

II. FISCAL IMPACT ANALYSIS

A. Five Year Summary of Fiscal Impact

Fiscal Years	<u>2022</u>	<u>2023</u>	<u>2024</u>	<u>2025</u>	<u>2026</u>
Capital Expenditures	_____	_____	_____	_____	_____
Operating Costs	_____	_____	_____	_____	_____
External Revenues	_____	_____	_____	_____	_____
Program Income (County)	_____	_____	_____	_____	_____
In-Kind Match (County)	_____	_____	_____	_____	_____
Net Fiscal Impact	* =====	* =====	* =====	* =====	* =====

ADDITIONAL FTE POSITIONS (Cumulative) _____

Is Item Included In Current Budget? Yes _____ No _____

Budget Account Exp No: Fund _____ Department _____ Unit _____ Object _____

B. Recommended Sources of Funds/Summary of Fiscal Impact:

Fund: General Fund
Unit: Clinic Operations


Funding for the contract will come from lapsed salaries.

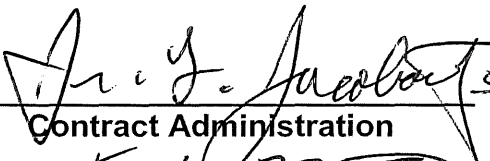
*Financial Impact is undeterminable. In 2021, donations from the Partner's in Protection Program saved Animal Care and Control Division approximately \$46,000. The Division will also receive a product discount for rabies and other vaccines for shelter dogs and cats.

Departmental Fiscal Review:  4/14/22

III. REVIEW COMMENTS

A. OFMB Fiscal and/or Contract Dev. and Control Comments:

 4/28/22
OFMB QA 4/28/22 LM 4/28

 5/10/22
Contract Administration 5-10-22

B. Legal Sufficiency:

Anne Helzlsouer 5/11/22
Assistant County Attorney

C. Other Department Review:

Department Director

This summary is not to be used as a basis for payment.

PARTNERS IN PROTECTION® PARTICIPATION PROGRAM AGREEMENT

This PARTNERS IN PROTECTION PARTICIPATION PROGRAM AGREEMENT (this “Agreement”) is dated and made effective February 1, 2022 (the “Effective Date”), and is by and between **Boehringer Ingelheim Animal Health USA Inc.**, a Delaware corporation, with a place of business at 3239 Satellite Boulevard, Bldg. 500, Duluth, Georgia 30096 (“BI AH USA”) and **Palm Beach County by and through its Board of County Commissioners**, a political subdivision of the State of Florida with an address at 7100 Belvedere Road, West Palm Beach, Florida 33411 (“Shelter”).

WITNESSETH:

WHEREAS, Shelter is a recognized leader in animal protection and care and provides care and adoption services for thousands of dogs and cats each year; and

WHEREAS, Shelter desires to receive NexGard® brand products, FRONTLINE® brand products for dogs, FRONTLINE® brand product for cats (“Flea and Tick Control Products”) and HEARTGARD® (ivermectin) brand products (individually, a “Product” and collectively, “Products”) at no cost to provide to dogs and cats in its care, and to promote the use of the Products by adopting owners to help the treatment and control of fleas and ticks as well as control parasites and improve the health of pets adopted from the Shelter (the “Program”);

WHEREAS, BI AH USA wishes to provide Flea and Tick Control Products and HEARTGARD brand products to Shelter and have Shelter promote its Products; and

NOW, THEREFORE, in consideration of the mutual agreements and promises contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

1. Obligations of Shelter

During the Term of this Agreement, Shelter agrees:

- a. to maintain its 501(c)(3) status or its status as a publicly supported animal care and control agency, and maintain state licensed kennel facilities;
- b. to maintain an onsite shelter medical clinic or have regular routine onsite visits and support from a licensed veterinarian;
- c. that each Product provided to Shelter shall be given or applied as a single dose for each cat and/or dog admitted into and housed onsite at the Shelter, in accordance with each Product label and that the applicable Product is used under the supervision of a licensed veterinarian;
- d. that each Product provided to Shelter may not be sold or otherwise distributed to any third party in any manner not specifically provided for in this Agreement;
- e. to exclusively apply or give Flea and Tick Control Products for the treatment and control of fleas and ticks in accordance with each Product label, to all cats and/or dogs admitted into the Shelter at the time of receipt of the Flea and Tick Control Products and exclusively provide HEARTGARD brand products for the prevention of heartworm disease to all cats and dogs admitted into the Shelter at the time of receipt of the HEARTGARD brand

products, unless the regular Shelter veterinarian determines that for medical reasons such as an animal adverse reaction, another product must be used;

- f. to maintain an effective pet adopter counseling program, and agree to continue to provide counsel with every dog or cat adoption that Flea and Tick Control Products have been applied or given as the flea and tick treatment and control, and/or HEARTGARD brand products have been administered as the heartworm preventive treatment of the Shelter;
- g. to agree to ask all pet adopters to provide BI AH USA with their full name and email addresses for the purpose of BI AH USA sending them promotional material and other animal health information and to provide a spreadsheet on at least a monthly basis accompanied by an acknowledgement that all pet adopters on the spreadsheet have consented to Shelter providing BI AH USA with the pet adopter's full name and email addresses for the purpose of BI AH USA sending them promotional material and other animal health information;
- h. to prominently display and distribute material provided by BI AH USA that clearly communicates that Flea and Tick Control Products have been applied or given as the flea and tick treatment and control, and/or HEARTGARD brand products have been administered as the heartworm preventive treatment of the Shelter and the Shelter veterinarian (or community veterinarian supporting the Shelter), and are used exclusively by the Shelter for all adopted cats and dogs;
- i. to continue to distribute product information including the pet owner brochure from BI AH USA with coupons for each applicable Product to every new pet adopter, and to continue counseling pet adopters to visit their veterinarian for continued maintenance of the proper pet wellness care routine established by the Shelter;
- j. to require that all Shelter adoption counselors, operations personnel and clinical staff attend or participate in introductory program and product training, to be completed onsite by one or more BI AH USA sales or US Pet Veterinary Field Services representatives, prior to initiation of Program; and
- k. to complete the additional forms delivered electronically to Shelter by BI AH USA to provide Program information to BI AH USA or its agents.

2. Obligations of BI AH USA

During the Term of this Agreement, BI AH USA agrees:

- a. to provide the Shelter with the amount of Products that BI AH USA deems appropriate, in its sole discretion, for use in connection with the Program;
- b. to provide the Products described in Section 2(a) above at no cost to the Shelter;
- c. to provide the Shelter with such Products and pet counseling materials as it deems appropriate for display and/or distribution at the Shelter's adoption centers as described in Section 1(h) above, including the coupons described in Section 1(i) above;
- d. to provide Shelter with such introductory program and product training as it deems appropriate to allow the Shelter to comply with its obligations in Section 1(j) above;

- e. to provide Shelter with a new adopter brochure or email template with Shelter uniquely coded, high-value product coupons redeemable at any veterinary clinic;
- f. to provide Shelter with onsite and web-based veterinary, clinical and caregiver staff continuing education programming, including programming that may be requested by the Shelter;
- g. to make available other animal health products marketed by Boehringer Ingelheim and BI AH USA for purchase by the Shelter. Provided Shelter commits to purchase a minimum of \$10,000 in vaccine Products during each calendar year of the Term, the list of Products and the discount percentages set forth on Table 2 on Exhibit A attached to this Agreement (“Tier 2 Discounted Percentages”) shall apply. All Tier 2 Discount Percentages as set forth on Exhibit A will apply at the time of purchase. If either, (a) Shelter elects not to commit to purchase of \$10,000 in vaccine Products during the Term or (b) upon review of Shelter’s purchase activity through June of any calendar year it appears Shelter will not meet the \$10,000 commitment for such year, Company’s regular Product pricing (“Tier 1 Discounted Percentages”) as set forth on Table 1 on Exhibit A shall apply. All Tier 1 Discount Percentages in Exhibit A will apply at the time of purchase. Shelter elects:

(Shelter to initial election below)

- Tier 1 Discount Percentages
- Tier 2 Discount Percentages (Shelter commits to purchase a minimum of \$10,000 in vaccine Products during each calendar year of the Term)

- h. Notwithstanding the foregoing, if Shelter fails to sign and accept this Agreement within sixty (60) days of the Effective Date, BI AH USA will not have any obligations hereunder.

3. Disclaimer of Warranties

ALL WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT OF PROPRIETARY RIGHTS, ARE DISCLAIMED BY BI AH USA.

4. Confidentiality

- a. BI AH USA and Shelter have, and may in the future have, certain proprietary, confidential, and or trade secret information (“Information”), and each is willing to disclose to the other that portion of its Information which each decides in its own discretion is necessary for the purpose set forth in this Agreement. Any party electing to make such a disclosure will identify to the receiving party the specific Information it deems to be confidential, proprietary or trade secret information.
- b. A party receiving Information hereunder, hereafter referred to as “Recipient”, agrees to use the Information only for the purpose of this Agreement, and further agrees that it will not disclose to a third party or publish such Information without the prior written consent of the disclosing party. Recipient agrees to use the same level of care to prohibit disclosure

of the Information and to prohibit the unauthorized use of the Information as Recipient uses to protect its own confidential information, but in no event less than reasonable care.

- c. The foregoing restrictions shall not apply to:
 - (i) information which is or becomes publicly known through no fault of Recipient;
 - (ii) information learned from a third party entitled to disclose such information;
 - (iii) information already known to or developed by Recipient prior to receipt hereunder, or information independently developed, at any time, by Recipient's personnel not privy to the proprietary information, as shown by Recipient's written records; or
 - (iv) information required to be disclosed by operation of law or court order, provided Recipient gives the disclosing party prompt notice prior to such disclosure and allows the disclosing party a reasonable time to oppose such process before disclosing any Information.
- d. All Information, without limitation, shall remain the personal and proprietary property of the disclosing party. Recipient shall not acquire any license or other intellectual property interest in any Information disclosed to it by the disclosing party.
- e. The obligation of confidentiality imposed by this provision shall expire five (5) years following the expiration or termination of this Agreement.
- f. In the event the Recipient is required by judicial or administrative process to disclose any or all of said Information or is under an obligation to disclose to competent government authorities to the extent necessary for properly carrying out the Agreement, the Recipient shall promptly notify the disclosing party and, subject to the judicial or administrative process, allow the disclosing party a reasonable time to oppose such process before disclosing any Information.

5. Representations and Warranties

- a. Each party represents and warrants that it has the full power and authority to enter into this Agreement and to perform all of its obligations hereunder without violating the legal or equitable rights of any third party.
- b. Each party recognizes the great value of the goodwill associated with the other party's logo and trademarks ("Marks") and acknowledges that such Marks and all rights and goodwill therein belong exclusively to the other party or its licensors. Each party represents and warrants that it will not use, in any way, the Marks or name of the other party, except solely to perform obligations as required under this Agreement, and that none of the other party's Marks shall be used in any way which could cause harm to the goodwill associated with such Marks.
- c. No party shall do anything to attack the title rights of the other party or its licensors, as the case may be, in the other party's Marks or attack the validity of this Agreement.

6. Ethical Conduct

Neither party shall knowingly commit any act that is or shall be an offense involving the violation of any public policy, law or regulation, or otherwise engage in any conduct that intentionally or willfully violates any public policy, law or regulation or that brings either party into public disrepute, contempt, scandal or ridicule, or which injures the successes of either party or any of its products or services. At the time of any such act or at any time after either party learns of such act, that party shall have the right, in addition to its other legal and equitable remedies, to immediately terminate this Agreement.

7. Indemnification

BI AH USA shall indemnify, defend and hold harmless Shelter, its officers, directors, agents, and employees from and against any and all claims, demands, actions, causes of action, fines, losses or damages whatsoever and any cost and expense related thereto, including reasonable attorney's fees, arising from the performance of this Agreement or otherwise resulting from the work, services, equipment or materials furnished to, or on behalf of the Shelter, to the extent such liability results from the acts or omissions of BI AH USA.

The provisions of this Article 7 shall survive any termination, expiration or cancellation of this Agreement.

8. Term and Termination

- a. The Term of this Agreement shall begin on the Effective Date and continue in effect up to and through January 31, 2025 (the "Term").
- b. Either party may terminate this Agreement for any reason upon thirty (30) days prior written notice to the other party.
- c. BI AH USA may immediately terminate this Agreement should Shelter make any statement or claim regarding BI AH USA that is not previously approved in writing by BI AH USA and which is materially inconsistent with statements that have been approved or provided by BI AH USA.
- d. BI AH USA may immediately terminate this agreement if it determines, in its sole discretion, that Shelter or any of its employees or agents has misused or sold any free product that has been delivered to Shelter pursuant to this Agreement, or if it determines, in its sole discretion, that Shelter has failed to abide by the exclusivity set forth in Section 1(e) above.
- e. BI AH USA may terminate this agreement if it determines, in its sole discretion, that Shelter no longer meets the qualifications for the Program pursuant to Sections 1(a), (b) or (f) above or that Shelter has failed to meet its obligations under Sections 1(c), (d), or (g) - (j) above.
- f. Termination shall not extinguish obligations and liabilities of the parties accrued prior to termination.

9. Independent Contractor

The parties expressly intend that with regard to the provisions of this Agreement they are independent contractors, and no party hereto shall receive any other benefits besides those expressly provided for herein. Further, it is the express intent of the parties hereto that no agent, servant, contractor, or employee of one party be deemed an agent, servant, contractor, or employee of the other party. No party is granted any express or implied right or authority by the other party to assume or create any obligation or responsibility on behalf of, or in the name of, the other party, or to bind the other party in any manner whatsoever. All personnel of Shelter rendering services pursuant to the Agreement shall be employees or agents of Shelter. Regardless of anything else contained in or implied from this Agreement, any employee of Shelter who may be performing the services herein described shall remain an employee of Shelter, subject at all times to Shelter's policies and procedures, and in no way shall such employee be deemed an employee of BI AH USA.

10. Governing Law

This Agreement will be governed by and controlled in accordance with the laws of the State of Florida, without regard to its conflicts of laws rules. Venue for any legal action required under this Agreement shall be held in a court of competent jurisdiction in Palm Beach County, Florida.

11. Integration

This Agreement constitutes the entire understanding between the parties with respect to the subject matter hereof and supersedes all prior agreements, whether written or verbal. No waiver, modification or addition to this Agreement shall be valid unless in writing and signed by the parties. If any part of this Agreement is rendered invalid or unenforceable, such rendering shall not affect the validity or enforceability of the remainder of this Agreement.

12. Publicity

Except as may be otherwise provided herein, neither party shall release or distribute any materials or information containing the name or Marks of the other party without the prior written approval of an authorized representative of the other party, which approval shall not be unreasonably withheld. If the non-releasing party does not provide notice to the releasing party within ten (10) days of receipt of materials from the releasing party, such approval shall be deemed granted.

13. Counterparts.

This Agreement may be executed and delivered (including by facsimile or other electronic transmission) in one or more counterparts, each of which when executed and delivered shall be deemed to be an original but all of which when taken together shall constitute one and the same instrument.

14. Inspector General Language

Shelter has established the Office of Inspector General in Palm Beach County Code, Section 2-241-2-440, as may be amended. The Inspector General's authority includes but is not limited to the power to review past, present and proposed County contracts, transactions, accounts, and records to require the production of records, and to audit, investigate, monitor, and inspect the activities of BI AH US, its officers, agents, employees and lobbyists material to the services

provided to the Shelter under this Agreement in order to ensure compliance with contract requirements and detect corruption and fraud. Failure to cooperate with the Inspector General or interfering with or impeding any investigation shall be in violation of Palm Beach County Code, Section 2-241-440, and punished pursuant to Section 15.69, Florida Statutes, in the same manner as a second degree misdemeanor.

15. Third Party Beneficiary Language

No provision of this Agreement is intended to, or shall be construed to, create any third party beneficiary or to provide any right to any person or entity not a party to this Agreement, including but not limited to any citizen or employees of Shelter or BI AH USA.

16. Public Entities Crimes

The parties acknowledge that statute F.S.287.133(3)(a) provides that certain agreements must include notice that: "A person or affiliate who has been placed on the convicted vendor list following a conviction for a public entity crime may not submit a bid, proposal, or reply on a contract to provide any goods or services to a public entity; may not submit a bid, proposal, or reply on a contract with a public entity for the construction or repaid of a public building or public work; may not submit bids, proposals, or replies on leases or real property to a public entity; may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity; and may not transact business with any public entity in excess of the threshold amount provided in s.28.017 for CATEGORY TWO for a period of 36months following the date of being placed on the convicted vendor list."

17. Public Records, Access and Audits

- a. BI AH USA shall maintain records related to all charges, expenses, and costs incurred in estimating and performing the work for at least three (3) years after completion or termination of this Agreement. Shelter shall have access to such records as required in this section for the purpose of inspection or audit during normal business hours, at BI AH USA's place of business.
- b. Notwithstanding anything contained herein, as provided under Section 119.0701, F.S. if BI AH USA: (i) provided a service; and (ii) acts on behalf of Shelter as provided under Section 119.011(2), F.S. BI AH USA shall comply with the requirements of Section 119.0701, Florida Statutes, as it may be amended from time to time. BI AH USA is specifically required to:
 - i. Keep and maintain public records required by Shelter to perform services as provided under this Agreement.
 - ii. Upon request from Shelter's Custodian of Public Records or Shelter's representative/liaison, on behalf of Shelter's Custodian, provide the Shelter with a copy of the requested records or allow the records to be inspected or copied with a reasonable time at a cost that does not exceed the cost provided in Chapter 119 or as otherwise provided by law. BI AH USA further agrees that all fees, charges and expenses shall be determined in accordance with Shelter PPM CW-F-002, Fees Associated with Public Records Requests, as it may be amended or replaced from time to time.
 - iii. Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the Agreement term and following completion of the Agreement, if BI AH USA does not

transfer the records to the public agency. Nothing contained herein shall prevent the disclosure of or the provision of records to Shelter.

- iv. Upon completion of the Agreement BI AH USA shall transfer, at no cost to Shelter, all public records in possession of BI AH USA unless notified by Shelter's representative/liaison, on behalf of Shelter's Custodian to keep and maintain public records required by Shelter to perform the service. If BI AH USA transfers all public records to Shelter upon completion of the Agreement, BI AH USA shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If BI AH USA keeps and maintains public records upon completion of the Agreement, BI AH USA shall meet all applicable requirements for retaining public records. All records stored electronically by BI AH USA must be provided to Shelter, upon request of Shelter's Custodian or Shelter's representative/liaison, on behalf of Shelter's Custodian, in a format that is compatible with the information technology systems of Shelter, at no cost to Shelter.
- v. Failure of BI AH USA to comply with the requirements of this Article, Chapter 119, F.S. and other applicable requirements of Florida state law shall be a material breach of this Agreement. Shelter have the right to exercise any and all remedies available to it for breach of contract, including but not limited to, the right to terminate for cause. BI AH USA acknowledges that it has familiarized itself with the requirements of Chapter 119, F.S., and other requirements of state law applicable to public records not specifically set forth herein.
- vi. IF BI AH USA HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO BI AH USA'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS AGREEMENT, PLEASE CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT RECORDS REQUEST, PALM BEACH COUNTY PUBLIC AFFAIRS DEPARTMENT, 301 N. OLIVE AVENUE, WEST PALM BEACH, FL 33401, BY EMAIL ATRECORESREQUEST@PBCGOV.ORG OR BY TELEPHONE AT 561-355-6680.

18. Non-discrimination.

BI AH USA is an equal opportunity employer and federal contractor or subcontractor. Consequently, the Parties agree that, as applicable, they will abide by the requirements of 41 CFR 60-1.4(a), 41 CFR 60-300.5(a) and 41 CFR 60-741.5(a) and that these laws are incorporated herein by reference. These regulations prohibit discrimination against qualified individuals based on their status as protected veterans or individuals with disabilities, and prohibit discrimination against all individuals based on their race, color, religion, sex, or national origin. These regulations require that covered prime contractors and subcontractors take affirmative action to employ and advance in employment individuals without regard to race, color, religion, sex, national origin, protected veteran status, or disability. The Parties also agree that, as applicable, they will abide by the requirements of Executive Order 13496 (29 CFR Part 471, Appendix A to Subpart A), relating to the notice of employee rights under federal labor laws. Further, the Shelter is committed to assuring equal opportunity in the award of contracts and complies with all laws prohibiting discrimination. Pursuant to Palm Beach County Resolution R2017-1770, as may be amended, the BI AH USA represents that throughout the term of the Contract, including any renewals thereof, if applicable, all of its employees are treated equally during employment without regard to race, color, religion, disability, sex, age, national origin, ancestry, marital status, familial status, sexual orientation, gender identity or expression, or genetic information. Failure to meet this requirement shall be considered default of the Contract.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized representatives as of the day and year first above written.

Palm Beach County for its Board of County Commissioners	Boehringer Ingelheim Animal Health USA Inc.
By: <small>DocuSigned by:</small> <i>Anne Helfant</i>	By: <small>DocuSigned by:</small> <i>Sarah Cloud</i>
Printed Name: <small>804811B22F6B464...</small> Anne Helfant	Printed Name: <small>461524F48E12499...</small> Sarah Cloud
Title: Senior Assistant County Attorney	Title: Director of Customer Marketing
Date: 27-Jan-2022	Date: 27-Jan-2022
Palm Beach County for its Board of County Commissioners	Boehringer Ingelheim Animal Health USA Inc. (if applicable)
By: <small>DocuSigned by:</small> <i>Janet Steele</i>	By:
Printed Name: <small>E9304417F03440C...</small> Janet Steele	Printed Name:
Title: Division Director	Title:
Date: 01-Feb-2022	Date:
Palm Beach County for its Board of County Commissioners	
By: <small>DocuSigned by:</small> <i>Samara Cooper</i>	
Printed Name: <small>946408477G2E462...</small> Samara J. Cooper	
Title: Purchasing Assistant Director	
Date: 01-Feb-2022	

EXHIBIT A

TABLE 1

PRODUCT LIST INCLUDING TIER 1 DISCOUNT PERCENTAGES

PRODUCTS		DISCOUNTS
NexGard® HEARTGARD® FRONTLINE® Brand Products	PARAS	Not included in shelter pricing
Canine vaccines and Feline FVRCP Feline Rabies and Felv vaccines IMRAB® (rabies)	VACCINES	50% 25% 65%
METACAM® / PREVICOX® / IMMITICIDE® ORAVET®/TRESADERM®	OTHER	25% 6%

TABLE 2

PRODUCT LIST INCLUDING TIER 2 DISCOUNT PERCENTAGES
Shelter commits to purchase a minimum of \$10,000
in vaccine Products during each calendar year of the Term

PRODUCTS		DISCOUNTS
NexGard® HEARTGARD® FRONTLINE® Brand Products	PARAS	Not included in shelter pricing
Canine vaccines and Feline FVRCP Feline Rabies and Felv vaccines IMRAB® (rabies)	VACCINES	65% 25% 65%
METACAM® / PREVICOX® / IMMITICIDE® ORAVET®/TRESADERM®	OTHER	25% 6%

Certificate Of Completion

Envelope Id: A5AB1A5557394AF2A532D30F348A8D2B

Status: Completed

Subject: Please DocuSign: Palm Beach County FL 2022 (Free Doses) Partners in Protection Shelter Agreemen...

Source Envelope:

Document Pages: 10

Signatures: 3

Envelope Originator:

Certificate Pages: 4

Initials: 0

Patricia George

AutoNav: Enabled

Binger Straße 173

Envelopeld Stamping: Enabled

Ingelheim, Rheinland-Pfalz CT 55216

Time Zone: (UTC+01:00) Amsterdam, Berlin, Bern, Rome, Stockholm, Vienna

patricia.george@boehringer-ingelheim.com

IP Address: 165.225.220.104

Record Tracking

Status: Original

Holder: Patricia George

Location: DocuSign

1/26/2022 10:10:25 PM

patricia.george@boehringer-ingelheim.com

Signer Events

Sarah Cloud

Sarah.Cloud@boehringer-ingelheim.com

Director of Customer Marketing , U.S. Pet

Boehringer Ingelheim

Security Level: Email, Account Authentication (None)

Signature

DocuSigned by:
Sarah Cloud
481524F46E12499...

Signature Adoption: Pre-selected Style
Using IP Address: 165.225.221.48

Timestamp

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Signed: 1/27/2022 6:42:01 PM

Electronic Record and Signature Disclosure:

Accepted: 10/28/2021 3:11:39 PM

ID: 8a392b9b-9b31-4cbe-8d73-d3fdb282254d

Anne Helfant

AHelfant@pbcgov.org

Senior Assistant County Attorney

Security Level: Email, Account Authentication (None)

DocuSigned by:
Anne Helfant
804811B22F6B464...

Signature Adoption: Pre-selected Style
Using IP Address: 104.179.106.250

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Signed: 1/27/2022 8:56:20 PM

Electronic Record and Signature Disclosure:

Accepted: 1/27/2022 2:09:44 PM

ID: d8c82113-3a50-4880-8027-dd782689dfc1

Janet Steele

JSteele@pbcgov.org

Division Director

Security Level: Email, Account Authentication (None)

DocuSigned by:
Janet Steele
E9304417F03440C...

Signature Adoption: Pre-selected Style
Using IP Address: 151.132.206.250

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Electronic Record and Signature Disclosure:

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In Person Signer Events

Signature

Timestamp

Editor Delivery Events

Status

Timestamp

Agent Delivery Events

Status

Timestamp

Intermediary Delivery Events

Status

Timestamp

Certified Delivery Events

Status

Timestamp

Carbon Copy Events

Julie Ryan-Johnson
julie.ryan-johnson@boehringer-ingenelheim.com
Boehringer Ingelheim Pharma GmbH & Co. KG
Security Level: Email, Account Authentication (None)

Electronic Record and Signature Disclosure:
Accepted: 10/20/2021 4:52:17 PM
ID: 0e23926b-3b9e-4fd3-8157-11535fff4766

Diana Enayati
diana.enayati@boehringer-ingenelheim.com
Boehringer Ingelheim GmbH
Security Level: Email, Account Authentication (None)

Electronic Record and Signature Disclosure:
Accepted: 10/26/2021 12:35:45 PM
ID: d8fc5f-3310-46a8-9c6b-fea7049d2a8c

Status

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COPIED

Timestamp

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Witness Events

Signature

Timestamp

Notary Events

Signature

Timestamp

Envelope Summary Events

Status

Timestamps

Envelope Sent
Certified Delivered
Signing Complete
Completed

Hashed/Encrypted
Security Checked
Security Checked
Security Checked

1/26/2022 10:18:09 PM
1/27/2022 9:43:43 PM
2/1/2022 2:32:23 PM
2/1/2022 2:32:26 PM

Payment Events

Status

Timestamps

Electronic Record and Signature Disclosure

Boehringer Ingelheim
Consent to Proceed with Electronic Signatures

This document describes the frame conditions with regard to the use of the DocuSign® system by the authorized user ('you') for electronic signing and/or processing of documents concerning the business with Boehringer Ingelheim International GmbH, Binger Strasse 173, 55216 Ingelheim am Rhein, Germany or any of its affiliated companies ('we, us or Company').

Via the DocuSign® system, you will be able to complete, review, and even print documents you will electronically sign using only your web browser via the link sent to you by e-mail. Before using the DocuSign® system, please make sure that you are able to meet the technical system requirements, which can be accessed via the DocuSign® website. Please read the information below carefully and thoroughly.

Contractual documents and notices may be sent to you electronically

If not otherwise agreed in a given contract between you and us, we will provide electronically to you through your DocuSign® user account all contractual documents, notices and other documents that are required to be provided or made available to you during the course of our business relationship with you. To reduce the chance of you inadvertently not receiving any notice or document, we will provide all of the required notices and documents to you by the contractually agreed method(s) and to the address(es) provided therein. Subject to the provisions of the given contract you may receive documents and notices electronically or in paper format.

Getting paper copies

As long as you are an authorized user of the DocuSign® system, you will have the ability to download and print any documents we send to you through your DocuSign® user account for a limited period of time (usually 30 calendar days) after such documents are first sent to you. In case a mandatory local legal requirements exists, we will provide paper copies of the contractual documents upon your request which has to be sent to the respective Company contact nominated in the contract.

Consequences of changing your mind

In exceptional cases (f.e. contractually agreed option, mandatory local legal requirement) you may be entitled to elect to receive required notices and disclosures only or additionally in paper format. If you decide to exercise a given option you have to liaise with your respective Company contact nominated in the contract by using the address(es) in accordance with the process contractually foreseen.

Changing your e-mail address

If your e-mail address changes please arrange for your new e-mail address to be reflected in your DocuSign® account by following the process for changing e-mail in the DocuSign® system.

Acknowledging your access and consent to receive materials electronically

To confirm to us that you can access this information electronically, please verify that you were able to read this electronic consent and that you (i) also were able to print on paper or electronically save this disclosure for your future reference and access or that you (ii) were able to e-mail this disclosure and consent to an address where you will be able to print on paper or save it for your future reference and access.

By checking the 'I Agree' box, I confirm that:

- I can access and read this CONSENT TO PROCEED WITH ELECTRONIC SIGNATURES document; and

- I can print on paper the disclosure or save or send the disclosure to a place where I can print it, for future reference and access; and
- Until or unless I have notified my respective Company contact as described above, I consent to receive through electronic means all contractual documents, notices and other documents that are required to be provided or made available to me by the Company during the course of the business relationship with you.