July 14, 2014

AMENDED AGENDA

◊ PUBLIC NOTICE ◊

The Nevada State Board of Pharmacy will conduct a meeting beginning Wednesday, July 23, 2014 at 9:00 am. The meeting will continue, if necessary, on Thursday, July 24, 2014 at 9:00 am or until the Board concludes its business at the following location:

Hilton Garden Inn
7830 S Las Vegas Boulevard
Las Vegas

Please Note

The Nevada State Board of Pharmacy may address agenda items out of sequence to accommodate persons appearing before the Board or to aid in the efficiency or effectiveness of the meeting;

The Nevada State Board of Pharmacy may combine two or more agenda items for consideration; and

The Nevada State Board of Pharmacy may remove an item from the agenda or delay discussion relating to an item on the agenda at any time.

Public comment is welcomed by the Board, but will be heard during the public comment item and may be limited to five minutes per person. The president may allow additional time to a given speaker as time allows and in his or her sole discretion.

Prior to the commencement and conclusion of a contested case or a quasi judicial proceeding that may affect the due process rights of an individual the board may refuse to consider public comment. See NRS 233B.126. Please be aware that after the quasi-judicial board or commission had rendered a decision in the contested case and assuming this happens before adjournment, then you may advise the board or commission that it may entertain public comment on the proceeding at that time.
CONSENT AGENDA

The Consent Agenda contains matters of routine acceptance. The Board Members may approve the consent agenda items as written or, at their discretion, may address individual items for discussion or change.

1. Public Comments and Discussion of and Deliberation Upon Those Comments: No vote may be taken upon a matter raised under this item of the agenda until the matter itself has been specifically included on an agenda as an item upon which action will be taken. (NRS 241.020)

2. Approval of June 11-12, 2014, Minutes for Possible Action

3. Applications for Out-of-State Pharmacy – Non Appearance for Possible Action:
   A. Factor Support Network Pharmacy, Inc. – Camarillo, CA
   B. LogisMedix – Davie, FL
   C. New Life Pharmacy, LLC – Sandy, UT
   D. PraxisRx Pharmacy – Tampa, FL
   E. RXpress Pharmacy – Fort Worth, TX

   Applications for Out-of-State Compounding Pharmacy – Non Appearance for Possible Action:
   F. Ability Pharmacy, Inc. – Fort Worth, TX
   G. Amber Pharmacy – Omaha, NE
   H. Ardon Health, LLC – Portland, OR
   I. Carefree Compounding & Wellness – Phoenix, AZ
   J. Lane Drugs – Brooklyn, NY
   K. Life-Q, LLC – Nashville, TN
   L. Mesa Pharmacy VII – Irvine, CA
   M. Omro Pharmacy – Omro, WI
   N. One Stop Rx, LLC – Tulsa, OK
   O. Professional Center 205 Pharmacy – Portland, OR
   P. Renner Pharmacy – Richardson, TX
   Q. ScriptSite Pharmacy – San Francisco, CA
   R. Synergy Rx – San Diego, CA
   S. TCS Labs LLC – St. Petersburg, FL

   Applications for Out-of-State Wholesaler – Non Appearance for Possible Action:
   T. Abbott Laboratories, Inc. – North Chicago, IL
   U. Breg, Inc. – Carlsbad, CA
   V. Emerson Ecologics LLC – Colonial Heights, VA
   W. MicroPort Orthopedics Inc. – Arlington, TN
   X. Pharmacyclics, Inc. – Sunnyvale, CA
   Y. Smith & Nephew, Inc. – Memphis, TN
Applications for Out-of-State MDEG – Non Appearance for Possible Action:

Z. C.R. Bard, Inc. – Covington, GA
AA. Datascope Corp. – Mahwah, NJ
BB. Edwards LifeSciences Technology SARL, LLC – Amasco, PR
CC. Maquet Medical Systems USA – Dayton, NJ
DD. Wilmington Medical Supply Inc. – Wilmington, NC

Applications for Nevada Pharmacy – Non Appearance for Possible Action:

EE. Atlas Specialty Pharmacy – Henderson
FF. Montevista Hospital – Las Vegas
GG. Speedee Pharmacy – Las Vegas
HH. THC of Nevada – Las Vegas

Application for Nevada MDEG – Non Appearance for Possible Action:

II. Prosthetic Consulting Technologies – Carson City

Applications for Nevada Wholesaler – Non Appearance for Possible Action:

JJ. ASD Specialty Healthcare, Inc. – Reno
KK. Integrated Commercialization Solutions, Inc. – Reno
LL. TheraCom, L.L.C. – Reno

♣ REGULAR AGENDA ♣

4. Discipline for Possible Actions: Note – The Board may convene in closed session to consider the character, alleged misconduct, professional competence or physical or mental health of any of the below named parties.

A. Asha K. Greco, R.Ph (14-018-RPH-S)
B. Target Pharmacy T-826 (14-018-PH-S)
C. Christopher G. Southwick, R.Ph (14-017-RH-S)
D. Advanced Isotopes of Nevada (14-017-PH-S)
E. Brenton S. Underwood, R.Ph (14-031-RPH-S)
F. Amirole De Guzman, R.Ph (14-013-RPH-S)
G. CVS/pharmacy #5942 (14-013-PH-S)
H. Brian Wickson, R.Ph (14-039-RPH-S)
I. CVS/pharmacy #5792 (14-C09-PH-S)
J. Christopher Gifford, R.Ph (14-038-RPH-S)
K. CVS/pharmacy #2955 (14-038-PH-S)
L. Vicky L. Blackwell, R.Ph (14-037-RPH-S)
M. CVS/pharmacy #5113 (14-037-PH-S)
N. Forouzan Lewis, R.Ph (13-072-RPH-S)
O. CVS/pharmacy #2928 (13-072-PH-S)
P. Kenya M. Peoples, PT (14-040-PTT-S)
Q. Ronique Dailey, PTT (14-041-PTT-S)
R. Charles A. Walker, R.Ph (14-027-RPH-O)
S. Brian Chambers, R.Ph (14-021-RPH-O)
5. Requested Appearance for Possible Action:
   Scott Stolte, Dean – Roseman University

6. Request for Authorization to Register as a Pharmaceutical Technician in Training - Appearance for Possible Action:
   Cynthia Butler

7. Request for a Pharmaceutical Technician License - Appearance for Possible Action:
   Robert C. Thomas

8. Requests for a Pharmacist License - Appearance for Possible Action:
   A. Joseph M. Rothkopf
   B. Joseph E. Steidl

9. Request for a Controlled Substance License – Appearance for Possible Action:
   James R. Eells, MD

10. Application for Nevada MDEG – Appearance for Possible Action:
    Amador Medical LLC – Las Vegas

11. Applications for Out-of-State Compounding Pharmacy – Appearance for Possible Action:

    A. ARJ Infusion Services – Lenexa, KS
    B. Aureus Pharmacy – Pittsburgh, PA
    C. B & H Pharmacy – Provo, UT
    D. Focus Rx – Holbrook, NY
    E. Inventive Infusion Solutions, LP – San Antonio, TX
    F. JCB Laboratories – Wichita, KS
    G. Rancho Sante Fe Pharmacy – Rancho Sante Fe, CA

12. Presentations for Possible Action:

    A. Maple Pharmacy – John Quick
    B. National Prescriber Log Exchange (NPLEx)

13. Preview of Red Flag Video for Possible Action

14. Appearance Request for Possible Action:
   Steven Holper, MD

15. Budget – Fiscal Year 2014-2015 for Possible Action
16. General Counsel Report for Possible Action:
   
   A. Update on Maryanne Phillips, MD
   B. Update on Affiliated Monitors, Inc. – Mike’s Pharmacy

17. Executive Secretary Report for Possible Action:
   
   A. Financial Report
   B. Temporary Licenses
   C. Staff Activities
      1. Presentations:
         a. CE in Carson City
         b. Washoe County Social Services
   D. Reports to Board
      1. Collaborative Efforts:
         a. Medi-Spa (BOME)
         b. Unlicensed Practice (Metro, BOME)
         c. BON: PMP Efforts
      2. Coalition Meeting on Prescription Drug Abuse
      3. Meeting with Department of Agriculture, Feed Stores and Veterinary Board
   E. Board Related News
      1. Dental Board Regulation on PMP
   F. Activities Report

   WORKSHOP for Possible Action

   Thursday, July 24, 2014 – 9:00 am

18. Proposed Regulation Amendment Workshop – The purpose of the workshop is to solicit comments from interested persons on the following general topics that may be addressed in the proposed regulations.

   Amendment of Nevada Administrative Code (NAC) 453.540 Schedule IV. Addition of Tramadol to Schedule IV.

19. Next Board Meeting:

   September 3-4, 2014 – Reno

20. Public Comments and Discussion of and Deliberation Upon Those Comments: No vote may be taken upon a matter raised under this item of the agenda until the matter itself has been specifically included on an agenda as an item upon which action will be taken. (NRS 241.020)
MINUTES

Hyatt Place
1790 E Plumb Lane
Reno, Nevada

June 11 & 12, 2014

Board Members Present:
Kam Gandhi  Leo Basch  Kirk Wentworth  Jack Dalton
Kevin Desmond  Tallie Pederson  Cheryl Blomstrom (June 12, 2014)

Board Members Absent:
Cheryl Blomstrom (June 11, 2014)

Board Staff Present:
Larry Pinson  Dave Wuest  Paul Edwards  Shirley Hunting
Joe Depczynski  Keith Marcher

President Gandhi called the meeting to order at 9:00 a.m.

1. Public Comment

No public comment.

2. Approval of April 16-17, 2014, Minutes

Board Action:

Motion: Leo Basch moved to approve the Minutes.

Second: Jack Dalton

Action: Passed Unanimously

3. Applications for Out-of-State Pharmacy – Non Appearance

   A. Advanced Pharmacy – Greenville, SC
   B. Biocure LLC – Houston, TX
C. Complete Medical Homecare, Inc. – Lenexa, KS
D. EZ Scripts – Holland, OH
E. Guardian Pharmacy – San Bernardino, CA
F. JustRx – Lake Mary, FL
G. Raindrop Pharmacy Inc. – Manhattan Beach, CA
H. Western Stockmen’s Pharmacy – Caldwell, ID
I. White Drug #61 – Fargo, ND

Applications for Out-of-State Compounding Pharmacy

J. Aspirar Pharmacy – Cary, NC
K. Bellevue Pharmacy – Maryland Heights, MD
L. BiologicTx – Los Angeles, CA
M. Caprock Discount Drug – Lubbock, TX
N. Enclara Health – West Deptford, NJ
O. Hall’s IV & Institutional Pharmacy, Inc. – Fort Worth, TX
P. Haoeyou Pharmacy – Palmdale, CA
Q. IV Solutions of Lubbock – Lubbock, TX
R. Lenoxhill Pharmacy, Inc. – New York, NY
S. Little York Pharmacy – Houston, TX
T. MedEnvious Healthcare – Miami, FL
U. Old City Pharmacy – Philadelphia, PA
V. Pharmacy Solutions – Ann Arbor, MI
W. Pharmetrics Specialty Group of Florida – Sunrise, FL
X. Pinnacle Pharmacy, LLC – Southside, AL
Y. Prime Pharmacy Solutions, LLC – Slidell, LA
Z. Soothe Compounding Pharmacy – Bradenton, FL
AA. Tru-Valu Drugs – Lake Worth, FL
BB. Villa Pharmacy, LLC – Winter Haven, FL
CC. VLS Pharmacy, Inc. – Brooklyn, NY

Applications for Out-of-State Wholesaler – Non Appearance

DD. Amatheon, Inc. – Miami, FL
EE. Apotheca Supply, Inc. – Decatur, AL
FF. AustrarPharma, LLC – Edison, NJ
GG. Boston Scientific Corporation – Lowell, MA
HH. Breg, Inc. – Plainfield, IN
II. Diversified Pharmaceutical Ingredients LLC – Tulsa, OK
JJ. Epic Fulfillment Inc. – Broomfield, CO
KK. E.R. Squibb & Sons, LLC – Tampa, FL
LL. FFF Enterprises, Inc. – Kernersville, NC
MM. Gebauer Company – Cleveland, OH
NN. H-2 Pharma, LLC – Montgomery, AL
OO. RGH Enterprises, Inc. – Durham, NC
PP. Smith & Nephew, Inc. – Lawrenceville, GA
Applications for Out-of-State MDEG – Non Appearance

TT. Allied Home Medical Inc. – Smithville, TN
UU. Alliqua Biomedical Inc. – Langhorne, PA
VV. Matheson Tri-Gas, Inc. – Santa Rosa, CA
WWW. Rehab Medical, Inc. – Indianapolis, IN
XX. RGH Enterprises, Inc. – Durham, NC
YY. Sound Health Medical Supply – Tacoma, WA
ZZ. UPS Supply Chain Solutions, Inc. – Louisville, KY

Applications for Nevada Pharmacy – Non Appearance

AAA. Affinity Surgery Center, LLC
BBB. Campus Pharmacy Mojave – Las Vegas
CCC. Campus Pharmacy Reno – Reno
DDD. Coram CVS/specialty Infusion Services – Henderson
EEE. Nevada Surgical Suites – Las Vegas
FFF. Sunset Ridge Surgery Center, LLC – Las Vegas

Applications for Nevada MDEG – Non Appearance

GGG. Bennett Medical Services – Winnemucca, NV
HHH. Saint Mary’s Medical Equipment – Reno

Jack Dalton disclosed that he is acquainted with the managing pharmacist for Campus Pharmacy Mojave (Item BBB). Mr. Dalton stated that he has no knowledge of Campus Pharmacy, and his vote will be unbiased.

Leo Basch recused from participation in the matter of Item FFF (Sunset Ridge Surgery Center) due to his position as the managing pharmacist for the surgery center. Mr. Basch also recused from participation in Item AAA (Affinity Surgery Center) due to his association with a physician at Affinity Surgery Center.

President Gandhi disclosed that he is affiliated with Sunset Ridge Surgery Center (FFF). As the meeting facilitator, he will not be casting a vote.

Items AAA, BBB and FFF will be carved out and voted on separately.

Board Action:

Motion: Kirk Wentworth found the Consent Agenda application information to be accurate and complete and moved for approval with the exception of Item
AAA – Affinity Surgery Center, Item BBB – Campus Pharmacy Mojave, and Item FFF – Sunset Ridge Surgery Center.

Second: Kevin Desmond

Action: Passed Unanimously

Board Action:

Motion: Kirk Wentworth moved to approve the applications for AAA – Affinity Surgery Center, Item BBB – Campus Pharmacy Mojave, and Item FFF – Sunset Ridge Surgery Center.

Second: Kevin Desmond

Action: Passed Unanimously

4. Discipline Cases

A. Andrew F. Mann, R.Ph (13-070-RPH-A-N)
B. Alexandria W. Park, R.Ph (13-070-RPH-B-N)
C. Walgreens #02474 (13-070-PH-N)

Tallie Pederson recused from participation in this matter due to her employment with Walgreens.

Andrew Mann, pharmacist, Alexandria Park, pharmacist and Bree Donnelly, pharmaceutical technician appeared and were sworn by President Gandhi prior to answering questions or offering testimony.

Ms. Donnelly was subpoenaed to appear as a witness and is not named as a respondent in this case.

William Stilling was present as counsel representing Mr. Mann, Ms. Park and Walgreens #02474.

Mr. Edwards stated that this case involves two allegations; a misfilled prescription and failure to adequately provide counseling. Mr. Edwards explained that the Respondents verified and dispensed clomipramine 50 mg capsules (an antidepressant) in error, rather than the prescribed clomiphene 50 mg tablets (fertility drug). Mr. Edwards noted that the Respondents admit to the allegations involving the misfilled prescription, but dispute the allegation that adequate counseling did not occur.

Mr. Edwards called witness Julia Page Hensen. Ms. Hensen appeared and was sworn by President Gandhi prior to answering questions or offering testimony.
President Gandhi admitted Exhibits 1 through 6 into the record.

Both counselors posed questions to Ms. Hensen. Ms. Hensen explained that when she picked up her prescription at the pharmacy's drive through window, the gentleman at the window said to take two capsules per day. He did not say the name of the medication, what the medication was used for, nor did he explain any side effects. Ms. Hensen said that after ingesting two capsules as directed, she experienced severe adverse effects. She reported the incident to Walgreens. Ms. Hensen presented a copy of Ms. Park's business card and a document that included an image of the original prescription and also listed the names of the individuals involved in the misfill. Both documents were given to her by Ms. Park at the time Ms. Hensen attempted to obtain a copy of Walgreens' incident report regarding the misfill (Exhibits 4 and 5).

Ms. Hensen responded to questions by both counselors regarding the package insert (Exhibit 3). She stated that the package insert was stapled to the prescription bag. She did not read it until after she ingested the medication and began to feel ill. Ms. Hensen said that she does not always read the package inserts because she trusts the pharmacist.

Mr. Stilling called witness Bree Donnelly. Ms. Donnelly addressed questions posed by both counselors and Bcard Members.

Ms. Donnelly said that she does not recall this particular incident. She explained what she has generally observed as Mr. Mann's normal counseling procedure. She indicated that Mr. Mann usually says the name of the drug, how to take the drug, what it's used for, any special instructions, and he asks if the patient has any questions. Ms. Donnelly testified that although her initials appeared on the prescription label, the prescription was filled and verified after she had left for the day. She explained that her initials appeared because she did not sign off the computer when she left. Her initials would continue to appear until someone else signed in. Upon questioning, Ms. Donnelly stated that the computer system does have a pop-up box which alerts the user to look-alike sound-alike drugs. At the time of this incident, she was not familiar with the pop-up box. There are no warning labels on the shelves for drugs that look and sound alike and are located next to each other.

Mr. Stilling called Mr. Mann. Mr. Mann addressed questions posed by both counselors and Board Members.

Mr. Mann said that he has no recollection of the events surrounding the dispensing and counseling for this prescription. He explained that when he counsels patients, he states the name of the drug, general indication, directions for use and any other pertinent information. The procedure for filling prescriptions requires the hardcopy to follow in the filling process, which did not occur in this case. Mr. Mann had nothing to refer to other than the incorrect input. Mr. Mann said that he is not aware of Walgreens' policy on counseling.
Mr. Stilling called Ms. Park. Ms. Park addressed questions posed by both counselors and Board Members.

Ms. Park testified that she vaguely recalls having a conversation with Ms. Hensen regarding the misfilled prescription. Ms. Park asked Ms. Hensen if Mr. Mann provided counseling. Ms. Park alleges that Ms. Hensen indicated that during counseling, Mr. Mann said the name of the drug. Ms. Park stated that Walgreens has a patient counseling policy and procedure in place. Pharmacists are required to acknowledge, by signing off, that they have reviewed the policy.

Mr. Stilling and Mr. Edwards each offered closing statements.

Mr. Edwards said that Board Staff recognizes that Mr. Mann did counsel the patient. The patient's testimony indicates that the counseling provided was inadequate to satisfy the minimum requirements of NRS 639.266 and NAC 639.707. Mr. Mann's counseling merely consisted of restating the instructions on the prescription label. There was no discussion of product name, description of the drug, intended use, expected responses, contraindications, side effects and/or proper storage. If the patient had been told that the erred drug was used to treat depression versus infertility, the error would have been detected.

Mr. Stilling said that the Respondents admit that a dispensing error occurred. He contends that counseling was provided and did meet the standard of care expected in pharmacies. The final product review conducted by Mr. Mann was to compare the computer image of the product against the actual product in the prescription bottle, not the initial check for review of the entire data entry process. That verification was conducted the prior day by Ms. Park. Mr. Stilling requested that the charges regarding the dispensing error and insufficient counseling against Mr. Mann be dismissed. He also asked that the charges of negligence and unprofessional conduct against Walgreens #02474 be dismissed. Walgreens #02474 admits culpability under the governing statutes as owner of the pharmacy where the error occurred.

Mr. Edwards recommended a finding of guilt for Mr. Mann, Ms. Park and Walgreens #02474 in the First Cause of Action regarding the misfill. Mr. Edwards recommended a finding of guilt for Mr. Mann and Walgreens #02474 in the Second Cause of Action regarding inadequate counseling. Mr. Edwards stated that he will move for dismissal of the Third Cause of Action if Walgreens #02474 is found responsible in the First and Second Causes of Action.

The Board discussed Walgreens #02474 responsibility in the First and Second Causes of Action. Walgreens #02474 had policies and procedures in place at the time of the incident; however, the pharmacist failed to follow the policy. There was agreement that Mr. Mann should be charged in the First and Second Causes of action since he wrote the prescription and was also involved in the verification process.
Board Action:

Motion: Leo Basch moved to find Andrew Mann and Alexandria Park guilty in the First Cause of Action.

Second: Kevin Desmond

Ayes: Basch, Desmond, Wentworth

Nays: Dalton

Action: Motion Carried

Board Action:

Motion: Leo Basch moved to find Andrew Mann guilty in the Second Cause of Action.

Second: Kevin Desmond

Action: Passed Unanimously

Board Action:

Motion: Leo Basch moved to find Walgreens #02474 guilty under strict liability as owner of the pharmacy in the Third Cause of Action.

Second: Kevin Desmond

Action: Passed Unanimously

Mr. Edwards offered penalty recommendations in the three Causes of Action.

Board Action:

Motion: Kirk Wentworth moved to accept Mr. Edward's penalty recommendations in the First Cause of Action. Mr. Mann and Ms. Park shall each pay a fine of $1,000.00 and an administrative fee of $49.00 to cover the cost of processing fingerprint cards. Mr. Mann and Ms. Park shall each complete one unit of continuing education (CE) on error prevention within ninety (90) days.

Second: Leo Basch

Ayes: Basch, Desmond, Wentworth

Nays: Dalton
Action: Motion Carried

Board Action:

Motion: Kirk Wentworth moved that Mr. Mann shall pay a fine of $750.00 in the Second Cause of Action. Mr. Mann shall complete one hour of CE on counseling within ninety (90) days.

Second: Kevin Desmond

Action: Passed Unanimously

Board Action

Motion: Kirk Wentworth moved that Walgreens #02474 shall pay a fine of $2,000.00 and an administrative fee of $500.00 in the Third Cause of action.

President Gandhi offered a friendly amendment to include a Board Staff review of Walgreens’ counseling policy and procedures to ensure that they are in compliance with counseling regulations.

Mr. Wentworth accepted the friendly amendment.

Second: Kevin Desmond

Because of the other issues identified during testimony, Mr. Pinson recommended a more extensive review of the policy and procedures.

Mr. Wentworth and Mr. Desmond accepted Mr. Pinson’s recommendation.

Ayes: Wentworth, Desmond
Nays: Basch, Dalton

President Gandhi offered a Nay vote.

Action: Motion Failed

Board discussion ensued.

Board Action

Motion: Kirk Wentworth moved that in the Third Cause of Action, Walgreens #02474 shall pay an administrative fee of $500.00, and receive a letter advising communication with pharmacy staff regarding the issues identified in this incident, and the actions to correct them. A meeting will
be scheduled at the Board Office to include Board Staff, the district manager and pharmacy manager to review Walgreens’ policies and procedures.

Second: Leo Basch

Action: Passed Unanimously

D. Delane M. Blair, PT (14-020-PT-N)

Mr. Edwards advised the Board that Ms. Blair was not present.

Mr. Edwards moved to have Exhibits 1 through 5 admitted. President Gandhi accepted the Exhibits into the record.

Mr. Edwards explained that Board Staff received notification from CVS Caremark’s director of pharmacy regulatory compliance that Ms. Blair was terminated from her employment as a pharmaceutical technician at CVS Pharmacy #9842. Ms. Blair was terminated for diversion of controlled substances. During an interview with CVS Caremark Loss Prevention personnel, Ms. Blair admitted to diverting approximately 25,200 hydrocodone/acetaminophen tablets, 18,000 alprazolam tablets, and three bottles of promethazine. Ms. Blair sold the drugs for personal financial gain.

Mr. Edwards stated that Board Staff served the Accusation on Ms. Blair by certified mail on March 4, 2014, at the address she had on record with the Board Office. He presented a copy of the certified mail receipt and the certified mail return receipt (Exhibit 1). Mr. Edwards also provided a copy of the letter sent regular mail to Ms. Blair advising her of the Hearing (Exhibit 2).

Mr. Edwards stated that the evidence provided supports a finding of guilt.

Board Action:

Motion: Kevin Desmond moved to find Delane Blair guilty of the alleged violations in the First Cause of Action.

Second: Tallie Pederson

Action: Passed Unanimously

Mr. Edwards recommended revocation of Ms. Blair’s pharmaceutical technician registration.
Board Action:

Motion: Kevin Desmond moved to revoke Delane Blair's pharmaceutical technician registration for a minimum of not less than one year.

Second: Kirk Wentworth

Action: Passed Unanimously

E. Brian T. Vu, R.Ph (14-030-RPH-N)

Brian Vu, pharmacist, appeared and was sworn by President Gandhi prior to answering questions or offering testimony.

Kevin Desmond disclosed that he is acquainted with Mr. Vu through meetings that they both attended at Renown Medical Center when Mr. Vu was employed there. Mr. Desmond indicated that his participation in this matter will be unbiased.

Jack Dalton recused from participation in this matter. Mr. Dalton and Mr. Vu have engaged in discussions during the time that they were both employed by Walmart.

Mr. Edwards moved to have Exhibits 1 and 2 admitted. President Gandhi accepted the Exhibits into the record.

Mr. Edwards explained that in September 2012, the Board entered a Findings of Fact, Conclusions of Law and Order (Order) in the case of Brian Vu (Case No. 12-040-RPH-N). The Board entered the Order based on the results of a random audit conducted by Board Staff which identified that Mr. Vu completed zero units of the required thirty (30) continuing education units (CEUs) for the biennial period November 1, 2009 to October 31, 2011. In that Order, the Board ordered Mr. Vu to complete thirty (30) CEUs for the renewal period of November 1, 2009 to October 31, 2011, and seventy-five (75) CEUs for the renewal period of November 1, 2011, through October 31, 2013, for a total of one-hundred and five (105) CEUs. The Order also indicated that Mr. Vu's CEUs for the renewal period ending October 31, 2013, would be audited to verify that he had complied with the Order. The results of that audit revealed that Mr. Vu completed only 84.5 of the 105 CEUs ordered by the Board.

Mr. Vu testified that he failed to complete the required 30 CEUs in 2012, but attested on his renewal application that he had completed them. Mr. Vu was served with an Accusation and hearing notice, but he did not attend the hearing. He stated that his behavior during that period was due to a maturity issue. Mr. Vu's employer at that time terminated his employment as a result.

Mr. Vu explained that he misinterpreted the 2012 Board Order to mean that he was required to only complete 75 hours. He thought he satisfied the Order by submitting documentation of completion of the 75 hours plus an additional 9.5 hours. Mr. Vu
asked the Board to consider that he was not being negligent as this was an interpretation issue by him.

Board Action:

Motion: Leo Basch moved to find Brian Vu guilty of the alleged violations in the First Cause of Action.

Second: Tallie Pederson

Ayes: Basch, Pederson, Desmond
Nays: Wentworth

Action: Motion Carried

Mr. Edwards recommended that Mr. Vu pay an administrative fee of $500.00; makeup the deficient 20.5 hours; complete 30 hours for the current renewal period; complete 60 additional hours as a penalty; and retake the law exam. Mr. Vu's CEUs will be audited for the period ending October 31, 2015, to verify that he has complied with the Board Order.

Board Action:

Motion: Kirk Wentworth moved to accept Mr. Edwards' recommendation.

Second: No Second was offered.

Action: Motion Failed

Board discussion ensued.

Board Action:

Motion: Leo Basch moved that Mr. Vu shall complete the deficient 20.5 hours of CEUs, plus an additional 30 CEUs as a penalty (total 50.5 CEU hours), within thirty days of the Board Order. Mr. Vu shall also complete the required 30 CEUs for the period ending October 31, 2015. Mr. Vu shall pay an administrative fee of $250.00. Mr. Vu's CEU’s will be audited for the period ending October 31, 2015, to verify that he has complied with the Board’s Order.

Second: Tallie Pederson

Action: Passed Unanimously
Mr. Basch clarified that the CEUs that Mr. Vu has completed since November 1, 2013, may be applied to the 50 CEU hours due within thirty days of the Board’s Order.

F. Mark R. Crumby, R.Ph (14-029-RPH-N)

Mark Crumby, pharmacist, appeared and was sworn by President Gandhi prior to answering questions or offering testimony.

Kevin Desmond recused from participation due to his employment with Renown Medical Center where Mr. Crumby is also employed.

Mr. Edwards moved to have Exhibits 1 through 3 admitted. President Gandhi accepted the Exhibits into the record.

Mr. Edwards explained that in October 2013, Mr. Crumby checked the box on his pharmacist renewal application that he had completed the required CEUs. Board Staff conducted a random audit of CEUs for the biennium ending October 31, 2013. Results of the audit identified that Mr. Crumby did not complete any CEUs for the renewal period ending October 31, 2013.

Mr. Crumby testified that he had completed free web-based CEUs offered by various universities, which were sponsored by pharmaceutical companies. He stated that he has been unable to locate the hard-copy certificates, and did not archive them electronically. Mr. Crumby stated that he did take the law CE through the Pharmacist Letter link on the Board’s website, but the printed certification indicated zero contact hours. He said he takes full responsibility and apologized to the Board.

Ms. Pederson said that when she completed the law CE through the Pharmacist Letter, her certification also indicated zero hours.

The Board agreed to credit Mr. Crumby’s unit of law CE.

Mr. Edwards recommended a finding of guilt due to Mr. Crumby’s lack of ability to prove that he had completed the required CEUs.

Board Action:

Motion: Kirk Wentworth moved to find Mark Crumby guilty of the alleged violations in the First Cause of Action.

Second: Jack Dalton

Action: Passed Unanimously

Mr. Edwards offered penalty recommendations.
Board Action:

Motion: Tallie Pederson moved to accept Mr. Edwards’ recommendation. Mr. Crumby shall pay an administrative fee of $500.00 within sixty (60) days of the Board Order. Mr. Crumby shall makeup the deficient twenty-nine (29) hours of CEUs, plus an additional sixty (60) CEUs as a penalty. Mr. Crumby shall complete the written law examination within ninety (90) days of the Board Order. Mr. Crumby shall also complete the required 30 CEUs for the period ending October 31, 2015. Mr. Crumby’s CEU’s will be audited for the period ending October 31, 2015, to verify that he has complied with the Board’s Order.

Second: Leo Basch

Action: Passed Unanimously

G. Sheldon Borson, R.Ph. (14-026-RPH-O)

President Gandhi disclosed that he worked for the same company (Albertsons/Sav-On) as Mr. Borson, but at no time did he supervise Mr. Borson or the pharmacy in which Mr. Borson was employed.

Mr. Edwards advised the Board that Mr. Borson was not present. Mr. Borson did submit a response in the form of a letter. Copies of Mr. Borson’s letter were distributed to the Board Members.

Mr. Edwards moved to have Exhibits 1 through 3 admitted. President Gandhi admitted the Exhibits into the record.

Mr. Edwards explained that Mr. Borson disclosed on his pharmacist renewal application that he has been the subject of a board citation or administrative action and disciplined by the California State Board of Pharmacy (California Board).

In October 2013, the California Board adopted a Stipulated Settlement and Disciplinary Order (California Order). In the California Order, Mr. Borson admitted to charges that he diverted approximately one-hundred thirty-seven (137) different dangerous drugs and controlled substances with an estimated value of over $150,000 from his employer Albertsons/Sav-On Pharmacy. Mr. Edwards summarized the allegations in the California Board’s Accusation (Exhibit 3).

The California Board revoked Mr. Borson’s pharmacist license, however, the revocation was stayed. Mr. Borson’s license was placed on probation for a period of nine years with substantial terms and conditions. Mr. Edwards summarized the California Board’s Decision and Order (Exhibit 2).
Mr. Edwards recommended that discipline be taken against Mr. Borson's Nevada pharmacist license to parallel the California Order.

Based on the information provided, the Board found the facts in this matter to be alarming and of great concern, and opted for a stricter penalty.

Board Action:

Motion: Leo Basch moved to find Sheldon Borson guilty in the First Cause of Action.

Second: Kevin Desmond

Action: Passed Unanimously

Board Action:

Motion: Leo Basch moved to revoke Sheldon Borson's Nevada pharmacist license.

Second: Jack Dalton

Action: Passed Unanimously

H. Charles A. Walker, R.Ph (14-027-RPH-O)

Mr. Edwards explained that this matter is a parallel action against Mr. Walker's Nevada pharmacist license. Mr. Walker was the subject of an administrative action and discipline in California after he admitted to substance abuse.

Mr. Walker responded to the Accusation verbally to Mr. Edwards. Mr. Walker does not work in Nevada and is near retirement. He expressed his desire to surrender his Nevada pharmacist license. Mr. Edwards sent Mr. Walker a written statement to that effect for his signature, but it has not been received by the Board Office to date.

Mr. Edwards requested that his matter be continued to the July 2014 meeting. If Mr. Walker's statement is not received by the July meeting, the matter will be heard at the next meeting.

President Gandhi moved to continue the matter.

I. Darek T. Jones, R.Ph (14-028-RPH-O)

Darek Jones, pharmacist, appeared and was sworn by President Gandhi prior to answering questions or offering testimony.
Hal Taylor was present as counsel representing Mr. Jones.

Mr. Edwards presented a Stipulation and Order regarding Mr. Jones for the Board’s consideration. Mr. Jones admits to the allegations in the Notice of Intended Action and Accusation. Mr. Jones disclosed on his Nevada pharmacist license renewal application that he has been disciplined in California for diversion of controlled substances from two of his employers. Mr. Jones also admitted to being convicted in June 2010 for driving under the influence of alcohol and/or drugs.

Mr. Taylor stated that Mr. Jones is in compliance with the California Board’s Order.

Mr. Edwards recommended that Mr. Jones’ Nevada pharmacist license be placed on probation with terms and conditions as outlined in the Stipulation and Order. Mr. Jones shall pay an administrative fee of $500.00.

Board Action:

Motion: Kirk Wentworth moved to accept the Stipulation and Order as presented.

Second: Jack Dalton

Action: Passed Unanimously

J. Brian E. Chambers, R.Ph (14-021-RPH-O)

Mr. Edwards moved to have Exhibit 1 admitted. President Gandhi admitted Exhibit 1 into the record.

Mr. Edwards advised the Board that Mr. Chambers was not present. Mr. Edwards explained that Mr. Chambers disclosed on his pharmacist renewal application that he has been the subject of a board citation or administrative action and disciplined by the California State Board of Pharmacy (California Board). Mr. Chambers submitted a request to the Board Office to voluntarily surrender his Nevada pharmacist license (Exhibit 1). Mr. Edwards presented a written agreement signed by Mr. Chambers surrendering his Nevada pharmacist license.

Mr. Marcher commented that if the Board desires this to be a public disciplinary matter, and reportable to disciplinary databanks, Board Staff may want to clarify with the Respondent that surrendering his license is considered a disciplinary action, and not accepted in lieu of discipline. Mr. Marcher said that the Attorney General’s Office has established a policy and procedure in the cases of voluntary surrender of an individual’s license in disciplinary cases. The policy has been adopted by other boards.

Mr. Marcher suggested that this Board may want to consider adopting the policy. Mr. Edwards and Board Staff agreed.
Mr. Edwards requested that the Board reject Mr. Chambers' written agreement and continue this matter to the July 2014 meeting.

Board Action:

Motion:       Kirk Wentworth moved to reject Mr. Chambers' agreement.
Second:       Tallie Pederson
Action:       Passed Unanimously

President Gandhi moved to continue this matter until the July 2014 meeting.

5. Request for Intern Registration – Appearance

       Brianne L. Chin

Brianne Chin appeared and was sworn by President Gandhi prior to answering questions or offering testimony.

Ms. Chin said that in October 2013, she was arrested for driving under the influence of alcohol or drugs. Ms. Chin explained that she had been to a restaurant with friends and consumed one glass of wine. Ms. Chin offered to drive her friends home and was pulled over by police for having four people in the back of her car. The officer questioned her, and she admitted to consuming one glass of wine. She failed a Breathalyzer test with a blood alcohol level of .089 and was arrested. The charges were later dropped and no complaint was ever filed in court.

Ms. Chin stated that she is scheduled to do a six month rotation in Sparks, Nevada. She has been on the Dean's List for two semesters, and her goal is to protect the public and improve the pharmacy profession. Ms. Chin said that she does not have a drug or alcohol problem, and will never put herself in that situation again.

Ms. Chin answered questions to the Board’s satisfaction.

Board Action:

Motion:       Tallie Pederson moved to approve Brianne Chin’s Intern Pharmacist Application.
Second:       Kevin Desmond
Action:       Passed Unanimously
6. Requests for Pharmaceutical Technician Registration – Appearance

A. Scott Kearney

Scott Kearney and Colin Hodgen, Clinical Director of PRN-PRN, appeared and were sworn by President Gandhi prior to answering questions or offering testimony.

Mr. Edwards reminded the Board that Mr. Kearney appeared at the June 2013 and the September 2013 meetings. At the June 2013 meeting, the Board tabled action on Mr. Kearney’s Pharmaceutical Technician in Training application pending a PRN-PRN evaluation. In September, the Board moved to deny Mr. Kearney’s application until he successfully completed one year of PRN-PRN without any violations.

Mr. Kearney referenced a letter of support that was provided to the Board from Mr. Hodgen. Mr. Kearney said that he has been sober for thirty months and has recently completed his first year with PRN-PRN. He stated that he has changed and has no desire to use drugs or alcohol. Mr. Kearney said that he has a strong support system of family and friends. Mr. Kearney will potentially be employed by Walgreens Pharmacy #2658, if his application is approved.

Mr. Hodgen stated that Mr. Kearney is motivated and focused on his recovery. Mr. Kearney has tested negative on all biochemical tests. He attends meetings regularly and provides support for other members. Mr. Hodgen said that Mr. Kearney is a delight to work with, and he feels confident in Mr. Kearney’s ability to do a great job.

The question on the application regarding treatment for alcohol or drug abuse was not answered on Mr. Kearney’s application. He verbally answered “yes”; the application will be amended by Board Staff.

Mr. Kearney answered questions to the Board’s satisfaction.

Board Action:

Motion:    Kirk Wentworth moved to approve Scott Kearney’s Pharmaceutical Technician in Training Application.

Second:    Tailee Pederson

President Gandhi offered a friendly amendment that Mr. Kearney request that the managing pharmacist, where he will be employed, contact the Board Office acknowledging that he is aware of Mr. Kearney’s situation and participation in PRN-PRN.

Mr. Wentworth and Ms. Pederson accepted the friendly amendment.

Ayes:    Wentworth, Pederson, Dalton, Desmond
Nays: Basch

Action: Motion Carried

B. Jessica E. Marsh

Jessica Marsh appeared and was sworn by President Gandhi prior to answering questions or offering testimony.

Ms. Marsh explained that seven years ago she was arrested in California for possession of a controlled substance and for being under the influence of methamphetamine. She regularly used methamphetamine for five years prior to her arrest. The court offered Ms. Marsh a deferred entry of judgment in exchange for completion of a drug treatment program. Ms. Marsh completed the program and the case was dismissed. Ms. Marsh stated that she has been sober for seven years. She currently resides in California, and has worked in pharmacies for ten years; three years as a cashier and seven years as a pharmaceutical technician. Her long-term goal is to move to Nevada and attend the pharmacist program at Roseman University. Ms. Marsh said that she has a strong support system including her family, friends and coworkers. Ms. Marsh sporadically attends drug treatment meetings at this time.

Ms. Marsh addressed questions to the Board’s satisfaction.

Board Action:

Motion: Kirk Wentworth moved to approve Jessica Marsh’s Pharmaceutical Technician Application pending Ms. Marsh’s relocation to Nevada and a positive evaluation by PRN-PRN.

Second: Leo Basch

President Gandhi clarified the Motion. Ms. Marsh may be evaluated by PRN-PRN or the Pharmacist Recovery Program (PRP) in California. If the PRN-PRN or PRP recommendation is that Ms. Marsh enter into a five year treatment contract, Ms. Marsh will be required to participate in the program for a minimum of one year, without any violations, before her application is considered. Upon the successful completion of one year in the program, Ms. Marsh will be required to appear before the Board with support from a representative of the treatment program.

Action: Passed Unanimously
7. Appearance

Presentation of Expedited Licensure for Veterans:
Caleb S. Cage – Director of Military and Veterans Policy
Office of the Governor

Mr. Pinson commented that in 2012, Governor Sandoval signed an Executive Order which provided for reciprocity for veterans and their spouses. Mr. Pinson stated that all 50 states now have reciprocity for pharmacists. Mr. Pinson also has statutory authority to issue licenses for qualified pharmacists until the reciprocity process is completed. Board Staff has and continues to expedite the processing of licensure for veterans.

Caleb Cage presented an overview of Governor Sandoval’s 2014 “Year of the Veteran” proclamation. The goals of the proclamation are to focus on veteran’s issues, and develop and implement best practices for addressing those issues for veterans and their families. In May of 2014, Governor Sandoval signed an Executive Order requiring professional licensing bodies to establish reciprocity opportunities for veterans. The Order also requires each licensing body to capture the number of service members and veterans holding or seeking licensure in Nevada, and to report the data to the Nevada Department of Veterans Services.

Mr. Pinson stated that Board of Pharmacy applications will be modified to include a section to capture the required data.

8. Application for Nevada Pharmacy – Appearance

PharMerica – Henderson

Roland Werner, pharmacy director, appeared and was sworn by President Gandhi prior to answering questions or offering testimony.

Mr. Edwards explained that PharMerica has purchased Spectrum Pharmacy (Spectrum) and will be moving into Spectrum’s existing facility. Spectrum was disciplined by this Board in April 2014 for a compounding error. The Board Order placed restrictions on the products that Spectrum was allowed to compound. Board Staff has major concerns regarding PharMerica taking over Spectrum with the same staff, and potentially the same issues.

Mr. Werner stated that PharMerica will not provide non-sterile compounding, and will not expand Spectrum’s current product line. PharMerica currently compounds oral vancomycin and pink swirls, and will continue to compound products currently provided by Spectrum. Commercially available products, oral capsule and troches will not be compounded. PharMerica contracts with a local certified compounding pharmacy to prepare other compounds and TPNs for their nursing home patients. Mr. Werner said that training on PharMerica policies and procedures and the computer
system will be provided by him and PharMerica trainers. Mr. Werner offered to provide Board Staff with a list of products currently compounded by Spectrum and PharMerica.

President Gandhi stated that the application has the box checked for “Name Change” only. President Gandhi asked Mr. Werner to clarify the application. Mr. Werner responded that the application is for a location and ownership change. Board Staff will amend the application.

Mr. Werner addressed questions to the Board’s satisfaction.

Mr. Wuest pointed out that PharMerica will be moving into the Spectrum location on Saturday, June 14th, which will not allow time for a pre-inspection.

Because there has been no inspection issues with the existing facility, the Board agreed the inspection can be conducted the following week.

**Board Action:**

**Motion:** Cheryl Blomstrom moved to approve PharMerica’s Application for Nevada Pharmacy. PharMerica may continue to compound vancomycin and pink swizzles. Mr. Werner will provide Board Staff with a list of products that are currently compounded by PharMerica and Spectrum Pharmacy. Board Staff is authorized to review and approve or deny products on the lists. The pharmacy can be inspected post-licensure.

**Second:** Kirk Wentworth

**Action:** Passed Unanimously

9. Applications for Out-of-State Compounding Pharmacy – Appearance

   A. Advanced Infusion Solutions – Ridgeland, MS

President Gandhi recused from participation in this matter due to his acquaintance with Mr. Mathew. Leo Basch presided as Acting President over this matter.

Koshy Mathew, Vice President of Pharmacy Services, appeared and was sworn by Acting President Basch prior to answering questions or offering testimony.

Mr. Mathew presented a letter from Charles Bell, Jr., President/PIC of Advanced Infusion Services, authorizing Mr. Mathew to represent the company.

Mr. Mathew explained that Advanced Infusion Services will provide patient specific traditional compounding services to home infusion patients. Products include TPNs, topical pain management, IV antibiotics and IV fluids. The pharmacy is USP 795 and 797 compliant. Products are lab tested for sterility, potency and endotoxins. Surface
testing is conducted weekly. Pharmacists are required to complete the Critical Point thirty-two module compounding training program. Pharmacists and technicians receive initial and ongoing training. Advanced Infusion Services is currently licensed to ship to forty-eight states. Mr. Mathew provided a copy of their inspection which was conducted by NABP on April 18, 2014. Mr. Mathew also provided a copy of their Mississippi Board of Pharmacy inspection dated February 12, 2013.

The application for Advanced Infusion Services did not have the “Parenteral” box checked under the “Services Provided.” Mr. Mathew authorized Board Staff to amend the application.

Mr. Mathew answered questions to the Board’s satisfaction

Board Action:

Motion: Kirk Wentworth moved to approve Advanced Infusion Services Application for Out-of-State Pharmacy.

Second: Jack Dalton

Action: Passed Unanimously

B. American Custom Compounding Pharmacy LLC – Dallas, TX

Vy Tran, pharmacist in charge, and Matthew Gundelfinger, owner, appeared and were sworn by President Gandhi prior to answering questions or offering testimony.

Ms. Tran explained that American Custom Compounding Pharmacy provides non-sterile and sterile compounding services primarily for age management and hormone replacement therapy. The pharmacy is 795 and 797 compliant. Products are patient specific, and lab tested for potency, sterility and endotoxins. Pharmacists and technicians are IV certified through TRINU Healthcare in Texas.

Mr. Gundelfinger said that the pharmacy was recently inspected. The Texas State Board of Pharmacy has a separate inspection and license for sterile compounding. A copy of American Custom Compounding Pharmacy’s Community Sterile Compounding license was provided in the Board book.

Ms. Tran and Mr. Gundelfinger answered questions to the Board’s satisfaction.

Board Action:

Motion: Cheryl Blomstrom moved to approve American Custom Compounding Pharmacy’s Application for Out-of-State Pharmacy.

Second: Leo Basch
Action: Passed Unanimously

C. Aureus Pharmacy – Pittsburgh, PA

Rescheduled to the July 2014 meeting at the applicant’s request.

D. Focus Rx – Holbrook, NY

Rescheduled to the July 2014 meeting at the applicant’s request.

10. Application for Nevada MDEG – Appearance

Desert Rose Medical Supplies, LLC – Las Vegas

Marc Dickerson, President, appeared and was sworn by President Gandhi prior to answering questions or offering testimony.

Mr. Dickerson explained that Desert Rose Medical Supplies (Desert Rose) will focus on orthotic products, primarily, braces for back, knee, wrist and ankle. Michelle Rains is the administrator and will be onsite during business hours. Desert Rose will expand its product line to include non-DME products at a future date. Inventory from the previous owner is currently being dissolved.

Mr. Dickerson said Desert Rose was acquired by the current owners in November 2013. The business is currently operating under the previous owner's MDEG license. Mr. Dickerson indicated that he was not aware that the business required licensure by this Board. When the facility was inspected approximately six weeks ago, the Board Inspector informed Mr. Dickerson that he was required to submit the application.

The application indicated that Desert Rose was applying as a “New MDEG.” Mr. Dickerson authorized Board Staff to modify the application to indicate “Ownership Change.”

President Gandhi requested that Mr. Dickerson provide a copy of Desert Rose’s current inventory.

Board Action:

Motion: Kirk Wentworth moved to approve Desert Rose Medical Supplies’ Application for Nevada MDEG. Mr. Dickerson will submit a copy of Desert Rose Medical Supplies current inventory.

Second: Cheryl Blomstrom

Action: Passed Unanimously
11. Discussion and Determination

MDEG Dispensing

Mr. Pinson stated that dispensing practitioners are required to register with the Board prior to dispensing medications out of their practices. Board Staff has been asked if the same parameters would apply for practitioners who want to purchase MDEG products from a wholesaler to stock and dispense to patients. Should physicians be permitted to dispense such products without registering as an MDEG dispensing practitioner.

The Board discussed issues regarding certification, qualification and training to fit and/or size devices, as well as issues concerning self-referrals and walk-in patients.

The Board directed Board Staff to present this matter to the MDEG Committee for their recommendations and report back to the Board.

12. Personnel Review

Mr. Pinson reported that Kris Mangosing has been hired as a part-time employee. Kris was originally hired to work with the PMP on the CDC study which is near completion. In addition to other duties, Kris will be cross trained in licensing.

A. Personnel Evaluation

Larry Pinson commended his entire staff commenting on their hard work and efficiency. He cited several attributes and accomplishments of all members of the staff.

Mr. Pinson noted that the Legislature did not approve salary increases again this session. Staff has not received a pay increase for six years.

B. Executive Secretary Evaluation

President Gandhi commended Mr. Pinson's hard work and leadership. Mr. Pinson's leadership is reflected in the quality of work produced by Board Staff and their responsiveness to serve the public. President Gandhi commented that Mr. Pinson's presentation style is impressive. He provides excellent content and education with a great delivery.

13. General Counsel Report

Mr. Edwards reported that he submitted an appeal to the District Court in the Maryanne Phillips' case. He anticipates an answer from the court next week.
14. Executive Secretary Report

Mr. Pinson shared a D-Day 70th Anniversary article on Bill Farr who served as the Public Member on the Board in the nineties.

A. Financial Report
Mr. Pinson presented the financials to the Board’s satisfaction. The Budget will be presented at the next meeting.

B. Temporary Licenses
No temporary licenses were issued since the last meeting.

C. Staff Activities
1. Presentations:
   a. "Project Echo" through UNR School of Medicine
   b. NABP Annual Meeting
   c. APRN Association

Mr. Pinson recently presented to this group. Lisa Adams, in conjunction with Dr. Pohl, also presented to this group and provided an opportunity to sign up with the PMP.

Mr. Pinson gave a presentation at the NABP meeting. He thanked the Board Members that attended and supported him.

D. Reports to Board
1. Collaborative Efforts:
   a. St. Kitts (Accutane)
   b. Nevada Board of Nursing - Medi-Spas
   c. Massachusetts Board of Pharmacy – Compounding
   d. Nevada Board of Medical Examiners – Hispanic Clinic
   e. Nevada Board of Veterinary Examiners – Nye County

2. Coalition Meeting on Prescription Drug Abuse

Liz MacMenamin, Retail Association of Nevada and Mr. Wuest provided an update. Issues were pared down to define the group’s focus including PMP access and the disposal of unsecure prescription medications. Ms. MacMenamin reported that the April drug take-back program in northern Nevada reported over 177,000 doses of drugs. There was discussion regarding educating southern Nevada about the drug take-back program. The take-back program will be expanded to include the disposal of sharps devices; e.g.; needles, syringes, etc.

3. Immunization Report

Mr. Pinson distributed the Immunization Report for the Board’s information.

E. Board Related News
1. Pharmacy Job Market

Mr. Pinson presented a Medscape article related to the future of pharmacy jobs for the Board’s information.

2. California SB 493

Mr. Pinson presented an article on SB 493 for the Board’s information.

3. Zohydro

Mr. Pinson commented that Massachusetts has passed a regulation that Zohydro is illegal if it’s not manufactured in an abuse deterrent formulation.
F. Activities Report

Mr. Pinson reported that a meeting of the Legislative Advisors was held in May. President Gandhi and Ms. Blomstrom participated. The group discussed pharmacy related legislative issues that may involve the Board. The group will meet again when the BDR's are released.

Mr. Edwards informed the Board that representatives from Appriss will be at the July meeting in Las Vegas to present an overview of the NPLEx system. The presentation will also be scheduled for northern Nevada.

15. Next Board Meeting:

July 23-24, 2014 – Las Vegas

16. Public Comment

No public comment.
Blank
To whom it may concern,

My name is Cynthia L. Butler (Blake), pharmacy technician license.

Cynthia L. Butler

..., I am hereby requesting a hearing to re-acquire my

APR 17 2014
Board Action:

Motion: Joe Kellogg moved, based on evidence presented, to find Mr. Cronshaw guilty of the alleged violations.

Second: Bob Wood

Action: Passed Unanimously

Motion: Joe Kellogg moved to revoke Mr. Cronshaw’s pharmaceutical technician registration.

Second: Bob Wood

Action: Passed With One Negative Vote

F. Cynthia Blake, PT (03-027-PT-S)

It was noted that Ms. Blake was not present for hearing.

Geri Raj, managing pharmacist for K-Mart #3592, appeared and was sworn by President Pinson prior to answering questions or offering testimony.

Mr. Ling questioned Ms. Raj regarding the circumstances of this matter. Ms. Raj testified that she received a telephone call from a physician asking who at that pharmacy was filling prescriptions for one of his patients without his authorization. Ms. Raj stated that she determined Ms. Blake had filled the prescriptions and questioned her. Ms. Raj was unable to find hard copies. It was found that the patient had her prescription filled by Ms. Blake and had taken the same prescription to another pharmacy and had it filled second time using the same prescription. Ms. Raj made a report to the district pharmacy manager. Ms. Raj again checked with the physician in this matter and asked him to please check with this medical staff to ensure that no one in his office had approved any refills for his patient. The physician found that no one from his office had authorized refills for his patient and signed a statement to that effect. This patient paid cash for her prescriptions.

Mr. Ling determined that he had proven the First Cause of Action. The Second Cause of Action, repeated negligence, was charged because of Ms. Blake’s failure to renew her license and worked unlicensed for nine months.

Board Action:

Motion: Ray Seidlenger moved, based on evidence presented, to find Ms. Blake guilty of the alleged violations.
Second: Marcie Ranick

Action: Passed With One Negative Vote

Motion: Ray Seidlinger moved to revoke Ms. Blake's pharmaceutical technician registration.

Second: Bob Wood

Action: Passed With One Negative Vote

G. Andres M. Estrada Jr, PT (03-050-PT-S)

Andres Estrada appeared and was sworn by President Pinson prior to answering questions or offering testimony.

NOTE: Marcie Ranick recused from participation in this case as she is employed by Walgreens.

Mr. Ling had no opening statement and commended Mr. Estrada for his honesty with his Answer and Notice of Defense.

Mr. Estrada testified that he had gone to a concert and made a poor choice by using marijuana. He has gone to PRN-PRN and is in the process of signing a contract. Mr. Estrada plead for his license and gave various places where he regularly volunteers his time in the pursuit to help others.

Mr. Ling recommended the standard PRN-PRN contract and Order.

Larry Espadero testified that Mr. Estrada had contacted him and that he will do Mr. Estrada's evaluation next week.

Board Action:

Motion: Joe Kellogg moved, based on evidence presented, to find Mr. Estada guilty of the alleged violations.

Second: Bob Wood

Action: Passed Unanimously

Motion: Joe Kellogg moved to remand Mr. Estrada to the standard PRN-PRN Order.

Second: Bob Wood
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY,

Petitioner,

v.

CYnthia Blake, P.T.,
Certificate of Registration #PT00182

Respondent.

ORDER DENYING REQUEST FOR REINSTATEMENT

Case No. 03-027-PT-S

This matter was originally heard by the Nevada State Board of Pharmacy (hereinafter Board) at its regular meeting on October 15, 2003 in Reno, Nevada. The Board was represented by Louis Ling, General Counsel, and Ms. Blake did not appear and represent herself. On November 13, 2003, the Board issued Findings of Fact, Conclusions of Law, and Order. The Board's Order revoked Ms. Blake' pharmaceutical technician registration and banned her from employment in any business registered by the Board in any capacity until she had been reinstated by the Board and that she return her registration certificate within 10 days of her receipt of the Order and her failure to do so results in a fine of $1,000 per day until the registration certificate is received by the Board office.

On January 24, 2012, Ms. Blake sent an email requesting an appearance before the Board seeking reinstatement of her pharmaceutical technician registration. On April 2, 2012, a notice of appearance was sent to Ms. Blake's last known address scheduling her appearance before the Board on April 19, 2012 at 10:30 a.m. Ms. Blake did not appear for her hearing as scheduled. As it is Ms. Blake's to burden to prove to the Board that is in the public's interest to reinstate her registration and she did not appear,
the Board declined to reinstate Ms. Blake's pharmaceutical technician registration PT 00182.  

Signed and effective this 15th day of May, 2012.

Beth Foster, President  
Nevada State Board of Pharmacy
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY,

v.

FINDINGS OF FACT,
CONCLUSIONS OF LAW, AND
ORDER

CYNTHIA BLAKE, P.T.,
Certificate of Registration #PT00182,

Case No. 03-027-PT-S

Respondent.

THIS MATTER was heard by the Nevada State Board of Pharmacy (hereinafter Board) at its regular meeting on October 15, 2003 in Reno, Nevada. The Board was represented by Louis Ling, General Counsel to the Board. Respondent Cynthia Blake did not appear at the hearing. Based on the presentation of the General Counsel and the public records in the possession and control of the Board, the Board issues the following Findings of Fact, Conclusions of Law, and Order:

FINDINGS OF FACT

1. Board staff demonstrated that Ms. Blake had been properly served with the Notice of Intended Action and Accusation in this matter and that she had responded to Board staff after receiving it. No explanation was tendered for Ms. Blake's absence, nor did she request a continuation of the matter. Board staff presented the testimony of Geri Raj, managing pharmacist for Kmart #3592. Based upon the testimony of Ms. Raj and the presentation by the General Counsel, the Board finds the following to be the facts of this matter.

2. On March 28, 2003, Board staff received a notice that Ms. Blake had been terminated from her employment as a pharmaceutical technician from Kmart #3592.
3. Ms. Raj testified regarding the basis for Ms. Blake’s termination was that on February 18, 2003, Dr. Nader Abelsayed had contacted the managing pharmacist for Kmart #3592 to inquire from whom his patient, MB, was getting prescriptions for Lortab. Ms. Raj checked the pharmacy’s computer and found that MB’s prescription had been filled five times between December 2002 and February 2003. Dr. Abelsayed had indicated his concern because neither he nor any member of his staff had approved refills of Patient MB’s Lortab prescriptions. When Dr. Abelsayed asked Mr. Raj to pull the hard copy of the prescription, Ms. Raj was unable to located any hard copy of the prescription.

4. As a result of her call with Dr. Abelsayed, Ms. Raj spoke with Ms. Blake regarding MB’s Lortab prescriptions. Ms. Blake admitted to Ms. Raj that she, Ms. Blake, had filled one of MB’s prescriptions on February 13, 2003 without having the hard copy based upon MB’s representation that she would bring the hard copy with her when she picked up the prescription. MB did not bring the prescription with her, so no hard copy was ever received for that prescription and placed into the pharmacy’s records. Ms. Blake dispensed the prescription to MB without ringing the transaction through the pharmacy’s cash register. Ms. Raj detailed her efforts to work with Ms. Blake to find the missing prescriptions and to otherwise resolve the concerns raised by Dr. Abelsayed, but ultimately Ms. Raj was unable to resolve the concerns. Ms. Raj identified five prescriptions for controlled substances where the pharmacy’s records show that Ms. Blake was responsible for the orders for which no written order could be located and which Dr. Abelsayed disavowed.
CONCLUSIONS OF LAW

1. The Board has jurisdiction over this matter because Ms. Blake is a pharmaceutical technician registered by the Board.

2. In creating five false and fraudulent prescriptions for controlled substances for MB without authorization of MB's physician, Ms. Blake violated NRS 453.321(1), 453.331(1)(f), and 639.210(4) and (12) and NAC 639.945(1)(g), (h), and (i).

3. In being repeatedly negligent as evidenced by the prior disciplinary action against Ms. Blake, Ms. Blake violated NRS 639.210(4) and (16) and NAC 639.945(1)(d).

ORDER

Based upon the foregoing, the Board hereby orders the following:

1. Ms. Blake’s pharmaceutical technician’s registration (#PT00182) is revoked. Ms. Blake may not be employed in any business or facility licensed by this Board in any capacity unless and until her registration as a pharmaceutical technician has been reinstated.

2. Ms. Blake shall return to the Board’s Reno office her wallet card within 10 days of her receipt of this Order. Her failure to do so will result in a fine of $1,000 per day until the wallet card is received by the Board office.

Signed and effective this 13th day of November, 2003.

Larry L. Pinson, President
Nevada State Board of Pharmacy
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY, ) CASE NOS. 14-018-RPH-S
Petitioner, ) 14-018-PH-S
) NOTICE OF INTENDED ACTION
) AND ACCUSATION
v. )
) NEVADA STATE BOARD
ASHA KATHYRN GRECO, R.PH. ) OF PHARMACY
Certificate of Registration No. 16908 ) MAR 12 2014
) FILED
) TARGET PHARMACY #T-826 )
Certificate of Registration No. PH01360 )
) Respondents.

Larry L. Pinson, in his official capacity as Executive Secretary of the Nevada State Board of Pharmacy, makes the following that will serve as both a notice of intended action under Nevada Revised Statutes (NRS) 233B.127(3) and as an accusation under NRS 639.241.

I.

The Nevada State Board of Pharmacy (Board) has jurisdiction over this matter because at the time of the events alleged herein, Respondent Asha Greco, Certificate of Registration No. 16908, was a registered pharmacist with the Board, and Respondent Target Pharmacy #T-826, Certificate of Registration No. PH01360 (Target #T-826), was a pharmacy registered with the Board.

II.

Venus Vedadi is a pharmacy student at Roseman University. On or about January 16, 2014, the Board became aware that Ms. Vedadi had not renewed her intern pharmacist registration, which expired on October 31, 2012. Despite the expiration of her intern pharmacist registration, Ms. Vedadi continued to complete her pharmacy rotations, and worked at her assigned pharmacy practice sites without a valid intern pharmacist registration.

III.

Ms. Vedadi completed a rotation at Target #T-826 during the time period of January 5, 2014 through February 14, 2014.
IV.

At the Board’s request, Roseman University and the managing pharmacist at Target #T-826 provided Ms. Vedadi’s work records. From the records provided, Board Staff ascertained that Ms. Vedadi had worked approximately five (5) days without a current intern pharmacist registration.

FIRST CAUSE OF ACTION

V.

As managing pharmacist for the pharmacy in which Ms. Vedadi worked without a current intern pharmacist registration, Asha Greco violated Nevada Revised Statute (NRS) 639.220(1) and Nevada Administrative Code (NAC) 639.945(1)(i) and/or (j), which violations are grounds for discipline pursuant to NRS 639.210(4), (11), (12) and/or (15), or alternatively, under NRS 639.255, as well as NAC 639.955.

SECOND CAUSE OF ACTION

VI.

In owning and operating the pharmacy in which Ms. Vedadi worked without a current intern pharmacist registration, Target Pharmacy #T-826 violated NRS 639.220(1) and NAC 639.945(1)(i), (j) and/or (2), which violations are grounds for discipline pursuant to NRS 639.210(4), (11) and/or (12), or alternatively, under NRS 639.255, as well as NAC 639.955.

WHEREFORE it is requested that the Nevada State Board of Pharmacy take appropriate disciplinary action with respect to the certificate of registration of the Respondent.

Signed this 12th day of March, 2014.

Larry L. Parson, Pharm.D., Executive Secretary
Nevada State Board of Pharmacy
NOTICE TO RESPONDENT

You have the right to show the Nevada State Board of Pharmacy that your conduct, as alleged above, complies with all lawful requirements regarding your certificate of registration. To do so, you must mail to the Board within 15 days of your receipt of this Notice of Intended Action and Accusation a written statement showing your compliance.
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY, ) CASE NO. 14-018-RPH-S
) )

v. ) )
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ASHA KATHYRN GRECO, R.PH. ) )
Certificate of Registration No. 16908 ) )

Respondent ) )

/ ) )

TO THE RESPONDENT ABOVE-SAID: PLEASE TAKE NOTICE THAT:

I.

Pursuant to the authority and jurisdiction conferred upon the Nevada State Board of Pharmacy by NRS 639.241 to NRS 639.2576, inclusive, and NRS chapter 233B, a Notice of Intended Action and Accusation has been filed with the Board by the Petitioner, Larry L. Pinson, Executive Secretary for the Board, alleging grounds for imposition of disciplinary action by the Board against you, as is more fully explained and set forth in the Notice of Intended Action and Accusation served herewith and hereby incorporated reference herein.

II.

You have the right to a hearing before the Nevada State Board of Pharmacy to answer the Notice of Intended Action and Accusation and present evidence and argument on all issues involved, either personally or through counsel. It is required that you complete two copies of the Answer and Notice of Defense documents served herewith and file said copies with the Nevada State Board of Pharmacy within fifteen (15) days of receipt of this Statement and Notice, and of the Notice of Intended Action and Accusation served within.

-I-
III.

The Board has reserved Wednesday, April 16, 2014, as the date for a hearing on this matter at the Hilton Garden Inn, 7830 South Las Vegas Boulevard, Las Vegas, Nevada. The hour of the hearing will be set by letter to follow.

IV.

Failure to complete and file your Notice of Defense with the Board and thereby request a hearing within the time allowed shall constitute a waiver of your right to a hearing in this matter and give cause for the entering of your default to the Notice of Interred Action and Accusation filed herein, unless the Board, in its sole discretion, elects to grant or hold a hearing nonetheless.

DATED this 12th day of March, 2014.

Larry L. Pinson, Pharm.D., Executive Secretary
Nevada State Board of Pharmacy
Respondent above named, in answer to the Notice of Intended Action and Accusation filed in the above-entitled matter before the Nevada State Board of Pharmacy, declares:

1. That his objection to the Notice of Intended Action and Accusation as being incomplete or failing to state clearly the charges against him, is hereby interposed on the following grounds: (State specific objections or insert "none").
2. That, in answer to the Notice of Intended Action and Accusation, he admits, denies and alleges as follows:

I hereby declare, under penalty of perjury, that the foregoing Answer and Notice of Defense, and all facts therein stated, are true and correct to the best of my knowledge.

DATED this _______ day of ____________________, 2014.

ASHA KATHYRN GRECO, R.PH.
BEFORE THE NEVADA STATE BOARD OF PHARMACY

Nevada State Board of Pharmacy                         )
Petitioner                                           )
) Case No. 14-018-PH-S

v.                                                    )

Target Pharmacy #T-826 (No. PH01360)                  )
Respondent                                           )

) ANSWER AND NOTICE OF DEFENSE

Respondent Target Pharmacy #T-826 (No. PH01360) above named, in answer to the
Notice of Intended Action and Accusation filed in the above-entitled matter before the Nevada
State Board of Pharmacy, declares:

1. That its objection to the Notice of Intended Action and Accusation as being incomplete
or failing to state clearly the charges against it, is hereby interposed on the following grounds:

Petitioner fails to allege facts to support violations of the statutes and regulations cited in
the First and Second Causes of Action.

2. That, in answer to the Notice of Intended Action and Accusation, Respondent Target
admits, denies, and alleges as follows:

A. Admits the allegations set forth in paragraphs "I" and "$V" of the Notice of Intended
Action and Accusation.

B. Admits the portion of paragraph "$II" of the Notice of Intended Action and Accusation
which asserts that Ms. Venus Vedadi is a pharmacy student at Roseman University.
Respondent Target denies knowledge or information sufficient to form a belief as to the
truth of the remainder of paragraph "$II".

C. Denies the allegation set forth in paragraph "$III". While Ms. Vedadi was assigned to a
pharmacy rotation at Target Pharmacy #T-826 to run from January 6, 2014 to February
14, 2014, Ms. Vedadi only worked January 6, 7, 8, 14, and a partial day on January 15th
before it was discovered that her registration was "not renewed" and she was asked not to
return to the store.

D. Denies the following allegations set forth in paragraph "$VI" of the Notice of Intended
Action and Accusation, the Second Cause of Action directed to Respondent Target:

1. Violation of NRS 639.220(1): At all times material to the Board's accusation,
Target Pharmacy #T-826 was managed by a registered pharmacist, approved by
the Board, who was responsible for compliance by the pharmacy and its personnel
with all state and federal laws and regulations relating to the operation of the pharmacy and the practice of pharmacy:

2. Violation of NAC 639.945(1)(i): At all times material to the Board's accusation, Target Pharmacy #1-826 acted in a competent, skillful, and appropriate manner.

3. Violation of NAC 639.945(1)(j): At all times material to the Board's accusation, Target Pharmacy #1-826 did not knowingly aid or abet a person not licensed to practice pharmacy in the State of Nevada; and

4. Violation of NAC 639.945(2): At all times material to the Board's accusation, Target Pharmacy #1-826 was responsible for the acts of all personnel in its employ.

E. Denies any and all allegations not heretofore previously admitted or denied.

I hereby declare, under penalty of perjury, that the foregoing Answer and Notice of Defense, and all facts therein set out, are true and correct to the best of my knowledge.

DATED this ___ day of ___ , 2014.

[Signature]
Target Representative

[Signature]
Senior [Title]
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY, Petitioner,

v.

CHRISTOPHER GLEN SOUTHWICK, R.PH.
Certificate of Registration No. 11480

ADVANCED ISOTOPE OF NEVADA
Certificate of Registration No. PH02453

Respondents.

CASE NOS. 14-017-RPH-S
14-017-PH-S

NOTICE OF INTENDED ACTION AND ACCUSATION

Larry L. Pinson, in his official capacity as Executive Secretary of the Nevada State Board of Pharmacy, makes the following that will serve as both a notice of intended action under Nevada Revised Statutes (NRS) 233B.127(3) and as an accusation under NRS 639.241.

I.

The Nevada State Board of Pharmacy (Board) has jurisdiction over this matter because at the time of the events alleged herein, Respondent Christopher Southwick, Certificate of Registration No. 11480, was a registered pharmacist with the Board, and Respondent Advanced Isotopes of Nevada, Certificate of Registration No. PH02453 was a pharmacy registered with the Board.

II.

Venus Vedadi is a pharmacy student at Roseman University. On or about January 16, 2014, the Board became aware that Ms. Vedadi had not renewed her intern pharmacist registration, which expired on October 31, 2012. Despite the expiration of her intern pharmacist registration, Ms. Vedadi continued to complete her pharmacy rotations, and worked at her assigned pharmacy practice sites without a valid intern pharmacist registration.

III.

Ms. Vedadi completed a rotation at Advanced Isotopes of Nevada during the time period of August 19, 2013 through September 27, 2013.

-1-
IV.

At the Board’s request, Roseman University and the managing pharmacist at Advanced Isotopes of Nevada provided Ms. Vedadi’s work records. From the records provided, Board Staff ascertained that Ms. Vedadi had worked approximately twenty-one (21) days without a current intern pharmacist registration.

FIRST CAUSE OF ACTION

V.

As managing pharmacist for the pharmacy in which Ms. Vedadi worked without a current intern pharmacist registration, Christopher Southwick violated Nevada Revised Statute (NRS) 639.220(1) and Nevada Administrative Code (NAC) 639.945(1)(i) and/or (j), which violations are grounds for discipline pursuant to NRS 639.210(4), (11), (12) and/or (15), or alternatively, under NRS 639.255, as well as NAC 639.955.

SECOND CAUSE OF ACTION

VI.

In owning and operating the pharmacy in which Ms. Vedadi worked without a current intern pharmacist registration, Advanced Isotopes of Nevada violated NRS 639.220(1) and NAC 639.945(1)(i), (j) and/or (2), which violations are grounds for discipline pursuant to NRS 639.210(4), (11) and/or (12), or alternatively, under NRS 639.255, as well as NAC 639.955.

WHEREFORE it is requested that the Nevada State Board of Pharmacy take appropriate disciplinary action with respect to the certificate of registration of the Respondent.

Signed this 12th day of March, 2014.

Larry L. Pinson, Pharm.D., Executive Secretary
Nevada State Board of Pharmacy
NOTICE TO RESPONDENT

You have the right to show the Nevada State Board of Pharmacy that your conduct, as alleged above, complies with all lawful requirements regarding your certificate of registration. To do so, you must mail to the Board within 15 days of your receipt of this Notice of Intended Action and Accusation a written statement showing your compliance.
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY,

v.

CHRISTOPHER GLEN SOUTHWICK, R.PH.
Certificate of Registration No. 11480

Respondent

) ) CASE NO. 14-017-RPH-S
) ) STATEMENT TO THE RESPONDENT
) ) NOTICE OF INTENDED ACTION
) ) AND ACCUSATION
) ) RIGHT TO HEARING

TO THE RESPONDENT ABOVE-SAMED: PLEASE TAKE NOTICE THAT:

I.

Pursuant to the authority and jurisdiction conferred upon the Nevada State Board of Pharmacy by NRS 639.241 to NRS 639.2576, inclusive, and NRS chapter 233B, a Notice of Intended Action and Accusation has been filed with the Board by the Petitioner, Larry L. Pinson, Executive Secretary for the Board, alleging grounds for imposition of disciplinary action by the Board against you, as is more fully explained and set forth in the Notice of Intended Action and Accusation served herewith and hereby incorporated reference herein.

II.

You have the right to a hearing before the Nevada State Board of Pharmacy to answer the Notice of Intended Action and Accusation and present evidence and argument on all issues involved, either personally or through counsel. It is required that you complete two copies of the Answer and Notice of Defense documents served herewith and file said copies with the Nevada State Board of Pharmacy within fifteen (15) days of receipt of this Statement and Notice, and of the Notice of Intended Action and Accusation served within.

-1-
III.

The Board has reserved Wednesday, April 16, 2014, as the date for a hearing on this matter at the Hilton Garden Inn, 7830 South Las Vegas Boulevard, Las Vegas, Nevada. The hour of the hearing will be set by letter to follow.

IV.

Failure to complete and file your Notice of Defense with the Board and thereby request a hearing within the time allowed shall constitute a waiver of your right to a hearing in this matter and give cause for the entering of your default to the Notice of Intended Action and Accusation filed herein, unless the Board, in its sole discretion, elects to grant or hold a hearing nonetheless.

DATED this __ day of March, 2014.

Larry L. Pinson, Pharm.D., Executive Secretary
Nevada State Board of Pharmacy
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY, )

v. )

CHRISTOPHER GLEN SOUTHWICK, R.PH. )
Certificate of Registration No. 11480 )

Petitioner, )

CHRISTOPHER GLEN SOUTHWICK, R.PH. )
Certificate of Registration No. 11480 )

Respondent )

CASE NO. 14-017-RPH-S

ANSWER AND
NOTICE OF DEFENSE

Respondent above named, in answer to the Notice of Intended Action and Accusation filed in the above-entitled matter before the Nevada State Board of Pharmacy, declares:

1. That his objection to the Notice of Intended Action and Accusation as being incomplete or failing to state clearly the charges against him, is hereby interposed on the following grounds: (State specific objections or insert "none").

N

C

3/17/14

-1-
2. That, in answer to the Notice of Intended Action and Accusation, he admits, denies and alleges as follows:

See Attached Statement & Curriculum

3/18/14

I hereby declare, under penalty of perjury, that the foregoing Answer and Notice of Defense, and all facts therein stated, are true and correct to the best of my knowledge.

DATED this 17 day of March 2014.

CHRISTOPHER GLEN SOUTHWICK, R.PH.
Advanced Isotopes of Nevada  
1090 E Desert Inn Rd #102  
Las Vegas, NV 89109  
March 18, 2014

Nevada State Board of Pharmacy  
431 W. Plumb Lane  
Reno, NV 89509

This statement shall serve as response to the Answer and Notice of Defense case no. 14-017-RPH-S & 14-017-PH-S.

Venus started her rotation at Advanced Isotopes of Nevada LLC on August 19, 2013 and finished on Sept 25, 2013. One of the items covered during first day orientation is license verification (see attached Nuclear Pharmacy Rotation curriculum). I accept the original, or a copy of the original as proof of licensure. If the intern does not have it with them I will access the Nevada B.O.P website and print a copy for our records.

Venus presented a copy of an intern license which I looked at, thought to be her valid Nevada intern license, and posted it on our wall with our other licenses. No check of the Nevada B.O.P. website was performed.

At the end of her rotation the copy of her intern license was either given back to her or put in the shred bin for destruction. Therefore I have no way to verify if this was an expired NV intern license, or an active CA intern license which also may have been presented.

On Jan 23, 2014 a representative from Roseman University called to inform me of Venus’s expired intern license and a pending investigation by the Nevada B.O.P.

Going forward I will access the Nevada B.O.P website only for all licensure verification prior to the students/employee’s start date and will keep copies. Additionally I will have the intern/employee sign and date the orientation form as proof we have discussed their licensure on their first day of employment. If active licensure cannot be verified, the intern/employee will not be allowed to start work and I will inform the Nevada B.O.P.

Chris Southwick R.Ph.  
Advanced Isotopes of Nevada LLC  
Pharmacy Manager
Intern Name: _______________________
Signature: _______________________
Date: __________

Nuclear Pharmacy Rotation
Advanced Isotopes of Nevada

Week #1:
- Introductions and Layout
- License Verification
- Hours of Operation
- R.A.T. Module, BBP Testing, DOT/Hazmat Training, HIPPA, Hep B Vaccine
- ALARA
- Daily equipment QA
- Dose wrapping and shipping
- Delivery of Doses
- Supply stocking.
- Returned dose breakdown and decontamination

Week #2:
- Radiopharmaceutical QC
- Mo99/Tc99m Generator
- Radioactive decay physics/math
- RAM shipping module (Generator Return)
- Data Entry & Order Taking
- Daily set up

Week #3:
- Practice Dose Drawing
- Radiopharmaceuticals (Systems/Target Organs)
- I-131 Room & Capsule Compounding
- Customer ALARA Services
- Mid Term Eval

Week #4:
- Practice Dose Drawing
- Blood Labeling
• P.E.T. Overview

Week #5

• Kit Prep Calculations
• Practice Dose Drawing
• Radiopharmaceutical Ordering & Inventory Management

Week #6

• Kit Prep
• Dose Drawing
• Final Evaluation
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY,

Petitioner,

v.

ADVANCED ISOTOPES OF NEVADA
Certificate of Registration No. PH02453

Respondent

CASE NO. 14-017-PH-S

ANSWER AND
NOTICE OF DEFENSE

Respondent above named, in answer to the Notice of Intended Action and Accusation filed in the above-entitled matter before the Nevada State Board of Pharmacy, declares:

1. That his objection to the Notice of Intended Action and Accusation as being incomplete or failing to state clearly the charges against him, is hereby interposed on the following grounds: (State specific objections or insert "none").
2. That, in answer to the Notice of Intended Action and Accusation, he admits, denies and alleges as follows:

I hereby declare, under penalty of perjury, that the foregoing Answer and Notice of Defense, and all facts therein stated, are true and correct to the best of my knowledge.

DATED this _____ day of __________________, 2014.

___________________________________________
Print or Type name

For ADVANCED ISOTOPES OF NEVADA
Advanced Isotopes of Nevada
1090 E Desert Inn Rd #102
Las Vegas, NV 89109
March 18, 2014

Nevada State Board of Pharmacy
431 W. Plumb Lane
Reno, NV 89509

This statement shall serve as response to the Answer and Notice of Defense case no. 14-017-RPH-S & 14-017-PH-S.

Venus started her rotation at Advanced Isotopes of Nevada LLC on August 19, 2013 and finished on Sep: 25, 2013. One of the items covered during first day orientation is license verification (see attached Nuclear Pharmacy Rotation curriculum). I accept the original, or a copy of the original as proof of licensure. If the intern does not have it with them I will access the Nevada B.O.P website and print a copy for our records.

Venus presented a copy of an intern license which I looked at, thought to be her valid Nevada intern license, and posted it on our wall with our other licenses. No check of the Nevada B.O.P. website was performed.

At the end of her rotation the copy of her intern license was either given back to her or put in the shred bin for destruction. Therefore I have no way to verify if this was an expired NV intern license, or an active CA intern license which also may have been presented.

On Jan 23, 2014 a representative from Roseman University called to inform me of Venus’s expired intern license and a pending investigation by the Nevada B.O.P.

Going forward I will access the Nevada B.O.P website only for all licensure verification prior to the students/employee’s start date and will keep copies. Additionally I will have the intern/employee sign and date the orientation form as proof we have discussed their licensure on their first day of employment. If active licensure cannot be verified, the intern/employee will not be allowed to start work and I will inform the Nevada B.O.P.

Chris Southwick R.Ph.
Advanced Isotopes of Nevada LLC
Pharmacy Manager
Intern Name: __________________________
Signature: ____________________________
Date: ________________

Nuclear Pharmacy Rotation
Advanced Isotopes of Nevada

Week #1:
- Introductions and Layout
- License Verification
- Hours of Operation
- R.A.T. Module, BBP Testing, DOT/Hazmat Training, HIPPA, Hep B Vaccine
- ALARA
- Daily equipment QA
- Dose wrapping and shipping
- Delivery of Doses
- Supply stocking.
- Returned dose breakdown and decontamination

Week #2:
- Radiopharmaceutical QC
- Mo99/Tc99m Generator
- Radioactive decay physics/math
- RAM shipping module (Generator Return)
- Data Entry & Order Taking
- Daily set up

Week #3:
- Practice Dose Drawing
- Radiopharmaceuticals (Systems/Target Organs)
- i-131 Room & Capsule Compounding
- Customer ALARA Services
- Mid Term Eval

Week #4:
- Practice Dose Drawing
- Blood Labeling
- P.E.T. Overview

Week #5
- Kit Prep Calculations
- Practice Dose Drawing
- Radiopharmaceutical Ordering & Inventory Management

Week #6
- Kit Prep
- Dose Drawing
- Final Evaluation
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY, )
))
Petitioner, ) CASE NO. 14-031-RPH-S
)
)
 v. ) NOTICE OF INTENDED ACTION
)
)
BRENTON S. UNDERWOOD, R.P.H. ) AND ACCUSATION
Certificate of Registration No. 18014,
)
)
Respondent. /

Larry L. Pinson, in his official capacity as Executive Secretary of the Nevada State Board of Pharmacy, makes the following that will serve as both a notice of intended action under Nevada Revised Statutes (NRS) 233B.127(3) and as an accusation under NRS 639.241.

I.

The Nevada State Board of Pharmacy (Board) has jurisdiction over this matter because Respondent Brenton Underwood, Certificate of Registration No. 18014 (Mr. Underwood), is a registered pharmacist with the Board.

II.

During the 2013 renewal period, Mr. Underwood checked the box on his pharmacist license renewal application indicating that he had completed the required thirty (30) continuing education units (CEUs) between November 1, 2011, and October 31, 2013.

III.

After the renewal ended, Board Staff conducted a random audit of CEUs for the biennium ending October 31, 2013.

IV.

Board Staff’s continuing education (CE) audit findings identified that Mr. Underwood did not complete any CEUs for the biennial period November 1, 2011, to October 31, 2013.

-1-
FIRST CAUSE OF ACTION

V.

By failing to complete the required CEUs during the biennial period November 1, 2011, to October 31, 2013, and by indicating on his renewal application that he had completed 30 CEUs during the biennial period November 1, 2011, to October 31, 2013, when he completed zero hours of CEUs, Brenton Underwood violated Nevada Revised Statute (NRS) 639.281 and Nevada Administrative Code (NAC) 639.330, 639.390, and/or 639.945(m), which violations are grounds for action pursuant to (NRS) 639.210(1), (4), (9), (10), (12) and/or (17), and 639.2174 and NRS 639.255.

WHEREFORE it is requested that the Nevada State Board of Pharmacy take appropriate disciplinary action with respect to the certificate of registration of the Respondent.

Signed this 15 day of June, 2014.

Larry L. Vinson, Pharm.D., Executive Secretary
Nevada State Board of Pharmacy

NOTICE TO RESPONDENTS

You have the right to show the Nevada State Board of Pharmacy that your conduct, as alleged above, complies with all lawful requirements regarding your certificate of registration. To do so, you must mail to the Board within 15 days of your receipt of this Notice of Intended Action and Accusation a written statement showing your compliance.
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY, )

) CASE NO. 14-031-RPH-S

Petitioner, ) STATEMENT TO THE RESPONDENT

) NOTICE OF INTENDED ACTION

BRENTON UNDERWOOD, R.PH. ) AND ACCUSATION

Certificate of Registration No. 18014 ) RIGHT TO HEARING

Respondent. /

TO THE RESPONDENT ABOVE-SAMED: PLEASE TAKE NOTICE THAT:

I.

Pursuant to the authority and jurisdiction conferred upon the Nevada State Board of Pharmacy by NRS 639.241 to NRS 639.2576, inclusive, and NRS chapter 233B, a Notice of Intended Action and Accusation has been filed with the Board by the Petitioner, Larry L. Pinson, Executive Secretary for the Board, alleging grounds for imposition of disciplinary action by the Board against you, as is more fully explained and set forth in the Notice of Intended Action and Accusation served herewith and hereby incorporated reference herein.

II.

You have the right to a hearing before the Nevada State Board of Pharmacy to answer the Notice of Intended Action and Accusation and present evidence and argument on all issues involved, either personally or through counsel. It is required that you complete two copies of the Answer and Notice of Defense documents served herewith and file said copies with the Nevada State Board of Pharmacy within fifteen (15) days of receipt of this Statement and Notice, and of the Notice of Intended Action and Accusation served within.

III.

The Board has reserved Wednesday, July 23, 2014, as the date for a hearing on this matter at the Hilton Garden Inn, 7830 S. Las Vegas Blvd., Las Vegas, Nevada. The hour of the hearing will be set by letter to follow.
IV.

Failure to complete and file your Notice of Defense with the Board and thereby request a hearing within the time allowed shall constitute a waiver of your right to a hearing in this matter and give cause for the entering of your default to the Notice of Intended Action and Accusation filed herein, unless the Board, in its sole discretion, elects to grant or hold a hearing nonetheless.

DATED this 13th day of June, 2014.

Larry L. Pinson, Pharm.D., Executive Secretary
Nevada State Board of Pharmacy
Respondent above named, in answer to the Notice of Intended Action and Accusation filed in the above-entitled matter before the Nevada State Board of Pharmacy, declares:

1. That his objection to the Notice of Intended Action and Accusation as being incomplete or failing to state clearly the charges against him, is hereby interposed on the following grounds: (State specific objections or insert "none").

None.
2. That, in answer to the Notice of Intended Action and Accusation, he admits, denies and alleges as follows:

I do not deny that at this time, for the biennial period November 1, 2011 to October 31, 2013, I am unable to provide proof of completion of 30 CEUs. At the time of renewal I was under the impression that I was exempt from meeting the full requirements, pursuant to NAC 639.335(1a), due to my receipt of a degree in pharmacy conferred by an accredited school or college of pharmacy occurring in November 2010. For the aforementioned biennial period I did complete 1 CEU in Nevada Law and 3 CEUs in Immunization to meet requirements as an immunizing pharmacist. Upon receipt of this notice of intended action and accusation, and review of NAC 639.330, it has come to my attention that I did not appropriately comply with the necessary continuing education requirements for reregistration. I accept full responsibility for my actions resulting in my non compliance, and accept whatever disciplinary action the board feels to be appropriate. I would like to include that for the current biennial period starting November 1, 2013, I have completed over 40 hours of CEUs. Although I understand this has no bearing on the requirements for the previous biennial period, I hope it will serve as a reflection of my dedication to continuing my education as a Pharmacist, and my commitment to the health and safety of the public.

I hereby declare, under penalty of perjury, that the foregoing Answer and Notice of Defense, and all facts therein stated, are true and correct to the best of my knowledge.

DATED this 29th day of June, 2014.

[Signature]

BRENTON UNDERWOOD, R.PH.
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY,  )
      Petitioner,  )

v.                                      )

AMIROSE DE GUZMAN, R.Ph.  )
Certificate of Registration No. 16884  )

CVS PHARMACY #5942  )
Certificate of Registration No. PH02020  )

            Respondents.  )

CASE NOS. 14-013-RPH-S 14-013-PH-S
NOTICE OF INTENDED ACTION
AND ACCUSATION

Larry L. Pinson, in his official capacity as Executive Secretary of the Nevada State Board of Pharmacy, makes the following that will serve as both a notice of intended action under Nevada Revised Statutes (NRS) 233B.127(3) and as an accusation under NRS 639.241.

I.

The Nevada State Board of Pharmacy (Board) has jurisdiction over this matter because at the time of the events alleged herein, Respondent Amirose De Guzman, R.Ph., Certificate of Registration No. 16884, was a registered pharmacist with the Board, and Respondent CVS Pharmacy #5942, Certificate of Registration No. PH02020 (CVS #5942), was a pharmacy registered with the Board.

II.

During the annual inspection of CVS #5942 on February 12, 2014, the Board Inspector discovered that pharmacy employee Angeli Domingo was working as a pharmaceutical technician without a valid Nevada pharmaceutical technician registration.

III.

Board Staff conducted an investigation and determined that from August 2013, to February 2014, Ms. Domingo worked at multiple CVS pharmacies in Nevada as an unregistered pharmaceutical technician.
IV.

The Board Investigator requested Ms. Domingo’s work records from Michael Forbrook, CVS Pharmacy District Supervisor. From the records provided, Board Staff ascertained that during the period of September 4, 2013, to February 19, 2014, Ms. Domingo worked approximately nineteen (19) days at CVS #5942 as an unregistered pharmaceutical technician.

V.

Respondent Ms. De Guzman was the managing pharmacist for CVS #5942 during the period in which Ms. Domingo worked as an unregistered pharmaceutical technician.

FIRST CAUSE OF ACTION

VI.

As managing pharmacist for the pharmacy in which Ms. Domingo worked without a Nevada pharmaceutical technician registration, Amrose De Guzman violated Nevada Administrative Code (NAC) 639.240(1), NRS 639.220(1) and NAC 639.945(1)(i) and/or (j), which violations are grounds for discipline pursuant to NRS 639.210(4), (12) and/or (15), or alternatively, under NRS 639.255, as well as NAC 639.955.

SECOND CAUSE OF ACTION

VII.

In owning and operating the pharmacy in which Ms. Domingo worked without a Nevada pharmaceutical technician registration, CVS Pharmacy #5942 violated NAC 639.240(1), NAC 639.945(1)(i), (j) and (2), which violations are grounds for discipline pursuant to NRS 639.210(4), and/or (12), or alternatively, under NRS 639.255, as well as NAC 639.955.

WHEREFORE it is requested that the Nevada State Board of Pharmacy take appropriate disciplinary action with respect to the certificate of registration of the Respondent.

Signed this 13th day of June, 2014.

Larry L. Pinson, Pharm.D., Executive Secretary
Nevada State Board of Pharmacy
NOTICE TO RESPONDENT

You have the right to show the Nevada State Board of Pharmacy that your conduct, as alleged above, complies with all lawful requirements regarding your certificate of registration. To do so, you must mail to the Board within 15 days of your receipt of this Notice of Intended Action and Accusation a written statement showing your compliance.
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY, )

Petitioner, )

v. )

AMIROSE DE GUZMAN, R.PH. )
Certificate of Registration No. 16884 )

Respondent. )

CASE NO. 14-013-RPH-S

STATEMENT TO THE RESPONDENT )
NOTICE OF INTENDED ACTION )
AND ACCUSATION )
RIGHT TO HEARING )

TO THE RESPONDENT ABOVE-SAMED: PLEASE TAKE NOTICE THAT:

I.

Pursuant to the authority and jurisdiction conferred upon the Nevada State Board of Pharmacy by NRS 639.241 to NRS 639.2576, inclusive, and NRS chapter 233B, a Notice of Intended Action and Accusation has been filed with the Board by the Petitioner, Larry L. Pinson, Executive Secretary for the Board, alleging grounds for imposition of disciplinary action by the Board against you, as is more fully explained and set forth in the Notice of Intended Action and Accusation served herewith and hereby incorporated reference herein.

II.

You have the right to a hearing before the Nevada State Board of Pharmacy to answer the Notice of Intended Action and Accusation and present evidence and argument on all issues involved, either personally or through counsel. It is required that you complete two copies of the Answer and Notice of Defense documents served herewith and file said copies with the Nevada State Board of Pharmacy within fifteen (15) days of receipt of this Statement and Notice, and of the Notice of Intended Action and Accusation served within.

III.

The Board has reserved Wednesday, July 23, 2014, as the date for a hearing on this matter at the Hilton Garden Inn, 7830 South Las Vegas Boulevard, Las Vegas, Nevada. The hour of the hearing will be set by letter to follow.
IV.

Failure to complete and file your Notice of Defense with the Board and thereby request a hearing within the time allowed shall constitute a waiver of your right to a hearing in this matter and give cause for the entering of your default to the Notice of Intended Action and Accusation filed herein, unless the Board, in its sole discretion, elects to grant or hold a hearing nonetheless.

DATED this 13th day of June, 2014.

Larry L. Pinson, Pharm.D., Executive Secretary
Nevada State Board of Pharmacy
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY,  

Petitioner,  

v.  

AMIROSE DE GUZMAN, R.PH.  
Certificate of Registration No. 16884  

Respondent.  

CASE NO. 14-013-RPH-S  

ANSWER AND NOTICE OF DEFENSE

Respondent above named, in answer to the Notice of Intended Action and Accusation filed in the above-entitled matter before the Nevada State Board of Pharmacy, declares:

1. That his objection to the Notice of Intended Action and Accusation as being incomplete or failing to state clearly the charges against him, is hereby interposed on the following grounds: (State specific objections or insert "none").
2. That, in answer to the Notice of Intended Action and Accusation, he admits, denies and alleges as follows:

I hereby declare, under penalty of perjury, that the foregoing Answer and Notice of Defense, and all facts therein stated, are true and correct to the best of my knowledge.

DATED this _____ day of ________________, 2014.

__________________________
AMIROSE DE GUZMAN, R.PH.
Blank
COMES NOW Respondent CVS Pharmacy #5942 ("CVS") by and through its counsel, Michael W. Dyer, of Dyer, Lawrence, Flaherty, Donaldson & Prunty, and hereby responds to the Notice of Intended Action and Accusation, filed on June 13, 2014, by Petitioner, the Nevada State Board of Pharmacy ("Board"). This Response will serve as CVS’s Answer and Notice of Defense pursuant to NRS 639.244. CVS hereby declares:

1. That a hearing on the Notice of Intended Action and Accusation is requested.

2. That, in answer to the Notice of Intended Action and Accusation, CVS admits, denies and avers as follows:

I.

CVS admits that the Board has jurisdiction over the matter.

II.

CVS does not contest the allegations in Paragraph II.
III.

CVS hereby admits that Angeli Domingo ("Ms. Domingo") worked as an unregistered pharmaceutical technician at four CVS pharmacies in Nevada for a total of sixty-seven (67) days. CVS affirmatively states that at the time Ms. Domingo began working in the Nevada CVS pharmacies, Ms. Domingo was a registered pharmaceutical technician for CVS in Florida, who was working in Nevada as a "fill-in" or "floater" on a temporary basis, and her "home store" for payroll purposes remained in Florida. Because Ms. Domingo’s home store remained in Florida, CVS’s payroll system did not prompt a request for confirmation of Ms. Domingo’s Nevada license. The result was that the burden of confirming Ms. Domingo’s Nevada license status fell entirely on the managing pharmacist.

CVS further states that as a result of the Domingo situation, it has instituted a corrective policy requiring managing pharmacists to check the licenses of all pharmaceutical technicians not assigned to their stores and to print out a copy of the Nevada license before allowing such pharmaceutical technicians to work as a temporary fill-in or floater.

IV.

CVS does not contest the allegations in Paragraph IV.

V.

CVS does not contest the allegations in Paragraph V
FIRST CAUSE OF ACTION

VI.

Ms. De Guzman is no longer employed by CVS. CVS therefore has no response to the First Cause of Action, other than acknowledging that Ms. De Guzman allowed Ms. Domingo to work in the pharmacy of CVS #5942, and that Ms. Domingo did not have a valid license during the entire time she was allowed to work at CVS #5942.

SECOND CAUSE OF ACTION

VII.

CVS does not contest the allegations contained in Paragraph VII and does not contest that a basis for imposing discipline on CVS #5942 exists. However, CVS does not concede that NAC 639.945(1) or (2) categorically authorize the discipline of a pharmacy due to an employee's actions on a theory of strict or vicarious liability. CVS further states that corrective action has been taken to ensure that the managing pharmacist of each CVS pharmacy ensures that pharmaceutical technicians are properly licensed before working.

WHEREFORE CVS requests a hearing before the Nevada State Board of Pharmacy regarding the Notice of Intended Action and Accusation filed by Petitioner.

Dated this 7th day of July, 2014.

DYER, LAWRENCE, FLAHERTY,
DONALDSON & PRUNTY

By

Michael W. Dyer
Casey Gillham
Attorneys for CVS #5942
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY, 
Petitioner,

v.

BRIAN WICKSON, R.PH.
Certificate of Registration No. 12725

CVS PHARMACY #5792
Certificate of Registration No. PH01877

Respondents.

CASE NOS. 14-039-RPH-S
14-039-PH-S

NOTICE OF INTENDED ACTION
AND ACCUSATION

Larry L. Pinson, in his official capacity as Executive Secretary of the Nevada State Board of Pharmacy, makes the following that will serve as both a notice of intended action under Nevada Revised Statutes (NRS) 233B.127(3) and as an accusation under NRS 639.241.

I.

The Nevada State Board of Pharmacy (Board) has jurisdiction over this matter because at the time of the events alleged herein, Respondent Brian Wickson, R.Ph., Certificate of Registration No. 12725, was a registered pharmacist with the Board, and Respondent CVS Pharmacy #5792, Certificate of Registration No. PH01877 (CVS #5792), was a pharmacy registered with the Board.

II.

During an annual inspection of non-party CVS #5942 on February 12, 2014, the Board Inspector discovered that pharmacy employee Angeli Domingo was working as a pharmaceutical technician without a valid Nevada pharmaceutical technician registration.

III.

Board Staff conducted an investigation and determined that from August 2013, to February 2014, Ms. Domingo worked at multiple CVS pharmacies in Nevada as an unregistered pharmaceutical technician.

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IV.

The Board Investigator requested Ms. Domingo’s work records from Michael Forbrook, CVS Pharmacy District Supervisor. From the records provided, Board Staff ascertained that Ms. Domingo worked on October 29, 2013, (one day) at CVS #5792 as an unregistered pharmaceutical technician.

V.

Respondent Mr. Wickson was the managing pharmacist at CVS #5792 on the day Ms. Domingo worked as an unregistered pharmaceutical technician.

FIRST CAUSE OF ACTION

VI.

As managing pharmacist for the pharmacy in which Ms. Domingo worked without a Nevada pharmaceutical technician registration, Brian Wickson violated Nevada Administrative Code (NAC) 639.240(1), NRS 639.220(1) and NAC 639.945(1)(i) and/or (j), which violations are grounds for discipline pursuant to NRS 639.210(4), (12) and/or (15), or alternatively, under NRS 639.255, as well as NAC 639.955.

SECOND CAUSE OF ACTION

VII.

In owning and operating the pharmacy in which Ms. Domingo worked without a Nevada pharmaceutical technician registration, CVS Pharmacy #5792 violated NAC 639.240(1), NAC 639.945(1)(i), (j) and (2), which violations are grounds for discipline pursuant to NRS 639.210(4), and/or (12), or alternatively, under NRS 639.255, as well as NAC 639.955.

WHEREFORE it is requested that the Nevada State Board of Pharmacy take appropriate disciplinary action with respect to the certificate of registration of the Respondent.

Signed this 13th day of June, 2014.

Larry L. Faison, Pharm.D., Executive Secretary
Nevada State Board of Pharmacy
NOTICE TO RESPONDENT

You have the right to show the Nevada State Board of Pharmacy that your conduct, as alleged above, complies with all lawful requirements regarding your certificate of registration. To do so, you must mail to the Board within 15 days of your receipt of this Notice of Intended Action and Accusation a written statement showing your compliance.
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY,

Petitioner,

v.

BRIAN WICKSON, R.PH.
Certificate of Registration No. 12725

Respondent

CASE NO. 14-039-RPH-S

STATEMENT TO THE RESPONDENT
NOTICE OF INTENDED ACTION
AND ACCUSATION
RIGHT TO HEARING

TO THE RESPONDENT ABOVE-SAMED: PLEASE TAKE NOTICE THAT:

I.

Pursuant to the authority and jurisdiction conferred upon the Nevada State Board of Pharmacy by NRS 639.241 to NRS 639.2576, inclusive, and NRS chapter 233B, a Notice of Intended Action and Accusation has been filed with the Board by the Petitioner, Larry L. Pinson, Executive Secretary for the Board, alleging grounds for imposition of disciplinary action by the Board against you, as is more fully explained and set forth in the Notice of Intended Action and Accusation served herewith and hereby incorporated reference herein.

II.

You have the right to a hearing before the Nevada State Board of Pharmacy to answer the Notice of Intended Action and Accusation and present evidence and argument on all issues involved, either personally or through counsel. It is required that you complete two copies of the Answer and Notice of Defense documents served herewith and file said copies with the Nevada State Board of Pharmacy within fifteen (15) days of receipt of this Statement and Notice, and of the Notice of Intended Action and Accusation served within.

III.

The Board has reserved Wednesday, July 23, 2014, as the date for a hearing on this matter at the Hilton Garden Inn, 7830 South Las Vegas Boulevard, Las Vegas, Nevada. The hour of the hearing will be set by letter to follow.
IV.

Failure to complete and file your Notice of Defense with the Board and thereby request a hearing within the time allowed shall constitute a waiver of your right to a hearing in this matter and give cause for the entering of your default to the Notice of Intended Action and Accusation filed herein, unless the Board, in its sole discretion, elects to grant or hold a hearing nonetheless.

DATED this 13th day of June, 2014.

Larry L. Pihlon, Pharm.D., Executive Secretary
Nevada State Board of Pharmacy
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY,  )
   )
   ) CASE NO. 14-039-RPH-S
   )
   )
   v.  )
   )
   ) ANSWER AND
   ) NOTICE OF DEFENSE
   )
   )
BRIAN WICKSON, R.PH.  )
Certificate of Registration No. 12725  )
   )
   )
   )
   )
Respondent.  )

Respondent above named, in answer to the Notice of Intended Action and Accusation
filed in the above-entitled matter before the Nevada State Board of Pharmacy, declares:

1. That his objection to the Notice of Intended Action and Accusation as being
incomplete or failing to state clearly the charges against him, is hereby interposed on the
following grounds: (State specific objections or insert "none").

The CVS employee Angel Domingo represented herself as a certified registered
Pharmacy Technician proper to work as a pharmacy technician at CVS 5792 (Desert Inn/Eastern). I
requested a pharmacy technician thru the CVS District Office and Angel Domingo responded stating she was a pharmacy
technician available to work Oct. 29, 2013 (one day) for a 10 AM-4 PM or
10 AM to 6 PM shift.
2. That, in answer to the Notice of Intended Action and Accusation, he admits, denies and alleges as follows:

The responsibility of verifying Nv. Technician registration is the obligation of the CVS pharmacy manager at the home store the technician works out of. This procedure to verify all pharmacy employees as being currently licensed in Nevada is a CVS requirement and performed frequently, then E-mailed to CVS Corporate. The pharmacy manager at CRS 5942 at Durango/Warm Springs failed to verify Angelie Domino’s Nevada registration. I did not get a copy of her registration prior to her working at CRS 5792 (Desert Inn/Eastern) where I was the pharmacy manager.

I hereby declare, under penalty of perjury, that the foregoing Answer and Notice of Defense, and all facts therein stated, are true and correct to the best of my knowledge.

DATED this 27th day of June, 2014.

BRIAN WICKSON, R.PH.

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BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY, ) CASE NO. 14-039-PH-S
 )
 )
 ) Petitioner,
 )
 v. ) ANSWER AND
 ) NOTICE OF DEFENSE
 )
CVS PHARMACY #5792 )
Certificate of Registration No. PH01877 )
 )
 )
 )
 ) Respondent.
 )

Respondent above named, in answer to the Notice of Intended Action and Accusation filed in the above-entitled matter before the Nevada State Board of Pharmacy, declares:

1. That his objection to the Notice of Intended Action and Accusation as being incomplete or failing to state clearly the charges against him, is hereby interposed on the following grounds: (State specific objections or insert "none").
2. That, in answer to the Notice of Intended Action and Accusation, he admits, denies and alleges as follows:

I hereby declare, under penalty of perjury, that the foregoing Answer and Notice of Defense, and all facts therein stated, are true and correct to the best of my knowledge.

DATED this ______ day of _____________________, 2014.

__________________________
Print or Type name

__________________________
For CVS PHARMACY #5792

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COMES NOW Respondent CVS Pharmacy #5792 ("CVS") by and through its counsel, Michael W. Dyer, of Dyer, Lawrence, Flaherty, Donaldson & Prunty, and hereby responds to the Notice of Intended Action and Accusation, filed on June 13, 2014, by Petitioner, the Nevada State Board of Pharmacy ("Board"). This Response will serve as CVS’s Answer and Notice of Defense pursuant to NRS 639.244. CVS hereby declares:

1. That a hearing on the Notice of Intended Action and Accusation is requested.

2. That, in answer to the Notice of Intended Action and Accusation, CVS admits, denies and avers as follows:

I.

CVS admits that the Board has jurisdiction over the matter.

II.

CVS does not contest the allegations in Paragraph II.
Ill.

CVS hereby admits that Angeli Domingo ("Ms. Domingo") worked as an unregistered pharmaceutical technician at four CVS pharmacies in Nevada for a total of sixty-seven (67) days. CVS affirmatively states that at the time Ms. Domingo began working in the Nevada CVS pharmacies, Ms. Domingo was a registered pharmaceutical technician for CVS in Florida, who was working in Nevada as a "fill-in" or "floater" on a temporary basis, and her "home store" for payroll purposes remained in Florida. Because Ms. Domingo’s home store remained in Florida, CVS’s payroll system did not prompt a request for confirmation of Ms. Domingo’s Nevada license. The result was that the burden of confirming Ms. Domingo’s Nevada license status fell entirely on the managing pharmacist.

CVS further states that as a result of the Domingo situation, it has instituted a corrective policy requiring managing pharmacists to check the licenses of all pharmaceutical technicians not assigned to their stores and to print out a copy of the Nevada license before allowing such pharmaceutical technicians to work as a temporary fill-in or floater.

IV.

CVS does not contest the allegations in Paragraph IV.

V.

CVS does not contest the allegations in Paragraph V.
FIRST CAUSE OF ACTION

VI.

Mr. Wickson is no longer employed by CVS. CVS therefore has no response to the First Cause of Action, other than acknowledging that Mr. Wickson allowed Ms. Domingo to work in the pharmacy of CVS #5792, and that Ms. Domingo did not have a valid license during the entire time she was allowed to work at CVS #5792.

SECOND CAUSE OF ACTION

VII.

CVS does not contest the allegations contained in Paragraph VII and does not contest that a basis for imposing discipline on CVS #5792 exists. However, CVS does not concede that NAC 639.945(1) or (2) categorically authorize the discipline of a pharmacy due to an employee’s actions on a theory of strict or vicarious liability. CVS further states that corrective action has been taken to ensure that the managing pharmacist of each CVS pharmacy ensures that pharmaceutical technicians are properly licensed before working.

WHEREFORE CVS requests a hearing before the Nevada State Board of Pharmacy regarding the Notice of Intended Action and Accusation filed by Petitioner.

Dated this 7th day of July, 2014.

DYER, LAWRENCE, FLAHERTY,
DONALDSON & PRUNTY

By: ______________

Michael W. Dyer
Casey A. Gillham
Attorneys for CVS #5792
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BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY, Petitioner,

v.

CHRISTOPHER GIFFORD, R.PH., Certificate of Registration No. 17858

CVS PHARMACY #2955, Certificate of Registration No. PH01668

Respondents.

CASE NOS. 14-038-RPH-S
14-038-PH-S

NOTICE OF INTENDED ACTION AND ACCUSATION

Larry L. Pinson, in his official capacity as Executive Secretary of the Nevada State Board of Pharmacy, makes the following that will serve as both a notice of intended action under Nevada Revised Statutes (NRS) 233B.127(3) and as an accusation under NRS 639.241.

I.

The Nevada State Board of Pharmacy (Board) has jurisdiction over this matter because at the time of the events alleged herein, Respondent Christopher Gifford, R.Ph., Certificate of Registration No. 17858, was a registered pharmacist with the Board, and Respondent CVS Pharmacy #2955, Certificate of Registration No. PH01668 (CVS #2955), was a pharmacy registered with the Board.

II.

During an annual inspection of non-party CVS #5942 on February 12, 2014, the Board Inspector discovered that pharmacy employee Angeli Domingo was working as a pharmaceutical technician without a valid Nevada pharmaceutical technician registration.

III.

Board Staff conducted an investigation and determined that from August 2013, to February 2014, Ms. Domingo worked at multiple CVS pharmacies in Nevada as an unregistered pharmaceutical technician.

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IV.

The Board Investigator requested Ms. Domingo's work records from Michael Forbrook, CVS Pharmacy District Supervisor. From the records provided, Board Staff ascertained that during the period of August 9, 2013, to February 17, 2014, Ms. Domingo worked approximately forty-six (46) days at CVS #2955 as an unregistered pharmaceutical technician.

V.

Respondent Mr. Gifford was the managing pharmacist at CVS #2955 during the period in which Ms. Domingo worked as an unregistered pharmaceutical technician.

FIRST CAUSE OF ACTION

VI.

As managing pharmacist for the pharmacy in which Ms. Domingo worked without a Nevada pharmaceutical technician registration, Christopher Gifford violated Nevada Administrative Code (NAC) 639.240(1), NRS 639.220(1) and NAC 639.945(1)(i) and/or (j), which violations are grounds for discipline pursuant to NRS 639.210(4), (12) and/or (15), or alternatively, under NRS 639.255, as well as NAC 639.955.

SECOND CAUSE OF ACTION

VII.

In owning and operating the pharmacy in which Ms. Domingo worked without a Nevada pharmaceutical technician registration, CVS Pharmacy #2955 violated NAC 639.240(1), NAC 639.945(1)(i), (j) and (2), which violations are grounds for discipline pursuant to NRS 639.210(4), and/or (12), or alternatively, under NRS 639.255, as well as NAC 639.955.

WHEREFORE it is requested that the Nevada State Board of Pharmacy take appropriate disciplinary action with respect to the certificate of registration of the Respondent.

Signed this 13th day of June, 2014.

[Signature]

Larry L. Pinson, Pharm.D., Executive Secretary
Nevada State Board of Pharmacy
NOTICE TO RESPONDENT

You have the right to show the Nevada State Board of Pharmacy that your conduct, as alleged above, complies with all lawful requirements regarding your certificate of registration. To do so, you must mail to the Board within 15 days of your receipt of this Notice of Intended Action and Accusation a written statement showing your compliance.
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY, 
Petitioner,

v. 

CHRISTOPHER GIFFORD, R.PH.
Certificate of Registration No. 17858

Respondent.

) CASE NO. 14-038-RPH-S
) 
) STATEMENT TO THE RESPONDENT
) NOTICE OF INTENDED ACTION
) AND ACCUSATION
) RIGHT TO HEARING

TO THE RESPONDENT ABOVE-SAMED: PLEASE TAKE NOTICE THAT:

I.

Pursuant to the authority and jurisdiction conferred upon the Nevada State Board of Pharmacy by NRS 639.241 to NRS 639.2576, inclusive, and NRS chapter 233B, a Notice of Intended Action and Accusation has been filed with the Board by the Petitioner, Larry L. Pinson, Executive Secretary for the Board, alleging grounds for imposition of disciplinary action by the Board against you, as is more fully explained and set forth in the Notice of Intended Action and Accusation served herewith and hereby incorporated reference herein.

II.

You have the right to a hearing before the Nevada State Board of Pharmacy to answer the Notice of Intended Action and Accusation and present evidence and argument on all issues involved, either personally or through counsel. It is required that you complete two copies of the Answer and Notice of Defense documents served herewith and file said copies with the Nevada State Board of Pharmacy within fifteen (15) days of receipt of this Statement and Notice, and of the Notice of Intended Action and Accusation served within.

III.

The Board has reserved Wednesday, July 23, 2014, as the date for a hearing on this matter at the Hilton Garden Inn, 7830 South Las Vegas Boulevard, Las Vegas, Nevada. The hour of the hearing will be set by letter to follow.
IV.

Failure to complete and file your Notice of Defense with the Board and thereby request a hearing within the time allowed shall constitute a waiver of your right to a hearing in this matter and give cause for the entering of your default to the Notice of Intended Action and Accusation filed herein, unless the Board, in its sole discretion, elects to grant or hold a hearing nonetheless.

DATED this 13th day of June, 2014.

Larry L. Pinson, Pharm.D., Executive Secretary
Nevada State Board of Pharmacy
Respondent above named, in answer to the Notice of Intended Action and Accusation filed in the above-entitled matter before the Nevada State Board of Pharmacy, declares:

1. That his objection to the Notice of Intended Action and Accusation as being incomplete or failing to state clearly the charges against him, is hereby interposed on the following grounds: (State specific objections or insert "none").
2. That, in answer to the Notice of Intended Action and Accusation, he admits, denies and alleges as follows:

I hereby declare, under penalty of perjury, that the foregoing Answer and Notice of Defense, and all facts therein stated, are true and correct to the best of my knowledge.

DATED this ____ day of ________________, 2014.

______________________________
CHRISTOPHER GIFFORD, R.PH.
COMES NOW Respondents Christopher Gifford and CVS Pharmacy #2955 ("Respondents") by and through their counsel, Michael W. Dyer, of Dyer, Lawrence, Flaherty, Donaldson & Prunty, and hereby respond to the Notice of Intended Action and Accusation, filed on June 13, 2014, by Petitioner, the Nevada State Board of Pharmacy ("Board"). This Response will serve as Respondents’ Answer and Notice of Defense pursuant to NRS 639.244.

Respondents hereby declare:

1. That a hearing on the Notice of Intended Action and Accusation is requested.

2. That, in answer to the Notice of Intended Action and Accusation, Respondents admit, deny and aver as follows:

   I.

   Respondents hereby admit that the Board has jurisdiction over the matter.

   II.

   Respondents do not contest the allegations in Paragraph II.
III.

Respondents hereby admit that Angeli Domingo ("Ms. Domingo") worked as an unregistered pharmaceutical technician at four CVS pharmacies in Nevada for a total of sixty-seven (67) days. Respondents affirmatively state that at the time Ms. Domingo began working in the Nevada CVS pharmacies, Ms. Domingo was a registered pharmaceutical technician for CVS in Florida, who was working in Nevada as a "fill-in" or "floater" on a temporary basis, and her "home store" for payroll purposes remained in Florida. Because Ms. Domingo's home store remained in Florida, CVS's payroll system did not prompt a request for confirmation of Ms. Domingo's Nevada license. The result was that the burden of confirming Ms. Domingo's Nevada license status fell entirely on the managing pharmacist.

Respondents further state that as a result of the Domingo situation, CVS has instituted a corrective policy requiring managing pharmacists to check the licenses of all pharmaceutical technicians not assigned to their stores and to print out a copy of the Nevada license before allowing such pharmaceutical technicians to work as a temporary fill-in or floater.

IV.

Respondents do not contest the allegations in Paragraph IV.

V.

Respondents do not contest the allegations in Paragraph V.

**FIRST CAUSE OF ACTION**

VI.

Respondents do not contest the allegations contained in Paragraph VI.
Blank
SECOND CAUSE OF ACTION

VII.

Respondents do not contest the allegations contained in Paragraph VII and do not contest that a basis for imposing discipline on CVS #2955 exists. However, Respondents do not concede that NAC 639.945(1) or (2) categorically authorize the discipline of a pharmacy due to an employee’s actions on a theory of strict or vicarious liability. Respondents further state that corrective action has been taken to ensure that the managing pharmacist of each CVS pharmacy ensures that all pharmaceutical technicians are properly licensed before working.

WHEREFORE Respondents request a hearing before the Nevada State Board of Pharmacy regarding the Notice of Intended Action and Accusation filed by Petitioner.

Dated this 16th day of July, 2014.

DYER, LAWRENCE, FLAHERTY, DONALDSON & PRUNTY

By. ______________________________
Michael W. Dyer
Casey A. Gillham
Attorneys for Respondents
Christopher Gifford and CVS #2955
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY, ) CASE NOS. 14-037-RPH-S

Petitioner, ) 14-037-PH-S

v. ) NOTICE OF INTENDED ACTION

VICKY L. BLACKWELL, R.PH. ) AND ACCUSATION
Certificate of Registration No. 18312 )

CVS PHARMACY #5113 )
Certificate of Registration No. PH01951 )

Respondents. /

Larry L. Pinson, in his official capacity as Executive Secretary of the Nevada State Board of Pharmacy, makes the following that will serve as both a notice of intended action under Nevada Revised Statutes (NRS) 233B.127(3) and as an accusation under NRS 639.241.

I.

The Nevada State Board of Pharmacy (Board) has jurisdiction over this matter because at the time of the events alleged herein, Respondent Vicky Blackwell, R.Ph., Certificate of Registration No. 18312, was a registered pharmacist with the Board, and Respondent CVS Pharmacy #5113, Certificate of Registration No. PH01951 (CVS #5113), was a pharmacy registered with the Board.

II.

During an annual inspection of non-party CVS #5942 on February 12, 2014, the Board Inspector discovered that pharmacy employee Angeli Domingo was working as a pharmaceutical technician without a valid Nevada pharmaceutical technician registration.

III.

Board Staff conducted an investigation and determined that from August 2013, to February 2014, Ms. Domingo worked at multiple CVS pharmacies in Nevada as an unregistered pharmaceutical technician.
IV.

The Board Investigator requested Ms. Domingo’s work records from Michael Forbrook, CVS Pharmacy District Supervisor. From the records provided, Board Staff ascertained that Ms. Domingo worked on November 5, 2013, (one day) at CVS #5113 as an unregistered pharmaceutical technician.

V.

Respondent Ms. Blackwell was the managing pharmacist at CVS #5113 on the day Ms. Domingo worked as an unregistered pharmaceutical technician.

FIRST CAUSE OF ACTION

VI.

As managing pharmacist for the pharmacy in which Ms. Domingo worked without a Nevada pharmaceutical technician registration, Vicky Blackwell violated Nevada Administrative Code (NAC) 639.240(1), NRS 639.220(1) and NAC 639.945(1)(i) and/or (j), which violations are grounds for discipline pursuant to NRS 639.210(4), (12) and/or (15), or alternatively, under NRS 639.255, as well as NAC 639.955.

SECOND CAUSE OF ACTION

VII.

In owning and operating the pharmacy in which Ms. Domingo worked without a Nevada pharmaceutical technician registration, CVS Pharmacy #5113 violated NAC 639.240(1), NAC 639.945(1)(i), (j) and (2), which violations are grounds for discipline pursuant to NRS 639.210(4), and/or (12), or alternatively, under NRS 639.255, as well as NAC 639.955.

WHEREFORE it is requested that the Nevada State Board of Pharmacy take appropriate disciplinary action with respect to the certificate of registration of the Respondent.

Signed this [13th] day of June, 2014.

Larry L. Pinson, Pharm.D., Executive Secretary
Nevada State Board of Pharmacy
NOTICE TO RESPONDENT

You have the right to show the Nevada State Board of Pharmacy that your conduct, as alleged above, complies with all lawful requirements regarding your certificate of registration. To do so, you must mail to the Board within 15 days of your receipt of this Notice of Intended Action and Accusation a written statement showing your compliance.
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY, 

Petitioner, 

v. 

VICKY BLACKWELL, R.PH. 
Certificate of Registration No. 18312 

Respondent. 

CASE NO. 14-037-RPH-S 

STATEMENT TO THE RESPONDENT NOTICE OF INTENDED ACTION AND ACCUSATION RIGHT TO HEARING 

TO THE RESPONDENT ABOVE-SAME: PLEASE TAKE NOTICE THAT: 

I. 

Pursuant to the authority and jurisdiction conferred upon the Nevada State Board of Pharmacy by NRS 639.241 to NRS 639.2576, inclusive, and NRS chapter 233B, a Notice of Intended Action and Accusation has been filed with the Board by the Petitioner, Larry L. Pinson, Executive Secretary for the Board, alleging grounds for imposition of disciplinary action by the Board against you, as is more fully explained and set forth in the Notice of Intended Action and Accusation served herewith and hereby incorporated reference herein. 

II. 

You have the right to a hearing before the Nevada State Board of Pharmacy to answer the Notice of Intended Action and Accusation and present evidence and argument on all issues involved, either personally or through counsel. It is required that you complete two copies of the Answer and Notice of Defense documents served herewith and file said copies with the Nevada State Board of Pharmacy within fifteen (15) days of receipt of this Statement and Notice, and of the Notice of Intended Action and Accusation served within. 

III. 

The Board has reserved Wednesday, July 23, 2014, as the date for a hearing on this matter at the Hilton Garden Inn, 7830 South Las Vegas Boulevard, Las Vegas, Nevada. The hour of the hearing will be set by letter to follow.
IV.

Failure to complete and file your Notice of Defense with the Board and thereby request a hearing within the time allowed shall constitute a waiver of your right to a hearing in this matter and give cause for the entering of your default to the Notice of Intended Action and Accusation filed herein, unless the Board, in its sole discretion, elects to grant or hold a hearing nonetheless.

DATED this 13th day of June, 2014.

Larry L. Pinson, Pharm.D., Executive Secretary
Nevada State Board of Pharmacy
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY, )

Petitioner, )

v. )

VICKY BLACKWELL, R.PH. )
Certificate of Registration No. 18312 )

Respondent. )

) CASE NO. 14-037-RPH-S
) ANSWER AND
) NOTICE OF DEFENSE

Respondent above named, in answer to the Notice of Intended Action and Accusation filed in the above-entitled matter before the Nevada State Board of Pharmacy, declares:

1. That his objection to the Notice of Intended Action and Accusation as being incomplete or failing to state clearly the charges against him, is hereby interposed on the following grounds: (State specific objections or insert "none").

I OBJECT ON THE GROUNDS OF THE FACT THAT
I WAS NOT THERE ON THE DAY IN QUESTION.
My EXPLANATION IS ON THE FOLLOWING PAGE.
2. That, in answer to the Notice of Intended Action and Accusation, he admits, denies and alleges as follows:

Ms. Angela Domingo worked at my store for 1 day on 11-5-2013. We had a call out, so I utilized the name my supervisor, Mr. Fordbrook, had given during a visit prior than 11-5-13.

I was scheduled off on the day in question. Ms. Domingo’s contact information was used and I was unaware she was unlicensed. My understanding of CVS’s policy is that Ms. Domingo’s home store is responsible for maintaining technicians license status in general, and therefore would not have checked her status until Ms. Domingo arrived to work.

As Pharmacy Mgr. for Store #5113, I make sure that all techs licenses are verified and my only mistake was not being present the day Ms. Domingo worked. If I would have been present during her shift, I would have verified her license status immediately and dismissed her accordingly.

I would like to request a hearing for this matter. If the Nevada State Board would allow, I would also like to request that the hearing take place after July 16, 2014 due to a 6 month advanced, planned vacation.

I hereby declare, under penalty of perjury, that the foregoing Answer and Notice of Defense, and all facts therein stated, are true and correct to the best of my knowledge.

DATED this ___ day of ___ July ___, 2014.

VICKY BLACKWELL, R.PH.
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY, ) CASE NO. 14-037-PH-S
v. ) Petitioner,
) ANSWER AND
CVS PHARMACY #5113 ) NOTICE OF DEFENSE
Certificate of Registration No. PH01951 )

Respondent. /

Respondent above named, in answer to the Notice of Intended Action and Accusation filed in the above-entitled matter before the Nevada State Board of Pharmacy, declares:

1. That his objection to the Notice of Intended Action and Accusation as being incomplete or failing to state clearly the charges against him, is hereby interposed on the following grounds: (State specific objections or insert "none").
2. That, in answer to the Notice of Intended Action and Accusation, he admits, denies and alleges as follows:

I hereby declare, under penalty of perjury, that the foregoing Answer and Notice of Defense, and all facts therein stated, are true and correct to the best of my knowledge.

DATED this _____ day of ______________________, 2014.

__________________________________________
Print or Type name

For CVS PHARMACY #5113

-2-
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY, )

v. ) CASE NO. 13-072-RPH-S

FOROUZAN LEWIS, R.PH. ) CASE NO. 13-072-PH-S
Certificate of Registration No. 17733, ) NOTICE OF INTENDED ACTION
 ) AND ACCUSATION
CVS PHARMACY #2928 )
Certificate of Registration No. PH01674, )

Respondents.

Larry L. Pinson, in his official capacity as Executive Secretary of the Nevada State Board of Pharmacy, makes the following that will serve as both a notice of intended action under Nevada Revised Statutes (NRS) 233B.127(3) and as an accusation under NRS 639.241.

I.

The Nevada State Board of Pharmacy (Board) has jurisdiction over this matter because at the time of the alleged conduct, Respondent Forouzan Lewis, R.Ph. (Ms. Lewis), Certificate of Registration No. 17733, was a registered pharmacist with the Board, and Respondent CVS Pharmacy #2928 (CVS #2928), Certificate of Registration No. PH01674, was a pharmacy registered with the Board.

II.

In November 2013, Patient JS was discharged from St. Rose Dominican Hospital with written prescriptions for five different medications. One of the prescriptions was for insulin lispro (Humalog®) with instructions to inject five (5) units before meals. The patient tendered the prescriptions to CVS #2928, and picked them up on November 17, 2013. Patient counseling was performed at the time the prescriptions were dispensed.
III.

Later that evening, JS’ wife, CS, began to prepare the Humalog® injection to administer to JS. CS noticed that the instructions on the prescription label were to inject fifty (50) units of Humalog® before meals. CS recalled that during her husband’s hospitalization, the dose of Humalog® administered by hospital staff was significantly less than fifty units.

IV.

CS attempted to telephonically contact CVS #2928 to verify the dosage, but there was no answer. She then called the nurse’s station at St. Rose Dominican Hospital. A nurse verified that the instructions in JS’ patient chart were to administer five (5) units of Humalog® three times per day.

V.

CS contacted CVS #2928 the next day and requested verification of the instructions on JS’ Humalog® prescription. A male pharmacist confirmed that the instructions on the Humalog® prescription label that was dispensed to JS were incorrect.

VI.

CS asked the pharmacist to replace the Humalog®. The pharmacist indicated that he would call the doctor. CS alleges that she never received further contact from CVS #2928.

VII.

Pharmaceutical technician Darilyn Vertido (Ms. Vertido) initiated the processing of filling JS’ prescription for Humalog®. When interviewed by the Board Investigator, Ms. Vertido explained that during data entry into the pharmacy computer system, she misread the information on the prescription and input “INJECT 50 UNITS BEFORE MEALS” instead of the prescribed “inject 5 units before meals.”

VIII.

Ms. Lewis was the verifying and dispensing pharmacist for JS’ prescriptions. In a written
statement, Ms. Lewis indicated that the Humalog® prescription was handwritten. During verification, she read the prescription as “50 units” instead of “5 units.” Ms. Lewis explained that the “U” following the “5” on the written prescription looked like a “0” (zero).

IX.

In the written statement, Ms. Lewis indicated that 50 units “is not an out of range dose.” There was no drug utilization review alert on the computer screen regarding the dosage. She therefore completed the verification and dispensed the medication.

FIRST CAUSE OF ACTION

X.

By filling and dispensing JS’ prescription for Humalog® with instructions to inject fifty (50) units before meals, rather than with instructions to inject five 5 units before meals as prescribed, Forouzan Lewis violated Nevada Administrative Code (NAC) 639.945(1)(d) and/or (i), which violations are grounds for action pursuant to Nevada Revised Statute (NRS) 639.210(4), (11) and/or (12), and NRS 639.255.

SECOND CAUSE OF ACTION

XI.

As the owner of the pharmacy in which the foregoing violations, or any one of them, occurred, Respondent CVS Pharmacy #2928 is responsible and therefore subject to discipline pursuant to NAC 639.945(1), (d), (i) and/or (2), which violations are grounds for action pursuant to NRS 639.210(4), (11) and/or (12), and NRS 639.255.
WHEREFORE it is requested that the Nevada State Board of Pharmacy take appropriate disciplinary action with respect to the certificate of registration of the Respondent.

Signed this 19th day of June, 2014.

Larry L. Pinson, Pharm.D., Executive Secretary
Nevada State Board of Pharmacy

NOTICE TO RESPONDENTS

You have the right to show the Nevada State Board of Pharmacy that your conduct, as alleged above, complies with all lawful requirements regarding your certificate of registration. To do so, you must mail to the Board within 15 days of your receipt of this Notice of Intended Action and Accusation a written statement showing your compliance.
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY, )
) CASE NO. 13-072-RPH-S
Petitioner, )
) STATEMENT TO THE RESPONDENT
v. ) NOTICE OF INTENDED ACTION
) AND ACCUSATION
FOROUZAN LEWIS ) RIGHT TO HEARING
Certificate of Registration No. 17733
Respondent.

TO THE RESPONDENT ABOVE-SAMED: PLEASE TAKE NOTICE THAT:

I.

Pursuant to the authority and jurisdiction conferred upon the Nevada State Board of Pharmacy by NRS 639.241 to NRS 639.2576, inclusive, and NRS chapter 233B, a Notice of Intended Action and Accusation has been filed with the Board by the Petitioner, Larry L. Pinson, Executive Secretary for the Board, alleging grounds for imposition of disciplinary action by the Board against you, as is more fully explained and set forth in the Notice of Intended Action and Accusation served herewith and hereby incorporated reference herein.

II.

You have the right to a hearing before the Nevada State Board of Pharmacy to answer the Notice of Intended Action and Accusation and present evidence and argument on all issues involved, either personally or through counsel. It is required that you complete two copies of the Answer and Notice of Defense documents served herewith and file said copies with the Nevada State Board of Pharmacy within fifteen (15) days of receipt of this Statement and Notice, and of the Notice of Intended Action and Accusation served within.

III.

The Board has reserved Wednesday, July 23, 2014, as the date for a hearing on this matter at the Hilton Garden Inn, 7830 S. Las Vegas Blvd., Las Vegas, Nevada. The hour of the hearing will be set by letter to follow.

-1-
IV.

Failure to complete and file your Notice of Defense with the Board and thereby request a hearing within the time allowed shall constitute a waiver of your right to a hearing in this matter and give cause for the entering of your default to the Notice of Intended Action and Accusation filed herein, unless the Board, in its sole discretion, elects to grant or hold a hearing nonetheless.

DATED this 19th day of June, 2014.

Larry L. Dinson, Pharm.D., Executive Secretary
Nevada State Board of Pharmacy
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY,

Petitioner,

v.

FOROUZAN LEWIS, R.P.H.
Certificate of Registration No. 17733

Respondent.

CASE NO. 13-072-RPH-S

ANSWER AND
NOTICE OF DEFENSE

Respondent above named, in answer to the Notice of Intended Action and Accusation filed in the above-entitled matter before the Nevada State Board of Pharmacy, declares:

1. That his objection to the Notice of Intended Action and Accusation as being incomplete or failing to state clearly the charges against him, is hereby interposed on the following grounds: (State specific objections or insert "none").
2. That, in answer to the Notice of Intended Action and Accusation, he admits, denies and alleges as follows:

I hereby declare, under penalty of perjury, that the foregoing Answer and Notice of Defense, and all facts therein stated, are true and correct to the best of my knowledge.

DATED this ___ day of June, 2014.

FOROUZAN LEWIS, R.PH.
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY,  
)  
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v.  
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CVS PHARMACY #2928  
Certificate of Registration No. PH01674  
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CASE NO. 13-072-PH-S  
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ANSWER AND  
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Respondent.  
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Respondent above named, in answer to the Notice of Intended Action and Accusation filed in the above-entitled matter before the Nevada State Board of Pharmacy, declares:

1. That his objection to the Notice of Intended Action and Accusation as being incomplete or failing to state clearly the charges against him, is hereby interposed on the following grounds: (State specific objections or insert “none”).

-1-
2. That, in answer to the Notice of Intended Action and Accusation, he admits, denies and alleges as follows:

I hereby declare, under penalty of perjury, that the foregoing Answer and Notice of Defense, and all facts therein stated, are true and correct to the best of my knowledge.

DATED this ___ day of June, 2014.

Print or Type name

Authorized Representative For CVS Pharmacy #2928

-2-
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY, ) CASE NO. 14-040-PT-S
 ) NOTICE OF INTENDED ACTION
 v. ) AND ACCUSATION
 )
KENYA MARIE PEOPLES, PT )
Certificate of Registration No. PT13478, )
) Respondent. )

Larry L. Pinson, in his official capacity as Executive Secretary of the Nevada State Board of Pharmacy, makes the following that will serve as both a notice of intended action under Nevada Revised Statutes (NRS) 233B.127(3), and as an accusation under NRS 639.241.

I.
The Nevada State Board of Pharmacy (Board) has jurisdiction over this matter because Respondent Kenya Marie Peoples (Ms. Peoples), Certificate of Registration No. PT13478, was a registered pharmaceutical technician with the Board at the time of the events alleged herein.

II.
On or about May 16, 2014, Board Staff received notification from CVS Caremark’s District Pharmacy Supervisor that CVS terminated Ms. Peoples’ employment as a pharmaceutical technician at CVS Pharmacy #2929. CVS terminated Ms. Peoples’ employment for diversion of controlled substances.

III.
During an interview conducted by CVS Caremark Loss Prevention personnel, and in a written statement, Ms. Peoples admitted to diverting approximately two-hundred and twenty (220) alprazolam 2 mg. tablets in early May, 2014.
IV.

Ms. Peoples alleges that a family member threatened to harm her and her family if she did not obtain alprazolam for him.

**FIRST CAUSE OF ACTION**

V.

By diverting controlled substances, namely, two-hundred and twenty (220) alprazolam 2 mg. tablets, Kenya Marie Peoples violated Nevada Revised Statute (NRS) 453.331(1)(d) and/or NRS 453.336(1), and/or Nevada Administrative Code (NAC) 639.945(1)(g) and/or (h), which violations are grounds for action pursuant to NRS 639.210(1), (4), (11), and/or (12), as well as NRS 639.255.

WHEREFORE, it is requested that the Nevada State Board of Pharmacy take appropriate disciplinary action with respect to the certificate of registration of this respondent.

Signed this 13 day of June, 2014.

Larry L. Pinson, Pharm.D., Executive Secretary
Nevada State Board of Pharmacy

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**NOTICE TO RESPONDENT**

You have the right to show the Nevada State Board of Pharmacy that your conduct, as alleged above, complies with all lawful requirements regarding your certificate of registration. To do so, you must mail to the Board within 15 days of your receipt of this Notice of Intended Action and Accusation a written statement showing your compliance.
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY, ) CASE NO. 14-040-PT-S

Petitioner, )

v. )

KENYA MARIE PEOPLES, PT ) STATEMENT TO THE RESPONDENT
Certificate of Registration No. PT13478 ) NOTICE OF INTENDED ACTION
\ ) AND ACCUSATION
\ ) RIGHT TO HEARING

Respondent.

______________________________

TO THE RESPONDENT ABOVE-NAMED: PLEASE TAKE NOTICE THAT:

I.

Pursuant to the authority and jurisdiction conferred upon the Nevada State Board of Pharmacy (Board) by NRS 639.241 to NRS 639.2576, inclusive, and NRS chapter 233B, a Notice of Intended Action and Accusation has been filed with the Board by the Petitioner, Larry L. Pinson, Executive Secretary for the Board, alleging grounds for imposition of disciplinary action by the Board against you, as is more fully explained and set forth in the Notice of Intended Action and Accusation served herewith and hereby incorporated reference herein.

II.

You have the right to a hearing before the Board to answer the Notice of Intended Action and Accusation and present evidence and argument on all issues involved, either personally or through counsel. Should you desire a hearing, it is required that you complete two copies of the Answer and Notice of Defense documents served herewith and file said copies with the Board within fifteen (15) days of receipt of this Statement and Notice, and of the Notice of Intended Action and Accusation served within.

III.

The Board has reserved Wednesday, July 23, 2014, as the date for a hearing on this matter at the Hilton Garden Inn, 7830 S. Las Vegas Blvd., Las Vegas, Nevada. The hour of the hearing will be set by letter to follow.

-1-
IV.

Failure to complete and file your Notice of Defense with the Board and thereby request a hearing within the time allowed shall constitute a waiver of your right to a hearing in this matter and give cause for the entering of your default to the Notice of Intended Action and Accusation filed herein, unless the Board, in its sole discretion, elects to grant or hold a hearing nonetheless.

DATED this 13th day of June, 2014.

[Signature]

Larry L. Pinson, Pharm.D., Executive Secretary
Nevada State Board of Pharmacy
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY, ) CASE NO. 4-049-T-FS
) ) Petitioner,
) )
) v. ) )
KENYA MARIE PEOPLES, PT ) ANSWER AND NOTICE
Certificate of Registration No. PT13478 ) OF DEFENSE
) )
Respondent. )

Respondent above named, in answer to the Notice of Intended Action and Accusation filed in the above-entitled matter before the Nevada State Board of Pharmacy, declares:

1. That his objection to the Notice of Intended Action and Accusation as being incomplete or failing to state clearly the charges against him, is hereby interposed on the following grounds: (State specific objections or insert "none"). None
2. That, in answer to the Notice of Intended Action and Accusation, he admits, denies and alleges as follows: **Do not contest - No Contest**

I hereby declare, under penalty of perjury, that the foregoing Answer and Notice of Defense, and all facts therein stated, are true and correct to the best of my knowledge.

DATED this 29 day of **June**, 2014.

KENYA MARIE PEOPLES, PT
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY,


Petitioner,


v.


RONIQUE DAILEY, PTT
Certificate of Registration No. PT15474,


Respondent.


CASE NO. 14-041-PTT-S
NOTICE OF INTENDED ACTION
AND ACCUSATION

Larry L. Pinson, in his official capacity as Executive Secretary of the Nevada State Board of Pharmacy, makes the following that will serve as both a notice of intended action under Nevada Revised Statutes (NRS) 233B.127(3), and as an accusation under NRS 639.241.

I.

The Nevada State Board of Pharmacy (Board) has jurisdiction over this matter because Respondent Ronique Dailey, PTT (Ms. Dailey), Certificate of Registration No. PT15474, was a registered pharmaceutical technician in training with the Board at the time of the events alleged herein.

II.

On or about May 19, 2014, Board Staff received notification from a Walgreens’ Loss Prevention Manager indicating that Walgreens terminated Ms. Dailey from her employment as a pharmaceutical technician in training at Walgreens #5479 (Walgreens). Walgreens terminated Ms. Dailey’s employment for diversion of controlled substances.

III.

During an interview conducted by the Walgreens’ Loss Prevention Manager, and in a written statement, Ms. Dailey admitted to diverting one-hundred and fifty-seven (157) oxycodone 30 mg. tablets on or about May 10, 2014.
IV.

Ms. Dailey alleges that an individual, to whom her uncle owed money, threatened her and her uncle if she did not obtain and provide the oxycodone to him as payment for her uncle’s debt.

FIRST CAUSE OF ACTION

V.

By diverting controlled substances, namely, one-hundred and fifty-seven (157) oxycodone 30 mg. tablets, Ronique Dailey violated Nevada Revised Statute (NRS) 453.331(1)(d) and/or NRS 453.336(1), and/or Nevada Administrative Code (NAC) 639.945(1)(g) and/or (h), which violations are grounds for action pursuant to NRS 639.210(1), (4), (11), and/or (12), as well as NRS 639.255.

WHEREFORE, it is requested that the Nevada State Board of Pharmacy take appropriate disciplinary action with respect to the certificate of registration of this respondent.

Signed this 19 day of June, 2014.

Larry L. Finson, Pharm.D., Executive Secretary
Nevada State Board of Pharmacy

NOTICE TO RESPONDENT

You have the right to show the Nevada State Board of Pharmacy that your conduct, as alleged above, complies with all lawful requirements regarding your certificate of registration. To do so, you must mail to the Board within 15 days of your receipt of this Notice of Intended Action and Accusation a written statement showing your compliance.
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY, ) CASE NO. 14-041-PTT-S

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IV.

Failure to complete and file your Notice of Defense with the Board and thereby request a hearing within the time allowed shall constitute a waiver of your right to a hearing in this matter and give cause for the entering of your default to the Notice of Intended Action and Accusation filed herein, unless the Board, in its sole discretion, elects to grant or hold a hearing nonetheless.

DATED this 19 day of June, 2014.

[Signature]

Larry L. Pinson, Pharm.D., Executive Secretary
Nevada State Board of Pharmacy
Respondent above named, in answer to the Notice of Intended Action and Accusation filed in the above-entitled matter before the Nevada State Board of Pharmacy, declares:

1. That his objection to the Notice of Intended Action and Accusation as being incomplete or failing to state clearly the charges against him, is hereby interposed on the following grounds: (State specific objections or insert "none").
2. That, in answer to the Notice of Intended Action and Accusation, he admits, denies and alleges as follows:

I hereby declare, under penalty of perjury, that the foregoing Answer and Notice of Defense, and all facts therein stated, are true and correct to the best of my knowledge.

DATED this ___ day of ________________, 2014.

RONIQUE DAILEY, PTT
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY,  

Petitioner,  

v.  

CHARLES A. WALKER, RPH  
Certificate of Registration No. 07397  

Respondent.  

CASE NO. 14-027-RPH-O

NOTICE OF INTENDED ACTION
AND ACCUSATION

Larry L. Pinson, in his official capacity as Executive Secretary of the Nevada State Board of Pharmacy, makes the following that will serve as both a notice of intended action under Nevada Revised Statutes (NRS) 233B.127(3) and as an accusation under NRS 639.241.

I.

The Nevada State Board of Pharmacy (Board) has jurisdiction over this matter and this respondent because Charles A. Walker, Certificate of Registration No. 07397 (Mr. Walker), is a pharmacist licensed by the Board.

II.

On or about November 5, 2013, the Board Office received a renewal application for Respondent Walker’s pharmacist license. Mr. Walker disclosed on the application that he has been the subject of a board citation or an administrative action in California, and the subject of discipline for violation of pharmacy or drug laws since the last renewal period.

III.

Mr. Walker was disciplined in California after he admitted to smoking Marijuana for several months between June 2008 and February 2010.

IV.

The California Board revoked Mr. Walker’s pharmacist license effective June 22, 2012; however, the revocation was stayed. Mr. Walker’s license was placed on probation for a period of three years with terms and conditions.

-1-
FIRST CAUSE OF ACTION

V.

In receiving discipline against his license in California for actions that would be grounds for discipline, suspension or revocation of his license in Nevada, respondent Mr. Walker is subject to discipline to parallel the California action pursuant to Nevada Revised Statute (NRS) 639.210(14) and/or NRS 639.255. The unlawful use of marijuana is grounds for discipline of Mr. Walker’s Nevada license pursuant to NRS 453.336(1), which is grounds for action pursuant to NRS 639.210(1), (4), (11), and/or (12).

WHEREFORE it is requested that the Nevada State Board of Pharmacy take appropriate disciplinary action with respect to the license of Respondent Mr. Walker.

Signed this 7th day of May, 2014.

Larry L. Pinson, Pharm.D., Executive Secretary
Nevada State Board of Pharmacy

NOTICE TO RESPONDENT

You have the right to show the Nevada State Board of Pharmacy that your conduct, as alleged above, complies with all lawful requirements regarding your certificate of registration. To do so, you must mail to the Board within 15 days of your receipt of this Notice of Intended Action and Accusation a written statement showing your compliance.
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY, )
) )
) ) CASE NO. 14-027-RPH-O
) )
) ) STATEMENT TO THE RESPONDENT
) ) NOTICE OF INTENDED ACTION
) ) AND ACCUSATION
) ) RIGHT TO HEARING

v. )

CHARLES A. WALKER, RPH )
Certificate of Registration No. 07397 )

Respondent. )

TO THE RESPONDENT ABOVE-NAMED: PLEASE TAKE NOTICE THAT:

I.

Pursuant to the authority and jurisdiction conferred upon the Nevada State Board of Pharmacy (Board) by NRS 639.241 to NRS 639.2576, inclusive, and NRS chapter 233B, a Notice of Intended Action and Accusation has been filed with the Board by the Petitioner, Larry L. Pinson, Executive Secretary for the Board, alleging grounds for imposition of disciplinary action by the Board against you, as is more fully explained and set forth in the Notice of Intended Action and Accusation served herewith and hereby incorporated reference herein.

II.

You have the right to a hearing before the Board to answer the Notice of Intended Action and Accusation and present evidence and argument on all issues involved, either personally or through counsel. Should you desire a hearing, it is required that you complete two copies of the Answer and Notice of Defense documents served herewith and file said copies with the Board within fifteen (15) days of receipt of this Statement and Notice, and of the Notice of Intended Action and Accusation served within.

III.

The Board has reserved Wednesday, June 11, 2014, as the date for a hearing on this matter at the Hyatt Place, 1790 East Plumb Lane, Reno, Nevada. The hour of the hearing will be set by letter to follow.
IV.

Failure to complete and file your Notice of Defense with the Board and thereby request a hearing within the time allowed shall constitute a waiver of your right to a hearing in this matter and give cause for the entering of your default to the Notice of Intended Action and Accusation filed herein, unless the Board, in its sole discretion, elects to grant or hold a hearing nonetheless.

DATED this ___ day of May, 2014.

Larry L. Pinson, Pharm.D., Executive Secretary
Nevada State Board of Pharmacy
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY, )
) CASE NO. 14-027-RPH-O
v. )
) ANSWER AND
) NOTICE OF DEFENSE
) 
) 
) Respondent.
) /

Respondent above named, in answer to the Notice of Intended Action and Accusation filed in the above-entitled matter before the Nevada State Board of Pharmacy, declares:

1. That his objection to the Notice of Intended Action and Accusation as being incomplete or failing to state clearly the charges against him, is hereby interposed on the following grounds: (State specific objections or insert "none").
2. That, in answer to the Notice of Intended Action and Accusation, he admits, denies and alleges as follows:

I hereby declare, under penalty of perjury, that the foregoing Answer and Notice of Defense, and all facts therein stated, are true and correct to the best of my knowledge.

DATED this ___ day of May, 2014.

CHARLES A. WALKER, RPH.
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY,

v.

BRIAN EARL CHAMBERS, RPH
Certificate of Registration No. 10906

Respondent.

CASE NO. 14-021-RPH-O
NOTICE OF INTENDED ACTION
AND ACCUSATION

Larry L. Pinson, in his official capacity as Executive Secretary of the Nevada State Board of Pharmacy, makes the following that will serve as both a notice of intended action under Nevada Revised Statutes (NRS) 233B.127(3) and as an accusation under NRS 639.241.

I.

The Nevada State Board of Pharmacy (Board) has jurisdiction over this matter and this respondent because Brian Earl Chambers, Certificate of Registration No. 10906 (Mr. Chambers), is a pharmacist licensed by the Board.

II.

On or about October 21, 2013, the Board Office received a renewal application for Respondent Chambers’ pharmacist license. Mr. Chambers disclosed on his application that he has been the subject of a board citation or an administrative action in Idaho, and the subject of discipline and criminal action for violation of pharmacy or drug laws since the last renewal period.

III.

On May 31, 2012, the Idaho State Board of Pharmacy (Idaho Board) adopted a Stipulation and Consent Order (Case No. BOP 12-016) regarding Mr. Chambers. In the Stipulation and Consent Order, Mr. Chambers admitted to the charge that he diverted controlled substances from his employer.
IV.

The Idaho Board placed conditions on Mr. Chambers' continued licensure including terms and conditions for five (5) years or until his successful completion of the PRN Program.

V.

In November 2012, Mr. Chambers pled guilty and was convicted in the District Court of the State of Idaho, in and for the County of Ada (Case CR-FE-2012-0010447), on two counts of Fraud by Computer and one count of Petit Theft for the diversion of controlled substances and adjusting inventory counts in a pharmacy computer. Mr. Chambers was sentenced to five years of supervised probation.

FIRST CAUSE OF ACTION

VI.

By stipulating to the facts and penalties set forth in the Stipulation and Order in Idaho Case No. BOP 12-016 regarding the diversion of controlled substances, and receiving discipline for the same, respondent Mr. Chambers is subject to discipline pursuant to Nevada Revised Statute (NRS) 639.210(1), (4), (6), (7), and (11) and/or NRS 639.255.

SECOND CAUSE OF ACTION

VII.

By being convicted of fraud by computer in Idaho Case No. CF-FE-2012-00010447, respondent Mr. Chambers is subject to discipline pursuant to NRS 639.210(1), (4), (6), (7), and (11) and/or NRS 639.255 and Nevada Administrative Code (NAC) 639.945(1)(g), and (h) and NRS 453.331(d).

WHEREFORE it is requested that the Nevada State Board of Pharmacy take appropriate disciplinary action with respect to the license of respondent Mr. Chambers.

Signed this 7\textsuperscript{th} day of May, 2014.

Larry L. Pitson, Pharm.D., Executive Secretary
Nevada State Board of Pharmacy
NOTICE TO RESPONDENT

You have the right to show the Nevada State Board of Pharmacy that your conduct, as alleged above, complies with all lawful requirements regarding your certificate of registration. To do so, you must mail to the Board within 15 days of your receipt of this Notice of Intended Action and Accusation a written statement showing your compliance.
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY, Petitioner, )
 ) CASE NO. 14-021-RPH-O
 )
v. )
 ) STATEMENT TO THE RESPONDENT
BRIAN EARL CHAMBERS, RPH ) NOTICE OF INTENDED ACTION
Certificate of Registration No. 10906 ) AND ACCUSATION
 ) / RIGHT TO HEARING
Respondent.

TO THE RESPONDENT ABOVE-NAMED: PLEASE TAKE NOTICE THAT:

I.

Pursuant to the authority and jurisdiction conferred upon the Nevada State Board of
Pharmacy (Board) by NRS 639.241 to NRS 639.2576, inclusive, and NRS chapter 233B, a
Notice of Intended Action and Accusation has been filed with the Board by the Petitioner, Larry
L. Pinson, Executive Secretary for the Board, alleging grounds for imposition of disciplinary
action by the Board against you, as is more fully explained and set forth in the Notice of Intended
Action and Accusation served herewith and hereby incorporated reference herein.

II.

You have the right to a hearing before the Board to answer the Notice of Intended Action
and Accusation and present evidence and argument on all issues involved, either personally or
through counsel. Should you desire a hearing, it is required that you complete two copies of the
Answer and Notice of Defense documents served herewith and file said copies with the Board
within fifteen (15) days of receipt of this Statement and Notice, and of the Notice of Intended
Action and Accusation served within.

III.

The Board has reserved Wednesday, June 11, 2014, as the date for a hearing on this
matter at the Hyatt Place, 1790 East Plumb Lane, Reno, Nevada. The hour of the hearing will be
set by letter to follow.
IV.

Failure to complete and file your Notice of Defense with the Board and thereby request a hearing within the time allowed shall constitute a waiver of your right to a hearing in this matter and give cause for the entering of your default to the Notice of Intended Action and Accusation filed herein, unless the Board, in its sole discretion, elects to grant or hold a hearing nonetheless.

DATED this 7th day of May, 2014.

Larry L. Pinson, Pharm.D., Executive Secretary
Nevada State Board of Pharmacy
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY, 

Petitioner, 

v. 

BRIAN EARL CHAMBERS, RPH 
Certificate of Registration No. 10906 

Respondent. 

CASE NO. 14-021-RPH-O 

ANSWER AND 

NOTICE OF DEFENSE 

Respondent: above named, in answer to the Notice of Intended Action and Accusation filed in the above-entitled matter before the Nevada State Board of Pharmacy, declares:

1. That his objection to the Notice of Intended Action and Accusation as being incomplete or failing to state clearly the charges against him, is hereby interposed on the following grounds: (State specific objections or insert "none").
2. That, in answer to the Notice of Intended Action and Accusation, he admits, denies and alleges as follows:

I hereby declare, under penalty of perjury, that the foregoing Answer and Notice of Defense, and all facts therein stated, are true and correct to the best of my knowledge.

DATED this ___ day of May, 2014.

BRIAN EARL CHAMBERS, R.PH.

-2-
To whom it may concern,

My name is Cynthia L. Butler (Blake), pharmacy technician license. I am hereby requesting a hearing to re-acquire my

Cynthia L. Butler

APR 17 2014
Board Action:

Motion: Joe Kellogg moved, based on evidence presented, to find Mr. Cronshaw guilty of the alleged violations.

Second: Bob Wood

Action: Passed Unanimously

Motion: Joe Kellogg moved to revoke Mr. Cronshaw’s pharmaceutical technician registration.

Second: Bob Wood

Action: Passed With One Negative Vote

F. Cynthia Blake, PT (03-027-PT-S)

It was noted that Ms. Blake was not present for hearing.

Geri Raj, managing pharmacist for K-Mart #3592, appeared and was sworn by President Pinson prior to answering questions or offering testimony.

Mr. Ling questioned Ms. Raj regarding the circumstances of this matter. Ms. Raj testified that she received a telephone call from a physician asking who at that pharmacy was filling prescriptions for one of his patients without his authorization. Ms. Raj stated that she determined Ms. Blake had filled the prescriptions and questioned her. Ms. Raj was unable to find hard copies. It was found that the patient had her prescription filled by Ms. Blake and had taken the same prescription to another pharmacy and had it filled second time using the same prescription. Ms. Raj made a report to the district pharmacy manager. Ms. Raj again checked with the physician in this matter and asked him to please check with this medical staff to ensure that no one in his office had approved any refills for his patient. The physician found that no one from his office had authorized refills for his patient and signed a statement to that effect. This patient paid cash for her prescriptions.

Mr. Ling determined that he had proven the First Cause of Action. The Second Cause of Action, repeated negligence, was charged because of Ms. Blake’s failure to renew her license and worked unlicensed for nine months.

Board Action:

Motion: Ray Seidlinger moved, based on evidence presented, to find Ms. Blake guilty of the alleged violations.
Second: Marcie Ranick

Action: Passed With One Negative Vote

Motion: Ray Seidlinger moved to revoke Ms. Blake's pharmaceutical technician registration.

Second: Bob Wood

Action: Passed With One Negative Vote

G. Andres M. Estrada Jr, PT (03-050-PT-S)

Andres Estrada appeared and was sworn by President Pinson prior to answering questions or offering testimony.

NOTE: Marcie Ranick recused from participation in this case as she is employed by Walgreens.

Mr. Ling had no opening statement and commended Mr. Estrada for his honesty with his Answer and Notice of Defense.

Mr. Estrada testified that he had gone to a concert and made a poor choice by using marijuana. He has gone to PRN-PRN and is in the process of signing a contract. Mr. Estrada plead for his license and gave various places where he regularly volunteers his time in the pursuit to help others.

Mr. Ling recommended the standard PRN-PRN contract and Order.

Larry Espadero testified that Mr. Estrada had contacted him and that he will do Mr. Estrada's evaluation next week.

Board Action:

Motion: Joe Kellogg moved, based on evidence presented, to find Mr. Estada guilty of the alleged violations.

Second: Bob Wood

Action: Passed Unanimously

Motion: Joe Kellogg moved to remand Mr. Estrada to the standard PRN-PRN Order.

Second: Bob Wood
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY,

v.

CYNTIA BLAKE, P.T.,
Certificate of Registration #PT00182

ORDER DENYING REQUEST FOR REINSTATEMENT

Case No. 03-027-PT-S

Respondent.

This matter was originally heard by the Nevada State Board of Pharmacy (hereinafter Board) at its regular meeting on October 15, 2003 in Reno, Nevada. The Board was represented by Louis Ling, General Counsel, and Ms. Blake did not appear and represent herself. On November 13, 2003, the Board issued Findings of Fact, Conclusions of Law, and Order. The Board's Order revoked Ms. Blake's pharmaceutical technician registration and banned her from employment in any business registered by the Board in any capacity until she had been reinstated by the Board and that she return her registration certificate within 10 days of her receipt of the Order and her failure to do so results in a fine of $1,000 per day until the registration certificate is received by the Board office.

On January 24, 2012, Ms. Blake sent an email requesting an appearance before the Board seeking reinstatement of her pharmaceutical technician registration. On April 2, 2012, a notice of appearance was sent to Ms. Blake's last known address scheduling her appearance before the Board on April 19, 2012 at 10:30 a.m. Ms. Blake did not appear for her hearing as scheduled. As it is Ms. Blake's to burden to prove to the Board that is in the public's interest to reinstate her registration and she did not appear,
the Board declined to reinstate Ms. Blake's pharmaceutical technician registration PT 00182.

Signed and effective this 15th day of May, 2012.

Beth Foster, President
Nevada State Board of Pharmacy
BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY,

v.

FINDINGS OF FACT,
PETITIONER,
CONCLUSIONS OF LAW, AND
ORDER

CYNTHERIA BLAKE, P.T.,
Certificate of Registration #PT00182,

Case No. 03-027-PT-S

Respondent.

THIS MATTER was heard by the Nevada State Board of Pharmacy (hereinafter Board) at its regular meeting on October 15, 2003 in Reno, Nevada. The Board was represented by Louis Ling, General Counsel to the Board. Respondent Cynthia Blake did not appear at the hearing. Based on the presentation of the General Counsel and the public records in the possession and control of the Board, the Board issues the following Findings of Fact, Conclusions of Law, and Order:

FINDINGS OF FACT

1. Board staff demonstrated that Ms. Blake had been properly served with the Notice of Intended Action and Accusation in this matter and that she had responded to Board staff after receiving it. No explanation was tendered for Ms. Blake's absence, nor did she request a continuation of the matter. Board staff presented the testimony of Geri Raj, managing pharmacist for Kmart #3592. Based upon the testimony of Ms. Raj and the presentation by the General Counsel, the Board finds the following to be the facts of this matter.

2. On March 28, 2003, Board staff received a notice that Ms. Blake had been terminated from her employment as a pharmaceutical technician from Kmart #3592.
3. Ms. Raj testified regarding the basis for Ms. Blake’s termination was that on February 18, 2003, Dr. Nader Abelsayed had contacted the managing pharmacist for Kmart #3592 to inquire from whom his patient, MB, was getting prescriptions for Lortab. Ms. Raj checked the pharmacy’s computer and found that MB’s prescription had been filled five times between December 2002 and February 2003. Dr. Abelsayed had indicated his concern because neither he nor any member of his staff had approved refills of Patient MB’s Lortab prescriptions. When Dr. Abelsayed asked Mr. Raj to pull the hard copy of the prescription, Ms. Raj was unable to located any hard copy of the prescription.

4. As a result of her call with Dr. Abelsayed, Ms. Raj spoke with Ms. Blake regarding MB’s Lortab prescriptions. Ms. Blake admitted to Ms. Raj that she, Ms. Blake, had filled one of MB’s prescriptions on February 13, 2003 without having the hard copy based upon MB’s representation that she would bring the hard copy with her when she picked up the prescription. MB did not bring the prescription with her, so no hard copy was ever received for that prescription and placed into the pharmacy’s records. Ms. Blake dispensed the prescription to MB without ringing the transaction through the pharmacy’s cash register. Ms. Raj detailed her efforts to work with Ms. Blake to find the missing prescriptions and to otherwise resolve the concerns raised by Dr. Abelsayed, but ultimately Ms. Raj was unable to resolve the concerns. Ms. Raj identified five prescriptions for controlled substances where the pharmacy’s records show that Ms. Blake was responsible for the orders for which no written order could be located and which Dr. Abelsayed disavowed.
CONCLUSIONS OF LAW

1. The Board has jurisdiction over this matter because Ms. Blake is a pharmaceutical technician registered by the Board.

2. In creating five false and fraudulent prescriptions for controlled substances for MB without authorization of MB's physician, Ms. Blake violated NRS 453.321(1), 453.331(1)(f), and 639.210(4) and (12) and NAC 639.945(1)(g), (h), and (i).

3. In being repeatedly negligent as evidenced by the prior disciplinary action against Ms. Blake, Ms. Blake violated NRS 639.210(4) and (16) and NAC 639.945(1)(d).

ORDER

Based upon the foregoing, the Board hereby orders the following:

1. Ms. Blake's pharmaceutical technician's registration (#PT00182) is revoked. Ms. Blake may not be employed in any business or facility licensed by this Board in any capacity unless and until her registration as a pharmaceutical technician has been reinstated.

2. Ms. Blake shall return to the Board's Reno office her wallet card within 10 days of her receipt of this Order. Her failure to do so will result in a fine of $1,000 per day until the wallet card is received by the Board office.

Signed and effective this 13th day of November, 2003.

Larry L. Pinson, President
Nevada State Board of Pharmacy
NEVADA STATE BOARD OF PHARMACY
431 W Plumb Lane  Reno, NV  89509  775/850-1440

PHARMACEUTICAL TECHNICIAN APPLICATION

Registration Fee: $40.00 - (non-refundable money order or cashier's check only, no cash)

Complete Name (no abbreviations):
First: ROBERT  Middle: CANAN  Last: THOMAS

Home Address: 5811 Affirmed Court
City: Las Vegas  State: NV  Zip Code: 89113

Telephone:  Social Security Number:

Date of Birth:  Place of Birth: San Leandro, CA  Sex: ☐ M or ☐ F

E-mail Address:

To qualify as a pharmaceutical technician you will need to meet one of the following criteria. Please check the appropriate line and include documentation.
☐ Copy of registration or on-line verification from state in which you are currently registered as a pharmaceutical technician.
☐ Copy of a certificate from an ASHP approved pharmacy technician school.
☐ Copy of certificate of completion of pharmaceutical technician program approved by the board.

1. Are you 18 years of age or older?  Yes ☑ No ☐
2. Are you a high school graduate or the equivalent? Yes ☐ No ☑
(IF YOU ANSWERED "NO" TO QUESTION 1 AND/OR 2, YOU CANNOT SUBMIT THIS APPLICATION)

Been diagnosed or treated for any mental illness, including alcohol or substance abuse, or Physical condition that would impair your ability to perform the essential functions of your license?.... ☐ ☑

3. Been charged, arrested or convicted of a felony or misdemeanor in any state? .................................................. ☑ ☐
4. Been the subject of an administrative action whether completed or pending in any state?.................................. ☐ ☑
5. Had your license subjected to any discipline for violation of pharmacy or drug laws in any state?......................... ☐ ☑

*If you marked YES to any of the numbered questions (3-5) above, include the following information & provide documentation:

| Board Administrative Action | State | Date | Case #:
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In response to federally mandated requirements, the Nevada Legislature and Attorney General require that we include the following questions as part of all applications.

Are you the subject of a court order for the support of a child?................................................................. ☐ ☑
(IF you marked YES to the question, above are you in compliance with the court order?......................................... ☐ ☑

I hereby certify that the information furnished on this document is true and correct. I agree to abide by all the statutes, rules and regulations governing pharmaceutical technicians and understand that a violation of any such statutes, rules and regulations may be grounds for suspension or revocation of this permit.

Original Signature, no copies or stamps accepted

Date

Board Use Only
Received:  Amount: $40.00  Entity #: 63108
March 28, 2013
Nevada State Board of Pharmacy
431 Plumb Lane,
Reno, NV 89509

Dear State Board,

I had received my license in 1999 in Nevada when I was 19 after completing the 500 hours as a tech in training where I was then promoted to work in Minneapolis Mn. I scored 2nd highest in nationwide exam for pharm techs in the same year. In 2003 I was convicted in federal court of conspiracy to distribute methamphetamine and MDMA in which I served 5 years and 6 months, I went through a 9 month drug rehabilitation program and successfully completed. I was released in 2007 and completed 1 year of aftercare at Bridge Counseling in Las Vegas, and again completed the program with accolades. Then unfortunately Dec 29 of 2008 I was stopped and charged with a DUI in which I completed all classes and requirements that satisfied the courts. I am unable to find all the necessary documentation pertaining to the cases because the time that has passed, but if they are necessary I will see what other means I have in finding the information. I have worked very hard to work past my past record and last year graduated from College of Southern Nevada with an Associate in Science in the field of Medical Laboratory Technician and am working towards my Bachelor as well. I also was certified as a personal fitness trainer and continually try to better myself and learn new subjects. I now have an opportunity to get back into the pharmacy which is a job I loved and am asking if I have the support of the Board to apply. I can and would accept any conditions that may be placed on me if necessary because I have no qualms about proving myself and my abilities. I'm applying also for the limited entry program to continue with my BS degree and they require working in the health fields as extra weight towards acceptance of my application. So I ask that you would please accept my application to get back into the field so I again can continue to learn as much as possible and use the skills I've been granted to succeed. Also, when I was in the pharmacy I scored second highest for pharmacy technicians and the only one to get higher was a pharmacy student, that was when I was 19, so allowing me back into the field is beneficial to me and the field. Thank you for your time and I hope I have proven that I am more then the mistakes of my young adult life.

Sincerely yours.

Rob Thomas
PT02499
July 2013 Board Meeting

12. Application for Pharmaceutical Technician Registration – Appearance

Robert C. Thomas

Robert Thomas appeared and was sworn by President Gandhi prior to answering questions or offering testimony.

Mr. Thomas explained that in 2003, he was convicted in federal court for conspiracy to distribute methamphetamine and Ecstasy. He served five years and six months in prison. Mr. Thomas said that he was living in a drug dealer’s house, and he was also using methamphetamine. Until the trial, he was not aware of the extent of the illegal activities which had taken place in the house where he was living. Mr. Thomas successfully completed a nine month drug rehabilitation program while in prison. He was released from prison in 2007, and completed one year of aftercare at Bridge Counseling. On New Year’s Eve 2008, he was charged with a DUI. Mr. Thomas said that he has a strong family support system and is committed to his sobriety.

The Board expressed concern that Mr. Thomas had a commitment to control his addiction then relapsed one year following his release from prison. He currently is not participating in a support program.

Board Action:

Motion: Cheryl Blomstrom moved to table Robert Thomas’ Pharmaceutical Technician Application pending an evaluation by PRN-PRN. Mr. Thomas will be required to appear with Mr. Espadero at a future Board meeting with the results of the PRN evaluation

Second: Jack Dalton

Action: Passed Unanimously
NEVADA STATE BOARD OF PHARMACY
431 W Plumb Lane • Reno, NV 89509 • (775) 850-1440

APPLICATION BY RECIPROCATION AS A PHARMACIST

If you are requesting licensure by reciprocation (i.e. you have a current pharmacist license from another state and wish to transfer license information and only need to take the Nevada MPJE), complete this application:

Total Fee: $330.00 (non-refundable, money order or cashier's check only, no cash)

Money Order or Cashier's Check made payable to: Nevada State Board of Pharmacy

Complete Name (no abbreviations):
First: Josepa
Middle: Marc
Last: Rothkopf

Mailing Address: 4255 Vegas Ln

City: Colorado Springs
State: CO
Zip Code: 80915

E-mail Address: —
Place of Birth: New York
Sex: □ M or □ F

Original State of Licensure you are reciprocating from must be active and issued by exam:
State: New York
Date of Issuance: 1/1/1976

College of Pharmacy Information

Graduation Date: 1/1/1976

Degree Received: □ PharmD □ BS in Pharmacy □ Other (check one)

Name of Pharmacy School: St. John's University

Location of School: New York

If you are a foreign graduate you must attach a copy of your FPGE certificate to THIS APPLICATION. You also need to complete the college of pharmacy information

Board Use Only

Received: 5/10/14
Amount: $330.00
Entity #: 601560

Laws ____________ MPJE ____________
Other states where you are (or were) licensed as a pharmacist or print "none"

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**Attach separate sheet if needed**

Been diagnosed or treated for any mental illness, including alcohol or substance abuse, or physical condition that would impair your ability to perform the essential functions of your license? □ Yes □ No

1. Been charged, arrested or convicted of a felony or misdemeanor in any state? □ Yes □ No
2. Been the subject of an administrative action whether completed or pending in any state? □ Yes □ No
3. Had your license subjected to any discipline for violation of pharmacy or drug laws in any state? □ Yes □ No

If you marked YES to any of the numbered questions (1-3) above, please include the following information and provide an expiration or documents:

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**FEDERA LLY MANDATED REQUIREMENTS**

In response to Federally mandated requirements, the Nevada Legislature and Attorney General require that we include this questions as part of all applications.

4. Are you the subject of a court order for the support of a child? □ Yes □ No

4a. If you marked Yes, to the question 4, are you in compliance with the court order? □ Yes □ No

I have read all questions, answers and statements and know the contents thereof. I hereby certify, under penalty of perjury, that the information furnished on this application are true, accurate and correct. I attest to knowledge of and compliance with the guidelines of the Centers for Disease Control and Prevention concerning the prevention of transmission of infectious agents through safe and appropriate injection practices. I hereby authorize the Nevada State Board of Pharmacy, its agents, servants and employees, to conduct any investigation(s) of my business, professional, social and moral background, qualification and reputation, as it may deem necessary, proper or desirable.

No liability of any sort or kind shall attach to the said Nevada State Board of Pharmacy, its members, servants or employees because or by reason of the use of the authorization.

Original Signature, no copies or stamps accepted

Date 4/29/11

Page 2 of 2
DISCIPLINARY ACTIONS ARE SUBMITTED TO NABP BY STATE BOARDS OF PHARMACY ON A VOLUNTARY BASIS, AND, ACCORDINGLY, THE FOREGOING REPORTS MAY NOT BE ALL INCLUSIVE. FURTHER, THE INFORMATION SET FORTH SHOULD BE VERIFIED WITH THE DESIGNATED DISCIPLINARY JURISDICTION AS TO THE ACCURACY AND STATUS PRIOR TO REVIEW ON THESE REPORTS IN SUPPORT OF ANY CONTEMPLATED ACTION BY YOUR AGENCY.

Carmen A. Catizone, MS, RPh, DPh
Executive Director/Secretary

Joseph M Rothkopf
Reporting Entity: Colorado State Board of Pharmacy

Transaction Type: Initial Report Date of Action: 04/02/2001

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A. REPORTING ENTITY

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<td>1560 Broadway, Suite 1310</td>
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<tr>
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B. SUBJECT IDENTIFICATION INFORMATION

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Carmen A. Catizone, MS, RPh, DPh
Executive Director/Secretary

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Pharmacist permanently surrenders his Colorado pharmacist license as part of the disposition of his criminal case. He is charged with four felony charges in Case 00 CR 799 in Grand Junction, Colorado: two counts of Obtaining a Schedule IV Controlled Substance by Fraud and Deceit and two counts of Distribution of a Schedule IV Controlled Substance.
BEFORE THE STATE BOARD OF PHARMACY

STATE OF COLORADO

Case No. RG PH

STIPULATION AND FINAL AGENCY ORDER

IN THE MATTER REGARDING THE LICENSE TO PRACTICE PHARMACY IN THE STATE OF COLORADO OF JOSEPH M. ROTHKOPF, R.Ph., LICENSE NO. 15014,

Respondent.

IT IS HEREBY STIPULATED AND AGREED by and between the Colorado State Board of Pharmacy ("Board") and Joseph M. Rothkopf, R.Ph. ("Respondent") to resolve case number P-20-067 by allowing Respondent to permanently relinquish his license to practice pharmacy.

FINDINGS AND CONCLUSIONS

1. The Board has jurisdiction over the person of Respondent, his license to practice pharmacy and the subject matter of this stipulation pursuant to the provisions of title 12, article 22, C.R.S. (2000), otherwise known as the Drugs and Druggists Act.

2. Respondent has been licensed to practice as a pharmacist in the State of Colorado at all times relevant to this agreement.

3. Respondent's address on record with the Board is: 1049 Belford Ave., Grand Junction, CO 81501.

4. Respondent hereby admits and waives any further proof in this or any other proceeding before or initiated by the Board that the following facts are true.

5. Respondent is currently charged with four felony charges relating to his practice of pharmacy. Case 00 CR 799 in Grand Junction, Colorado contains two counts of Obtaining a Schedule IV Controlled Substance by Fraud and Deceit, § 18-18-415, C.R.S., and two counts of Distribution of a Schedule IV Controlled Substance, § 18-18-405, C.R.S.
6. While employed at City Market Pharmacy located at 425 Patterson Rd. in Grand Junction, Colorado, Respondent dispensed 100 Xanax 0.5 mg tablets on two occasions without authorization or a prescription order. These actions gave rise to Case 00 CR 799.

7. Respondent has indicated his desire to resolve this case in conjunction with the criminal case pending against him. Respondent wishes to permanently relinquish his license to practice pharmacy as part of the disposition of the criminal case.

8. The Board finds and concludes, and Respondent agrees, that based upon Respondent's request, the following outcome is just and appropriate under the circumstances.

**DISPOSITION**

**Voluntary Surrender and Permanent Relinquishment of License**

8. **Voluntary Relinquishment.** Respondent consents to the Board's entry of an order whereby his license to practice pharmacy shall be relinquished and canceled. Upon the effective date of this Stipulation and Final Agency Order, Respondent shall promptly surrender to the Board all indicia of his Colorado licensure. Respondent agrees that he will not, at any time, reapply for licensure in this state.

9. **Advisements and Waivers.** Respondent enters into this Stipulation and Final Agency Order freely and voluntarily, after the opportunity to consult with legal counsel of his own choosing.

10. **Acknowledgments.** Respondent has read this Stipulation and Final Agency Order in its entirety and acknowledges, after having the opportunity to consult with legal counsel, that he understands its legal consequences and he agrees that none of its terms or conditions are unconscionable.

11. **Integration and Severability.** Upon execution by all parties, this Stipulation and Final Agency Order shall represent the entire and final agreement of and between the parties. In the event any provision of this Stipulation and Final Agency Order is deemed invalid or unenforceable by a court of law, it shall be severed and the remaining provisions of this Stipulation and Final Agency Order shall be given full force and effect.

12. **Public Record.** Upon execution by all parties, this Stipulation and Final Agency Order shall be a public record, maintained in the custody of the Board.
ACCEPTED AND AGREED BY
Respondent

Joseph M. Rothkopf, R.Ph., # 15014
1049 Belford Ave.
Grand Junction, CO 81501

Subscribed and sworn to before me in the County of ____________, State of Colorado, this 26th day of March, 2001, by Joseph M. Rothkopf, R.Ph.

My Commission expires:

9-20-03

WHEREFORE, after motion and vote, the within Stipulation and Final Agency Order is approved, accepted, and hereby made an order of the Board.

DONE AND EFFECTIVE this 2nd day of April, 2001.

State Board of Pharmacy

BY: Susan D. Warren
Title: Program Administrator
DOCUMENT APPROVED AS TO FORM:

KEN SALAZAR
Attorney General

Stephen L. Laiche, #16427
Foster, Larson, Laiche & Giff

Jean Woodford Walters, #24834*
Assistant Attorney General
Regulatory Law Section

Attorney for Respondent

422 White Ave., Suite 323
Grand Junction, CO 81501
Telephone (970) 245-8021
FAX: (970) 24500590

Attorneys for State Board of Pharmacy

1525 Sherman Street, 5th Floor
Denver, Colorado 80203
Telephone: (303) 866-5158
FAX: (303) 866-5395
*Counsel of Record
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Carmen A. Catizone, MS, RPh, DPh
Executive Director/Secretary

Joseph M Rothkopf
Reporting Entity: New York Board of Pharmacy

Transaction Type: Initial Report   Date of Action: 02/06/1986

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CONFIDENTIAL DOCUMENT – FOR AUTHORIZED USE ONLY
DISCIPLINARY ACTIONS ARE SUBMITTED TO NABP BY STATE BOARDS OF PHARMACY ON A VOLUNTARY BASIS, AND, ACCORDINGLY, THE FOREGOING REPORTS MAY NOT BE ALL INCLUSIVE. FURTHER, THE INFORMATION SET FORTH SHOULD BE VERIFIED WITH THE DESIGNATED DISCIPLINARY JURISDICTION AS TO THE ACCURACY AND STATUS PRIOR TO RELIANCE ON THESE REPORTS IN SUPPORT OF ANY CONTEMPLATED ACTION BY YOUR AGENCY.

C. INCIDENT REPORTED

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<td>Description:</td>
<td>Basis - Criminal Conviction for Criminal Sale of a Controlled Substance in the 5th Degree, a class D felony. Additional Basis - numerous violations of New York recordkeeping requirements for Controlled Substances. Action - New York license is suspended for 3 years, last 2 years of suspension are stayed and license placed on probation with terms and conditions for 2 years. $2500.00 fine levied.</td>
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Upon the application of JOSEPH ROTHKOPF, under Calendar No. 4096, and the vote of the Board of Regents on December 13, 1985, which application and vote are incorporated herein and made a part hereof, it is

ORDERED that the application of JOSEPH ROTHKOPF, respondent, for a consent order be granted; that respondent's license and registration to practice as a pharmacist in the State of New York be suspended for three years; that execution of the last two years of said suspension be stayed at which time respondent then be placed on probation for a period of two years under the terms set forth in the exhibit annexed hereto, made a part hereof, and marked as Exhibit "A"; and that respondent be fined $2,500, said fine to be made payable, by certified check, to the order of the New York State Education Department, and mailed to the Executive Director, Office of Professional Discipline, New York State Education Department, 622 Third Avenue, New York, New York 10017-6756 within 30 days after the effective date of the service of this order.

IN WITNESS WHEREOF, I, Gordon M. Ambach, Commissioner of Education of the State of New York, for and on behalf of the State Education Department and the Board of Regents, do hereunto set my hand and affix the seal of the State Education Department, at the City of Albany, this 6th day of January, 1986.

Commissioner of Education
Approved December 13, 1985

No. 4096

Upon the application of JOSEPH ROTHKOPF, under Calendar No. 4096, and in accordance with the provisions of Title VIII of the Education Law, it was

Voted: That the application of JOSEPH ROTHKOPF, respondent, for a consent order be granted; that respondent's license and registration to practice as a pharmacist in the State of New York be suspended for three years; that execution of the last two years of said suspension be stayed at which time respondent then be placed on probation for a period of two years under the terms set forth in the application; that respondent be fined $2,500, said fine to be made payable, by certified check, to the order of the New York State Education Department, and mailed to the Executive Director, Office of Professional Discipline, New York State Education Department, 622 Third Avenue, New York, New York 10017-6756 within 30 days after the effective date of the service of the order of the Commissioner of Education to be issued in this matter; and that the Commissioner of Education be empowered to execute, for and on behalf of the Board of Regents, all orders necessary to carry out the terms of this vote.
EXHIBIT A

TERMS OF PROBATION

JOSEPH ROTHKOPF

1. That respondent, during the period of probation, shall conduct himself in all ways in a manner befitting his professional status, and shall conform fully to the moral and professional standards of conduct imposed by law and by his profession;

2. That respondent shall submit written notification to the New York State Education Department, addressed to the Executive Director, Office of Professional Discipline, New York State Education Department, 622 Third Avenue, New York, NY 10017-6756, of any employment and practice, of respondent's residence and telephone number, of any change in respondent's employment, practice, residence, or telephone number within or without the State of New York;

3. That respondent shall submit written proof from the Division of Professional Licensing Services (DPLS), New York State Education Department (NYSED), that respondent has paid all registration fees due and owing to the NYSED and respondent shall cooperate with and submit whatever papers are requested by DPLS in regard to said registration fees, said proof from DPLS to be submitted by respondent to the NYSED, addressed to the Executive Director, Office of Professional Discipline, as aforesaid, no later than the first three months of the period of probation;

4. That respondent shall submit written proof to the NYSED, addressed to the Executive Director, Office of Professional Discipline, as aforesaid, that 1) respondent is currently registered with the NYSED, unless respondent submits written proof that respondent has advised DPLS, NYSED, that respondent is not in the practice of respondent's profession in the State of New York and does not desire to register, and that 2) respondent has paid any fines which may have previously been imposed upon respondent by the Board of Regents; said proof of the above to be submitted no later than the first two months of the period of probation;

5. That so long as the stay of execution is in effect, respondent may continue to practice respondent's aforementioned profession in accordance with the terms of probation; provided, however, that upon receipt of evidence of noncompliance with or any other violation of any of the aforementioned terms of probation, the New York State Education Department may initiate a violation of probation proceeding and/or such other proceedings pursuant to the Education Law and the Rules of the Board of Regents.
NEW YORK STATE EDUCATION DEPARTMENT
OFFICE OF PROFESSIONAL DISCIPLINE
STATE BOARD OF PHARMACY

IN THE MATTER

of the

Application for the revocation of the
authorization and license heretofore
granted to

JOSEPH ROTHKOPF

to practice as a pharmacist in the State
of New York, for the cancellation of his
registration as such, and for such other
relief as the premises warrant.

STATE OF NEW YORK ) ss:
COUNTY OF )

JOSEPH ROTHKOPF, being duly sworn, deposes and says:

That on or about September 17, 1976 I was licensed to
practice as a pharmacist in the State of New York, having been
issued license No. 030310 by the New York State Education
Department.

I am currently registered with the New York State
Education Department to practice as a pharmacist in the State
of New York from an address at 4 Sagamore Lane, Dix Hills, New
York 11746.
JOSEPH ROTHKOPF

That I have been charged with two specifications of professional misconduct, a copy of which is annexed hereto, made a part hereof, and marked as Exhibit "A".

I admit guilt to the aforesaid two specifications of professional misconduct.

I hereby agree to the penalty that my license to practice as a pharmacist in the State of New York be suspended for a period of three years, that execution of the last two years of said suspension be stayed at which time I then be placed on probation for the two years under the terms set forth in the exhibit annexed hereto, made a part hereof, and marked as Exhibit "B", and that I be fined $2,500.00, said fine to be made payable by certified check, to the New York State Education Department, 622 Third Avenue, New York, New York 10017-6756 within 30 days after the effective date of the service of the order of the Commissioner of Education to be issued in this matter.

I hereby make this application to the Board of Regents and request that it be granted.
JOSEPH ROTHKOPF

I understand that, in the event this application is not granted by the Board of Regents, nothing contained herein shall be binding upon me or construed to be an admission of any act of misconduct alleged or charged against me, such application shall not be used against me in any way and shall be kept in strict confidence during the pendency of the disciplinary proceeding, and such denial by the Board of Regents shall be without prejudice to the continuance of the disciplinary proceeding and the final determination by the Board of Regents pursuant to the provisions of the Education Law.

I agree that, in the event the Board of Regents grants my application, as set forth herein, an order of the Commissioner of Education may be issued in accordance with the same.

No promises of any kind were made to me. I am making this application of my own free will and accord and not under duress, compulsion, or restraint of any kind or manner.

\[Signature\]

Sworn to before me this

30th day of Oct 1986

\[Signature\]

JEROME SAGER
NOTARY PUBLIC, State of New York
No. 41-4514908
Qualified in Queens County
Cert. Filed in Queens County
Commission Expires March 30, 1986
NEW YORK STATE EDUCATION DEPARTMENT
OFFICE OF PROFESSIONAL DISCIPLINE
STATE BOARD OF PHARMACY

IN THE MATTER

of the

Application for the revocation of the
authorization and license heretofore
granted to

JOSEPH ROTHKOPF

to practice pharmacy in the State of
New York, for the cancellation of his
registration as such, and for such
other and further relief as the premises
warrant.

TO: THE REGENTS REVIEW COMMITTEE

THE NEW YORK STATE EDUCATION DEPARTMENT BY ITS DIVISION OF
PROSECUTION OF THE OFFICE OF PROFESSIONAL DISCIPLINE ALLEGES AS
FOLLOWS:

FIRST: JOSEPH ROTHKOPF, hereinafter referred to as the
respondent, was authorized to practice pharmacy in the State of
New York by issuance to him of license No. 030310 on September
17, 1976 by the New York State Education Department.

SECOND: Respondent is currently registered from an address
at: 4 Sagamore Lane, Dix Hills, New York 11746.

SPECIFICATION OF PROFESSIONAL MISCONDUCT

THIRD: Respondent herein is charged with having been
convicted of committing an act constituting a crime within the

--1--

EXHIBIT "A"
purview and meaning of Section 6509(5)(a)(i) of the Education Law of the State of New York, in that:

On February 2, 1983, respondent was charged in the Superior Court, Nassau County, New York with three counts of Criminal Sale of a Controlled Substance in the Fifth Degree, a class D felony. The Information alleged that the respondent sold Placidyl, a Schedule IV controlled drug on three separate occasions.

On February 10, 1980, respondent pled guilty to Attempted Criminal Possession of a Controlled Substance, in the Seventh Degree, a class B misdemeanor in satisfaction of the information.

On March 25, 1980 the respondent was sentenced to one year probation and payment of a $500 fine or thirty days in prison.

SECOND SPECIFICATION OF PROFESSIONAL MISCONDUCT

FOURTH: Respondent herein is charged with having been found to be in violation of the applicable provisions of Title VII of Article 33 of the New York State Public Health Law by Commissioner of Health within the purview and meaning of Section 6509(5)(c) of the Education Law of the State of New York, in that:

On June 24, 1983 the respondent was charged by the Department of Health with the following violations:

1. Respondent, in violation of Section 3304 of

2. Respondent, in violation of subdivision one of Section 3333 of the Public Health Law, and of Section 80.73(a) of Part 80 of the Administrative Rules and Regulations of the Health Department, unlawfully dispensed Schedule II controlled substances on prescriptions which were not written on official New York State prescription forms. On four occasions, the Respondent unlawfully dispensed the Schedule II substances Nembutal and Percodan on written prescription forms.

3. Respondent, in violation of subdivision three of Section 3336 of the Public Health Law, and of Section 80.74(c) of Part 80 of the Administrative Rules and Regulations of the Health Department, failed to endorse the signature of the pharmacist filling a written prescription and to record the date of delivery to the ultimate user. On fifteen occasions between October 19, 1981 and January 19, 1983, the Respondent dispensed controlled substances without noting the date of dispensing on the
prescription forms. On twenty-nine occasions during the same period, the Respondent failed to affix the signature of the dispensing pharmacist to the written prescription.

4. Respondent, in violation of subdivision (1)(a) of Section 3337 of the Public Health Law, and of Section 80.70(a) of Part 80 of the Administrative Rules and Regulations of the Health Department, failed to complete all required information on written memoranda of telephone orders for controlled substances. On at least twenty-one occasions, the Respondent dispensed controlled substances on oral prescriptions, but did not include on the written memorandum of the order the patient's age, complete name, and/or address. On eleven of the aforesaid written memoranda, the date of the order was not recorded.

5. Respondent, in violation of subdivision two of Section 3334 of the Public Health Law, unlawfully dispensed more than a five day supply of a Schedule II substance on an emergency oral prescription. On November 8, 1982, the Respondent dispensed a seven day supply of the Schedule II substance, Percocet.

6. Respondent, in violation of subdivision two of Section 3337 of the Public Health Law, and of
Section 80.70(b) of Part 80 of the Administrative Rules and Regulations of the Health Department, unlawfully dispensed more than a five day supply of a Schedule III substance on an oral prescription. On January 7, 1983, the Respondent dispensed a twelve day supply of Tylenol #3; on January 8, 1983, the Respondent dispensed a thirty day supply of Fiorinal.

7. Paragraph "7" of the charges was deleted.

8. Respondent, in violation of Section 80.70(c),(d) of Part 80 of the Administrative Rules and Regulations of the Health Department, failed either to attach written follow-up prescriptions to the memoranda of oral orders or, in the alternative, to note on the memoranda that written prescriptions were not received from the prescribing practitioner. On twenty telephone orders for controlled substances filled during the period July 22, 1982 through January 15, 1983, the Respondent did not either attach a copy of a written follow-up prescription to the written memorandum of a telephone order or note on the written memorandum that such written prescription was not received.

9. Respondent, in violation of Section 80.70(e) of Part 80 of the Administrative Rules and Regulations of the Health Department, failed to
endorse on a written follow-up prescription his signature, the date of filling, the prescription number under which it is recorded in the pharmacy prescription file, and failed to place on the back of the follow-up prescription the date of receipt, serial number and date on which the oral order was filled. A written follow-up prescription dated January 18, 1983 did not contain the signature of the dispensing pharmacist, the date of filling or the prescription number, nor was there any information recorded on the back of the follow-up.

10. Respondent, in violation of Section 80.74(d) of the Administrative Rules and Regulations of the Health Department, unlawfully dispensed controlled substances on written prescriptions which were not dated. On April 28, 1982 and on January 3, 1983, the Respondent filled prescriptions which were undated.

On January 6, 1984 the respondent was charged with the following violations:


2. Respondent, in violation of Section 3333(1)
of the Public Health Law, and of Section 80.73(c) of the Administrative Rules and Regulations of the Health Department, unlawfully dispensed, Schedule II, controlled substances on prescriptions which were not written on official New York State prescription forms. On June 11, 1981, the Respondent dispensed 60 Nembutal 100 mg. capsules to the ultimate user, on a written, not a triplicate prescription. On six occasions during the period May 25, 1981 through January 11, 1983 the Respondent dispensed the Schedule II substance, Percodan and Percocet, on triplicate prescription forms which had not been dated by the prescribing practitioner.

3. Respondent, in violation of Section 3334(1)(a) of the Public Health Law, and of Section 80.73(d) of the Administrative Rules and Regulations of the Health Department, unlawfully dispensed Schedule II substances to ultimate users in that all of the required information was not recorded on the written memoranda of emergency oral prescriptions. On twenty-nine occasions between May 25, 1981 and November 20, 1982, the Respondents failed to include the prescribing practitioner's DEA registration and address on written memoranda of telephone orders for the Schedule II substance, Nembutal.
4. Respondent, in violation of Section 3334(2) of the Public Health Law, and of Section 80.73(e) of the Administrative Rules and Regulations, unlawfully dispensed more than a five day supply of a Schedule II substance on an emergency oral prescription. On eighteen occasions between May 25, 1981 and November 20, 1982, the Respondent dispensed a thirty day supply of the Schedule II substance, Nembutal on a telephone order.

5. Respondent, in violation of Section 3334(3) of the Public Health Law, and of Section 80.73(f) of the Administrative Rules and Regulations of the Health Department, failed to notify the Health Department that a prescribing practitioner had failed to deliver the original and one copy of an official New York State prescription authorizing the emergency dispensing of a Schedule II substance. On twenty nine occasions between May 25, 1981 and November 20, 1982, the Respondent dispensed the Schedule II substance Nembutal on the basis of telephoned orders, but failed to notify the Department that the required follow up triplicate prescription was not received.

6. Respondent, in violation of Section 3334(4) of the Public Health Law, and of Section 80.73(g) of the Administrative Rules and Regulations of the
Health Department, failed to endorse a prescription calling for a Schedule II substance. On twenty nine occasions between May 25, 1981 and November 20, 1982, the dispensing pharmacist failed to sign prescriptions calling for Schedule II substances.

7. Respondent, in violation of Section 3337(1)(a) of the Public Health Law and of Section 80.70(a)(1) of the Administrative Rules and Regulations of the Health Department, unlawfully dispensed Schedule II substances to ultimate users in that the dispensing pharmacist failed to record the prescribing practitioner's address and DEA registration number on eighteen written memoranda of telephone orders for the Schedule IV substance Valium, filled between May 26, 1981 and January 18, 1983.

8. Respondent, in violation of Section 3337(4) of the Public Health Law and of Section 80.70(1) of the Administrative Rules and Regulations of the Health Department, failed to sign written memoranda of telephone orders calling for Valium 10 mg., filled between May 26, 1981 and January 18, 1983.

9. Respondent, in violation of Section 3343(2) of the Public Health Law, and of Section 80.106 of the Administrative Rules and Regulations of the
Health Department, failed to keep proper records of controlled substances received and dispensed. An audit of controlled substance records for the period May 26, 1981 to January 19, 1983 revealed shortages of 301 Percodan tablets; 44 Percocet-5 tablets; 638 Phenobarbital 100 mg. capsules; 424 Valium 10 mg. tablets; and an overage of 32 Placidyl 750 mg. capsules.

10. Respondent, in violation of Section 3397(1)(b) of the Public Health Law, and of Section 80.125(a)(2) of the Administrative Rules and Regulations of the Health Department, wilfully made a false statement on a record required by Article 33 of the Public Health Law. On one occasion, Respondent altered the date written on an Official New York State prescription form. On seven occasions, the date of filling was altered on a written controlled substance prescription. On one occasion, a false serial (prescription) number was affixed to a controlled substance prescription.

On August 9, 1984 Order No. MCS-84-96 was issued by the Commissioner of Health of the State of New York, adopting the Stipulation entered into by Respondent wherein respondent admitted violating Article 33 of the New York State Public Health Law and the Administrative Rules and Regulations of the
Department of Health as set forth in the aforesaid charges dated June 24, 1983 and January 6, 1984. Paragraph "7" of the charges dated June 24, 1983 was deleted, and respondent did not admit this allegation.

In addition to respondent's admission to the aforesaid charges respondent admitted failure to keep proper records in violation of Section 3343(2) of the Public Health Law and Section 80.106(a) of the Administrative Rules and Regulations of the Department of Health, in that in audit of controlled substances for the period May 26, 1981 to June 19, 1983 revealed shortages of 301 Percodan tablets; 30 Percocet-5 tablets, 638 Phenobarbital, 100 mg. capsules; 424 Valium 10 mg. tablets and an overage of 32 Placidyl; 750 mg. capsules.

As a result, of the Stipulation entered into by the respondent and the Department of Health, the respondent was assessed a fine of $7,200. The Department agreed to suspend $2,700 of the penalty provided the respondent comply with the terms of probation.
WHEREFORE, it is requested that the license previously granted to JOSEPH ROTHKOFF to practice pharmacy in the State of New York as a pharmacist be revoked or that such other and further relief be granted as may be just and proper.

Dated: /S/ day of April, 1985

WILLIAM L. WOOD, JR.
PROFESSIONAL MISCONDUCT OFFICER

BY: Louis M. Meringolo
Prosecuting Attorney
New York State Education Department
Office of Professional Discipline
622 Third Avenue -- 37th floor
New York, New York 10017
NEW YORK STATE EDUCATION DEPARTMENT
OFFICE OF PROFESSIONAL DISCIPLINE
STATE BOARD OF PHARMACY

IN THE MATTER

of the

Application for the revocation of the authorization and license heretofore granted to

JOSEPH ROTHKOPF

to practice pharmacy in the State of New York, and for the cancellation of his registration as such, or for such other relief as the premises warrant.

NOTICE OF AMENDMENT

SIRS:

PLEASE TAKE NOTICE that the petitioner hereby amends the charges previously served upon respondent, JOSEPH ROTHKOPF, on June 14, 1985 to delete paragraph Third, and to include the following paragraph, Third as follows:

FIRST SPECIFICATION OF PROFESSIONAL MISCONDUCT

THIRD: Respondent is charged with having been convicted of committing an act constituting a crime within the purview and meaning of §6509(5)(a)(i) of the Education Law of the State of New York, in that:

On February 10, 1983, respondent was charged in the Superior Court, Nassau County, New York with three
counts of Criminal Sale of a Controlled Substance in the Fifth Degree, a class D felony. The Information alleged that the respondent sold Placidyl, a Schedule IV controlled drug on three separate occasions.

On February 10, 1983, respondent pled guilty to Attempted Criminal Possession of a Controlled Substance, in the Seventh Degree, a class "B" misdemeanor in satisfaction of the information.

On March 25, 1983, the respondent was sentenced to one year probation and payment of a $500 fine or thirty days in prison.

Dated: 6th day of August 1985

JOSEPH FISCH
PROFESSIONAL CONDUCT OFFICER

By: LOUIS M. MERINGOLO
Prosecuting Attorney
Office of Professional Discipline
N.Y.S. Education Department
622 Third Avenue - 37th Floor
New York, New York 10017-6756
(212) 557-2196

To: Jerome I. Sager, Esq.
126 E 16 Street
New York, N.Y. 10003
EXHIBIT "B"

TERMS OF PROBATION

JOSEPH ROTHKOPF

1. That respondent, during the period of probation, shall conduct himself in all ways in a manner befitting his professional status, and shall conform fully to the moral and professional standards of conduct imposed by law and by his profession;

2. That respondent shall submit written notification to the New York State Education Department, addressed to the Executive Director, Office of Professional Discipline, New York State Education Department, 622 Third Avenue, New York, NY 10017-6756, of any employment and practice, of respondent's residence and telephone number, of any change in respondent's employment, practice, residence, or telephone number within or without the State of New York;

3. That respondent shall submit written proof from the Division of Professional Licensing Services (DPLS), New York State Education Department (NYSED), that respondent has paid all registration fees due and owing to the NYSED and respondent shall cooperate with and submit whatever papers are requested by DPLS in regard to said registration fees, said proof from DPLS to be submitted by respondent to the NYSED, addressed to the Executive Director, Office of Professional Discipline, as aforesaid, no later than the first three months of the period of probation;

4. That respondent shall submit written proof to the NYSED, addressed to the Executive Director, Office of Professional Discipline, as aforesaid, that 1) respondent is currently registered with the NYSED, unless respondent submits written proof that respondent has advised DPLS, NYSED, that respondent is not engaging in the practice of respondent's profession in the State of New York and does not desire to register, and that 2) respondent has paid any fines which may have previously been imposed upon respondent by the Board of Regents; said proof of the above to be submitted no later than the first two months of the period of probation;

5. That so long as the stay of execution is in effect, respondent may continue to practice respondent's aforementioned profession in accordance with the terms of probation; provided, however, that upon receipt of evidence of noncompliance with or any other violation of any of the aforementioned terms of probation, the New York State Education Department may initiate a violation of probation proceeding and/or such other proceedings pursuant to the Education Law and the Rules of the Board of Regents.
NEW YORK STATE EDUCATION DEPARTMENT
OFFICE OF PROFESSIONAL DISCIPLINE
STATE BOARD OF PHARMACY

IN THE MATTER

of the

Application for the revocation of the
authorization and license heretofore
granted to

JOSEPH ROTHKOPF

to practice as a pharmacist in the State
of New York, for the cancellation of his
registration as such, and for such other
relief as the premises warrant.

The undersigned agree to the above statement and to the
proposed penalty based on the terms and conditions thereof.

Dated: 10-30, 1985

Dated: 10-30, 1985

Dated: 11/7/85, 1985

Dated: November 6, 1985

Dated: 11/25, 1985

Dated: 11/27, 1985

Respondent

Attorney for Respondent

Member of the State Board of Pharmacy

Executive Secretary
State Board of Pharmacy

Executive Director
Office of Professional Discipline

Member, Board of Regents

The undersigned, a member of the Board of Regents who has
been designated by the Chairman of the Regents Committee on
Professional Discipline to review this Application for a
Consent Order, has reviewed said Application and recommends to
the Board of Regents that the Application be granted.
DISCIPLINARY ACTIONS ARE SUBMITTED TO NABP BY STATE BOARDS OF PHARMACY ON A VOLUNTARY BASIS, AND, ACCORDINGLY, THE FOREGOING REPORTS MAY NOT BE ALL INCLUSIVE. FURTHER, THE INFORMATION SET FORTH SHOULD BE VERIFIED WITH THE DESIGNATED DISCIPLINARY JURISDICTION AS TO THE ACCURACY AND STATUS PRIOR TO RELIANCE ON THESE REPORTS IN SUPPORT OF ANY CONTEMPLATED ACTION BY YOUR AGENCY.

Carmen A. Catizone, MS, RPh, DPh
Executive Director/Secretary

Joseph M Rothkopf
Reporting Entity: New York Board of Pharmacy

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**A. REPORTING ENTITY**

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**B. SUBJECT IDENTIFICATION INFORMATION**

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CONFIDENTIAL DOCUMENT – FOR AUTHORIZED USE ONLY
DISCIPLINARY ACTIONS ARE SUBMITTED TO NABP BY STATE BOARDS OF PHARMACY ON A VOLUNTARY BASIS, AND, ACCORDINGLY, THE FOREGOING REPORTS MAY NOT BE ALL INCLUSIVE. FURTHER, THE INFORMATION SET FORTH SHOULD BE VERIFIED WITH THE DESIGNATED DISCIPLINARY JURISDICTION AS TO THE ACCURACY AND STATUS PRIOR TO RELIANCE ON THESE REPORTS IN SUPPORT OF ANY CONTEMPLATED ACTION BY YOUR AGENCY.

Carmen A. Catizone, MS, RPh, DPh
Executive Director/Secretary

<table>
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<th>G. INCIDENT REPORTED</th>
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<td><strong>Auto Reinstall?</strong></td>
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CONFIDENTIAL DOCUMENT – FOR AUTHORIZED USE ONLY
UPON the application of JOSEPH M. ROTHKOPF, under Calendar No. 10409, which application is made a part hereof, and in accordance with the provisions of Title VIII of the Education Law, it was

VOTED (February 16, 1990): That the application of JOSEPH M. ROTHKOPF, respondent, for a consent order be granted; and that the Commissioner of Education be empowered to execute, for and on behalf of the Board of Regents, all orders necessary to carry out the provisions of this vote;

and it is

ORDERED: That, pursuant to the above vote of the Board of Regents, said vote and the provisions thereof as well as the application and the provisions thereof are hereby adopted and so ORDERED, and it is further

ORDERED that this order shall take effect as of the date of the personal service of this order upon the respondent or five days after mailing by certified mail.
IN WITNESS WHEREOF, I, Thomas Sobol, Commissioner of Education of the State of New York, for and on behalf of the State Education Department and the Board of Regents, do hereunto set my hand and affix the seal of the State Education Department, at the City of Albany, this 22nd day of February, 1990.

[Signature]
Commissioner of Education
NEW YORK STATE EDUCATION DEPARTMENT
OFFICE OF PROFESSIONAL DISCIPLINE
STATE BOARD OF PHARMACY

IN THE MATTER

of the

Disciplinary Proceeding

against

JOSEPH M. ROTHKOPF

who is currently licensed to practice
as a pharmacist in the State of New York.

APPLICATION FOR
CONSENT ORDER

CAL. NO. 10409

STATE OF NEW YORK )
COUNTY OF )

ss:

JOSEPH M. ROTHKOPF, being duly sworn, deposes and says:

That on or about September 17, 1976 I was licensed to
practice as a pharmacist in the State of New York, having been
issued license No. 030310 by the New York State Education
Department.

I am currently registered with the New York State Education
Department to practice as a pharmacist in the State of New York
from an address at: 4 Sagamore Lane, Dix Hills, New York 11746-
6014.

That I have been charged with two (2) specifications of
professional misconduct, a copy of which is annexed hereto, made
a part hereof, and marked as Exhibit "A".

I admit guilt to each of the aforementioned two (2)
specifications of professional misconduct.
JOSEPH M. ROTHKOPP

I hereby agree to the penalty that my license to practice as a pharmacist in the State of New York be suspended for one (1) year; that execution of said suspension be stayed; that I be placed on probation for two (2) years under the terms set forth in the exhibit annexed hereto, made a part hereof and marked as Exhibit "B"; and that I be fined the sum of five hundred dollars ($500.00), said fine to be paid as set forth in said terms of probation.

I hereby make this application to the Board of Regents and request that it be granted.

I understand that in the event that the Board of Regents denies the application, nothing contained herein shall be binding upon me or construed to be an admission of any act of misconduct alleged or charged against me. Such application shall not be used against me in any way and shall be kept in strict confidence during the pendency of the disciplinary proceeding, and such denial by the Board of Regents shall be without prejudice to the continuance of the disciplinary proceeding and the final determination by the Board of Regents pursuant to the provisions of the Education Law.

I agree that in the event the Board of Regents grants my application, as set forth herein, an Order of the Commissioner of Education may be issued in accordance with the same.
JOSEPH M. ROTHKOPF

No promises of any kind were made to me. I am making this application of my own free will and accord and not under duress, compulsion, or restraint of any kind or manner.

[Signature]
Respondent

Sworn to before me this
11th day of December, 1959

[Signature]
NOTARY PUBLIC

DOROTHY W. OKUN
NOTARY PUBLIC, State of New York
No. 4673312
Qualified in Nassau County
Commission Expires March 30, 1959
Nov. 30, 1959
EXHIBIT "A"

JOSEPH M. ROTHKOPF

FIRST SPECIFICATION OF PROFESSIONAL MISCONDUCT

Respondent is charged with committing unprofessional conduct within the purview and meaning of Section 6509(9) of the Education Law of the State of New York, in that:

While Respondent was the supervising pharmacist at the retail pharmacy operated by Beth Fair Pharmacy, Inc., Bethpage, New York, the following occurred:

a) On or about October 27, 1988, Respondent, without the knowledge or consent of the prescriber, dispensed the non-controlled drug Synthroid 0.125 mg. to a customer instead of the prescribed non-controlled drug Synthroid .075 mg., in violation of 8 NYCRR 29.7(a)(5);

b) On November 22, 1988, the aforesaid prescription for the non-controlled drug Synthroid .075 mg. was refilled without entering on the reverse of said prescription the date of the refill and the signature or readily identifiable initials of the dispensing pharmacist, in violation of 8 NYCRR 29.7(a)(4); and
c) The daily record of all prescriptions filled and refilled at said pharmacy between October 11, 1988 and December 18, 1988 failed to include the signature or readily identifiable initials of the dispensing pharmacist(s), in violation of 8 NYCRR 29.7(a)(8).

SECOND SPECIFICATION OF PROFESSIONAL MISCONDUCT

Respondent is further charged with committing unprofessional conduct within the purview and meaning of Section 6509(9) of the Education Law of the State of New York, in specific violation of 8 NYCRR 29.1(b)(14), in that:

Pursuant to Commissioner's Order No. 4096, dated February 6, 1986, In the Matter of Joseph Rothkopf, Respondent was placed on probation for a period of two (2) years. The effective date of said Order was March 24, 1986 and the probationary period ran from March 24, 1987 through March 23, 1989. The terms of probation included the following provision:

1. That Respondent, during the period of probation, shall conduct himself in all ways in a manner befitting his professional status, and shall conform fully to the moral and professional standards of conduct imposed by law and by his profession.

Respondent violated Term of Probation No. 1 by failing to conduct himself in all ways in a manner befitting his professional status and by failing to conform fully to the moral and professional standards of conduct imposed by law and by his profession, as follows:
The allegations contained in the First Specification are repeated, reiterated and realleged with the same force and effect as if more particularly set forth herein at length.
EXHIBIT "B"

TERMS OF PROBATION

JOSEPH M. ROTHKOPF

That Respondent, during the period of probation, shall act in all ways in a manner befitting Respondent's professional status, and shall conform fully to the moral and professional standards of conduct imposed by law and by Respondent's profession;

That Respondent shall submit written notification to the New York State Education Department, addressed to the Executive Director, Office of Professional Discipline, New York State Education Department, One Park Avenue, 6th Floor, New York, NY 10016-5802, of any employment and/or practice, Respondent's residence, telephone number, or mailing address, of any change in Respondent's employment, practice, residence, telephone number, or mailing address within or without the State of New York;

That Respondent shall pay the $500.00 fine imposed upon Respondent, by certified or bank cashier's check, made payable to the order of the New York State Education Department, to be delivered to the Executive Director, Office of Professional Discipline, as aforesaid, no later than thirty (30) days after the effective date of the service of the Order of the Commissioner of Education to be issued in this matter;

That Respondent shall submit written proof from the Division of Professional Licensing Services (DPLS), New York State Education Department (NYSED), that Respondent has paid all registration fees due and owing to the NYSED and Respondent shall cooperate with and submit whatever papers are requested by DPLS in regard to said registration fees, said proof from DPLS to be submitted by Respondent to the NYSED, addressed to the Executive Director, Office of Professional Discipline, as aforesaid, no later than the first three months of the period of probation;

That Respondent shall submit written proof to the NYSED, addressed to the Executive Director, Office of Professional Discipline, as aforesaid, that 1) Respondent is currently registered with the NYSED, unless Respondent submits written proof that Respondent has advised DPLS, NYSED, that Respondent is not engaging in the practice of Respondent's profession in the State of New York and does not desire to register, and that 2) Respondent has paid any fines which may have previously been imposed upon Respondent by the Board of Regents; said proof of the above to be submitted no later than the first two months of the period of probation;
That Respondent shall make quarterly visits to an employee of the Office of Professional Discipline, New York State Education Department, unless otherwise agreed to by said employee, for the purpose of said employee monitoring Respondent's terms of probation to assure compliance therewith, and Respondent shall cooperate with said employee, including the submission of information requested by said employee, regarding the aforesaid monitoring;

That so long as there is full compliance with every term herein set forth, Respondent may continue to practice Respondent's aforementioned profession in accordance with the terms of probation; provided, however, that upon receipt of evidence of noncompliance with or any other violation of any of the aforementioned terms of probation, the New York State Education Department may initiate a violation of probation proceeding and/or such other proceedings pursuant to the Education Law and the Rules of the Board of Regents.
NEW YORK STATE EDUCATION DEPARTMENT
OFFICE OF PROFESSIONAL DISCIPLINE
STATE BOARD OF PHARMACY

IN THE MATTER

of the

Disciplinary Proceeding

against

JOSEPH M. ROTHKOPF

who is currently licensed to practice
as a pharmacist in the State of New York.

The undersigned agree to the above statement and to the
proposed penalty based on the terms and conditions thereof.

Dated: Dec. 14, 1989

[Signature]
Respondent

Dated: Dec. 14, 1989

[Signature]
Attorney for Respondent

Dated: Dec. 23, 1989

[Signature]
Member of the State Board
of Pharmacy

Dated: Dec. 29, 1989

[Signature]
Executive Secretary
State Board of Pharmacy

Dated: Jan. 8, 1990

[Signature]
Executive Director
Office of Professional Discipline

The undersigned, a member of the Board of Regents who has been
designated by the Chairman of the Regents Committee on
Professional Practice to review this Application for a Consent
Order, has reviewed said Application and recommends to the Board
of Regents that the Application be granted.

Dated: Jan. 17, 1990

[Signature]
Member, Board of Regents

SBT:mv
DISCIPLINARY ACTIONS ARE SUBMITTED TO NABP BY STATE BOARDS OF PHARMACY ON A VOLUNTARY BASIS, AND, ACCORDINGLY, THE FOREGOING REPORTS MAY NOT BE ALL INCLUSIVE. FURTHER, THE INFORMATION SET FORTH SHOULD BE VERIFIED WITH THE DESIGNATED DISCIPLINARY JURISDICTION AS TO THE ACCURACY AND STATLIS PRIOR TO RELIANCE ON THESE REPORTS IN SUPPORT OF ANY CONTEMPLATED ACTION BY YOUR AGENCY.

Carmen A. Catizone, MS, RPh, DPh
Executive Director/Secretary

Joseph M Rothkopf
Reporting Entity: New York Board of Pharmacy

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<td>- A5 - Violation of or Failure to Comply With Licensing Board Order</td>
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**A. REPORTING ENTITY**

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<th>Entity Name:</th>
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**B. SUBJECT IDENTIFICATION INFORMATION**

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Social Security Numbers (SSN):
Individual Taxpayer Identification Number (ITIN):
National Provider Identifiers (NPI):
Professional School & Year of Graduation: St John's University - NY (1976)
Occupation/Field of Licensure (Code): Pharmacist
State License Number, State of Licensure: 030310, NY

CONFIDENTIAL DOCUMENT – FOR AUTHORIZED USE ONLY
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C. INCIDENT REPORTED

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</table>

Carmen A. Calizone, MS, RPh, DPh
Executive Director/Secretary
TO: The New York State Office of Professional Discipline  
The New York State Board of Pharmacy

I wish to settle and dispose of the misconduct allegations which are pending against me, to wit: committing unprofessional conduct (violating probation in that while employed as a pharmacist at the pharmacy operated by Genovese Drug Stores, Inc., 371 Horseblock Road, Farmingville, New York, a routine inspection of said pharmacy revealed that I routinely failed to sign the computer generated daily records of all prescriptions filled and refilled to indicate that said records are accurate), in violation of Section 6509(9) of the Education Law of the State of New York, in specific violation of 8 NYCRR 29.1(b)(14) and 29.7(a)(8). For purposes of settlement I do not contest said allegations. I agree to a Censure and Reprimand and a $250.00 fine. My check in the sum of $250.00, payable to the New York State Education Department is enclosed.

[Signature]  
[Date]
DISCIPLINARY ACTIONS ARE SUBMITTED TO NABP BY STATE BOARDS OF PHARMACY ON A VOLUNTARY BASIS, AND, ACCORDINGLY, THE FOREGOING REPORTS MAY NOT BE ALL INCLUSIVE. FURTHER, THE INFORMATION SET FORTH SHOULD BE VERIFIED WITH THE DESIGNATED DISCIPLINARY JURISDICTION AS TO THE ACCURACY AND STATUS PRIOR TO RELIANCE ON THESE REPORTS IN SUPPORT OF ANY CONTEMPLATED ACTION BY YOUR AGENCY.

Carmen A. Catizone, MS, RPh, DPh  
Executive Director/Secretary

Joseph M Rothkopf
Reporting Entity: New York Board of Pharmacy

Transaction Type: Initial Report  Date of Action: 01/24/1997

<table>
<thead>
<tr>
<th>Action</th>
<th>Basis for Action</th>
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<tbody>
<tr>
<td>- 1173 - Publicly Available Fine/Monetary Penalty</td>
<td>- H5 - Error in Prescribing, Dispensing or Administering Medication</td>
</tr>
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</table>

A. REPORTING ENTITY

<table>
<thead>
<tr>
<th>Entity Name:</th>
<th>New York Board of Pharmacy</th>
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</thead>
<tbody>
<tr>
<td>Address:</td>
<td>Cultural Education Center, Room 3035</td>
</tr>
<tr>
<td>City, State, Zip:</td>
<td>Albany, NY 12230</td>
</tr>
<tr>
<td>Country:</td>
<td>US</td>
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<td>Name of Certifier:</td>
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<td>Title or Department:</td>
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<td>Type of Report:</td>
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B. SUBJECT IDENTIFICATION INFORMATION

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<tr>
<th>Subject Name:</th>
<th>Joseph M Rothkopf</th>
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<tbody>
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<tr>
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<tr>
<td>Work Address:</td>
<td>6255 Ursa Ln</td>
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<tr>
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<td>Colorado Springs, CO 80919</td>
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<tr>
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<tr>
<td>Federal Employer Identification Numbers (FEIN):</td>
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<td>Individual Taxpayer Identification Number (ITIN):</td>
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<td>National Provider Identifiers (NPI):</td>
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<tr>
<td>Professional School &amp; Year of Graduation:</td>
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</tr>
<tr>
<td>Occupation/Field of Licensure (Code):</td>
<td>Pharmacist</td>
</tr>
<tr>
<td>State License Number, State of Licensure:</td>
<td>030310, NY</td>
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</table>

CONFIDENTIAL DOCUMENT – FOR AUTHORIZED USE ONLY
DISCIPLINARY ACTIONS ARE SUBMITTED TO NABP BY STATE BOARDS OF PHARMACY ON A VOLUNTARY BASIS, AND, ACCORDINGLY, THE FOREGOING REPORTS MAY NOT BE ALL INCLUSIVE. FURTHER, THE INFORMATION SET FORTH SHOULD BE VERIFIED WITH THE DESIGNATED DISCIPLINARY JURISDICTION AS TO THE ACCURACY AND STATUS PRIOR TO RELIANCE ON THESE REPORTS IN SUPPORT OF ANY CONTEMPLATED ACTION BY YOUR AGENCY.

C. INCIDENT REPORTED

Type of Adverse Action: Initial
Basis for Action: H5 - Error in Prescribing, Dispensing or Administering Medication
Reporting Entity: NY
Action Classification Code(s): 1173 - Publicly Available Fino/Monetary Penalty
Date Action Was Taken: 01/24/1997
Date Action Became Effective: 01/24/1997
Length of Action: Not Specified
Monetary Penalty: $500
Auto Reinstates: No
Description: New York Case #9600634-9401
Pharmacist was fined $500.00 for dispensing a drug other than the one prescribed.
DEPUTY COMMISSIONER, OFFICE OF THE PROFESSIONS

JOSEPH M. ROTHKOFF
4 SAGAMORE LANE
DIX HILLS, NY 11746-6014

Dear Sir:

As Professional Conduct Officer, I have determined that there is substantial evidence of your responsibility for the following violation(s). This determination is made pursuant to SECTION 6510 of the New York State Education Law.

**PENALTY**
**VIOLATIONS**

$ 500 Dispensing a drug other than prescribed.

$ 500 TOTAL PENALTY

RE: 9600634

OPD 401 PG 1 (9/82)
If you do not wish to contest these charges, sign your name under the first option on the enclosed form and return your check, with the form, for the total penalty indicated.

If you do not wish to contest these charges but would like to make a statement in mitigation or explanation to a Pharmacy Board Violations Committee, sign your name under the second option on the enclosed form. Please note that if you select this option, the Violations Committee will not be bound by the monetary penalties set forth above. The Committee may increase the penalties (not to exceed $500 per violation) or may decrease the penalties. In addition, or in the alternative, the Committee may issue a Censure and Reprimand for the violations. The date you must appear before the Violations Committee is set forth in the second option.

If you believe you are not guilty of the charges and wish to contest them, sign under the third option on the enclosed form. You will then be given a full adversary hearing in accordance with the New York State Education Law. If you select this option you will be served with a formal Notice of Hearing and Statement of Charges. If found guilty of any of these charges, you may be subject to the full range of penalties set forth in the Education Law, including possible revocation or suspension of your license to practice pharmacy in New York State and/or fines up to $10,000 for each violation.

If no answer is received by this office within twenty days of your receipt of this letter, the matter will be automatically referred to a Violations Committee for its determination on the date indicated in the second option on the enclosed form.

Very truly yours,

CHARLES C. ADAMS
PROFESSIONAL CONDUCT OFFICER
NAME: JOSEPH M. ROTHKO
FILE #: 9600654 - Q401
TOTAL: $500

PLEASE TAKE NOTICE THAT SEPARATE FINES ARE SOMETIMES ASSESSED AGAINST STORE REGISTRATIONS AND INDIVIDUAL LICENSES.

Sec. 9.5 of the New York State Education Law shall be administered by the Department of Consumer Affairs of the City of New York.

In order to resolve this matter, please return this page in the enclosed envelope to:
Department of Consumer Affairs
City of New York

Enclosed is a check, payable to the New York State Education Department, in the amount of $500.

If I do not contest the charge, this check in the amount of $500 is enclosed.

SIGNATURE:

OPTION 2

I do not contest the charge, but I wish to appear and make a statement in mitigation or explanation. The violation control hearing will be held on MARCH 19, 1997 at 11:30 AM.

Location: New York State Education Dept.
One Park Avenue
6th Floor
New York, NY 10016-0802

SIGNATURE:

OPTION 3

I wish to contest the charge. I understand that I will receive a full disciplinary hearing and that if found guilty I will be subject to the full range of penalties provided for in Section 3511 of the Education Law.

SIGNATURE:

CPD 401 PG 3 (9/82)
DISCIPLINARY ACTIONS ARE SUBMITTED TO NABP BY STATE BOARDS OF PHARMACY ON A VOLUNTARY BASIS, AND, ACCORDINGLY, THE FOREGOING REPORTS MAY NOT BE ALL INCLUSIVE. FURTHER, THE INFORMATION SET FORTH SHOULD BE VERIFIED WITH THE DESIGNATED DISCIPLINARY JURISDICTION AS TO THE ACCURACY AND STATUS PRIOR TO RELIANCE ON THESE REPORTS IN SUPPORT OF ANY CONTEMPLATED ACTION BY YOUR AGENCY.

Carmen A. Catizone, MS, RPh, DPh
Executive Director/Secretary

Joseph M Rothkopf
Reporting Entity: New York Board of Pharmacy

<table>
<thead>
<tr>
<th>Action</th>
<th>Basis for Action</th>
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<tr>
<td>- 1135 - Suspension of License</td>
<td>- E4 - Fraud, Deceit or Material Omission in Obtaining License or Credentials</td>
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A. REPORTING ENTITY

Entity Name: New York Board of Pharmacy
Address: Cultural Education Center, Room 3035
City, State, Zip: Albany, NY 12230
Country: US
Name of Certifier:
Title or Department:
Telephone:
Type of Report: Initial
Related Report Number:

B. SUBJECT IDENTIFICATION INFORMATION

Subject Name: Joseph M Rothkopf
e-Profile ID:
Other Name(s) Used: Male
Gender: Male
Date of Birth:
Work Address: 1500 Ursa Ln
City, State, ZIP: Colorado Springs, CO 80919
Deceased: NO

Federal Employer Identification Numbers (FEIN):
Social Security Numbers (SSN):
Individual Taxpayer Identification Number (ITIN):
National Provider Identifiers (NPI):
Professional School & Year of Graduation:
Occupation/Field of Licensure (Code):
State License Number, State of Licensure:

St John's University - NY (1976) Pharmacist
030310, NY
DISCIPLINARY ACTIONS ARE SUBMITTED TO NABP BY STATE BOARDS OF PHARMACY ON A VOLUNTARY BASIS, AND, ACCORDINGLY, THE FOREGOING REPORTS MAY NOT BE ALL INCLUSIVE. FURTHER, THE INFORMATION SET FORTH SHOULD BE VERIFIED WITH THE DESIGNATED DISCIPLINARY JURISDICTION AS TO THE ACCURACY AND STATUS PRIOR TO RELIANCE ON THESE REPORTS IN SUPPORT OF ANY CONTEMPLATED ACTION BY YOUR AGENCY.

Carmen A. Catizone, MS, RPh, DPh
Executive Director/Secretary

<table>
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<td><strong>Action Classification Code(s):</strong></td>
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<td><strong>Date Action Was Taken:</strong></td>
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<td><strong>Date Action Became Effective:</strong></td>
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<tr>
<td><strong>Length of Action:</strong></td>
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<tr>
<td><strong>Monetary Penalty:</strong></td>
</tr>
<tr>
<td><strong>Auto Reinstatement:</strong></td>
</tr>
<tr>
<td><strong>Description:</strong></td>
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</tbody>
</table>
Profession: Pharmacist; Lic. No. 030310; Cal. No. 25850
Regents Action Date: December 20, 2011
Action: Application for consent order granted; Penalty agreed upon: 3 month actual suspension, 21 month stayed suspension, 2 years probation to commence upon return to practice in State of New York, $1,000 fine.
Summary: Licensee admitted to having been convicted of a crime in Colorado and to having lied on his re-registration application.
STATE OF NEW YORK  
COUNTY OF ALBANY  

In accordance with the Civil Practice Law and Rules Article 45, I, Cathy Hanczaryk, Principal Clerk in the Division of Professional Licensing Services of the New York State Education Department, have caused this certificate to be prepared. I certify that I have legal custody of the official original records of the Division of Professional Licensing Services and I attest that the attached are true, complete and correct copies of the original documents in our files relating to the licensure of JOSEPH M. ROTHKOPF.

Witness my hand and the seal of the New York State Education Department this 20 February, 2014.

Cathy Hanczaryk, Principal Clerk  
Professional Licensing Services
IN THE MATTER

OF

Joseph M. Rothkopf

PHARMACIST

STATE OF NEW YORK  )
COUNTY OF ALBANY   )

I, Michael Kinley, being duly sworn, deposes and says:
I am over the age of twenty-one years and am an employee of the New York
State Education Department, Office of Professional Discipline, 80 Wolf Road, Suite
204, Albany, New York 12205-2643.

On the 21 day of December, 2011, I personally delivered to the Stuyvesant
Plaza Post Office the Duplicate Original Vote of the Board of Regents and Order
under Calendar No. 25850 and the Report of the Regents Review Committee or
Application for Consent or Surrender, or Report of the designated Regent in a
summary suspension proceeding as applicable, by Certified Mail - Return Receipt
Requested to the respondent herein named at Lynbrook, NY.

Certified Mail Receipt No: 7002 0860 0000 6521 6416

The effective date of the Order being the 26 day of December, 2011.

Sworn to before me this
23 day of December, 2011

[Signature]

[Stamp]

STEPHEN E. GROGAN
Notary Public, State of New York
Qualified in Rensselaer County
Commission Expires 8/31/14
Upon the application of JOSEPH M. ROTHKOPF, under Calendar No. 25850, which application is made a part hereof, and in accordance with the provisions of Title VIII of the Education Law, it was

VOTED (December 13, 2011): That the application of JOSEPH M. ROTHKOPF, respondent, for a consent order be granted; and that the Deputy Commissioner for the Professions be empowered to execute, for and on behalf of the Board of Regents, all orders necessary to carry out the terms of this vote;

and it is

ORDERED: That, pursuant to the above vote of the Board of Regents, said vote and the provisions thereof are hereby adopted and so ordered, and it is further

ORDERED that this order shall take effect as of the date of the personal service of this order upon the respondent or five days after mailing by certified mail.
IN WITNESS WHEREOF, I, Douglas E. Lentivech, Deputy Commissioner for the Professions, for and on behalf of the State Education Department and the Board of Regents, do hereunto set my hand, at the City of Albany, this 13th day of December, 2011.

DOUGLAS E. LENTIVECH
DEPUTY COMMISSIONER
FOR THE PROFESSIONS
NEW YORK STATE EDUCATION DEPARTMENT
OFFICE OF PROFESSIONAL DISCIPLINE
STATE BOARD OF PHARMACY

IN THE MATTER

of the

Disciplinary Proceeding

against

JOSEPH M. ROTHKOPF

who is currently licensed to practice as a pharmacist in the State of New York.

JOSEPH M. ROTHKOPF states:

That on or about September 17, 1976 I was licensed to practice as a pharmacist in the State of New York, having been issued license number 030310 by the New York State Education Department.

I am currently registered with the New York State Education Department to practice as a pharmacist in the State of New York from an address at [redacted], Lynbrook, New York.

That I have been charged with two (2) specifications of professional misconduct, a copy of which is annexed hereto, made a part hereof, and marked as Exhibit "A."

I admit guilt to the aforesaid two (2) specifications of professional misconduct, charging me with being convicted of committing an act constituting a crime under the law of another jurisdiction and which, if committed within this state would have constituted a crime under New York State law (Colorado crime) and unprofessional conduct (lying on re-registration).
JOSEPH M. ROTHKOPF

I hereby agree to the penalty that my license to practice as a pharmacist in the State of New York be suspended for two (2) years; that execution of the last twenty-one (21) months of said suspension be stayed; that I shall be placed on probation for a period of two (2) years, to commence upon my return to practice as a pharmacist in the State of New York, under the terms set forth in the exhibit annexed hereto, made a part hereof, and marked as Exhibit "B; and that I shall be fined one-thousand ($1,000) dollars, said fine to be paid in the manner set forth in the aforementioned terms of probation.

I further agree to inform the Director, Office of Professional Discipline, of my return to practice as a pharmacist in the State of New York, by certified mail, return receipt requested, addressed to said Director at 195 Montague Street, Fourth Floor, Brooklyn, New York 11201-3631, at least seven (7) days before my return to practice as a pharmacist in the State of New York.

I hereby make this application to the Board of Regents and request that it be granted.

I understand that in the event that the Board of Regents denies the application, nothing contained herein shall be binding upon me or construed to be an admission of any act of misconduct alleged or charged against me. Such application shall not be used against me in any way and shall be kept in strict confidence.
JOSEPH M. ROTHKOPF

during the pendency of the disciplinary proceeding, and such denial by the Board of Regents shall be without prejudice to the continuance of the disciplinary proceeding and the final determination by the Board of Regents pursuant to the provisions of the Education Law.

I agree that in the event the Board of Regents grants my application, as set forth herein, an Order may be issued in accordance with the same. I understand that if and when the Board of Regents grants this application, the entire application shall become a matter of public record.

No promises of any kind were made to me. I am making this application of my own free will and accord and not under duress, compulsion, or restraint of any kind or manner.

Respondent
EXHIBIT "A"

JOSEPH M. ROTHKOPF

FIRST SPECIFICATION OF PROFESSIONAL MISCONDUCT

Respondent is charged with being convicted of committing an act constituting a crime under the law of another jurisdiction and which, if committed within this state, would have constituted a crime under New York State law, within the meaning and purview of Section 6509(5)(a)(iii) of the Education Law of the State of New York, in that:

Respondent, on or about April 18, 2001, was convicted in the District Court, Mesa County, Colorado, of the crimes of Theft under $100, in violation of section 18-4-401(1)(a) of the Colorado Revised Statues and Obtaining Controlled Substances by Fraud or Deceit, in violation of section 18-18-415. The conviction for Obtaining Controlled Substances by Fraud or Deceit was later dismissed after successful completion of conditions of Respondent’s sentence. Respondent was found to have dispensed controlled substances without a valid prescription.

SECOND SPECIFICATION OF PROFESSIONAL MISCONDUCT

Respondent is charged with unprofessional conduct and filing a false report, within the purview and meaning of New York Education Law section 6509(9), in specific violation of 29.1(b)(6) in that:

A. Respondent, in and about June 2006, with fraudulent intent, caused to be submitted to the Division of Professional Licensing Services of the New York State
Education Department a re-registration of his licensure as a pharmacist in the State of New York, in which Respondent represented that he had not been convicted of a crime since he last registered when, in fact, Respondent had been convicted of the aforesaid crimes as set forth in the First Specification.
EXHIBIT "B"

TERMS OF PROBATION

JOSEPH M. ROTHKOPF

CALENDAR NO. 25850

1. That Respondent, during the period of probation, shall be in compliance with the standards of conduct prescribed by the law governing Respondent's profession;

2. That Respondent shall submit written notification to the New York State Education Department, addressed to the Director, Office of Professional Discipline, New York State Education Department, 195 Montague Street -- Fourth Floor, Brooklyn, New York 11201-3631, of any employment and/or practice, Respondent's residence, telephone number, or mailing address, and of any change in Respondent's employment, practice, residence, telephone number, or mailing address within or without the State of New York;

3. That Respondent shall pay the one-thousand ($1,000) dollar fine imposed upon Respondent, by certified or bank cashier's check, made payable to the order of the New York State Education Department, to be delivered to the Director, Office of Professional Discipline, as aforesaid, within the first six (6) months of the period of probation

4. That Respondent shall submit written proof from the Division of Professional Licensing Services (DPLS), New York State Education Department (NYSED), that Respondent has paid all registration fees due and owing to the NYSED and Respondent shall cooperate with and submit whatever papers are requested by DPLS in regard to said registration fees, said proof from DPLS to be submitted by Respondent to the NYSED, addressed to the Director, Office of Professional Discipline, as aforesaid, no later than the first three months of the period of probation;

5. That Respondent shall submit written proof to the NYSED, addressed to the Director, Office of Professional Discipline, as aforesaid, that 1) Respondent is currently registered with the NYSED, unless Respondent submits written proof that Respondent has advised DPLS, NYSED, that Respondent is not engaging in the practice of Respondent's profession in the State of New York and does not desire to register, and that 2) Respondent has paid any fines which may have previously been imposed upon Respondent by the Board of Regents, said
proof of the above to be submitted no later than the first two months of the period of probation;

6. That Respondent shall make quarterly visits to an employee of the Office of Professional Discipline, New York State Education Department, unless otherwise agreed to by said employee, for the purpose of said employee monitoring Respondent's terms of probation to assure compliance therewith, and Respondent shall cooperate with said employee, including the submission of information requested by said employee, regarding the aforesaid monitoring;

7. That upon receipt of evidence of noncompliance with or any other violation of any of the aforementioned terms of probation, the New York State Education Department may initiate a violation of probation proceeding and/or such other proceedings pursuant to the Education Law and/or Rules of the Board of Regents.
NEW YORK STATE EDUCATION DEPARTMENT
OFFICE OF PROFESSIONAL DISCIPLINE
STATE BOARD OF PHARMACY

IN THE MATTER
of the
Disciplinary Proceeding
Against
JOSEPH M. ROTHKOPF

who is currently licensed to practice as
a pharmacist in the State of New York.

The undersigned agree to the above statement and to the
proposed penalty based on the terms and conditions thereof.

Dated: , 2011

ATTOORNE SIGNATURE NOT REQUIRED;
RESPONDENT APPEARED PRO SE.

Dated: , 2011

Dated: 8/2 , 2011

Dated: , 2011

Dated: 10/27 , 2011

The undersigned, a member of the Board of Regents who has
been designated by the Chairman of the Regents Committee on
Professional Practice to review this Application for a Consent
Order, has reviewed said Application and recommends to the Board
of Regents that the Application be granted.

Dated: Oct 24, 2011

KEC/gjt
APPLICATION BY RECIPROCATION AS A PHARMACIST

If you are requesting licensure by reciprocation (i.e., you have a current pharmacist license from another state and wish to transfer license information and only need to take the Nevada MPJE), complete this application:

Total Fee: $330.00 (non-refundable, money order or cashier's check only, no cash)

Money Order or Cashier’s Check made payable to: Nevada State Board of Pharmacy

Complete Name (no abbreviations):
First: Joseph
Middle: Eric
Last: Steidl

Mailing Address: 111 Mallard Road

City: Melrose
State: FL
Zip Code: 32666

E-mail Address

Place of Birth: Paterson, NJ

Sex: □ M or □ F

Original State of Licensure you are reciprocating from must be active and issued by exam;
State: Florida
Date of Issuance: original - July 1978, current - 9/3/13

College of Pharmacy Information
Graduation Date: June 3, 1978

Degree Received: □ PharmD
□ BS in Pharmacy
□ Other

Name of Pharmacy School: University of Florida

Location of School: Gainesville, FL

If you are a foreign graduate you must attach a copy of your FPGEC certificate to THIS APPLICATION. You also need to complete the college of pharmacy information

Board Use Only
Received: 1/8/14
Amount: $330.00
Entity #: 65403
Laws 1/13/14
MPJE 6/15
Other states where you are (or were) licensed as a pharmacist or print "none"

State Lic # Is the license active? State Lic # Is the license active?
FL. PS17002 Yes ☑ No ☐ ___________ None ☐ Yes ☐ No ☐
_________ None ☐ Yes ☐ No ☐ ___________ None ☐ Yes ☐ No ☐

**Attach separate sheet if needed**

Been diagnosed or treated for any mental illness, including alcohol or substance abuse, or physical condition that would impair your ability to perform the essential functions of your license? ☐ X ☑

1. Been charged, arrested or convicted of a felony or misdemeanor in any state? ☐ ☑ ☐
2. Been the subject of an administrative action whether completed or pending in any state? ☐ ☑ ☐
3. Had your license subjected to any discipline for violation of pharmacy or drug laws in any state? ☐ ☑ ☐

If you marked YES to any of the numbered questions (1-3) above, please include the following information and provide an expiration or documents:

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<tr>
<th>Board Administrative Action:</th>
<th>State</th>
<th>Date:</th>
<th>Case #:</th>
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<th>Date:</th>
<th>Case #:</th>
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<th>Court</th>
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</tr>
</tbody>
</table>

**FEDERALLY MANDATED REQUIREMENTS**

In response to Federally mandated requirements, the Nevada Legislature and Attorney General require that we include this questions as part of all applications.

4. Are you the subject of a court order for the support of a child? ☐ ☑ ☐
   4a. If you marked Yes, to the question 4, are you in compliance with the court order? ☐ ☑ ☐

I have read all questions, answers and statements and know the contents thereof. I hereby certify, under penalty of perjury, that the information furnished on this application are true, accurate and correct. I attest to knowledge of and compliance with the guidelines of the Centers for Disease Control and Prevention concerning the prevention of transmission of infectious agents through safe and appropriate injection practices. I hereby authorize the Nevada State Board of Pharmacy, its agents, servants and employees, to conduct any investigation(s) of my business, professional, social and moral background, qualification and reputation, as it may deem necessary, proper or desirable.

No liability of any sort or kind shall attach to the said Nevada State Board of Pharmacy, its members, servants or employees because or by reason of the use of the authorization.

Original Signature, no copies or stamps accepted

Date 12/12/13

Page 2 of 2
Joseph Eric Steidl
Reporting Entity: Florida Board of Pharmacy

Transaction Type: Initial Report
Date of Action: 06/20/2001

<table>
<thead>
<tr>
<th>Action</th>
<th>Basis for Action</th>
</tr>
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<tbody>
<tr>
<td>- 1173 - Publicly Available Fine/Monetary</td>
<td>- H3 - Unauthorized Dispensing of Medication</td>
</tr>
<tr>
<td>Penalty</td>
<td></td>
</tr>
</tbody>
</table>

A. REPORTING ENTITY

| Entity Name:                                | Florida Board of Pharmacy              |
| Address:                                    | 2020 Capital Circle S.E., Bin #C04,    |
| City, State, Zip:                           | Tallahassee, FL 32399-3254              |
| Country:                                    | US                                     |
| Name of Certifier:                         |                                        |
| Title or Department:                       |                                        |
| Telephone:                                  |                                        |
| Type of Report:                             | Initial                                |
| Related Report Number:                     |                                        |

B. SUBJECT IDENTIFICATION INFORMATION

| Subject Name:                               | Joseph Eric Steidl                    |
| e-Profile ID:                               |                                        |
| Other Name(s) Used:                         |                                        |
| Gender:                                     | Male                                  |
| Date of Birth:                              |                                        |
| Work Address:                               | 2720 S Blagg Rd                       |
| City, State, ZIP:                           | Pahrump, NV 89048                      |
| Deceased:                                   | NO                                    |
| Federal Employer Identification Numbers     |                                        |
| (FEIN):                                     |                                        |
| Social Security Numbers (SSN):              |                                        |
| Individual Taxpayer Identification Number   |                                        |
| (ITIN):                                     |                                        |
| National Provider Identifiers (NPI):        |                                        |
| Professional School & Year of Graduation:   |                                        |
| Occupation/Field of Licensure (Code):       |                                        |
| State License Number, State of Licensure:   |                                        |

CONFIDENTIAL DOCUMENT – FOR AUTHORIZED USE ONLY
DISCIPLINARY ACTIONS ARE SUBMITTED TO NABP BY STATE BOARDS OF PHARMACY ON A VOLUNTARY BASIS, AND, ACCORDINGLY, THE FOREGOING REPORTS MAY NOT BE ALL INCLUSIVE. FURTHER, THE INFORMATION SET FORTH SHOULD BE VERIFIED WITH THE DESIGNATED DISCIPLINARY JURISDICTION AS TO THE ACCURACY AND STATUS PRIOR TO RELIANCE ON THESE REPORTS IN SUPPORT OF ANY CONTEMPLATED ACTION BY YOUR AGENCY.

Carmen A. Catizone, MS, RPh, DPh
Executive Director/Secretary

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<tr>
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<td>Action Classification Code(s): - 1173 - Publicly Available Fine/Monetary Penalty</td>
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<td>Date Action Became Effective: 06/29/2001</td>
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<td>Description: Case #97-11523: Pharmacist dispensed Stadol, a schedule IV controlled substance, to a pharmacy technician without a prescription. He altered the prescription on file for the medication Stadol written for the pharmacy technician to show remaining refills that were never ordered by the prescribing physician and delivered the Stadol medication to the pharmacy technician at her home. Florida Board of Pharmacy ordered the pharmacist to pay a $500.00 fine and costs of $1,125.76 within 90 days. Pharmacist must also submit proof to the Board office of completing a 12-hour continuing education course in pharmacy laws and rules within 1 year.</td>
</tr>
</tbody>
</table>
STATE OF FLORIDA
BOARD OF PHARMACY

DEPARTMENT OF HEALTH,

Petitioner,

vs.

JOSEPH STEIDL, R.Ph.,

Respondent.

__________________________________________

CASE NO.: 97-11523

FINAL ORDER

Respondent, Joseph Steidl, R.Ph, holds Florida license number PS 0017002 as a licensed pharmacist. Petitioner filed an Administrative Complaint seeking disciplinary action against the license. A copy of the Administrative Complaint is attached to and made a part of this Final Order.

This matter appeared before the Board of Pharmacy on June 11, 2001, meeting held in Tampa, Florida, for an informal hearing pursuant to Section 120.57(2), Florida Statutes. Petitioner was represented by Lawrence F. Kranert, Jr., Senior Attorney. Respondent was present.

FINDINGS OF FACT

Based upon the admission of the factual allegations, the Board adopts as its findings of fact paragraphs 1-6 of the Administrative Complaint.

CONCLUSIONS OF LAW

Based upon the Findings of Fact, the Board concludes the licensee has violated Section 465.016(1)(e); 465.015(2)(c); and 893.08(3)(b), Florida Statutes, and rule 64B16-27.810(2), Florida Administrative Code.

The Board is empowered by Section 465.016(2), Florida Statutes, to impose a penalty against the licensee. Therefore it is ORDERED that Respondent shall pay a FINE of $500 and COSTS of $1,125.76 no later than 90 days from his receipt of this Order. Respondent shall
complete (and submit proof to the Board office) a twelve (12) hour continuing education course in pharmacy laws and rules no later than one (1) year from receipt of this Order, and this course shall not count toward his pharmacy renewal requirements.

Pursuant to Section 120.68, Florida Statutes, the parties are hereby notified that they may appeal this Final Order by filing one copy of a notice of appeal with the clerk of the agency and by filing a filing fee and one copy of a notice of appeal with the District Court of Appeal within thirty days of the date this Final Order is filed.

This Final Order shall become effective upon filing with the Clerk of the Department.

DONE AND ORDERED this 20th day of June, 2001, by the Florida Board of Pharmacy.

JOHN D. TAYLOR, R.Ph.
EXECUTIVE DIRECTOR

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing Final Order has been provided by United States Mail; to Joseph Steidl, R.Ph., 111 Mallard Road, Melrose, Florida 32666 and by hand delivery/interoffice mail to Department of Health and its counsel, Lawrence F. Kranert, Jr., Senior Attorney, Agency for Health Care Administration, this day of __________________, 2001.
AMENDED CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing Order has been provided by certified mail to Joseph Steidl, R.Ph., 111 Mallard Rd., Melrose FL 32666-3301, Joseph Steidl, R.Ph., P. O. Box 505, Florahome FL 32140-0505, and interoffice delivery to Lawrence F. Kranert, Jr., AHCA at or before 5:00 p.m., this __________ day of ________________, 2001.
STATE OF FLORIDA
DEPARTMENT OF HEALTH

DEPARTMENT OF HEALTH,

Petitioner,

Vs

JOSEPH E. STEIDL, R.PH.,

CASE NO. 97-11523

Respondent.

ADMINISTRATIVE COMPLAINT

COMES NOW the Petitioner, Department of Health, and files this Administrative Complaint before the Board of Pharmacy against the Respondent, JOSEPH E. STEIDL, R.PH., and in support thereof would state:

1. Petitioner is the state agency charged with regulating the practice of Pharmacy pursuant to Section 20.43, Florida Statutes; Chapter 455, Florida Statutes; and Chapter 465, Florida Statutes.

2. Pursuant to the authority of Section 20.43(3)(g), Florida Statutes, the Petitioner has contracted with the Agency for Health Care Administration, hereinafter referred to as the "Agency," to provide consumer complaint, investigative, and prosecutorial services required by the Division of Medical Quality Assurance, councils or board, as appropriate, including the issuance of emergency orders of suspension or restriction.

3. Respondent has been at all times pertinent hereto, a duly licensed pharmacist pursuant to Chapter 465, Florida Statutes, having been issued license number PS 0017002.
4. Respondent's last known address is Post Office Box 505, Florahome, Florida 32140-0505.

5. On or about July 17, 1997, an investigation was performed by agents of the Petitioner. As a result, it was discovered:

a. In March 1997 the Respondent dispensed the medication Stadol, a schedule IV controlled substance, to a pharmacy technician known as [redacted] without a prescription.

b. The Respondent altered the prescription on file for the medication Stadol, written for the pharmacy technician known as [redacted] to show remaining refills that were never ordered by the prescribing physician.

c. The Respondent delivered the Stadol, a Schedule IV controlled substance, medication to the pharmacy technician at her home.

6. On March 19, 1997 the Respondent admitted to dispensing the medication to pharmacy technician [redacted] without a prescription.

7. The conduct of the Respondent as aforesaid is contrary to the provisions contained in Sections 465.016(1)(e) and 465.015(2)(c), Florida Statutes, by dispensing medication without first being furnished a prescription; Rule 64B16-27.810(2), Florida Administrative Code, by failing to take appropriate steps to avoid or resolve the problem of clinical abuse / misuse; Section 893.08(3)(b), Florida Statutes, by dispensing medication in other than good faith; and Section 455.624(2)(b), Florida Statutes, by intentionally violating any rule adopted by the board or department.
WHEREFORE, Petitioner respectfully requests the Board of Pharmacy to enter an
Order imposing one or more of the penalties proscribed by law, together with any other
and further relief deemed just under the circumstances.

SIGNED this 9th day of March 1999.

Robert G. Brooks, M.D.
Secretary, Department of Health

FILED
DEPARTMENT OF HEALTH
DEPUTY CLERK
CLERK Vielli R. Stilson
DATE 3-10-2000

By: Nancy M. Snurkowski
Chief Attorney
On Behalf of the Agency for
Health Care Administration

COUNSEL FOR AGENCY:

Lawrence F. Kranert, Jr.
Senior Attorney
Florida Bar No. 0171063
Agency for Health Care Administration
General Counsel's Office - MQA
Practitioner Regulation
P.O. Box 14229
Tallahassee, Florida 32317-4229
(850) 487-2225

LFK/rt
PCP: 3/1/00
STATE OF FLORIDA  
DEPARTMENT OF HEALTH  

BOARD: BOARD OF PHARMACY

CASE NUMBER: PS 2008-14880

COMPLAINT MADE BY: DOH

DATE OF COMPLAINT: June 11, 2008

COMPLAINT MADE AGAINST: Joseph Eric Steidl, RPh
P.O. Box 505
Florahome, Florida 32140

INVESTIGATED BY: Anita M. Hill

REVIEWED BY: Cecille Sykes
Assistant General Counsel

RECOMMENDATION: DISMISS (4099)

NOTICE OF DISMISSAL/CLOSING ORDER ON RECONSIDERATION

THE COMPLAINT: On or about October 6, 2008, an Administrative Complaint was filed with the Clerk of the Department of Health in the above-referenced case alleging that Respondent violated Section 465.016(1)(r), Florida Statutes, through violations of Rules 64B16-26.103(2)(a) and 64B16-26.603, Florida Administrative Code by failing to comply with the requirements of a continuing education audit.

THE FACTS: The Administrative Complaint alleges that Respondent failed to document and submit proof of completion of ten hours of LIVE
continuing education credits required for the 2005 through 2007
pharmacist licensure biennium.

In response to the Administrative Complaint, Subject submitted proof of
completion of the required continuing education credits.

**THE LAW:** Based upon the foregoing, the Department recommends
that this case be closed with no further prosecution.

It is, therefore, ORDERED that this matter should be and the
same is hereby DISMISSED.

DONE AND ORDERED this _26_ day of _July_, 2011.

State Surgeon General

[Signature]

Chairperson, Probable Cause Panel
Board of Pharmacy
STATE OF FLORIDA
DEPARTMENT OF HEALTH

DEPARTMENT OF HEALTH,

PETITIONER,

V. CASE NO. 2006-14880

JOSEPH ERIC STEIDL, R.Ph.,

RESPONDENT.

ADMINISTRATIVE COMPLAINT

Petitioner, Department of Health, by and through its undersigned counsel, files this Administrative Complaint before the Board of Pharmacy against Respondent, Joseph Eric Steidl, R.Ph., and in support thereof alleges:

1. Petitioner is the state department charged with regulating the practice of pharmacy pursuant to Section 20.43, Florida Statutes; Chapter 458, Florida Statutes; and Chapter 465, Florida Statutes.

2. At all times material to this Complaint, Respondent was a licensed pharmacist, within the state of Florida, having been issued license number PS 17002.
3. Respondent's address of record is 111 Mallard Road, Melrose, Florida 32666.

4. In 2008, the Board of Pharmacy conducted an audit of the continuing education credits earned by Respondent during the 2005-2007 licensure biennium.

5. Section 465.016(1)(r), Florida Statutes (2005, 2006, and 2007), provides that violating any provision of Chapter 465, Florida Statutes, or Chapter 456, Florida Statutes, or any rules adopted pursuant thereto constitutes grounds for disciplinary action by the Board of Pharmacy.

6. Rule 64B16-26.103(1), Florida Administrative Code, provides that no biennial renewal certificate shall be issued by the Board until the applicant submits proof satisfactory to the Board that during the biennial period preceding the renewal period the applicant has participated in not less than 30 hours of approved courses of continued professional pharmaceutical education.

7. Rule 64B16-26.603, Florida Administrative Code, provides that each pharmacist shall retain documentation of participation in continuing education programs required for license renewal for not less than two years after the license is renewed for audit purposes if
and when such audit is undertaken by the Department and the Board.

8. The audit revealed that Respondent failed to document completion of ten (10) hours of Board approved LIVE continuing education hours required during the 2005-2007 biennium.

9. Respondent has failed to submit proof of completion of ten (10) hours of Board approved LIVE continuing education hours required during the 2005-2007 biennium.

10. Based on the foregoing, the Respondent has violated Section 465.016(1)(r), Florida Statutes (2005, 2006 and 2007), by violating a rule of the Board or Department, through a violation of Rule 64B15-26.103(1) and 64B16-26.603, Florida Administrative Code, by failing to submit proof satisfactory to the Board that during the biennial period preceding the renewal period the applicant has participated in not less than 30 hours of approved courses of continued professional pharmaceutical education and failing to retain documentation of participation in continuing education programs required for license renewal for not less than two years after the license is renewed for audit purposes.
WHEREFORE, Petitioner respectfully requests that the Board of Pharmacy enter an order imposing one or more of the following penalties: permanent revocation or suspension of Respondent’s license, restriction of practice, imposition of an administrative fine, issuance of a reprimand, placement of Respondent on probation, corrective action, refund of fees billed or collected, remedial education and/or any other relief that the Board deems appropriate.

SIGNED this [ ] day of [ ] , 2008.

__________________________
Ana M. Viamonte Ros, M.D., M.P.H.
State Surgeon General

__________________________
Cecille Sykes
Assistant General Counsel
DOH Prosecution Services Unit
4052 Bald Cypress Way, Bin C-65
Tallahassee, Florida 32399-3255
Florida Bar No. 0250340
(850) 245-4640
(850) 245-4682 FAX

DOH v. Joseph Eric Steidl, R.Ph.; DOH Case No. 2008-14880
PCP: [ ]
PCP Members: [ ]
NOTICE OF RIGHTS

Respondent has the right to request a hearing to be conducted in accordance with Section 120.569 and 120.57, Florida Statutes, to be represented by counsel or other qualified representative, to present evidence and argument, to call and cross-examine witnesses and to have subpoena and subpoena duces tecum issued on his or her behalf if a hearing is requested.

NOTICE REGARDING ASSESSMENT OF COSTS

Respondent is placed on Notice that Petitioner has incurred costs related to the investigation and prosecution of this matter. Pursuant to Section 456.072(4), Florida Statutes, the Board shall assess costs related to the investigation and prosecution of a disciplinary matter, which may include attorney hours and costs, on the Respondent in addition to any other discipline imposed.

DOH v. Joseph Eric Steidl, R.Ph.; DOH Case No. 2008-14880
Profession Code

2201

Case Number

2005-02546

Document Type

Clerk Discipline Filing
DISCIPLINARY ACTIONS ARE SUBMITTED TO NABP BY STATE BOARDS OF PHARMACY ON A VOLUNTARY BASIS, AND, ACCORDINGLY, THE FOREGOING REPORTS MAY NOT BE ALL INCLUSIVE. FURTHER, THE INFORMATION SET FORTH SHOULD BE VERIFIED WITH THE DESIGNATED DISCIPLINARY JURISDICTION AS TO THE ACCURACY AND STATUS PRIOR TO RELIANCE ON THESE REPORTS IN SUPPORT OF ANY CONTEMPLATED ACTION BY YOUR AGENCY.

Carmen A. Catizone, MS, RPh, DPh
Executive Director/Secretary

Joseph Eric Steidl
Reporting Entity: Florida Board of Pharmacy

Transaction Type: Initial Report
Date of Action: 01/12/2006

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<td>- 1173 - Publicly Available Fine/Monetary Penalty</td>
<td>- A5 - Violation of or Failure to Comply With Licensing Board Order</td>
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A. REPORTING ENTITY

- Entity Name: Florida Board of Pharmacy
- Address: 2020 Capital Circle S.E., Bldg #C04, Tallahassee, FL 32399-3254
- Country: US
- Name of Certifier:
- Title or Department:
- Telephone:
- Type of Report: Initial
- Related Report Number:

B. SUBJECT IDENTIFICATION INFORMATION

- Subject Name: Joseph Eric Steidl
- Other Name(s) Used: Male
- Date of Birth: 1/22/64
- Work Address: 2121 S Biagg Rd
- City, State, ZIP: Pahrump, NV 89048
- Deceased: NO
- Federal Employer Identification Numbers (FEIN):
- Social Security Numbers (SSN):
- Individual Taxpayer Identification Number (ITIN):
- National Provider Identifiers (NPI):
- Professional School & Year of Graduation: University of Florida - FL (1978)
- Occupation/Field of Licensure (Code): Pharmacist
- State License Number, State of Licensure: PS17002, FL

CONFIDENTIAL DOCUMENT – FOR AUTHORIZED USE ONLY
DISCIPLINARY ACTIONS ARE SUBMITTED TO NABP BY STATE BOARDS OF PHARMACY ON A VOLUNTARY BASIS, AND, ACCORDINGLY, THE FOREGOING REPORTS MAY NOT BE ALL INCLUSIVE. FURTHER, THE INFORMATION SET FORTH SHOULD BE VERIFIED WITH THE DESIGNATED DISCIPLINARY JURISDICTION AS TO THE ACCURACY AND STATUS PRIOR TO RELIANCE ON THESE REPORTS IN SUPPORT OF ANY CONTEMPLATED ACTION BY YOUR AGENCY.

Carmen A. Catizone, MS, RPh, DPh
Executive Director/Secretary

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CONFIDENTIAL DOCUMENT – FOR AUTHORIZED USE ONLY
STATE OF FLORIDA
BOARD OF PHARMACY

DEPARTMENT OF HEALTH,

Petitioner,

vs.

JOSEPH ERIC STEIDL, R.PH.,

Respondent.

Case No.: 2005-02546
License No.: PS 17002

FINAL ORDER

THIS MATTER came before the Board of Pharmacy (hereinafter "the Board") at a duly noticed public meeting on December 7, 2005, in Ft. Lauderdale, Florida. Petitioner filed an Administrative Complaint seeking disciplinary action against the Respondent's license to practice pharmacy. A copy of the Administrative Complaint is attached to and made a part of this Final Order. The Petitioner was represented by Deborah Loucks, Assistant General Counsel, with the Department of Health. The Respondent was not present and was not represented.

Petitioner and Respondent have stipulated to a disposition in this case. After considering the presentation of the parties and reviewing the record of the case, the Board voted to adopt the Stipulation as an appropriate settlement of the case. A copy of the settlement stipulation is attached to and made a part of this Final Order. The parties shall be governed accordingly.

Pursuant to Section 456.072(4), Florida Statutes, the Department is required to collect costs for investigation and prosecution. The evidence presented to the Board was
that the costs associated with this matter are $152.56. Payment shall be made within thirty (30) days to the Department of Health, P.O. Box 6320, Tallahassee, FL 32324-6320.

It is therefore ORDERED that the Stipulation is adopted and the Respondent is hereby ordered to reimburse the Department costs in the amount of $152.56.

This Final Order shall become effective upon filing with the Clerk of the Department of Health.

DONE AND ORDERED this 12 day of January, 2006.

BOARD OF PHARMACY

Rebecca R. Poston, R. Ph.
Executive Director
Florida Board of Pharmacy

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by U.S. Mail to: Joseph Eric Steidl, R.Ph., 111 Mallard Road, Melrose, Florida 32666; by interoffice mail to Reginald D. Dixon, Assistant Attorney General, PL-01, The Capitol, Tallahassee, Florida 32399-1050; and Deborah Loucks, Assistant General Counsel, Department of Health, 4052 Bald Cypress Way, Bin # C-65, Tallahassee, Florida 32399-3265 this 18th day of January, 2006.

Cheryl Robb
Deputy Agency Clerk
STATE OF FLORIDA
DEPARTMENT OF HEALTH

DEPARTMENT OF HEALTH,
BOARD OF PHARMACY,

Petitioner,

vs.

CASE NO. 2005-02546

JOSEPH ERIC STEIDL, R.PH.,

Respondent.

STIPULATION

Pursuant to Section 120.57(4), Florida Statutes, the above named parties hereby offer this Stipulation to the Board of Pharmacy as disposition of the Administrative Complaint, attached hereto as Exhibit “A,” in lieu of any other administrative proceedings. The terms herein become effective only if and when a Final Order accepting this Stipulation is issued by the Board and filed. In considering this Stipulation, the Board may review all investigative materials regarding this case. If this Stipulation is rejected, it, and its presentation to the Board, shall not be used against either party.
STIPULATED FACTS

1. For all times pertinent herein, Respondent was a licensed pharmacist in the State of Florida, having been issued license number PS 17002. Respondent's address of record is 111 Mallard Road, Melrose, Florida 32666.

2. Respondent was charged by an Administrative Complaint filed by the Department and properly served upon Respondent with violations of Chapters 456 and 465, Florida Statutes. A true and correct copy of the Administrative Complaint is attached hereto and incorporated by reference as Exhibit A.

3. Respondent neither admits nor denies the factual allegations contained in the Administrative Complaint for the purposes of settlement in these administrative proceedings only.

STIPULATED LAW

1. Respondent admits that he is subject to the provisions of Chapters 456 and 465, Florida Statutes, and the jurisdiction of the Department of Health and the Board.
2. Respondent admits that the stipulated facts, if proven true, constitute violations of law as alleged in the Administrative Complaint.

PROPOSED DISPOSITION

1. Respondent shall be present when this Stipulation is presented to the Board and under oath shall answer all questions asked by the Board concerning this case and the disposition thereof.

2. The license of Respondent shall be reprimanded by the Board of Pharmacy.

3. The Board of Pharmacy shall impose an administrative fine of one thousand dollars ($1,000) against the license of Respondent. Respondent shall also pay the administrative costs associated with the investigation and prosecution of this matter in an amount not to exceed four hundred dollars ($400). Total costs shall be assessed when the Stipulation is presented to the Board. The fine and costs are to be paid by Respondent to the Pharmacy Compliance Officer, Department of Health, HMQ/AMS, Client Services, PO Box 6320, Tallahassee, Florida 32314-6320, within thirty (30) days of the filing of a Final Order accepting and incorporating this Stipulation.
4. In the future, Respondent shall not violate Chapter 456, 465, 499, and/or 893, Florida Statutes, the rules promulgated pursuant thereto, or any other state or federal law, rule, or regulation relating to the practice or to the ability to practice pharmacy.

5. It is expressly understood that a violation of the terms of this Stipulation shall be considered a violation of a Final Order of the Board of Pharmacy for which disciplinary action may be initiated pursuant to Chapter 465, Florida Statutes.

6. It is expressly understood that this Stipulation is subject to approval by the Board and Department and has no force or effect until the Board bases an Order upon it.

7. This Stipulation is executed by Respondent for the purpose of avoiding further administrative action with respect to this particular cause. In this regard, Respondent authorizes the Board to review and examine all investigative file materials concerning Respondent prior to, or in conjunction with, consideration of the Stipulation. Petitioner and Respondent agree to support this Stipulation at the time it is presented to the Board and shall offer no evidence, testimony, or argument that
disputes or contravenes any stipulated fact or conclusion of law. Furthermore, should this Stipulation not be accepted by the Board, it is agreed that the presentation and consideration of this Stipulation and other documents and matters by the Board shall not unfairly or illegally prejudice the Board or any of its members from further participation, consideration, or resolution of these proceedings.

8. Respondent and the Department fully understand that this Stipulation and subsequent Final Order incorporating same will in no way preclude additional proceedings by the Board and/or Department against Respondent for acts or omissions not specifically set forth in the Administrative Complaint, attached hereto as Exhibit A.

9. Respondent waives the right to seek any attorney's fees or costs from the Department in connection with this disciplinary proceeding.

10. Respondent waives all rights to appeal and further review of this Stipulation and these proceedings.
WHEREFORE, the parties hereby request that the Board enter a Final
Order accepting, adopting, and implementing the terms contained herein.

SIGNED this 27 day of June, 2005.

[Signature]

Signed: JOSEPH ERIC STEIDL, R.PH.
CASE NO. 2005-02546

Before me personally appeared

[Name]

whose identity is

[Identity]

(type of identification), and who, under oath, acknowledges that his/her-
signature appears above.

Sworn to and subscribed by Respondent before me this 27th day of

June, 2005.

[Notary Public]

My Commission Expires:

APPROVED this 10 day of August, 2005.

[Signature]
John O. Agwunobi, M.D., M.B.A., M.P.H.
Secretary, Department of Health

By: Wings S. Benton, Deputy General Counsel
Department of Health
COUNSEL FOR PETITIONER:

Deborah B. Loucks, Assistant General Counsel
Florida Bar Number 0169889
Department of Health/MQA
Prosecution Services Unit
4052 Bald Cypress Way, BIn C-65
Tallahassee, Florida 32399-3265
(850) 487-3908
STATE OF FLORIDA
DEPARTMENT OF HEALTH

DEPARTMENT OF HEALTH,

PETITIONER,

v. CASE NO. 2005-02546

JOSEPH ERIC STEIDL, R.PH.,

RESPONDENT.

/ ADMINISTRATIVE COMPLAINT

Petitioner, Department of Health, by and through its undersigned counsel, files this Administrative Complaint before the Board of Pharmacy against Respondent, Joseph Eric Steidl, R.Ph., and in support thereof alleges:

1. Petitioner is the state department charged with regulating the practice of pharmacy pursuant to Section 20.43, Florida Statutes; Chapter 456, Florida Statutes; and Chapter 465, Florida Statutes.

2. At all times material to this Complaint, Respondent was a licensed pharmacist within the state of Florida, having been issued license number PS 17002.

3. Respondent’s address of record is 111 Mallard Road, Melrose, Florida 32666.
4. On June 29, 2001, a Final Order was filed with the Clerk of the Department of Health in the matter of the Department of Health vs. Joseph Steidl, R.Ph., Case Number 97-11523. By terms of this Final Order, the Board of Pharmacy ordered Respondent to complete twelve (12) hours of continuing education relating to the laws and rules governing the practice of pharmacy in this state and provide proof of completion to the Florida Board of Pharmacy within one (1) year of the filing of the Final Order.

5. As of the date of the filing of this Administrative Complaint, Respondent has failed to provide proof of completion of twelve (12) hours continuing education relating to the laws and rules governing the practice of pharmacy in this state to the Board.

6. Section 465.016(1)(n), Florida Statutes (2002), provides that violating a rule of the board or department or violating an order of the board or department previously entered in a disciplinary hearing constitutes grounds for disciplinary action by the Board of Pharmacy.

7. Respondent failed to provide proof of completion of twelve (12) hours of continuing education relating to the laws and rules governing the practice of pharmacy in this state to the Board.
8. Based on the foregoing, Respondent has violated Section 465.016(1)(n), Florida Statutes (2002), by violating an order of the board previously entered in a disciplinary hearing by failing to provide proof of completion of twelve (12) hours of continuing education relating to the laws and rules governing the practice of pharmacy in this state.

WHEREFORE, Petitioner respectfully requests that the Board of Pharmacy enter an order imposing one or more of the following penalties: permanent revocation or suspension of Respondent’s license, restriction of practice, imposition of an administrative fine, issuance of a reprimand, placement of Respondent on probation, corrective action, refund of fees billed or collected, remedial education and/or any other relief that the Board deems appropriate.

SIGNED this ___ day of ___ , 2005.

John O. Agwunobi, M.D., M.B.A., M.P.H.
Secretary, Department of Health

Cecilie Sykes
Assistant General Counsel
DOH Prosecution Services Unit
4052 Bald Cypress Way, Bin C-65
Tallahassee, FL 32399-3265
Florida Bar No. 0250340
(850) 414-8126
(850) 414-1989 FAX

Joseph Eric Steidl, R.Ph., Case No. 2005-02546

3
NOTICE OF RIGHTS

Respondent has the right to request a hearing to be conducted in accordance with Section 120.569 and 120.57, Florida Statutes, to be represented by counsel or other qualified representative, to present evidence and argument, to call and cross-examine witnesses and to have subpoena and subpoena duces tecum issued on his or her behalf if a hearing is requested.

NOTICE REGARDING ASSESSMENT OF COSTS

Respondent is placed on notice that Petitioner has incurred costs related to the investigation and prosecution of this matter. Pursuant to Section 456.072(4), Florida Statutes, the Board shall assess costs related to the investigation and prosecution of a disciplinary matter, which may include attorney hours and costs, on the Respondent in addition to any other discipline imposed.

Joseph Eric Steidl, R.Ph., Case No. 2005-02546
STATE OF FLORIDA
DEPARTMENT OF HEALTH
BOARD OF PHARMACY

DEPARTMENT OF HEALTH

Petitioner,

vs. 

CASE NO. 2005-02546

JOSEPH ERIK STEIDL, R.PH.,

Respondent.

/________________________/ 

MOTION FOR BOARD'S FINAL ORDER BY STIPULATION

Petitioner, Department of Health, by and through its undersigned counsel, moves the above-styled cause be scheduled before the Board of Pharmacy for consideration of a Stipulation entered into between the parties as settlement of the Administrative Complaint filed in this cause.

The parties request that this matter be scheduled for hearing by the Board of Pharmacy on October 10, 2005, at the Ramada Conference Center, 2900 North Monroe Street, Tallahassee, Florida, 32303, (850)386-1027, beginning at 8:00 a.m.
A copy of the entire investigative report and additional documentation in support of this motion has been provided to the Board of Pharmacy.

Respectfully Submitted,

[Signature]

Deborah Bartholow Loucks
Assistant General Counsel
Florida Bar No. 0169889
Prosecution Services Unit
Department of Health
4052 Bald Cypress Way, Bin C-65
Tallahassee, Florida 32399-3265
(850)487-2225
(850)413-8417 (fax)
CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the above and foregoing has been provided to JOSEPH ERIC STEIDL, R.PH., 111 Mallard Road, Melrose, Florida 32666 by U.S. Mail delivery on __________________, 2005.

_________________________________________
Deborah Bartholow Loucks
Assistant General Counsel

DBL/mt
08/22/05
DEPARTMENT OF HEALTH

Petitioner,

vs. CASE NO. 2005-02546

JOSEPH ERIC STEIDL, R.PH.,

Respondent.

___________________________________________

MOTION FOR BOARD'S FINAL ORDER BY STIPULATION

Petitioner, Department of Health, by and through its undersigned counsel, moves the above-styled cause be scheduled before the Board of Pharmacy for consideration of a Stipulation entered into between the parties as settlement of the Administrative Complaint filed in this cause.

The parties request that this matter be scheduled for hearing by the Board of Pharmacy on December 7, 2005, at the Bahia Mar Beach Resort, 801 Seabreeze Boulevard, Ft. Lauderdale, Florida, 33316, (954)764-2233, beginning at 8:00 a.m.
A copy of the entire investigative report and additional documentation in support of this motion has been provided to the Board of Pharmacy.

Respectfully Submitted,

[Signature]

Deborah Bartholow Loucks
Assistant General Counsel
Florida Bar No. 0169889
Prosecution Services Unit
Department of Health
4052 Bald Cypress Way, Bin C-65
Tallahassee, Florida 32399-3265
(850)487-2225
(850)413-8417 (fax)
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_____________________________________
Deborah Bartholow Loucks
Assistant General Counsel

DBL/mt
11/4/05
CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the above and foregoing has been provided to JOSEPH ERIC STEIDL, R.PH., 111 Mallard Road, Melrose, Florida 32666 by U.S. Mail delivery on ____________________________ , 2005.

Deborah Barthlow Loucks
Assistant General Counsel

DBL/mt
11/4/05
NEVADA STATE BOARD OF PHARMACY
431 W Plumb Lane – Reno, NV  89509
CONTROLLED SUBSTANCE APPLICATION
Registration Fee: $80.00  (non-refundable money order only, no cash)

(This application can not be used by PA's or APRN's)

First:  James  Middle:  Robert  Last:  Eells  Degree:  MD

Practice Name (if any):  James Robert Eells MD, LTD

Nevada Address:  7106 Smoke Ranch Rd  Suite #:  110
(This must be a practicing address, we will not issue a license to a home address or to a PO Box only)

PO Box:  

E-mail address:  

City:  Las Vegas  State:  Nevada  Zip Code:  89128

Work Telephone:  (702) 796-3847  Date of Birth:  3/4/60
Fax:  (702) 741-6379  Sex:  √ M or  □ F

Practitioner License Number:  NV 6500  Specially:  INT MEDICINE

You must have a current Nevada license with your respective BOARD before we will process this application. The Nevada license must remain current to keep the controlled substance registration.

<table>
<thead>
<tr>
<th></th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Been diagnosed or treated for any mental illness, including alcohol or substance abuse, or</td>
<td>☑</td>
<td></td>
</tr>
<tr>
<td>Physical condition that would impair your ability to perform the essential functions of your license?</td>
<td></td>
<td>☑</td>
</tr>
</tbody>
</table>

1. Been charged, arrested or convicted of a felony or misdemeanor in any state?  ☑   |   |
2. Been the subject of a board citation or an administrative action whether completed or pending in any state?  ☑  |   |
3. Had your license subjected to any discipline for violation of pharmacy or drug laws in any state?  ☑ |   |

If you marked YES to any of the numbered questions (1-3) above, include the following information & provide an explanation and documentation:

<table>
<thead>
<tr>
<th>Board Administrative</th>
<th>State</th>
<th>Date</th>
<th>Case #:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Action:</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>NONE</td>
<td>NV</td>
<td>1/1</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Criminal Action:</th>
<th>State</th>
<th>Date:</th>
<th>Case #:</th>
<th>County</th>
<th>District</th>
<th>Court</th>
</tr>
</thead>
<tbody>
<tr>
<td>State:</td>
<td></td>
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<tr>
<td>12/1/2012</td>
<td></td>
<td>C-12-276941</td>
<td></td>
<td>CLARK</td>
<td>CLARK</td>
<td>ELLSWORTH</td>
</tr>
</tbody>
</table>

It is a violation of Nevada law to falsify this application and sanctions will be imposed for misrepresentation. I hereby certify that I have read this application. I certify that all statements made are true and correct.

I understand that Nevada law requires a licensed physician who, in their professional or occupational capacity, comes to know or has reasonable cause to believe, a child has been abused/neglected, to report the abuse/neglect to an agency which provides child welfare services or to a local law enforcement agency.

Original Signature, no copies or stamps accepted.

Date  6/9/14

Board Use Only:  Date Processed:  6/20/14  Amount:  80-
Nevada State Board of Pharmacy  
431 W. Plumb Lane  
Reno Nevada 89509  
(775) 850-1440  

June 12th, 2014  

Letter of Explanation  

I have been a practicing physician in Las Vegas since 1992.  
**December 1st, 2011** I was arrested by local DEA agents for writing fraudulent prescriptions. I had become addicted to prescription medications and foolishly used a family members name to obtain medications for myself.  
**December 2011,** at the time of my arrest, I voluntarily inactivated my medical license while going to rehab at Las Vegas Recovery Center, Dr Mel Pohl.  
**March 2012,** as a consequence of not having an active medical license I surrendered my DEA license.  
**June 2012** the Nevada State Medical Board re-activated my medical license with the condition that I not prescribe controlled substances and that I remain compliant with Nevada Professional Assistance Program. I have been back in private practice since June 2012.  
**May 2013** in agreement with District Court Judge Ellsworth the criminal charges were reduced to a single class E felony charge of possession which will be completely dropped at the end of a five year probation period. No convictions ever.  
**May 17th, 2014** District Court Judge Ellsworth removed the stipulation that I not re-apply for DEA license.  
**June 6th, 2014** the Nevada State Medical Board removed condition on my license of not prescribing controlled substances.  
I now come to the Pharmacy board and Drug Enforcement Agency seeking a new controlled substance and DEA license. I have taken full responsibility for my illegal foolish misconduct. I have severely learned my lesson and suffered massive consequences. I am completely and totally plugged in to Nevada Professional Assistance Program monitoring program. I have passed all random drug screens for two and a half years now. I have no inclination to ever take or abuse prescription drugs again in the future. I have never used illicit or street drugs. I’ve never drank alcohol. My practice is rebuilding daily. It is virtually impossible to practice without a DEA license. It is my hope that the Pharmacy Board will join with District Court Judge Ellsworth and the Medical Board and see my solid recovery and progress and approve my controlled substance and DEA licenses so I can better care for patients.  

Sincerely,  

Dr. Jim Eells  

7106 Smoke Ranch Road • Suite 110 • Las Vegas, NV 89128  
Phone: 702-796-3847 • Fax: 702-341-6379 •
BEFORE THE BOARD OF MEDICAL EXAMINERS
OF THE STATE OF NEVADA

* * * * *

In the Matter of the License of

JAMES ROBERT EELLS, M.D.,

Licensee.

License No. 6500

FILED
JUN 18 2014
NEVADA STATE BOARD OF
MEDICAL EXAMINERS
By:

ORDER REMOVING PROHIBITION AGAINST PRESCRIBING CONTROLLED SUBSTANCES

James Robert Eells, M.D. (Dr. Eells), License No. 6500, personally appeared in Reno before the Nevada State Board of Medical Examiners (Board) at its regularly scheduled meeting on June 6, 2014 requesting removal of the existing prohibition against prescribing controlled substances from his license to practice medicine in the state of Nevada.

After considering the request and speaking with Dr. Eells, the Board enters the following order:

IT IS HEREBY ORDERED that the Board's prohibition against Dr. Eells prescribing controlled substances is removed from his license to practice medicine in the state of Nevada. All other restrictions, conditions and/or terms of Dr. Eells' license to practice medicine in the state of Nevada remain the same.

Failure to comply with the foregoing Order is grounds for disciplinary action pursuant to the provisions of Nevada Revised Statute 630.3065(2)(a).

Dated this 6th day of June, 2014.

NEVADA STATE BOARD OF MEDICAL EXAMINERS

Michael J. Fischer, M.D., President
Nevada State Board of Medical Examiners
06/16/2014

Dr. James Eells
1350 N. Town Center Dr., Apt 2047
Las Vegas, Nevada 89144

Re: State of Nevada vs. Eells: Case No.: C-12-278974-1

Dear Dr. Eells:

Pursuant to your request, I am writing this letter to further explain the negotiation and eventual culmination of the above entitled matter.

Although the Plea Agreement is silent, it was the understanding between the Office of the District Attorney, me as your counsel and the judge that until such time as the probationary period of five years expires you will not have been adjudicated guilty of any criminal charge, including the Alford plea referred to in the Plea Agreement, that at the time of expiration of the probationary period you will be adjudicated under the civil commitment statute which specifically requires the omission of any reference to any crime that has been committed.

In short, you would be able to respond negatively to any inquiry as to your criminal history. In other words, if someone where to ask you if you were ever convicted of a crime the answer would be no.

If you have any further questions or comments please feel free to contact this office at any time.

Sincerely,

[Signature]

HERBERT SACHS

HS/db
GUILTY PLEA AGREEMENT

I hereby agree to plead guilty, pursuant to North Carolina v. Alford, 400 U.S. 25 (1970), to: POSSESSION OF CONTROLLED SUBSTANCE (Category E Felony - NRS 453.336), as more fully alleged in the charging document attached hereto as Exhibit "1".

My decision to plead guilty by way of the Alford decision is based upon the plea agreement in this case which is as follows:

The State agrees to retain the right to argue at rendition of sentence. The Defendant agrees to stipulate to forfeit any and all property and firearms seized in connection with this case.

I agree to the forfeiture as set forth in the Stipulation for Compromise of Seized Property which is attached hereto and incorporated herein by reference as Exhibit "2". I understand and agree that, if I fail to interview with the Department of Parole and Probation (P&P), fail to appear at any subsequent hearings in this case, or an independent magistrate, by affidavit review, confirms probable cause against me for new criminal charges including
reckless driving or DUI, but excluding minor traffic violations, that the State will have the
unqualified right to argue for any legal sentence and term of confinement allowable for the
crime(s) to which I am pleading guilty, including the use of any prior convictions I may have
to increase my sentence as an habitual criminal to five (5) to twenty (20) years, life without
the possibility of parole, life with the possibility of parole after ten (10) years, or a definite
twenty-five (25) year term with the possibility of parole after ten (10) years.

Otherwise I am entitled to receive the benefits of these negotiations as stated in this
plea agreement.

CONSEQUENCES OF THE PLEA

By pleading guilty pursuant to the Alford decision, it is my desire to avoid the
possibility of being convicted of more offenses or of a greater offense if I were to proceed to
trial on the original charge(s) and of also receiving a greater penalty. I understand that my
decision to plead guilty by way of the Alford decision does not require me to admit guilt, but
is based upon my belief that the State would present sufficient evidence at trial that a jury
would return a verdict of guilty of a greater offense or of more offenses than that to which I
am pleading guilty to.

I understand that as a consequence of my plea of guilty by way of the Alford decision
the Court must sentence me to imprisonment in the Nevada Department of Corrections for a
minimum term of not less than one (1) year and a maximum term of not more than four (4)
years. The minimum term of imprisonment may not exceed forty percent (40%) of the
maximum term of imprisonment. I understand that I may also be fined up to $5,000.00. I
understand that the law requires me to pay an Administrative Assessment Fee. I also
understand that a conviction of any violation of NRS Chapter 453, the Uniform Controlled
Substance Act, requires that I pay a controlled substance analysis fee.

I understand that, if appropriate, I will be ordered to make restitution to the victim of
the offense(s) to which I am pleading guilty and to the victim of any related offense which is
being dismissed or not prosecuted pursuant to this agreement. I will also be ordered to
reimburse the State of Nevada for any expenses related to my extradition, if any.
I understand that I am eligible for probation for the offense(s) to which I am pleading guilty. I understand that, except as otherwise provided by statute, the question of whether I receive probation is in the discretion of the sentencing judge.

I also understand that I must submit to blood and/or saliva tests under the direction of the P&P to determine genetic markers and/or secretor status.

I further understand that if I am pleading guilty to charges of Burglary, Invasion of the Home, Possession of a Controlled Substance with Intent to Sell, Sale of a Controlled Substance, or Gaming Crimes, for which I have prior felony conviction(s), I will not be eligible for probation and may receive a higher sentencing range.

I understand that if more than one sentence of imprisonment is imposed and I am eligible to serve the sentences concurrently, the sentencing judge has the discretion to order the sentences served concurrently or consecutively.

I also understand that information regarding charges not filed, dismissed charges, or charges to be dismissed pursuant to this agreement may be considered by the judge at sentencing.

I have not been promised or guaranteed any particular sentence by anyone. I know that my sentence is to be determined by the Court within the limits prescribed by statute.

I understand that if my attorney or the State of Nevada or both recommend any specific punishment to the Court, the Court is not obligated to accept the recommendation.

I understand that if the State of Nevada has agreed to recommend or stipulate a particular sentence or has agreed not to present argument regarding the sentence, or agreed not to oppose a particular sentence, or has agreed to disposition as a gross misdemeanor when the offense could have been treated as a felony, such agreement is contingent upon my appearance in court on the initial sentencing date (and any subsequent dates if the sentencing is continued). I understand that if I fail to appear for the scheduled sentencing date or I commit a new criminal offense prior to sentencing the State of Nevada would regain the full right to argue for any lawful sentence.

///
I understand if the offense(s) to which I am pleading guilty to was committed while I was incarcerated on another charge or while I was on probation or parole that I am not eligible for credit for time served toward the instant offense(s).

I understand that if I am not a United States citizen, any criminal conviction will likely result in serious negative immigration consequences including but not limited to:

1. The removal from the United States through deportation;
2. An inability to reenter the United States;
3. The inability to gain United States citizenship or legal residency;
4. An inability to renew and/or retain any legal residency status; and/or
5. An indeterminate term of confinement, with the United States Federal Government based on my conviction and immigration status.

Regardless of what I have been told by any attorney, no one can promise me that this conviction will not result in negative immigration consequences and/or impact my ability to become a United States citizen and/or a legal resident.

I understand that P&P will prepare a report for the sentencing judge prior to sentencing. This report will include matters relevant to the issue of sentencing, including my criminal history. This report may contain hearsay information regarding my background and criminal history. My attorney and I will each have the opportunity to comment on the information contained in the report at the time of sentencing. Unless the District Attorney has specifically agreed otherwise, then the District Attorney may also comment on this report.

WAIVER OF RIGHTS

By entering my plea of guilty, I understand that I am waiving and forever giving up the following rights and privileges:

1. The constitutional privilege against self-incrimination, including the right to refuse to testify at trial, in which event the prosecution would not be allowed to comment to the jury about my refusal to testify.
2. The constitutional right to a speedy and public trial by an impartial jury, free of excessive pretrial publicity prejudicial to the defense, at which
trial I would be entitled to the assistance of an attorney, either appointed
or retained. At trial the State would bear the burden of proving beyond
a reasonable doubt each element of the offense(s) charged.

3. The constitutional right to confront and cross-examine any witnesses
who would testify against me.

4. The constitutional right to subpoena witnesses to testify on my behalf.

5. The constitutional right to testify in my own defense.

6. The right to appeal the conviction with the assistance of an attorney,
either appointed or retained, unless specifically reserved in writing and
agreed upon as provided in NRS 174.035(3). I understand this means I
am unconditionally waiving my right to a direct appeal of this
conviction, including any challenge based upon reasonable
constitutional, jurisdictional or other grounds that challenge the legality
of the proceedings as stated in NRS 177.015(4). However, I remain free
to challenge my conviction through other post-conviction remedies
including a habeas corpus petition pursuant to NRS Chapter 34.

VOLUNTARINESS OF PLEA

I have discussed the elements of all of the original charge(s) against me with my
attorney and I understand the nature of the charge(s) against me.

I understand that the State would have to prove each element of the charge(s) against
me at trial.

I have discussed with my attorney any possible defenses, defense strategies and
circumstances which might be in my favor.

All of the foregoing elements, consequences, rights, and waiver of rights have been
thoroughly explained to me by my attorney.

I believe that pleading guilty and accepting this plea bargain is in my best interest,
and that a trial would be contrary to my best interest.

I am signing this agreement voluntarily, after consultation with my attorney, and I am
not acting under duress or coercion or by virtue of any promises of leniency, except for those
set forth in this agreement.

I am not now under the influence of any intoxicating liquor, a controlled substance or
other drug which would in any manner impair my ability to comprehend or understand this
agreement or the proceedings surrounding my entry of this plea.

///
My attorney has answered all my questions regarding this guilty plea agreement and its consequences to my satisfaction and I am satisfied with the services provided by my attorney.

DATED this 14th day of November, 2012.

JAMES ROBERT EELLS
Defendant

AGREED TO BY:

JAY P. RAMAN
Chief Deputy District Attorney
Nevada Bar #010193
Nevada State Board of Medical Examiners

*** MINUTES ***

OPEN SESSION BOARD MEETING

Held in the Conference Room at the Offices of the
Nevada State Board of Medical Examiners
1105 Terminal Way, Suite 301, Reno, Nevada 89502

and videoconferenced to

the Conference Room at the Offices of the Nevada State Board of Medical Examiners/Nevada State Board of Dental Examiners
6010 S. Rainbow Boulevard, Building A, Suite 1, Las Vegas, Nevada 89118

FRIDAY, MARCH 7, 2014 – 8:30 a.m.

Board Members Present
Michael J. Fischer, M.D., President
Theodore B. Berndt, M.D., Vice President
Valerie J. Clark, BSN, RHU, LUTCF, Secretary-Treasurer
Sue Lowden
Bashir Chowdhry, M.D.
Wayne Hardwick, M.D.
Ann Wilkinson
Rachakonda D. Prabhu, M.D.

Board Members Absent
Beverly A. Neyland, M.D.
was taken on the motion and it passed, with all other Board members voting in favor of the motion.

Agenda Item 4
CONSIDERATION AND ACTION REGARDING PROPOSED AMENDMENTS TO NEVADA ADMINISTRATIVE CODE CHAPTER 630
(a) Consideration of Amendment to Nevada Administrative Code Chapter 630, Amending NAC 630.230 to Add Language Which Makes It Prohibited Professional Conduct to Utilize, or Allow Another Under a Licensee's Direction or Authority to Utilize, a Single-Use Medical Device in More Than One Instance, or on More Than One Patient; or Utilize, or Allow Another Under a Licensee’s Direction or Authority to Utilize, a Single-Use Medical Device in a Manner Inconsistent With the Manufacturer's Packaging Instructions or Directions Included With the Medical Device

Mr. Cousineau explained that staff would like to have some additional disciplinary authority beyond the current standard of care model used in instances where it is learned a licensee has engaged in some kind of unsafe or improper injection practice or in any instance where a licensee has used a single-use medical device in multiple instances or with multiple patients. Staff is requesting authority to proceed with the regulatory adoption process to add a new section under prohibited professional conduct which would make it a violation of the Nevada Administrative Code, and therefore a violation of statute, to engage in the administration or use of a single-use medical device in more than one instance or on more than one patient, or in a manner that is inconsistent with the manufacturer's packaging instructions, and add a definition of "single-use medical device."

Discussion ensued regarding the fact that the FDA has guidelines which address this issue, but they are not mandates, and that is why staff deemed it appropriate to create a mandate via regulation.

Dr. Fischer moved that the Board authorize staff to proceed with the regulatory adoption process. Mrs. Lowden seconded the motion and it passed unanimously.

Agenda Item 5
CONSIDERATION OF REQUEST OF JAMES EELLS, M.D. FOR REMOVAL OF CONDITION ON HIS MEDICAL LICENSE

Dr. Eells was present in Las Vegas.

Dr. Fischer explained that Dr. Eells had appeared before the Board on June 8, 2012, to request a change in license status from Inactive to Active. He was issued an Active-status license with conditions that he complete his contract with NPAP and be prohibited from prescribing any controlled substances. Dr. Eells was now requesting that the Board release him from the condition prohibiting him from prescribing controlled substances. Dr. Fischer asked Dr. Eells to explain why the Board should grant his request.

Dr. Eells stated that he was much better off than he had been two years ago. Since then, he had re-established his practice and everything was going well. From a personal standpoint, he was doing well and he was actively participating with the NPAP. He said it was extremely difficult to practice without a DEA license. He had learned his lesson and had a completely
NEVADA STATE BOARD OF PHARMACY
431 W Plumb Lane □ Reno, NV 89509 □ (775) 850-1440
APPLICATION FOR NEVADA Medical Device, Equipment & Gases (MDEG)
$500.00 Fee made payable to: Nevada State Board of Pharmacy
(non-refundable and not transferable money order or cashier's check only)
Application must be printed legibly or typed

Any misrepresentation in the answer to any question on this application is grounds for refusal or denial of the application or subsequent revocation of the license issued and is a violation of the laws of the State of Nevada.

☐ New MDEG ☐ Ownership Change ☐ Name Change ☐ Location Change
(Please provide current license number if making changes: MP or MW _ )

☐ Publicly Traded Corporation ☐ Pages 1,2,3,4
☐ Non Publicly Traded Corporation ☐ Pages 1,2,3,5a,5b
☐ Partnership - Pages 1,2,3,6
☐ Sole Owner ☐ Pages 1,2,3,7
Please check box for type of ownership and complete correct part of the application.

GENERAL INFORMATION to be completed by all types of ownership:
MDEG Name: Amador Medical LLC
Physical Address: 7320 Smoke Ranch Rd Ste H
(This must be a business address, we cannot issue a license to a home address)
Mailing Address: 7320 Smoke Ranch Rd Ste H
City: Las Vegas State: NV Zip Code: 89128
Telephone: 702 239 2650 Fax: 702 658 1039
E-mail: 

DAYS AND HOURS THAT THE FACILITY WILL BE REGULARLY OPERATING
Mon: 9 to 5 Tue: 9 to 5 Wed: 9 to 5 Thu: 9 to 5
Fri: 9 to 5 Sat: to Sun: to Holidays: to
on call on call Closed on call

MDEG ADMINISTRATOR INFORMATION (MDEG administrator application required)
Name: Donald Amador

TYPE OF MDEG PRODUCTS THAT WILL BE SOLD (CHECK ALL APPLICABLE)

☐ Medical Gases** ☒ Assistive Equipment
☐ Respiratory Equipment** ☐ Parenteral and Enteral Equipment**
☐ Life-sustaining equipment** ☒ Orthotics and Prosthetics
☐ Diabetic Supplies Other: 

**If providing these types of services you are required to have in place a mechanism to ensure continued care in the event of an emergency. Provide name and telephone number of Nevada contact.
Name: Telephone: 702 237 9984
APPLICATION FOR NEVADA MDEG LICENSE

This page must be submitted for all types of ownership.

List all Medicare and Medicaid provider numbers registered to the business or its owner:


1) Do any shareholders hold an interest ownership or have management in any type of business or facility which are licensed by the State of Nevada or another political jurisdiction? Yes □ No □

2) Are you or have you in the last year been associated with any person, business or health care entity in which MDEG products were sold, dispensed or distributed? Yes □ No □

3) Are any of the owners health professionals? If yes, please check the box and list name.

☐ Practitioner Name: ____________________________
☐ Advanced Practitioner of Nursing Name: ____________________________
☐ Physician's Assistant Name: ____________________________
☐ Physical Therapist Name: ____________________________
☐ Occupational Therapist Name: ____________________________
☐ Registered Nurse Name: ____________________________
☐ Respiratory Therapist Name: ____________________________

Practicing licensed health care professionals cannot obtain a license per NAC 639.6943.
APPLICATION FOR NEVADA MDEG LICENSE

This page must be submitted for all types of ownership.

Within the last five (5) years:

1) Has the corporation, any owner, shareholder(s) or partner(s) with any interest, ever been charged, or convicted of a felony or gross misdemeanor (including by way of a guilty plea or no contest plea)? Yes □ No ☑

2) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been denied a license, permit or certificate of registration? Yes □ No ☑

3) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been the subject of an administrative action or proceeding relating to the pharmaceutical industry? Yes □ No ☑

4) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been found guilty, pled guilty or entered a plea of nolo contendere to any offense federal or state, related to controlled substances? Yes □ No ☑

5) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever surrendered a license, permit or certificate of registration voluntarily or otherwise (other than upon voluntary close of a facility)? Yes □ No ☑

If the answer to questions 1 through 5 is "yes", a signed statement of explanation must be attached. Copies of any documents that identify the circumstance or contain an order, agreement, or other disposition may be required.

I hereby certify that the answers given in this application and attached documentation are true and correct. I understand that any infraction of the laws of the State of Nevada regulating the operation of an authorized MDEG provider or wholesaler may be grounds for the revocation of this permit.

I have read all questions, answers and statements and know the contents thereof. I hereby certify, under penalty of perjury, that the information furnished on this application are true, accurate and correct. I hereby authorize the Nevada State Board of Pharmacy, its agents, servants and employees, to conduct any investigation(s) of the business, professional, social and moral background, qualification and reputation, as it may deem necessary, proper or desirable.

Original Signature of Person Authorized to Submit Application, no copies or stamps

[Signature]

Print Name of Authorized Person

Date

Board Use Only

Received: 5/29/14

Amount: $500.00

Page 3
APPLICATION FOR NEVADA MDEG LICENSE

OWNERSHIP OF A PUBLICLY TRADED CORPORATION

State of Incorporation: Nevada
Parent Company if any: NA
Corporation Name: Amador Medical LLC
Mailing Address: 7320 Smoke Ranch Rd # H
City: Las Vegas State: NV Zip: 89128
Telephone: 7022398560 Fax: 6581039
License Contact Person: Donald Amador

Ownership Information □ Complete Section 1 or 2

Do not use N/A [ ] Section 1 or 2 must be completed

Section 1: List the corporations four largest shareholders:
(Name and percentage of ownership)
1. Glen Amador %: 90
2. Donald Amador %: 5
3. Andrina Vasquez %: 5
4. ________________________________

Section 2: If the corporation that holds an ownership interest in the applicant is a publicly traded corporation, the applicant shall identify the officers of that corporation, the date the corporation received its registration with the SEC, the registration number issued and the exchange at which the stock is being traded. You can provide a copy of the SEC report or copy of Form 10-K.

Date of Incorporation: __________________________
Registration number issued: __________________________
Stock Exchange: __________________________

Include with the application for a publicly traded corporation

List of officers and directors.

Certificate of Corporate status (also referred to as Certificate of Good Standing). The Certificate is obtained from the Secretary of State’s office in the State where incorporated. The Certificate of Corporate status must be dated within the last 6 months.
PERSONAL HISTORY RECORD for Pharmacy, MDEC & Wholesaler

GENERAL INSTRUCTIONS

Type an answer to every question. If a question does not apply to you, so state with N/A. If space available is insufficient, continue on page 10 or use a separate sheet and precede each answer with the appropriate title. Do not misstate or omit any material fact(s) as each statement made herein is subject to verification. Applicant must initial each page, as provided in lower right hand corner. By placing his initials on each page, the applicant is attesting to the accuracy and completeness of the information contained on that page.

All applicants are advised that this personal history record is an official document and misrepresentation or failure to reveal information requested may be deemed to be sufficient cause for the refusal or revocation of a license.

All applicants are further advised that an application for a license, finding of suitability or for other action may not be withdrawn without the permission of the licensing agency.

Application for Medical Devices, Equipment & Cases

NAME OF LICENSEE: Amador Medical

NAME AND ADDRESS OF ESTABLISHMENT FOR WHICH LICENSE IS REQUESTED: 1320 Smoke Ranch Rd.

If applicable, Name Under Which It Is Now Operated:

1. PERSONAL INFORMATION:

Last Name: Amador
First Name: Juan
Middle Name: Velazquez

Alias(es, Nicknames, Maiden Name, Other Name Changes, Legal or Otherwise):

Present Residence Address-Street or RFD: 7300 Pirates Cove Rd
City: NV
State/Zip: 89145

Present Business Address:

City: Amador Medical
State/Zip: Dates: 2/3/11

Occupation:

Present Residence:

Date of Birth:

Place of Birth (City, County, State):

Age:

Social Security Number:

Sex:

Race:

Color of Eyes: Br

Color of Hair: Br

Complexion: Tan

Weight:

Build:

Height:

Scars, tattoos or distinguishing marks and/or characteristics: No

Are you a citizen of the United States? Yes ☐ No ☒ If alien, registration N

If naturalized, certificate No.......................................................... Date..........................................................

Place....................................................................................(If naturalized, document must be verified.)

2. MARITAL INFORMATION:

Single ☐ Married ☐ Separated ☐ Divorced ☒ Widowed ☐ Engaged ☐

Applicant's Initial: DA

Page 1
A. Current Marriage

Spouse's full name (Maiden) ................................................................. Date ................................................................. City, County and State

Date of Birth ................................................................. Place of Birth .................................................................

Resident address ................................................................. Street ................................................................. City ................................................................. State ................................................................. Zip

Telephone: Residence ................................................................. Business .................................................................

Spouse's employer ................................................................. Occupation .................................................................

Address of employer ................................................................. Street ................................................................. City ................................................................. State ................................................................. Zip

B. Previous Marriages: If ever legally separated, divorced, or annulled, indicate below:

<table>
<thead>
<tr>
<th>Name of Spouse</th>
<th>Date of Order or Decree</th>
<th>Date of Place of Marriage</th>
<th>Nature of Action</th>
<th>City</th>
<th>County and State</th>
</tr>
</thead>
</table>

List of names, current address and telephone numbers of previous spouses:

<table>
<thead>
<tr>
<th>Name</th>
<th>Street</th>
<th>City</th>
<th>State</th>
<th>Zip</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brad Ward</td>
<td>Boswell</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

3. FAMILY INFORMATION:
A. Children and Dependents:

List all children, including step-children and adopted children and give the following information:

<table>
<thead>
<tr>
<th>Name</th>
<th>Birth Date</th>
<th>Birth Place</th>
<th>Residence Address</th>
</tr>
</thead>
</table>

B. Child Support Information:

Please mark the appropriate response:

☐ I am not subject to a court order for the support of child.

☐ I am subject to a court order for the support of one or more children and am in compliance with a plan approved by the district attorney or other public agency enforcing the order for the repayment of the amount owed pursuant to the order; or

☐ I am subject to a court order for the support of one or more children and NOT in compliance with the order or a plan approved by the district attorney or other public agency enforcing the order for the repayment of the amount owed pursuant to the order.

Applicant's initial: DA
FAMILY INFORMATION—Continued

District attorney or public agency responsible for enforcing the child support order:

Name: ..............................................................................................................................................

Address: ...........................................................................................................................................

Contact person: .................................................................................................................................

C. Parents:
List names, residence addresses, dates of birth and most recent occupations of parents, step-parents, parents-in-law or legal guardian. If retired or deceased, list last address and occupation.

<table>
<thead>
<tr>
<th>Name</th>
<th>Birth Date</th>
<th>Address</th>
<th>Occupation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Father</td>
<td>Ivan Rene Amador Arrieta</td>
<td>(Deceased)</td>
<td></td>
</tr>
<tr>
<td>Mother</td>
<td>Conny Margarita Juarez Espinoza</td>
<td>Nicaragua</td>
<td></td>
</tr>
<tr>
<td>Father-in-Law</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mother-in-Law</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

D. Brothers and Sisters:
List names, residence addresses, dates of birth and most recent occupations of brothers and sisters and of their respective spouses.

<table>
<thead>
<tr>
<th>Name (Maiden)</th>
<th>Birth Date</th>
<th>Address</th>
<th>Occupation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spouse</td>
<td>Glen Amador</td>
<td>Amador Medrano</td>
<td></td>
</tr>
<tr>
<td>Spouse</td>
<td>Emilii Amador</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Spouse</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Spouse</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

4. EDUCATION:

<table>
<thead>
<tr>
<th>Name of School</th>
<th>Location</th>
<th>Dates Attended</th>
<th>Graduate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grammar School</td>
<td>Managua, Nicaragua</td>
<td>Yes ☑ No ☐</td>
<td></td>
</tr>
<tr>
<td>High School</td>
<td>Managua, Nicaragua</td>
<td>Yes ☑ No ☐</td>
<td></td>
</tr>
<tr>
<td>College University</td>
<td>Managua, Nicaragua</td>
<td>Yes ☐ No ☑</td>
<td></td>
</tr>
<tr>
<td>Other</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Type of degree obtained, if any: ..........................................................................................................

College or university where obtained: ..................................................................................................

Applicant’s initial: ..........................................................
5 MILITARY INFORMATION:

A. Have you ever served in any armed forces?  Yes □ No □

Branch.................................................. Date of entry-active service........................................

Date of separation................................. Type of discharge...................................................

Rating at separation.................................. Serial number....................................................

While in the military service were you ever arrested for an offense which resulted in summary action, a trial or special or general court martial?  Yes □ No □ If yes, furnish details on page 10. (List all incidents regardless of where they occurred-foreign or domestic.)

B. Have you registered for the draft?  Yes □ No □

County.............................................. State.................................................. Date registered..........................

6. ARRESTS, DETENTIONS, LITIGATIONS AND ARBITRATIONS: (Include those arrests in which you were not convicted.)

A. Have you ever been arrested, detained, charged, indicted or summoned to answer for any criminal offense or violation for any reason whatsoever, regardless of the disposition of the event? (Except minor traffic citations.) Yes □ No □ If yes, give details in space provided below. List all cases without exception.

<table>
<thead>
<tr>
<th>Date of Arrest</th>
<th>Age</th>
<th>Charge</th>
<th>Location-City and State</th>
<th>Deposition/Date</th>
<th>Arresting Agency</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

B. Has a criminal indictment, information or complaint ever been returned against you, but for which you were not arrested or in which you were named as an unindicted co-party? Yes □ No □ If yes, furnish details on page 10.

C. Have you ever been questioned or deposed by a city, state, federal or law enforcement agency, commission or committee? Yes □ No □

D. Have you ever been subpoenaed to appear or testify before a federal, state or county grand jury, board or commission? Yes □ No □

E. Have you ever been subpoenaed to testify for any civil, criminal or administrative proceeding or hearing? Yes □ No □

F. Have you ever had a civil or criminal record expunged or sealed by a court order? Yes □ No □ If yes, when?.................................................. city, county and state,..........................

G. Have you ever received a pardon or deferred prosecution for any criminal offense? Yes □ No □ If yes when?.................................................. city, county and state,..........................

H. Has any member of your family or of your spouse’s family ever been convicted of a felony? Yes □ No □ If you answer to any of the above questions (B through H) is yes, furnish details on page 10.

<table>
<thead>
<tr>
<th>Name</th>
<th>Relationship</th>
<th>Charge</th>
<th>Location</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Applicant's initial..........................................................
I. Have you, as an individual, member of a partnership, or owner, director or officer of a corporation, ever been a part to a lawsuit as either a plaintiff or defendant or an arbitration as either a claimant or respondent? Yes □ No □ (Other than divorces)
If yes, give details below. List all cases without exception, including bankruptcies:

<table>
<thead>
<tr>
<th>Plaintiff/Defendant or Claimant/Respondent</th>
<th>Date Filed</th>
<th>Court and Case Number</th>
<th>City, County and State</th>
<th>Disposition/Date</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

J. Has any general partnership, business venture, sole proprietorship or closely held corporation (while you were associated with it as an owner, officer, director or partner) been a party to a lawsuit, arbitration or bankruptcy? Yes □ No □ If yes, complete the following:

<table>
<thead>
<tr>
<th>Name of Entity</th>
<th>Type of Entity</th>
<th>Approximate Date(s) of Lawsuit/Arbitration/Bankruptcy</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

7. RESIDENCES:

List all residences you have had for the last 25 years:

<table>
<thead>
<tr>
<th>Month and Year (From-To)</th>
<th>Street and Number</th>
<th>City</th>
<th>State or County</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Applicant's initial: D
8. EMPLOYMENT:

Beginning with your current employment, list your work history, all businesses with which you have been involved, and/or all periods of unemployment since 18 years of age. Also, list all corporations, partnerships or any other business ventures with which you have been associated as an officer, director, stockholder or related capacity.

<table>
<thead>
<tr>
<th>Month and Year</th>
<th>Name/Mailing Address of Employer/Business</th>
<th>Reason for Leaving</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Amador Medical LLC</td>
<td></td>
</tr>
<tr>
<td>Director</td>
<td>Operations Mgt.</td>
<td>Colin Amador</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Title</th>
<th>Description of Duties</th>
<th>Name of Supervisor</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

If additional space is needed, continue on page 10 or provide attachment.
9. CHARACTER REFERENCES:

List five character reference who have know you five years or more. Do not include relatives, present employer or employees.

<table>
<thead>
<tr>
<th>Name of Where Employed</th>
<th>Street</th>
<th>City</th>
<th>State</th>
<th>Zip</th>
<th>Telephone</th>
<th>Years Known</th>
</tr>
</thead>
<tbody>
<tr>
<td>Andrea</td>
<td>7441 Maple Mesa St</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>(6)</td>
</tr>
<tr>
<td>Unemployed</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Blanch</td>
<td>1200 Pirates Cove</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>(5)</td>
</tr>
<tr>
<td>Unemployed</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fernando</td>
<td>7300 Pirates Cove #1081</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>(5)</td>
</tr>
<tr>
<td>At Your Service</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kathleen Smith</td>
<td>7300 Pirates Cove #1081</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>(5)</td>
</tr>
<tr>
<td>LV</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Jessica</td>
<td>848 Sandy Slope Ct</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>(5)</td>
</tr>
<tr>
<td>Pizza Hut</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

10. Do you have any safe deposit box or other such depository, access to any depository or do you use any other person’s depository? Yes ☐ No X

If yes, complete the following:

<table>
<thead>
<tr>
<th>Box Number or Type of Depository</th>
<th>Location</th>
<th>City and State</th>
<th>Authorized Users</th>
</tr>
</thead>
</table>

11. Have you ever held a privileged, occupational or professional license in any state, including but not limited to the following:

- Liquor
- Lawyer
- Race horse/race dog owner
- Securities dealer
- Barber/Cosmetologist
- Gaming
- Doctor
- Contractor
- Real estate broker or salesman
- Trainer or manager
- Educator
- Accountant
- Pilot
- Sports promoter

Yes ☐ No X

If yes, state type, where and years held

12. Have you ever applied for a city, county of state business, venture or industry license or held a financial interest in a licensed business or industry OUTSIDE the State of Nevada? Yes ☐ No X

If yes, state type, when and where and give names and locations of the businesses in which you were involved, the names and address of all partners and the agency responsible for licensing said business, venture or industry.

Applicant’s Initial: N/A

Page 7
13. Have you ever appeared before any licensing agency or similar authority in or outside the State of Nevada for any reason whatsoever? Yes ☐ No ☑

14. Have you ever been denied a personal license, permit, certificate or registration for a privileged, occupational or professional activity? Yes ☐ No ☑

If yes to the above, state where, when and for what reason:

15. Have you ever been refused a business or industry license or related finding of suitability or been a participant in any group which has been denied a business or industry license or related finding of suitability? Yes ☐ No ☑

16. Have you or any person with whom you have been a participant in any group been the subject of an administrative action or proceeding relating to the pharmaceutical industry? Yes ☐ No ☑

17. Have you or any person with whom you have been a participant in any group ever been found guilty, plead guilty or entered a plea of nolo contendere to any offense, federal or state, related to prescription drugs and/or controlled substances? Yes ☐ No ☑

18. Have you or any person with whom you have been a participant in any group ever surrendered a license, permit or certificate of registration relating to the pharmaceutical industry voluntarily or otherwise (other than upon voluntary close of a manufacturer? Yes ☐ No ☑

19. Do you have any relatives within the fourth degree of consanguinity associated with or employed in the pharmaceutical or drug related industry? Yes ☐ No ☑

Date of photograph: 5/1/2014
Applicant's Initial: D.A.
STATE OF .................................................. ss.

COUNTY OF ..............................................

I, Donald Amador Sueno ........................................, being duly sworn, depose and say I have read the foregoing application and know the contents thereof; that the statements contained herein are true and correct and contain a full and true account of the information requested; that I executed this statement with the knowledge that misrepresentation or failure to reveal information requested may be deemed sufficient case for denial or revocation of a manufacturer license; that I am voluntarily submitting this application with full knowledge that Nevada Revised Statutes 639.210 (10) provides denial or revocation of the application of any person for a certificate, license, registration or permit if the holder or applicant “Has obtained any certificate, certification, license or permit by the filing of an application, or any record, affidavit or other information in support thereof, which is false of fraudulent,” and further, that I have familiarized myself with the contents of Nevada Statutes on Pharmacists and Manufacturer and the Controlled Substances Act, as amended, and the Regulations of the Nevada State Board of Manufacturer as promulgated thereunder and agree, if licensed, to abide thereby,

I hereby expressly waive, release and forever discharge the State of Nevada, the licensing agency and their agents from any and all manner of action and causes of action whatsoever which I, my administrators or executors can, shall or may have against the State of Nevada, the licensing agency and their agents, as a result of my applying for a manufacturer license in the State of Nevada.

Original Signature of Applicant

Subscribed and Sworn to before me this ............. day of

MAY, 2014

Notary Public

Applicant's initial DA
NEVADA STATE BOARD OF PHARMACY  
431 W Plumb Lane – Reno, NV  89509  

APPLICATION FOR OUT-OF-STATE PHARMACY LICENSE  
$500.00 Fee made payable to: Nevada State Board of Pharmacy  
(non-refundable and not transferable money order or cashier's check only)  
Application must be printed legibly or typed  
Any misrepresentation in the answer to any question on this application is grounds for refusal or denial of the application or subsequent revocation of the license issued and is a violation of the laws of the State of Nevada.  

✓ New Pharmacy  or  ☐ Ownership Change  (Provide current license number if making changes: PH__)  
Check box below for type of ownership and complete all required forms.  
☐ Publicly Traded Corporation – Pages 1,2,3,7  ☐ Partnership - Pages 1,2,5,7  
☐ Non Publicly Traded Corporation – Pages 1,2,4,7  ☐ Sole Owner – Pages 1,2,6,7  

GENERAL INFORMATION to be completed by all types of ownership  

Pharmacy Name:  ARJ Infusion Services  
Physical Address:  10049 Lakeview Avenue, Lenexa KS 66219  
Mailing Address:  10049 Lakeview Avenue  
City:  Lenexa State:  KS  Zip Code:  66219  
Telephone:  (866) 451-8804 Fax:  (877) 451-8955  
Toll Free Number:  (866) 451-8804 (Required per NAC 639.708)  
E-mail:  info@arjinfusion.com Website:  www.arjinfusion.com  
Managing Pharmacist:  Mark Allen Hoover  License Number:  1-10863 [KS]  

<table>
<thead>
<tr>
<th>TYPE OF PHARMACY AND SERVICES PROVIDED</th>
</tr>
</thead>
<tbody>
<tr>
<td>Yes/No</td>
</tr>
<tr>
<td>☐ Retail</td>
</tr>
<tr>
<td>☐ Hospital (# beds ___)</td>
</tr>
<tr>
<td>☐ Internet</td>
</tr>
<tr>
<td>☐ Nuclear</td>
</tr>
<tr>
<td>☐ Ambulatory Surgery Center</td>
</tr>
<tr>
<td>☐ Community</td>
</tr>
<tr>
<td>☑ ☐ Other: Mail Order/Closed Door</td>
</tr>
</tbody>
</table>

All boxes must be checked  
For the application to be complete  

**If you check “yes” on any of these types of services, you will be required to make an appearance at the board meeting,
APPLICATION FOR OUT-OF-STATE PHARMACY LICENSE

This page must be submitted for all types of ownership.

Within the last five (5) years:

1) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been charged, or convicted of a felony or gross misdemeanor (including by way of a guilty plea or no contest plea)? Yes ☐ No ☑

2) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been denied a license, permit or certificate of registration? Yes ☐ No ☑

3) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been the subject of an administrative action, board citation, site fine or proceeding relating to the pharmaceutical industry? Yes ☐ No ☑

4) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been found guilty, pled guilty or entered a plea of nolo contendere to any offense federal or state, related to controlled substances? Yes ☐ No ☑

5) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever surrendered a license, permit or certificate of registration voluntarily or otherwise (other than upon voluntary close of a facility)? Yes ☐ No ☑

If the answer to question 1 through 5 is "yes", a signed statement of explanation must be attached. Copies of any documents that identify the circumstance or contain an order, agreement, or other disposition may be required.

I hereby certify that the answers given in this application and attached documentation are true and correct. I understand that any infraction of the laws of the State of Nevada regulating the operation of an authorized pharmacy may be grounds for the revocation of this permit.

I have read all questions, answers and statements and know the contents thereof. I hereby certify, under penalty of perjury, that the information furnished on this application are true, accurate and correct. I hereby authorize the Nevada State Board of Pharmacy, its agents, servants and employees, to conduct any investigation(s) of the business, professional, social and moral background, qualification and reputation, as it may deem necessary, proper or desirable.

Mary Lisa Sackuvich  
Original Signature of Person Authorized to Submit Application, no copies or stamps

Mary Lisa Sackuvich, RN, BSN, CRNI  
Print Name of Authorized Person

5/22/2014  
Date

Board Use Only  
Date Processed: 5/28/14  
Amount: 500-
APPLICATION FOR OUT-OF-STATE PHARMACY LICENSE

OWNERSHIP IS A NON PUBLICLY TRADED CORPORATION

State of Incorporation: Kansas
Parent Company if any: N/A
Mailing Address: 10049 Lakeview Avenue
City: Lenexa State: KS Zip: 66219
Telephone: (866) 451-8804 Fax: (877) 451-8955
Contact Person: William E. Cary, RPh

For any corporation non publicly traded, disclose the following:

1) List top 4 persons to whom the shares were issued by the corporation?
   a) Mary Lisa Sackuwich, 17713 Emerald View Dr., Raymore, MO 64083
      Name Address
   b) Douglas P. Martin, 8315 Jacomo Ridge, Lee's Summit, MO 64064
      Name Address
   c) ____________________________ ____________________________
      Name Address
   d) ____________________________ ____________________________
      Name Address

2) Provide the number of shares issued by the corporation. 5000

3) What was the price paid per share? $0.01

4) What date did the corporation actually receive the cash assets? 6/1/2000

5) Provide a copy of the corporation's stock register evidencing the above information. See Exh. G

List any physician shareholders and percentage of ownership.
Name: N/A %: N/A
Name: ____________________________ %: ____________________________

Hours of Operation for the pharmacy:
Monday thru Friday 8:30 am 5:00 pm*
Saturday* ______am ______pm
Sunday* ______am ______pm 24 Hours X*

*24hr on-call 7 days/week

A Nevada business license is not required, however if the pharmacy has a Nevada business license please provide the number: N/A

Page 4
STATEMENT OF RESPONSIBILITY
FOR PHARMACIES LOCATED OUTSIDE OF NEVADA

1. Mary Lisa Sackuvich, RN, BSN, CRNI

Responsible Person of ARJ Infusion Services, Inc.

hereby acknowledge and understand that in addition to the corporation's, any owner(s), shareholder(s) or partner(s) responsibilities, may be responsible for any violations of pharmacy law that may occur in a pharmacy owned or operated by said corporation.

I further acknowledge and understand that the corporation's, any owner(s), shareholder(s) or partner(s) may be named in any action taken by the Nevada State Board of Pharmacy against a pharmacy owned by or operated by said corporation.

I further acknowledge and understand that the corporation's, any owner(s), shareholder(s) or partner(s) cannot require or permit the pharmacist(s) in said pharmacy to violate any provision of any local, state or federal laws or regulations pertaining to the practice of pharmacy.

Mary Lisa Sackuvich, RN, BSN, CRNI
Print Name of Authorized Person

Original Signature of Person Authorized to Submit Application, no copies or stamps

5/22/2014
Date
April 8, 2014

Nevada State Board of Pharmacy
Larry L Pinson, Executive Secretary
431 W Plumb Lane
Reno NV 89509

Dear Sir/Madam:

ARJ Infusion Services Inc, 10049 Lakeview Avenue, Lenexa, Kansas 66219 was issued a pharmacy license 7-21-04 and the license expires 6-30-14. The license number 2-09948 is active, in good standing, and has no disciplinary actions.

If you have any questions, contact me at 785-296-4056 or by email Jamie.Fitzhugh@pharmacy.ks.gov

Sincerely,

Jamie Fitzhugh
Senior Administrative Assistant
Kansas Board of Pharmacy
**NEVADA STATE BOARD OF PHARMACY**  
431 W Plumb Lane – Reno, NV 89509  

**APPLICATION FOR OUT-OF-STATE PHARMACY LICENSE**  
$500.00 Fee made payable to: Nevada State Board of Pharmacy  
(non-refundable and not transferable money order or cashier’s check only)  
Application must be printed legibly or typed  
Any misrepresentation in the answer to any question on this application is grounds for refusal or denial of the application or subsequent revocation of the license issued and is a violation of the laws of the State of Nevada.

- New Pharmacy  
- Ownership Change (Provide current license number if making changes: PH____)

Check box below for type of ownership and complete all required forms.
- Publicly Traded Corporation – Pages 1,2,3,7  
- Partnership - Pages 1,2,5,7  
- Non Publicly Traded Corporation – Pages 1,2,4,7  
- Sole Owner – Pages 1,2,6,7

**GENERAL INFORMATION to be completed by all types of ownership**

<table>
<thead>
<tr>
<th>Pharmacy Name:</th>
<th><strong>Aureus Pharmacy</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Physical Address:</td>
<td><strong>305 Merchant Lane, Pittsburgh PA 15205</strong></td>
</tr>
<tr>
<td>Mailing Address:</td>
<td><strong>305 Merchant Lane</strong></td>
</tr>
<tr>
<td>City:</td>
<td><strong>Pittsburgh</strong></td>
</tr>
<tr>
<td>State:</td>
<td><strong>PA</strong></td>
</tr>
<tr>
<td>Zip Code:</td>
<td><strong>15205</strong></td>
</tr>
<tr>
<td>Telephone:</td>
<td><strong>412-788-2800</strong></td>
</tr>
<tr>
<td>Fax:</td>
<td><strong>412-788-4128</strong></td>
</tr>
<tr>
<td>Toll Free Number:</td>
<td><strong>844-428-7387</strong> (Required per NAC 639.708)</td>
</tr>
<tr>
<td>E-mail:</td>
<td><strong><a href="mailto:info@aureushealthservices.com">info@aureushealthservices.com</a></strong></td>
</tr>
<tr>
<td>Website:</td>
<td><strong><a href="http://www.aureushealthservices.com">www.aureushealthservices.com</a></strong></td>
</tr>
<tr>
<td>Managing Pharmacist:</td>
<td><strong>Edward P. Finn</strong></td>
</tr>
<tr>
<td>License Number:</td>
<td><strong>RP034684L</strong></td>
</tr>
</tbody>
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**TYPE OF PHARMACY AND SERVICES PROVIDED**

<table>
<thead>
<tr>
<th>Yes/No</th>
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<tr>
<td>☒ Retail</td>
<td>☐ Off-site Cognitive Services</td>
</tr>
<tr>
<td>☐ Hospital (# beds__)</td>
<td>☒ Parenteral <strong>per phone call 4117</strong></td>
</tr>
<tr>
<td>☐ Internet</td>
<td>☐ Parenteral (outpatient)</td>
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<tr>
<td>☐ Nuclear</td>
<td>☐ Outpatient/Discharge</td>
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<td>☐ Community</td>
<td>☐ Long Term Care</td>
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<td>☐ Other: ______________</td>
<td>☐ Sterile Compounding **</td>
</tr>
<tr>
<td>All boxes must be checked</td>
<td>☐ Non Sterile Compounding</td>
</tr>
<tr>
<td>For the application to be complete</td>
<td>☐ Mail Service Sterile Compounding **</td>
</tr>
<tr>
<td></td>
<td>☐ Other Services: ______________</td>
</tr>
</tbody>
</table>

**If you check “yes” on any of these types of services, you will be required to make an appearance at the board meeting,**
APPLICATION FOR OUT-OF STATE PHARMACY LICENSE

This page must be submitted for all types of ownership.

Within the last five (5) years:

1) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been charged, or convicted of a felony or gross misdemeanor (including by way of a guilty plea or no contest plea)?  Yes □ No ☒

2) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been denied a license, permit or certificate of registration?  Yes □ No ☒

3) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been the subject of an administrative action, board citation, site fine or proceeding relating to the pharmaceutical industry?  Yes □ No ☒

4) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been found guilty, pled guilty or entered a plea of nolo contendere to any offense federal or state, related to controlled substances?  Yes □ No ☒

5) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever surrendered a license, permit or certificate of registration voluntarily or otherwise (other than upon voluntary close of a facility)?  Yes □ No ☒

If the answer to question 1 through 5 is "yes", a signed statement of explanation must be attached. Copies of any documents that identify the circumstance or contain an order, agreement, or other disposition may be required.

I hereby certify that the answers given in this application and attached documentation are true and correct. I understand that any infraction of the laws of the State of Nevada regulating the operation of an authorized pharmacy may be grounds for the revocation of this permit.

I have read all questions, answers and statements and know the contents thereof. I hereby certify, under penalty of perjury, that the information furnished on this application are true, accurate and correct. I hereby authorize the Nevada State Board of Pharmacy, its agents, servants and employees, to conduct any investigation(s) of the business, professional, social and moral background, qualification and reputation, as it may deem necessary, proper or desirable.

[Signature]

Original Signature of Person Authorized to Submit Application, no copies or stamps

Paul A. Valenti, CFO  4/14/14
Print Name of Authorized Person  Date

Board Use Only  Date Processed: 4/15/14  Amount: $500
APPLICATION FOR OUT-OF-STATE PHARMACY LICENSE

OWNERSHIP IS A NON PUBLICLY TRADED CORPORATION

State of Incorporation: Delaware
Parent Company if any: Town Total Health, LLC
Mailing Address: 532 Broadhollow Rd. Ste. 137
City: Melville State: NY Zip: 11747
Telephone: 516.249.7400 Fax: 631.532.3437
Contact Person: Paul A. Valenti

For any corporation non publicly traded, disclose the following:

1) List top 4 persons to whom the shares were issued by the corporation:
   a) Name: Town Total Holdings, Inc., Sole Member
      Address: 532 Broadhollow Rd. Ste. 137 Melville NY 11747

   b) Name
      Address

   c) Name
      Address

   d) Name
      Address

2) Provide the number of shares issued by the corporation. N/A

3) What was the price paid per share? N/A

4) What date did the corporation actually receive the cash assets? N/A

5) Provide a copy of the corporation's stock register evidencing the above information N/A

List any physician shareholders and percentage of ownership.

Name: N/A %: 
Name: %: 

Hours of Operation for the pharmacy:

Monday thru Friday 9 am 9 pm
Sunday closed am pm

Saturday closed am pm

24 Hours on call pharmacist via 1-800-number

A Nevada business license is not required, however if the pharmacy has a Nevada business license please provide the number: N/A
STATEMENT OF RESPONSIBILITY
FOR PHARMACIES LOCATED OUTSIDE OF NEVADA

I, Paul A. Valenti, responsible person of Avreus Pharmacy, hereby acknowledge and understand that in addition to the corporation's, any owner(s), shareholder(s) or partner(s) responsibilities, may be responsible for any violations of pharmacy law that may occur in a pharmacy owned or operated by said corporation.

I further acknowledge and understand that the corporation's, any owner(s), shareholder(s) or partner(s) may be named in any action taken by the Nevada State Board of Pharmacy against a pharmacy owned by or operated by said corporation.

I further acknowledge and understand that the corporation's, any owner(s), shareholder(s) or partner(s) cannot require or permit the pharmacist(s) in said pharmacy to violate any provision of any local, state or federal laws or regulations pertaining to the practice of pharmacy.

Original Signature of Person Authorized to Submit Application, no copies or stamps

Paul A. Valenti
Print Name of Authorized Person

Date 4/16/14
CERTIFICATION OF LICENSE

This is to certify that the individual or business named below is licensed by the Department of State, Bureau of Professional and Occupational Affairs:

NAME: AUREUS PHARMACY
LICENSE TYPE: Pharmacy
LICENSE NUMBER: PP482443
ORIGINAL LICENSURE DATE: 01/27/2014
EXPIRATION DATE: 08/31/2015
STATUS: Active

The license is in good standing and the records indicate no derogatory information.

Commissioner
Bureau of Professional and Occupational Affairs
NEVADA STATE BOARD OF PHARMACY
431 W Plumb Lane – Reno, NV 89509
APPLICATION FOR OUT-OF-STATE PHARMACY LICENSE

$500.00 Fee made payable to: Nevada State Board of Pharmacy
(non-refundable and not transferable money order or cashier’s check only)
Application must be printed legibly or typed
Any misrepresentation in the answer to any question on this application is grounds for refusal or
denial of the application or subsequent revocation of the license issued and is a violation of the
laws of the State of Nevada.

☐ New Pharmacy or ☑ Ownership Change (Provide current license number if making changes: PH 023326)
Check box below for type of ownership and complete all required forms.
☐ Publicly Traded Corporation – Pages 1,2,3,7
☐ Partnership - Pages 1,2,5,7
☐ Non Publicly Traded Corporation – Pages 1,2,4,7
☐ Sole Owner – Pages 1,2,6,7

GENERAL INFORMATION to be completed by all types of ownership
Pharmacy Name: Hobble Creek Family Pharmacies LLC DBA Band H Pharmacy
Physical Address: 286 W Center St.
Mailing Address: Same
City: Provo State: UT Zip Code: 84601
Telephone: 801-373-7288 Fax: 801-373-0673
Toll Free Number: (Required per NAC 639.708)
E-mail: hcpfamilypharmacy@rxguru.org Website:
Managing Pharmacist: Kent Taylor License Number: 604-6694-1701

<table>
<thead>
<tr>
<th>TYPE OF PHARMACY AND</th>
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</thead>
<tbody>
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<td>☑ Parenteral **</td>
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<td>☑ Long Term Care</td>
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<td>☑ Other: ____________</td>
<td>☑ Sterile Compounding **</td>
</tr>
</tbody>
</table>

All boxes must be checked
For the application to be complete

**If you check "yes" on any of these types of services, you will be required to make an
appearance at the board meeting,
APPLICATION FOR OUT-OF STATE PHARMACY LICENSE

This page must be submitted for all types of ownership.

Within the last five (5) years:

1) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been charged, or convicted of a felony or gross misdemeanor (including by way of a guilty plea or no contest plea)? Yes □ No X

2) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been denied a license, permit or certificate of registration? Yes □ No X

3) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been the subject of an administrative action, board citation, site fine or proceeding relating to the pharmaceutical industry? Yes □ No X

4) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been found guilty, pled guilty or entered a plea of nolo contendere to any offense federal or state, related to controlled substances? Yes □ No X

5) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever surrendered a license, permit or certificate of registration voluntarily or otherwise (other than upon voluntary close of a facility)? Yes □ No X

If the answer to question 1 through 5 is "yes", a signed statement of explanation must be attached. Copies of any documents that identify the circumstance or contain an order, agreement, or other disposition may be required.

I hereby certify that the answers given in this application and attached documentation are true and correct. I understand that any infraction of the laws of the State of Nevada regulating the operation of an authorized pharmacy may be grounds for the revocation of this permit.

I have read all questions, answers and statements and know the contents thereof. I hereby certify, under penalty of perjury, that the information furnished on this application are true, accurate and correct. I hereby authorize the Nevada State Board of Pharmacy, its agents, servants and employees, to conduct any investigation(s) of the business, professional, social and moral background, qualification and reputation, as it may deem necessary, proper or desirable.

[Signature]

Original Signature of Person Authorized to Submit Application, no copies or stamps

[Print Name]

Print Name of Authorized Person

5/20/14

Date

Page 2

Board Use Only

Date Processed: 6/17/14

Amount: $500
APPLICATION FOR OUT-OF-STATE PHARMACY LICENSE

OWNERSHIP IS A PARTNERSHIP  General       Limited  

Partnership Name:  Hobble Creek Family Pharmacies LLC
Mailing Address:   367 E 1400 N
City:  Mapleton  State:  UT  Zip Code:  84664
Telephone Number:  801-319-2345  Fax Number:  NA
Contact Person:    Kent Taylor

List each partner and identify whether (G)eneral or (L)imited partner and percentage of ownership
Use separate sheet if necessary

<table>
<thead>
<tr>
<th>Name</th>
<th>G or L</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
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<td></td>
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<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

List names of 4 largest partners and percentage of ownership:

Name:  Kent Taylor  %:  15
Name:  Shelley Taylor  %:  35
Name:  Nicole Webster  %:  50
Name:  

List any physician shareholders and percentage of ownership.

Name:  Done  %:  
Name:  
Name:  

Hours of Operation for the pharmacy:

Monday thru Friday  9 am  6 pm  Saturday  6 am  3 pm
Sunday  am  pm  24 Hours  

A Nevada business license is not required, however if the pharmacy has a Nevada business license please provide the number:  ____________________________
1. Kent Taylor
Responsible Person of Hobble Creek Family Pharmacies LLC
hereby acknowledge and understand that in addition to the corporation's, any owner(s), shareholder(s) or partner(s) responsibilities, may be responsible for any violations of pharmacy law that may occur in a pharmacy owned or operated by said corporation.

I further acknowledge and understand that the corporation's, any owner(s), shareholder(s) or partner(s) may be named in any action taken by the Nevada State Board of Pharmacy against a pharmacy owned by or operated by said corporation.

I further acknowledge and understand that the corporation's, any owner(s), shareholder(s) or partner(s) cannot require or permit the pharmacist(s) in said pharmacy to violate any provision of any local, state or federal laws or regulations pertaining to the practice of pharmacy.

Original Signature of Person Authorized to Submit Application, no copies or stamps

Kent Taylor
Print Name of Authorized Person

5/20/14
Date
VERIFICATION OF UTAH LICENSURE

Name of Licensee (as it appears in our records): Hobble Creek Family Pharmacies LLC DBA B & H Pharmacy

286 W Center St
Provo UT 84601

Classification of License Issued: Pharmacy - Class A

License Number: 8890134-1703

Obtained by: Application

Current Status: Active

Original Date of Licensure: 12/23/2013

Expiration Date: 09/30/2015

Disciplinary Action:

_x_ No

Signature: [Signature]

Title: Lic. Spec.

Date: May 27, 2014

The information provided on this form is accurate and correct as of the verification creation date listed on the top of this form. Original issue dates listed, as 01/01/1910 and 01/01/1911 were unknown when the division implemented its first licensing database. If you have any questions, please contact the Division.
NEVADA STATE BOARD OF PHARMACY
431 W Plumb Lane – Reno, NV 89509 – (775) 850-1440
APPLICATION FOR OUT-OF-STATE PHARMACY LICENSE
$500.00 Fee made payable to: Nevada State Board of Pharmacy
(non-refundable and not transferable money order or cashier's check only)
Application must be printed legibly or typed
Any misrepresentation in the answer to any question on this application is grounds for refusal or
denial of the application or subsequent revocation of the license issued and is a violation of the
laws of the State of Nevada.

☐ New Pharmacy □ Ownership Change
(Please provide current license number if making changes: PH______)
☐ Publicly Traded Corporation – Pages 1,2,3,7 □ Partnership - Pages 1,2,5,7
☐ Non Publicly Traded Corporation – Pages 1,2,4,7 □ Sole Owner – Pages 1,2,6,7
Please check box for type of ownership and complete correct part of the application.

GENERAL INFORMATION to be completed by all types of ownership
Pharmacy Name: Focus Rx
Physical Address: 1361 Lincoln Ave, Unit 9
Mailing Address: 1361 Lincoln Ave, Unit 9
City: HOLLAND State: NEW YORK Zip Code: 11741
Telephone: (631) 319-1920 Fax: (631) 319-1921
Toll Free Number: 888-416-8987 (Required per NAC 639.708)
E-mail: Richard@myfocusrx.com Website: myfocusrx.com
Managing Pharmacist: Richard E. Collins License Number: 0416263

<table>
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<tr>
<th>TYPE OF PHARMACY</th>
<th>SERVICES PROVIDED</th>
</tr>
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<tbody>
<tr>
<td>Yes/No</td>
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<td>☐ ☐ Retail</td>
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<td>☐ ☐ Other: Specialty / Infusion</td>
<td>☐ ☐ Long Term Care</td>
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<td></td>
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**If you check “yes” on any of these types of services, you will be required to make an appearance at the board meeting,**
APPLICATION FOR OUT-OF-STATE PHARMACY LICENSE

This page must be submitted for all types of ownership.

Within the last five (5) years:

1) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been charged, or convicted of a felony or gross misdemeanor (including by way of a guilty plea or no contest plea)?  Yes □ No ☒

2) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been denied a license, permit or certificate of registration?  Yes □ No ☒

3) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been the subject of an administrative action or proceeding relating to the pharmaceutical industry?  Yes □ No ☒

4) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been found guilty, pled guilty or entered a plea of nolo contendere to any offense federal or state, related to controlled substances?  Yes □ No ☒

5) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever surrendered a license, permit or certificate of registration voluntarily or otherwise (other than upon voluntary close of a facility)?  Yes □ No ☒

If the answer to question 1 through 5 is "yes", a signed statement of explanation must be attached. Copies of any documents that identify the circumstance or contain an order, agreement, or other disposition may be required.

I hereby certify that the answers given in this application and attached documentation are true and correct. I understand that any infraction of the laws of the State of Nevada regulating the operation of an authorized pharmacy may be grounds for the revocation of this permit.

I have read all questions, answers and statements and know the contents thereof. I hereby certify, under penalty of perjury, that the information furnished on this application are true, accurate and correct. I hereby authorize the Nevada State Board of Pharmacy, its agents, servants and employees, to conduct any investigation(s) of the business, professional, social and moral background, qualification and reputation, as it may deem necessary, proper or desirable.

Original Signature of Person Authorized to Submit Application, no copies or stamps

Richard E. Collins

Print Name of Authorized Person

1/30/14

Date

Board Use Only

Received: 2/9/14

Amount: $500.00

Page 2
APPLICATION FOR OUT-OF-STATE PHARMACY LICENSE

OWNERSHIP IS A NON PUBLICLY TRADED CORPORATION

State of Incorporation: New York

Parent Company if any: ________________________________

Corporation Name: Focus Rx Pharmacy Services Inc.
Mailing Address: 1301 Lincoln Ave. Unit 9
City: Holbrook State: New York Zip: 11741
Telephone: (631) 319-1920 Fax: (631) 319-1921
Contact Person: Richard E. Collins

For any corporation non publicly traded, disclose the following:

1) List top 4 persons to whom the shares were issued by the corporation?
   a) Richard E. Collins 7 Ande CRT Blueprint NY 11715
      Name: ___________________________ Address: _____________________________
   b) Chris Vencino 333 Caroline Ave, Sayville NY 11792
      Name: ___________________________ Address: _____________________________
   c) Eugene Basini 151 Cedar Lane Babylon NY 11702
      Name: ___________________________ Address: _____________________________
   d) Luis Ruleo 22 Martin Rd Centereach NY 11720
      Name: ___________________________ Address: _____________________________

2) Provide the number of shares issued by the corporation. 200

3) What was the price paid per share? No par value

4) What date did the corporation actually receive the cash assets? _________________

5) Provide a copy of the corporation’s stock register evidencing the above information

List any physician shareholders and percentage of ownership.

Name: ___________________________ %: ___________________________

Name: ___________________________ %: ___________________________

Include with the application for a non publicly traded corporation

Certificate of Corporate Status (also referred to as Certificate of Good Standing). The Certificate is obtained from the Secretary of State’s office in the State where incorporated. The Certificate of Corporate status must be dated within the last 6 months.

List of officers and directors

Page 4
CORPORATE STATEMENT OF RESPONSIBILITY FOR PHARMACIES LOCATED OUTSIDE OF NEVADA

1. Richard E. Collins

Responsible Person of Focus Rx Pharmacy Services Inc.

hereby acknowledge and understand that in addition to the corporation's, any owner(s), shareholder(s) or partner(s) responsibilities, may be responsible for any violations of pharmacy law that may occur in a pharmacy owned or operated by said corporation.

I further acknowledge and understand that the corporation's, any owner(s), shareholder(s) or partner(s) may be named in any action taken by the Nevada State Board of Pharmacy against a pharmacy owned by or operated by said corporation.

I further acknowledge and understand that the corporation's, any owner(s), shareholder(s) or partner(s) cannot require or permit the pharmacist(s) in said pharmacy to violate any provision of any local, state or federal laws or regulations pertaining to the practice of pharmacy.

Original Signature of Person Authorized to Submit Application, no copies or stamps

Richard E. Collins 1/30/14

Print Name of Authorized Person Date
NEVADA STATE BOARD OF PHARMACY
431 W Plumb Lane – Reno, NV  89509

APPLICATION FOR OUT-OF-STATE PHARMACY LICENSE

$500.00 Fee made payable to: Nevada State Board of Pharmacy
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☑ New Pharmacy  or  ☐ Ownership Change  (Provide current license number if making changes: PH_  
Check box below for type of ownership and complete all required forms.
☐ Publicly Traded Corporation – Pages 1,2,3,7  ☐ Partnership - Pages 1,2,5,7
☐ Non Publicly Traded Corporation – Pages 1,2,4,7  ☐ Sole Owner – Pages 1,2,6,7

GENERAL INFORMATION to be completed by all types of ownership

Pharmacy Name: Inventive Influenza Solutions, LP
Physical Address: 10866 Stone Oak Parkway Ste 101a
Mailing Address: 10866 Stone Oak Parkway Ste 101a
City: San Antonio  State: Texas  Zip Code: 78258
Telephone: 210-494-4272  Fax: 210-494-0200
Toll Free Number: 1877-237-3682  (Required per NAC 639.708)
E-mail: Jeremy@inventiveRX.com  Website: InventiveRX.com
Managing Pharmacist: Jeremy Davila  License Number: 411689

<table>
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All boxes must be checked
For the application to be complete

**If you check “yes” on any of these types of services, you will be required to make an appearance at the board meeting,
APPLICATION FOR OUT-OF STATE PHARMACY LICENSE

This page must be submitted for all types of ownership.

Within the last five (5) years:

1) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been charged, or convicted of a felony or gross misdemeanor (including by way of a guilty plea or no contest plea)? Yes ☐ No ☑

2) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been denied a license, permit or certificate of registration? Yes ☐ No ☑

3) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been the subject of an administrative action, board citation, site fine or proceeding relating to the pharmaceutical industry? Yes ☐ No ☑

4) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been found guilty, pled guilty or entered a plea of nolo contendere to any offense federal or state, related to controlled substances? Yes ☐ No ☑

5) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever surrendered a license, permit or certificate of registration voluntarily or otherwise (other than upon voluntary close of a facility)? Yes ☐ No ☑

If the answer to question 1 through 5 is "yes", a signed statement of explanation must be attached. Copies of any documents that identify the circumstance or contain an order, agreement, or other disposition may be required.

I hereby certify that the answers given in this application and attached documentation are true and correct. I understand that any infraction of the laws of the State of Nevada regulating the operation of an authorized pharmacy may be grounds for the revocation of this permit.

I have read all questions, answers and statements and know the contents thereof. I hereby certify, under penalty of perjury, that the information furnished on this application are true, accurate and correct. I hereby authorize the Nevada State Board of Pharmacy, its agents, servants and employees, to conduct any investigation(s) of the business, professional, social and moral background, qualification and reputation, as it may deem necessary, proper or desirable.

Original Signature of Person Authorized to Submit Application, no copies or stamps

Print Name of Authorized Person

Date

Board Use Only Date Processed: 6/25/14 Amount: $500.00
APPLICATION FOR OUT-OF-STATE PHARMACY LICENSE

OWNERSHIP IS A PARTNERSHIP General _____ Limited _____

Partnership Name: Inventing Infusion Solutions, LP
Mailing Address: 18866 Stone Oak Parkway Ste 101a
City: San Antonio State: TX Zip Code: 78258
Telephone Number: 210-494-4172 Fax Number: 210-494-0200
Contact Person: Jeremy R David

List each partner and identify whether (G)eneral or (L)imited partner and percentage of ownership. Use separate sheet if necessary.

<table>
<thead>
<tr>
<th>Name</th>
<th></th>
<th>G or L</th>
<th>Percentage</th>
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<tr>
<td>Stone Oak Pharmacy Management LLC</td>
<td></td>
<td>G</td>
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List names of 4 largest partners and percentage of ownership:

<table>
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<tr>
<th>Name</th>
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<th>%</th>
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</thead>
<tbody>
<tr>
<td>Ernsto Lopez Gonzales</td>
<td>49.5</td>
<td></td>
</tr>
<tr>
<td>Jeremy R David</td>
<td>49.5</td>
<td></td>
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<tr>
<td>NA</td>
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<td>NA</td>
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</table>

List any physician shareholders and percentage of ownership.

<table>
<thead>
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<th>Name</th>
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<th>%</th>
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</tbody>
</table>

Hours of Operation for the pharmacy:

Monday thru Friday 9 am 6 pm Saturday _____am _____pm

Sunday _____am _____pm 24 Hours _____

A Nevada business license is not required, however if the pharmacy has a Nevada business license please provide the number: ________________
I, ____________________________
Responsible Person of ____________________________

hereby acknowledge and understand that in addition to the corporation’s, any owner(s), shareholder(s) or partner(s) responsibilities, may be responsible for any violations of pharmacy law that may occur in a pharmacy owned or operated by said corporation.

I further acknowledge and understand that the corporation’s, any owner(s), shareholder(s) or partner(s) may be named in any action taken by the Nevada State Board of Pharmacy against a pharmacy owned by or operated by said corporation.

I further acknowledge and understand that the corporation’s, any owner(s), shareholder(s) or partner(s) cannot require or permit the pharmacist(s) in said pharmacy to violate any provision of any local, state or federal laws or regulations pertaining to the practice of pharmacy.

______________________________
Original Signature of Person Authorized to Submit Application, no copies or stamps

______________________________
Print Name of Authorized Person

08-20-14
Date
APPLICATION FOR OUT-OF-STATE PHARMACY LICENSE

$500.00 Fee made payable to: Nevada State Board of Pharmacy
(non-refundable and not transferable money order or cashier’s check only)
Application must be printed legibly or typed

Any misrepresentation in the answer to any question on this application is grounds for refusal or denial of the application or subsequent revocation of the license issued and is a violation of the laws of the State of Nevada.

☐ New Pharmacy or ☐ Ownership Change (Provide current license number if making changes: PH01840)
Check box below for type of ownership and complete all required forms.
☐ Publicly Traded Corporation – Pages 1,2,3,7 ☐ Partnership - Pages 1,2,5,7
☒ Non Publicly Traded Corporation – Pages 1,2,4,7 ☐ Sole Owner – Pages 1,2,6,7

GENERAL INFORMATION to be completed by all types of ownership

Pharmacy Name: JC Laboratories
Physical Address: 7335 W 33rd Street North
Mailing Address: 7335 W 33rd Street North
City: Wichita State: KS Zip Code: 67205
Telephone: 316-773-0405 Fax: 316-773-0406
Toll Free Number: 877-405-8066 (Required per NAC 639.708)
E-mail: brian@jcblabs.com Website: jcblabs.com
Managing Pharmacist: Jason Syring License Number: 1-12347

TYPE OF PHARMACY AND SERVICES PROVIDED

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<th>Yes/No</th>
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<tr>
<td>☑ Hospital (# beds ___)</td>
<td>☑ Parenteral **</td>
</tr>
<tr>
<td>☑ Internet</td>
<td>☑ Parenteral (outpatient)</td>
</tr>
<tr>
<td>☑ Nuclear</td>
<td>☑ Outpatient/Discharge</td>
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<tr>
<td>☑ Ambulatory Surgery Center</td>
<td>☑ Mail Service</td>
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<td>☑ Long Term Care</td>
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<td>☑ Other Services: ______________</td>
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</tbody>
</table>

**If you check “yes” on any of these types of services, you will be required to make an appearance at the board meeting,
APPLICATION FOR OUT-OF STATE PHARMACY LICENSE

This page must be submitted for all types of ownership.

Within the last five (5) years:

1) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been charged, or convicted of a felony or gross misdemeanor (including by way of a guilty plea or no contest plea)? Yes □ No □

2) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been denied a license, permit or certificate of registration? Yes □ No □

3) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been the subject of an administrative action, board citation, site fine or proceeding relating to the pharmaceutical industry? Yes □ No □

4) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been found guilty, pled guilty or entered a plea of nolo contendere to any offense federal or state, related to controlled substances? Yes □ No □

5) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever surrendered a license, permit or certificate of registration voluntarily or otherwise (other than upon voluntary close of a facility)? Yes □ No □

If the answer to question 1 through 5 is "yes", a signed statement of explanation must be attached. Copies of any documents that identify the circumstance or contain an order, agreement, or other disposition may be required.

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Original Signature of Person Authorized to Submit Application, no copies or stamps

[Signature]

Print Name of Authorized Person

Brian Williamson

Date

06-03-2014

Board Use Only

Date Processed: 01-14-14
Amount: $500.00

Page 2
APPLICATION FOR OUT-OF-STATE PHARMACY LICENSE

OWNERSHIP IS A NON PUBLICLY TRADED CORPORATION

State of Incorporation: NE
Parent Company if any: Fagion Holding USA LLC
Mailing Address: 1111 Brickell Avenue, Suite 1550
City: Miami State: FL Zip: 33131
Telephone: 855-846-3811 Fax: 305-575-1083
Contact Person: Sake Jackson

For any corporation non publicly traded, disclose the following:

1) List top 4 persons to whom the shares were issued by the corporation?
   a) Name: N/A Address: N/A
   b) Name: N/A Address: N/A
   c) Name: N/A Address: N/A
   d) Name: N/A Address: N/A

2) Provide the number of shares issued by the corporation.

3) What was the price paid per share?

4) What date did the corporation actually receive the cash assets?

5) Provide a copy of the corporation’s stock register evidencing the above information.

List any physician shareholders and percentage of ownership.

Name: None %: 
Name: None %: 

Hours of Operation for the pharmacy:

Monday thru Friday 8 am 5 pm Saturday 24 Hours am pm
Sunday 7 am 5 pm

A Nevada business license is not required, however if the pharmacy has a Nevada business license please provide the number: ________________
STATEMENT OF RESPONSIBILITY
FOR PHARMACIES LOCATED OUTSIDE OF NEVADA.

I, ________________________________
Responsible Person of ________________________________

hereby acknowledge and understand that in addition to the corporation’s, any owner(s), shareholder(s) or partner(s) responsibilities, may be responsible for any violations of pharmacy law that may occur in a pharmacy owned or operated by said corporation.

I further acknowledge and understand that the corporation’s, any owner(s), shareholder(s) or partner(s) may be named in any action taken by the Nevada State Board of Pharmacy against a pharmacy owned by or operated by said corporation.

I further acknowledge and understand that the corporation’s, any owner(s), shareholder(s) or partner(s) cannot require or permit the pharmacist(s) in said pharmacy to violate any provision of any local, state or federal laws or regulations pertaining to the practice of pharmacy.

__________________________
Original Signature of Person Authorized to Submit Application, no copies or stamps

__________________________  ____________________________
Print Name of Authorized Person  Date

Page 8
January 21, 2014

Dear Sir/Madam:

JCB Laboratories, 7335 W 33rd Street North, Wichita, Kansas 67205 has a Kansas pharmacy license number 2-13016. The license was issued on 12-30-13 and expires 6-30-2015. There are no disciplinary actions. The license is in good standing.

In addition, Jason P. Syring has a Kansas pharmacist license number 1-12347. The license was issued 7-26-1995 and expires 6-30-15. There are no disciplinary actions. This license is in good standing.

Sincerely,

Jamie Fitzhugh
Senior Administrative Assistant
Kansas Board of Pharmacy
Jamie.Fitzhugh@pharmacy.ks.gov
NEVADA STATE BOARD OF PHARMACY  
431 W Plumb Lane – Reno, NV 89509  
APPLICATION FOR OUT-OF-STATE PHARMACY LICENSE  
$500.00 Fee made payable to: Nevada State Board of Pharmacy  
(non-refundable and not transferable money order or cashier's check only)  
Application must be printed legibly or typed  
Any misrepresentation in the answer to any question on this application is grounds for refusal or denial of the application or subsequent revocation of the license issued and is a violation of the laws of the State of Nevada.

New Pharmacy or Ownership Change (Provide current license number if making changes: PH___)  
Check box below for type of ownership and complete all required forms.  
Pub. Traded Corporation – Pages 1,2,3,7  
Non Pub. Traded Corporation – Pages 1,2,4,7  
Partnership – Pages 1,2,5,7  
Solo Owner – Pages 1,2,6,7

GENERAL INFORMATION to be completed by all types of ownership  
Pharmacy Name: RSF Pharmacy, Inc. dba Rancho Santa Fe Pharmacy  
Physical Address: 6056 EL TORO, Rancho Santa Fe CA 92067  
Mailing Address: P.O. BOX 1188  
City: Rancho Santa Fe  State: CA  Zip Code: 92067  
Telephone: 858-756-3096  Fax: 858-329-2773  
Toll Free Number: 855-773-2229  (Required per NAC 639.708)  
E-mail: rsfpix@gmail.com  Website: n/a  
Managing Pharmacist: Ghahreman Rza Rouzi  License Number: 11626

<table>
<thead>
<tr>
<th>TYPE OF PHARMACY AND SERVICES PROVIDED</th>
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<tbody>
<tr>
<td>Yes/No</td>
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<tr>
<td>☒ Retail</td>
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<td>☒ Hospital (# beds ___)</td>
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<td>☒ Nuclear</td>
</tr>
<tr>
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<tr>
<td>☒ Other: ________________</td>
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<tr>
<td>☐ Non Sterile Compounding</td>
</tr>
<tr>
<td>☐ Other Services: ________________</td>
</tr>
</tbody>
</table>

**If you check “yes” on any of these types of services, you will be required to make an appearance at the board meeting,**
APPLICATION FOR OUT-OF-STATE PHARMACY LICENSE

This page must be submitted for all types of ownership.

Within the last five (5) years:

1) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been charged, or convicted of a felony or gross misdemeanor (including by way of a guilty plea or no contest plea)?
   Yes ☐ No ☑

2) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been denied a license, permit or certificate of registration?
   Yes ☐ No ☑

3) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been the subject of an administrative action, board citation, site fine or proceeding relating to the pharmaceutical industry?
   Yes ☐ No ☑

4) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever been found guilty, pled guilty or entered a plea of nolo contendere to any offense federal or state, related to controlled substances?
   Yes ☐ No ☑

5) Has the corporation, any owner(s), shareholder(s) or partner(s) with any interest, ever surrendered a license, permit or certificate of registration voluntarily or otherwise (other than upon voluntary close of a facility)?
   Yes ☐ No ☑

If the answer to question 1 through 5 is “yes”, a signed statement of explanation must be attached. Copies of any documents that identify the circumstance or contain an order, agreement, or other disposition may be required.

I hereby certify that the answers given in this application and attached documentation are true and correct. I understand that any infraction of the laws of the State of Nevada regulating the operation of an authorized pharmacy may be grounds for the revocation of this permit.

I have read all questions, answers and statements and know the contents thereof. I hereby certify, under penalty of perjury, that the information furnished on this application are true, accurate and correct. I hereby authorize the Nevada State Board of Pharmacy, its agents, servants and employees, to conduct any investigation(s) of the business, professional, social and moral background, qualification and reputation, as it may deem necessary, proper or desirable.

Original Signature of Person Authorized to Submit Application, no copies or stamps

Hamidreza Jusan Saboory

Print Name of Authorized Person

5/1/2014

Date

Board Use Only

Date Processed: 6/4/14

Amount: $500.00

Page 2
APPLICATION FOR OUT-OF-STATE PHARMACY LICENSE

OWNERSHIP IS A NON PUBLICLY TRADED CORPORATION

State of Incorporation: California
Parent Company if any: RSF Pharmacy, Inc.
Mailing Address: P.O BOX 1188
City: Rancho Santa Fe State: CA Zip: 92067
Telephone: 858-756-3096 Fax: 858-329-2773
Contact Person: Jason Sabouri

For any corporation non publicly traded, disclose the following:

1) List top 4 persons to whom the shares were issued by the corporation?
   a) Hamidreza Jason Sabouri P.O Box 2102 Rancho Santa Fe Ca 92067

2) Provide the number of shares issued by the corporation. 2,000

3) What was the price paid per share? $.01 par value

4) What date did the corporation actually receive the cash assets? $20,000

5) Provide a copy of the corporation’s stock register evidencing the above information

List any physician shareholders and percentage of ownership.

Name: ____________________________ %: __________
Name: ____________________________ %: __________

Hours of Operation for the pharmacy:

Monday thru Friday 9:00 am 6:00 pm Saturday 10:00 am 4:00 pm
Sunday _______am _______pm 24 Hours _______

A Nevada business license is not required, however if the pharmacy has a Nevada business license please provide the number: ____________________________

Page 4
STATEMENT OF RESPONSIBILITY
FOR PHARMACIES LOCATED OUTSIDE OF NEVADA

I, Hamidreza Jason Sabourin
Responsible Person of RSF Pharmacy, Inc.
hereby acknowledge and understand that in addition to the corporation’s, any owner(s), shareholder(s) or partner(s) responsibilities, may be responsible for any violations of pharmacy law that may occur in a pharmacy owned or operated by said corporation.

I further acknowledge and understand that the corporation’s, any owner(s), shareholder(s) or partner(s) may be named in any action taken by the Nevada State Board of Pharmacy against a pharmacy owned by or operated by said corporation.

I further acknowledge and understand that the corporation’s, any owner(s), shareholder(s) or partner(s) cannot require or permit the pharmacist(s) in said pharmacy to violate any provision of any local, state or federal laws or regulations pertaining to the practice of pharmacy.

Authorized Signature: ____________________________  Date: 5/1/14
Print Name of Authorized Person: Hamidreza Jason Sabourin

Original Signature of Person Authorized to Submit Application; no copies or stamps
Hi Larry,

I hope you are doing well. We certainly appreciated the time that you and your staff gave us when we met with you in Las Vegas in April. We are looking forward to meeting with you in regard to the nasal compounded preparations. Having said that, I do have a huge favor to ask. Eric Kastango who I believe you probably know and is someone that I have known for over 20 years going back to his Compass Compounding days at Baxter is someone the company has engaged to help in this matter. Eric as you also probably know is someone who was on the USP <797> Sterile Compounding committee for a number of years and is now a recognized USP <797> expert.

Since we all went to do the right thing, the company has engaged Eric to work with me on this Board presentation. I have supplied Eric with all the background information such that he can make his own independent assessment, and we will probably have him visit the operations to more fully understand the compounded products. He has agreed to accompany me to the Board meeting.

The one problem that we have is that Eric will be overseas on a long planned vacation the first two weeks in June. My favor is to ask if we could postpone our presentation and postpone any decisions until the July meeting. Eric has indicated that he would be available for the Board meeting in July.

While I could probably articulate the position, I think it would be useful for you and the Board to have an expert such as Eric give his thoughts on this as well. We can certainly discuss this, but I would hope that postponing this would be acceptable to you and your staff as well as to the other Board members.

I look forward to hearing back from you. If you would like to discuss this live, I can certainly give you a call.

Regards,

John Quick
Nasal drug delivery devices: characteristics and performance in a clinical perspective—a review

Per Gisle Djupesland

OptiNose, Oslo, Norway
Per Gisle Djupesland, Email: pgd@optinose.no
A Corresponding author.

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This article has been cited by other articles in PMC.

Abstract

Nasal delivery is the logical choice for topical treatment of local diseases in the nose and paranasal sinuses such as allergic and non-allergic rhinitis and sinusitis. The nose is also considered an attractive route for needle-free vaccination and for systemic drug delivery, especially when rapid absorption and effect are desired. In addition, nasal delivery may help address issues related to poor bioavailability, slow absorption, drug degradation, and adverse events in the gastrointestinal tract and avoids the first-pass metabolism in the liver. However, when considering nasal delivery devices and mechanisms, it is important to keep in mind that the prime purpose of the nasal airway is to protect the delicate lungs from hazardous exposures, not to serve as a delivery route for drugs and vaccines. The narrow nasal valve and the complex convoluted nasal geometry with its dynamic cyclic physiological changes provide efficient filtration and conditioning of the inspired air, enhance olfaction, and optimize gas exchange and fluid retention during exhalation. However, the potential hurdles these functional features impose on efficient nasal drug delivery are often ignored. With this background, the advantages and limitations of existing and emerging nasal delivery devices and dispersion technologies are reviewed with focus on their clinical performance. The role and limitations of the in vitro testing in the FDA guidance for nasal spray pumps and pressurized aerosols (pressurized metered-dose inhalers) with local action are discussed. Moreover, the predictive value and clinical utility of nasal cast studies and computer simulations of nasal airflow and deposition with computer fluid dynamics software are briefly discussed. New and emerging delivery technologies and devices with emphasis on Bi-Directional™ delivery, a novel concept for nasal delivery that can be adapted to a variety of dispersion technologies, are described in more depth.

Keywords: Drug delivery, Nasal, Device, Paranasal sinuses, Topical, Systemic, Vaccine, Nasal valve, Particle deposition, Clearance

Introduction

Intuitively, the nose offers easy access to a large mucosal surface well suited for drug- and vaccine delivery. However, factors related to the nasal anatomy, physiology, and aerodynamics that can severely limit this potential, have historically been challenging to address. The most recent FDA guidance for nasal devices provides detailed guidelines for in vitro testing of the physical properties such as in vitro reproducibility and accuracy of plume characteristics and dose uniformity of mechanical liquid spray pumps and pressurized metered-dose inhalers (pMDIs) for nasal use [1]. The guidance primarily addresses in vitro testing of nasal...
sprays and pressurized aerosols for local action. The reference to in vivo performance is limited to the recommendation of minimizing the fraction of respirable particles below 9 μm in order to avoid lung inhalation of drugs intended for nasal delivery. Thus, although important as measures of the quality and reliability of the spray pump and pMDI mechanics, these in vitro tests do not necessarily predict the in vivo particle deposition, absorption, and clinical response [2]. Furthermore, the guidance offers no or limited guidance on nasal products for systemic absorption and for alternative dispensing methods like drops, liquid jets, nebulized aerosol, vapors, and powder formulations. Finally, it does not address aspects and challenges related to the nasal anatomy and physiology that are highly relevant for the device performance in the clinical setting like body position, need for coordination, and impact of airflow and breathing patterns at delivery.

The mechanical properties of different modes of aerosol generation are already well described in depth in a previous publication [3]. The anatomy and physiology of the nasal airway has also recently been summarized in an excellent recent review [4]. The aim of this paper is to take a step further by reviewing the characteristics of existing and emerging nasal delivery devices and concepts of aerosol generation from the perspective of achieving the clinical promise of nasal drug and vaccine delivery. Focus is put on describing how the nasal anatomy and physiology present substantial obstacles to efficient delivery, but also on how it may be possible to overcome these hurdles by innovative approaches that permit realization of the therapeutic potential of nasal drug delivery. Specific attention is given to the particular challenge of targeted delivery of drugs to the upper narrow parts of the complex nasal passages housing the middle meatus where the sinuses openings are located, as well as the regions innervated by the olfactory nerve and branches of the trigeminal nerve considered essential for efficient “nose-to-brain” (N2B) transport.

Nasal anatomy and physiology influencing drug delivery

Regulation of nasal airflow

Nasal breathing is vital for most animals and also for human neonates in the first weeks of life. The nose is the normal and preferred airway during sleep, rest, and mild exercise up to an air volume of 20–30 l/min [5]. It is only when exercise becomes more intense and air exchange demands increase that oral breathing supplements nasal breathing. The switch from nasal to oronasal breathing in young adults appears when ventilation is increased to about 35 l/min, about four times resting ventilation [6]. More than 12,000 l of air pass through the nose every day [5]. The functionality of the nose is achieved by its complex structure and aerodynamics. Amazingly, the relatively short air-path in the nose accounts for as much as 50–75 % of the total airway resistance during inhalation [7, 8].

The nasal valve and aerodynamics

The narrow anterior triangular dynamic segment of the nasal anatomy called the nasal valve is the primary flow-limiting segment, and extends anterior and posterior to the head of the inferior turbinate approximately 2–3 cm from the nostril opening [9]. This narrow triangular-shaped slit acts as a dynamic valve to modify the rate and direction of the airflow during respiration [10, 11]. Anatomical studies describe the static valve dimensions as 0.3–0.4 cm² on each side, whereas acoustic rhinometry studies report the functional cross-sectional area perpendicular to the acoustic pathway to be between 0.5 and 0.6 cm² on each side, in healthy adults, with no, or minimal gender differences [11–14]. The flow rate during tidal breathing creates air velocities at gale force (18 m/s) and can approach the speed of a hurricane (32 m/s) at sniffing [11, 15]. At nasal flow rates found during rest (up to 15 l/min), the flow regimen is predominantly laminar throughout the nasal passages. When the rate increases to 25 l/min, local turbulence occurs downstream of the nasal valve [10, 11, 15]. The dimensions can expand to increase airflow by dilator muscular action known as flaring, or artificially by mechanical expansion by internal or external dilators [16, 17]. During inhalation, Bernoulli forces narrow the valve progressively with increasing inspiratory flow rate and may even cause complete collapse with vigorous sniffing in some subjects [5]. During exhalation, the valve acts as a “brake” to maintain a positive expiratory airway pressure that helps keep the pharyngeal and lower airways open and increase the duration of
the expiratory phase. This "braking" allows more time for gas exchange in the alveoli and for retention of fluid and heat from the warm saturated expiratory air [4, 17, 18]. In fact, external dilation of narrow noses in obstructive sleep apnea patients had beneficial effects, whereas dilation of normal noses to "supernormal" dimensions had deleterious effects on sleep parameters [17]. However, in the context of nasal drug delivery, the small dimensions of the nasal valve, and its triangular shape that narrows further during nasal inhalation, represent important obstacles for efficient nasal drug delivery.

The nasal mucosa—filtration and clearance

The region anterior to the valve called the vestibule is lined by non-ciliated squamous epithelium that in the valve region gradually transitions into ciliated epithelium typical of the ciliated respiratory epithelium posterior to the valve region [4, 19]. Beyond the nasal valve, the nasal turbinates divide the nasal cavity into slit-like passages with much larger cross-sectional area and surface area (Figs. 1, 2 and 3). Here, the predominantly laminar airflow is slowed down to speeds of 2–3 m/s and disrupted with eddies promoting deposition of particles carried with the air at and just beyond the valve region [11]. The ciliated respiratory mucosa posterior to the nasal valve is covered by a protective mucous blanket designed to trap particles and microorganisms [4, 19]. The beating action of cilia moves the mucous blanket towards the nasopharynx at an average speed of 6 mm/min (3–25 mm/min) [20, 21]. The large surface area and close contact enables effective filtering and conditioning of the inspired air and retention of water during exhalation (Figs. 1, 2 and 3). Oral breathing increases the net loss of water by as much as 42% compared to nasal breathing [22]. The nasal passages were optimized during evolution to protect the lower airways from the constant exposure to airborne pathogens and particles. Specifically, particles larger than 3–10 μm are efficiently filtered out and trapped by the mucus blanket [19]. The nose also acts as an efficient "gas mask" removing more that 99% of water-soluble, tissue-damaging gas like sulfur dioxide [23]. Infective agents are presented to the abundant nasal immune system both in the mucus blanket, in the mucosa, and in the adjacent organized lymphatic structures making the nose attractive for vaccine delivery with potential for a longstanding combination of systemic and mucosal immune responses [24]. The highly vascularized respiratory mucosa found beyond the valve allows exchange of heat and moisture with the inspired air within fractions of a second, to transform cold winter air into conditions more reminiscent of a tropical summer [19].

**Fig. 1**
The complex anatomy of the nasal airways and paranasal sinuses

**Fig. 2**
Illustration of the breath-powered Bi-Directional™ technology. See text for detailed description

**Fig. 3**
Cross-sections of a human nose with normal dimensions during soft palate closure with Bi-Directional™ flow assessment using CFD. The airflow is entering the right nostril and exiting the left nostril. The figure illustrates the narrow triangular ...
The nasal cycle

The physiological alternating congestion and decongestion observed in at least 80% of healthy humans is called the nasal cycle [5, 25]. The nasal cycle was first described in the rhinological literature by a German physician in 1805, but was recognized in Yoga literature centuries before [4]. Healthy individuals are normally unaware of the spontaneous and irregular reciprocal 1–4-h cycling of the nasal caliber of the two individual passages, as the total nasal resistance remains fairly constant [26]. The autonomic cyclic change in airflow resistance is mainly dependent on the blood content of the submucosal capacitance vessels that constitute the erectile component at critical sites, notably the nasal valve region. Furthermore, the erectile tissues of the septal and lateral walls and the turbinates respond to a variety of stimuli including physical and sexual activity and emotional states that can modify and override the basic cyclic rhythm [4]. The cycle is present during sleep, but overridden by pressures applied to the lateral body surface during recumbency to decongest the uppermost/contralateral nasal passage. It has been suggested that this phenomenon causes a person to turn from one side to the other while sleeping [5, 27]. The cycle is suppressed in intubated subjects, but restored by resumption of normal nasal breathing [28]. The cycle may also cause accumulation of nitric oxide (NO) in the congested passage and adjacent sinuses and contribute to defense against microbes through direct antimicrobial action and enhanced mucociliary clearance [29]. Measurements have shown that the concentration of NO in the inspired air is relatively constant due to the increase in NO concentration within the more congested cavity, which nearly exactly counterbalances the decrease in nasal airflow [30]. In some patients, as a result of structural deviations and inflammatory mucosal swelling, the nasal cycle may become clinically evident and cause symptomatic obstruction [19]. Due to the cycle, one of the nostrils is considerably more congested than the other most of the time, and the vast majority of the airflow passes through one nostril while the other remains quite narrow especially at the valve region [5]. Consequently, the nasal cycle contributes significantly to the dynamics and resistance in the nasal valve region and must be taken into consideration when the efficiency of nasal drug delivery devices is considered.

Nasal and sinus vasculature and lymphatic system

For nasally delivered substances, the site of deposition may influence the extent and route of absorption along with the target organ distribution. Branches of the ophthalmic and maxillary arteries supply the mucous membranes covering the sinuses, turbinates, meatuses, and septum, whereas the superior labial branch of the facial artery supplies the part of the septum in the region of the vestibule. The turbinates located at the lateral nasal wall are highly vascularized with a very high blood flow and act as a radiator to the airway. They contain erectile tissues and arteriovenous anastomoses that allow shunting and pooling related to temperature and water control and are largely responsible for the mucosal congestion and decongestion in health and disease [19, 31].

Substances absorbed from the anterior regions are more likely to drain via the jugular veins, whereas drugs absorbed from the mucosa beyond the nasal valve are more likely to drain via veins that travel to the sinus cavernous, where the venous blood comes in direct contact with the walls of the carotid artery. A substance absorbed from the nasal cavity to these veins/venous sinuses will be outside the blood–brain barrier (BBB), but for substances such as midazolam, which easily bypass the BBB, this route of local "counter-current transfer" from venous blood may provide a faster and more direct route to the brain. Studies in rats support that a preferential, first-pass distribution to the brain through this mechanism after nasal administration may exist for some, but not all small molecules [32, 33]. The authors suggested that this counter-current transport takes place in the area of the cavernous sinus–carotid artery complex, which has a similar structure in rat and man, but the significance of this mechanism for nasally delivered drugs has not been demonstrated in man [32, 33].

The lymphatic drainage follows a similar pattern as the venous drainage where lymphatic vessels from the vestibule drain to the external nose to submandibular lymph nodes, whereas the more posterior parts of the nose and paranasal sinuses drain towards the nasopharynx and internal deep lymph nodes [4]. In the context
of nasal drug delivery, perivascular spaces along the olfactory and trigeminal nerves acting as lymphatic pathways between the CNS and the nose have been implicated in the transport of molecules from the nasal cavity to the CNS [34].

**Innervation of the nasal mucosa**

The nose is also a delicate and advanced sensory organ designed to provide us with the greatest pleasures, but also to warn and protect us against dangers. An intact sense of smell plays an important role in both social and sexual interactions and is essential for quality of life. The sense of smell also greatly contributes to taste sensations [35]. Taste qualities are greatly refined by odor sensations, and without the rich spectrum of scents, dining and wining and life in general would become dull [36]. The olfactory nerves enter the nose through the cribriform plate and extend downwards on the lateral and medial side of the olfactory cleft. Recent biopsy studies in healthy adults suggest that the olfactory nerves extend at least 1–2 cm further anterior and downwards than the 8–10 mm described in most textbooks (see Figs. 1 and 2) [37, 38]. The density decreases, but olfactory filaments and islets with olfactory epithelium are found in both the anterior and posterior parts at the middle turbinate. In addition, sensory fibers of both the ophthalmic and maxillary branches of the trigeminal nerve contribute to olfaction by mediating a “common chemical sense” [39]. Branches of the ophthalmic branch of the trigeminal nerve provide sensory innervation to the anterior part of the nose including the vestibule, whereas maxillary branches innervate the posterior part of the nose as well as the regions with olfactory epithelium.

The olfactory and trigeminal nerves mutually interact in a complex manner. The trigeminal system can modulate the olfactory receptor activity through local peptide release or via reflex mechanisms designed to minimize the exposure to and effects of potentially noxious substances [39]. This can occur by alteration of the nasal patency and airflow and through changes in the properties of the mucous blanket covering the epithelium. Trigeminal input may amplify odorous sensation through perception of nasal airflow and at the chemosensory level. Interestingly, an area of increased trigeminal chemosensitivity is found in the anterior part of the nose, mediating touch, pressure, temperature, and pain [39]. Pain receptors in the nose are not covered by squamous epithelium, which gives chemical stimuli almost direct access to the free nerve endings. In fact, loss of trigeminal sensitivity and function, and not just olfactory nerve function, may severely reduce the sense of smell [40]. This should not be forgotten when addressing potential causes of reduced or altered olfaction.

**The sensitivity of the nasal mucosa as a limiting factor**

In addition to the limited access, obstacles imposed by its small dimensions and dynamics, the high sensitivity of the mucosa in the vestibule and in the valve area is very relevant to nasal drug delivery. Direct contact of the tip of the spray nozzle during actuation, in combination with localized concentrated anterior drug deposition on the septum, may create mechanical irritation and injury to the mucosa resulting in nosebleeds and crusting, and potentially erosions or perforation [41]. Furthermore, the high-speed impaction and low temperature of some pressurized devices may cause unpleasant sensations reducing patient acceptance and compliance.

The role of the high sensitivity of the nasal mucosa as a natural nasal defense is too often neglected when the potential of nasal drug delivery is discussed, in particular when results from animal studies, cast studies, and computer fluid dynamics (CFD) are evaluated. Exposure to chemicals, gases, particles, temperature and pressure changes, as well as direct tactile stimuli, may cause irritation, secretion, tearing, itching, sneezing, and severe pain [29]. Sensory, motor, and parasympathetic nerves are involved in a number of nasal reflexes with relevance to nasal drug delivery [4]. Such sensory inputs and related reflexes are suppressed by the anesthesia and/or sedation often applied to laboratory animals, potentially limiting the clinical predictive value of such studies. Further, the lack of sensory feedback and absence of interaction between the device and human subjects/patients are important limitations of in vitro testing of airflow and deposition patterns in nasal casts and in CFD simulation of deposition. Consequently, deposition studies in nasal casts and CFD simulation of
airflow and deposition are of value, but their predictive value for the clinical setting are all too often overestimated.

**Targeted nasal delivery**

For most purposes, a broad distribution of the drug on the mucosal surfaces appears desirable for drugs intended for local action or systemic absorption and for vaccines [3]. However, in chronic sinusitis and nasal polyposis, targeted delivery to the middle and superior meatuses where the sinus openings are, and where the polyps originate, appears desirable [42, 43]. Another exception may be drugs intended for "nose-to-brain" delivery, where more targeted delivery to the upper parts of the nose housing the olfactory nerves has been believed to be essential. However, recent animal data suggest that some degree of transport can also occur along the branches of the first and second divisions of the trigeminal nerve innervating most of the mucosa at and beyond the nasal valve [44]. This suggests that, in contrast to the prevailing opinion, a combination of targeted delivery to the olfactory region and a broad distribution to the mucosa innervated by the trigeminal nerve may be optimal for N2H delivery. Targeted delivery will be discussed in more detail below.

**Nasal drug delivery devices**

The details and principles of the mechanics of particle generation for the different types of nasal aerosols have been described in detail by Vidgren and Kublik [3] in their comprehensive review from 1998 and will only be briefly described here, with focus instead on technological features directly impacting particle deposition and on new and emerging technologies and devices. Liquid formulations currently completely dominate the nasal drug market, but nasal powder formulations and devices do exist, and more are in development. Table 1 provides an overview of the main types of liquid and powder delivery devices, their key characteristics, and examples of some key marketed nasal products and emerging devices and drug-device combination products in clinical development (Table 1).

**Table 1**

Overview of the main types of liquid and powder delivery devices, their key characteristics, and examples of some key marketed nasal products and emerging devices and drug-device combination products in clinical development

**Devices for liquid formulations**

The liquid nasal formulations are mainly aqueous solutions, but suspensions and emulsions can also be delivered. Liquid formulations are considered convenient particularly for topical indications where humidification counteracts the dryness and crusting often accompanying chronic nasal diseases [3]. In traditional spray pump systems, preservatives are typically required to maintain microbiological stability in liquid formulations. Studies in tissue cultures and animals have suggested that preservatives, like benzalkonium chloride in particular, could cause irritation and reduced ciliary movement. However, more recent human studies based on long-term and extensive clinical use have concluded that the use of benzalkonium chloride is safe and well tolerated for chronic use [45]. For some liquid formulations, in particular peptides and proteins, limited stability of dissolved drug may represent a challenge [46].

**Drops delivered with pipette** Drops and vapor delivery are probably the oldest forms of nasal delivery. Dripping breast milk has been used to treat nasal congestion in infants, vapors of menthol or similar substances were used to wake people that have fainted, and both drops and vapors still exist on the market (e.g., www.vicks.com). Drops were originally administered by sucking liquid into a glass dropper, inserting the dropper into the nostril with an extended neck before squeezing the rubber top to emit the drops. For multi-use purposes, drops have to a large extent been replaced by metered-dose spray pumps, but inexpensive single-dose pipettes produced by "blow-fill-seal" technique are still common for OTC products like decongestants and

saline. An advantage is that preservatives are not required. In addition, due to inadequate clinical efficacy of spray pumps in patients with nasal polyps, a nasal drop formulation of fluticasone in single-dose pipettes was introduced in the EU for the treatment of nasal polyps. The rationale for this form of delivery is to improve drug deposition to the middle meatus where the polyps emerge [47, 48]. However, although drops work well for some, their popularity is limited by the need for head-down body positions and/or extreme neck extension required for the desired gravity-driven deposition of drops [43, 49]. Compliance is often poor as patients with rhinosinusitis often experience increased headache and discomfort in head-down positions.

**Delivery of liquid with rhinyle catheter and squirt tube** A simple way for a physician or trained assistant to deposit drug in the nose is to insert the tip of a fine catheter or micropipette to the desired area under visual control and squirt the liquid into the desired location. This is often used in animal studies where the animals are anesthetized or sedated, but can also be done in humans even without local anaesthetics if care is taken to minimize contact with the sensitive mucosal membranes [50]. This method is, however, not suitable for self-administration. Harris et al. [51] described a variant of catheter delivery where 0.2 ml of a liquid desmopressin formulation is filled into a thin plastic tube with a dropper. One end of the tube is positioned in the nostril, and the drug is administered into the nose as drops or as a “liquid jet” by blowing through the other end of the thin tube by the mouth [51]. Despite a rather cumbersome procedure with considerable risk of variability in the dosing, desmopressin is still marketed in some countries with this rhinyle catheter alongside a nasal spray and a tablet for treatment of primary nocturnal enuresis, Von Willebrand disease, and diabetes insipidus.

**Squeeze bottles** Squeeze bottles are mainly used to deliver some over-the-counter (OTC) products like topical decongestants. By squeezing a partly air-filled plastic bottle, the drug is atomized when delivered from a jet outlet. The dose and particle size vary with the force applied, and when the pressure is released, nasal secretion and microorganisms may be sucked into the bottle. Squeeze bottles are not recommended for children [3].

**Metered-dose spray pumps** Metered spray pumps have, since they were introduced some four decades ago, dominated the nasal drug delivery market (Table 1). The pumps typically deliver 100 µl (25–200 µl) per spray, and they offer high reproducibility of the emitted dose and plume geometry in in vitro tests. The particle size and plume geometry can vary within certain limits and depend on the properties of the pump, the formulation, the orifice of the actuator, and the force applied [3]. Traditional spray pumps replace the emitted liquid with air, and preservatives are therefore required to prevent contamination. However, driven by the studies suggesting possible negative effects of preservatives, pump manufacturers have developed different spray systems that avoid the need for preservatives. These systems use a collapsible bag, a movable piston, or a compressed gas to compensate for the emitted liquid volume [3] (www.aptar.com and www.rexam.com). The solutions with a collapsible bag and a movable piston compensating for the emitted liquid volume offer the additional advantage that they can be emitted upside down, without the risk of sucking air into the dip tube and compromising the subsequent spray. This may be useful for some products where the patients are bedridden and where a head-down application is recommended. Another method used for avoiding preservatives is that the air that replaces the emitted liquid is filtered through an aseptic air filter. In addition, some systems have a ball valve at the tip to prevent contamination of the liquid inside the applicator tip (www.aptar.com). These preservative-free pump systems become more complex and expensive, and since human studies suggest that preservatives are safe and well tolerated, the need for preservative-free systems seems lower than previously anticipated [45]. More recently, pumps have been designed with side-actuation and introduced for delivery of fluticasone furoate for the indication of seasonal and perennial allergic rhinitis [52]. The pump was designed with a shorter tip to avoid contact with the sensitive mucosal surfaces. New designs to reduce the need for priming and re-priming, and pumps incorporating pressure point features to improve the dose reproducibility and dose counters and lock-out mechanisms for enhanced dose control and safety are available (www.rexam.com and www.aptar.com). Importantly, the in vivo deposition and clinical performance of metered-dose spray pumps can be enhanced for some applications by adapting the pumps to a novel breath-powered “Bi-Directional™” delivery technology described in more detail below [13].
Single- and duo-dose spray devices Metered-dose spray pumps require priming and some degree of overfill to maintain dose conformity for the labeled number of doses. They are well suited for drugs to be administered daily over a prolonged duration, but due to the priming procedure and limited control of dosing, they are less suited for drugs with a narrow therapeutic window. For expensive drugs and vaccines intended for single administration or sporadic use and where tight control of the dose and formulation is of particular importance, single-dose or duo-dose spray devices are preferred [www.aptar.com].

A simple variant of a single-dose spray device (MAD) is offered by LMA (LMA, Salt Lake City, UT, USA; www.lmana.com). A nosepiece with a spray tip is fitted to a standard syringe. The liquid drug to be delivered is first drawn into the syringe and then the spray tip is fitted onto the syringe. This device has been used in academic studies to deliver, for example, a topical steroid in patients with chronic rhinosinusitis and in a vaccine study [53, 54]. A pre-filled device based on the same principle for one or two doses (Accuspray™, Becton Dickinson Technologies, Research Triangle Park, NC, USA; www.bdpharma.com) is used to deliver the influenza vaccine FluMist (www.flumist.com), approved for both adults and children in the US market [55, 56]. A similar device for two doses was marketed by a Swiss company for delivery of another influenza vaccine a decade ago. This vaccine was withdrawn due to occurrence of adverse events (Bell’s palsy) potentially related to the cholera toxin adjuvant used [57]. The device technology is now owned by a Dutch vaccine company ( Crucell N.V. Leiden, the Netherlands; www.crucell.com), but to our knowledge is not currently used in any marketed products.

The single- and duo-dose devices mentioned above consist of a vial, a piston, and a swirl chamber. The spray is formed when the liquid is forced out through the swirl chamber. These devices are held between the second and the third fingers with the thumb on the actuator. A pressure point mechanism incorporated in some devices secures reproducibility of the actuation force and emitted plume characteristics [58].

Currently, marketed nasal migraine drugs like Imitrex (www.gsk.com) and Zomig (www.aiz.com; Pfeiffer/Aptar single-dose device) and the marketed influenza vaccine FluMist (www.flumist.com; Becton Dickinson single-dose spray device) are delivered with this type of device [50] (Table 1). With sterile filling, the use of preservatives is not required, but overfill is required resulting in a waste fraction similar to the metered-dose, multi-dose sprays. To emit 100 μl, a volume of 125 μl is filled in the device (Pfeiffer/Aptar single-dose device) used for the intranasal migraine medications Imitrex (sumatriptan) and Zomig (zolmitriptan) and about half of that for a duo-dose design [58].

Nasal pressurized metered-dose inhalers (pMDIs) Most drugs intended for local nasal action are delivered by spray pumps, but some have also been delivered as nasal aerosols produced by pMDIs. Following the ban on ozone-depleting chlorofluorocarbon (CFC) propellants, the number of pMDI products for both pulmonary and nasal delivery diminished rapidly, and they were removed from the US market in 2003 [60]. The use of the old CFC pMDIs for nasal products was limited due to complaints of nasal irritation and dryness. The particles from a pMDI are released at a high speed and the expansion of a compressed gas, which causes an uncomfortable “cold Freon effect” [61]. The particles emitted from the traditional pMDIs had a particle velocity much higher than a spray pump (5,200 vs. 1,500 cm/s at a distance 1–2 cm from the actuator tip) [3]. The issues related to the high particle speed and “cold Freon effect” have been reduced with the recently introduced hydrofluorokane (HFA)-based pMDI for nasal use offering lower particle speeds [60].

Recently, the first nasal pMDI using HFA as propellant to deliver the first generation topical steroid beclomethasone dipropionate (BDP) was approved for allergic rhinitis in the USA [62]. Like spray pumps, nasal pMDIs produce a localized deposition on the anterior non-ciliated epithelium of the nasal vestibule and in the anterior parts of the narrow nasal valve, but due to quick evaporation of the spray delivered with a pMDI, noticeable “drip-out” may be less of an issue [63].

Mismatch between geometry of anterior nose and the spray plume The pressure created by the force actuating a spray pump drives the liquid through the swirl chamber at the tip of the applicator and out through the circular nozzle orifice [64]. The combination of radial and axial forces creates a swirling thin sheet of liquid that, after
some millimeters, becomes unstable and breaks up into “ligaments” before forming the particles (break-up length). Importantly, a hollow spray cone is formed with particles mainly at the periphery. The key parameters influencing the properties of the plume and subsequently the deposition pattern of the particles are the swirl effect, nozzle orifice dimensions, the spray cone angle, and the break-up length. Intavongs et al. [64] reported for a spray with a nozzle diameter of 0.5 mm, a spray cone angle of 30°, and a break-up length of about 3.5 mm, and the diameter at the break-up point is already 4 mm. One study reported the smallest spray cone diameters ($D_{max}/D_{min}$) for a spray angle with 54.6° to be 2.34/1.92 and 3.30/3.08 cm at distances of 1.0 and 2.5 cm from the nozzle [2]. Another study reported a spray cone diameter of 2.52/1.58 at 3 cm from the nozzle for a spray angle of 39° [65]. Even if the spray pump is inserted as deep as 10–15 mm into the nostril, there is an obvious mismatch between the dimensions and shape of the circular plume (diameter=2 cm) and the narrow triangular valve opening. With most of the particles in the periphery of the plume, it becomes quite evident that the majority of the particles will impinge in the non-ciliated mucosal walls of the vestibule anterior to the valve. Particles actually penetrating the valve will do so primarily through the lower and wider part of the triangle, a delivery pattern that is accentuated if delivery is performed during sniffing. Although the aerosol-generating mechanisms are different, a similar mismatch would exist between constricting geometry of the nasal vestibule and the conical-shaped plumes produced by other powered devices like pMDIs, nebulizers/atomizers, and many powder devices (see below).

**Powered nebulizers and atomizers** Nebulizers use compressed gases (air, oxygen, and nitrogen) or ultrasonic or mechanical power to break up medical solutions and suspensions into small aerosol droplets that can be directly inhaled into the mouth or nose. The smaller particles and slow speed of the nebulized aerosol are advocated to increase penetration to the target sites in the middle and superior meatuses and the paranasal sinuses [42]. Indeed, nasal inhalation from a nebulizer has been shown to improve deposition to the upper narrow part of the nose when compared to a metered-dose spray pump, but with 33 % and 56 % of the delivered dose deposited in the lungs in the subjects assessed [66]. In light of this problem of lung delivery, it is unsurprising that nasal inhalation of nebulized antibiotics intended for topical action in patients with chronic rhinosinusitis resulted in coughing and increased need for inhaled medications following nasal inhalation [67].

**VibrENT pulsation membrane nebulizer** A new nebulizer intended for delivery to the nose and sinuses in patients with chronic rhinosinusitis utilizing a pulsating aerosol generated via a perforated vibrating membrane has recently been introduced (VibrENT PARI Pharma GmbH). The pulsation in combination with small particles is assumed to offer better penetration to the sinuses, and instruction on specific breathing technique during delivery is advocated to minimize inhalation [68]. Delivery of an aerosol with small particles with a mass micrdan aerodynamic diameter (MMAD) of 3.0 μm was performed with two different techniques and compared to a spray pump. Aerosol administration into one nostril for 20 s at a rate of mass output of 0.3 ml/min, with an exit filter attached to the other nostril during nasal breathing, resulted in 4.5 % of the fraction deposited in the nose (63 %) reaching the sinuses (i.e., 2.8 % of the delivered dose), 27 % in the exit filter, and significant lung deposition (10 %). Nasal aerosol delivery was also performed when the subjects were instructed to maintain the soft palate closed while a flow resistor was connected to the left nostril. Following this procedure, 70 % of the radioactivity was deposited in the nose, 30 % in the exit filter, a negligible fraction in the lungs, and 7 % of the fraction in the nose (i.e., 4.9 % of the delivered dose) was found in the sinuses [68]. Following delivery of 100 μl with a traditional spray pump, 100 % of the dose was found in the nose with no deposition in the lungs and non-significant deposition in the sinuses [68]. Correction for background radiation and decay was performed, but correction for tissue attenuation was not performed, which is likely to change the relative distribution and potentially increase the fraction actually deposited in the lungs [68–71]. Nevertheless, the results suggest that the use of a pulsating aerosol in combination with the breathing technique and an exit resistor may enhance deposition in the sinuses in healthy volunteers. However, the clinical relevance of these results from healthy volunteers for rhinosinusitis patients with blocked sinus openings remains to be determined. The proposed breathing technique used to prevent lung deposition may also prove challenging as compared to the automatic integration of velum closure and the drug delivery process, as achieved when using

the exhalation breath in operation of the delivery device, such as provided by OptiNose’s Bi-Directional™ delivery technology, which can also utilize an exit resistor to create positive pressure in the nose and sinuses [69]. Furthermore, a very distinct “hot spot” was observed for both the nebulizer and spray pump delivery, but no assessment of regional deposition in the nose was performed in the study with the pulsating aerosol nebulizer [68].

**Aeroneb Solo vibrating mesh nebulizer** Distinct anterior deposition in the valve area with nebulizers is confirmed in another very recent publication comparing nasal inhalation from a nasal sonic/pulsating jet nebulizer (Atomisoror NL11S® sonic, DTF-Medical, France) and a new nasal mesh nebulizer system designed to minimize lung inhalation (Aeroneb Solo®, Aerogen, Galway, Ireland; DTF-Aerodrug, Tours, France) with the same mean particle size (5.5 ± 0.5 μm) [72]. The new system consists of two integrated components: the nebulizer compressor administering a constant airflow rate transporting the aerosol into one nostril via a nozzle and a pump simultaneously aspirating from a second nozzle in the other nostril at the same airflow rate while the subject is instructed to avoid nasal breathing [72]. The new nasal mesh nebulizer produced more deposition in terms of volume of liquid (27 % vs. 9 %, i.e., 0.81 vs. 0.27 ml) in the nasal cavity. The much higher fraction found in the nasal cavity in this study is probably a result of the shorter nebulizing time and smaller delivered volume in the study testing the PARI pulsating nebulizer (20 s at a rate of 0.3 ml/min to each nostril versus delivery of 3 ml for up to 10 min) before assessment of deposition was performed [68, 72]. With much longer delivery time, a substantial fraction of the dose delivered beyond the nasal valve will be cleared to the gastrointestinal (GI) tract.

Aerosol distribution deposition showed a distinct maximum value at 2 cm from the nostril for both nebulizers corresponding to deposition in the nasal valve region [72]. Furthermore, aerosol distribution deposition in the vertical plane showed a similar profile for both nebulizers with a distinct maximum close to the floor of the nose (0.75 cm for the mesh nebulizer and 1.2 cm for the sonic jet nebulizer) [72]. Importantly, the delivery efficiencies for both nebulizers and delivery techniques appear very low with only 27 % vs. 9 %, i.e., 0.81 vs. 0.27 ml, possibly due to the long delivery time and resulting differences in mucociliary and other mechanisms of clearance [72]. In other words, a study assessing deposition after several minutes of delivery is likely to underestimate the actual exposure to the posterior ciliated part of the nose compared to the study assessing deposition after a short period of delivery of less than 1 min (20 s x 2) [68, 72].

**Clinical relevance of deposition results with nebulizers** Lung deposition and relatively low nasal delivery fractions are issues with nasal nebulizers. Although lung deposition appears to be reduced with simultaneous aspiration from the contralateral nostril and with specific breathing instructions, this complex mechanism for use, coupled with the need for careful patient compliance with breathing, may be challenging, especially in children or other special populations [66, 68, 72]. The study design, comparing not only two different nebulization techniques but also very different breathing techniques, makes interpretation of the results comparing the nasal nebulizers in terms of deposition efficacy and clinical significance very difficult.

The rationale for using small particles and sonic/pulsation techniques is to increase the delivery into the sinuses, but at the expense of low delivery efficacy and significant potential for lung deposition. Moreover, despite the intended advantages of the vibrating mesh nebulizer that employs aspiration from the contralateral nostril, the quantification of deposition in the different planes (cartography) demonstrates the typical highly preferential deposition in the anterior (anterior 2–3 cm) and lower (lower 1–2 cm) parts of the nasal cavity. This pattern of deposition suggests the nebulizer is not effectively delivering to the prime target sites for chronic rhinosinusitis and nasal polyposis (i.e., the middle and superior meatuses or sinuses) [42, 72]. To date, no clinical data has been published with the new nebulizer systems [68, 72].

One approach to avoiding lung deposition is the Bi-Directional™ technology employed in OptiNose devices; this technology ensuring operation of the nebulizer only on generation of a pressure sufficient to close the palate, avoiding the problems associated with suction pumps and special breathing instructions. However, clinical data using this approach with a nebulizer has also not been published.
ViNase atomizer is a handheld battery-driven atomizer intended for nasal drug delivery has been introduced (ViNase by Kurve Technology Inc., Lynnwood, WA, USA). This device atomizes liquids by producing a vortical flow on the droplets as they exit the device (www.kurvetech.com). The induced vortical flow characteristics can be altered in circular velocity and direction to achieve different droplet trajectories [42, 73]. As discussed above, it is not clear that vortex flow is desirable for penetration past the nasal valve; however, it has been suggested that this technology is capable of targeting the sinuses, and some gamma-deposition images suggesting delivery to the sinuses have been published. However, no information related to impact of prior surgery or numerical quantification of nasal or sinus deposition verifying the claimed improved deposition to the upper parts of the nose has been published [42, 73]. The ViNase device has been used to deliver nasal insulin in patients with early Alzheimer's disease (AD), and clinical benefit has been demonstrated [74, 75]. In these studies, delivery of insulin was performed over a 2-min period by nasal inhalation. However, when insulin is delivered with this device, lung deposition is likely to occur, and some concerns related to airway irritation and reduction in pulmonary function have been raised in relation to long-term exposure to inhaled insulin when Exubera was marketed for a short period as a treatment for diabetes [73, 76]. This example highlights the issue of unintended lung delivery, one important potential clinical problem associated with using nebulizers and atomizers producing respirable particles for nasal drug delivery.

Impel nitrogen-driven atomizer is a nasal atomizer driven by highly pressurized nitrogen gas is under development by Impel Inc. (www.impel.com). The device is intended to enable drug delivery to the upper parts of the nose in order to achieve N2B delivery [77]. To date, only animal data has been presented, making it difficult to evaluate its potential in human use, as nasal deposition and the assessment of nasal deposition in animal models vary significantly from humans. As previously noted, however, pMDIs are associated with a number of limitations. It therefore remains to be seen if a pressurized "open-palate" nebulizer will be capable of creating the desired delivery pattern.

Powder devices

Powder medication formulations can offer advantages, including greater stability than liquid formulations and potential that preservatives may not be required. Powders tend to stick to the moist surface of the nasal mucosa before being dissolved and cleared. The use of biosoluble excipients or agents that slow ciliary action may decrease clearance rates and improve absorption [46, 78]. A number of factors like moisture sensitivity, solubility, particle size, particle shape, and flow characteristics will impact deposition and absorption [3].

The function of nasal powder devices is usually based on one of three principles (Table 1):

1. Powder sprayers with a compressible compartment to provide a pressure that when released creates a plume of powder particles fairly similar to that of a liquid spray;
2. Breath-actuated inhalers where the subject uses his own breath to inhale the powder into the nostril from a blister or capsule; and
3. Nasal insufflators describe devices consisting of a mouthpiece and a nosepiece that are fluidly connected. Delivery occurs when the subject exhales into the mouthpiece to close the velum, and the airflow carries the powder particles into the nose through the device nosepiece similar to the rhinyle catheter described above. The principle can be applied to different dispersion technologies and has been further developed and extended into the breath-powered Bi-Directional™ delivery technology (see below).

Nasal powder inhalers

- Astra Zeneca markets budesonide powder delivered with the Turbuhaler multi-dose inhaler device modified for nasal inhalation (Rhinocort Turbuhaler®, www.az.com) [79]. It is marketed for allergic rhinitis and nasal polyps in some markets as an alternative to the liquid spray, but it does not seem to offer any particular advantage [80]. In a study comparing twice daily treatment with aqueous budesonide spray (128 μg x 2) and the Rhinocort Turbuhaler® (140 μg x 2) in nasal polyp patients, both treatments significantly reduced polyt size compared to placebo, but with no difference between the
active treatments. However, nasal symptom scores were significantly more reduced in the liquid spray compared to the powder [89]. A gamma-deposition study with Rhinocort Turbuhaler has shown predominantly anterior deposition with a “hot spot” at the nasal valve area and about 5% lung deposition [72]. If corrected for tissue attenuation in the lungs, it is likely that the fraction would be substantially higher [65, 70].

- **Aptar group** ([www.aptar.com](http://www.aptar.com)) offers a simple blister-based powder inhaler. The blister is pierced before use and the device nosepiece placed into one nostril. The subject closes the other nostril with the finger and inhales the powder into the nose. A powder formulation of apomorphine for Parkinson’s using this blister-based powder inhaler (BiDose™/Probaler™) from Pfeiffer/Aptar was in clinical development by Britannia, a UK company recently acquired by Stada Pharmaceutical ([www.stada.de](http://www.stada.de)). Apparently, further development has been discontinued.

- **Nippon Shinyaku Co., Ltd.** ([www.nippon-shinyaku.co.jp](http://www.nippon-shinyaku.co.jp)) markets in Japan a topical steroid (dexamethasone cipexilate) delivered with a powder-based inhalation device for allergic rhinitis. The device (Twin-lizer™) has two chambers with capsules inside. The capsule is pierced, and when the subject inhales from the nosepiece, the powder is deagglomerated and delivered into the nose with the airflow.

### Nasal powder sprayers

- **SBNL Pharma** ([www.snbl.com](http://www.snbl.com)) recently reported data on a Phase 1 study described in a press release ([www.snbl.com](http://www.snbl.com)) with a zolmitriptan powder cyclodextrin formulation (µcoST™ System) for enhanced absorption, described previously in an in vitro study [81]. The zolmitriptan absorption was rapid, and the relative bioavailability was higher than the marketed tablet and nasal spray ([www.snbl.com](http://www.snbl.com)). The company has their own capsule-based, single-dose powder devices (Fit-lizer) [82]. When inserted into a chamber, the top and bottom of the capsule is cut off by sharp blades. A plastic chamber is compressed by hand, compressed air passes through a one-way valve and the capsule during actuation, and the powder is emitted. In vitro testing shows high-dose reproducibly and minimal residuals, but no data on particle size distribution or in vivo deposition and clearance patterns appear to be available. The company also completed a Phase 2 study with the drug ganirenetron for the indication of delayed chemotherapy-induced nausea and vomiting based on the same formulation technology and delivered with the Fit-lizer™ device [81]. They have also announced plans to develop a powder-based influenza vaccine ([www.snbl.com](http://www.snbl.com)).

- **Bespak** ([www.bespak.com](http://www.bespak.com)), the principle for Unidose-DP™, is similar to the Fit-lizer device. An air-filled compartment is compressed until a pin ruptures a membrane to release the pressure to emit the plume of powder. Delivery of powder formulations of a model antibody (human IgG) has been tested in a nasal cast model based on human MRI images. Approximately 95% of the dose was delivered to the nasal cavity, but the majority of it was deposited no further than the nasal vestibule with only about 30% deposited into deeper compartments of the nasal cavity [83]. The company report in their website that they have entered into a collaboration to develop an undisclosed nasal powder product with this device ([www.bespak.com](http://www.bespak.com)).

- **Aptar group** (Pfeiffer/Valois) ([www.aptar.com](http://www.aptar.com)) offers a powder device (Monopowder) based on the same principle as the devices above but with a plunger that when pressed creates a positive pressure that ruptures a membrane to expel the powder. The device has been used in studies in rabbits, but no data from human deposition or clinical studies have been published [84].

- **BD** ([www.bdpharma.com](http://www.bdpharma.com)) also has a powder device (SoluVent™) where a positive pressure is created with a plunger that pierces a membrane to expel the powder. A device based on this technology is being tested with powder vaccines [85].

### Nasal powder Insufflators

- **Trimec** ([www.trimec.com](http://www.trimec.com)) has acquired a device originally developed by a Danish company (Direct Halter). There are two versions of this device that looks like a small drinking straw. One version is
intended for pulmonary drug delivery where subjects inhale through the small tubular device and one for nasal drug delivery where subjects blow into one end of the tube while the other end is inserted into the vestibule of the nostril. The device can in principle be viewed as a powder version of the rhinyle catheter for liquid delivery. This tubular device includes a middle section with corrugations. The corrugations allow flexion of the device and create turbulence that deagglomerates the powder. One end of the small tubular device is inserted between the lips and the other into the nasal vestibule. The subject then exhales through the device to expel the powder from the tube and into the nostril. As when using the rhinyle catheter, exhalation into the device causes the soft palate to automatically elevate to separate the oral cavity and the nasal passages, preventing lung inhalation during delivery. No clinical data with the device is available apart from a small gamma study in a patent stating that the device produced clearance and areas of deposition that were not significantly different from a "state-of-the-art" powder inhalation device (device details not identified) [86].

- OptiNose (www.optinose.com) has developed a breath-powered Bi-Directional™ nasal delivery technology for liquid and powder medications which utilizes the exhaled breath to deliver the drug into the nose, but with additional key distinguishing features that importantly impact drug deposition and clearance patterns and clinical device performance.

Breath-powered Bi-Directional™ technology—a new nasal drug delivery concept This novel concept exploits natural functional aspects of the upper airways to offer a delivery method that may overcome many of the inherent limitations of traditional nasal devices. Importantly, the breath-powered Bi-Directional™ technology can be adapted to any type of dispersion technology for both liquids and powders. Breath-powered Bi-Directional™ devices consist of a mouthpiece and a sealing nosepiece with an optimized frusto-conical shape and comfortable surface that mechanically expands the first part of the nasal valve (Figs. 1, 2, and 3). The user slides a sealing nosepiece into one nostril until it forms a seal with the flexible soft tissue of the nostril opening, at which point, it mechanically expands the narrow slit-shaped part of the nasal triangular valve. The user then exhales through an attached mouthpiece. When exhalating into the mouthpiece against the resistance of the device, the soft palate (or velum) is automatically elevated by the positive oropharyngeal pressure, isolating the nasal cavity from the rest of the respiratory system. Owing to the sealing nosepiece, the dynamic pressure that is transferred from the mouth through the device to the nose further expands the slit-like nasal passages. Importantly, the positive pressure in the entry nostril will, due to the sealing nosepiece, balance the oropharyngeal pressure across the closed velum to prevent the velum from being "over-elevated," thus securing an open flow path between the two nasal passages behind the nasal septum and in front of the elevated velum.

This "breath-powered" mechanism enables release of liquid or powder particles into an air stream that enters one nostril, passes entirely around the nasal septum, and exits through the opposite nostril, following a “Bi-Directional™” flow path. Actuation of drug release in devices employing this approach has been described using manual triggering as well as mechanisms automatically triggered by flow and/or pressure [13, 69, 70, 87, 88]. By optimizing design parameters, such as the nosepiece shape, the flow rate, the particle size profile, and release angle, it is possible to optimize delivery to target sites beyond the nasal valve, avoid lung deposition, and to assure that particles are deeply deposited without exiting the contralateral nostril. The Bi-Directional™ devices currently in phase 3 clinical trials are a multi-dose liquid device incorporating a standard spray pump and a capsule-based powder multi-use device with disposable drug chamber and nosepiece (Fig. 3), but other configurations are possible. Importantly, the Bi-Directional™ delivery concept can be adapted to a variety of dispersion technologies for both liquids and powders.

Human evidence for nasal deposition patterns with Bi-Directional™ delivery Device variants using this mechanism of nasal drug delivery have been tested in gamma-deposition studies where assessments of the regional deposition and clearance patterns in human subjects were studied in detail [13, 14, 69]. Comparison of conventional nasal inhalation and Bi-Directional™ delivery with the same nebulizer producing small particles showed that lung inhalation can be prevented with Bi-Directional™ delivery even when small respirable
particle are delivered [65]. In one published study, a breath-actuated Bi-Directional™ device incorporating a standard spray pump was compared directly to the same nasal spray pump actuated by hand in the traditional way, and in a second published study, a Bi-Directional™ powder device was directly compared to a traditional spray device [13, 14]. Both studies demonstrated less deposition in the non-ciliated nasal vestibule and significantly greater deposition to the upper posterior regions beyond the nasal valve with the Bi-Directional™ devices as compared to conventional delivery with a spray pump [13, 14] (Fig. 4). In the most recent gamma study with Bi-Directional™ powder device (Opt-Powder) seen in Fig. 2, the initial deposition in the upper and middle posterior regions of the nose was significantly larger than a traditional spray (upper posterior region; Opt-Powder 18.3 ± 11.5 % vs. spray 2.4 ± 1.8 %, \( p < 0.02 \); sum of upper and middle posterior regions; Opt-Powder 53.5 ± 18.5 % vs. spray 15.7 ± 13.8 %, \( p < 0.02 \)) [14]. In contrast, the summed initial deposition to the lower anterior and posterior regions for spray was three times higher compared to Opt-Powder (Opt-Powder 17.4 ± 24.5 % vs. spray 59.4 ± 18.2 %, \( p < 0.04 \); Fig. 4) [14].

*Fig. 4*
Gamma camera image information (logarithmic "hot iron" intensity scale) from the nasal cavity is superimposed on the corresponding sagittal MRI section. The images are from the same subject and present deposition 2 min after delivery ...

*Published clinical outcomes with breath-powered Bi-Directional™ delivery devices* In addition to human studies of deposition patterns, devices using the breath-powered Bi-Directional™ technology have also been evaluated in a number of clinical trials. Results generally suggest that superior deep nasal deposition with clinically important potential can be achieved in the clinic, and two drug-device combinations are currently in Phase 3 development: sumatriptan powder for acute migraine and fluticasone propionate for chronic rhinosinusitis with nasal polyposis [87–90](www.optinose.com).

- **Midazolam—sedation**: Midazolam is a drug with high bioavailability (BA), reasonable ability to cross the BBB, and easily observed pharmacodynamic effects (sedation). In a three-way crossover study of 12 healthy volunteers, delivery of the same dose of midazolam (3.4 mg) with a breath-powered Bi-Directional™ device prototype was assessed relative to a standard nasal spray and intravenous (IV) administration [91]. Drug pharmacokinetics (PK) with both nasal delivery approaches were similar, as is not unexpected for a small molecule easily absorbed to the blood with a high BA of \( > 70 \% \). Interestingly, the pharmacodynamic effects (onset and level of sedation) reported with Bi-Directional™ delivery were very similar to IV administration despite substantially lower maximum serum levels (Bi-Directional™ with median \( C_{\text{max}} = 3 \) ng/ml vs. IV with median \( C_{\text{max}} = 5 \) ng/ml). In contrast, the onset was slower, and the degree of sedation was lower following traditional spray delivery despite similar PK values as Bi-Directional™ delivery [91]. These findings suggest that the sedative effect following Bi-Directional™ nasal delivery may not merely be a result of absorption to the blood and subsequent passage into the brain across the BBB as occurs with a standard nasal spray. Alternative transport routes to the brain bypassing the BBB described in animal studies may contribute to the sedative effects [32–34, 44]. Absorption from the posterior part of the nose may offer a more direct route to brain arterial blood through the particular venous drainage pathway from the posterior parts of the nose called "counter-current transfer" [32, 33]. Moreover, direct transport to the brain for both small and large molecules may occur along ensheathed cells forming channels around the olfactory and trigeminal nerves [34, 44]. Contribution from such alternative transport routes would be consistent with a clinically important improvement in the pattern of deep nasal drug deposition with breath-powered Bi-Directional™ delivery (Fig. 4) [13, 14].

- **Sumatriptan—migraine**: Unlike midazolam, the serotonin antagonist sumatriptan has poor BA when delivered orally (14 %) and is only marginally higher when delivered as a nasal spray (Pfeiffer single-dose device). It has been estimated that only about 10 % of the drug delivered by standard nasal spray
(Imitrex) is absorbed rapidly across the nasal mucosa within the first 20 min with much of a dose undergoing delayed absorption from the GI tract with a T_{max} of 90 min \([92, 93]\). Hypothesizing that breath-actuated Bi-Directional™ powder delivery may produce clinically different results than previously reported for nasal spray delivery, investigators conducted a cross-over PK study in 12 migraineurs, comparing subcutaneous injection of 6 mg sumatriptan with 10 and 20 mg of intranasal sumatriptan powder. Bi-directionally delivered nasal sumatriptan powder was pharmacodynamically similar to injection, inducing a similar EEG profile and preventing migraine attacks in patients when delivered 15 min before glyceryl trinitrate challenge. The PK curves showed a similar bi-phasic absorption pattern as described for sumatriptan nasal spray delivery, but with a substantially higher initial predominantly nasal absorption peak at 20 min estimated to account for approximately 30% of the total absorption which is about three times the estimated 10% fraction absorbed nasally for the marketed Imitrex nasal spray [98, 99]. These PK results lend credence to the conclusion that clinically differentiated nasal deposition is produced by the breath-powered Bi-Directional™ device compared to what has been previously reported with standard nasal spray delivery. A more definitive study directly comparing sumatriptan delivery with a breath-powered Bi-Directional™ device to delivery by standard nasal spray, oral delivery, and injection delivery is being conducted and should report results soon (www.clinicaltrials.gov). In a randomized, double-blind, parallel group, placebo-controlled study, a single migraine attack was treated in-clinic with two doses of sumatriptan powder (7.5 or 15 mg delivered doses or placebo) administered intranasally by a novel Bi-Directional™ powder delivery device; fast onset of pain relief was observed for both doses [100]. The pain relief rates were similar to historical data SC injection despite much lower systemic exposure [100, 101]. The results suggest that the enhanced deposition associated with the breath-powered Bi-Directional™ delivery of sumatriptan powder may contribute to greater initial nasal absorption and offer clinical benefits [104]. However, based on comparisons with historical data on the PK and pharmacodynamics profiles of sumatriptan delivered through different routes, it has been speculated that the rate of systemic absorption of nasal sumatriptan may not alone explain differences in headache response suggesting the potential for an additional route to the site of action as discussed above [14]. A Phase 3 study is currently in progress (www.clinicaltrials.gov and www.optinose.com).

- Fluticasone propionate—chronic rhinosinusitis with nasal polyps: Fluticasone is a topical steroid, available as a standard nasal spray for treatment of rhinitis but often used with limited benefit in the treatment of chronic rhinosinusitis (CRS) with and without nasal polyps. In a 3-month placebo controlled study in 109 patients with chronic rhinosinusitis (CRS) with nasal polyps, delivery of fluticasone (400 µg b.i.d.) with an OptiNose breath-powered Bi-Directional™ liquid drug delivery device was reported to be well tolerated and to produce a large magnitude of reduction in both symptoms and the overall polyp score. Particularly notable relative to expectations with standard nasal spray delivery, complete elimination of the polyps in close to 20% of the subjects was reported after 3 months [87]. The proportion of subjects with improvement in summed polyp score was significantly higher with OptiNose fluticasone propionate (Opt-FP) compared with placebo at 4, 8, and 12 weeks (22% vs. 7%, \(p = 0.011\), 43% vs. 7%, \(p < 0.001\), 57% vs. 9%, \(p < 0.001\)). Despite relatively lower baseline polyp scores after 12 weeks, the summed polyp score was significantly reduced from 2.8 to 1.8 in the active treatment group, whereas a minor increase in polyp score was seen in the placebo group (−0.58 vs. +0.23, \(p < 0.001\)). Peak nasal inspiratory flow (PNIF) increased progressively during Opt-FP treatment (\(p < 0.001\)). Combined symptom score, nasal blockage, discomfort, rhinitis symptoms, and sense of smell were all significantly improved [87]. The highly significant progressive treatment effect of Opt-FP was observed regardless of baseline polyps score. Previous sinus surgery had no impact on the efficacy. Coupled with the complete removal of polyps in many patients with small polyps, this suggests that improved deposition to target sites achieved with the Bi-Directional™ delivery device may translate into true clinical benefits and possibly reduced need for surgery [95]. A Phase 3 study is currently in progress (www.clinicaltrials.gov and www.optinose.com).
The same drug–device combination product was also evaluated in a small placebo controlled study (N = 20) in patients with post-surgical recalcitrant CRS without polyps, producing clinically significant improvements on both objective measures and subjective symptoms [88]. Endoscopy score for eczema showed a significant and progressive improvement [12 weeks (median scores): Opt-FP – 4.0, PBO – 1.0, p = 0.015]. PNIP increased significantly during Opt-FP treatment compared to placebo (4 weeks: p = 0.006; 8 weeks: p = 0.03). After 12 weeks, MRI scores in the Opt-FP group improved against baseline (p = 0.03), and a non-significant trend was seen vs. placebo. The nasal RSOM-31 subscale was significantly improved with Opt-FP treatment (4 weeks: p = 0.009, 8 weeks: p = 0.016, 12 weeks: NS). Sense of smell, nasal discomfort, and combined score were all significantly improved (p < 0.05). Notably, this is a condition marked by many recent negative placebo-controlled trials [95, 97]. This context, in addition to comparison with historical data in similar patient populations, again suggests that breath-powered bi-directional delivery is capable of producing superior deep nasal deposition in clinical practice (improved targeting of the middle meatus in this case) which can translate into improved clinical response (Fig. 4) [13, 87, 88].

- Influenza vaccine: In a four-armed parallel group study with a whole-virus influenza liquid vaccine without adjuvant, delivery with the breath-powered Bi-Directional™ OptiNose device and nasal drops were found to provide better overall immune response than a traditional nasal spray and an oral spray [50]. In contrast to the self-administration with the OptiNose device, the nasal drops were delivered by an assistant inserting the pipette tip in a controlled manner beyond the nasal valve with the neck extended. These results suggest that Bi-Directional™ devices are a practical delivery method capable of producing a clinically relevant broader and deeper distribution of vaccines to the nasal respiratory mucosa, areas rich in dendritic cells and aggregates of lymphoid tissue, offering potential for a range of vaccines to produce improved immune response in non-parenteral delivery forms [24, 50].

**Assessment of nasal deposition and clearance—clinical aspects**

**CFD simulations**

With development of high-resolution CT and MRI technology, it has become possible to generate accurate 3D reconstructions of the complex nasal anatomy (Fig. 3). The field of computational fluid dynamics (CFD) is rapidly progressing in medicine and has enabled CFD simulations of nasal aerodynamics and deposition patterns [58–101]. The greatly improved density of the grids used and algorithms, along with much faster computers available for simulation, now allow implementation of more realistic conditions. For example, recent publications describe algorithms to simulate septal abnormalities, post-surgical changes, as well as heat and water exchange, and to more accurately simulate the true properties of aerosol generation and plume characteristics [59–101]. Undoubtedly, as the quality and capabilities increase, CFD simulations will play an increasingly important role and allow for realistic simulation of nasal physiology and drug delivery. A more detailed review of this exciting field is outside the scope of this review.

**Deposition studies in casts**

The progress in imaging and reconstruction software has also made it possible to make physical models in rigid materials by modern 3D printing techniques like stereolithography with correct nasal geometry and dimensions. Casts made in softer material like silicone may offer advantages in terms of more realistic device cast interface. However, caution is necessary because even the softer silicone casts do not realistically represent the nasal valve dynamics, the cyclic physiological changes of the mucosa, or reflect the in vivo surface properties of the nasal mucosa, including the impact on mucociliary clearance [102].

An in-depth review of in vitro drug delivery simulation performed in nasal casts is also outside the scope of this review, but some comments related to recent work are included to highlight issues related to the interpretation and predictive value of results obtained with nasal delivery devices in cast studies. Three recent publications report in detail on the effect of breathing patterns, formulation, spray pump variables, and the site of
deposition in a particular commercially available silicone cast (Koken Co., Japan) [65, 103, 104]. An interesting gel coating method that changes color in contact with the liquid allowing quantification of deposition by photometric analysis of deposition images is described [103]. In the most recent work, different insertion depth, spray angle, and plume characteristics (cone angle and particle size distribution) were studied. Data on the dimensions of the cast are not presented in these reports; however, it is critical to note that the Koken cast is, according to the manufacturer, primarily an educational tool and that it therefore has a flat transparent septum to enable visualization of complicated nasal structures. Inspection of the nasal valve area and objective measurements of the dimensions reveals that the dimensions at the valve area are several-fold larger than the average human valve dimensions and outside the normal range [105]. It is suggested in these recent publications that casts studies have potential for establishing in vivo bioequivalence and as indicators of critical quality attributes [65]. While an admirable goal, the lack of validation of all cast dimensions coupled with the inability of the cast to reproduce important dynamic aspects of nasal anatomy and physiology discussed previously, certainly casts doubt on the ability to achieve this objective with the Koken cast, and potentially any rigid nasal cast. Nevertheless, the use of ever-improving casts coupled with innovative techniques such as photometrics may be very useful in development of new nasal delivery devices. Reliance on standards published by FDA for performance of spray pumps may seem appropriate for comparison of nasal delivery devices; however, published analysis also suggests that the in vitro measurements in the FDA guidance related to performance of spray pumps are not clinically relevant [12]. Thus, in light of current methodological and technological limitations, human in vivo deposition and clearance studies, and relevant human clinical trials, allowing regional deposition quantification and direct clinical comparisons, respectively, are still ultimately required. A recent review concludes that although both in vitro studies and in vivo imaging methods may be of value during the device development stages, ultimately, randomized placebo-controlled trials quantifying both symptoms and functional parameters are required to determine drug delivery efficiency of different devices [42].

In vivo assessment of deposition and clearance

A number of gamma deposition studies, a study using radiopaque contrast, and studies using colored dyes confirm that administration with conventional spray pumps, pMDIs, nebulizers, and powder devices all result in deposition mainly in the anterior non-ciliated segments of the nose anterior to and at the narrow nasal valve, which is regarded suboptimal for clinical efficacy where deep and broad nasal deposition is required [13, 43, 63, 66, 72, 79, 106]. Colored dyes may offer a quick and inexpensive semi-quantitative assessment of deposition and clearance, and a number of studies have assessed deposition patterns with dyes with the goal of improving deposition and the clinical outcome of delivery with spray pumps and drops [49, 107, 108]. Although results vary, the effect of different body positions and administration techniques appears to have limited impact on initial deposition patterns. In fact, a recent single-blind, cross-over study comparing seven different administration techniques of colored dyes in healthy individuals using endoscopic video imaging concluded that there may not be a single “best” technique for topical nasal drug delivery with conventional nasal sprays [108]. Lack of patient compliance further reduces the clinical usefulness of these delivery techniques.

More detailed assessment of drug deposition using regional gamma-deposition patterns have added to the understanding of deposition and clearance patterns and how they may have an impact on the clinical outcomes [13, 14, 66, 79, 72]. Improved methods for positioning and re-positioning of the test subjects and the use of radiolabeled gases and MRI overlay allow regional quantification of nasal deposition and outcomes [66, 70]. Furthermore, in contrast to earlier studies, proper correction for regional differences in tissue attenuation in the different nasal segments and between the nose and lungs is now being performed [13, 14, 70]. This review only addresses in vivo gamma-deposition studies dealing with some key aspects related to the in vivo performance of nasal delivery devices that normally get limited attention.

Impact of delivery instructions, patient compliance, and body position
One factor too often neglected when comparing deposition studies is whether the delivery procedure was performed by the subjects themselves or by an assistant. Clearly, delivery by the subjects is much closer to the real-life situation, but inevitably introduces more variability. In most gamma-deposition studies, a trained assistant inserts the spray device and performs the actuation according to a strict protocol. This was the case in a study assessing deposition of radiolabeled cromoglicate substance delivery beyond the nasal valve along the nasal floor was observed [109]. In contrast, in a study with radiolabeled insulin where the spray was actuated by the subjects themselves, it was noted that individual administration technique resulted in the majority of doses being deposited in the anterior rather than the posterior nasal cavity in five out of six subjects, with the dose then being cleared via the nares rather than the nasopharynx [110]. Contrary to expectations, no sign of systemic absorption of insulin was observed, and the authors commented that this effect of individual administration technique raises a separate question on the usefulness of nasal spray doses for delivery of insulin intended for systemic absorption [110].

Overall versus regional clearance patterns

Gamma studies must be performed in a controlled setting where subjects are more likely to adhere to instructions for use of the devices than in real life. It is very common to observe that subjects during, or immediately after, administration of drug using nasal devices intuitively sniff to avoid the concentrated anterior liquid deposition from dripping out and down on the upper lips. Sometimes, the anteriorly deposited surplus is wiped off, as has been observed in gamma-deposition studies [111]. In fact, considerable early drip-out has been observed in a gamma study following self-administration with a 100-μl standard nasal spray pump, which causes concentrated anterior deposition. This phenomenon has also been observed after delivery with nebulizers [14, 72]. Recent studies offering regional clearance curves for four or six nasal segments highlight that the initial site of deposition has a major impact on the clearance rates and that determination of overall nasal clearance is a very crude and potentially misleading measure that does not predict clinical performance [13, 14]. Interestingly, a recent review on pulmonary drug delivery states that total lung deposition appears to be a poor predictor of clinical outcome; rather, regional deposition needs to be assessed to predict therapeutic effectiveness [112]. In a study comparing nasal deposition and clearance after self-administration of the same conventional spray pump (100 μl) by hand in the traditional way and by breath actuation with a Bi-Directional™ delivery device (see below for details), the percentage left in the nose 30 min after hand actuation is twice that of breath actuation (46 % vs. 23 %). However, the regional deposition patterns (divided in four nasal segments) reveal that this difference is primarily a result of anterior retention in the predominantly non-ciliated anterior two nasal quadrants following hand-actuated spray delivery. The deposition pattern is reversed with the Bi-Directional™ device, which was reported to offer three times greater and more reproducible deposition to the ciliated respiratory mucosa beyond the nasal valve and, in particular, in the upper posterior segments, with removal at a speed corresponding to expected mucociliary clearance rate [13]. Another study comparing self-administration of a spray pump and a Bi-Directional™ breath-actuated powder device showed a similar significant difference in the regional deposition and clearance patterns, further reinforcing the importance of evaluating not only overall or “whole-nose” deposition and clearance but instead also evaluating regional patterns when developing or comparing nasal delivery devices [14] (Fig. 4).

Impact of site of delivery and volume on deposition and clearance

The results from the study described above comparing deposition and clearance after delivery from the same spray pump actuated in different manners show that the initial site of deposition has a profound impact on the clearance rates [3, 13, 14]. Interestingly, McLean et al. [113] described three different phases of nasal clearance.

1. The first phase occurs within the first minute after administration and is particularly evident following delivery of large concentrated volumes that rapidly pass along the floor of the nose to the pharynx to be swallowed. This applies in particular to delivery of drops and can contribute to explaining the much
lower absorption of desmopressin delivered as drops, but also applies to spray delivery with higher spray volumes [3, 14, 51, 113]. The initial and very rapid removal may not always be recognized, as the initial gamma image often includes averaging of registration of counts over a 2-min period due to the relatively small dose of radioactivity used (for ethical reasons) [14].

2. The second phase lasts for about 15 min and corresponds to mucociliary clearance of the fraction initially deposited on the ciliated respiratory mucosa found at and beyond the nasal valve [3, 13, 14, 51, 63, 70, 113, 114].

3. The third prolonged late phase represents the slow removal of residual drug deposited in the anterior non-ciliated parts of the nasal surface and can take hours, unless mechanically removed by nose blowing and/or wiping of the nose [63]. Consequently, depending on whether the substance in question has local action, is intended for systemic absorption, for N2B transport, or a combination, the primary goal is frequently to maximize exposure to the ciliated mucosa beyond the nasal valve. One strategy for enhanced exposure is to slow clearance by thixotropic or bioadhesive agents or agents which slow ciliary action in order to increase the residence time in this region or by adding absorption enhancer if systemic absorption is the objective [78, 115].

In principle, an alternative, complementary, and probably better way to enhance the exposure is to modify/improve the administration method or technique. The goal should be to reduce the amount of drug quickly passing through the nose to be swallowed in the first phase, to reduce the amount deposited outside the nose, and to increase the amount bypassing the nasal valve and the nasal respiratory mucosal surface covered. Delivery of smaller particles with a traditional spray offers advantages in terms of absorption and biological response compared to delivery of drops, and repeated delivery of a smaller volume, as 2 x 50-μl spray has been reported to be better than 1 x 100 μl for systemic absorption [51, 114]. In contrast, another study found that spraying 1 x 100 μl resulted in larger deposition than 2 x 50 μl beyond the nasal valve with more rapid overall clearance, but the study did not assess absorption or biological response [63]. A narrow cone angle resulted in more posterior deposition and faster clearance than a cone of 60°, and drops deposited more posteriorly are cleared faster [116, 117].

For locally acting anti-inflammatory drugs like steroids and antihistamines, as well as for vaccines, the non-ciliated surface of the vestibule is not the target [42]. However, recent publications continue to advocate concentrated anterior deposition and retention as desirable and a key advantage of the novel HFA-based nasal pMDI with topically acting drug [118]. Reference is made to a paper from 1987 with CFC-based pMDI showing that as much as 65% of the initial radioactivity is retained in the anterior parts of the nose after 30 min and incorrectly stating that an almost total clearance was observed 30 min after delivery with aqueous spray [63]. A recent publication even claims that the anterior retention following pMDI delivery provides evidence for enhanced efficacy, which seems to be in conflict with the prevailing opinion [42, 118].

Conclusions

The nose is attractive for delivery of many drugs and vaccines, but the potential has not been fully realized. Inherent challenges related to the nasal anatomy, physiology, and aerodynamics that may severely limit the potential and clinical efficiency are not widely understood. The small and dynamic dimensions of the nasal cavity and the anterior anatomy are among the most important hurdles for more efficient nasal drug delivery. Despite important improvements in the technical device attributes that can offer more reproducible and reliable in vitro performance, this has to a limited extent translated into improved clinical performance. While in vitro performance testing is undoubtedly of value for product quality assessment, predictive value for in vivo clinical performance is highly questionable [2]. CFD simulations of nasal aerodynamics and cast studies may be of value in the developmental stages of device design, and future advances may improve their predictive value. Human in vivo deposition and clearance studies can be very important, providing valuable information particularly if recent advances allowing regional quantification and tissue attenuation correction are employed [14, 70, 112]. Still, delivery by trained assistants in controlled environments may not adequately reflect the
device performance in the clinical setting. Even the most advanced nebulizer technologies introduced have shown poor delivery efficiency, with undesirable localized delivery in the non-ciliated anterior nasal region and along the floor of the nose and problems with inhalation exposure of the lungs [72]. As stated in a recent review, well-controlled clinical studies are currently required to quantify changes in both symptoms and functional parameters, and ultimately to determine the efficacy of novel drug/device combinations [42]. The Bi-Directional™ drug delivery concept introduces a novel approach that can overcome inherent limitations of conventional nasal delivery imposed by the dynamics of the nasal valve. Gamma-scintigraphy studies with both powder and liquid Bi-Directional™ device variants confirm significant improvements in regional in vivo deposition and clearance patterns, and a number of clinical trials suggest that deep nasal deposition translates into clinical benefits for the patients. This delivery technology can be combined with a variety of dispersion technologies for both liquids and powders, and promises to expand the possibilities of nasal drug delivery.

Conflict of interest

P.G. Djupesland is a founder, CSO and shareholder of OptiNose, a commercial company developing nasal delivery devices.

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Particle size and airflow: Implications for nasal and paranasal sinus delivery

Summary: Topical intranasal drug delivery presents several challenges to the drug delivery system. These challenges include delivering a high concentration of drug throughout the nasal and paranasal sinus cavities while at the same time preventing delivery of the drug to the pulmonary system. Delivery systems include high volume nasal lavage, small particle nebulizers adapted from pulmonary delivery systems, spray bottles and metered dose inhalers (MDI). Each presents with its own issues. An alternative method of delivery is a large particle nebulizer delivering a sufficient airflow that generates a deep penetrating plume. This system is the NasoNeb Nasal Nebulizer.

The NasoNeb Nasal Nebulizer is specifically designed for intranasal delivery of drugs. The NasoNeb System generates a unique plume that is characterized by large liquid particles delivered with sufficient airflow, which results in a deep, penetrating aerosol. This aerosol delivers a high percentage of medication into the nasal and paranasal sinus cavities while preventing unwanted pulmonary deposition observed with small particle delivery systems.

Particle Size Measurement of the NasoNeb Nasal Nebulizer

MedInvent contracted Powerscope, Inc. of Eden Prairie, MN to measure the particle size and velocity of the NasoNeb Nasal Nebulizer. Using an Artium Technologies Inc. Phase Doppler Interferometer (PDI® system), the team at Powerscope determined that the average particle size (mode) was 23.3 microns and that there were virtually no particles smaller than 15 microns. The nasal cavity filters particles that are 10 microns and larger; thus, the nasal and paranasal sinus cavities are able to capture virtually all of the particles delivered via the NasoNeb Nasal Nebulizer that pass through the nasal valve.

Table 1. Percentage of NasoNeb-generated particles by size, in microns

<table>
<thead>
<tr>
<th>Particle Size</th>
<th>NasoNeb System</th>
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<tr>
<td>&lt;5 μm</td>
<td>0.0083±0.0098%</td>
</tr>
<tr>
<td>&lt;10 μm</td>
<td>0.055±0.037%</td>
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<tr>
<td>&gt;10 μm</td>
<td>99.94%±0.0468%</td>
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These data demonstrate the NasoNeb Nasal Nebulizer’s ability to meet the requirements in the guidance established by the FDA with respect to developing intranasal drug delivery systems. These guidelines include the following:

“When developing a drug product for nasal delivery, the aerodynamic characteristics of the formulation generated by the delivery system should be considered to ensure that the drug product will be retained in the nasal cavity and not inhaled into the lung. One important consideration is the aerodynamic-based sizing of the particles or droplets. Particles or droplets that are aerodynamically smaller than the standard 5 micron upper bound of the respirable fragment size can be inhaled. For nasal deposition, the optimal droplet or particle size should be, on the whole, substantially larger than the respirable fragment size.”

Discussion

Unlike the NasoNeb Nasal Nebulizer, traditional jet and vibrating mesh nebulizers are specifically designed for delivery of medications to the lungs; as such, these devices generate respirable particles sized in the 3-5 micron range in order to reach the pulmonary mucosa. Therapy delivery to the lungs is typically offered with both oral (via mouthpiece attachment) and nasal (via mask attachment) routes.

When pulmonary devices are adapted for nasal delivery using nasal adapters, the particle size generated remains in the 3-5 micron range. In this size range, studies have demonstrated that 3% of the drug deposits in the nasal cavity, 18-22% deposits in the lungs, and the rest is lost to inhalation.

When the NasoNeb’s large particles are coupled with the airflow generated by the NasoNeb compressor, they are distributed throughout the whole nasal cavity, including the clinically important superior and posterior structures, as demonstrated in two clinical trials. Areas reached by the NasoNeb Nasal Nebulizer include the frontal recess/sinus, sphenoid-ethmoid recess, ethmoid cavity, sphenoid and maxillary sinuses, all turbinates, the middle meatus and olfactory cleft.

In the case of pulmonary drug delivery devices, airflow generated by the delivery system is considered counterproductive since particles driven at any velocity would be delivered to the back of the throat, adhere and not be available to the lungs. Therefore, excess air generated by the compressor is vented off and the respirable particles are held in a reservoir through which the patient inhales to deliver the medication. Small particle nebulizers adapted for nasal cavity therapy delivery also rely on patient inhalation for delivery; thus, particles from these systems are primarily delivered to the pulmonary system via the patient’s breath. Those particles that do deposit in the nasal cavity are concentrated in the nasal antrum and are carried through the floor of the nose to the throat by mucociliary clearance. They have not been shown to reach the superior and posterior area of the nasal cavity with any appreciable level of concentration.

Pulmonary delivery of drugs dramatically increases the potential for systemic absorption and unwanted side effects. Intranasal drugs are eventually cleared by mucociliary clearance to the gut where they may be destroyed by the digestive action of the gut or metabolized to inactive moieties during first pass metabolism. Drugs absorbed through the pulmonary mucosa bypass first pass metabolism and are thus systemically available. For instance, fluticasone propionate has an oral bioavailability of <1% due to first pass metabolism yet has an absolute bioavailability (systemic+pulmonary) of 17% when delivered to the lungs via a DPI and 26 – 29% as a liquid delivered via an MDI.

Inadvertent delivery of topical drugs to the pulmonary system can lead to alteration of voice, antimicrobial resistance, eosinophilic pneumonia, chronic cough, toxic amyloid formation, reduced lung function, and cancer.
Spray bottles and Metered Dose Inhalers (MDI's) exhibit similar patterns, reaching only the first third of the inferior and middle turbinates at best. These devices generate no airflow and as a result the particles lose significant momentum as soon as they are formed at the nozzle. The NasoNeb System, on the other hand, generates an air column that continues to propel the particles after they leave the device to help drive them deep into the nasal cavity.

Irrigation bottles are sometimes used off-label to deliver medication in a high volume of fluid (as much as 8 oz. are delivered in one dose). While irrigation bottles distribute liquid more broadly across the nasal mucosa, only 1.8% - 2.4% of the liquid is retained. The rest of the liquid washes out the contra-lateral nostril and down the sink, carrying virtually all of the medication into the environment. The NasoNeb System delivers between 0.2 and 15 ml total volume, ensuring that the medication stays in the nasal and paranasal sinus cavities and does not simply run down the sink.

<table>
<thead>
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<th>Table 2. Comparing Intranasal Drug Delivery Systems</th>
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<tr>
<td>Intranasal Drug Delivery Options</td>
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<tr>
<td>NasoNeb Nasal Nebulizer</td>
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<tr>
<td>Small particle Nebulizers</td>
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<td>Spray bottles</td>
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<td>Irrigation bottles</td>
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Conclusion

Particle size is critical to ensure that the intranasal drug delivery deposits in the nasal and paranasal cavities. An appropriate level of airflow during delivery is critical to ensure that the particles are propelled past the nasal valve and to reach the posterior and superior regions of the nasal cavity. Small particle nebulizers generate respirable particles in the 3-5 micron range that can be inhaled into the lungs, regardless of whether the user chooses an oral or nasal method of introduction. For nasal deposition, the optimal droplet or particle size should be, on the whole, substantially larger than the respirable fragment size, or larger than 5 microns<sup>11</sup>.

The NasoNeb Nasal Nebulizer delivers a large particle, deep-penetrating aerosol that is captured by and deposited throughout the nasal and paranasal sinus cavities<sup>5,7</sup>. The NasoNeb System delivers a high concentration of drug to the target site while avoiding pulmonary deposition and the associated risk of unwanted side effects<sup>7</sup>. The NasoNeb System delivers a relatively small volume of liquid that stays in the nasal and paranasal sinus cavities and reduces waste associated with other therapy delivery options.
References

8. Molina, MD, Pablo E; Ameo, MD, Antonio; Aoki, MD, Teresa; Restrepo, MD, Marcus. "Drug-Induced Acute Eosinophilic Pneumonia Induced by Inhaled Vancophysin" CHEST 2001, 236 (1 Meeting Abstracts) 9315-9315
pharmacies and also that this chapter applies to all healthcare personnel who prepare, store, and transport CSPs. For the purposes of this chapter, CSPs include any of the following:

1. Compounded biologics, diagnostics, drugs, nutrients, and radiopharmaceuticals, including but not limited to the following dosage forms that must be sterile when they are administered to patients: aqueous bronchial and nasal inhalations, baths and soaks for live organs and tissues, injections (e.g., colloidal dispersions, emulsions, solutions, suspensions), irrigations for wounds and body cavities, ophthalmic drops and ointments, and tissue implants.

2. Manufactured sterile products that are either prepared strictly according to the instructions appearing in manufacturers' approved labeling (product package inserts) or prepared differently than published in such labeling. [NOTE—The FDA states that “Compounding does not include mixing, reconstituting, or similar acts that are performed in accordance with the directions contained in approved labeling provided by the product’s manufacturer and other manufacturer directions consistent with that labeling” [21 USC 321 (k) and (m)]. However, the FDA-approved labeling (product package insert) rarely describes environmental quality (e.g., ISO Class air designation, exposure durations to non-ISO classified air, personnel garbing and gloving, and other aseptic precautions by which sterile products are to be prepared for administration). Beyond-use exposure and storage dates or times (see General Notices and Requirements and Pharmaceutical Compounding—Nonsterile Preparations (795)) for sterile products that have been either opened or prepared for administration are not specified in all package inserts for all sterile products. Furthermore, when such durations are specified, they may refer to chemical stability and not necessarily to microbiological purity or safety.]
Hi Paul,

My name is Charity Gavin and I was recently given the turnover information for beginning the implementation of NPLEx within Nevada. If you have some time in the next day or two I’d like to chat with you about the NVNPLEx Implementation.

Normally, if it is okay with you, we like to hold a “stakeholder” meeting in your state so that I can meet you in person and go over some documentation regarding NPLEx and all the features that are available for Pharmacies and Law Enforcement. This is a great time for you to invite anyone from your group or members from the Law Enforcement and Pharmaceutical communities so that I can personally answer their questions and provide them with a presentation of all the features available to them. This is completely up to you, but we find that it does help to engage the stakeholders as we move into the Implementation process.

Also, I would like to work with you on getting a letter together that we send via email to pharmacies and law enforcement letting them know about NPLEx and how to register for the service. As we go through this implementation, I would also like to have weekly calls with you to discuss our progress and let you know how we are doing getting your state registered and utilizing the service.

When you have a few moments to talk, I’d like to speak with you and start some discussions around how we can proceed and together create a successful implementation.

Thanks for your time,

Charity L. Gavin
Delivery & Program Manager
MethCheck/NPLEx/MoneyTrack
Appriss Inc.
10401 Linn Station Rd.
Louisville, KY 40223
Office: (502)815-3848
Cell: (812)207-9835
Toll Free: (866)Appriss ext.3848
YOU'RE INVITED!

NPLeX Overview & Demonstration

Given your role as a stakeholder in the fight to curb the illegal use of pseudoephedrine products in the manufacture of methamphetamine and the important constituencies you represent, please join Appriiss and representatives from the Nevada Steve Board of Pharmacy from 2:30 to 3:30 PM on July 24, 2014 at the Hilton Garden Inn on Las Vegas Boulevard in Las Vegas, Nevada to learn about the implementation plan for the National Precursor Log Exchange Program (NPLeX).

The information presented at this meeting will provide you and your organization with a basis of understanding of the timeline for implementation of the NPLeX program, how it will be introduced to retailers across the State and how law enforcement can utilize the program.

WHAT: NPLeX Implementation Plan & Program Demonstration

WHO: Nevada Pharmacists, Pharmacies and other Stakeholders

WHERE: Hilton Garden Inn
7830 S. Las Vegas Blvd.,
Las Vegas, Nevada

WHEN: July 24, 2014,
2:30 to 3:30 PM Pacific Time

Please let us know if you or a representative can attend this important meeting by emailing cgavin@appriiss.com. For questions or additional information, please contact Charity Gavin at 502-815-3848.
Dear Pharmacy Manager or Business Owner:

The Nevada State Board of Pharmacy is sending this letter to notify you of AB 39, which appears in the Nevada Revised Statutes at NRS 639.430 through 639.450. This bill requires all pharmacies in the State of Nevada that sell *over the counter* cold and allergy medications containing ephedrine and/or pseudoephedrine (PSE) to participate in a statewide, real-time electronic PSE monitoring program for the purpose of detecting and tracking illegal PSE purchases.

In compliance with AB 39, the State of Nevada has joined the National Precursor Log Exchange (NPLEx). To implement Nevada’s participation in NPLEx, AppriSS, the software provider of NPLEx, will provide a web-accessed database and access licenses at no charge to pharmacies in the State. The system will satisfy the Federal Combat Methamphetamine Act of 2005 (CMEA), which requires pharmacies to capture certain data regarding PSE sales, but it will enable pharmacies to easily enter the same PSE sales data into the NPLEx online system, rather than in the manual logs or in-store computer systems typically used. The data will be stored in a secure, central repository that treats the data collected as if it were HIPAA data. Furthermore, the collected data will be viewable by law enforcement in keeping with CMEA and AB 39.

To secure and protect your sales information, only your pharmacy will be able to inquire and view your store’s sales data. AppriSS will provide to pharmacies system licenses and system training at *no cost.* NPLEx will also assist pharmacies by speeding up the logging and maintenance of purchases/sales information. For law enforcement, NPLEx will provide real-time access to view PSE purchases and will computerize tracking and investigative reporting information. The Nevada State Board of Pharmacy encourages all pharmacies in the state to begin using this system by August 15th, 2014 (or sooner) to ensure compliance with the new electronic reporting requirements by September 3rd, 2014, at which time participation will be mandatory.

To use NPLEx, your business needs only an internet connected computer with a standard web browser. If your store does not sell any over the counter cold and allergy medicine that contain PSE as the active ingredient, please send an email to NVNPLEX@appriSS.com. The email should contain your store name, DEA number, NCPDP number, name and brief verbiage that you do not sell such products. Once AppriSS receives this information, it will be added to the NPLEx database. However, if your store or pharmacy sells PSE over the counter, you will need to register for an account.

Please have only one manager or pharmacist in charge follow the steps below to request a store account:

- Go to nplex.appriSS.com,
- Click on the “Register for a Store Account” link in the bottom right,
- At the top of the next form choose Pharmacy or Non-Pharmacy from the drop down box,
- Fill out the required information for your store type and click Submit.
Please confirm that the email address is valid.
Please note that if you have more than one store, you must use a unique email address for each store. The email address cannot be associated with more than one store account.

Shortly after you register for your store account, you will receive an email message to the email address you provided during registration. This email will provide you with next steps to set up a user account. The registration needs to be completed by August 1st 2014, in order to comply with the new reporting requirements by September 3rd, 2014. Some email systems may send this email to your SPAM folder, so please check that folder if you do not see it in your email inbox. If you do not receive an email within a week of registering, please contact NPLEx Implementation Support at NVNPLEx@appriss.com or 1.855.675.3968 (1.855NPLEx.NV).

After you have registered for your store account, you may want to attend a web-based training, which Appriss will provide at no cost. During this training session, Appriss will perform a live demonstration of NPLEx, provide training on how to use the application and answer any questions you may have about the service. Trainings will be held every 3rd Tuesday from 11:00AM EST to 12:00PM EST, except for holidays. You can access the webinar at https://appriss.adobeconnect.com/nplexretail/. For the audio portion of this training, dial 1(866) 879-2360 and enter Conference Code 5202682063.

You may contact the Appriss Implementation Team at 1.855.675.3968 (1.855.NPLEx.NV) Mon-Fri, 9:00 AM – 5:00 PM EST or by email at NVNPLEx@appriss.com with questions related to account login issues and/or other general questions.

Additional Information:

Optional Scanner: The NPLEx retail web portal does not require any scanner hardware. However, pharmacies interested in further enhancing their workflow have the option of purchasing a scanner that will scan 2D Driver’s Licenses, product UPCs, and capture a signature. The State of Nevada does NOT require a scanner to participate in NPLEx. If your pharmacy is interested in obtaining more information about a scanner, or has additional questions, please email NVNPLEx@appriss.com.

Point-of-Sale Integration: Appriss has also completed, or is in the process of developing, integrations with several point-of-sale (POS) vendors. By integrating with the POS software, transactions can be submitted directly to NPLEx from your POS system instead of using the NPLEx retail web portal. For additional information on whether your POS system can be integrated with NPLEx, please have your POS vendor contact Appriss at NVNPLEx@appriss.com.

This project is sponsored by the National Association of Drug Diversion Investigators. Again, there is no charge to your pharmacy for participating in the project or using the NPLEx retail web portal.

Thank you in advance for your prompt attention to this matter.

Sincerely,

Larry L. Pinson, Pharm.D.
Executive Secretary
Nevada State Board of Pharmacy
TEMPORARY LICENSES
(Issued since last board meeting)

Renown Regional Medical Center

Kyle Roberts
NEVADA STATE BOARD OF PHARMACY

ACTIVITIES REPORT

JUNE 11-12, 2014 BOARD MEETING HELD IN RENO, NEVADA

This report is prepared and presented to keep interested legislators and others abreast of the activities of the Nevada State Board of Pharmacy. Following is a summary of the June, 2014 Board meeting.

Licensing Activity:

- 7 licenses were granted for Out-of-State MDEG (Medical Devices, Equipment and Gases) companies.
- 31 licenses were granted for Out-of-State pharmacies, pending receipt of a favorable inspection for all compounding pharmacies residing in another state.
- 16 licenses were granted for Out-of-State wholesalers.
- 6 applications were approved for Nevada pharmacies pending inspection.
- 3 licenses were granted for a Nevada MDEG license.
- 1 application for an intern pharmacist with a past DUI was approved after demonstrating a one-time occurrence and realizing the mistake.
- 2 applications for pharmaceutical technicians with past history of drug use were approved after satisfactorily demonstrating complete recovery and with continued monitoring.

Disciplinary Actions:

- Pharmacists AM and AP were fined $1049; ordered CE on error prevention; Pharmacist AM was fined an additional $750 and ordered CE on counseling patients; and Pharmacy WG was fined $500 all for misfilling a fertility drug with an antipsychotic resulting in adverse symptoms in the patient.
- Pharmaceutical technician DB was revoked for diversion of over 18,000 doses of controlled substances.
- Pharmacist SB was revoked for diversion of controlled substances and dangerous drugs in the state of California.
- Pharmacist BV was fined $250 and ordered 80.5 hours of CE prior to license renewal for failing to complete his required CE for the second licensing period in a row.

-1-
- Pharmacist MC was fined $500 and ordered 119 hours of CE, and to take and pass the Nevada law exam for failed to complete any CE last renewal period.
- Pharmacist DJ was put on probation with many conditions to parallel action taken in California for diversion of controlled substances for personal use.

Other Activity:

- The usual Board business reports were given, including recent and future speaking engagements; reports on national meetings; and collaboration with other state agencies.

- A presentation was given by Caleb Cage, Director of Military and Veterans Policy, Office of the Governor regarding expedited licensure for veterans.

- Personnel evaluations were conducted.

Workshop:

None.

Public Hearing:

None.