

Colorado's Opioid Settlements

The United States is in the midst of a crisis on its streets and in its communities as overdoses, homelessness, and disorder reach record levels. Yet settlement proceeds secured by the State of Colorado present an unprecedented opportunity for generational investment in treatment capacity for chronic substance abuse (CSA) and severe mental illness (SMI).

Colorado is set to receive **more than \$800 million** (\$814,685,173.86) in opioid settlement funds—equal to nearly a third of the state's share of the monumental Tobacco Master Settlement Agreement.¹ With twenty-one separate settlements and payments spread out over decades, the funds are **at risk of being squandered** through ad-hoc allocations to **diffuse and disorganized efforts**.

The state must ensure that this opportunity for treatment investment is not underutilized. **Colorado can make targeted investments in treatment capacity** that will honor those who **suffered** in the opioid crisis and **ensure accessible care** for decades to come.

Colorado adopted a complex allocation structure for settlement fund distribution. The state reserves control of 10 percent (\$111,614,731.44) of funds, allocable by the Attorney General and Department of Law, 20 percent of funds are allocated directly to subdivisions, 60 percent of funds are allocated to independent regional entities (comprised of subdivisions within each region), and the remaining 10 percent (\$79,905,973.33) of funds is allocated to “specific abatement infrastructure projects” intended to abate the opioid crisis, allocable by the 13-person Abatement Council to state agencies or subdivisions.² **The state should combine the state's share and the infrastructure share and vest control of the funds in the legislature.**

Currently, funds are being misallocated. The state allocated \$400,000 to expand a syringe access program in rural areas, \$600,000 to one county to address the “underlying social inequities” of the opioid crisis, and \$700,000 for community events for “Latinx, LGBTQIA+, and justice-involved individuals,” among other misallocations.³

The state must rein in the misallocation of these funds and prioritize investments in comprehensive treatment networks. **Three priorities** (Certified Behavioral Health Clinics,

¹ With the exception of the McKinsey and Publicis settlements, in which the state controls 100 percent of funds.

secure psychiatric beds, and community SMI/CSA response) will ensure these funds have the largest impact on Colorado.

Certified Community Behavioral Health Clinics (CCBHCs)

CCBHCs, designed to ensure access to coordinated comprehensive behavioral health care, have stable funding and are supported by all recent presidential administrations. CCBHCs are a key response to the opioid crisis and can augment other services such as police crisis response teams, homelessness outreach and services, and outpatient psychiatric commitment services.

- **Solution: Fund the development and expansion of CCBHCs.**
 - o Expand the CCBHC footprint with an emphasis on a team-based approach to co-occurring disorders.
 - o Create a stepped approach to SMI/CSA treatment with services provided by the CCBHCs.
 - o Require CCBHCs to offer specific care pathways to meet the needs of individuals with co-occurring disorders.

State Psychiatric Hospitals

Inpatient beds in secure facilities are critical for serving the highest-acuity psychiatric patients. Colorado currently has only **3.3 state psychiatric beds** per 100,000 people for civil (i.e., non-criminal) patients.^{4 5} Treatment Advocacy Center recommends a rate of 30-60 beds per 100,000. Even counting non-public secure psychiatric beds, Colorado still falls short of the minimum.⁶ Secure beds are a costly but necessary expenditure to protect patients with severe psychiatric disorders and the public at large.

- **Solution: Fund the expansion of civil psychiatric beds.**
 - o Invest in expanding state hospital capacity.
 - o Move forensic (criminal) commitments to a jail-based restoration facility.
 - o Apply for one of several Section 1115(a) waivers to expand Medicaid reimbursement for institutions for mental diseases (IMDs).

Inpatient Stabilization Centers and Mobile Crisis Teams

Emergency departments (EDs) are supposed to be a last resort for times of true emergencies, but are increasingly used for all types of immediate-need medical care. This is especially true for low- to medium-acuity mental health crises. In order for CCBHCs and state psychiatric bed expansions to have the largest impact, there must be an immediate triage of low-acuity patients from higher-need patients, or else investments in these facilities will be drowned out,

overburdened, and underutilized by those that need them most, just like emergency departments.

- **Solution: Fund community-based mental health response resources.**
 - Expand community-based recovery centers, including voluntary short-term respite housing, especially for young adults.
 - Leverage CCBHC resources to develop comprehensive mobile crisis response teams in conjunction with police crisis intervention teams (CIT).
 - Support integration of community resources with crisis networks such as the Lifeline to support those in need or provide guidance for concerned loved ones.

COLORADO

[Download all Colorado opioid settlement documents](#)

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STATE-CONTROLLED FUNDS	ALL FUNDS	2025 EOY FUNDS RECEIVED - STATE	2025 EOY FUNDS RECEIVED - ALL	Av. Receipt (All Funds) / Yr (*20)
\$111,614,731.44	\$814,685,173.86	\$52,848,102.67	\$229,244,527.39	\$40,734,258.69

2021 National Opioid Settlement

Colorado v. Distributors

- [Final Consent Judgment](#)
 - [Exhibit A "Distributor Settlement Agreement"](#)
 - [Exhibit B "Colorado Opioids Settlement Memorandum of Understanding"](#)
- The State of Colorado, ex rel. Philip J. Weiser, Attorney General, v. McKesson Corporation, et al., District Court, City and County of Denver, Colorado, Case No. 2022 CV 30867

Colorado v. Janssen

- [Final Consent Judgment](#)
 - [Exhibit A "Janssen Settlement Agreement"](#)
 - [Exhibit B "Colorado Opioids Settlement Memorandum of Understanding"](#)
- The State of Colorado, ex rel. Philip J. Weiser, Attorney General, v. Johnson & Johnson, et al., District Court, City and County of Denver, Colorado, Case No. 2022CV30892

2022 National Opioid Settlement

Colorado v. CVS

- [Final Consent Judgment](#)
 - [Exhibit A "agreement dated as of December 9 2022"](#)
 - [Exhibit B "Colorado Opioids Settlement Memorandum of Understanding"](#)
- The State of Colorado, ex rel. Philip J. Weiser, Attorney General, v. CVS Pharmacy, Inc., et al., District Court, City and County of Denver, Colorado, Case No. 2023CV33239

Colorado v. Walgreens

- [Final Consent Judgment](#)
 - [Exhibit A "agreement dated as of December 9 2022"](#)
 - [Exhibit B "Colorado Opioids Settlement Memorandum of Understanding"](#)
- The State of Colorado, ex rel. Philip J. Weiser, Attorney General, v. CVS Pharmacy, Inc., et al., District Court, City and County of Denver, Colorado, Case No. 2023CV33239

Colorado v. Walmart

- [Final Consent Judgment](#)
 - [Exhibit A “agreement dated as of November 14 2022”](#)
 - [Exhibit B “Colorado Opioids Settlement Memorandum of Understanding”](#)
- The State of Colorado, ex rel. Philip J. Weiser, Attorney General, v. CVS Pharmacy, Inc., et al., District Court, City and County of Denver, Colorado, Case No. 2023CV33239

Colorado v. Allergan

- [Final Consent Judgment](#)
 - [Exhibit A “Allergan Public Global Opioid Settlement Agreement”](#)
 - [Exhibit B “Colorado Opioids Settlement Memorandum of Understanding”](#)
- The State of Colorado, ex rel. Philip J. Weiser, Attorney General, v. Allergan Limited, et al., District Court, City and County of Denver, Colorado, Case No. 2023CV32727

Colorado v. Teva

- [Final Consent Judgment](#)
 - [Exhibit A “Teva Global Opioid Settlement Agreement”](#)
 - [Exhibit B “Colorado Opioids Settlement Memorandum of Understanding”](#)
- The State of Colorado, ex rel. Philip J. Weiser, Attorney General, v. Allergan Limited, et al., District Court, City and County of Denver, Colorado, Case No. 2023CV32727

Other Coalition Opioid Settlements*Colorado v. Kroger*

- [Final Consent Judgment](#)
 - [Exhibit A “agreement dated as of March 22 2024”](#)
 - [Exhibit B “Colorado Opioids Settlement Memorandum of Understanding”](#)
- The State of Colorado, ex rel. Philip J. Weiser, Attorney General, v. The Kroger Co., District Court, City and County of Denver, Colorado, Case No. 2025CV30491

Colorado v. McKinsey

- [Final Consent Judgment](#)
- [McKinsey Allocation Amounts](#)
- The State of Colorado, ex rel. Philip J. Weiser, Attorney General, v. McKinsey & Company, Inc. United States, District Court, City and Court of Denver, Colorado, Case No. []

Colorado v. Mallinckrodt

- [NOAT II Agreement](#)
- [Statewide Abatement Agreement](#)
- [Notice of Abatement Distribution](#)
- [Supplemental Notice of Abatement Distribution \(Reallocations\) Alma Town](#)

Colorado v. Publicis

- [Final Consent Judgment](#)
- The State of Colorado, ex rel. Philip J. Weiser, Attorney General, v. Publicis Health, LLC, District Court, City and County of Denver, Colorado, Case No. []
- [Complaint](#)

Colorado v. Endo

- [Global Public Trust Agreement](#)
- [Notice of Abatement Distribution](#)

2025 National Settlements

Colorado v. Purdue

- [missing documentation]
- The State of Colorado ex rel. Phil Weiser, Attorney General v. Purdue Pharma L.P., et al., District Court of Denver, Case No. 2018CV33300 [unconfirmed]

Colorado v. Mylan

- [missing documentation]

Colorado v. Hikma

- [missing documentation]

Colorado v. Amneal

- [missing documentation]

Colorado v. Apotex

- [missing documentation]

Colorado v. Indivior

- [missing documentation]

Colorado v. Sun Pharmaceuticals

- [missing documentation]

Colorado v. Alvogen

- [missing documentation]

Colorado v. Zydus

- [missing documentation]

Independent Settlements

¹ KFF. "Actual Tobacco Settlement Payments Received by the States (in millions)." Accessed 8 September 2025.

<https://www.kff.org/health-costs/state-indicator/tobacco-settlement-payments>.

² "Colorado Opioids Settlement Memorandum of Understanding." <https://drive.google.com/file/d/1-V2hrcb1u4GP1Eqh6nPkoXtikOZRBLpU/view?usp=sharing>.

³ Colorado Attorney General, "State and Infrastructure Funds." Accessed 19 September 2025.

<https://geoinfo.coag.gov/portal/apps/sites/#/settlement-distributions/pages/state-share-and-infrastructure>.

⁴ Treatment Advocacy Center "Colorado Psychiatric Beds Report." 2023. <https://www.tac.org/wp-content/uploads/2023/10/Coloradobedsinformation.pdf>.

⁵ United States Census Bureau, "2023 American Community Survey – Total Population."

[https://data.census.gov/table/ACSDT1Y2023.B01003?q=population&t=Population+Total&q=010XX00US\\$0400000](https://data.census.gov/table/ACSDT1Y2023.B01003?q=population&t=Population+Total&q=010XX00US$0400000).

⁶ Silver, Shanti, "Estimating Psychiatric Bed Need in the United States," p. 2-4. Treatment Advocacy Center Office of Research and Public Affairs. January 2024. https://www.tac.org/wp-content/uploads/2024/03/TAC_ORPA_ResearchSummary1.24.pdf.