




POST PENDING

25-0106-RFP Vision Benefit Services

★ Solicitation



 HUMAN RESOURCES

 91840, 95300, 95348

Project ID: 25-0106-P

Release Date: Monday, January 27, 2025

Due Date: Tuesday, March 11, 2025 3:00pm

 Post Scheduled  Monday, January 27, 2025 3:00pm

☒ Bid Sealed

☒ Pricing Sealed

All dates & times in Eastern Time

 Edit   Preview

1. Notice

Add optional description to section

SOLICITATION

SUBMITTALS ARE OPENED PUBLICLY AND ARE ACCEPTED VIA OPENGOV

RFP - Informal / Formal

25-0106-P

25-0106-RFP Vision Benefit Services

ALL QUESTIONS MUST BE SUBMITTED IN OPENGOV WITHIN THE QUESTION & ANSWER SECTION.

SOLICITATION MEETINGS: Site Visit: None; Pre-Conference: None

SUBMITTALS MAY NOT BE WITHDRAWN FOR 120 DAYS AFTER OPENING DATE.

The Purchasing and Risk Management Division for the Pinellas County Board of County Commissioners has transitioned to OpenGov Procurement for Contractor/Vendor registration, and for posting, submitting and receiving bids, quotes and proposals for active solicitations. Contractors/Vendors must register with OpenGov Procurement (<https://procurement.opengov.com/signup>) to participate in active County solicitations.

Should you need technical assistance with OpenGov, the following options are available:

Phone: (855) 680-4747, 8 a.m. to 8 p.m., Monday - Friday

Email: procurement-support@opengov.com

Chat is available in the OpenGov application

Web: <https://help.procurement.opengov.com>

Please Note:

From time to time, addenda may be issued to this solicitation. Any such addenda will be posted to <https://procurement.opengov.com/portal/pinellasfl>. Receipt of addenda confirmation is required in OpenGov.

AUTHORIZED BY:

Merry Celeste, CPPB

Division Director of Purchasing and Risk Management

Information for Internal Use Only

Budget Amount:

\$450,000.00

Budget Description:

Employee Benefits

Budget Account ID:

5006.662110.

Post Information

Posted At:

N/A

Sealed Bid Process:

Yes (Bids Sealed / Pricing Sealed)

Private Bid:

No

2. Introduction

Add optional description to section

2.1. Summary

Add optional description to subsection

The Pinellas County Unified Personnel System (UPS) desires to obtain a vision benefit plan for Pinellas County (County) employees.

2.2. Background

Add optional description to subsection

The County has approximately 3,200 employees and 1,800 retirees eligible to participate in the Vision Benefits plan.

The County's plan year is a calendar year from January 1 through December 31. Elections are made during the month of November through online open enrollment. Enrollment in one of the medical plans automatically enrolls the participant in the Vision Benefits plan. Employees and retirees who choose to opt out or decline enrollment in the County medical plans cannot enroll separately in the Vision Benefits plan.

The County is currently contracted with EyeMed to administer the vision benefits program. The current administrative fee is \$0.27 per employee per month (PEPM).

Current Vision Plan (see chart) This Plan reflects the minimum plan benefits and coverage that shall be provided under the selected Proposer's Plan Design, except to the extent that the County has accepted proposed changes or has requested changes. The County is agreeable to reviewing enhanced plan benefits; as an example, increased frame/contacts allowance and make them equal to each other.

The County is **NOT** interested in a discounted vision program; meaning the County will not award a plan that simply offers a percentage off the Provider's fee, rather than a defined benefit. The selected Proposer shall administer the Program in accordance with all applicable state and federal laws.

2.3. Contact Information

Add optional description to subsection

Patricia Cortez, CPPB, NIGP-CPP

Lead Procurement Analyst
 400 S. Fort Harrison Ave 6th Fl
 Clearwater, FL 33756
 Email: pcortez@pinellas.gov
 Phone: (727) 464-3766

Department:

HUMAN RESOURCES

2.4. Timeline*Add optional description to subsection*

Issue Date:

January 27, 2025

Question Submission Deadline:

February 11, 2025, 2:00pm

Proposal Submission Deadline:

March 11, 2025, 3:00pm

3. Instructions & General Conditions for Submittals*Add optional description to section***3.1. DEFINITIONS**

- A. Agreement means the final written agreement between the County and the successful Contractor under this solicitation, regardless of the title of that final document, and may be used interchangeably with "Contract".
- B. Contractor means the entity submitting a response to this solicitation, and may be used interchangeably with the terms "bidder", "respondent", "contractor", "vendor", "submitter", or "proposer".
- C. County or means Pinellas County, a subdivision of the State of Florida and may be used interchangeably with "Pinellas County".
- D. Submittal means a Respondent's submissions in response to this solicitation, and may be used interchangeably with the terms "submission", "bid", "quote" or "proposal," as applicable to the specific solicitation. For example, these terms should be interpreted to mean "bid" if this is an ITB, "quote" if this is an ITQ, and "proposal" if this is an RFP.

3.2. INSTRUCTIONS & PROCEDURES**A. PREPARATION OF SUBMITTAL** - Submittal will be prepared in accordance with the following:

1. Submittals must be uploaded on forms furnished, utilizing the OpenGov procurement website. Failure to comply could result in the submission being rejected.
2. If price is factor, unit prices must be shown and where there is an error in extension of price, the unit price will govern.
3. Alternate submittals will not be considered unless authorized by the solicitation.
4. Proposed delivery time must be shown and any date calculations must include weekends and holidays.
5. Contractor is advised that exceptions to any terms and conditions contained or referenced in this solicitation must be stated with specificity in its response to the solicitation. Contractor is deemed to have accepted and to be bound by the solicitation and referenced agreement terms and conditions that Contractor does not take exception to in its response. The County reserves the right to modify or add terms and conditions based upon the exceptions stated by the Contractor, or to declare any terms and conditions non-negotiable, as determined by the County in its sole discretion.
6. Contractors will thoroughly examine the drawings, specifications, schedule, instructions and/or all other solicitation documents.
7. Contractors will make all investigations necessary to thoroughly inform themselves regarding plant and facilities for delivery of material and equipment as required by the solicitation. Plea of ignorance by the Contractor of conditions that exist or that may hereafter exist as a result of failure or omission on the part of the Contractor to make the necessary examinations and investigations, or failure to fulfill in every detail the requirements of the solicitation documents, will not be accepted as a basis for varying the requirements of the County or the compensation to the Contractor.
8. Contractors are advised that all County solicitations are subject to all legal requirements provided for in the Purchasing Ordinance and/or State and Federal Statutes.

B. SUBMITTAL METHOD & FORMAT

1. Submittals must be uploaded utilizing the OpenGov procurement website (<https://procurement.opengov.com/portal/pinellasfl>). Failure to comply could result in the submittal being rejected.

2. Submittals must be uploaded in the Vendor Questionnaire section of this solicitation. Submittals sent via email will not be considered.
3. The preferred format for submittal is PDF conversion from your source files (to minimize file size and maximize quality and accessibility) rather than scanning. Instructions for Providing Files in PDF Format to Pinellas County Government:
 - a. How do I convert my files to PDF format?
 - b. Answer- If you have a program such as Adobe Acrobat, creating a PDF of any file is a simple print function. Rather than printing to a traditional printer, the file converts to a PDF format copy of your original. Any program (such as Word, PowerPoint, Excel, etc.) can be converted this way by simply selecting the print command and choosing PDF as the printer.
 - c. Should I scan everything and save as PDF?
 - d. Answer- Not unless you are scanning with OCR (optical character recognition). Scanning will create unnecessarily large files because a scan is just a picture of a page rather than actual page text. Furthermore, the result of scanning is that your pages will not look nearly as "clean" or professional as simply using the print to PDF method from the program from which the file originates. Additionally, since scan pages are pictures of text, not really text, they may not be considered accessible* under Federal ADA guidelines (*unless the scans are OCR.)

C. SUBMITTALS FROM RELATED PARTIES OR MULTIPLE SUBMITTALS RECEIVED FROM ONE CONTRACTOR

1. Where two (2) or more related parties each upload a submittal, or multiple submittals are received from one (1) Contractor, for any solicitation, such submittals will be judged non-responsive. Related parties mean Contractors or the principles thereof, which have a direct or indirect ownership interest in another Contractor for the same solicitation or in which a parent company or the principles thereof of one (1) Contractor have a direct or indirect ownership interest in another Contractor for the same solicitation.

D. INTEGRITY OF SOLICITATION DOCUMENTS

1. Contractors will use the original solicitation form(s) provided by the Purchasing & Risk Management Division and enter information only in the spaces where a response is requested. Contractors may use an attachment as an addendum to the solicitation form(s) if sufficient space is not available on the original form for the Contractor to enter a complete response. Any modifications or alterations to the original solicitation documents by the Contractor, whether intentional or otherwise, will constitute grounds for rejection of a solicitation. Any such modifications or alterations a Contractor wishes to propose must be clearly stated in the Contractor's submittal response and presented in the form of an addendum to the original solicitation documents.

E. LATE SUBMISSION OR MODIFICATIONS

1. Submittals and modifications received after the time set for the submission will not be considered. This upholds the integrity of the process.
2. Modifications in writing received prior to the time set for the submittal will be accepted.

F. WITHDRAWAL OF SUBMITTAL

1. The submittal may be withdrawn prior to the solicitation opening date, however, a submittal may not be withdrawn for a period of time as specified in this solicitation document.

G. WRITTEN REQUESTS FOR INTERPRETATIONS/CLARIFICATIONS

1. No oral interpretations will be made to any firms as to the meaning of specifications or any other Contractor documents. All questions pertaining to the terms and conditions or scope of work of this solicitation must be sent in writing (electronically) to the Purchasing and Risk Management Division and received by the date specified in solicitation. Responses to questions may be handled as an addendum if the response would provide clarification to requirements of the solicitation. All such addenda will become part of the agreement documents. The County will not be responsible for any other explanation or interpretation of the proposed solicitation made or given prior to the award of the agreement. The Purchasing and Risk Management Division will be unable to respond to questions received after the specified time frame.

H. REJECTION OF SUBMISSION

1. The County may reject a submittal if:
 - a. The Contractor incorrectly states or conceals any material fact in the solicitation.
 - b. The solicitation does not strictly conform to the law or requirements of solicitation including insurance requirements.
 - c. The solicitation is conditional, except that the Contractor may qualify its submittal for acceptance by the County on an "all or none" basis, or a "low item" basis. An "all or none" basis submittal must include all items upon which the Contractor was invited.
 - d. The respective constitutional officer, County Administrator, on behalf of the Board of County Commissioners or within their delegated financial approval authority, or Director of Purchasing, within their delegated financial approval authority, has the authority when the public interest will be served thereby to reject all submittals or parts of submittals at any stage of the procurement process through the award of an agreement.
 - e. The County reserves the right to waive minor informalities or irregularities in any submittal.

I. PUBLIC REVIEW AT OPENING

1. Pursuant to Florida Statute, Section 119.071(1)(b)2, all submittals will be subject to review as public records after 30-days from opening, or earlier if an intended decision is reached before the thirty-day period expires. Unless a specific exemption exists, all documents submitted will be released pursuant to a valid public records request. All trade secrets claims must be dispositively determined by a court of law prior to trade secret protection being granted.

J. TABULATION INQUIRIES

1. Inquiries relating to the results of this solicitation, prior to the official award by the Pinellas County Board of County Commissioners may be made by visiting OpenGov or calling the Purchasing Office after 30 days to comply with Florida Statute, Section 119.071(1)(b)2.

3.3. JOINT VENTURES

Contractors intending to submit as a joint venture are required to have filed proper documents with the Florida Department of State, the Division of Professions, Construction Industry Licensing Board and any other state or local licensing Agency prior to submitting (see Section 489.119 Florida Statutes). Joint ventures must provide an affidavit attesting to the formulation of a joint venture and provide either proof of incorporation as a joint venture or a copy of the formal joint venture agreement between all joint venture parties, indicating their respective roles, responsibilities and levels of participation for the project.

3.4. EVALUATION CRITERIA - RFP

The evaluation criteria define the factors that will be used by the Evaluation Committee to evaluate and score responsive, responsible and qualified submittals. Contractor shall include sufficient information to allow the Evaluation Committee to thoroughly evaluate and score their submittal. Each submission shall be evaluated and ranked by an Evaluation Committee. The contract will be awarded to the most qualified Contractor, per the evaluation criteria listed in the solicitation.

3.5. RIGHTS OF PINELLAS COUNTY IN REQUEST FOR PROPOSAL PROCESS

In addition to all other rights of the County under Florida law, the County specifically reserves the following:

- A. the right to rank firms and negotiate with the most qualified firm.
- B. the right to select the proposal that it believes will serve the best interest of Pinellas County.
- C. the right to reject any or all responses, or parts thereof, to disqualify any and all responses, and/or determine any response to be non-responsive.
- D. the right to cancel the entire Request for Proposal.
- E. the right to remedy or waive technical or immaterial errors in the Request for Proposal or in the proposals submitted.
- F. the right to request any necessary clarifications or proposal data without changing the terms of the solicitation.
- G. the right to require the Proposer to perform the services required on the basis of the original submittal without negotiation.

3.6. PROTEST PROCEDURE

Protest procedures are governed by Pinellas County Code Section 2-162, which states:

Right to Protest. "A vendor who is aggrieved by the contents of the bid or proposal package, or a vendor who is aggrieved in connection with the recommended award on a bid or proposal solicitation, may file a written protest to the director, as provided herein. This right to protest is strictly limited to those procurements of goods and/or services solicited through invitations to bid or requests for proposals, including solicitations pursuant to F.S. § 287.055, the "Consultants' Competitive Negotiation Act." No other actions or recommendations in connection with a solicitation can be protested, including: (i) requests for quotations, negotiations, qualifications or letters of interest; (ii) rejection of some, all or parts of bids or proposals; (iii) disqualification of respondents or proposers as non-responsive or non-responsible; or (iv) recommended awards less than the mandatory bid or proposal amount. Protests failing to comply with the provisions of this section will not be reviewed."

"Posting. The purchasing department will post the recommended award on or through the departmental website."

Requirements to protest.

"If the protest relates to the content of the bid or proposal package, a formal written protest must be filed no later than 5:00 p.m. EST on the fifth full business day after issuance of the bid or proposal package."

"If the protest relates to the recommended award of a bid or proposal, a formal written protest must be filed no later than 5:00 p.m. EST on the fifth full business day after posting of the award recommendation."

"The formal written protest shall identify the protesting party and the solicitation involved; include a statement of the grounds on which the protest is based; refer to the statutes, laws, ordinances or other legal authorities which the protesting party deems applicable to such grounds; and specifically request the relief to which the protesting party deems itself entitled by application of such authorities to such grounds."

"A formal written protest is considered filed with the county when the purchasing department receives it. Accordingly, a protest is not timely filed unless it is received within the time specified above by the purchasing department. Failure to file a formal written protest within the time period specified shall constitute a waiver of the right to protest and result in relinquishment of all rights to protest by the respondent or proposer."

"Sole remedy. These procedures shall be the sole remedy for challenging the content of the bid or proposal package or the recommended award."

"Lobbying. Protestors and anyone acting on their behalf, are prohibited from attempts to influence, persuade, or promote a bid or proposal protest through any other channels or means, and contacting any county official, employee, advisory board member, or representative to discuss any matter relating in any way to the solicitation being protested, other than the purchasing department's or county attorney's office to address situations such as clarification and/or pose questions

related to the procurement process. The prohibitions provided for herein shall begin with the filing of the protest and end upon the final disposition of the protest; provided, however, at all times protestors shall be subject to the procurement lobbying prohibitions in section 2-189 of this Code. Failure to adhere to the prohibitions herein shall result in the rejection of the protest without further consideration."

"Time limits. The time limits in which protests must be filed as specified herein may be altered by specific provisions in the bid or proposal."

"Authority to resolve. The director shall resolve the protest in accordance with the documentation and applicable legal authorities and shall issue a written decision to the protestor no later than 5:00 p.m. EST on the tenth full business day after the filing thereof."

"Review of director's decision."

"The protesting party may request a review of the director's decision to the county administrator by delivering written request for review of the decision to the director by 5:00 p.m. EST on the fifth full business day after the date of the written decision. The written notice shall include any materials, statements, and arguments which the respondent or proposer deems relevant to the issues raised in the request to review the decision of the director."

"The county administrator shall issue a decision in writing stating the reason for the action with a copy furnished to the protesting party no later than 5:00 p.m. EST on the seventh full business day after receipt of the request for review. The decision shall be final and conclusive as to the county unless a party commences action in a court of competent jurisdiction."

"Stay of procurement during protests. There shall be no stay of procurement during protests."

(Ord. No. 94-51, § 5, 6-7-94; Ord. No. 04-87, § 1, 12-7-04; Ord. No. 14-11, § 2, 2-11-14; Ord. No. 18-34, 10-23-18)

3.7. ADA REQUIREMENT FOR PUBLIC NOTICES

Persons with disabilities requiring reasonable accommodation to participate in this proceeding/event, should call 727-464-4062 (voicedd) fax 727-464-4157, not later than seven days prior to the proceeding.

3.8. ADDITIONAL REQUIREMENTS

The County reserves the right to request additional goods or services relating to this agreement from the Contractor. When approved by the County as an amendment to this agreement and authorized in writing, the Contractor will provide such additional requirements as may become necessary.

3.9. COLLUSION

The Contractor, by affixing a signature to their response, certifies that its submittal is made without previous understanding, agreement, or connection with any person, firm or corporation making a submittal for the same item(s) and is in all respects fair, without outside control, collusion, fraud, or otherwise illegal action.

3.10. CONFLICT OF INTEREST

- A. The Contractor, by affixing a signature to their response, represents that it presently has no interest and will acquire no interest, either direct or indirect, which would conflict in any manner with the performance or services required hereunder. The Contractor further represents that, if it is awarded a contract under this solicitation, no person having any such interest will be employed during the contract term and any extensions. In addition, the Contractor will not offer gifts or gratuities to County employees as County employees are not permitted to accept gifts or gratuities. By signing this document, the Contractor acknowledges that no gifts or gratuities have been offered to County employees or anyone else involved in this competitive solicitation process.
- B. The Contractor will promptly notify the County's representative, in writing, by certified mail, of all potential conflicts of interest for any prospective business association, interest, or other circumstance, which may influence or appear to influence the Contractor's judgment or quality of services being provided hereunder. Such written notification will identify the prospective business association, interest or circumstance, the nature of work that the Contractor may undertake and request an opinion of the County as to whether the association, interest or circumstance would, in the opinion of the County, constitute a conflict of interest if entered into by the Contractor. The County agrees to notify the Contractor of its opinion, by certified mail, within thirty days of receipt of notification by the Contractor.
- C. It is essential to government procurement that the process be open, equitable and ethical. To this end, if potential unethical practices including but not limited to collusion, receipt or solicitation of gifts and conflicts of interest (direct/indirect) etc. are observed or perceived, please report such activity to:
 1. Pinellas County Clerk of Circuit Court – Division of Inspector General
 2. Phone – (727) 45FRAUD (453-7283)
 3. Fax – 727-464-8386

3.11. CONTRACT STANDARD TERMS & CONDITIONS

The awarded contract resulting from this solicitation will be subject to the County's Standard Terms and Conditions effective as of the date of the contract award, available at <https://pinellas.gov/county-standard-terms-conditions/>, and any Special Conditions outlined in this solicitation.

The successful Contractor must be prepared for the County to accept its response as submitted, subject to the Standard and Special Terms & Conditions. The successful Contractor's response will be incorporated into the final contract as the Scope of Work. The County may reject any exception to the Standard or Special Terms & Conditions proposed by the Contractor, and will not be bound by any additional or modified terms and conditions included in the successful Contractor's response that are in conflict with the Standard or Special Terms and Conditions, or are not acceptable to, or have been declared to be non-negotiable by the County, as determined in its sole discretion.

If the successful Contractor fails to sign all documents necessary to successfully execute the final contract within a reasonable time following the award, or (if applicable) negotiations do not result in an acceptable agreement, the County may reject the response or revoke the award, and may begin negotiations with another Contractor. Final contract terms must be approved or signed by the appropriately authorized County official(s).

3.12. CONTRACTOR CAPABILITY / REFERENCES

Prior to agreement award, any Contractor may be required to show that the company has the necessary facilities, equipment, ability and financial resources to perform the work specified in a satisfactory manner and within the time specified. In addition, the company must have experience in work of the same or similar nature, and can provide references, which will satisfy the County. Contractors must furnish a reference list of at least four (4) customers for whom they have performed similar services.

3.13. CONTRACTOR LICENSE REQUIREMENT

All Contractors performing construction and related work in Pinellas County must comply with our regulatory legislation, Chapter 75-489, Laws of Florida, as amended. Failure to have a competency license in a regulated trade will be cause for rejection of any submittal and/or award.

3.14. CORPORATE REGISTRATION

An award may not be issued without proof that your firm is registered with the Florida Division of Corporations, as per Florida Statute §607.1501 www.flsenate.gov/Laws/Statutes/2011/607.1501.

A foreign corporation (foreign to the State of Florida) may not transact business in this state until it obtains a certificate of authority from the Department of State. Please visit dos.myflorida.com/sunbiz/ for this information on how to become registered.

3.15. DESCRIPTION OF GOODS/SERVICES/SUPPLIES

- A. Any manufacturer's names, trade names, brand name, or catalog numbers used in specifications are for the purpose of describing and establishing general quality levels. Such references are not intended to be restrictive. Submittals will be considered for all brands which meet the quality of the specifications listed for any items.
- B. Contractors are required to state exactly what they intend to furnish otherwise they will be required to furnish the items as specified.
- C. Contractor submission must include all data necessary to evaluate and determine the quality of the item(s) they intend to furnish.
- D. **ALTERNATES:** Alternates will not be considered unless authorized by the solicitation. Such alternates may or may not be accepted by the County. If approved, it is at the County's discretion to accept said alternate(s) in any sequence or combination therein. If the Contractor is proposing an alternate that is not provided in the solicitation, alternate(s) must be submitted within the OpenGov Q & A section prior to the question deadline, and receive approval prior to the solicitation opening date in order to be considered for award.
- E. **OR EQUAL DETERMINATION:** Where submitting other than specified, the determination of equivalency will be at the sole discretion of Pinellas County and its specialized personnel.

3.16. E-VERIFY

The Contractor and their subcontractor(s) must register with and use the E-verify system in accordance with Florida Statute 448.095. A Contractor and subcontractor may not enter into a contract with the County unless each party registers with and uses the E-verify system.

If a Contractor enters a contract with a subcontractor, the subcontractor must provide the Contractor with an affidavit stating that the Subcontractor does not employ, contract with, or subcontract with unauthorized aliens. The Contractor must maintain a copy of the affidavit for the duration of the contract.

If the County, Contractor, or Subcontractor has a good faith belief that a person or entity with which it is contracting has knowingly violated Florida Statute 448.09(1) they must immediately terminate the contract with the person or entity.

If the County has a good faith belief that a Subcontractor knowingly violated this provision, but the Contractor otherwise complied with this provision, the County will notify the Contractor and order that the Contractor immediately terminate the contract with the Subcontractor.

A contract terminated under the provisions of this section is not a breach of contract and may not be considered such. Any contract termination under the provisions of this section may be challenged to Section 448.095(2)(d), Florida Statute. Contractor acknowledges upon termination of this agreement by the County for violation of this section by Contractor, Contractor may not be awarded a public contract for at least one (1) year. Contractor acknowledges that Contractor is liable for any additional costs incurred by the County as a result of termination of any contract for a violation of this section.

Contractor or Subcontractor will insert in any subcontracts the clauses set forth in this section, requiring the subcontracts to include these clauses in any lower tier subcontracts. Contractor will be responsible for compliance by any Subcontractor or Lower Tier Subcontractor with the clause set for in this section.

3.17. EXCEPTIONS

Contractor is advised that if it wishes to take exception to any of the terms contained or referenced in this solicitation it must explicitly identify the term and the exception in its response to the solicitation. Contractor's stated exception to a non-negotiable term may disqualify it from consideration for award.

3.18. INDEMNIFICATION

By submitting a response to this solicitation, Contractor understands and agrees that if awarded the indemnification provisions in the <https://pinellas.gov/county-standard-terms-conditions/> apply, subject to Pinellas County Resolution 2006-70 ("Indemnification").

3.19. INDEPENDENT CONTRACTOR STATUS AND COMPLIANCE WITH THE IMMIGRATION REFORM AND CONTROL ACT OF 1986

Contractor acknowledges that it is functioning as an independent Contractor in performing under the terms of this agreement, and it is not acting as an employee of Pinellas County. The Contractor acknowledges that it is responsible for complying with the provisions of the Immigration Reform and Control Act of 1986, located at 8 U.S.C. Section 1324, et seq., and regulations relating thereto. Failure to comply with the above provisions of the agreement will be considered a material breach and grounds for immediate termination of the agreement.

3.20. INSURANCE

The Contractor must provide a certificate of insurance and endorsement in accordance with the insurance requirements listed in the insurance section below. Failure to provide the required insurance within a ten (10) day period following the determination or recommendation of award may result in the County to vacate the original determination or recommendation and proceed with recommendation to another Contractor.

3.21. LOBBYING

All Contractors agree to adhere to Pinellas County Code Section 2-189, which states:

Lobbying shall be prohibited on all county competitive selection processes and purchasing contract awards pursuant to this division, including, but not limited to, requests for proposals, requests for quotations, requests for qualifications, bids or the award of purchasing contracts of any type. The purpose of this prohibition is to protect the integrity of the procurement process by shielding it from undue influences prior to the contract award, or the competitive selection process is otherwise concluded. However, nothing herein shall prohibit a prospective respondent/proposer/protestor from contacting the Purchasing Department or the County Attorney's Office to address situations such as clarification and/or pose questions related to the procurement process.

Lobbying of evaluation committee members, county government employees, elected/appointed officials, or advisory board members regarding requests for proposals, requests for quotations, requests for qualifications, bids, or purchasing contracts, by the respondent, any member of the respondent's staff, any agent or representative of the respondent, or any person employed by any legal entity affiliated with or representing a respondent, is strictly prohibited from the date of the

advertisement, or on a date otherwise established by the Board, until either an award is final, or the competitive selection process is otherwise concluded. Any lobbying activities in violation of this section by or on behalf of a respondent/proposer shall result in the disqualification or rejection of the proposal, quotation, statement of qualification, bid or contract.

For purposes of this provision, "lobbying" shall mean influencing or attempting to influence action or non-action, and/or attempting to obtain the goodwill of persons specified herein relating to the selection, ranking, or contract award in connection with any request for proposal, request for quotation, request for qualification, bid or purchasing contract through direct or indirect oral or written communication. The final award of a purchasing contract shall be the effective date of the purchasing contract.

Any evaluation committee member, county government employee, elected/appointed official, or advisory board member who has been lobbied shall immediately report the lobbying activity to the director.

(Ord. No. 02-35, 5-7-02; Ord. No. 04-64, § 12, 9-21-04; Ord. No. 04-87, § 1, 12-7-04; Ord. No. 10-09, § 6, 2-16-10; Ord. No. 11-23, § 2, 7-26-11; Ord. No. 14-11, § 5, 2-11-14; Ord. No. 18-34, 10-23-18).

3.22. LOCAL, STATE, AND FEDERAL COMPLIANCE REQUIREMENTS

The laws of the State of Florida apply to any purchase made under this solicitation. Contractors must comply with all local, state, and federal directives, orders and laws as applicable to this solicitation and subsequent agreement(s) including but not limited to Americans with Disabilities Act (ADA), Section 504 of the Rehabilitation Act of 1973, Equal Employment Opportunity (EEO), Minority Business Enterprise (MBE), and Occupational Safety and Health Administration (OSHA) as applicable to this agreement.

3.23. RESPONSIBLE VENDOR DETERMINATION

Vendor is hereby notified that Section 287.05701, Florida Statutes, requires that the County may not request documentation of or consider a vendor's social, political, or ideological interests when determining if the vendor is a responsible vendor.

3.24. NON-EXCLUSIVE CONTRACT

Award of this agreement will impose no obligation on the County to utilize the Contractor for all work of this type, which may develop during the agreement period. This is not an exclusive agreement. The County specifically reserves the right to concurrently contract with other companies for similar work if it deems such action to be in the County's best interest. In the case of multiple-term agreements, this provision will apply separately to each term.

3.25. PROCUREMENT POLICY FOR RECYCLED MATERIALS

- A. Pinellas County wishes to encourage its Contractors to use recycled products in fulfilling contractual obligations to the County and that such a policy will serve as a model for other public entities and private sector companies.
- B. When awarding a purchase or recommending a purchase for products, materials, or services, the Director of Purchasing and Risk Management may allow a preference to a responsive Contractor who certifies that their product or material contains the greatest percentage of postconsumer material. If solicitation includes paper products, Contractor must certify that their materials and/or products contain at least the content recommended by the Environmental Protection Agency (EPA) guidelines.
- C. On all quotes, or as required by law, the Director of Purchasing and Risk Management require Contractors to specify which products have recycled materials, what percentage or amount is postconsumer material, and to provide certification of the percentages of recycled materials used in the manufacture of goods and commodities procured by the County.
- D. Price preference is not the preferred practice the County wishes to employ in meeting the goals of this resolution. If a price preference is deemed to serve the best interest of the County and further supports the purchase of recycled materials, the Director of Purchasing will make a recommendation that a price preference be allowed up to an amount not to exceed 10% above the lowest complying submittal received.

Definitions for Recycled Materials:

Recovered Materials: Materials that have recycling potential, can be recycled, and have been diverted or removed from the solid waste stream for sale, use or reuse, by separation, collection, or processing.

Recycled Materials: Materials that contain recovered materials. This term may include internally generated scrap that is commonly used in industrial or manufacturing processes, waste or scrap purchased from another manufacturer and used in the same or a closely related product.

Postconsumer Materials: Materials which have been used by a business or a consumer and have served their intended end use, and have been separated or diverted from the solid waste stream for the purpose of recycling, such as; newspaper, aluminum, glass containers, plastic containers, office paper, corrugated boxes, pallets or other items which can be used in the remanufacturing process.

3.26. PROVISION FOR OTHER AGENCIES

Unless otherwise stipulated, the Contractor(s) agree to make available to all "Eligible Users" the prices submitted in accordance with the terms and conditions of the contract resulting from this solicitation. Eligible Users means all State of Florida government agencies, the legislative and judicial branches, and political subdivisions (counties, local district school boards, community colleges, municipalities, or other public agencies or authorities), which may desire to purchase under the terms and conditions of the resulting contract.

3.27. PUBLIC EMERGENCIES

It is hereby made a part of this solicitation that before, during, and after a public emergency, disaster, hurricane, tornado, flood, or other acts of God that Pinellas County will require a first priority for goods and services. It is vital and imperative that the majority of citizens are protected from any emergency situation that threatens public health and safety, as determined by the County. Contractor agrees to rent/sell/lease all goods and services to the County or governmental entities on a first priority basis. The County expects to pay a fair and reasonable price for all products and services rendered or contracted in the event of a disaster, emergency, hurricane, tornado or other acts of God.

3.28. PUBLIC ENTITY CRIMES STATEMENT

Contractor is directed to the Florida Public Entity Crime Act, Fla. Stat. 287.133, and Fla. Stat. 287.135 regarding Scrutinized Companies, and Contractor agrees that its submittal and, if awarded, its performance of the agreement will comply with all applicable laws including those referenced herein. Contractor represents and certifies that Contractor is and will at all times remain eligible to submit for and perform the services subject to the requirements of these, and other applicable, laws. Contractor agrees that any agreement awarded to Contractor will be subject to termination by the County if Contractor fails to comply or to maintain such compliance.

3.29. PUBLIC RECORDS/TRADE SECRETS

Pinellas County Government is subject to the Florida Public Records law (Chapter 119, Florida Statutes), and all documents, materials, and data submitted to any solicitation as part of the response are governed by the disclosure, exemption and confidentiality provisions relating to public records in Florida Statutes. Except for materials that are "trade secrets" or "confidential" as defined by applicable Florida law, ownership of all documents, materials, and data submitted in response to the solicitation will belong exclusively to the County.

To the extent that Contractor desires to maintain the confidentiality of materials that constitute trade secrets pursuant to Florida law, trade secret material submitted must be identified by some distinct method that the materials that constitute a trade secret, and Contractor will provide an additional copy of the Contractor's submittal that redacts all designated trade secrets. By submitting materials that are designated as trade secrets and signature of the Contractor signature page, Contractor acknowledges and agrees:

- A. That after notice from the County that a public records request has been made for the materials designated as a trade secret, the Contractor will be solely responsible for defending its determination that submitted material is a trade secret that is not subject to disclosure at its sole cost, which action will be taken immediately, but no later than ten (10) calendar days from the date of notification or Contractor will be deemed to have waived the trade secret designation of the materials;
- B. That to the extent that the Contractor with trade secret materials is evaluated, the County and its officials, employees, agents, and representatives in any way involved in processing, evaluating, negotiating agreement terms, approving any agreement based on the Contractor, or engaging in any other activity relating to the competitive selection process are hereby granted full rights to access, view, consider, and discuss the materials designated as trade secrets through the final agreement award;
- C. To indemnify and hold the County, and its officials, employees, agents and representatives harmless from any actions, damages (including attorney's fees and costs), or claims arising from or related to the designation of trade secrets by the Contractor, including actions or claims arising from the County's non-disclosure of the trade secret materials.
- D. That information and data it manages as part of the services may be public record in accordance with Chapter 119, Florida Statutes and Pinellas County public record policies. Contractor agrees prior to providing goods/services it will implement policies and procedures to maintain, produce, secure and retain;

public records in accordance with applicable laws, regulations, and County policies, which are subject to approval by the County, including but limited to the Section 119.0701, Florida Statutes.

Notwithstanding any other provision in the solicitation, the classification as trade secret of the entire submission document, line item and/or total Contractor prices, the work, services, project, goods, and/or products to be provided by Contractor, or any information, data, or materials that may be part of or incorporated into an agreement between the County and the Contractor is not acceptable to the County and will result in a determination that the Contractor submittal is nonresponsive; the classification as trade secret of any other portion of a submittal document may result in a determination that the submittal is nonresponsive.

3.30. TRUTH IN NEGOTIATIONS

The Contractor certifies to truth-in-negotiation and that wage rates and other factual unit costs supporting the compensation are accurate, complete and current at the time of contracting. Further, the original agreement amount and any additions thereto will be adjusted to exclude any significant sums where the County determines the agreement price was increased due to inaccurate, incomplete or non-current wage rates and other factual unit costs. Such adjustments must be made within one (1) year following the end of the agreement.

[+ Add Item](#)

4. Special Terms & Conditions

Add optional description to section

4.1. INTENT

It is the intent of Pinellas County to establish an Agreement for 25-0106-RFP Vision Benefit Services to be ordered, as and when required.

4.2. NON-NEGOTIABLE TERMS

While the County prefers that no exceptions to its contract terms be taken, the solicitation does authorize respondent to take exception to terms as part of its submittal. The County has deemed the following contract terms in the County's Standard Terms & Conditions <https://pinellas.gov/county-standard-terms-conditions/> to be non-negotiable:

Section 3: Compliance with Applicable Laws (all terms)

Section 7: Indemnification & Liability (all terms)

Section 8: Insurance & Conditions Precedent

Section 10(G): Governing Law & Venue

Section 12(A): Fiscal Non-Funding

Section 13: Confidential Records, Public Records, & Audit (all terms)

Section 19: Digital Content (all terms) *(if the Agreement includes software, online, or digital content services)*

Any terms required by law

4.3. PRICING/PERIOD OF CONTRACT

Unit prices submitted of listed items will be held firm for the duration of the Agreement. Duration of the Agreement will be for a period of 60 months from the date of Agreement award and any extension thereof.

4.4. TERM EXTENSION(S) OF CONTRACT

The Agreement may be extended subject to written notice of agreement from the County and successful respondent, for two (2) additional 12 month period(s) beyond the primary contract period or earlier if the original contract is completed early. The extension shall be exercised only if all prices, terms and conditions remain the same and approval is granted by the County.

4.5. PRE-COMMENCEMENT MEETING

Not Applicable

4.6. ORDERS

Within the term of this Agreement, County may place one or more orders for goods and/or services at the prices listed on the Pricing Proposal section of this solicitation, which is incorporated by reference hereto.

4.7. ASBESTOS MATERIALS

The Contractor must perform all Work in compliance with Federal, State and local laws, statutes, rules, regulations and ordinances, including but not limited to the Department of Environmental Protection (DEP)'s asbestos requirements, 40 CFR Part 61, Subpart M, and OSHA Section 29 CFR 1926.58. Additionally, the Contractor must be properly licensed and/or certified for asbestos removal as required under Federal, State and local laws, statutes, rules, regulations and ordinances. The County is responsible for filing all DEP notifications and furnish a copy of the DEP notification and approval for demolition to the successful Contractor. The County will furnish a copy of the asbestos survey to the successful Contractor. The Contractor must keep this copy on site at all times during the actual demolition.

4.8. SERVICES

The terms below are applicable if the Solicitation includes the provision of SERVICES:

- A. **ADD/DELETE LOCATIONS SERVICES** - The County reserves the right to unilaterally add or delete locations/services, either collectively or individually, at the County's sole option, at any time after award has been made as may be deemed necessary or in the best interests of the County. In such case, the Contractor(s) will be required to provide services to this agreement in accordance with the terms, conditions, and specifications.

4.9. GOODS & PRODUCTS

The terms below are applicable if the Solicitation includes the purchase of GOODS or PRODUCTS:

- A. **DELIVERY/CLAIMS** - Prices quoted will be FOB Destination, freight included and unloaded to location(s) within Pinellas County. Actual delivery address(s) will be identified at time of order. Successful Contractor(s) will be responsible for making any and all claims against carriers for missing or damaged items.

4.10. QUANTITIES

Any quantities stated are an estimate only and no guarantee is given or implied as to quantities that will be used during the Agreement period. Estimated quantities are based upon previous use and/or anticipated needs.

4.11. PERFORMANCE SECURITY

Not Applicable

+ Add Item

5. Insurance Requirements

Add optional description to section

5.1. INSURANCE (General)

The Vendor must provide a certificate of insurance and endorsement in accordance with the insurance requirements listed below, prior to recommendation for award. The Vendor shall obtain and maintain, and require any subcontractor to obtain and maintain, at all times during its performance of the Agreement in Phase 1 insurance of the types and in the amounts set forth. For projects with a Completed Operations exposure, Vendor shall maintain coverage and provide evidence of insurance for 2 years beyond final acceptance. All insurance policies shall be from responsible companies duly authorized to do business in the State of Florida and have an AM Best rating of VIII or better.

5.2. INSURANCE (Requirements)

- A. Submittals should include, the Vendor's current Certificate(s) of Insurance. If Vendor does not currently meet insurance requirements, Vendor shall also include verification from their broker or agent that any required insurance not provided at that time of submittal will be in place prior to the award of contract. Upon selection of Vendor for award, the selected Vendor shall email certificate that is compliant with the insurance requirements. If the certificate received is compliant, no further action may be necessary. The Certificate(s) of Insurance shall be signed by authorized representatives of the insurance companies shown on the Certificate(s).
- B. **The Certificate holder section shall indicate Pinellas County, a Political Subdivision of the State of Florida, 400 S Fort Harrison Ave, Clearwater, FL 33756. Pinellas County, a Political Subdivision shall be named as an Additional Insured for General Liability. A Waiver of Subrogation for Workers Compensation shall be provided if Workers Compensation coverage is a requirement.**
- C. Approval by the County of any Certificate(s) of Insurance does not constitute verification by the County that the insurance requirements have been satisfied or that the insurance policy shown on the Certificate(s) of Insurance is in compliance with the requirements of the Agreement. County reserves the right to require a certified copy of the entire insurance policy, including endorsement(s), at any time during the Bid and/or contract period.
- D. If any insurance provided pursuant to the Agreement expires or cancels prior to the completion of the Work, you will be notified by CTrax, the authorized vendor of Pinellas County. Upon notification, renewal Certificate(s) of Insurance and endorsement(s) shall be furnished to Pinellas County Risk Management at InsuranceCerts@pinellascounty.org and to CTrax c/o JDi Data at PinellasSupport@jdidata.com by the Vendor or their agent prior to the expiration date.
 1. Vendor shall also notify County within twenty-four (24) hours after receipt, of any notices of expiration, cancellation, nonrenewal or adverse material change in coverage received by said Vendor from its insurer Notice shall be given by email to Pinellas County Risk Management at InsuranceCerts@pinellascounty.org. Nothing contained herein shall absolve Vendor of this requirement to provide notice.
 2. Should the Vendor, at any time, not maintain the insurance coverages required herein, the County may terminate the Agreement.
- E. If subcontracting is allowed under this Bid, the Primary Vendor shall obtain and maintain, at all times during its performance of the Agreement, insurance of the types and in the amounts set forth; and require any subcontractors to obtain and maintain, at all times during its performance of the Agreement, insurance limits as it may apply to the portion of the Work performed by the subcontractor; but in no event will the insurance limits be less than \$500,000 for Workers' Compensation/Employers' Liability, and \$1,000,000 for General Liability and Auto Liability if required below.
 1. All subcontracts between the Vendor and its Subcontractors shall be in writing and are subject to the County's prior written approval. Further, all subcontracts shall
 - a. Require each Subcontractor to be bound to the Vendor to the same extent the Vendor is bound to the County by the terms of the Contract Documents, as those terms may apply to the portion of the Work to be performed by the Subcontractor;
 - b. Provide for the assignment of the subcontracts from the Vendor to the County at the election of Owner upon termination of the Contract;
 - c. Provide that County will be an additional indemnified party of the subcontract;
 - d. Provide that the County will be an additional insured on all insurance policies required to be provided by the Subcontractor except workers compensation and professional liability;
 - e. Provide a waiver of subrogation in favor of the County and other insurance terms and/or conditions
 - f. Assign all warranties directly to the County; and
 - g. Identify the County as an intended third-party beneficiary of the subcontract. The Vendor shall make available to each proposed Subcontractor, prior to the execution of the subcontract, copies of the Contract Documents to which the Subcontractor will be bound by this Section C and identify to the Subcontractor any terms and conditions of the proposed subcontract which may be at variance with the Contract Documents.
- F. Each insurance policy and/or certificate shall include the following terms and/or conditions:
 1. The Named Insured on the Certificate of Insurance and insurance policy must match the entity's name that responded to the solicitation and/or is signing the agreement with the County.
 2. Companies issuing the insurance policy, or policies, shall have no recourse against County for payment of premiums or assessments for any deductibles which all are at the sole responsibility and risk of Vendor.

3. The term "County" or "Pinellas County" shall include all Authorities, Boards, Bureaus, Commissions, Divisions, Departments and Constitutional offices of County and individual members, employees thereof in their official capacities, and/or while acting on behalf of Pinellas County.
4. All policies shall be written on a primary, non-contributory basis.

The minimum insurance requirements and limits for this Agreement, which shall remain in effect throughout its duration and for two (2) years beyond final acceptance for projects with a Completed Operations exposure, are as follows:

5.3. WORKERS' COMPENSATION INSURANCE

Worker's Compensation Insurance is required if required pursuant to Florida law. If, pursuant to Florida law, Worker's Compensation Insurance is required, employer's liability, also known as Worker's Compensation Part B, is also required in the amounts set forth herein.

A. Limits

1. Employers' Liability Limits Florida Statutory
 - a. Per Employee \$ 500,000
 - b. Per Employee Disease \$ 500,000
 - c. Policy Limit Disease \$ 500,000

If Vendor is not required by Florida law, to carry Workers Compensation Insurance in order to perform the requirements of this Agreement, County Waiver Form for workers compensation must be executed, submitted, and accepted by Risk Management. The County Waiver Form is found at <https://pinellas.gov/services/submit-a-workers-compensation-waiver-request/>. Failure to obtain required Worker's Compensation Insurance without submitting and receiving a waiver from Risk Management constitutes a material breach of this Agreement.

5.4. COMMERCIAL GENERAL LIABILITY INSURANCE

Includes, but not limited to, Independent Vendor, Contractual Liability Premises/Operations, Products/Completed Operations, and Personal Injury. No explosion, collapse, or underground damage exclusions allowed.

A. Limits

1. Combined Single Limit Per Occurrence \$ 1,000,000
2. Products/Completed Operations Aggregate \$ 2,000,000
3. Personal Injury and Advertising Injury \$ 1,000,000
4. General Aggregate \$ 2,000,000

5.5. CYBER RISK LIABILITY (NETWORK SECURITY/PRIVACY LIABILITY) INSURANCE

To include cloud computing and mobile devices, for protection of private or confidential information whether electronic or non- electronic, network security and privacy; privacy against liability for system attacks, digital asset loss, denial or loss of service, introduction, implantation or spread of malicious software code, security breach, unauthorized access and use; including regulatory action expenses; and notification and credit monitoring expenses with at least minimum limits as follows:

A. Limits

1. Each Occurrence \$ 2,000,000
2. General Aggregate \$ 2,000,000

- B. For acceptance of Cyber Risk Liability coverage included within another policy required herein, a statement notifying the certificate holder must be included on the certificate of insurance and the total amount of said coverage per occurrence must be greater than or equal to the amount of Cyber Risk Liability and other coverage combined.

5.6. PROFESSIONAL LIABILITY (ERRORS AND OMISSIONS) INSURANCE

Minimum limits as follows. If "claims made" coverage is provided, "tail coverage" extending three (3) years beyond completion and acceptance of the project with proof of "tail coverage" to be submitted with the invoice for final payment. In lieu of "tail coverage", Proposer may submit annually to the County, for a three (3) year period, a current certificate of insurance providing "claims made" insurance with prior acts coverage in force with a retroactive date no later than commencement date of this contract.

A. Limits

1. Each Occurrence or Claim \$ 1,000,000
 2. General Aggregate \$ 1,000,000
- B. For acceptance of Professional Liability coverage included within another policy required herein, a statement notifying the certificate holder must be included on the certificate of insurance and the total amount of said coverage per occurrence must be greater than or equal to the amount of Professional Liability and other coverage combined.

5.7. PROPERTY INSURANCE

Vendor will be responsible for all damage to its own property, equipment and/or materials.

[+ Add Item](#)

6. Scope of Work / Specifications

Add optional description to section

6.1. OBJECTIVE

The Pinellas County Unified Personnel System (UPS) desires to obtain a vision benefit plan for Pinellas County (County) employees.

6.2. BACKGROUND

The County has approximately 3,200 employees and 1,800 retirees eligible to participate in the Vision Benefits plan.

The County's plan year is a calendar year from January 1 through December 31. Elections are made during the month of November through online open enrollment. Enrollment in one of the medical plans automatically enrolls the participant in the Vision Benefits plan. Employees and retirees who choose to opt-out or decline enrollment in the County medical plans cannot enroll separately in the Vision Benefits plan.

The County is currently contracted with EyeMed to administer the vision benefits program. The current administrative fee is \$0.27 per employee per month (PEPM).

Current Vision Plan (see chart) This Plan reflects the minimum plan benefits and coverage that shall be provided under the selected Proposer's Plan Design, except to the extent that the County has accepted proposed changes or has requested changes. The County is agreeable to reviewing enhanced plan benefits; as an example, increased frame/contacts allowance and make them equal to each other.

The County is **NOT** interested in a discounted vision program; meaning the County will not award a plan that simply offers a percentage off the Provider's fee, rather than a defined benefit. The selected Proposer shall administer the Program in accordance with all applicable state and federal laws.

6.3. SCOPE OF WORK

The selected firm shall:

- a. Provide a vision care plan to participants retired from or employed by the County and their eligible dependents.
- b. The Plan care must be from a network of vision care professionals comprised of optometrists, opticians, ophthalmologists, and dispensing facilities.
- c. The Plan shall allow participants to receive discounts on products and services, including, but not limited to, eyeglass examinations, contact lens examinations, frames, lenses, and replacement contact lenses.
- d. Provide a fully insured Vision Insurance option that includes the following benefits: eye exam, lenses, frames, and contacts.
- e. Please outline all your applicable fees in the charts below that you propose for a self-funded managed vision plan. The current administrative service fee is \$0.27 per employee per month. Include your proposed administrative service fee utilizing approximately 5,000 subscribers.
- f. Provide a network of vision care professionals and dispensing facilities that are geographically accessible to participants.

- g. Provide a designated representative who is knowledgeable about all aspects of the Plan and related services listed herein and is always accessible by phone or email during regular working hours to address emergency and non-emergency issues.
- h. Provide services efficiently, accurately, and responsively.
- i. Manage network providers and resolve provider-participant issues within three (3) working days.
- j. Provide monthly insurance self-billing information securely online to the HR Employee Benefits Division.
- k. Provide participants with a vision card which will identify the participant as being eligible for discounts throughout a network of vision care professionals.
- l. Mail vision cards and Plan information to Participant's home addresses within ten (10) business days of receiving enrollment information.
- m. Enroll active employees during Open Enrollment with an effective date of January 1st to an annual membership; active employees starting throughout the year to a prorated annual membership beginning with the 1st of the month following their hire date, terminated employees the ability to enroll in policies through COBRA via direct bill.
- n. COBRA coverage for vision coverage is to be offered mandatorily if the employee or employee and dependents were participating in the Plan up to the day before separation. All COBRA maintenance (enrollment, billing, and -collection of premiums) will be handled through the insurance company, not the County. All proposals submitted must include COBRA coverage maintained and administered by the insurance company and/or a third-party representative of the insurance company.
- o. Provide vision communications and education information that is simple for enrollees to access, clearly written and easily understood. Provide resolution to issues promptly and thoroughly.
- p. Provide a toll-free number customer service line with representatives who speak English, Spanish, and Vietnamese available at least 10 hours per day to Vision Insurance Enrollees who want to speak with a thoroughly knowledgeable customer service representative (not a recording) regarding specific details of the Vision Insurance plan, claims, or identification of network providers.
- q. Perform all claims processing functions, including verification of enrollment, determination of benefit coverage, application of appropriate provider reimbursement, creation and mailing of Explanation of Benefits for all paid and denied claims, timely payment, and storage of claims information for easy viewing access by customer service representatives.
- r. Offer well-defined complaint and appeal procedures to Vision Insurance Enrollees who are dissatisfied with a claim denial or have a complaint of any kind concerning Vision Insurance.
- s. Issue HIPAA Notices of Privacy Practices to all new enrollees.
- t. Provide HIPAA certificates of coverage within 30 days of coverage termination.

6.4. FEE SCHEDULE (EXCEL FILE)

Please outline in detail your organization's applicable fees which you propose for a self-funded managed vision plan included in the Price page Excel file provided.

6.5. EMPLOYEE DATA

1. Census Information

- a. Each Contractor interested in receiving a copy of the Census must email Patricia Cortez at pdcortez@pinellas.gov. Once the email has been received, the County will work to send the Contractor an encrypted email with the census information.

6.6. Proposal Requirements

- A. Standard Agreement – (Attachment A): The awarded contractor will be required to execute the attached standard agreement.
- B. HIPAA Agreement – (Attachment C): Proposer shall comply with the Health Insurance Portability and Accountability Act of 1996 (HIPAA) and execute a Business Associate Agreement (BAA Agreement) prior to any protected health information being shared or exchanged hereunder.

[+ Add Item](#)

7. Evaluation Criteria

Add optional description to section

1. Proposed Benefits

Benefits -

- A. Provide a Schedule of Vision Benefits. The Schedule of Vision Benefits is to include a list of exclusions and policy limitations.
- B. Provide a side-by-side comparison of the proposed vision plan with the current plan with highlighted differences.
- C. Provide SSAE-18 for review.
- D. Provide a Summary Plan Description that outlines the plan benefits and describes overall policies.
- E. Provide a separate statement describing benefits being offered, including responses to the following:
- F. How does the participant access the benefit?
- G. Describe the warranty program for materials.
- H. Describe the PRK/Lasik benefits.
- I. How will you handle the reimbursement for PRK/Lasik through your claims system if the County wanted to offer this reimbursement in addition to a standard PRK/Lasik benefit.

Providers and Networks –

- Provide your current provider listing for the plan.
- a. Provide the number of employees by state with access to your provider network (Using an access standard of two (2) providers within ten (10) miles of an employee's home zip code and be sure to provide numbers of employees and not percentages of the total). Your response should be based on open practices only.
 - b. Please describe major retail facilities and ophthalmologists that are a part of your network.
 - c. Provide a provider disruption report showing member disruption network/network.
 - d. Describe how providers are selected and monitored.
 - e. State your ability and willingness to add providers at the County's request.
 - f. Can members of the same family choose different providers?
 - g. Can a member obtain an exam from one provider and materials from another?
 - h. Are any materials excluded?

Scoring Method:

0-10 Points

Weight (Points):

300 (30% of Total)

2. Qualifications

A separate statement describing the Proposer's qualifications and experience in providing the same or similar services as outlined in the RFP Scope of Work. This description should include the names of the person(s) who will provide the services, including any subcontractors, their qualifications, and the years of experience in performing this type of work/services.

Describe the team handling the account, including confirmation that the County will be assigned a dedicated account manager. Name the account manager who will be responsible for the account on a daily basis, including location, current account responsibility, and experience.

Include proof of COBRA coverage maintained and administered by the insurance company and/or a third-party representative of the insurance company.

Does your company outsource or offshore all or part of the vision claims processing? If so, please describe/provide details. Does your company outsource or offshore all or part of the vision customer service? If so, please describe/provide details. If offshoring calls to what country or countries and for what hours of the day in the eastern time zone?

Scoring Method:

0-10 Points

Weight (Points):

100 (10% of Total)

3. Approach

A separate written narrative describing the methods and/or manner in which the Proposer proposes to satisfy the requirements of the Scope of Work.

A separate proposed Statement of Work (Proposer's Statement of Work) that enumerates and defines the work/services that Proposer will provide to the County to complete the Scope of Work in this RFP, including each task, deliverable, and/or goods or products comprising the services Proposer will provide, as well as a proposed completion schedule for each task or deliverable, if applicable. The Proposer's Statement of Work shall be in a form that can be incorporated into the Agreement as an Exhibit at the County's option.

Administration

- a. Biographies of the representatives, implementation team, sales and service management team, and claims and customer service managers that will handle the account.
- b. Identify the office(s) that will handle claims and payments.
- c. Describe your implementation process and provide a timeline.
- d. Our current plan offers exam and hardware benefits on a frequency basis of once each calendar year. Can you support this type of plan design? If not, how would you transition members.
- e. What data files do you require from the County and how often?
- f. Can employers access reports at your website? If so, what type of reports, e.g. claims lag report?
- g. Can employees update enrollment information directly through the website?

Communication and Customer Service

- a. Please describe your vision communications, education programs, and services. Provide samples.
- b. Do you have a website where the employee can access claims information?
 - i. Can participants access the network listing at the website?
 - ii. What other information is available through the website?
- c. Is there a toll-free number for customer service? If so, what are the hours of operation?
- d. Do you have an automated voice response system? What information is available through this system? Does a member have an option to speak to a Customer Service Representative?
- e. Do you have a Mobile App, text capabilities (opt in), and/or a chat feature for customer service?
- f. Can a network listing with locations and services offered at each location be supplied to participants?

Financial

- a. Describe in detail the banking arrangement you propose for the County.
- b. Specify any special financial arrangements or conditions necessary to implement and administer the vision benefits plan for the County.
- c. Please provide performance guarantees for turnaround time and processing accuracy of claims, and any other areas.
- d. Please provide sample benefits schedules of your standard programs, which include patient responsibility for both network and non-network services.
- e. Please outline all your applicable administrative fees in below chart that you propose for a self-funded managed vision plan.

Scoring Method:

0-10 Points

Weight (Points):

300 (30% of Total)

4. Compensation

The proposed compensation to be paid by the County for the services identified in the Statement of Work, including the methodology for determining the compensation. Proposer shall complete the Attachment A - Fee Schedule.

Scoring Method:

Points Based

Weight (Points):

250 (25% of Total)

5. No Exceptions to RFP

Proposer is advised that exceptions to any terms and conditions contained in this RFP, or the Agreement must be stated with specificity in its response to the RFP. The points available under this criterion may be deducted if the Proposer takes exception to any language to this RFP package.

Scoring Method:

Points Based

Weight (Points):

50 (5% of Total)

8. Vendor Questionnaire

Add optional description to section

1. VENDOR QUESTIONNAIRE


Respondents are expected to organize their submittals in such a manner as to facilitate the evaluation process. Submittals should be keyed or indexed to correspond with this solicitation. Responses should be correlated to the specific submittal, criterion, section or paragraph number of the solicitation being addressed.

Evaluators will make a reasonable effort to locate information in the responses; however failure to follow this suggested format may make location of critical submittal information difficult, possibly resulting in a loss of appropriate credit.

Additional documentation may be requested by the County to ensure contract compliance.

1.1. CONTRACTOR ACCEPTANCE FORM*

Download the below documents, complete, and upload.

 [11.13.2024.Vendor.acceptance.pdf](#)

*Response required

1.2. OPENGOV ELECTRONIC PRICING PROPOSAL AND DELIVERY DAYS*

See OpenGov electronic [Pricing Proposal](#). Pricing must be submitted within the OpenGov electronic [Pricing Proposal](#) and all pricing must be completed.

DELIVERY _____ DAYS AFTER RECEIPT OF ORDER

An award may not be issued without proof that your firm is registered with the Florida Division of Corporations, as per Florida Statute §607.1501 www.flsenate.gov/Laws/Statutes/2011/607.1501.

A foreign corporation (foreign to the State of Florida) may not transact business in this state until it obtains a certificate of authority from the Department of State. Please visit dos.myflorida.com/sunbiz/ for this information on how to become registered.

Enter response

*Response required

1.3. SUBMITTAL DOCUMENTS*

Upload all other documents relating to this solicitation.

Please "tab" response to correspond to the Evaluation Criteria of this RFP:


- Tab 1 - Proposed Benefits
- Tab 2 - Qualifications
- Tab 3 - Approach
- Tab 4 - Compensation
- Tab 5 - Exceptions to RFP

Any additional information Proposer wishes to provide.

*Response required

1.4. Price page*

Please download the below documents, complete, and upload.

 [25-0106-RFP_Price_Page_R1_Approved.xlsx](#)

*Response required













9. Pricing Proposal

Add optional description to section




Line Item	Description	Quantity	Unit of Measure	Columns
1	LUMP SUM TOTAL: Enter the 5-Year Lump Sum Total from the 1.4 Price page in the Vendor Questionnaire Section	1	LS	
Total				

10. Attachments

Add optional description to subsection

⋮	 A - PCBOCC Utilized Provider Listing & Pd Clms 1-1-23 - 12-31-24	 
⋮	 B - eyemed-summary	 
⋮	 C - HIPAA BAA	 
⋮	 D - Vision Utilization and Paid Claims 2023 and 2024	 

Attachments

Drop some files here or click to select files to upload.
  

11. Sample Agreement

Add optional description to section

AGREEMENT

25-0106-P

25-0106-RFP Vision Benefit Services

This Agreement (the “Agreement” or “Contract”) is entered into on the date last executed below (“Effective Date”) by and between Pinellas County, a subdivision of the State of Florida whose primary address is 315 Court Street, Clearwater, Florida 33756 (“COUNTY”) and [Contractor Legal Name] whose primary address is [Contractor Legal Address] (hereinafter “CONTRACTOR”) (jointly, the “Parties”).

NOW THEREFORE, the Parties agree as follows:

A. Documents Comprising Agreement

1. This Agreement, including the Exhibits listed below, constitutes the entire agreement and understanding of the Parties with respect to the transactions and services contemplated hereby and supersedes all prior agreements, arrangements, and understandings relating to the subject matter of the Agreement. The documents listed below are hereby incorporated into and made a part of this Agreement:

a. This Agreement

b. Pinellas County Standard Terms & Conditions, located on Pinellas County Purchasing’s website, effective 6/14/2023, posted at <https://pinellas.gov/county-standard-terms-conditions/>

c. Solicitation Section 4, titled [Special Conditions](#) attached as Exhibit C.

d. Solicitation Section 5, titled [Insurance Requirements](#) attached as Exhibit D.

e. Contractor’s response to Solicitation Section 6, titled [Scope of Work / Specifications](#) attached as Exhibit E.

f. Contractor’s response to Solicitation Section 9, titled [Pricing Page](#) attached as Exhibit F.

g. HIPAA BAA Agreement attached as Exhibit G
2. In the case of a conflict, the terms of this document govern, followed by the terms of the attached Exhibits, which control in the order listed above.

B. Term

1. The initial term of this Agreement shall be for 60 months. At the end of the initial term of this contract, this Agreement may be extended for two (2) additional twelve-month terms or such other renewal terms agreed to by the Parties.

C. Expenditures Cap

1. Payment and pricing terms for the initial and renewal terms are subject to the Pricing Proposals in Exhibit F. County expenditures under the Agreement will not exceed [NTE Approval Amount] for [NTE Period] without a written amendment to this Agreement.
2. In no event will annual expenditures exceed [\$] within any given fiscal year without a written amendment to the Agreement.

D. Entire Agreement

1. This Agreement constitutes the entire agreement between the Parties.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their undersigned officials, who are duly authorized to bind the Parties to the Agreement.

For Contractor:

Signature:

Print Name and Title:

Date:

For County:

Signature:

Print Name and Title:

Date:

RFP TITLE: Vision Benefits – Personnel Services

RFP NUMBER: 25-0106

SECTION F - FEE SCHEDULE



Please fill in the
areas highlighted.

Line Item	Administrative Service Fee	Estimated Quantity (A)	UOM	Price (B)	Total Price Per Month (A X B)	60 MONTHS	EXTENDED TOTAL
1	Proposed per employee per month administrative fee (PEPM) for 2026	5,000	PEPM	\$ -	\$ -	x 60 MONTHS	\$ -
2	Proposed per employee per month administrative fee (PEPM) for 2027	5,000	PEPM	\$ -	\$ -	x 60 MONTHS	\$ -
3	Proposed per employee per month administrative fee (PEPM) for 2028	5,000	PEPM	\$ -	\$ -	x 60 MONTHS	\$ -
4	Proposed per employee per month administrative fee (PEPM) for 2029	5,000	PEPM	\$ -	\$ -	x 60 MONTHS	\$ -
5	Proposed per employee per month administrative fee (PEPM) for 2030	5,000	PEPM	\$ -	\$ -	x 60 MONTHS	\$ -
6	ADMINISTRATIVE SERVICE FEE 5-YEAR TOTAL						\$ -
Line Item	Estimated Claims Cost		2026	2027	2028	2029	2030
7	Estimated Claims Cost: Please provide your estimate of claims cost based on the average of 8,087 total members (employee/dependents) and utilizing the attached Experience Reports.		\$ -	\$ -	\$ -	\$ -	\$ -
8	ESTIMATED CLAIMS COST 5-YEAR TOTAL						\$ -
9	5-YEAR LUMP SUM TOTAL						\$ -

**Merry Celeste, CPPB
Purchasing Director**

February 11, 2025

TO: ALL INTERESTED PROPOSERS

REQUEST FOR PROPOSAL: Vision Benefit Services

PROPOSAL NUMBER: 25-0106-RFP

PROPOSAL SUBMITTAL IS DUE: March 11, 2025 @ 3:00 P.M.

ADDENDUM NO. 2

Following is additional information, clarifications, questions, and responses relative to the referenced Request for Proposal (RFP):

INFORMATION:

CHANGES / CLARIFICATIONS:

Questions and Answers are as follows:

Item No.	Question	Answer
1	The pricing proposal link seems to have a glitch. Information may not be edited and it instructs you to click on "draft response" to edit the information. So it becomes a loop without any option to enter information. Please advise.	The price page has been updated to unlock the cell.
2	Experience shows average enrollment is around 4800 lives, but the census only shows 2970 enrolled; would you be able to share the reason for the discrepancy? The Retiree/COBRA census file doesn't have anyone listed	A separate retiree/COBRA census (separate from FT EE census is provided at request.
3	Would you mind confirming if the experience file for the group is correct?	Experience is accurate. Retiree/COBRA file should be included (with active FT ee census) for total enrollment.
4	How long has EyeMed been in force?	2020
5	Would you be able to share current rates or premium-equivalent rates?	The Vision contract is ASO, not fully insured. Our ASO rate is \$0.27 PEP. We've included a copy of our last self-insured billing remittance for Feb. 2025.
6	Should we be including any commissions?	NA

PLEASE ADDRESS REPLY TO:
400 South Ft. Harrison, Sixth Floor
Clearwater, Florida 33756
Phone: (727) 464-3311
FAX: (727) 464-3925
Website: www.pinellascounty.org/purchase



7	Will technology be used for enrollment?	We use our internal Oracle enrollment system for AE purposes.
8	Understanding the current vision plan is bundled with medical, where do we access the current tier premium rates for vision, please?	See answer to question 5.
9	The provided census does not include any data points on retiree / cobra enrollment. Where can we access tier enrollment for cobra / retirees, please?	Retiree/COBRA census resent to those who requested initial census. Please contact purchasing for a copy of FT census and Retiree/COBRA census as they are separate.
10	How would be applicable to us (vision) Does these mean you can terminate providers from our network?	Should the County acquire additional municipalities or find a need to adjust services we will negotiate the amendment to the services as needed.
11	Please provide clarification on what "deliverables" means. Are you referring to reporting, invoices etc.	Yes
12	<ol style="list-style-type: none"> 1. Please provide clarification on what "subcontractors" means . 2. Is this a new verification process? (this wasn't part of the last RFP). We would like to understand who/what has to go through this process since this has never been a request in the past. 	<ol style="list-style-type: none"> 1. A subcontractor is any other company you engage to fulfill the work required of your company to complete this work. 2. EVerify is a requirement for all solicitations Please complete as indicated.
13	Do you also want a fully insured quote and an ASO quote? Please confirm since we only see in the spread sheet on pricing you have only ASO rates listed.	If you are quoting vision ASO <u>to match current - quote ASO</u> . If you are also quoting a standalone vision plan that ee's can select OUTSIDE of medical (per RFP, we include vision w/medical if medical is elected) then yes please quote standalone/voluntary

All other specifications, terms, and conditions remain the same.

Please remember to acknowledge receipt of this Addendum in OpenGov.

Sincerely,

Patricia Cortez obo

Merry Celeste, CPPB
Division Director
Purchasing and Risk Management

Attachment Below:

BILLING PERIOD: February, 2025

INVOICE NUMBER: 166651331

FULL MONTH

COVERAGE TIER	COUNT	RATE	TOTAL
Benefit Level 1			
Employee Only	2969	\$0.27	\$801.63
Employee + Spouse	932	\$0.27	\$251.64
Employee + Children	469	\$0.27	\$126.63
Employee + Family	450	\$0.27	\$121.50
FULL MONTH TOTAL			\$1,301.40
CURRENT BILLING PERIOD TOTAL			\$1,301.40

HIPAA BUSINESS ASSOCIATE AGREEMENT

This Agreement (hereinafter referred to as AGREEMENT) is entered into by and between Pinellas County, a political subdivision of the State of Florida (hereinafter referred to as COVERED ENTITY) and (BUSINESS ASSOCIATE NAME), (hereinafter referred to as BUSINESS ASSOCIATE) (and collectively hereinafter referred to as the PARTIES) on the date last executed below.

WHEREAS, BUSINESS ASSOCIATE performs functions, activities, or services for, or on behalf of COVERED ENTITY, and BUSINESS ASSOCIATE receives, has access to or creates Health Information in order to perform such functions, activities or services; and

WHEREAS, the PARTIES are subject to the requirements of the Health Insurance Portability and Accountability Act of 1996 (hereinafter referred to as HIPAA) and the Health Information Technology for Economic and Clinical Health Act, as incorporated in the American Recovery and Reinvestment Act of 2009 (hereinafter referred to as the "HITECH Act"), and the implementing regulations and guidance issued pursuant to these Acts by the United States Secretary of the Department of Health and Human Services (the "Secretary"), including but not limited to, the Administrative Requirements and Security Standards codified in 45 Code of Federal Regulations Parts 160, 162 and 164, and other applicable state and federal laws, all as amended from time to time; and

WHEREAS, HIPAA requires COVERED ENTITY to enter into an agreement with BUSINESS ASSOCIATE to provide for the protection of the privacy and security of Health Information, and HIPAA prohibits the disclosure to or use of Health Information by BUSINESS ASSOCIATE if such a contract is not in place; and

WHEREAS, the PARTIES enter into this agreement in order to comply with the terms of HIPAA.

NOW, THEREFORE, in consideration of the foregoing, and for other good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, the PARTIES agree as follows:

ARTICLE I DEFINITIONS

1.1 "Business Associate" shall generally have the same meaning as the term "business associate" at 45 CFR 160.103, and in reference to the party to this agreement, shall refer to (BUSINESS ASSOCIATE NAME).

1.2 "Covered Entity" shall generally have the same meaning as the term "covered entity" at 45 CFR 160.103, and in reference to the party to this agreement, shall mean Pinellas County by and through its Department of Human Resources.

1.3 "Disclose" and "Disclosure" shall generally have the same meaning as the term "disclosure" at 45 CFR 160.103.

1.4 “Health Information” shall generally have the same meaning as the term “health information” at 45 CFR 160.103 and shall apply to information that is received by BUSINESS ASSOCIATE from or on behalf of COVERED ENTITY, created by BUSINESS ASSOCIATE from or on behalf of COVERED ENTITY, or made accessible to BUSINESS ASSOCIATE from or on behalf of COVERED ENTITY.

1.5 “HIPAA Rules” shall mean the Privacy, Security, Breach Notification, and Enforcement Rules at 45 CFR Part 160 and Part 164.

1.6 “Privacy Regulations” shall mean the Standards for Privacy of Covered Individually Identifiable Health Information, 45 Code of Federal Regulations Parts 160 and 164, promulgated under HIPAA.

1.7 “Services” shall mean the services provided by BUSINESS ASSOCIATE pursuant to the Underlying Agreement, or if no such agreement is in effect, the services BUSINESS ASSOCIATE performs with respect to the COVERED ENTITY.

1.8 “Underlying Agreement” shall mean the services agreement executed by the COVERED ENTITY and BUSINESS ASSOCIATE on (DATE).

1.9 Catch-all definition: The following terms used in this Agreement shall have the same meaning as those terms in the HIPAA Rules: Breach, Data Aggregation, Designated Record Set, Disclosure, Health Care Operations, Individual, Minimum Necessary, Notice of Privacy Practices, Protected Health Information, Required By Law, Secretary, Security Incident, Subcontractor, Unsecured Protected Health Information, and Use, unless otherwise specifically defined or referred under this Agreement. If the meaning of any term defined in this Agreement is changed by regulatory or legislative amendment, then this Addendum will be modified automatically to correspond to the amended definition. A reference in this Addendum to a section in the HIPAA Privacy Rule, HIPAA Security Rule or HITECH means the section then in effect, as amended.

ARTICLE II OBLIGATIONS OF BUSINESS ASSOCIATE

2.1 Initial Effective Date of Performance. The obligations created under this AGREEMENT shall become effective immediately upon execution of this Agreement.

2.2 Obligations and Activities of Business Associate. BUSINESS ASSOCIATE agrees to:

a. Not use or disclose protected health information other than as permitted or required by the Agreement or as permitted by law.

b. Use appropriate safeguards and comply with Subpart C of 45 CFR Part 164 with respect to electronic protected health information, to prevent use or disclosure of protected health information other than as provided for by the Agreement.

c. Report to COVERED ENTITY any unauthorized acquisition, access, use or disclosure of protected health information not provided for by the Agreement of which it

becomes aware, including breaches of unsecured protected health information as required at 45 CFR 164.410, and any security incident of which it becomes aware.

d. In accordance with 45 CFR 164.502(e)(1)(ii) and 164.308(b)(2), if applicable, ensure that any subcontractors that create, receive, maintain, or transmit protected health information on behalf of the BUSINESS ASSOCIATE agree to the same restrictions, conditions, and requirements that apply to the BUSINESS ASSOCIATE with respect to such information.

e. Make available protected health information in a designated record set to the individual or COVERED ENTITY in response to such individual's request in the time and manner required under 45 CFR 164.524.

f. Make any amendment(s) to protected health information in a designated record set as directed or agreed to by the individual pursuant to 45 CFR 164.526 or take other measures as necessary to satisfy COVERED ENTITY'S obligations under 45 CFR 164.526.

g. Maintain and make available the information required to provide an accounting of disclosures to the COVERED ENTITY as necessary to satisfy COVERED ENTITY'S obligations under 45 CFR 164.528.

h. To the extent the BUSINESS ASSOCIATE is to carry out one or more of COVERED ENTITY'S obligation(s) under Subpart E of 45 CFR Part 164, comply with the requirements of Subpart E that apply to the COVERED ENTITY in the performance of such obligation(s).

i. Make its internal practices, books, and records available to the Secretary for purposes of determining compliance with the HIPAA Rules.

j. Comply with all HIPAA and HITECH Act requirements, as they may be amended from time to time.

2.3 Permitted Uses and Disclosures of Health Information. BUSINESS ASSOCIATE is authorized to:

a. Use and Disclose Health Information as necessary to perform services for, or on behalf of COVERED ENTITY.

b. Use Health Information to create aggregated or de-identified information consistent with the requirements of the Privacy Regulations.

c. Use or Disclose Health Information (including aggregated or de-identified information) as otherwise directed by COVERED ENTITY provided that COVERED ENTITY shall not request BUSINESS ASSOCIATE to use or disclose Health Information in a manner that would not be permissible if done by COVERED ENTITY.

d. To the extent required by the HITECH Act, BUSINESS ASSOCIATE shall limit its use, disclosure or request of protected health information to the Limited Data Set or, if needed, to the minimum necessary to accomplish the intended use, disclosure or request, respectively. Effective on the date the Secretary issues guidance on what constitutes "minimum necessary" for purposes of HIPAA, BUSINESS ASSOCIATE shall limit its use, disclosure or request of protected health information to only the minimum necessary as set forth in such guidance.

e. BUSINESS ASSOCIATE shall not use Health Information for any other purpose that would violate Subpart E of 45 CFR Part 164, except that, if necessary, BUSINESS ASSOCIATE may use Health Information for the proper management and administration of BUSINESS ASSOCIATE or to carry out its legal responsibilities, provided that any use or disclosure described herein will not violate the Privacy Regulations or Florida law if done by COVERED ENTITY. Except as otherwise limited in this Agreement, BUSINESS ASSOCIATE may disclose Health Information for the proper management and administration of the BUSINESS ASSOCIATE, provided that with respect to any such disclosure either: (a) the disclosure is required by law (within the meaning of the Privacy Regulations) or (b) the disclosure would not otherwise violate Florida law and BUSINESS ASSOCIATE obtains reasonable written assurances from the person to whom the information is to be disclosed that such person will hold the information in confidence and will not use or further disclose such information except as required by law or for the purpose(s) for which it was disclosed by BUSINESS ASSOCIATE to such person, and that such person will notify BUSINESS ASSOCIATE of any instances of which it is aware in which the confidentiality of the information has been breached.

2.4 Compliance with Security Provisions. BUSINESS ASSOCIATE shall:

a. Implement and maintain administrative safeguards as required by 45 CFR 164.308, physical safeguards as required by 45 CFR 164.310, and technical safeguards as required by 45 CFR 164.312.

b. Implement and document reasonable and appropriate policies and procedures as required by 45 CFR 164.316.

c. Be in compliance with all requirements of the HITECH Act related to security and applicable as if BUSINESS ASSOCIATE were a covered entity, as such term is defined in HIPAA.

d. BUSINESS ASSOCIATE shall use its best efforts to implement and maintain technologies and methodologies that render PHI unusable, unreadable or indecipherable to unauthorized individuals as specified in the HITECH Act.

2.5 Compliance with Privacy Provisions. BUSINESS ASSOCIATE shall only use and disclose personal health information in compliance with each applicable requirement of 45 CFR 164.504. BUSINESS ASSOCIATE shall comply with all requirements of the HITECH Act related

to privacy and applicable as if BUSINESS ASSOCIATE were a COVERED ENTITY, as such term is defined in HIPAA.

2.6 Mitigation. BUSINESS ASSOCIATE agrees to mitigate, to the extent practicable, any harmful effect that is known to BUSINESS ASSOCIATE of a use or disclosure of Health Information by BUSINESS ASSOCIATE in violation of the requirements of this AGREEMENT.

2.7 Breach of Unsecured PHI. The provisions of this Section are effective with respect to the discovery of a breach of unsecured PHI occurring on or after September 23, 2009.

a. With respect to any unauthorized acquisition, access, use or disclosure of COVERED ENTITY's PHI by BUSINESS ASSOCIATE, its agents or subcontractors, BUSINESS ASSOCIATE shall:

- 1) Investigate such unauthorized acquisition, access, use or disclosure;
- 2) Determine whether such unauthorized acquisition, access, use or disclosure constitutes a reportable breach under the HITECH Act; and
- 3) Document and retain its findings under clauses 1) and 2) of this section.

b. BUSINESS ASSOCIATE shall notify COVERED ENTITY of all suspected breaches within five (5) business days of discovery. If the BUSINESS ASSOCIATE discovers that a reportable breach has occurred, BUSINESS ASSOCIATE shall notify COVERED ENTITY of such reportable breach in writing within three (3) days of the date BUSINESS ASSOCIATE discovers and determines that such breach is reportable. BUSINESS ASSOCIATE shall notify COVERED ENTITY immediately upon discovering a reportable breach of more than 500 individuals.

c. BUSINESS ASSOCIATE shall be deemed to have discovered a breach as of the first day that breach is either known to BUSINESS ASSOCIATE or any of its employees, officers or agents, other than the person who committed the breach, or by through exercise of reasonable diligence, should have been known to BUSINESS ASSOCIATE or any of its employees, officers or agents, other than the person who committed the breach.

d. To the extent the information is available to BUSINESS ASSOCIATE, it's written notice shall include the information required by 45 CFR 164.410.

e. BUSINESS ASSOCIATE shall promptly supplement the written report with additional information regarding the breach as it obtains such information.

f. BUSINESS ASSOCIATE shall cooperate with COVERED ENTITY in meeting the COVERED ENTITY's obligations under the HITECH Act with respect to such breach. COVERED ENTITY shall have sole control over the timing and method of providing notification of such breach to the affected individual(s), the Secretary and, if applicable, the media, as required by the HITECH Act.

g. BUSINESS ASSOCIATE shall reimburse COVERED ENTITY for its reasonable costs and expenses in providing the notification, including, but not limited to, any administrative costs associated with providing notice, printing and mailing costs, and costs of mitigating the harm for affected individuals whose PHI has or may have been compromised as a result of the breach. In order to be reimbursed by BUSINESS ASSOCIATE, COVERED ENTITY must provide to BUSINESS ASSOCIATE a written accounting of COVERED ENTITY's actual costs and to the extent applicable, copies of receipts or bills with respect thereto.

2.8 Availability of Internal Practices, Books and Records. BUSINESS ASSOCIATE agrees to make its internal practices, books and records relating to the use and disclosure of Health Information available to the Secretary, for purposes of determining COVERED ENTITY's compliance with the Privacy Regulations.

2.9 Agreement to Restriction on Disclosure. If COVERED ENTITY is required to comply with a restriction on the disclosure of PHI pursuant to Section 13405 of the HITECH Act, then COVERED ENTITY shall, to the extent needed to comply with such restriction, provide written notice to BUSINESS ASSOCIATE of the name of the individual requesting the restriction and the PHI affected thereby. BUSINESS ASSOCIATE shall, upon receipt of such notification, not disclose the identified PHI to any health plan for the purposes of carrying out payment or health care operations, except as otherwise required by law.

2.10 Accounting of Disclosures. Upon COVERED ENTITY's request, BUSINESS ASSOCIATE shall:

a. Provide to COVERED ENTITY an accounting of each disclosure of Health Information made by BUSINESS ASSOCIATE or its employees, agents, representatives or subcontractors as required by the Privacy Regulations. For each Disclosure that requires an accounting under this Section 2.10, BUSINESS ASSOCIATE shall track the information required by the Privacy Regulations and shall securely maintain the information for six (6) years from the date of the Disclosure.

b. If BUSINESS ASSOCIATE is deemed to use or maintain an Electronic Health Record on behalf of COVERED ENTITY, then BUSINESS ASSOCIATE shall maintain an accounting of any disclosures made through an Electronic Health Record for treatment, payment and health care operations, as applicable. Such accounting shall comply with the requirements of the HITECH Act.

c. Upon request by COVERED ENTITY, BUSINESS ASSOCIATE shall provide such accounting to COVERED ENTITY in the time and manner specified by the HITECH Act.

d. Where COVERED ENTITY responds to an individual's request for an accounting of disclosures made through an Electronic Health Record by providing the requesting individual with a list of all business associates acting on behalf of COVERED ENTITY, BUSINESS ASSOCIATE shall provide such accounting directly to the requesting individual in the time and manner specified by the HITECH Act.

2.11 Use of Subcontractors and Agents. BUSINESS ASSOCIATE shall require each of its agents and subcontractors that receive Health Information from BUSINESS ASSOCIATE to execute a written agreement obligating the agent or subcontractor to comply with all the terms of this AGREEMENT with respect to such Health Information.

2.12 Access to Electronic Health Records.

a. If BUSINESS ASSOCIATE is deemed to use or maintain an Electronic Health Record on behalf of COVERED ENTITY with respect to PHI, BUSINESS ASSOCIATE shall provide an individual with a copy of the information contained in such Electronic Health Record in an electronic format and, if the individual so chooses, transmit such copy directly to an entity or person designated by the individual upon request, to the extent an individual has the right to request a copy of the PHI maintained in such Electronic Health Record pursuant to 45 CFR 164.524 and makes such a request to BUSINESS ASSOCIATE.

b. BUSINESS ASSOCIATE may charge a fee to the individual for providing a copy of such information, but such fee may not exceed BUSINESS ASSOCIATE's labor costs in responding to the request for the copy.

c. The provisions of 45 CFR 164.524, including the exceptions to the requirement to provide a copy of PHI shall otherwise apply and BUSINESS ASSOCIATE shall comply therewith as if BUSINESS ASSOCIATE were the COVERED ENTITY.

d. At COVERED ENTITY's request, BUSINESS ASSOCIATE shall provide COVERED ENTITY with a copy of an individual's PHI maintained in an Electronic Health Record in an electronic format in a time and manner designated by COVERED ENTITY in order for COVERED ENTITY to comply with 45 CFR 164.524, as amended by the HITECH Act.

2.13 Limitations on Use of PHI for Marketing Purposes.

a. BUSINESS ASSOCIATE shall not use or disclose PHI for the purpose of making a communication about a product or service that encourages recipients of the communication to purchase or use the product or service, unless such communication:

1) Complies with the requirements the definition of marketing contained in 45 CFR 164.501; and

2) Complies with the requirements of Subparagraphs a, b or c of Section 13406(a)(2) of the HITECH Act.

b. COVERED ENTITY shall cooperate with BUSINESS ASSOCIATE to determine if the foregoing requirements are met with respect to any such marketing communication.

ARTICLE III

TERM AND TERMINATION

3.1 Term. Subject to the provisions of Sections 3.2 and 3.3, the term of this AGREEMENT shall be the duration of the term of the Underlying Agreement.

3.2 Termination of AGREEMENT.

a. Upon becoming aware of a pattern of activity or practice of either PARTY that constitutes a material breach or violation of obligations under the AGREEMENT, the non-breaching PARTY shall immediately notify the PARTY in breach.

b. Notification shall be provided in writing and shall specify the nature of the breach.

c. With respect to such breach or violation, upon receiving notice of the violation the non-breaching PARTY shall:

1) Allow the breaching PARTY thirty (30) days to take reasonable steps to cure such breach or end such violation; and

2) Terminate this AGREEMENT, if cure is either not possible or unsuccessful; and

3) Report the breach or violation to the Secretary if such termination is not feasible.

d. Upon termination of this AGREEMENT for any reason, BUSINESS ASSOCIATE shall return or destroy all PHI consistent with Section 3.4 as follows:

1) BUSINESS ASSOCIATE shall destroy PHI in a manner that renders the PHI unusable, unreadable or indecipherable to unauthorized individuals as specified in the HITECH Act and shall certify in writing to COVERED ENTITY that such PHI has been destroyed in compliance with such standards; or

2) Return of PHI shall be made in a mutually agreed upon format and timeframe and at no additional cost to BUSINESS ASSOCIATE.

e. Where return or destruction are not feasible, BUSINESS ASSOCIATE shall continue to extend the protections of the AGREEMENT to such PHI and limit further uses and disclosures of such PHI to those purposes that make the return or destruction of such PHI not feasible.

3.3 Termination for Breach. In addition to termination provisions contained in the Underlying Agreement, COVERED ENTITY may terminate the Underlying Agreement and this AGREEMENT upon thirty (30) days written notice in the event: (a) BUSINESS ASSOCIATE does not promptly enter into negotiations to amend this AGREEMENT when requested by COVERED ENTITY pursuant to Section 4.2 or (b) BUSINESS ASSOCIATE does not enter into an amendment to this AGREEMENT providing assurances regarding the safeguarding of Health

Information that the COVERED ENTITY, deems sufficient to satisfy the standards and requirements of HIPAA and the HITECH Act.

3.4 Disposition of Health Information Upon Termination or Expiration. Upon termination or expiration of this AGREEMENT and subject to Florida law, BUSINESS ASSOCIATE shall either return or destroy, in COVERED ENTITY's sole discretion and in accordance with any instructions by COVERED ENTITY, all Health information in the possession or control of BUSINESS ASSOCIATE and its agents and subcontractors. In such event, BUSINESS ASSOCIATE shall retain no copies of such Health Information. If BUSINESS ASSOCIATE determines that neither return nor destruction of Health Information is feasible, BUSINESS ASSOCIATE shall notify COVERED ENTITY of the conditions that make return or destruction infeasible, and may retain Health Information provided that BUSINESS ASSOCIATE: (a) continues to comply with the provisions of this AGREEMENT for as long as it retains Health Information, and (b) further limits uses and disclosures of Health Information to those purposes that make the return or destruction of Health Information infeasible.

ARTICLE IV

4.1 Indemnification. Notwithstanding anything to the contrary in the Underlying Agreement, BUSINESS ASSOCIATE agrees to indemnify, defend and hold harmless COVERED ENTITY and COVERED ENTITY's employees, directors, officers, subcontractors or agents against all damages, losses, lost profits, fines, penalties, costs or expenses (including reasonable attorneys' fees) and all liability to third parties arising from any breach of this AGREEMENT by BUSINESS ASSOCIATE or its employees, directors, officers, subcontractors, agents or other members of BUSINESS ASSOCIATE's workforce. BUSINESS ASSOCIATE's obligation to indemnify shall survive the expiration or termination of this AGREEMENT.

4.2 Amendment to Comply with Law. The PARTIES acknowledge that state and federal laws relating to electronic data security and privacy are rapidly evolving and that amendment of this AGREEMENT may be required to provide for procedures to ensure compliance with such developments. The PARTIES specifically agree to take such action as is necessary to implement the standards and requirements of HIPAA, the HITECH Act and other applicable laws relating to the security or confidentiality of Health information. The PARTIES understand and agree that COVERED ENTITY must receive satisfactory written assurance from BUSINESS ASSOCIATE that BUSINESS ASSOCIATE will adequately safeguard all Health Information that it receives or creates on behalf of COVERED ENTITY. Upon COVERED ENTITY's request, BUSINESS ASSOCIATE agrees to promptly enter into negotiations with COVERED ENTITY, concerning the terms of any amendment to this AGREEMENT embodying written assurances consistent with the standards and requirements of HIPAA, the HITECH Act or other applicable laws.

4.4 Modification of Agreement. No alteration, amendment, or modification of this AGREEMENT shall be valid or effective unless in writing and signed the PARTIES.

4.5 Non-Waiver. A failure of any PARTY to enforce at any time any term, provision or condition of this AGREEMENT, or to exercise any right or option herein, shall in no way operate as a waiver thereof, nor shall any single or partial exercise preclude any other right or

option herein. Waiver of any term, provision or condition of this AGREEMENT shall not be valid unless in writing, signed by the waiving PARTY and only to the extent set forth in such writing.

4.6 Agreement Drafted By All Parties. This AGREEMENT is the result of arm's length negotiations between the PARTIES and shall be construed to have been drafted by all PARTIES such that any ambiguities in this AGREEMENT shall not be construed against either PARTY.

4.7 Severability. If any provision of this AGREEMENT is found to be invalid or unenforceable by any court, such provision shall be ineffective only to the extent that it is in contravention of applicable laws without invalidating the remaining provisions hereof.

4.8 No Third-Party Beneficiaries. There are no third-party beneficiaries to this AGREEMENT.

4.9 Counterparts. This AGREEMENT may be executed in one or more counterparts, each of which shall be deemed an original and will become effective and binding upon the PARTIES as of the effective date at such time as all the signatories hereto have signed a counterpart of this AGREEMENT.

4.10 Notices. The PARTIES designate the following to accept notice on their behalf:

If to BUSINESS ASSOCIATE:

(Name) _____

(Address) _____

If to COVERED ENTITY:

(Name) _____

(Address) _____

4.11 Applicable Law and Venue. This AGREEMENT shall be governed by and construed in accordance with the laws of the State of Florida. The PARTIES agree that all actions or proceedings arising in connection with this AGREEMENT shall be tried and litigated exclusively in the state or federal courts located in or nearest to Pinellas County, Florida.

4.12 Interpretation. This AGREEMENT shall be construed in a manner that will cause the PARTIES to comply with the requirements of HIPAA and the HITECH Act.

IN WITNESS WHEREOF, each of the undersign his cause this AGREEMENT to be duly executed in its name and on its behalf effective as of the date last executed below.

COVERED ENTITY:

BUSINESS ASSOCIATE:

Pinellas County Human Resources

Business Associate Name

By: _____

By: _____

Print Name: _____

Print Name: _____

Print Title: _____

Print Title: _____

Date: _____

Date: _____

APPROVED AS TO FORM
OFFICE OF COUNTY ATTORNEY

By: _____
Assistant County Attorney



40%OFF

additional complete pair of prescription eyeglasses

20%OFF

non-covered items, including non-prescription sunglasses

Find an eye doctor

(Insight Network)

- eyemed.com
- EyeMed Members App
- For LASIK, call 1.800.988.4221

Heads up

You may have additional benefits.

Log into eyemed.com/member to see all plans included with your benefits.

Pinellas County Board of Commissioners

SUMMARY OF BENEFITS

VISION CARE SERVICES	IN-NETWORK MEMBER COST	OUT-OF-NETWORK MEMBER REIMBURSEMENT
EXAM SERVICES		
Exam	\$10 copay	Up to \$40
Retinal Imaging	Up to \$39	Not covered
CONTACT LENS FIT AND FOLLOW-UP		
Fit & Follow-up - Standard	\$0 copay	Up to \$40
Fit & Follow-up - Premium	\$0 copay; 10% off retail price, then apply \$40 allowance	Up to \$40
FRAME		
Frame	\$0 copay; 20% off balance over \$130 allowance	Up to \$50
STANDARD PLASTIC LENSES		
Single Vision	\$20 copay	Up to \$40
Bifocal	\$20 copay	Up to \$60
Trifocal	\$20 copay	Up to \$80
Lenticular	\$20 copay	Up to \$100
Progressive - Standard	\$70 copay	Up to \$60
Progressive - Premium Tier 1	\$100 copay	Up to \$60
Progressive - Premium Tier 2	\$110 copay	Up to \$60
Progressive - Premium Tier 3	\$125 copay	Up to \$60
Progressive - Premium Tier 4	\$195 copay	Up to \$60
LENS OPTIONS		
Anti Reflective Coating - Standard	\$35 copay	Up to \$5
Anti Reflective Coating - Premium Tier 1	\$47 copay	Up to \$5
Anti Reflective Coating - Premium Tier 2	\$58 copay	Up to \$5
Anti Reflective Coating - Premium Tier 3	\$85 copay	Up to \$5
Photochromic - Non-Glass	\$65 copay	Not covered
Polycarbonate - Standard	\$30 copay	Up to \$5
Polycarbonate - Standard < 19 years of age	\$0 copay	Up to \$5
Scratch Coating - Standard Plastic	\$0 copay	Up to \$5
Tint - Solid or Gradient	\$0 copay	Up to \$5
UV Treatment	\$12 copay	Up to \$5
High Index	\$55 copay	Up to \$5
All Other Lens Options	20% off retail price	Not covered
CONTACT LENSES		
Contacts - Conventional	\$0 copay; 15% off balance over \$100 allowance	Up to \$100
Contacts - Disposable	\$0 copay; 100% of balance over \$100 allowance	Up to \$100
Contacts - Medically Necessary	\$0 copay; paid-in-full	Up to \$225
OTHER		
Hearing Care from Amplifon Network	Discounts on hearing exam and aids; call 1.877.203.0675	Not covered
Lasik or PRK from U.S. Laser Network	15% off retail or 5% off promo price; call 1.800.988.4221	Not covered
FREQUENCY (Plan allows member to receive either contacts and frame, or frame and lens services)		
Exam	Once every calendar year	
Frame	Once every calendar year	
Lenses	Once every calendar year	
Contacts Lenses	Once every calendar year	

QL-0000016845

EyeMed reserves the right to make changes to the products available on each tier. All providers are not required to carry all brands on all tiers. For current listing of brands by tier, call 866-939-3633. No benefits will be paid for services or materials connected with or charges arising from: medical or surgical treatment, services or supplies for the treatment of the eye, eyes or supporting structures; Refraction, when not provided as part of a Comprehensive Eye Examination; services provided as a result of any Workers' Compensation law, or similar legislation, or required by any governmental agency or program whether federal, state or subdivisions thereof; orthoptic or vision training, subnormal vision aids and any associated supplemental testing; Aniseikonic lenses; any Vision Examination or any corrective Vision Materials required by a Policyholder as a condition of employment; safety eyewear; solutions, cleaning products or frame cases; non-prescription sunglasses; plano (non-prescription) lenses; plano (non-prescription) contact lenses; two pair of glasses in lieu of bifocals; electronic vision devices; services rendered after the date an Insured Person ceases to be covered under the Policy, except when Vision Materials ordered before coverage ended are delivered, and the services rendered to the Insured Person are within 31 days from the date of such order; or lost or broken lenses, frames, glasses, or contact lenses that are replaced before the next Benefit Frequency when Vision Materials would next become available. Fees charged by a Provider for services other than a covered benefit and any local, state or Federal taxes must be paid in full by the Insured Person to the Provider. Such fees, taxes or materials are not covered under the Policy. Allowances provide no remaining balance for future use within the same Benefit Frequency. Some provisions, benefits, exclusions or limitations listed herein may vary by state. Plan discounts cannot be combined with any other discounts or promotional offers. In certain states members may be required to pay the full retail rate and not the negotiated discount rate with certain participating providers. Please see online provider locator to determine which participating providers have agreed to the discounted rate.



Pinellas County Board of Commissions

Client Utilization	Subscribers		Members		Paid Claim \$	
	2024 #	2023 #	2024 #	2023#	2024 \$	2023 \$
JANUARY	4,850	4,828	7,843	7,922	\$43,126	\$43,698
FEBRUARY	4,869	4,783	7,871	7,851	\$38,388	\$38,682
MARCH	4,845	4,799	7,858	7,856	\$39,101	\$34,794
APRIL	4,835	4,784	7,847	7,822	\$30,918	\$37,323
MAY	4,827	4,795	7,829	7,834	\$37,623	\$29,443
JUNE	4,796	4,807	7,797	7,844	\$39,160	\$39,367
JULY	4,811	4,795	7,816	7,811	\$32,060	\$29,359
AUGUST	4,807	4,819	7,812	7,850	\$30,489	\$37,342
SEPTEMBER	4,807	4,844	7,809	7,888	\$32,489	\$31,644
OCTOBER	4,816	4,845	7,826	7,879	\$25,612	\$31,325
NOVEMBER	4,817	4,857	7,822	7,894	\$38,691	\$38,202
DECEMBER	4,815	4,856	7,820	7,895	\$37,461	\$27,612
	4,825	4,818	7,829	7,862	\$425,118	\$418,789

RowID	BAND_NAME	RetailOrInPRCP_NPI
1	LENSCRAFTERS	R
2	LENSCRAFTERS	R
3	LENSCRAFTERS	R 1427082478
4	LENSCRAFTERS	R 1669525192
5	TARGET	R
6	LENSCRAFTERS	R
7	LENSCRAFTERS	R 1700491156
8	LENSCRAFTERS	R
9	LENSCRAFTERS	R 1093197303
10	NATIONAL VISION - AM BEST	R
11	INDEPENDENT	I 1740280130
12	EL360	I 1437487659
13	NATIONAL VISION - AM BEST	R
14	NATIONAL VISION- OTHER	R
15	INDEPENDENT	I 1194725663
16	VISION SOURCE PLUS	I 1942650924
17	INDEPENDENT	I 1396767208
18	ACQUITY	R 1124062989
19	INDEPENDENT	I 1194050203
20	INDEPENDENT	I 1710047451
21	LENSCRAFTERS	R 1184082281
22	PEARLE EYECON	R 1881186740
23	MY EYE DR	R 1952302648
24	LENSCRAFTERS	R 1053484634
25	MY EYE DR	R 1295737989
26	PEARLE EYECON	R 1972096857
27	INDEPENDENT	I 1114925773
28	NATIONAL VISION - AM BEST	R
29	NATIONAL VISION- OTHER	R
30	INDEPENDENT	I 1992731772
31	INDEPENDENT	I 1427014075
32	INDEPENDENT	I 1194725663
33	NATIONAL VISION - AM BEST	R 1528629417
34	TARGET	R 1003475138
35	EL360	I 1558353466
36	GULF COAST OPTOMETRY	R 1689349920
37	NATIONAL VISION- OTHER	R 1962884684
38	LENSCRAFTERS	R 1174208003
39	GULF COAST OPTOMETRY	R 1558497669
40	LENSCRAFTERS	R
41	GULF COAST OPTOMETRY	R 1376683623
42	INDEPENDENT	I 1467701086
43	NATIONAL VISION - AM BEST	R 1861485443
44	CLARKSON EYECARE	R 1114924040
45	INDEPENDENT	I 1093745887
46	INDEPENDENT	I 1447409974
47	NATIONAL VISION - AM BEST	R 1639778517
48	MY EYE DR	R 1922045384
49	LENSCRAFTERS	R 1376502765

50 INDEPENDENT	I	1396767208
51 INDEPENDENT	I	1558369108
52 TARGET	R	1629388301
53 NATIONAL VISION- OTHER	R	1962884684
54 PEARLE EYECON	R	1528547031
55 VISION SOURCE PLUS	I	1659466787
56 PEARLE EYECON	R	1528547031
57 INDEPENDENT	I	1770527525
58 INDEPENDENT	I	1275501199
59 LENSRAFTERS	R	1316563695
60 MY EYE DR	R	1346618311
61 INDEPENDENT	I	
62 LENSRAFTERS	R	1225235575
63 INDEPENDENT	I	
64 NATIONAL VISION - AM BEST	R	
65 NATIONAL VISION- OTHER	R	1962884684
66 MY EYE DR	R	1639731185
67 NATIONAL VISION- OTHER	R	
68 INDEPENDENT	I	1851353239
69 INDEPENDENT	I	1629630579
70 NATIONAL VISION- OTHER	R	
71 MY EYE DR	R	1861491144
72 LENSRAFTERS	R	1497381057
73 VISIONSOURCE	I	1598783235
74 LENSRAFTERS	R	
75 TARGET	R	
76 INDEPENDENT	I	1003818915
77 LENSRAFTERS	R	1366403974
78 NATIONAL VISION - AM BEST	R	1164466868
79 INDEPENDENT	I	1730141581
80 NATIONAL VISION - AM BEST	R	
81 INDEPENDENT	I	1518306943
82 NATIONAL VISION- OTHER	R	1962884684
83 INDEPENDENT	I	1902939010
84 GULF COAST OPTOMETRY	R	1659801553
85 INDEPENDENT	I	1265780555
86 INDEPENDENT	I	1629052998
87 FOR EYES	R	
88 LENSRAFTERS	R	
89 INDEPENDENT	I	1194882126
90 NATIONAL VISION - AM BEST	R	1588159313
91 NATIONAL VISION- OTHER	R	1609228980
92 EL360	I	
93 INDEPENDENT	I	
94 GULF COAST OPTOMETRY	R	1376859611
95 LENSRAFTERS	R	1053484634
96 CONTACTS DIRECT	R	
97 ONSIGHT OPTICAL	I	1417628470
98 NATIONAL VISION- OTHER	R	
99 LENSRAFTERS	R	

100 LENSRAFTERS	R	1376502765
101 TARGET	R	1922738889
102 INDEPENDENT	I	1023016243
103 PEARLE EYECON	R	1316516776
104 LENSRAFTERS	R	1740652635
105 INDEPENDENT	I	1306420161
106 NATIONAL VISION - AM BEST	R	1497435457
107 LENSRAFTERS	R	1437252616
108 NATIONAL VISION - AM BEST	R	1043275175
109 INDEPENDENT	I	1477106102
110 LENSRAFTERS	R	1780716209
111 INDEPENDENT	I	1578944658
112 INDEPENDENT	I	1437566155
113 PEARLE EYECON	R	1982272423
114 NON PLUS EL360	I	1558339994
115 TARGET	R	1205977295
116 EL360	I	1710478532
117 INDEPENDENT	I	1003475138
118 MY EYE DR	R	1932105178
119 INDEPENDENT	I	
120 PEARLE EYECON	R	1316520372
121 INDEPENDENT	I	1396767208
122 INDEPENDENT	I	1285644583
123 LENSRAFTERS	R	1174208003
124 INDEPENDENT	I	1821527276
125 NATIONAL VISION - AM BEST	R	
126 LENSRAFTERS	R	1609919604
127 INDEPENDENT	I	1407464209
128 LENSRAFTERS	R	1497381057
129 LENSRAFTERS	R	1558369108
130 INDEPENDENT	I	1396708376
131 INDEPENDENT	I	1023798790
132 LENSRAFTERS	R	
133 LENSRAFTERS	R	
134 LENSRAFTERS	R	
135 INDEPENDENT	I	1396150587
136 INDEPENDENT	I	1780104273
137 TARGET	R	1871742049
138 MY EYE DR	R	1932105178
139 LENSRAFTERS	R	
140 INDEPENDENT	I	1942991278
141 CLARKSON EYECARE	R	1659007862
142 NATIONAL VISION- OTHER	R	
143 TARGET	R	
144 MY EYE DR	R	1972883981
145 INDEPENDENT	I	
146 NATIONAL VISION - AM BEST	R	1306515481
147 INDEPENDENT	I	1235119264
148 NATIONAL VISION - AM BEST	R	
149 GULF COAST OPTOMETRY	R	1043901887

150 INDEPENDENT	I	1831114198
151 GLASSES.COM	R	
152 NATIONAL VISION - AM BEST	R	1588159313
153 NATIONAL VISION - AM BEST	R	1770527525
154 VISION SOURCE PLUS	I	1033103387
155 INDEPENDENT	I	1336541465
156 INDEPENDENT	I	1184810004
157 PEARLE EYECON	R	1225316086
158 NATIONAL VISION - AM BEST	R	1578974937
159 NATIONAL VISION- OTHER	R	1639399447
160 ACQUITY	R	1124335138
161 LENSRAFTERS	R	
162 INDEPENDENT	I	1093745887
163 INDEPENDENT	I	1558711895
164 FOR EYES	R	1144311366
165 GULF COAST OPTOMETRY	R	1750940003
166 EL360	I	1710478532
167 NATIONAL VISION - AM BEST	R	1003344359
168 TEXAS STATE OPTICAL	R	1093944845
169 NATIONAL VISION - AM BEST	R	1306515481
170 GULF COAST OPTOMETRY	R	1538168836
171 EL360	I	1881655645
172 INDEPENDENT	I	1053388215
173 VISION SOURCE PLUS	I	1497381057
174 GULF COAST OPTOMETRY	R	1538317219
175 INDEPENDENT	I	1861912461
176 INDEPENDENT	I	1609509165
177 PEARLE EYECON	R	1528547031
178 VISIONSOURCE	I	1750341186
179 INDEPENDENT	I	
180 INDEPENDENT	I	
181 INDEPENDENT	I	1063436368
182 GULF COAST OPTOMETRY	R	1366403974
183 TARGET	R	1538317219
184 INDEPENDENT	I	1780104273
185 INDEPENDENT	I	1366511388
186 VISIONSOURCE	I	1700174836
187 INDEPENDENT	I	1124062989
188 INDEPENDENT	I	
189 NATIONAL VISION - AM BEST	R	1306515481
190 LENSRAFTERS	R	1093028631
191 INDEPENDENT	I	1417943598
192 INDEPENDENT	I	1164565289
193 INDEPENDENT	I	1306420161
194 NATIONAL VISION - AM BEST	R	1639778517
195 TARGET	R	1972986065
196 LENSRAFTERS	R	1124332879
197 NATIONAL VISION- OTHER	R	
198 LENSRAFTERS	R	1366502585
199 PEARLE EYECON	R	

200 EL360	I	1083963466
201 INDEPENDENT	I	1225344146
202 INDEPENDENT	I	1417943598
203 INDEPENDENT	I	1750425948
204 INDEPENDENT	I	1255372363
205 MY EYE DR	R	1932105178
206 NATIONAL VISION- OTHER	R	
207 INDEPENDENT	I	
208 INDEPENDENT	I	1548609522
209 INDEPENDENT	I	1922041458
210 LENSRAFTERS	R	
211 TARGET	R	
212 INDEPENDENT	I	
213 TARGET	R	
214 LENSRAFTERS	R	1023530185
215 NATIONAL VISION - AM BEST	R	1124409222
216 NATIONAL VISION - AM BEST	R	
217 INDEPENDENT	I	1609099530
218 INDEPENDENT	I	1992985774
219 NATIONAL VISION - AM BEST	R	
220 INDEPENDENT	I	1447245246
221 TARGET	R	
222 INDEPENDENT	I	1407464209
223 GULF COAST OPTOMETRY	R	1366403974
224 TARGET	R	
225 VISIONSOURCE LIMITED	I	1831194075
226 INDEPENDENT	I	1235144023
227 GULF COAST OPTOMETRY	R	1366403974
228 EL360	I	1356533566
229 INDEPENDENT	I	1568719185
230 INDEPENDENT	I	1487643441
231 EYEMART EXPRESS	R	
232 NATIONAL VISION - AM BEST	R	
233 MY EYE DR	R	1982739595
234 INDEPENDENT	I	1245390491
235 INDEPENDENT	I	1427050343
236 INDEPENDENT	I	1184628547
237 NATIONAL VISION- OTHER	R	1962884684
238 NATIONAL VISION - AM BEST	R	1821775149
239 INDEPENDENT	I	1578750436
240 NATIONAL VISION - AM BEST	R	1497435457
241 LENSRAFTERS	R	
242 LENSRAFTERS	R	
243 LENSRAFTERS	R	
244 INDEPENDENT	I	1427058080
245 LENSRAFTERS	R	1104132786
246 LENSRAFTERS	R	1801915368
247 NATIONAL VISION - AM BEST	R	
248 LENSRAFTERS	R	
249 NATIONAL VISION- OTHER	R	

250 INDEPENDENT	I	1053318238
251 INDEPENDENT	I	1356743272
252 INDEPENDENT	I	1033158241
253 VISIONSOURCE	I	1346505641
254 INDEPENDENT	I	1629143938
255 GULF COAST OPTOMETRY	R	1558497669
256 NON PLUS EL360	I	1013932193
257 INDEPENDENT	I	
258 MY EYE DR	R	1730181207
259 GULF COAST OPTOMETRY	R	1669604518
260 INDEPENDENT	I	1376072280
261 INDEPENDENT	I	
262 INDEPENDENT	I	1881606200
263 PEARLE EYECON	R	
264 VISION SOURCE PLUS	I	
265 VISION SOURCE PLUS	I	1285245605
266 VISIONSOURCE	I	1184180770
267 LUXURY	R	
268 INDEPENDENT	I	
269 VISION SOURCE PLUS	I	
270 INDEPENDENT	I	
271 MY EYE DR	R	1932105178
272 INDEPENDENT	I	
273 INDEPENDENT	I	1538196068
274 INDEPENDENT	I	1780813196
275 INDEPENDENT	I	1629071865
276 INDEPENDENT	I	1639403058
277 INDEPENDENT	I	1700378163
278 VISION SOURCE PLUS	I	1376116558
279 GULF COAST OPTOMETRY	R	1407130644
280 INDEPENDENT	I	1437238912
281 GULF COAST OPTOMETRY	R	1003819830
282 GULF COAST OPTOMETRY	R	1376683623
283 ACQUITY	R	1104070788
284 INDEPENDENT	I	1992304331
285 LENSRAFTERS	R	1316618887
286 INDEPENDENT	I	1942908512
287 GULF COAST OPTOMETRY	R	1952425811
288 NATIONAL VISION - AM BEST	R	1407956048
289 INDEPENDENT	I	1518493451
290 CLARKSON EYECARE	R	1982272126
291 INDEPENDENT	I	1437262466
292 INDEPENDENT	I	
293 GULF COAST OPTOMETRY	R	1972868818
294 ACQUITY	R	1811588593
295 LENSRAFTERS	R	
296 LENSRAFTERS	R	
297 INDEPENDENT	I	
298 VISION SOURCE PLUS	I	1649357567
299 LENSRAFTERS	R	1245234020

300 PEARLE EYECON	R	1972096857
301 LENSRAFTERS	R	
302 GULF COAST OPTOMETRY	R	1871046565
303 LENSRAFTERS	R	
304 PEARLE EYECON	R	1568500940
305 TARGET	R	1669666053
306 NATIONAL VISION - AM BEST	R	
307 INDEPENDENT	I	1487757548
308 LENSRAFTERS	R	
309 LENSRAFTERS	R	1154414019
310 INDEPENDENT	I	1174563696
311 LENSRAFTERS	R	1467545442
312 LENSRAFTERS	R	1982817193
313 INDEPENDENT	I	1366415929
314 LENSRAFTERS	R	
315 INDEPENDENT	I	1154495141
316 NATIONAL VISION - AM BEST	R	
317 VISIONWORKS	R	
318 VISIONWORKS	R	1861841942
319 VISIONSOURCE LIMITED	I	1003963307
320 INDEPENDENT	I	1467659581
321 INDEPENDENT	I	1639327547
322 INDEPENDENT	I	1295733137
323 LENSRAFTERS	R	
324 LENSRAFTERS	R	1508808809
325 INDEPENDENT	I	1841642048
326 EL360	I	1215137286
327 INDEPENDENT	I	
328 DR TAVEL FAMILY EYE CARE	R	1770997561
329 INDEPENDENT	I	1265634224
330 INDEPENDENT	I	1992310320
331 KEPLR	R	1861591638
332 INDEPENDENT	I	1902953433
333 NATIONAL VISION- OTHER	R	
334 NATIONAL VISION- OTHER	R	
335 NATIONAL VISION - AM BEST	R	1831626050
336 INDEPENDENT	I	1144213182
337 INDEPENDENT	I	1891075578
338 LENSRAFTERS	R	1699981993
339 GULF COAST OPTOMETRY	R	1366403974
340 INDEPENDENT	I	1184358384
341 TARGET	R	
342 TARGET	R	
343 INDEPENDENT	I	1649609363
344 INDEPENDENT	I	1285073668
345 LENSRAFTERS	R	1063047355
346 EL360	I	1558353466
347 INDEPENDENT	I	1346691045
348 LENSRAFTERS	R	1982738464
349 INDEPENDENT	I	1558329771

350 LENSRAFTERS	R	
351 NATIONAL VISION - AM BEST	R	1578084182
352 GULF COAST OPTOMETRY	R	1558497669
353 EL360	I	1932131521
354 INDEPENDENT	I	1689079451
355 INDEPENDENT	I	
356 PEARLE EYECON	R	1972096857
357 MY EYE DR	R	1295737989
358 GULF COAST OPTOMETRY	R	1689349920
359 EL360	I	1932131521
360 NON PLUS EL360	I	1659342954
361 STERLING-INSIGHT	R	1467485672
362 INDEPENDENT	I	
363 NATIONAL VISION - AM BEST	R	
364 NATIONAL VISION - AM BEST	R	
365 INDEPENDENT	I	1265771042
366 INDEPENDENT	I	1275683658
367 INDEPENDENT	I	1023074085
368 GULF COAST OPTOMETRY	R	
369 CLARKSON EYECARE	R	1184612780
370 INDEPENDENT	I	1790790160
371 INDEPENDENT	I	
372 KEPLR	R	1093739310
373 INDEPENDENT	I	1144242595
374 INDEPENDENT	I	1740386655
375 NON PLUS EL360	I	1811975634
376 ONSIGHT OPTICAL	I	1467481812
377 INDEPENDENT	I	1144309956
378 INDEPENDENT	I	1427407287
379 GULF COAST OPTOMETRY	R	1538317219
380 ACQUITY	R	
381 INDEPENDENT	I	1629630579
382 MY EYE DR	R	1043376726
383 INDEPENDENT	I	1598040354
384 INDEPENDENT	I	1649218017
385 GULF COAST OPTOMETRY	R	1780716209
386 GULF COAST OPTOMETRY	R	1780716209
387 INDEPENDENT	I	1902800683
388 INDEPENDENT	I	1760715361
389 NATIONAL VISION - AM BEST	R	
390 INDEPENDENT	I	
391 INDEPENDENT	I	1992798052
392 INDEPENDENT	I	1881789535
393 INDEPENDENT	I	1003811183
394 PEARLE EYECON	R	1154414019
395 PEARLE EYECON	R	1538447354
396 VISIONSOURCE	I	1396369336
397 INDEPENDENT	I	1700378163
398 INDEPENDENT	I	1104824473
399 INDEPENDENT	I	

400 PEARLE EYECON	R	1316520372
401 GULF COAST OPTOMETRY	R	1053793448
402 INDEPENDENT	I	1689799090
403 VISION SOURCE PLUS	I	1073141081
404 INDEPENDENT	I	1104824473
405 NATIONAL VISION - AM BEST	R	1508962648
406 EL360	I	1427242718
407 ACQUITY	R	
408 NATIONAL VISION- OTHER	R	1083740872
409 INDEPENDENT	I	1134570096
410 INDEPENDENT	I	1992304331
411 INDEPENDENT	I	
412 NATIONAL VISION - AM BEST	R	1922166057
413 INDEPENDENT	I	1396313607
414 OAKLEY STORE	R	
415 INDEPENDENT	I	1477653715
416 INDEPENDENT	I	1992467757
417 MY EYE DR	R	1043882541
418 LENSRAFTERS	R	1023689742
419 PEARLE EYECON	R	1225316086
420 GULF COAST OPTOMETRY	R	1689312068
421 NATIONAL VISION - AM BEST	R	1689397861
422 MY EYE DR	R	1427629625
423 GULF COAST OPTOMETRY	R	1376859611
424 GULF COAST OPTOMETRY	R	1740857465
425 ACQUITY	R	1912139759
426 VISION SOURCE PLUS	I	1255494670
427 MY EYE DR	R	1184744104
428 INDEPENDENT	I	1861912461
429 LENSRAFTERS	R	1023270378
430 NATIONAL VISION- OTHER	R	
431 INDEPENDENT	I	1578974937
432 INDEPENDENT	I	
433 NATIONAL VISION- OTHER	R	1134168487
434 GULF COAST OPTOMETRY	R	1952425811
435 NATIONAL VISION - AM BEST	R	1447365085
436 LENSRAFTERS	R	1578750436
437 INDEPENDENT	I	1336590033
438 EL360	I	1194207662
439 EL360	I	1194207662
440 PEARLE EYECON	R	1376218438
441 INDEPENDENT	I	1255316667
442 LENSRAFTERS	R	1427202738
443 LENSRAFTERS	R	1427242718
444 LENSRAFTERS	R	1316070378
445 LENSRAFTERS	R	1003957374
446 PEARLE EYECON	R	1316618887
447 MY EYE DR	R	1427008291
448 LENSRAFTERS	R	1003594706
449 CLARKSON EYECARE	R	1639289663

450 INDEPENDENT	I	
451 NATIONAL VISION - AM BEST	R	1649902263
452 PEARLE EYECON	R	1114412384
453 INDEPENDENT	I	1841525920
454 INDEPENDENT	I	1962183582
455 NATIONAL VISION - AM BEST	R	1205911583
456 GULF COAST OPTOMETRY	R	1972868818
457 GULF COAST OPTOMETRY	R	1114412384
458 PEARLE EYECON	R	1790812535
459 LENSRAFTERS	R	1508981069
460 NATIONAL VISION- OTHER	R	1942782321
461 NATIONAL VISION - AM BEST	R	1326774803
462 LENSRAFTERS	R	1558564401
463 INDEPENDENT	I	1295920643
464 ACQUITY	R	1376072280
465 VISION SOURCE PLUS	I	1407119928
466 GULF COAST OPTOMETRY	R	1740857465
467 GULF COAST OPTOMETRY	R	1740857465
468 INDEPENDENT	I	1174918734
469 FOR EYES	R	
470 LENSRAFTERS	R	
471 LENSRAFTERS	R	
472 LENSRAFTERS	R	
473 LENSRAFTERS	R	
474 LENSRAFTERS	R	
475 LENSRAFTERS	R	
476 LENSRAFTERS	R	
477 LENSRAFTERS	R	
478 LENSRAFTERS	R	
479 LENSRAFTERS	R	
480 EL360	I	1710478532
481 LENSRAFTERS	R	1043401342
482 LENSRAFTERS	R	1639237803
483 NATIONAL VISION - AM BEST	R	1740660380
484 NATIONWIDE VISION	R	1447345350
485 INDEPENDENT	I	1700957313
486 INDEPENDENT	I	1629143938
487 INDEPENDENT	I	1700957313
488 INDEPENDENT	I	
489 TARGET	R	1467514851
490 LENSRAFTERS	R	1225518236
491 LENSRAFTERS	R	
492 INDEPENDENT	I	1497422612
493 LENSRAFTERS	R	1558649491
494 NATIONAL VISION- OTHER	R	
495 TARGET	R	1558710228
496 TARGET	R	1558710228
497 TARGET	R	
498 LENSRAFTERS	R	1003478520
499 INDEPENDENT	I	1780797399

500 LENSRAFTERS	R	1205088168
501 INDEPENDENT	I	1821082470
502 INDEPENDENT	I	1265870448
503 LENSRAFTERS	R	1841224599
504 LENSRAFTERS	R	1700491156
505 GULF COAST OPTOMETRY	R	1659424927
506 LENSRAFTERS	R	
507 INDEPENDENT	I	1437827060
508 LENSRAFTERS	R	1003811191
509 VISION ASSOCIATES	I	1801850839
510 LENSRAFTERS	R	1104997386
511 VISION SOURCE PLUS	I	1215959051
512 LENSRAFTERS	R	
513 LENSRAFTERS	R	1255375077
514 INDEPENDENT	I	1316939127
515 LENSRAFTERS	R	1023530185
516 LENSRAFTERS	R	1750764973
517 INDEPENDENT	I	1801203179
518 NATIONAL VISION - AM BEST	R	
519 NATIONAL VISION - AM BEST	R	1124451083
520 NATIONAL VISION - AM BEST	R	
521 NATIONAL VISION - AM BEST	R	
522 VISIONWORKS	R	1831448224
523 INDEPENDENT	I	
524 INDEPENDENT	I	1205947959
525 TARGET	R	1679534911
526 INDEPENDENT	I	1255581997
527 INDEPENDENT	I	1114334141
528 INDEPENDENT	I	1124069505
529 INDEPENDENT	I	1013438324
530 VISION SOURCE PLUS	I	1386193050
531 VISIONSOURCE	I	1184038390
532 LENSRAFTERS	R	1982711313
533 INDEPENDENT	I	1376762047
534 LENSRAFTERS	R	
535 LENSRAFTERS	R	
536 INDEPENDENT	I	1922041458
537 NON PLUS EL360	I	1720179997
538 NATIONAL VISION - AM BEST	R	
539 GULF COAST OPTOMETRY	R	1083246953
540 LENSRAFTERS	R	
541 INDEPENDENT	I	
542 INDEPENDENT	I	1538179270
543 NATIONAL VISION - AM BEST	R	1821252461
544 LENSRAFTERS	R	1407995848
545 TARGET	R	
546 GULF COAST OPTOMETRY	R	1801122395
547 LENSRAFTERS	R	
548 INDEPENDENT	I	1891768933
549 LENSRAFTERS	R	

550 INDEPENDENT	I	1023314382
551 INDEPENDENT	I	1750336954
552 PEARLE EYECON	R	
553 NATIONAL VISION- OTHER	R	
554 NATIONAL VISION- OTHER	R	
555 NATIONAL VISION - AM BEST	R	
556 NATIONAL VISION- OTHER	R	
557 NON PLUS EL360	I	
558 LENSRAFTERS	R	1548673486
559 INDEPENDENT	I	1396776340
560 GULF COAST OPTOMETRY	R	1720574759
561 INDEPENDENT	I	1013014539
562 NON PLUS EL360	I	1922006998
563 INDEPENDENT	I	1053342451
564 INDEPENDENT	I	1881789535
565 NATIONAL VISION - AM BEST	R	1235707167
566 MY EYE DR	R	1083182950
567 LENSRAFTERS	R	
568 TARGET	R	1154751782
569 INDEPENDENT	I	1538179270
570 TARGET	R	
571 INDEPENDENT	I	1154319366
572 NATIONAL VISION - AM BEST	R	
573 INDEPENDENT	I	1003818915
574 NATIONAL VISION - AM BEST	R	1003478314
575 GULF COAST OPTOMETRY	R	1750940003
576 TARGET	R	1144301219
577 INDEPENDENT	I	
578 TARGET	R	1962526897
579 VISION ASSOCIATES	I	1689659294
580 INDEPENDENT	I	1164786976
581 LENSRAFTERS	R	1750883088
582 INDEPENDENT	I	
583 INDEPENDENT	I	1831448364
584 TARGET	R	
585 LENSRAFTERS	R	1578630539
586 MY EYE DR	R	1467081919
587 INDEPENDENT	I	1225146988
588 VISIONSOURCE	I	1396324380
589 INDEPENDENT	I	1538177522
590 GULF COAST OPTOMETRY	R	1730521055
591 INDEPENDENT	I	1598115271
592 VISIONSOURCE LIMITED	I	1629623012
593 LENSRAFTERS	R	1649846296
594 MY EYE DR	R	1336266154
595 INDEPENDENT	I	1194377317
596 ONSIGHT OPTICAL	I	1114924040
597 INDEPENDENT	I	1245390491
598 INDEPENDENT	I	1902953433
599 INDEPENDENT	I	

600 MY EYE DR	R	1033243902
601 INDEPENDENT	I	1891093746
602 INDEPENDENT	I	1265194245
603 INDEPENDENT	I	1295748291
604 INDEPENDENT	I	1679600258
605 VISION SOURCE PLUS	I	
606 VISION SOURCE PLUS	I	1982613675
607 INDEPENDENT	I	1669467437
608 VISIONSOURCE	I	
609 INDEPENDENT	I	1275644486
610 VISIONSOURCE	I	1396741161
611 VISION SOURCE PLUS	I	1376515411
612 INDEPENDENT	I	1831277367
613 INDEPENDENT	I	1861660698
614 INDEPENDENT	I	1578896155
615 INDEPENDENT	I	1578896155
616 INDEPENDENT	I	1104304328
617 INDEPENDENT	I	1083642649
618 MY EYE DR	R	1861491144
619 NON PLUS EL360	I	1790185999
620 MY EYE DR	R	1639731185
621 MY EYE DR	R	1154372266
622 INDEPENDENT	I	1780762930
623 INDEPENDENT	I	1013014539
624 INDEPENDENT	I	1780797399
625 INDEPENDENT	I	1275889503
626 INDEPENDENT	I	1558974964
627 NATIONAL VISION - AM BEST	R	1750592101
628 NATIONAL VISION - AM BEST	R	
629 GULF COAST OPTOMETRY	R	1407130644
630 INDEPENDENT	I	1841525920
631 INDEPENDENT	I	1750425948
632 INDEPENDENT	I	1093733271
633 VISION SOURCE PLUS	I	
634 INDEPENDENT	I	1487646527
635 INDEPENDENT	I	1568444354
636 INDEPENDENT	I	1770500274
637 VISION SOURCE PLUS	I	1477079598
638 MY EYE DR	R	
639 KEPLR	R	1538447925
640 PEARLE EYECON	R	1538447354
641 PEARLE CORPORATE	R	
642 INDEPENDENT	I	1306996632
643 INDEPENDENT	I	1801122395
644 INDEPENDENT	I	1972572899
645 INDEPENDENT	I	1962841981
646 PEARLE EYECON	R	
647 PEARLE EYECON	R	1528547031
648 INDEPENDENT	I	1114055522
649 INDEPENDENT	I	1396853800

650 MY EYE DR	R	1245374370
651 INDEPENDENT	I	1316310592
652 INDEPENDENT	I	
653 GULF COAST OPTOMETRY	R	1003819830
654 INDEPENDENT	I	
655 INDEPENDENT	I	1629128350
656 GULF COAST OPTOMETRY	R	
657 INDEPENDENT	I	1912098906
658 NATIONAL VISION - AM BEST	R	1649443474
659 NATIONAL VISION - AM BEST	R	
660 INDEPENDENT	I	
661 PEARLE EYECON	R	1760608905
662 INDEPENDENT	I	1477939478
663 INDEPENDENT	I	1396776340
664 VISIONSOURCE LIMITED	I	1003820168
665 INDEPENDENT	I	1720386865
666 INDEPENDENT	I	1679565444
667 NATIONAL VISION - AM BEST	R	
668 VISION SOURCE PLUS	I	1598149122
669 FOR EYES	R	
670 GULF COAST OPTOMETRY	R	1801122395
671 TEXAS STATE OPTICAL	R	1235252164
672 INDEPENDENT	I	
673 EL360	I	1447254289
674 VISIONSOURCE	I	1023216868
675 VISION SOURCE PLUS	I	1629186267
676 INDEPENDENT	I	1457404170
677 VISIONWORKS	R	
678 NATIONAL VISION - AM BEST	R	
679 INDEPENDENT	I	1679605257
680 VISION SOURCE PLUS	I	1235366931
681 HENRY FORD OPTIMEYES	R	1306412408
682 INDEPENDENT	I	1801419676
683 INDEPENDENT	I	1235623216
684 INDEPENDENT	I	
685 NATIONAL VISION - AM BEST	R	1447365085
686 INDEPENDENT	I	1013116037
687 INDEPENDENT	I	1467501833
688 INDEPENDENT	I	
689 INDEPENDENT	I	1316562804
690 HENRY FORD OPTIMEYES	R	1750732061
691 NATIONAL VISION- WAL MART	R	
692 NATIONAL VISION- WAL MART	R	
693 NATIONAL VISION- WAL MART	R	
694 INDEPENDENT	I	1467500561
695 EL360	I	
696 NATIONAL VISION - AM BEST	R	1174009724
697 INDEPENDENT	I	1689762213
698 VISIONSOURCE	I	1609889310
699 INDEPENDENT	I	1356453039

700 NATIONAL VISION - AM BEST	R	
701 INDEPENDENT	I	1285775346
702 PEARLE EYECON	R	1225316086
703 INDEPENDENT	I	1013211523
704 INDEPENDENT	I	1174714133
705 INDEPENDENT	I	
706 INDEPENDENT	I	1205858115

LOCATION_NAME	ZIP	PAID CLAIMS
LENSCRAFTERS LARGO MALL	33771	\$47,997.78
LENSCRAFTERS SUNSET POINT SHOPPING CENTE	33765	\$47,534.59
LENSCRAFTERS LARGO MALL	33771	\$7,740.00
LENSCRAFTERS COUNTRYSIDE MALL	33761	\$11,332.00
TARGET OPTICAL	33759	\$15,614.39
LENSCRAFTERS COUNTRYSIDE MALL	33761	\$24,990.58
LENSCRAFTERS SUNSET POINT SHOPPING CENTE	33765	\$6,110.00
LENSCRAFTERS TYRONE SQUARE MALL	33710	\$27,584.98
LENSCRAFTERS LARGO MALL	33771	\$5,235.00
AMERICAS BEST	33781	\$8,140.19
SHETTLE FAM EYECARE & EYEWEAR	33702	\$13,015.75
SJ VISION EYE CARE	34684	\$6,738.08
AMERICAS BEST	33771	\$8,154.18
EYEGLOSS WORLD	33759	\$9,272.48
SHETTLE VISION	33770	\$9,399.28
EYES ON CENTER	33707	\$9,074.29
EYE SITE OF TAMPA BAY	33765	\$5,744.46
ACCU VISION OPTICAL	34698	\$9,446.47
THE EYE INSTITUTE OF WEST FL	33770	\$9,973.00
DUNEDIN EYECARE	34698	\$6,566.50
LENSCRAFTERS TYRONE SQUARE MALL	33710	\$3,400.00
PEARLE VISION	33772	\$7,286.91
MYEYEDR	34684	\$9,156.80
LENSCRAFTERS SUNSET POINT SHOPPING CENTE	33765	\$6,850.00
MYEYEDR	33710	\$7,354.90
PEARLE VISION	33759	\$7,652.77
THE EYE INSTITUTE OF WEST FL	33770	\$6,488.63
AMERICAS BEST	34689	\$5,655.62
EYEGLOSS WORLD CROSSROADS SHOPPING CENT	33710	\$6,285.28
NORTHWOOD VISION	33761	\$6,799.00
EAST LAKE EYECARE	34685	\$7,565.00
SHETTLE OPTICAL SOLUTIONS	33771	\$9,320.60
AMERICAS BEST	33771	\$2,655.00
TARGET OPTICAL	33759	\$2,845.00
TRUE EYE EXPERTS TRINITY	34655	\$3,930.60
GULF COAST OPTOMETRY	33778	\$2,065.00
EYEGLOSS WORLD 8328 LARGO PICCADILLY SQU	33778	\$5,649.83
LENSCRAFTERS SUNSET POINT SHOPPING CENTE	33765	\$3,710.00
GULF COAST OPTOMETRY	33759	\$2,145.00
LENSCRAFTERS GULF VIEW SQUARE	34668	\$11,207.87
GULF COAST OPTOMETRY	33761	\$2,310.00
ST PETERSBURG EYE CARE SPECIALISTS	33713	\$6,272.39
AMERICAS BEST	33710	\$2,085.00
CLARKSON EYECARE	33761	\$5,577.37
INNOVATIVE EYECARE	33770	\$2,240.00
GULF COAST EYE CARE	34684	\$3,731.98
AMERICAS BEST	33781	\$2,025.00
MYEYEDR	33778	\$5,292.10
LENSCRAFTERS GULF VIEW SQUARE	34668	\$2,220.00

EYE SITE OF TAMPA BAY	34655	\$5,766.00
THE EYE INSTITUTE OF WEST FL	33770	\$2,696.60
TARGET OPTICAL	33759	\$2,830.00
EYEGLOSS WORLD	33761	\$3,844.64
PEARLE VISION	33772	\$4,000.72
AZZUE OPTOMETRY	34655	\$3,279.60
PEARLE VISION	33701	\$3,949.93
ST MICHAELS EYE & LASER INS	33770	\$3,422.00
LINSEY EYECARE	34668	\$3,178.20
LENSCRAFTERS TYRONE SQUARE MALL	33710	\$1,475.00
MYEYEDR	33759	\$4,164.70
OPTICAL FACTORY & SHOWROOM	33770	\$9,466.61
LENSCRAFTERS SUNSET POINT SHOPPING CENTE	33765	\$1,710.00
OPTICAL FACTORY & SHOWROOM	33770	\$6,131.05
AMERICAS BEST	33710	\$2,794.96
EYEGLOSS WORLD	33704	\$3,284.22
MYEYEDR	34684	\$4,109.30
EYEGLOSS WORLD 8328 LARGO PICCADILLY SQU	33778	\$2,938.84
ST MICHAELS EYE & LASER INS	33770	\$4,386.00
GULFCOAST EYE CARE	33781	\$1,929.99
EYEGLOSS WORLD	33761	\$2,547.79
MYEYEDR	33778	\$3,211.00
LENSCRAFTERS	33625	\$960.00
SAFETY HARBOR OPTICAL	34695	\$4,329.02
LENSCRAFTERS AT MACYS	33710	\$3,894.74
TARGET OPTICAL	33635	\$2,421.34
VIP EYE CARE AND EYE WEAR	33704	\$3,008.00
LENSCRAFTERS COUNTRYSIDE MALL	33761	\$1,135.00
AMERICAS BEST	34689	\$1,015.00
LONGLEAF EYECARE	34655	\$2,484.00
AMERICAS BEST	34668	\$2,059.68
EAGLE EYE VISION CARE	33626	\$3,979.40
EYEGLOSS WORLD	34655	\$2,409.94
RICHARD E SORKIN OD	33707	\$2,446.00
GULF COAST OPTOMETRY	34655	\$815.00
THE EYE INSTITUTE OF WEST FL	33770	\$960.00
SCHULZ EYE CARE INC	34655	\$3,942.00
FOR EYES OPTICAL	33710	\$2,219.20
LENSCRAFTERS CITRUS PARK TOWN CENTER MAL	33625	\$5,604.14
HEALING EYE CARE	33761	\$2,759.00
AMERICAS BEST	33759	\$865.00
EYEGLOSS WORLD 8328 LARGO PICCADILLY SQU	33778	\$1,876.19
SJ VISION EYE CARE	34684	\$4,182.61
OPTICAL FACTORY & SHOWROOM	33770	\$6,579.60
GULF COAST OPTOMETRY	33710	\$670.00
LENSCRAFTERS GULF VIEW SQUARE	34668	\$1,035.00
CONTACTS DIRECT	45040	\$1,793.98
MASON EYE CLINIC	33710	\$2,487.60
EYEGLOSS WORLD	34655	\$2,165.21
LENSCRAFTERS RX ECOMM	45040	\$1,813.27

LENSCRAFTERS SUNSET POINT SHOPPING CENTE	33765	\$905.00
TARGET OPTICAL	33759	\$800.00
LEE SHETTLE DO PA	33773	\$2,035.00
PEARLE VISION	33609	\$2,759.10
LENSCRAFTERS COUNTRYSIDE MALL	33761	\$890.00
RYCZEK EYE ASSOCIATES	33707	\$1,152.50
AMERICAS BEST	33771	\$610.00
LENSCRAFTERS INTERNATIONAL PLAZA	33607	\$975.00
AMERICAS BEST	34668	\$615.00
THE EYE INSTITUTE OF WEST FL	33770	\$600.00
LENSCRAFTERS AT MACYS	33710	\$615.00
TRUE FOCUS EYE CARE	34668	\$919.00
ROWAN EYE CENTER	34652	\$1,049.00
PEARLE VISION	33556	\$1,650.10
SPRING HILL EYE CENTER	34608	\$3,373.60
TARGET OPTICAL	33759	\$620.00
TRUE EYE EXPERTS	33549	\$1,203.40
THE EYE CENTER	34677	\$1,102.00
MYEYEDR	33759	\$1,016.00
TRUE FOCUS EYE CARE	34668	\$1,533.77
PEARLE VISION	33625	\$1,351.49
EYE SITE OF TAMPA BAY	33765	\$1,024.00
INNOVATIVE EYECARE	33770	\$480.00
LENSCRAFTERS GULF VIEW SQUARE	34668	\$1,015.00
OPTICAL SHOP INC	33705	\$1,095.00
AMERICAS BEST	34613	\$1,008.26
LENSCRAFTERS AT MACYS	33710	\$425.00
VIP EYE CARE AND EYE WEAR	33704	\$1,596.75
LENSCRAFTERS WESTSHORE PLAZA	33609	\$385.00
LENSCRAFTERS COUNTRYSIDE MALL	33761	\$495.00
CARROLLWOOD OPTICAL	33618	\$540.00
INNOVATIVE EYECARE	33770	\$520.00
LENSCRAFTERS BRANDON TOWN CENTER MALL	33511	\$2,654.37
LENSCRAFTERS WESTSHORE PLAZA	33609	\$3,000.23
LENSCRAFTERS REGENCY PLAZA	33618	\$2,335.05
GULFCOAST EYE CARE	33705	\$963.61
VIP EYE CARE OPTICAL BOUTIQUE	33716	\$1,490.40
TARGET OPTICAL	33635	\$550.00
MYEYEDR	33778	\$1,574.40
LENSCRAFTERS INTERNATIONAL PLAZA	33607	\$3,162.31
TRUE FOCUS EYE CARE	34668	\$501.00
CLARKSON EYECARE	34655	\$1,133.90
EYEGLOSS WORLD	33704	\$1,153.88
TARGET OPTICAL	33548	\$944.34
MYEYEDR	33607	\$1,482.50
OPTIMART INC	33714	\$931.25
AMERICAS BEST	33781	\$360.00
BLAIRSVILLE EYE CARE	30512	\$792.00
AMERICAS BEST	34219	\$640.47
GULF COAST OPTOMETRY	33704	\$360.00

BROOKSVILLE EYE CENTER	34601	\$529.00
GLASSES.COM	45040	\$960.33
AMERICAS BEST	33771	\$400.00
AMERICAS BEST	33781	\$400.00
EYE SEE CLEAR VISION	34698	\$1,251.00
OPTIMART	33772	\$360.00
DR ANDERSON & ASSOC	33612	\$4,715.00
PEARLE VISION	33772	\$882.10
AMERICAS BEST	34689	\$400.00
EYEGLOSS WORLD	33759	\$864.89
Preferred Eye Care Kokomo	46901	\$540.00
LENSCRAFTERS GAITWAY PLAZA	34474	\$1,353.76
THE EYE INSTITUTE OF WEST FL	33770	\$420.00
DR ANDERSON & ASSOC	33612	\$651.40
FOR EYES OPTICAL CO	33710	\$325.00
GULF COAST OPTOMETRY	33704	\$245.00
TRUE EYE EXPERTS TRINITY	34655	\$624.40
AMERICAS BEST	34613	\$245.00
TSO FREDERICKSBURG	78624	\$727.61
AMERICAS BEST	34689	\$325.00
GULF COAST OPTOMETRY	34655	\$285.00
TRUE EYE EXPERTS CRYSTAL RIVER	34428	\$1,312.40
LINSEY EYECARE	34668	\$360.00
BEYOND 2020 VISION SPECIALISTS	33556	\$872.40
GULF COAST OPTOMETRY	34655	\$250.00
OPTIMART INC	33714	\$320.00
TRUE FOCUS EYE CARE	34668	\$280.00
PEARLE VISION	33759	\$396.50
BRIGHT EYES FAMILY VISION CARE	33626	\$528.00
DISSTON OPTICAL	33710	\$808.00
OPTIMART INC	33772	\$625.05
LLOYD FIRESTONE OD	33613	\$294.40
GULF COAST OPTOMETRY	33778	\$210.00
TARGET OPTICAL	33635	\$250.00
VIP EYE CARE AND EYE WEAR	33704	\$799.20
KINGS WAY EYE CLINIC & OPTICAL	33510	\$719.00
BRIGHT EYES FAMILY VISION CARE	33626	\$305.00
ACCU VISION OPTICAL	34698	\$801.60
PRECISION OPTICAL OF FL LLC	34691	\$661.00
AMERICAS BEST	33771	\$255.00
LENSCRAFTERS GAITWAY PLAZA	34474	\$295.00
OPTICAL SHOP INC	33705	\$649.00
OPTIMART INC	33714	\$200.00
EYE ASSOCIATES OF PINELLAS	33713	\$388.05
AMERICAS BEST	33771	\$215.00
TARGET OPTICAL	33548	\$255.00
LENSCRAFTERS LARGO MALL	33771	\$175.00
EYEGLOSS WORLD	33618	\$456.94
LENSCRAFTERS REGENCY PLAZA	33618	\$255.00
PEARLE VISION	33511	\$508.10

COPPEDGE EYECARE LLC	34601	\$266.65
IDEALEYES OD PLLC	27106	\$571.20
OPTICAL SHOP INC	33705	\$430.00
PASSARO EYECARE INC TANGLEWOOD PLAZA	34653	\$806.00
EYE CENTER INC	34219	\$340.00
MYEYEDR	33710	\$760.00
EYEGLOSS WORLD THE PLAZA AT ESTRELLA	33629	\$609.50
CARROLLWOOD OPTICAL	33618	\$505.36
MILLIGAN OPTICAL	33773	\$200.00
STROUD EYE CARE LLC	34691	\$160.00
LENSCRAFTERS	34209	\$1,059.23
TARGET OPTICAL ECOMM	45040	\$373.00
MILLIGAN OPTICAL	33773	\$544.00
TARGET OPTICAL	33607	\$482.50
LENSCRAFTERS BRANDON TOWN CENTER MALL	33511	\$140.00
AMERICAS BEST	34668	\$180.00
AMERICAS BEST	33594	\$401.96
ELLIJAY EYE CARE	30540	\$334.61
FAMILY EYECARE AT WESTCHASE	33626	\$1,234.60
AMERICAS BEST	32608	\$236.94
NEWSOM EYE AND LASER CENTER	33618	\$579.00
TARGET OPTICAL	32608	\$482.70
VIP EYE CARE OPTICAL BOUTIQUE	33716	\$426.55
GULF COAST OPTOMETRY	33761	\$140.00
TARGET OPTICAL	33578	\$488.50
VISION SOURCE PARRISH	34219	\$653.20
EAST LAKE EYECARE	34685	\$694.00
GULF COAST OPTOMETRY	33710	\$220.00
COPPEDGE EYECARE LLC	34601	\$412.00
EYE CENTER INC	34207	\$286.00
TAMPA EYE CLINIC	33629	\$524.60
EYEMART EXPRESS	32541	\$509.27
AMERICAS BEST	43460	\$309.94
MYEYEDR	31757	\$340.95
WEAVERVILLE EYE ASSOCIATES	28787	\$120.00
HEART MOUNTAIN EYECARE	82435	\$377.00
ST MICHAELS EYE & LASER INS	33770	\$509.08
EYEGLOSS WORLD	33544	\$390.98
AMERICAS BEST	33613	\$145.00
VIP EYE CARE AND EYE WEAR	33704	\$409.20
AMERICAS BEST	33781	\$225.00
LENSCRAFTERS REGENCY SQUARE	33511	\$442.85
LENSCRAFTERS FORT HENRY MALL	37664	\$492.25
LENSCRAFTERS	32960	\$734.17
VISION CARE CONSULTANTS	63128	\$236.90
LENSCRAFTERS REGENCY PLAZA	33618	\$105.00
LENSCRAFTERS SURPRISE TOWNE CENTER	85374	\$105.00
AMERICAS BEST	33809	\$235.94
LENSCRAFTERS COBBLESTONE VILLAGE	32086	\$467.84
EYEGLOSS WORLD BREEZEWOOD COMMONS	33809	\$327.97

EYE SPECIALISTS OF MID FLORIDA	33823	\$190.00
WALESBY VISION CENTER	34677	\$797.00
RONALD G TUCKER OD	33770	\$160.00
DELAWARE FAMILY EYECARE	43015	\$171.15
CENTER FOR SIGHT	34292	\$225.00
GULF COAST OPTOMETRY	33778	\$105.00
EYE & EAR	33435	\$120.00
OPTIMART INC	34429	\$317.05
MYEYEDR	33618	\$468.00
GULF COAST OPTOMETRY	33778	\$105.00
QUINN EYE CENTER	32605	\$377.00
EYE STYLE OPTICAL	32084	\$348.00
QUINCY MEDICAL GROUP	63401	\$268.00
PEARLE VISION	37311	\$1,227.20
EYES ON CENTER	33707	\$915.00
OPTIX EYE CARE	33578	\$120.00
CITRUS PARK EYECARE	33626	\$243.50
RAYBAN.COM	45040	\$402.50
OPTIMART	34453	\$234.60
OPTIX EYE CARE	33578	\$454.00
OPTIMART	34684	\$322.60
MYEYEDR	34684	\$411.50
TAMPA EYE CLINIC & ASSOCIATES	33607	\$529.00
CORDANO EYE CARE CTR	34606	\$230.00
VAUGHT FAMILY EYECARE	46131	\$279.20
MANN EYE INSTITUTE	77388	\$225.00
FAMILY EYECARE AT WESTCHASE	33626	\$566.40
LAKE EYE ASSOCIATES	32757	\$80.00
BEYOND 2020 VISION SPECIALISTS	33556	\$615.40
GULF COAST OPTOMETRY	34655	\$70.00
LANGE EYE CARE & ASSOCIATES	32162	\$80.00
GULF COAST OPTOMETRY	33704	\$70.00
GULF COAST OPTOMETRY	34655	\$70.00
Eye Care Center of Ocala	34474	\$165.00
DISSTON OPTICAL	33710	\$80.00
LENSCRAFTERS SHOPS AT WIREGRASS	33543	\$70.00
EYE ASSOCIATES OF PINELLAS	33713	\$125.00
GULF COAST OPTOMETRY	33704	\$110.00
AMERICAS BEST	34219	\$150.00
EYE PHYSICIANS & SURGEONS INC	22031	\$110.00
CLARKSON EYECARE	33559	\$272.50
DR MARC A LURIE	33322	\$170.00
OPTICAL SHOP INC	33705	\$275.00
GULF COAST OPTOMETRY	33704	\$70.00
Quinn Eye Center	32605	\$98.00
LENSCRAFTERS SEMINOLE TOWNE CENTER	32771	\$323.00
LENSCRAFTERS CONTACTS ECOMM	45040	\$200.00
EAST LAKE EYECARE	34685	\$301.50
ADVANCED EYE SOLUTIONS INC	45044	\$280.00
LENSCRAFTERS SOUTHLAND SHOPPING CENTER	44130	\$175.00

PEARLE VISION	33625	\$180.00
LENSCRAFTERS SHOPS AT WIREGRASS	33543	\$591.18
GULF COAST OPTOMETRY	32114	\$70.00
LENSCRAFTERS SURPRISE TOWNE CENTER	85374	\$583.35
PEARLE VISION	37311	\$160.00
TARGET OPTICAL	33607	\$110.00
AMERICAS BEST	34711	\$233.47
RAINSVILLE EYE CLINIC	35986	\$133.50
LENSCRAFTERS WATERFORD LAKES TOWN CENTER	32828	\$223.00
LENSCRAFTERS BRANDON TOWN CENTER MALL	33511	\$110.00
LAKE EYE ASSOCIATES	32778	\$422.00
LENSCRAFTERS COBBLESTONE VILLAGE	32086	\$75.00
LENSCRAFTERS OAKS MALL	32605	\$70.00
ERIC MARTIN OD & ASSOC	44001	\$205.00
LENSCRAFTERS	34741	\$200.00
BROOKSVILLE OPTICAL	34601	\$160.00
AMERICAS BEST	29582	\$192.97
VISIONWORKS DOCTORS OF OPTOMETRY	47802	\$302.46
VISIONWORKS DOCTORS OF OPTOMETRY	47802	\$234.00
FISHER EYE ASSOCIATES	32765	\$388.80
LAKE EYE ASSOCIATES	34748	\$80.00
VAWTER OD PA	34205	\$169.15
BRANDON FAMILY EYE CARE	33511	\$280.00
LENSCRAFTERS	34787	\$228.00
LENSCRAFTERS	34787	\$70.00
FLORIDA MEDICAL CLINIC PA	34639	\$201.20
TRUE EYE EXPERTS	33549	\$123.00
OPTIMART INC	34613	\$135.05
DR TAVEL FAMILY EYE CARE	46203	\$158.50
OPTIMART	34453	\$120.00
TAMPA EYE CLINIC & ASSOCIATES	33607	\$354.60
WILSON EYE CENTER	31602	\$167.00
ANDREW J DIACZYK OD	33711	\$140.00
EYEGLOSS WORLD	33619	\$256.47
EYEGLOSS WORLD	34471	\$215.45
AMERICAS BEST	43460	\$110.00
TAMPA EYE CLINIC	33558	\$165.00
OPTIMART	34429	\$80.00
LENSCRAFTERS SHOPS AT WIREGRASS	33543	\$70.00
GULF COAST OPTOMETRY	33704	\$70.00
DR ANDERSON & ASSOC	33612	\$2,177.50
TARGET OPTICAL	33544	\$171.50
TARGET OPTICAL	34243	\$191.50
RITZ EYE CARE	34420	\$288.00
TEXAS STATE OPTICAL STONE OAK	78258	\$174.00
LENSCRAFTERS REGENCY SQUARE	33511	\$150.00
TRUE EYE EXPERTS	33647	\$176.50
I CARE OPTICAL	33615	\$325.40
LENSCRAFTERS	32960	\$80.00
OLD TOWN OPTIQUE	31909	\$202.50

LENSCRAFTERS OAKS MALL	32605	\$475.70
AMERICAS BEST	33594	\$110.00
GULF COAST OPTOMETRY	33761	\$70.00
TRUE EYE EXPERTS	33549	\$347.40
BROWN'S EYE CTR	31088	\$162.90
THE EYE INSTITUTE OF WEST FL	33770	\$713.40
PEARLE VISION	33772	\$186.50
MYEYEDR	34684	\$371.50
GULF COAST OPTOMETRY	33704	\$70.00
TRUE EYE EXPERTS	33647	\$80.00
THE CENTER FOR EYE CARE	11795	\$80.00
STERLING VISION CARE	94596	\$160.00
DISSTON OPTICAL	33710	\$286.00
AMERICAS BEST	31601	\$193.00
AMERICAS BEST	33511	\$167.47
SEE KLEAR OPTIX	34609	\$183.05
SEE KLEAR OPTIX	34609	\$120.00
FLAGSTAFF VISION	86001	\$128.50
GULF COAST OPTOMETRY	33704	\$80.00
CLARKSON EYECARE	34655	\$241.50
MOUNTAIN VIEW EYECARE	88061	\$566.20
EYE SITE OF TAMPA BAY	34655	\$246.00
TOTALVISION EYE HEALTH CENTER	06355	\$439.40
STARLING EYE GROUP	32653	\$187.00
FLAT ROCK OPTICIANS	28792	\$80.00
GULF COAST VISION CENTER	32514	\$322.00
MASON EYE CLINIC	33710	\$234.20
EYE ASSOCIATES OF PINELLAS	33713	\$80.00
ROCKY MOUNTAIN EYE CENTER	81201	\$372.00
GULF COAST OPTOMETRY	33778	\$150.00
TOTAL EYECARE & EYEWEAR GALLER	76227	\$125.00
GULFCOAST EYE CARE	33705	\$80.00
MYEYEDR	49424	\$205.95
OLD TOWN OPTIQUE	31909	\$222.50
UONG EYE CARE PA	34787	\$479.00
GULF COAST OPTOMETRY	33704	\$70.00
GULF COAST OPTOMETRY	33710	\$70.00
JONATHAN M FRANTZ MD PA	33950	\$461.00
CLASSIC VISION CARE	30062	\$360.00
AMERICAS BEST	33625	\$273.00
VALUE VISION OF TOWN & COUNTRY	33615	\$200.00
INSIGHT FAMILY EYECARE	33544	\$452.20
RITZ EYE CARE	34476	\$166.00
DELAWARE EYE SURGEONS	19808	\$180.00
PEARLE VISION	33772	\$156.50
PEARLE VISION	33772	\$156.50
FOSTER FAMILY EYECARE PLLC	37874	\$356.00
LAKE EYE ASSOCIATES	34748	\$80.00
QUIGLEY EYE SPECIALISTS	33952	\$165.00
RITZ EYE CARE	34420	\$233.00

PEARLE VISION	33559	\$180.00
GULF COAST OPTOMETRY	33619	\$70.00
MAXIM EYES OPTICAL	33594	\$200.00
SPECTRUM OPTICAL PLLC	26330	\$145.00
QUIGLEY EYE SPECIALISTS	34293	\$80.00
AMERICAS BEST	31601	\$35.00
TRUE EYE EXPERTS	33647	\$40.00
ACCU VISION OPTICAL	34698	\$135.20
EYEGLOSS WORLD	15241	\$35.00
BERKELEY EYE CENTER	77384	\$40.00
ST PETERSBURG EYE CARE SPECIALISTS	33713	\$80.00
WEAVERVILLE EYE ASSOCIATES	28787	\$129.00
AMERICAS BEST	31601	\$35.00
LAKE EYE ASSOCIATES	32159	\$40.00
OAKLEY ECOMM	45040	\$106.50
MAXIM EYES OPTICAL	33594	\$80.00
EYE DESIRE EYE CARE & OPTICAL	33139	\$481.50
MYEYEDR	33759	\$106.50
LENSCRAFTERS	32114	\$35.00
PEARLE VISION	33511	\$35.00
GULF COAST OPTOMETRY	33629	\$35.00
AMERICAS BEST	33809	\$75.00
MYEYEDR	33881	\$141.50
GULF COAST OPTOMETRY	33704	\$35.00
GULF COAST OPTOMETRY	34655	\$75.00
Eye Care Center of Ocala	34474	\$35.00
River Vale Eyecare	07675	\$160.00
MYEYEDR	33544	\$180.00
OPTIMART	34684	\$80.00
LENSCRAFTERS	32246	\$35.00
EYEGLOSS WORLD	33578	\$86.50
ROWAN EYE CENTER	34652	\$40.00
RYCZEK EYE ASSOCIATES	33707	\$105.55
EYEGLOSS WORLD	87111	\$75.00
GULF COAST OPTOMETRY	33778	\$35.00
AMERICAS BEST	34219	\$35.00
LENSCRAFTERS TYRONE SQUARE MALL	33710	\$35.00
OPTIMART	34684	\$40.00
EYE CARE OPTICAL	33764	\$40.00
ROBSON EYE INSTITUTE	33764	\$40.00
PEARLE VISION	33511	\$35.00
MONTGOMERY EYE PHYSICIANS	36066	\$40.00
LENSCRAFTERS WATERFORD LAKES TOWN CENTER	32828	\$35.00
LENSCRAFTERS INTERNATIONAL PLAZA	33607	\$35.00
LENSCRAFTERS	34209	\$35.00
LENSCRAFTERS	72758	\$75.00
PEARLE VISION	33511	\$35.00
MYEYEDR	28791	\$191.50
LENSCRAFTERS BRANDON TOWN CENTER MALL	33511	\$35.00
EYE CARE ASSOCIATES	35124	\$237.70

ROCKLAND EYECARE	04856	\$76.50
AMERICAS BEST	33625	\$35.00
PEARLE VISION	33609	\$40.00
COLE FAMILY EYE CARE OPTOMETRY	95503	\$173.00
NEHAUL STRYKER OD PLLC	33534	\$40.00
AMERICAS BEST	29582	\$35.00
GULF COAST OPTOMETRY	33710	\$35.00
GULF COAST OPTOMETRY	33710	\$35.00
PEARLE VISION	19301	\$35.00
LENSCRAFTERS	89128	\$35.00
EYEGLOSS WORLD	68510	\$35.00
AMERICAS BEST BEAR CREEK SHOPPING CENTER	77084	\$35.00
LENSCRAFTERS	36606	\$35.00
OPTIMART INC	33772	\$80.00
Quinn Eye Center	32605	\$423.00
Eyes on Preston Park	75093	\$475.00
GULF COAST OPTOMETRY	33704	\$35.00
GULF COAST OPTOMETRY	33710	\$35.00
EVANS FARM FAMILY EYE CARE	43035	\$40.00
FOR EYES OPTICAL	30062	\$123.45
LENSCRAFTERS SHERWIN WILLIAMS PAVILION	30260	\$75.00
LENSCRAFTERS VOLUSIA MALL	32114	\$390.19
LENSCRAFTERS ASHBY'S SQUARE	32714	\$159.17
LENSCRAFTERS HIGHWAY 98 NORTH	33809	\$144.50
LENSCRAFTERS EASTDALE MALL	36117	\$141.50
LENSCRAFTERS BEL AIR MALL	36606	\$142.72
LENSCRAFTERS KNOXVILLE CENTER	37918	\$400.17
LENSCRAFTERS LEXINGTON GREEN	40503	\$238.51
LENSCRAFTERS NORTHGATE MALL	45251	\$121.50
LENSCRAFTERS BIRCHWOOD MALL	48059	\$126.96
TRUE EYE EXPERTS	33647	\$100.00
LENSCRAFTERS SEMINOLE TOWNE CENTER	32771	\$35.00
LENSCRAFTERS KITSAP MALL	98383	\$45.00
AMERICAS BEST	32608	\$75.00
NATIONWIDE VISION CENTER INC	85326	\$35.00
ST LUCIE EYE ASSOC MD PA	34986	\$40.00
CENTER FOR SIGHT	34285	\$434.00
ST LUCIE EYE ASSOCIATES	34952	\$40.00
OPTIMART	34668	\$105.05
TARGET OPTICAL	33635	\$75.00
LENSCRAFTERS TOWN CENTER AT COBB	30144	\$35.00
LENSCRAFTERS MALL AT MILLENIA	32839	\$116.50
MAINE OPTOMETRY	04032	\$70.00
LENSCRAFTERS FORT HENRY MALL	37664	\$35.00
EYEGLOSS WORLD	15241	\$106.50
TARGET OPTICAL	33323	\$35.00
TARGET OPTICAL	33437	\$75.00
TARGET OPTICAL	32301	\$131.50
LENSCRAFTERS	10028	\$75.00
STUART J KAUFMAN MD & ASSOCIAT	33573	\$45.00

LENSCRAFTERS OPTIQUE THE MALL OF MILLENI	32839	\$35.00
WHITE MOUNTAIN EYE CARE	03264	\$40.00
OPTIMART INC	33714	\$80.00
LENSCRAFTERS TJ MAXX PLAZA	03103	\$35.00
LENSCRAFTERS GULF VIEW SQUARE	34668	\$35.00
GULF COAST OPTOMETRY	33704	\$35.00
LENSCRAFTERS	10011	\$105.45
TAYLOR CREEK OPTICAL	34950	\$83.00
LENSCRAFTERS TJ MAXX PLAZA	03103	\$35.00
CLAY EYE & PHYSICIANS SURGEONS	32073	\$40.00
LENSCRAFTERS SEMINOLE TOWNE CENTER	32771	\$35.00
JAMES L GRECO JR OD	33614	\$490.20
LENSCRAFTERS SUNSET POINT SHOPPING CENTE	33765	\$40.00
LENSCRAFTERS NORTHGATE MALL	45251	\$35.00
WOLFE EYE CLINIC	50010	\$148.00
LENSCRAFTERS REGENCY SQUARE	33511	\$35.00
LENSCRAFTERS SHOPS AT WIREGRASS	33543	\$35.00
EYE DESIRE EYE CARE & OPTICAL	33139	\$40.00
AMERICAS BEST	19610	\$100.50
AMERICAS BEST	33511	\$35.00
AMERICAS BEST	33618	\$100.00
AMERICAS BEST	34201	\$110.50
VISIONWORKS DOCTORS OF OPTOMETRY	47802	\$35.00
COLUMBIA EYE ASSOCIATES	32025	\$148.00
COLUMBIA EYE ASSOCIATES	32025	\$216.00
TARGET OPTICAL	33607	\$75.00
THE EYESITE OF TAPPAHANNOCK	22560	\$40.00
SOUTHWEST ORLANDO EYE CARE	32819	\$185.08
FAMILY FOCUS EYECARE	32605	\$183.00
WHELPLEY AND PAUL	14450	\$40.00
CAROLINA VISION	28715	\$306.00
SOUTHERN EYE CARE ASSOCIATES	33596	\$130.00
LENSCRAFTERS	10011	\$35.00
STUART J KAUFMAN MD & ASSOCIAT	33513	\$45.00
LENSCRAFTERS TJ MAXX PLAZA	03103	\$96.50
LENSCRAFTERS ST JOHN'S TOWN CENTER	32246	\$623.16
PRECISION OPTICAL PA	34691	\$40.00
RIVER CITY VISION CENTER PA	32218	\$40.00
AMERICAS BEST	34471	\$141.50
GULF COAST OPTOMETRY	32828	\$35.00
LENSCRAFTERS LAKE MEAD PAVILLION	89128	\$98.34
EYE SITE OF TAMPA BAY	33765	\$135.00
EYE SITE OF TAMPA BAY	33765	\$85.00
AMERICAS BEST	33618	\$75.00
LENSCRAFTERS LEXINGTON GREEN	40503	\$35.00
TARGET OPTICAL ARCADIA CROSSING	85018	\$156.50
GULF COAST OPTOMETRY	33704	\$75.00
LENSCRAFTERS AT MACYS	91101	\$100.00
JABALEY EYE CARE	30513	\$83.50
LENSCRAFTERS LARGO MALL	33771	\$40.00

COLUMBIA EYE ASSOCIATES	32025	\$128.00
BEAR EYE CARE	30513	\$50.00
PEARLE VISION	22041	\$182.10
EYEGLOSS WORLD	32828	\$104.97
EYEGLOSS WORLD	33544	\$131.50
AMERICAS BEST	33905	\$83.47
EYEGLOSS WORLD	68510	\$131.50
MANUFACTURER DIRECT EYEWEAR	33441	\$130.00
LENSCRAFTERS AT MACYS	91101	\$75.00
SEVIGNY & ASSOCIATES EYE CARE	34266	\$123.55
GULF COAST OPTOMETRY	33618	\$75.00
ASSOCIATES IN EYE CARE	42653	\$40.00
BEACH EYE CARE	23454	\$448.40
ARNOLD R MISHCON OD	33161	\$165.00
RITZ EYE CARE	34420	\$173.00
AMERICAS BEST	33625	\$35.00
MYEYEDR	32312	\$180.00
LENSCRAFTERS COCONUT POINT	33928	\$106.50
TARGET OPTICAL	33578	\$35.00
EYE SITE OF TAMPA BAY	34655	\$140.00
TARGET OPTICAL	32806	\$85.00
COLLEGE OPTICAL EXPRESS	32816	\$40.00
AMERICAS BEST BEAR CREEK SHOPPING CENTER	77084	\$68.97
VIP EYE CARE OPTICAL BOUTIQUE	33716	\$40.00
AMERICAS BEST	16509	\$35.00
GULF COAST OPTOMETRY	33618	\$35.00
TARGET OPTICAL	34243	\$75.00
DESIGNING EYES	33602	\$175.00
TARGET OPTICAL	33578	\$35.00
EYE CENTER SURGEONS & ASSOCS	35801	\$152.80
MARIETTA EYE CLINIC PA	30075	\$40.00
LENSCRAFTERS LIBERTY CENTER	45069	\$35.00
EYE CENTER INC	34219	\$118.50
NEW VIEW EYECARE OD PLLC	27312	\$40.00
TARGET OPTICAL	75703	\$102.50
LENSCRAFTERS	34741	\$75.00
MYEYEDR	60202	\$195.50
HAMILTON MILL EYE CARE	30519	\$173.50
THE VISION STORE	87004	\$73.50
FLORIDA MEDICAL CLINIC PA	34639	\$40.00
GULF COAST OPTOMETRY	33544	\$35.00
BLACKBURG EYE ASSOCIATES	24060	\$40.00
VISION SOURCE PARRISH	34219	\$100.00
LENSCRAFTERS FORT HENRY MALL	37664	\$35.00
MYEYEDR	33710	\$229.50
ACCU VISION OPTICAL	34698	\$357.40
JAY D ROSENFELD OD	33761	\$86.00
WEAVERVILLE EYE ASSOCIATES	28787	\$189.00
DR ANDREW DIACZYK	33711	\$125.00
LCA VISION	45236	\$1,125.00

MYEYEDR	30319	\$161.50
SPECTACLES FAMILY EYECARE	37380	\$110.00
DRS RAINER & RYAN	23059	\$50.00
LANGE EYE CARE & ASSOCIATES	32162	\$40.00
DONALD R CARBONNEAU OD	04330	\$140.00
FOCAL POINTE	32308	\$157.00
FOCAL POINTE	32308	\$80.00
STUART J KAUFMAN MD & ASSOCIAT	33542	\$45.00
BRIGHT EYES FAMILY VISION CARE	33626	\$100.00
CENTER FOR SIGHT	34285	\$40.00
SULLINS EYECARE CLINICS PC	37354	\$130.00
NORMAN EYECARE	46923	\$40.00
MARK A TOELLE OD	68116	\$40.00
FAMILY VISION CENTER	75032	\$40.00
STUART J KAUFMAN MD & ASSOCIAT	33513	\$123.00
KAUFMAN EYE INSTITUTE	33544	\$45.00
RIVERSIDE OPTICAL	48059	\$40.00
OKALOOSA EYE CARE	32536	\$50.00
MYEYEDR	34684	\$40.00
OBRIEN VISION CENTER	38671	\$40.00
MYEYEDR	33618	\$186.50
MYEYEDR	37830	\$40.00
COMPLETE FAMILY EYE CARE	32259	\$180.00
ASSOCIATES IN EYE CARE	37841	\$138.70
STUART J KAUFMAN MD & ASSOCIAT	33542	\$45.00
JERVEY EYE GROUP PA	29681	\$151.50
CORWIN TUCKER KUDRNA EYE CARE	57702	\$50.00
AMERICAS BEST	33905	\$35.00
AMERICAS BEST CROWN POINT PLAZA	37912	\$100.00
GULF COAST OPTOMETRY	33710	\$35.00
COLE FAMILY EYE CARE	95503	\$170.00
PASSARO EYECARE	34667	\$180.00
GULF COAST EYE CARE	34684	\$319.00
CELEBRATION EYE CARE	34747	\$135.00
ABNEY EYE CENTER	42754	\$45.00
GAHANNA EYECARE ASSOCIATES	43230	\$165.00
FAIRVIEW EYE CENTER INC	44107	\$40.00
DOCTORS EYECARE CENTERS	33919	\$184.00
MYEYEDR	60453	\$253.50
WILSON EYE CENTER	31602	\$40.00
PEARLE VISION	33759	\$248.50
PEARLE VISION ABERNATHY SQUARE	30328	\$91.25
VARDIMAN EYEWEAR	11106	\$178.00
ST JUDE EYE CLINIC & SKIN CARE	33510	\$40.00
UNIVERSITY EYE SPECIALISTS PC	37922	\$40.00
BLOUNT COUNTY EYE CENTER PLLC	37801	\$222.20
PEARLE VISION	33609	\$463.30
PEARLE VISION	33609	\$148.37
SHIPLEY & WAYLAND EYECARE	30115	\$180.00
PARKSIDE EYECARE PLLC	73034	\$180.00

MYEYEDR	34474	\$156.50
SIMON EYE ASSOCIATES	19808	\$80.00
BROOKSVILLE OPTICAL	34601	\$105.00
GULF COAST OPTOMETRY	33710	\$35.00
VIP EYE CARE AND EYE WEAR	33704	\$238.20
MANATEE FAMILY EYECARE	34221	\$100.00
GULF COAST OPTOMETRY	33618	\$40.00
CENTER FOR SIGHT	34285	\$100.00
AMERICAS BEST CROWN POINT PLAZA	37912	\$75.00
AMERICAS BEST	16509	\$82.47
ST MICHAELS EYE & LASER INS	33770	\$153.90
PEARLE VISION	37311	\$40.00
OKALOOSA EYE CARE	32536	\$50.00
MARK D SEVIGNY OD	34266	\$40.00
WESLACO VISION SOURCE	78596	\$155.00
ATHENS FAMILY VISION CLINIC	30606	\$431.80
MOUNTAIN EYE CARE PC	30512	\$95.00
AMERICAS BEST	30161	\$82.97
OPTIX EYE CARE	33578	\$40.00
FOR EYES OPTICAL	20814	\$100.00
GULF COAST OPTOMETRY	34243	\$35.00
BAYBROOK MODERN EYECARE PLLC	77539	\$40.00
VISION CARE OPHTHALMOLOGY	46805	\$127.00
SMYRNA EYE GROUP	30082	\$90.00
NASHVILLE EYE CENTER LLC	31639	\$175.00
OPPENHEIMER EYE CLINIC	33040	\$100.00
MARIETTA EYE CLINIC PA	30075	\$40.00
VISIONWORKS DOCTORS OF OPT	41101	\$118.48
AMERICAS BEST	45245	\$54.98
BOB YIP OD AND ASSOCIATES	32828	\$80.00
BULLS EYE CARE	33609	\$40.00
HENRY FORD OPTIMEYES	48180	\$184.00
BROOKSVILLE OPTICAL	34601	\$75.00
WESTERN CAROLINA EYE ASSOCIATE	28640	\$140.00
FLAT ROCK OPTICIANS	28792	\$108.00
AMERICAS BEST	33710	\$35.00
OCEAN EYE	29485	\$294.20
BLOOMINGDALE EYE CARE INC	33511	\$40.00
WHITE MOUNTAIN EYE CARE	03264	\$146.85
TOOMEY & BAGGETT EYE CARE	37303	\$40.00
HENRY FORD OPTIMEYES	48180	\$65.00
THE VISION CENTER IN WAL-MART	03079	\$52.45
THE VISION CENTER IN WAL-MART	28906	\$131.50
THE VISION CENTER IN WAL-MART	29680	\$131.50
VALUE VISION OF TOWN & COUNTRY	33615	\$80.00
TRUE EYE EXPERTS TRINITY	34655	\$181.00
AMERICAS BEST	34201	\$35.00
PINES VISION CARE	33029	\$40.00
THE VISION STORE	87004	\$132.50
AFTER IMAGE EYECARE PA	34606	\$40.00

AMERICAS BEST	33613	\$100.00
EYES OF WELLINGTON	33414	\$40.00
PEARLE VISION	33701	\$40.00
DRS BUI & LE OPTOMETRIC GROUP	95121	\$160.00
SMITH EYE CARE PC	39601	\$170.00
EYE SITE OF TAMPA BAY	33765	\$173.00
TRUE FOCUS EYE CARE	34668	\$100.00