

# COLUMBIA COUNTY BOARD OF COUNTY COMMISSIONERS AGENDA ITEM REQUEST FORM

The Board of County Commissioners meets the 1st and 3rd Thursday of each month at 5:30 p.m. in the Columbia County School Board Administrative Complex Auditorium, 372 West Duval Street, Lake City, Florida 32055. All agenda items are due in the Board's office one week prior to the meeting date.

Toda	y's Date:	10/31/2016		Meeting Date:	11/17/2016				
Name	э:	Penny Stanley	<i>B</i> 0 .	Department:	BCC Administration				
Division Manager's Signature: 2m Suff									
1. Nature and purpose of agenda item:									
	BCC Administration - Walgreens Company/Board of County Commissioners Contract - Human Resources has Scheduled Flu Shots for County Employees - No Cost to County								
2. Recommended Motion/Action:									
	There is no	recommended mot	ion or action.						

# 3. Fiscal impact on current budget.

This item has no effect on the current budget.

# Donna L. Smith

From: Jennifer <noles52@windstream.net>
Sent: Friday, October 28, 2016 7:00 PM

To: Donna L. Smith Subject: Re: Flu Shots

Hello Donna,

This is Jennifer from Walgreens. I just wanted to let you know that we have been given the go ahead on the clinics with the signing of the contracts pending the meeting on the 17th.

Please forward me the addresses for all locations that we will be visiting as soon as possible.

Thanks and let me know if there is anything else!

Jennifer Murkerson

---- "Donna L. Smith" <dsmith@columbiacountyfla.com> wrote:

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Department Heads:

Please advise your employees that Walgreens will be providing flue immunization inoculations to all employees of the Board of County Commissioners commencing on the following dates and times:

November 7, 2016 @ Southside Complex 7:15 am - 8:30 am.

@ Courthouse Annex
 9:00 am - 3:00 pm.
 911 Center
 4:00 pm - 6:30 pm.

The inoculation is at no cost to the employee, Walgreens will file the immunization as a claim with the employee's BCBS Group Health Insurance under the Preventative Care/Adult Wellness Benefit which includes immunizations. Each employee will need to bring their driver's license and Blue Cross and Blue Shield of Florida group health insurance card with them to receive the inoculation.

Donna L. Smith
Administrative Secretary, Human Resources Board of County Commissioners Columbia County
135 NE Hernando Avenue, Suite 203
Lake City, FL 32055

Phone: 386-719-2025 Fax: 386-758-2182

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# Immunization Program

## Walgreens Community Off-Site Agreement

Spanish Version | Print Contact

# Walgreens

COMMUNITY OFF-SITE CLINIC ACREEMENT

This IMMUNIZATION SERVICE AGREEMENT ("Agreement") by and between the party indicated below ("Client"), and Walgreen Co., on behalf of itself and its subsidiaries and affiliates ("Walgreens") is made and entered into on the date last signed by an authorized representative of both the Client and Walgreens (the "Effective Date"). Walgreens and Client may be individually referred to as a "Party" or collectively as the "Parties".

For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged. Client and Walgreens, by their signatures below, hereby agree Walgreens will provide the immunizations indicated in Attachment A, attached hereto and incorporated herein, consisting of dispensing and administering of such immunizations ("Immunizations") to participants ("Participants") at mutually agreed upon location(s) outside of Walgreens' store locations, referred to as off-site locations, and/or at Walgreens' participating store locations through issuance of a voucher ("Covered Services").

#### ATTACHMENT A

For each Covered Service whether through a voucher, at an off-site location or both. Client or Participant, as applicable, will reimburse Walgreens at the rates set forth in Table 1, below. Client acknowledges that the reimbursement rates set forth herein are Walgreens' confidential and proprietary information and Client agrees not to disclose the rates to any third-party other than as minimally necessary under the terms of this Agreement Walgreens may propose new rates to Client each year or influenza season Upon receipt of Walgreens' proposal, Client will work in good faith with Walgreens to amend the document to reflect the next extra trates listed below are inclusive of the cost of vaccine, dispensing fee, administration fee and any applicable taxes imposed in connection with Covered Services.

Immunization	Payment Method	Rates
Influenza - Standard/PF Injectable (trivalent)	Submit Claims to Pharmacy Insurance	N/A

<sup>\*</sup>Rates includes vaccine and administration

#### Client Facility Location(s)\*:

#### CLINIC LOCATION A

Estimated Shots per Immunization						
	dard/PF Injectable (trivalent) to Pharmacy Insurance)					
Local Contact Name Local Contact Phone		Local Contact Email				
Debbie Smith	386-719-2025	dsmith a columbia county fla.com				
Address1	Address2	City	State	Zip		
135 NE Hernando Ave Suite 203		Lake City	FL	32055		
Clinic Date	Start Time	End Time				
11/02/2016 7:00am		3:00pm				

IN WITNESS WHEREOF. Client and Walgreens have electronically executed this Agreement, as of the Effective Date

CLIENT:	WALGREEN CO.		
NAME:	NAME: Jennifer Murkerson		
TITLE:	TITLE: Store Manager		
DATE:	DATE: 10/27/2016		
Send Legal Notices To Client At:	DISTRICT NUMBER: 604		
Attention to:	Send Legal Notices To Walgreens At		
Address I:	Healthcare Innovations Group 200 Wilmot Rd		
Address2:	MS2222 Deerfield, IL 60015		
City:	Attn: Health Law - Divisional Vice President		
State: Select V	cc: clinicalcontracts/d walgreens.com		
Zin Code:			

### I.WALGREENS' RESPONSIBILITIES

1.1 Covered Services. Subject to the limitations or restrictions imposed by federal and state contracts, laws, and regulations, and the availability of the appropriate Immunization. Walgreens will provide the Covered Services to Participants. With respect to such Covered Services, the Parties will comply with the procedures set forth herein. When required by state law. Walgreens will require Participants to provide a valid prescription from their physician or allow the health care professional to contact their physician to obtain a valid prescription, however, for influenza Immunizations, Walgreens will

#### IV. TERM AND TERMINATION

- 4.1 Term and Termination. This Agreement will become effective on the Effective Date and shall continue in full force and effect for an initial term of one year Upon expiration of the initial term. this Agreement will automatically renew for successive one-year terms. Either Party may terminate this Agreement at any time without cause by giving at least thirty (30) days' prior written notice to the other Party.
- 4.2 <u>Effect of Termination</u>. Termination will have no effect upon the rights or obligations of the Parties arising

Carefully review the Community Off-Site
Agreement. If you agree to the conditions of the
contract, please check "Approve" below and
type your name into the Electronic Signature
field. If there are any discrepancies in the
Agreement, reject the Agreement and provide
corrections in the notes field.

Approve
Electronic
Signature
Reject

be responsible for obtaining standing orders from physicians. Participants will be required to complete a Walgreens' vaccine administration record and consent form before receiving an Immunization.

- 1.2 <u>Professional Judgement.</u> Walgreens may withhold Covered Services to a Participant for good cause, including but not necessarily limited to. Client's or Participant's (where applicable) failure to pay for Covered Services rendered; requests by Participant for services inconsistent with the legal and regulatory requirements; or where, in the professional judgment of the health care professional, the services should not be rendered.
- 1.3 <u>Provision of Healthcare Professional.</u> If the Parties agree in writing that Walgreens will provide Covered Services at off-site locations, Walgreens will provide Client with the appropriate number of qualified health care professionals and technicians to provide Covered Services at such off-site locations. Any trequests for additional personnel will be subject to mutual agreement by the Parties and may require to additional agreed-upon fees to be paid by Client to Walgreens in accordance with this Agreement.

#### II. CLIENT'S RESPONSIBILITIES

- 2.1 Off-Site Locations. If the Parties agree in writing that Walgreens will provide Covered Services at off-site locations. Client will provide Participants with notice of the dates, times and locations for such off-site locations and provide a private, clean room location, tables and chairs for Walgreens' personnel and Participants. Additionally, Client guarantees that an average minimum of zero? Immunizations will be administered to Participants at each of Client's off-site locations percontract year ("Site Minimum"). If Walgreens determines that the Site Minimum"). If Walgreens determines that the Site Minimum is not achieved for the contract year (determined by taking the total number of mmunizations administered at all off-site locations in such contract year ("Site Average"). Walgreens will invoice Client for the difference between the Site Minimum and Site Average multiplied by the number of off-site lowest reimbursement rate set forth in table in Attachment A and Client shall pay such amount within 30 days of being invoiced by Walgreens.
- 2.2 Vouchers. If the Parties agree in writing that Walgreens will provide Covered Services upon receipt of a voucher. Client will provide Participants with a voucher (in a format agreeable to both Parties), which Participants may redeem at a participating Walgreens store location. Client may not reseind, retract, reduce or deny payment owed to Walgreens for claims where Covered Services have been provided to its Participants, even if Client no longer considers the individual redeeming the voucher to be a Participant.

## 111. PAYMENT AND BILLING

- 3.1 Payment. For Covered Services where: (i) Participant provides evidence of coverage under thrd-party insurance or a government funded program (e.g., Medicare) prior to the provision of Covered Services: (ii) and Walgreens is contracted such third-party insurance or government funded program. Walgreens will submit the claim for that Participant and any copayment, coinsurance, deductible owed by the Participant will be collected at the time of service or billed at a later date. If such evidence is not provided at the time of service, Walgreens will either, as agreed to by the Participant will be collected at the time of service. Walgreens will either, as agreed to by the Participant or invoice Client monthly at the lesser of the prices stated herein or the Usual and Customary Charge. As used in this Agreement. "Usual and Customary Charge, As used in this Agreement. "Usual and Customary Charge as used in this Agreement." In the administering pharmacy at the time of administration, exclusive of (i) sales tax; (ii) discounts claimed, and (iii) discounts provided for prescription drug savings eard or other similar discounts. Client will reimburse Walgreens withinthirty (30) days from receipt of the monthly invoice and must be sent to the remittance address stated on the invoice. The invoice will contain the following data elements, and no further information will be provided. Group ID, store number, physician name, cost. service fee, copayment amount, sales tax, total charge, date of servece, and drug name/NDC.
- 3.2 Late Payment. All sums owed by Client to Walgreens will bear interest of 1.5% per month from the date payment is due until paid, however, in no event will such interest rate be greater than the rate permitted by law. Client shall be solely responsible for any and all costs incurred by Walgreens in seeking collection of any delinquent amounts owed by Client Walgreens may invoice Client for interest and costs due under this Section on a monthly basis and payment will be due within 30 days from receipt

- out of any transactions occurring prior to the effective
- 4.3 Waiver. No waiver by either Party with respect to any breach or default of any right or remedy and no course of dealing may be deemed to constitute a continuous waiver of any other breach or default or of any other right or remedy unless such waiver is expressed in writing by the Party to be bound.

#### V. INSURANCE AND INDEMNIFICATION

- 5.1 Insurance, Each Party will self-insure or maintain at its sole expense, and in amounts consistent with industry standards, such insurance as may be necessary to insure each respective Party, its employees, and agents against any claim or claims for damages arising out of or in connection with its duties and obligations under this Agreement. Walgreens will automatically name Client as Additional Insured under its applicable insurance policy (ies) Evidence of such insurance can be downloaded from Walgreens' website. Client will provide a memorandum or certificate of insurance coverage to Walgreens website.
- 5.2 <u>Indomnification</u>. To the extent permitted by law, each Party will indomnify, defend, and hold harmless the other Party, including its employees and agents. Irom and against any and all third-party claims or liabilities arising from the negligence or wrongful act of the indemnifying Party, its employees, or agents in carrying out its duties and obligations under the terms of this Agreement. This Section will survive the termination of this Agreement.

#### VI GENERAL TERMS

- 6.1 Confidentiality of PHL Both Parties warrant that they will maintain and protect the confidentiality of all individually identifiable health information specifically relating to Participants ("Protected Health Information" or "PHI") in accordance with the Health Insurance Portability and Accountability. Act of 1996 and all applicable federal and state laws and regulations. However, nothing herein will limit either Party's use of any aggregated Participant information that does not contain PHI. This Section will survive the termination of this Aercement
- 6.2 Advertising. Neither Party may advertise or use any trademarks, service marks, or symbols of the other Party without first receiving the written consent of the Party owning the mark and/or symbol with the following exceptions: Client may use the name and the addresses of Walgreen's locations in materials to inform Participants that Walgreens provides Covered Services. Any other reference to Walgreens in any Client materials must be pre-approved, in writing, by Walgreens.
- 6.3 Force Majeure. The performance by either Party hereunder will be excused to the extent of circumstances beyond such Party's reasonable control, such as flood, tornado, earthquake, or other natural disaster, epidemic, war, material destruction of facilities, fire, acts of terrorism, acts of God, etc. In such event, the Parties will use their best efforts to resume performance as soon as reasonably possible under the circumstances.
- 6.4 Compliance. The Parties will comply with all applicable laws, rules, and regulations for each jurisdiction in which Covered Services are provided under this Agreement. Each Party will cooperate with reasonable requests by the other Party for information that is needed for its compliance with applicable laws, rules, and/or regulations.
- 6.5 <u>Assignment</u> Neither Party may assign this Agreement to a third-party without the prior written consent of the other Party, except that either Party with have the right to assign this Agreement to any direct or indirect parent, subsidiary or affiliated company or to a successor company without such consent. Any permitted assignce will assume all obligations of its assignor under this Agreement. No assignment will relieve any Party of responsibility for the performance of any obligations which have already occurred. This Agreement will intered to the benefit of and be binding upon each. Party, its respective successors and permitted assignces.
- 6.6 Notices All notices provided for herein must be in writing sent by U.S. certified mail, return receipt requested, postage prepaid or by overnight delivery service providing proof of receipt to the address set forth following the signature blocks. Notices will be deemed delivered upon receipt or upon refusal to accept delivery.
- 6.7 Entire Agreement. This Agreement, which includes any and all attachments, exhibits, riders, and other documents referenced herein, constitutes the entire and full agreement between the Parties relating to the subject matter herein and supersedes any previous contract, for which the signatories are authorized to sign for, and no changes, amendments, or alterations will be effective unless reduced to a writing signed by a representative of each Party. Any prior agreements, documents, understandings, or representations relating to the subject natter of this Agreement not expressly set forth herein or referred to or incorporated herein by reference are of no force or effect.