

CUSTOMER ENROLLMENT FORM

CUSTOMER INFORMATION:						
PSG_			Physician Strategy Group			
CUSTOMER NAME			CHANNEL PARTNER NAME			
CUSTOMER ADDRESS (PO Box Address	Not Valid)	CITY		ZIP CODE		
CUSTOMER TELEPHONE NUMBER	CUSTOMER FAX	CUSTOMER FAX NUMBER		ID NUMBER		
AHA ID NUMBER *+	ADJUSTED PATIENT DAYS *+	LICENSED BED COUNT *+	OPERATING BED COUNT *+			
* Per American Hospital Association (A	HA) Guide					
+ Please provide information if memb	ership class of trade equals "Acute"					
<u>CUSTOMER ELIGIBILITY</u> : The Customer within 45 days after announcement to contract access. Upon receipt of these after notification to the Supply Partner.	the appropriate Supply Partner(s). So completed commitment forms, the c	me Supply Partners require comple ustomer identified above will be el	etion of specific commit igible to participate in t	tment or participation forms prior to the specific agreement within 45 days		
CUSTOMER TYPE: (Please select one Cu	stomer Type)					
STAND ALONE: An independent facili	ty with no affiliates or satellites					
SYSTEM: A facility that owns, leases,	and/or manages affiliates/satellites					
SATELLITE: A facility owned, leased, c	or managed by another PROVISTA Cu	stomer. Enter System Name or M	D#:			

CUSTOMER CLASS OF TRADE and PRIMARY DESCRIPTION:

HEALTHCARE					
Acute Care	Acute Medical School Cardiac Hospital General Medical & Surgical Long Term Care Acute Hospital Psychiatric Hospital Rehabilitation Hospital Surgical Hospital				
Ambulatory Care	Ambulatory Surgery Center Dialysis Imaging Center Urgent Care Center				
Clinic/Phys. Practice	Ambulance Service/EMT Clinic/Medical Group Laboratory Student Health Clinic Other:				
HMO – Closed	Group Model HMO Managed Care Plan				
Home Health	Durable Medical Equipment Home Health Services Home Infusion Center Hospice Specialty Pharmacy				
Long Term Care	Assisted Living Long Term Care Rehabilitation				
Retail Pharmacy	Pharmacy				

EDUCATION

University, College or School

College or University Community College K- 12 Early Learning

CORPORATE/MUNICIPALITIES					
Corporate and Municipalities	Corporations and Businesses	Correctional Facilities	Faith Based Organization	State & Local Government	

PRIMARY CUSTOMER CONTACT INFORMATION: (Required to process enrollment)							
CONTACT NAME (PRINT)	CONTACT TITLE	CONTACT E-MAIL ADDRESS	PHONE#				

PROVISTA Sales Rep Initials:

PROVISTA GPO PARTICIPATION AGREEMENT

This Provista GPO Participation Agreement (this "Agreement") is made this _____day of _____, 2011 (the "Effective Date"), by and between Provista, LLC ™ ("Provista"), a Delaware limited liability company, and ______ [insert Customer name] ("Customer").

WHEREAS, Provista is a group purchasing organization ("GPO") that, among other things, negotiates, directly and through its affiliate, Novation, LLC ("Novation") and/or third party agents, vendor and distribution agreements on behalf of participating organizations.

WHEREAS, Customer is an organization that desires to obtain access to the Provista Supplier Agreements (as defined herein) under the terms of this Agreement.

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

- I. <u>Definitions</u>. For purposes of this Agreement, the following terms have the following meanings:
 - A. "Confidential Information" is defined in Section V.
 - B. "Covered Items" means goods, services or intangible rights.
 - C. "Provista Supplier Agreement" means an agreement between Provista (or one of its agents, such as Novation) and a Supplier, pursuant to which the Supplier makes goods, services and/or intangible rights available for purchase by Provista customers.
 - D. "Supplier" means a vendor or distributor of Covered Items.

II. Provista Supplier Agreements

- A. <u>Authorization</u>. Customer hereby authorizes Provista, and its agents, to act as its non-exclusive group purchasing agent for purposes of negotiating and entering into Provista Supplier Agreements. Notwithstanding the foregoing, this authorization shall be contingent upon Customer's proper and timely completion of any necessary enrollment forms or declaration documents. Nothing in any Provista Supplier Agreement shall, in any way, obligate Customer to purchase, license or lease any Covered Item thereunder.
- B. <u>Supplier Agreement Terms</u>. Customer acknowledges and agrees that before it may purchase through Provista Supplier Agreements, Provista may need to ensure that its Suppliers are willing to do business with Customer. Customer further acknowledges and agrees that, in the event that Customer purchases Covered Items pursuant to Provista Supplier Agreement, Customer shall comply with any and all applicable terms and conditions set forth in such Provista Supplier Agreement.

C. <u>Own Use</u>. If Customer is a nonprofit organization, Customer represents and warrants that all goods purchased through Provista Supplier Agreements will be for Customer's "own use," within the meaning of the Nonprofit Institutions Act as interpreted by the U.S. Supreme Court in <u>Abbott Laboratories v. Portland Retail</u> <u>Druggist Association Inc.</u>, 425 U.S. 1 (1976), and following cases. Any breach of the foregoing representation and warranty may result in immediate termination of this Agreement.

III. Supplier Fees and Disclosure Reports

- A. <u>In General</u>. Customer acknowledges and agrees that, pursuant to the terms of Provista Supplier Agreements, Provista may receive fees from Suppliers ("Supplier Fees") for Provista's provision of certain services to Suppliers. Except as noted below, each Provista Supplier Agreement provides for Supplier Fees that are fixed at three percent or less of the purchase price of the Covered Items in the Provista Supplier Agreement.
- B. <u>Fee Database</u>. With respect to Provista Supplier Agreements providing for Supplier Fees that are not fixed at three percent or less of the purchase price of the Covered Items, Customer (or its authorized agent or designee) has been given access to a secure, electronic web-based database that lists all such Supplier Fees, which shall be updated by Provista or Novation, as applicable, from time to time, as necessary.
- C. <u>Contact for Questions</u>. If Customer has any questions concerning Supplier Fees in general or the Supplier Fee provisions of any Provista Supplier Agreement in particular, Customer may contact Provista.
- D. <u>Disclosure Report</u>. Provista shall provide Customer (or its authorized agent or designee) with, or provide Customer with access to, an annual report listing Customer's purchases under Provista Supplier Agreements and the associated Supplier Fees received by Provista based on such purchases.

IV. <u>Term and Termination</u>

- A. <u>Term</u>. The initial term of this Agreement shall commence as of the Effective Date and continue for three (3) years (the "Initial Term"). The Initial Term shall renew automatically from year to year, unless earlier terminated as set forth herein (each, a "Renewal Term"). The Initial Term and any Renewal Terms are referred to herein collectively as the "Term."
- B. <u>Termination Without Cause</u>. Either party may terminate this Agreement at will and without cause at any time upon one hundred eighty (180) days' prior written notice to the other party.
- C. <u>Termination For Cause</u>. Either party may serve written notice of material breach of this Agreement to the other party, which notice shall specify the nature of the breach. If such material breach is not cured within thirty (30) days of the notice, or such additional time as is reasonably required and agreed to by both parties to

cure such material breach, the notifying party may terminate this Agreement upon ten (10) days written notice thereafter.

- D. <u>Bankruptcy</u>. If there is filed by or against a party a petition for its adjudication as bankrupt or insolvent or for its reorganization under the United States Bankruptcy Code or for the appointment pursuant to any local, state or federal bankruptcy or insolvency law of a receiver or trustee of such party's property, or an assignment by such party for the benefit of its creditors or the taking of possession of the property of such party by any local, state or federal government officer or agency or court-appointed official for the dissolution, liquidation, supervision or receivership of such party or for the operating, either temporarily or permanently, of such party's business, then this Agreement may be terminated by the other party upon thirty (30) days' prior written notice; provided, however, that if such action is commenced against such party, the action to be dismissed within thirty (30) days after the filing or commencement of such action.
- E. <u>Effect of Expiration or Termination</u>. Upon any expiration or termination of this Agreement, Sections V.A., V.D., V.E., V.G., V.H., V.I., V.K., V.L., V.M., and V.N. shall survive.
- V. <u>Miscellaneous</u>
 - A. <u>Confidentiality</u>
 - 1. <u>General</u>. Except as provided below, neither party shall, during the term of this Agreement and for a period of three (3) years after the expiration or termination thereof, disclose to any third party, other than its employees or agents with a need to know who have been advised of the confidentiality restrictions contained in this Agreement, or use for any purpose other than compliance with this Agreement, any of the Confidential Information of the other party.
 - 2. <u>Exclusions</u>. The obligation of confidentiality described in this Section V.A. shall not apply to information that is:
 - a) publicly available through no fault of the receiving party;
 - b) received from a third party who is not under an obligation of confidentiality to the disclosing party;
 - c) known by the receiving party prior to disclosure by owner;
 - d) developed by the receiving party independently from the Confidential Information of the owner; or
 - e) required to be disclosed by law or legal process, as determined by the receiving party based on the advice of legal counsel, so long as the party uses reasonable efforts to notify the disclosing party prior to such disclosure.

- 3. <u>Provista Disclosures</u>. Notwithstanding anything in this Agreement to the contrary, Provista shall have the right to disclose the terms and conditions of this Agreement to Channel Partner, Suppliers with whom Provista has Provista Supplier Agreements, and federal, state, and local governmental regulatory entities.
- 4. <u>Definition</u>. For purposes of this Agreement, the term "Confidential Information" includes:
 - any information which refers or relates to this Agreement, any agreements between Provista and its customers, and any Provista Supplier Agreement, including but not limited to any information relating to Supplier pricing, customer data, customer lists, financial analyses, benchmarking, and comparative reports of any kind prepared by the other party;
 - b) any information that a party marks as "Confidential," "Proprietary" or with a similar legend prior to disclosure;
 - any information which is orally identified as confidential at the time of disclosure and confirmed as confidential in writing within three (3) business days following such disclosure; and
 - d) all information generated by a party that contains, reflects, or is derived from Confidential Information.
- 5. <u>Sanctions</u>. The parties agree that money damages will not be a sufficient remedy for any breach of the confidentiality provisions of this Agreement. The non-breaching party shall be entitled to seek specific performance and/or injunctive relief, in addition to any other remedies available at law or in equity, upon the breach or threatened breach of this Section V.A. of the Agreement without posting bond and without proof of actual damages.
- B. <u>Assignment</u>. This Agreement may not be transferred or assigned without the prior written consent of the non-assigning party; provided, however, that Provista may, without the consent of Customer, assign this Agreement to a parent, affiliate or subsidiary or to the successor in interest in the event of a merger or sale of substantially all of its assets. Any attempt to assign this Agreement without the required consent shall be void.
- C. <u>Binding Agreement</u>. This Agreement will inure to the benefit of and be binding on the parties and their permitted successors and assigns.
- D. <u>Reporting Price Reductions; Compliance with Law</u>. Customer represents, warrants and guarantees that at all times during the Term of this Agreement, Customer shall comply with all applicable federal, state and local laws. To the extent Customer receives discounts, rebates or any other price reductions as a result of purchases under a Provista Supplier Agreement, or any other remuneration under this Agreement or any Provista Supplier Agreement, Customer may have an obligation under federal or state law to disclose such

price reductions or remuneration to federal or state health care programs or other payors, and Customer agrees to comply with all such laws.

- E. <u>Attorneys' Fees and Costs</u>. In the event that either party resorts to legal action to enforce or interpret any provision of this Agreement, the prevailing party shall be entitled to recover the costs and expenses of such action so incurred, including, without limitation, reasonable attorneys' fees.
- F. <u>Exclusion</u>. Each party represents and warrants that it has never been, and shall never be, during the term of this Agreement, excluded from participation in any federal health care program (as such term is defined in 42 U.S.C. § 1320a-7b(f)) ("Federal Health Care Program"), or been debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded by any federal department or agency. Each party represents and warrants that it has not been the subject of an actual, pending or threatened formal adverse action, as that term is defined in 42 U.S.C. § 1320a-7e(g). Each party agrees that it will notify the other party immediately in the event it is excluded from any Federal Health Care Program, or debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded by any federal department.
- G. <u>Indemnification</u>. Each party (the "indemnifying party") shall hold harmless and indemnify the other party, its shareholders, directors, officers and assigns (collectively, the "indemnified party"), from and against any and all claims, actions, causes of action, verdicts, demands, orders, judgments, settlements, liabilities, losses, costs, obligations, damages, expenses, offsets, deductions, refunds, recoupments, or penalties (including court costs and attorney and other consultancy fees) incurred by or assessed against the indemnified party that in any way arise or result from, directly or indirectly, breach of this Agreement by, or any act or omission of, the indemnifying party. The indemnification obligations set forth herein are subject to the indemnifying party being promptly notified of any and all threats, claims and proceedings related thereto and given reasonable assistance and the opportunity to assume sole control over the defense and all negotiations for a settlement or compromise.
- H. <u>Limitation of Liability</u>. Neither party shall be liable for special, incidental or consequential damages under this Agreement, even if advised of the possibility thereof. All remedies available to an aggrieved party herein under this Agreement, at law, or in equity, are cumulative and not mutually exclusive. Provista and its parent, subsidiaries, affiliates, directors, officers, agents and employees shall not be liable to Customer for any act, or failure to act, in connection with any Provista Supplier Agreement (or Provista program), including, but not limited to, any failure of a Supplier to furnish the Covered Items that the Supplier has agreed to furnish under any Provista Supplier Agreement. Without limiting the generality of the foregoing, Provista hereby disclaims and excludes any express or implied representation or warranty regarding any Covered Items under any Provista Supplier Agreement (or Provista program).
- I. <u>Entire Agreement</u>. This Agreement constitutes the entire agreement of the parties with respect to the transactions contemplated hereby. This Agreement supersedes all written or oral prior agreements or understandings with respect to

the subject matter hereof. This Agreement may not be amended or modified, and no provision of this Agreement may be discharged or waived, except by a writing signed by Provista and Customer. A waiver of any particular provision will not be deemed a waiver of any other provision, nor will a waiver given on one occasion be deemed to apply to any other occasion.

- J. <u>Severability</u>. In the event any provision of this Agreement is for any reason deemed to be invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability will not affect any other term or provision of this Agreement, and this Agreement will be construed by limiting or invalidating such provision to the minimum extent necessary to make such provision valid, legal and enforceable.
- Notice. Any notice required by this Agreement will be deemed to be properly given if sent by (1) certified or registered mail, return receipt requested, or (2) national courier service, such as federal express, at the addresses set forth below or at any other address of which notice has been properly given pursuant to the provisions of this <u>SectionV.K.:</u>

Provista, LLC 220 E. Las Colinas Blvd. Irving, TX 75039 Attn: Legal Counsel

- L. <u>Governing Law</u>. This Agreement will be construed under and governed by the laws of the State of Texas.
- M. <u>Independent Contractors</u>. The parties to this Agreement are independent contractors and are solely responsible for the conduct of their respective employees, agents, and representative in connection with the performance of their obligations under this Agreement. Neither party will, by entering into this Agreement, become liable for any of the existing or future obligations, liabilities or debts of the other party. Nothing in this Agreement will be construed as creating a partnership or joint venture between Provista and Customer.
- N. <u>Audit Rights</u>. At any time during the Term of this Agreement and for a period of one (1) year following termination or expiration of the Agreement, Provista and Customer or its authorized representatives will have the right, upon reasonable written notice and during regular business hours, to inspect and audit all such books, records and accounts of the other party as is necessary to establish and verify the other's compliance with this Agreement

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed and delivered by their respective authorized representatives.

PROVISTA, LLC

By: _____ Name: _____ Title: _____ Date: _____

CUSTOMER

By:	 	
Name:		
Title:		
Date:		

<u>**Tax Status**</u>. Member has checked the number below that correctly reflects Member's organizational legal structure and tax status, and agrees to provide Provista with written notice of any changes during the term of this Agreement.

Federal tax-exempt entity -- Member must provide a copy of IRS determination letter (Internal 1. Code 5)

□ 2. Federal taxable entity (Internal Code 6)

*Tax ID

Number:

* Tax ID Number is required for enrollment



NON-ACUTE DISTRIBUTION AGREEMENT FORM

		MID / LIC		Primary Contact Name				
PSG_								
Street Address D		Distributor ID Nur	Distributor ID Number		Contact E-mail Address			
City, State and Zip N		Member Fax Num	Member Fax Number		one Number			
† Non-Acute	Medical Surgical Distribution							
Check one class	of trade: Physician Ambulatory Care Long-Term Care Hor	ne Health Care H	lome Health	Patient Direct				
Contract No.	Distributor	Coverage	PHY	AMB	LTC	ннс	HHC-PD	
ND60022	*Cardinal Health	National	x	X				
ND60042	Gulf South Medical Supply	National	~		x	x	x	
ND60054	Home Healthcare Solutions	National			~	~	x	
ND60043	Independence Medical	National			x	x	x	
ND60024	**Kreisers Inc.	Regional	x	x	~	x	X	
ND60036	*McKesson Corp.	National	x	x		~		
ND60041	Medical Specialties	National	^	^	x	x	x	
ND60025	**National Distribution and Contracting		x	x	x	x	^	
ND60023		Regional National	x	x	^	^		
	Physician Sales and Services							
ND60120	Henry Schein, Inc.	National	X	X	 hutar far hat	 		
**National Di	Novation Med-Surg & Pharmacy portfolios available throus stribution and Contracting or NDC is a regional group of local c	-					wor is in NDC's	
	individual contract summary (ND60025). Also refer to the						Well is in NDC S	
Authorized Non	-Acute Medical Surgical Distributor (from list above):	sonn act sammary	ior nichoere	(11200021)101	a not of state			
	Pharmacy Distribution: "Multi-Source Solutions"							
Contract No.	Distributor			DEA Nu	mber (s)			
ND6022	Cardinal Health	-		DEATHG				
ND6036	McKesson Corp.							
ND6120	Henry Schein, Inc.							
	-Acute Pharmacy Distributor "Multi-Source Solutions" (from 1	list abova):						
	Pharmacy Distribution	ist ubove).						
Contract No.	Distributor				ımber(s)			
ND6011	Besse Medical			DLA NU				
ND6011 ND6014								
ND6014 ND6013	CuraScript							
	Seacoast Medical							
	-Acute Pharmacy Distributor (from list above):							
	Laboratory Distribution							
Contract No.	Distributor	Customer Number						
	Cardinal Health (must include customer# or will be denied)	_						
DL91001	LABSCO (Laboratory Supply Co.)							
	-Acute Laboratory Distributor (from list above):							
	Office Distribution							
Contract No.	Distributor	_						
BP50091	Staples	_						
BP50092	OfficeMax							
Authorized Non-Acute Office Distributor (from list above):								
Completed By Name and Title (<i>Please Print</i>)								
Authorized Member Representative Signature		Date Signed						

† Potential Pharmacy Participants, Please Note:

Your DEA number is required to participate in the pharmacy program. The address listed on the DEA certificate must match the address for the entity above. HCO represents and warrants that all pharmaceuticals purchased under the Pharmaceutical Agreements will be for the HCO's "own use" and that HCO will observe and comply with all applicable laws. Entities with a class of trade of anything other than "Physician" (MCO) are required to complete the Novation Pharmacy Program Participation Agreement before access to the pharmacy contract catalog will be granted. Enrollment into the Novation Pharmacy Program does not guarantee the customer will meet the individual supplier requirements to receive pricing under the Novation Agreements. Customer pricing eligibility for products included in the Novation Pharmacy Program is determined by the participating suppliers based on the customer class of trade. Each supplier has determined how pricing will be assigned to each class of trade in order for that company to meet federal pricing requirements.



NDC SUB CONTRACTS

NDC001 NDC-ACO NON-ACUTE MS DISTRIBUTION NDC002 NDC-ADCO FL NON-ACUTE MS DISTRIBUTION NDC003 NDC-ADCO ME NON-ACUTE MS DISTRIBUTION NDC004 NDC-AFFILIATED NON-ACUTE MS DISTRIBUTION NDC006 NDC-ALL MED NON-ACUTE MS DISTRIBUTION NDC008 NDC-BLUE MEDICAL NON-ACUTE MS DISTRIBUTION NDC010 NDC-CLAFLIN COMPANY NON-ACUTE MS DISTRIBUTION NDC013 NDC-DELAWARE VALLEY SURG SUPP NON-ACUTE NDC014 NDC-DELCREST MEDICAL PRODUCTS NON-ACUTE NDC015 NDC-DIAMED NON-ACUTE MS DISTRIBUTION NDC018 NDC-GLOBE MED SURG SUPPLY NON-ACUTE MS DISTRIB NDC019 NDC-GROGAN'S HEALTHCARE SUPP NON-ACUTE MS NDC020 NDC-HEARTLAND MED SUPP NON-ACUTE MS DISTRIBUT NDC021 NDC-HOLLADAY SURG SUPP NON-ACUTE MS DISTRIBUT NDC022 NDC-HOSPITAL ASSOCIATES NON-ACUTE MS DISTRIBUTI NDC023 NDC-HUB'S HOME OXYGEN & MED NON-ACUTE MS NDC024 NDC-INFOLAB-FL NON-ACUTE MS DISTRIBUTION NDC025 NDC-INFOLAB-GA NON-ACUTE MS DISTRIBUTION NDC026 NDC-INFOLAB-IN NON-ACUTE MS DISTRIBUTION NDC027 NDC-INFOLAB-LYON MS NON-ACUTE MS DISTRIBUTION NDC028 NDC-INFOLAB-CLARKSDALE MS NON-ACUTE MS DISTRIB NDC029 NDC-INFOLAB-NC NON-ACUTE MS DISTRIBUTION NDC030 NDC-INFOLAB-TX NON-ACUTE MS DISTRIBUTION NDC031 NDC-J & B MEDICAL SUPPLY NON-ACUTE MS DISTRIBUTI NDC032 NDC-KERN SURGICAL SUPPLY NON-ACUTE MS DISTRIBU NDC034 NDC-LYNN MEDICAL NON-ACUTE MS DISTRIBUTION NDC036 NDC-MEDICO-MART NON-ACUTE MS DISTRIBUTION NDC038 NDC-MEGA MEDICAL SUPPLY NON-ACUTE MS DISTRIBU NDC039 NDC-METRO MEDICAL SUPPLY WHS NON-ACUTE MS NDC040 NDC-MIDLAND HOSPITAL SUPPLY NON-ACUTE MS DIST NDC041 NDC-MIDSTATE MEDICAL SUPPLY NON-ACUTE MS DIST NDC042 NDC-MISSION MEDICAL SALES & SERVICE NON-ACUTE NDC043 NDC-NS LOW NON-ACUTE MS DISTRIBUTION NDC044 NDC-NEIL MEDICAL GROUP NON-ACUTE MS DISTRIBUTI NDC090 NDC-STERLING SURGICAL SUPPLY

NDC046 NDC-ONESOURCE HEALTHCARE NON-ACUTE MS DISTRIB NDC048 NDC-PHARMACEUTICAL HEALTH CARE NON-ACUTE NDC049 NDC-PHARMED CORP NON-ACUTE MS DISTRIBUTION NDC051 NDC-WEINSTEIN TX NON-ACUTE MS DISTRIBUTION NDC052 NDC-WEINSTEIN HI NON-ACUTE MS DISTRIBUTION NDC053 NDC-RALLY NON-ACUTE MS DISTRIBUTION NDC055 NDC-SCENIC NON-ACUTE MS DISTRIBUTION NDC057 NDC-SEACOAST MEDICAL NON-ACUTE MS DISTRIBUTION NDC058 NDC-SHARED SERVICE NON-ACUTE MS DISTRIBUTION NDC059 NDC-SHENANDOAH NON-ACUTE MS DISTRIBUTION NDC060 NDC-SOURCE PRODUCTS NON-ACUTE MS DISTRIBUTION NDC061 NDC-TURENNE NON-ACUTE MS DISTRIBUTION NDC062 NDC-UNITED MEDICAL NON-ACUTE MS DISTRIBUTION NDC063 NDC-UNITED SURGICAL NON-ACUTE MS DISTRIBUTION NDC064 NDC-VES NON-ACUTE MS DISTRIBUTION NDC066 NDC-GREEN VALLEY MEDICAL SUPPLY NDC067 NDC-MED CHEM, INC. NDC068 NDC-ALPHA SCIENTIFIC, INC. NDC069 NDC-IMPERIAL SURGICAL SUPPLY CORPORATION NDC070 NDC-XCEL SUPPLY NDC075 NDC-DILLER MEDICAL, INC. NDC076 NDC-VANTAGE MEDICAL SUPPLY NDC078 NDC-SOURCE NON-ACUTE MS DISTRIBUTION NDC079 NDC-ENDO-SURG NON-ACUTE MS DISTRIBUTION NDC080 NDC-DDP MEDICAL NON-ACUTE MS DISTRIBUTION NDC081 NDC-COLBALT NON-ACUTE MS DISTRIBUTION NDC082 NDC-HEMASOURCE NDC084 NDC-PARK SURGICAL NON-ACUTE MS DISTRIBUTION NDC085 NDC-CONNETQUOT WEST NON-ACUTE MS DISTRIBUTION NDC086 NDC-ALLIED MEDICAL NON-ACUTE MS DISTRIBUTION NDC087 NDC-RR DONNELLEY NDC088 NDC-SOUTHEAST PHARMACEUTICALS, INC. NDC089 NDC-LEE MEDICAL INC