.00 hantaeClarke\$ 50.00 ldeanIsaac\$ 50.00 charleneColeman\$ 50.00 charleneColeman\$ 50.00 charleneColeman\$ 50.00 charleneColeman\$ 50.00 charleneColeman\$ 50.00 charleneColeman\$ 50.00 charleneDonato\$ 50.00 charlaMorin\$ 50.00 damSparks\$ 50.00 fariaMorin\$ 50.00 randonJones\$ 50.00 raneseButler\$ 50.00 halandraBarnett\$ 50.00 foraRoss\$ 50.00 oraRoss\$ 50.00 ivianStocker\$ 50.00 ivianStocker\$ 50.00 ivianStocker\$ 50.00 iaraHensley\$ 50.00 iaraHensley	ngrid Sattler \$ 50.00 \$ Connie BLUE \$ 50.00 \$ Denise Romero \$ 50.00 \$ hantae Clarke \$ 50.00 \$ hantae Clarke \$ 50.00 \$ cldean Isaac \$ 50.00 \$ charlene Coleman \$ 50.00 \$ charlene Donato \$ 50.00 \$ dam Sparks \$ 50.00 \$ randon Jones \$ 50.00 \$ randon Jones \$ 50.00 \$ ranese Butler \$ 50.00 \$ fora	agrid Sattler \$ 50.00 \$ 50.00 connie BLUE \$ 50.00 \$ 50.00 connie Romero \$ 50.00 \$ 50.00 hantae Clarke \$ 50.00 \$ 50.00 hantae Clarke \$ 50.00 \$ 50.00 hantae Clarke \$ 50.00 \$ 50.00 hantae Coleman \$ 50.00 \$ 50.00 harlene Coleman \$ 50.00 \$ 50.00 harlane Coleman \$ 50.00 \$ 50.00 harlane Coleman \$ 50.00 \$ 50.00 harlane Coleman \$ 50.00 \$ 50.00 harland Edward \$ 50.00 \$ 50.00 dam Sparks \$ 50.00 \$ 50.00 faria Morin \$ 50.00 \$ 50.00 randon Jones \$ 50.00 \$ 50.00 ranese Butler \$ 50.00 \$ 50.00 ranese Butler \$ 50.00 \$ 50.00 fora Ross	agrid Sattler \$ 50.00 \$ 50.00 \$ connie BLUE \$ 50.00 \$ 50.00 \$ connie BLUE \$ 50.00 \$ 50.00 \$ connie Clarke \$ 50.00 \$ 50.00 \$ chantae Clarke \$ 50.00 \$ 50.00 \$ charlene Coleman \$ 50.00 \$ 50.00 \$ charlene Donato \$ 50.00 \$ 50.00 \$ charlene Donato \$ 50.00 \$ 50.00 \$ charlene Johnson-McDuffie \$ 50.00 \$ 50.00 \$ ranese Butler \$ 50.00 \$ 50.00

263 Sheldon	Washington	\$ 50.00	\$ 50.00	\$ 100.00
264 Daniel	Hernandez	\$ 50.00	\$ 50.00	\$ 100.00
265 Raymond	Valentin	\$ 50.00	\$ 50.00	\$ 100.00
266 Emanuel	Hernandez	\$ 50.00	\$ 50.00	\$ 100.00
267 Briana	Ellis	\$ 50.00	\$ 50.00	\$ 100.0
268 Hope	Henry	\$ 50.00	\$ 50.00	\$ 100.0
269 Juvencio	Rodriguez	\$ 50.00	\$ 50.00	\$ 100.0
270 Malaya	Mcneil	\$ 50.00	\$ 50.00	\$ 100.0
271 Brandy	Lester	\$ 50.00	\$ 50.00	\$ 100.0
272 Shannon	Ferguson	\$ 50.00	\$ 50.00	\$ 100.0
273 Kelly	Moreno	\$ 50.00	\$ 50.00	\$ 100.0
274 Davelle	Green	\$ 50.00	\$ 50.00	\$ 100.0
275 Leanny	Caceres	\$ 50.00	\$ 50.00	\$ 100.0
276 Kimberly	Woodall	\$ 50.00	\$ 50.00	\$ 100.0
277 Jade	Johnson	\$ 50.00	\$ 50.00	\$ 100.0
278 LaShonda	Womack	\$ 50.00	\$ 50.00	\$ 100.0
279 Cesar	Boggio	\$ 50.00	\$ 50.00	\$ 100.0
280 Klassik	Nelson	\$ 50.00	\$ 50.00	\$ 100.0
281 Adrian	Bishop	\$ 50.00	\$ 50.00	\$ 100.0
282 Kyle	Cornutt	\$ 50.00	\$ 50.00	\$ 100.0
283 Joe	Martin	\$ 50.00	\$ 50.00	\$ 100.0
284 Gabriela	Palmer	\$ 50.00	\$ 50.00	\$ 100.0
285 Abidemi	Ajibola	\$ 50.00	\$ 50.00	\$ 100.0
286 Veronica	Perry	\$ 50.00	\$ 50.00	\$ 100.0
287 Adanne	Daniels	\$ 50.00	\$ 50.00	\$ 100.0
288 Adenijah	Mann	\$ 50.00	\$ 50.00	\$ 100.0
289 Alexander	Gustin	\$ 50.00	\$ 50.00	\$ 100.0
290 Angela	Duncan	\$ 50.00	\$ 50.00	\$ 100.0
291 Angie	Garcia Elvir	\$ 50.00	\$ 50.00	\$ 100.0
292 Anthony	Anderson	\$ 50.00	\$ 50.00	\$ 100.0
293 April	Baker	\$ 50.00	\$ 50.00	\$ 100.0
294 April	Jackson	\$ 50.00	\$ 50.00	\$ 100.0
295 Ashley	Robinson	\$ 50.00	\$ 50.00	\$ 100.0
296 Augusta	Fornah-Lansana	\$ 50.00	\$ 50.00	\$ 100.0
297 Bobby	Hill	\$ 50.00	\$ 50.00	\$ 100.0
298 Brandon	Dingle	\$ 50.00	\$ 50.00	\$ 100.0
299 Brian	Troesch	\$ 50.00	\$ 50.00	\$ 100.0
300 Brittany	Washington	\$ 50.00	\$ 50.00	\$ 100.0
301 Candace	Fayson	\$ 50.00	\$ 50.00	\$ 100.0
302 Carmell	Chandler	\$ 50.00	\$ 50.00	\$ 100.0
303 Carmenecia	Smith	\$ 50.00	\$ 50.00	\$ 100.0
304 Carol	Foley	\$ 50.00	\$ 50.00	\$ 100.0
305 Ceceila	Davis	\$ 50.00	\$ 50.00	\$ 100.0
306 Chad	Baker	\$ 50.00	\$ 50.00	\$ 100.0

307 Charles	Caldwell	\$ 50.00	\$ 50.00	\$ 100.00
308 Corey	Perkins	\$ 50.00	\$ 50.00	\$ 100.00
309 Cornish	Shannon	\$ 50.00	\$ 50.00	\$ 100.00
310 Daisy	Walters	\$ 50.00	\$ 50.00	\$ 100.00
311 Damonte	Greene	\$ 50.00	\$ 50.00	\$ 100.00
312 Daniel	Condrey	\$ 50.00	\$ 50.00	\$ 100.00
313 David	Winters	\$ 50.00	\$ 50.00	\$ 100.00
314 David	Medy	\$ 50.00	\$ 50.00	\$ 100.00
315 Dawn	Monforte	\$ 50.00	\$ 50.00	\$ 100.00
316 Dezirae	Kittrell	\$ 50.00	\$ 50.00	\$ 100.00
317 Donna	Arias	\$ 50.00	\$ 50.00	\$ 100.00
318 Dorothy	Black	\$ 50.00	\$ 50.00	\$ 100.00
319 Doug	Covert	\$ 50.00	\$ 50.00	\$ 100.00
320 Dylan	Moritz	\$ 50.00	\$ 50.00	\$ 100.00
321 Elizabeth	Nelson	\$ 50.00	\$ 50.00	\$ 100.00
322 Ernsuze	Jean	\$ 50.00	\$ 50.00	\$ 100.00
323 Holly	Lewis	\$ 50.00	\$ 50.00	\$ 100.00
324 Ian	Fisher	\$ 50.00	\$ 50.00	\$ 100.00
325 Imani	Wyatt	\$ 50.00	\$ 50.00	\$ 100.00
326 Jacqueline	Curry	\$ 50.00	\$ 50.00	\$ 100.00
327 Jaime	Ryan	\$ 50.00	\$ 50.00	\$ 100.00
328 James	Richardson	\$ 50.00	\$ 50.00	\$ 100.00
329 Jayla	Moss	\$ 50.00	\$ 50.00	\$ 100.00
330 Jemimah	Okonjo	\$ 50.00	\$ 50.00	\$ 100.00
331 Jerilyn	Turner	\$ 50.00	\$ 50.00	\$ 100.00
332 Jinnifer	Killmon	\$ 50.00	\$ 50.00	\$ 100.00
333 JoAnna	Tawney	\$ 50.00	\$ 50.00	\$ 100.00
334 John	Heredy Vo	\$ 50.00	\$ 50.00	\$ 100.00
335 Joseph	Speer	\$ 50.00	\$ 50.00	\$ 100.00
336 Joyce	Tolbert	\$ 50.00	\$ 50.00	\$ 100.00
337 Kadiedra	Brown	\$ 50.00	\$ 50.00	\$ 100.00
338 Kasey	Green	\$ 50.00	\$ 50.00	\$ 100.00
339 Kathleen	Swindell	\$ 50.00	\$ 50.00	\$ 100.00
340 Katrina	Mckissick	\$ 50.00	\$ 50.00	\$ 100.00
341 Kawanna	Hampton	\$ 50.00	\$ 50.00	\$ 100.00
342 Kerlande	Marceus	\$ 50.00	\$ 50.00	\$ 100.00
343 Kermit	King	\$ 50.00	\$ 50.00	\$ 100.00
344 Khinashi	Austin	\$ 50.00	\$ 50.00	\$ 100.00
345 Kimberly	Roach	\$ 50.00	\$ 50.00	\$ 100.00
346 Kristi	Evans	\$ 50.00	\$ 50.00	\$ 100.00
347 Krystal	Harrison	\$ 50.00	\$ 50.00	\$ 100.00
348 Krysten	Jefferson	\$ 50.00	\$ 50.00	\$ 100.00
349 Lakesha	Jenkins	\$ 50.00	\$ 50.00	\$ 100.00
350 Lakesha	Thomas	\$ 50.00	\$ 50.00	\$ 100.00

351 Laura	Peek	\$ 50.00	\$ 50.00	\$ 100.00
352 Laura	Hagan	\$ 50.00	\$ 50.00	\$ 100.00
353 Leandrus	Gaskins	\$ 50.00	\$ 50.00	\$ 100.00
354 Liane	Fortes	\$ 50.00	\$ 50.00	\$ 100.00
355 Lillian	Alexander	\$ 50.00	\$ 50.00	\$ 100.00
356 madison	biddulph	\$ 50.00	\$ 50.00	\$ 100.00
357 Makida	Hannah	\$ 50.00	\$ 50.00	\$ 100.00
358 Marcia	McLatosh	\$ 50.00	\$ 50.00	\$ 100.00
359 Markeisha	Johnson	\$ 50.00	\$ 50.00	\$ 100.00
360 Marsha	Coles	\$ 50.00	\$ 50.00	\$ 100.00
361 MaryAnn	Brown	\$ 50.00	\$ 50.00	\$ 100.00
362 Matthew	Ross	\$ 50.00	\$ 50.00	\$ 100.00
363 Melanie	Clark	\$ 50.00	\$ 50.00	\$ 100.00
364 Melissa	Rose	\$ 50.00	\$ 50.00	\$ 100.00
365 Michee	Claude	\$ 50.00	\$ 50.00	\$ 100.00
366 Monica	Heriot	\$ 50.00	\$ 50.00	\$ 100.00
367 Monica	Wade	\$ 50.00	\$ 50.00	\$ 100.00
368 Morgan	Cabine	\$ 50.00	\$ 50.00	\$ 100.00
369 Nawrin	Ahmed	\$ 50.00	\$ 50.00	\$ 100.00
370 Nicholas	Whitner	\$ 50.00	\$ 50.00	\$ 100.00
371 Nicole	Hill	\$ 50.00	\$ 50.00	\$ 100.00
372 Nicole	Rodgers	\$ 50.00	\$ 50.00	\$ 100.00
373 Ny'shirah	Williams	\$ 50.00	\$ 50.00	\$ 100.00
374 Olivia	Shinall	\$ 50.00	\$ 50.00	\$ 100.00
375 Pamalia	Swain	\$ 50.00	\$ 50.00	\$ 100.00
376 Pamela	Marks	\$ 50.00	\$ 50.00	\$ 100.00
377 Patricia	Snow	\$ 50.00	\$ 50.00	\$ 100.00
378 Paulson	Sebagala	\$ 50.00	\$ 50.00	\$ 100.00
379 Ralinda	Pickens	\$ 50.00	\$ 50.00	\$ 100.00
380 Rebecca	Rocha	\$ 50.00	\$ 50.00	\$ 100.00
381 Regina	Zubia	\$ 50.00	\$ 50.00	\$ 100.00
382 Robert	Embree	\$ 50.00	\$ 50.00	\$ 100.00
383 Roger	Padilla	\$ 50.00	\$ 50.00	\$ 100.00
384 Rose	Sanchez Escalera	\$ 50.00	\$ 50.00	\$ 100.00
385 Shontae	Scott	\$ 50.00	\$ 50.00	\$ 100.00
386 Alicia	Scott	\$ 50.00	\$ 50.00	\$ 100.00
387 Alyse	Garabedian	\$ 50.00	\$ 50.00	\$ 100.00
388 Faith	Eley	\$ 50.00	\$ 50.00	\$ 100.00
389 Jacell	Flores	\$ 50.00	\$ 50.00	\$ 100.00
390 Jeffery	Simpson	\$ 50.00	\$ 50.00	\$ 100.00
391 Kristen	Leonard	\$ 50.00	\$ 50.00	\$ 100.00
392 Nehemie	Dorsainvil	\$ 50.00	\$ 50.00	\$ 100.00
393 sabrina	oaddams	\$ 50.00	\$ 50.00	\$ 100.00
394 Samantha	Ashton	\$ 50.00	\$ 50.00	\$ 100.00

395 Samantha	Mayberry	\$ 50.00	\$ 50.00	\$ 100.00
396 Shamica	Sauceda	\$ 50.00	\$ 50.00	\$ 100.00
397 Shanice	Busby	\$ 50.00	\$ 50.00	\$ 100.00
398 Sharon	Williams	\$ 50.00	\$ 50.00	\$ 100.00
399 Sharon	Asbury-Lampkin	\$ 50.00	\$ 50.00	\$ 100.00
400 Shauntez	Peters	\$ 50.00	\$ 50.00	\$ 100.00
401 Sherri	Purnell	\$ 50.00	\$ 50.00	\$ 100.00
402 Sierra	Thomas	\$ 50.00	\$ 50.00	\$ 100.00
403 Sierra	Jenkins-Sorce	\$ 50.00	\$ 50.00	\$ 100.00
404 Souleymane	Nimaga	\$ 50.00	\$ 50.00	\$ 100.00
405 Steve	Mendoza	\$ 50.00	\$ 50.00	\$ 100.00
406 Steven	Cochrane	\$ 50.00	\$ 50.00	\$ 100.00
407 Tanya	Jessup	\$ 50.00	\$ 50.00	\$ 100.00
408 Tasha	Hansard	\$ 50.00	\$ 50.00	\$ 100.00
409 Tawanna	Thomas	\$ 50.00	\$ 50.00	\$ 100.00
410 Terry	Carter	\$ 50.00	\$ 50.00	\$ 100.00
411 Thomas	Mackay	\$ 50.00	\$ 50.00	\$ 100.00
412 Tianna	Jones	\$ 50.00	\$ 50.00	\$ 100.00
413 TMara	Dingle	\$ 50.00	\$ 50.00	\$ 100.00
414 Udonia	Wilson	\$ 50.00	\$ 50.00	\$ 100.00
415 Whitney	Walker	\$ 50.00	\$ 50.00	\$ 100.00
416 Willie	Seay	\$ 50.00	\$ 50.00	\$ 100.00

EXHIBIT B

UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA FORT MYERS DIVISION

IZAIAH FEBLES and NICHOLAS PERILLO, on behalf of themselves and those similarly situated,

Plaintiffs,

CASE NO. 2:24-cv-00047-JLB-KCD

VS.

AMERICAN HEALTH REFORM SOLUTIONS, LLC d/b/a AMERICAN HEALTH MARKETPLACE, a Florida Limited Liability Company, GARETH REES, JEFFREY FRANZONI, CHRISTOPHER HERNANDEZ, and PAOLA FRITZ

Defendants.

NOTICE OF SETTLEMENT

TO: Named and Opt-In Plaintiffs in *Febles, et al. v. American Health Reform Solutions, LLC d/b/a American Health Marketplace, et al.*

You are receiving this notice because you joined this collective action as a plaintiff. The parties have settled this case, and the Court has approved the Settlement Agreement. Your settlement check is enclosed.

How was your settlement calculated? The Company produced time and payroll records to Plaintiffs' counsel for each individual who joined this case (including you). Plaintiffs' counsel then calculated the precise amounts of overtime due to each plaintiff, plus liquidated damages. If your records did not have any workweeks over 40 hours or your settlement calculation was less than \$100, you are still being paid a minimum gross settlement of \$100. If your settlement calculation was greater than \$100, your gross settlement check reflects the actual amount.

Settlement Agreement: Pursuant to your Consent Form, the Court's Order Granting Conditional Certification and Authorizing Notice, and the Court's Order Approving Settlement Agreement, you are bound by the Settlement Agreement and the release contained therein. The Settlement Agreement may be viewed and downloaded at [URL TO BE INSERTED]. The Settlement Agreement contains a limited release of all federal, state or local wage and hour laws, or other minimum wage, overtime, or other unpaid wage-related claims. However, the release excludes any claims for alleged unpaid commission payments on sold Ameritas dental or vision insurance policies. The release further requires that any Plaintiffs alleging they are due unpaid commission payments on sold Ameritas dental or vision insurance policies shall provide the Company ninety (90) days pre-suit notice to negotiate a resolution in good faith before filing any lawsuit, during which time any statute of limitations shall be tolled accordingly.

Your Settlement Check: Your net settlement check is enclosed. On the wages portion of your settlement, federal income taxes were withheld according to your filing status reflected on your Form W-4 last on file with the Company. Social Security and Medicare taxes were also deducted from the gross wages portion of your settlement. Your settlement check will remain valid and negotiable for 90 days from the date of issuance. Therefore, it is important to promptly cash or deposit your settlement check. IMPORTANT: If you fail to cash your settlement check within 90 days of issuance, the check will no longer be valid and the settlement funds will revert back to the Company.

What if you have questions? If you have any questions about the settlement, you can contact counsel for the Plaintiffs:

Jason L. Gunter, Esq. Conor P. Foley, Esq. **GUNTERFIRM** 2165 W. First St., Suite 104 Ft. Myers, FL 33901 Phone: (239) 334-7017 info@gunterfirm.com