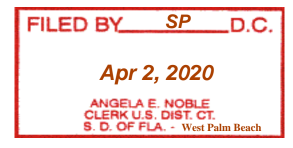
### UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

Case No. 17-8526-DLB

IN RE:

THIRD APPLICATION TO AMEND ORDER TO COLLECT, DISCLOSE, AND USE MEDICAL RECORDS TO CRIMINALLY INVESTIGATE DRUG AND ALCOHOL TREATMENT PROGRAMS, LABORATORIES, MEDICAL DIRECTORS, AND THEIR RESPECTIVE EMPLOYEES AND AGENTS



#### SEALED ORDER

THIS MATTER has come before the Court upon the Third Application to Amend under Seal filed by the United States of America, for an amendment to the Order dated December 12, 2017 (the "2017 Order"), the amended Order dated July 16, 2019 (the "July 2019 Order"), and the second amended Order dated October 25, 2019 (the "October 2019 Order"), in Case No. 17-8526-DLB, pursuant to 42 U.S.C. § 290dd-2 and 42 C.F.R. §§ 2.64 and 2.66, authorizing the collection, disclosure, and use of patient treatment records, including any confidential communications contained therein, to criminally investigate employees and agents of federally regulated and/or supported substance abuse treatment programs, specifically the laboratories and treatment centers which are identified in the attached Exhibit 1.

The Court finds that the Applicant has shown good cause for issuance of a third amended Order that adds additional targets to Exhibit 1, for the reasons set forth in the original Application and Affidavit submitted on December 12, 2017, and in the instant Third Application to Amend.

### [INTENTIONALLY LEFT BLANK]

The Court further incorporates by reference the entirety of the 2017 Order, the July 2019 Order, and the October 2019 Order as if fully set forth herein.

DONE AND ORDERED in Chambers at West Palm Beach, Florida, this 2nd day of April,

2020.

HON. DAVE LEE BRANNON UNITED STATES MAGISTRATE JUDGE

Copy furnished:

Alexandra Chase, AUSA John Gerrity, FBI

## <u>Exhibit 1</u>

# Treatment Facilities



# Medical Providers

