Case 24-20576-CLC Doc 224 Filed 11/21/24 Page 1 of 2 SUN-SENTINEL

Sold To:

Epiq Class Action & Claim Solutions - CU80156552 10300 SW Allen Blvd Beaverton,OR 97005-4833

Bill To:

Epiq Class Action & Claim Solutions - CU80156552 10300 SW Allen Blvd Beaverton,OR 97005-4833

Published Daily Fort Lauderdale, Broward County, Florida Boca Raton, Palm Beach County, Florida Miami, Miami-Dade County, Florida

State Of Florida County Of Orange

Before the undersigned authority personally appeared Rose Williams, who on oath says that he or she is a duly authorized representative of the SUN-SENTINEL, a DAILY newspaper published in BROWARD/PALM BEACH/MIAMI-DADE County, Florida; that the attached copy of advertisement, being a Legal Notice in:

The matter of 11745-Other Legal Notices, Was published in said newspaper by print in the issues of, and by publication on the newspaper's website, if authorized on Oct 28, 2024

Affiant further says that the newspaper complies with all legal requirements for publication in Chapter 50, Florida Statutes.

Signature of Affiant

Sworn to and subscribed before me this: October 31, 2024.

Signature of Notary Public

Notary Public State of Florida Leanne Rollins My Commission HH 500022 Expires 4/27/2028

Name of Notary, Typed, Printed, or Stamped Personally Known (X) or Produced Identification ()

Money

from Page 1

Both measures are on the Nov. 5 ballot and need 60% of the vote to pass. Polls have shown the votes could go either way.

DeSantis has vowed to defeat both proposed amendments, hosting events across the state slamming the measures.

In the months leading up to Election Day, four state agencies agreed to spend a combined \$16.2 million with the Tallahassee-based marketing firm Strategic Digital Services on unspecified public information campaigns, according to purchasing records first reported on by the investigative website Seeking Rents.

Those agencies and the governor's office didn't respond to questions seeking more details on exactly what work is being done under those agreements or whether they include tasks unrelated to abortion and marijuana. Company officials at Strategic Digital Services didn't return emails and a phone message seeking comment.

The Florida Department of Children and Families' \$5.1 million deal with Strategic Digital Services involves a campaign on the "dangers of marijuana, opioid, and drug use," as well as "additional services related to mothers, babies, and families."

Nearly \$4 million of those funds came from Florida's opioid settlement trust fund, according to a state database. That's money Florida received as part of court settlements with opioid manufacturers, distributors and dispensers. Florida is receiving \$3 billion over 18 years to combat the opioid epidemic.

Amendment 3 supporters said those funds are being misdirected to target marijuana, instead of strictly addressing opioid abuse.

Purchasing records for the other agreements don't include specific topics, only that the funds would be used for a "media campaign" and "public information campaign services."

But the state spending coincides with a wave of abortion and marijuana-related ads sponsored by the Agency for Health Care Administration, the department of children and families, the Florida Department of Education and the Florida Department of Health that have aired on television and online.

State agencies have the authority and "dedicated funding" to educate the public on important issues, Bryan Griffin, a spokesman for the governor, said in an



Gov. Ron DeSantis is backed by physicians opposed to an abortion rights initiative. RICARDO RAMIREZ BUXEDA/ORLANDO SENTINEL

email. He didn't specify how much money had been set aside for those

"Of course, the state is going to educate Floridians on the dangers associated with drug use and ensure truthful information is disseminated regarding laws that protect the health of moms and their kids," Griffin said when asked about the agreements with Strategic Digital Services.

The ads haven't directly told Floridians how they should vote, but critics say they are biased and implicitly trying to sway the elec-

"No matter where you stand on an issue, this is still a democracy and in a democracy we do not spend taxpayer dollars in advance of a political issue," said state Sen. Joe Gruters, a Sarasota Republican who supports the marijuana amendment and opposes the abortion one. "Tax dollars are meant to be spent on our police, schools, roads and other public programs that make our state great, not political agendas."

Gruters said he thinks the state's advertising spending violates a Florida law prohibiting the use of tax dollars for political purposes. So far, though, the courts have dismissed such challenges.

Gruters joined incoming Florida Senate Democratic Leader Jason Pizzo and Orlando attorney John Morgan on Friday in condemning the taxpayer-funded ads.

"We, the taxpayers, have to say, 'This is wrong. This shouldn't be going on. Take your hands off our money," said Morgan, who spearheaded past ballot initiatives that legalized medical marijuana and raised the minimum wage in Flor-

Morgan has endorsed this year's recreational marijuana effort and appeared in a radio ad supporting

One of the state's abortion ads features Dr. Steven Christie, a member of the Florida Board of Medicine. He takes issue with what he calls "misinformation" about Florida's abortion laws and "lies that could convince women to not seek necessary care." Christie says Florida allows abortions to protect the life and health of the mother and grants exceptions for rape and incest.

The segment counters ads by Amendment 4 supporters who say Florida's six-week abortion ban is resulting in women with pregnancy complications being denied needed care. Supporters say the exceptions are problematic because women must jump hurdles to qualify. Women who are raped must show documentation, such as a police report or restraining order. Two doctors must sign off on a health exception. Another ad targeting Amend-

ment 3 accuses corporations of engineering marijuana to "rewire the human mind," listing rapid-onset psychosis, addiction and schizophrenia as "common side effects of these ultra-powerful strains."

"Protect your children from the dangers of gateway drugs like marijuana and opioids. Their future is on the line," the ad's narrator says.

Amendment 3 supporters say legalization would allow law enforcement to focus on serious crime by cutting out black-market cartels and ensure pot users have access to a safer, regulated product.

State officials have prevailed in lawsuits challenging the legality of such taxpayer-funded messaging. Pizzo, D-Sunny Isles Beach, sued over an ad from the Florida Department of Transportation warning that DUI crashes have increased in states that have legalized mari-

He contended that the department lacked the authority to "approve and expend funds to influence the outcome of elections." The agency spent \$150,000 and tapped into a program from the Florida Association of Broadcasters that airs public service announcements at no charge or a discounted rate, according to the suit.

Judge Angela C. Dempsey dismissed Pizzo's challenge, writing that the agency had the budgetary authority to spend funds on public service announcements and the ad does not mention Amendment 3, voting or the election.

Judges also swatted down lawsuits accusing DeSantis' administration of unlawfully interfering with the abortion rights amendment. Abortion rights supporters challenged a state website that proclaims Amendment 4 "threatens women's safety."

Even without the state-funded commercials, the two ballot initiatives have generated huge sums of political spending.

As of Oct. 4, Amendment 3 had seen \$68 million in ad spending with \$55.1 million in favor of legal marijuana and nearly \$13 million opposing it, according to the media tracking firm AdImpact.

Amendment 4 supporters had spent \$22.2 million promoting the abortion rights measure, while opponents had put \$10.5 million into attacking it.

United States Bankruptcy Court, Southern District of Florida Date cases filed for chapter 11: 10/13/2024 Official Form 309F1 (For Corporations or Partnerships) Notice of Chapter 11 Bankruptcy Case

Name of Debtor	Other Names Used by the Debtors (if any)	EIN	Case No.
MBMG Holding, LLC		85-3923880	Case No. 24-20576-CLC
Care Center Medical Group, LLC		82-3309052	Case No. 24-20577-CLC
Care Center Network, LLC		26-4795784	Case No. 24-20580-CLC
CCMC Physician Holdings, Inc.		33-1244532	Case No. 24-20578-CLC
Clinical Care Pharmacy, LLC		27-2532103	Case No. 24-20579-CLC
Florida Family Primary Care Center, LLC		46-4435005	Case No. 24-20581-CLC
Florida Family Primary Care Center of Pasco, LLC		32-0478570	Case No. 24-20582-CLC
Florida Family Primary Care Centers of Orlando, LLC		99-4853086	Case No. 24-20583-CLC
Florida Family Primary Care Centers of Pinellas, LLC		46-4457075	Case No. 24-20584-CLC
Florida Family Primary Care Centers of Tampa, LLC		46-4440631	Case No. 24-20585-CLC
MB Medical Operations, LLC		81-4488450	Case No. 24-20586-CLC
MB Medical Transport, LLC		32-0513476	Case No. 24-20587-CLC
MBMG Intermediate Holding, LLC		85-3889320	Case No. 24-20588-CLC
Miami Beach Medical Centers, Inc. f/k/a Rodolfo Dumenigo, M.D., P.A.		65-0603933	Case No. 24-20589-CLC
Miami Beach Medical Consultants, LLC		26-2302737	Case No. 24-20590-CLC
Miami Medical & Wellness Center, LLC		32-0432474	Case No. 24-20591-CLC

For the debtors listed above, a case has been filed under chapter 11 of the Bankruptcy Code. This notice has important information about the case for creditors, debtors, including information about the meeting of creditors and deadlines. Read carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtor or the debtor's property. For example, while the stay is in effect, creditors cannot sue, assert a deficiency, repossess property. or otherwise try to collect from the debtor. Creditors cannot demand repayment from debtors by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees. Confirmation of a chapter 11 plan may result in a discharge of debt. A creditor who wants to have a particular debt excepted from discharge may

be required to file a complaint in the bankruptcy clerk's office within the deadline specified in this notice. (See #8 below for more information.) To protect your rights, consult an attorney. The bankruptcy clerk's office staff cannot give legal advice. Do not file this notice with

any proof of claim or other filing in the case.

WARNING TO DEBTOR: WITHOUT FURTHER NOTICE OR HEARING THE COURT MAY DISMISS YOUR CASE FOR FAILURE OF THE DEBTOR TO

APPEAR AT THE MEETING OF CREDITORS OR FAILURE TO TIMELY FILE REQUIRED SCHEDULES, STATEMENTS OR LISTS. 1. Debtors' Full Names: MBMG Holding, LLC, et al. **

** (See above for full names of all Debtors)

See also #9 below.

2. All Other Names Used in the Last 8 Years: 3. Address: 7500 S.W. 8th Street, Ste. 400, Miami, FL 33144

4. Debtors'attorney: Paul Steven Singerman, Esq., Jordi Guso, Esq., Christopher Andrew Jarvinen, Esq., Berger Singerman LLP, 1450 Brickell Ave., #1900, Miami, FL 33131, Contact phone: (305) 755-9500

5. Bankruptcy Clerk's Divisional Office Where Assigned Judge is Chambered: C. Clyde Atkins U.S. Courthouse, 301 North Miami Avenue, Miami, FL 33128, Hours open 8:30 a.m. – 4:00 p.m., Contact Phone: (305) 714-1800, Clerk of Court: Joseph Falzone, Dated: October 15, 2024 Documents filed conventionally in paper may be filed at any bankruptcy clerk's office location. Documents may be viewed in electronic format via CM/ECF at any clerk's office public terminal (at no charge for viewing) or via PACER on the internet accessible at pacer.uscourts.gov (charges will apply). Case filing and unexpired deadline dates can be obtained by calling the Voice Case Information System toll—free at (866) 222-8029. As mandated by the Department of Homeland Security, ALL visitors (except minors accompanied by an adult) to any federal building or courthouse, must present a current, valid, government issued photo identification (e.g. drivers' license, state identification card, passport, or immigration card.) 6. *MEETING OF CREDITORS*: NOVEMBER 18, 2024 at 10:00 a.m. (EST). *MEETING WILL BE HELD BY TELEPHONE* Trustee: Office of the **US Trustee**, Call in number: <u>1-844-291-5490</u>, Participant Code: <u>1545029</u>. The debtor's representative must attend the meeting to be questioned under oath. Creditors may attend, but are not required to do so. The meeting may be continued or adjourned to a later date. If so, the date will be on

7. Proof of Claim Deadline: When Filing Proofs of Claim: Claims may be delivered or mailed to: By First Class Mail: CCMC Claims Processing Center, c/o Epiq Corporate Restructuring, LLC, P.O. Box 4420, Beavertón, OR 97076-4420; **By Hand Delivery or Overnight Mail:** CCMC Claims Processing Center, c/o Epiq Corporate Restructuring, LLC, 10300 SW Allen Boulevard, Beaverton, OR 97005. **Proofs of Claim may also** be filed electronically via the case website: https://dm.epiq11.com/CCMC. Deadline for all creditors to file a proof of claim (except governmental units): Filing deadline: 12/23/2024, (5:00 PM (EST)). Deadline for governmental units to file a proof of claim: Filing deadline: 04/11/2025, (5:00 PM (EDT)).

Deadlines for Filing Proof of Claim: A proof of claim is a signed statement describing a creditor's claim. A proof of claim form may be obtained at www.flsb.uscourts.gov, any bankruptcy clerk's office or on the case website at https://dm.epiq11.com/CCMC. Your claim will be allowed in the amount scheduled unless: your claim is designated as disputed, contingent, or unliquidated; you file a proof of

claim in a different amount; or you receive another notice. If your claim is not scheduled or if your claim is designated as disputed, contingent, or unliquidated, you must file a proof of claim or you might not be paid on your claim and you might be unable to vote on a plan. You may file a proof of claim even if your claim is scheduled. You may review the schedules at the bankruptcy clerk's office or online at <u>pacer.uscourts.gov</u> or at the case website of <u>https://dm.epiq11.com/CCMC</u>. Secured creditors retain rights in their collateral regardless of whether they file a proof of claim. Filing a proof of claim submits the creditor to

the jurisdiction of the bankruptcy court, with consequences a lawyer can explain. For example, a secured creditor who files a proof of claim may surrender important nonmonetary rights, including the right to a jury trial. The deadline for filing objections to claims will be established pursuant to Local Rule 3007-1(B)(1) Filing Deadline for a Creditor with a Foreign Address: The deadlines for filing proofs of claim in this notice apply to all creditors. If you are

a creditor receiving a notice mailed to a foreign address, you may file a motion asking the court to extend the deadline to file a proof of claim.

8. Exception to Discharge Deadline: The bankruptcy clerk's office must receive a complaint and any required filing fee by the following deadline. Writing a letter to the court or judge is not sufficient. If § 523 applies to your claim and you seek to have it excepted from discharge, you must start a judicial proceeding by filing a complaint by the deadline stated below. Deadline for Filing the Complaint: 01/17/2025. 9. Creditors with a Foreign Address: Consult an attorney familiar with United States bankruptcy law if you have any questions about your rights

10. Filing a Chapter 11 Bankruptcy Case: Chapter 11 allows debtors to reorganize or liquidate according to a plan. A plan is not effective unless the court confirms it. You may receive a copy of the plan and a disclosure statement telling you about the plan, and you may have the opportunity to vote on the plan. You will receive notice of the date of the confirmation hearing, and you may object to confirmation of the plan and attend the

confirmation hearing. Unless a trustee is serving, the debtor will remain in possession of the property and may continue to operate its business. 11. Option to Receive Notices Served by the Clerk by Email instead of by U.S. Mail: 1) EBN program open to all parties. Register at the BNC website <u>bankruptcynotices.uscourts.gov</u>, **OR** 2) DeBN program open to debtors only. Register by filing with the Clerk of Court, Local Form "Debtor's Request to Receive Electronically Under DeBN Program". There is no charge for either option. See also Local Rule 9036–1(B) and (C).

12. Translating Services: Language interpretation of the meeting of creditors will be provided to the debtor at no cost, upon request to the trustee, through a telephone interpreter service. Persons with communications disabilities should contact the U.S. Trustee's office to arrange for translating services at the meeting of creditors.

13. Discharge of Debts: Confirmation of a chapter 11 plan may result in a discharge of debts, which may include all or part of your debt. See 11 U.S.C. §1141(d). A discharge means that creditors may never try to collect the debt from the debtor except as provided in the plan. If you want to have a particular debt owed to you excepted from the discharge and § 523 applies to your claim, you must start a judicial proceeding by filing a complaint and paying the filing fee in the bankruptcy clerk's office by the deadline in #8.



TOWN OF DAVIE 8800 SW 36TH STREET, DAVIE, FL 33328 **NOTICE OF MEETING & PUBLIC REVIEW PERIOD** 2023-2024 CDBG Consolidated Annual **Performance Evaluation Report** (CAPER)

*Wednesday, November 20th, 2024, at 6:30 p.m.

at the Davie Pine Island Park Multipurpose Center - Cypress Room

(3801 S Pine Island Road, Davie, FL 33328)

The Town of Davie is an "entitlement recipient" of Federal Community Development Block Grant (CDBG) funds from U.S. HUD and is preparing to submit its Consolidated Annual Performance Evaluation Report (CAPER) for FY 2023-2024 on or before December 29, 2024.

The draft CAPER report is available for a 15-day public comment period commencing October 28, 2024, and will end on November 11, 2024. A copy of the Plan may be viewed at the Town's Housing & Community Affairs Division, 4700 SW 64th Avenue, Suite D, Davie, FL 33314 and on the Town of Davie's website: www.davie-fl.gov. A Public Hearing to review and discuss the draft 2023-2024 CAPER will be held on November 20, 2024, prior to adopting the Plan. Public comments may be sent in writing to the Housing & Community Affairs Division during the public comment period commencing October 28, 2024, and ending on November 11, 2024, by 5:30 p.m.

For additional information, contact Glenda E. Martinez, Community Services Manager at 954-797-1196.

Translation services available upon request.

Traducción al español disponible bajo pedido. Para más información, por favor contactar Glenda E. Martinez al 954-797-1196.

By: Evelyn Roig, MMC

Town Clerk

* Meetings are subject to change or cancellation. Contact the Town Clerk's Office for information at (954) 797-1023.

NOTICE: This meeting is open to the public. In accordance with the Americans with Disabilities Act of 1990, all persons who are disabled and who need special accommodations to participate in this meeting because of that disability should contact the Town Clerk's Office at 954-797-1023, not later than two days prior to such proceeding. If you are hearing or speech impaired, please contact the Florida Relay Service by using the following numbers: 1-800-955-8770 (voice) or 1-800-955-8771 (TDD).