NEVADA STATE BOARD OF PHARMACY
431 W Plumb Lane – Reno, NV 89509 – (775) 850-1440

APPLICATION FOR AUTHORITY TO DISPENSE DRUGS
Registration Fee: $300.00 (non-refundable money order or cashier's check only)

New Dispensing Location □ Address Change □ (Requires Fee and New Application)

Do you, as a dispensing practitioner or in conjunction only with other practitioners, wholly own your practice? □ Yes □ No

I will be dispensing □ controlled substances □ dangerous drugs or □ both. Must check a box.

If you dispense controlled substances, a controlled substance registration and DEA is required for the address listed on this application.

First: Carmen Middle: Felice Last: Jones Degree: M.D.

Practice Name (if any): Foundation for Positively Kids

Nevada Address: 701 N. Pershing Blvd. #1

(This must be a practicing Nevada address, we will not issue a license to a home address or to a PO Box only)

PO Box: 884 Date of Birth: 1960 Sex: □ M or □ F

E-mail address: lasvegas State: NV Zip Code: 89101

Nevada Work Telephone: 702-262-0037 Nevada Fax: 702-476-9122

Practitioner License Number: 10127 Specially: Pediatrics

You must be licensed with your respective BOARD before we will process 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? □ 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, include the following information & provide documentation:

<table>
<thead>
<tr>
<th>Board Administrative Action:</th>
<th>State</th>
<th>Date:</th>
<th>Case #:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>NV</td>
<td>09/12/2013</td>
<td>13-25251-1</td>
</tr>
</tbody>
</table>

Criminal Action: State Date: Case #: County Court

The undersigned practitioner, licensed to practice his or her profession in the State of Nevada, applies to the Board of Pharmacy for authorization to dispense, for profit, controlled substances or dangerous drugs or both, to his or her own patients, in the manner allowed and as required by Nevada and Federal law.

I hereby certify that the answers given in this application are true and correct to the best of my knowledge. I understand that the approval of this application provides me alone with the authority to dispense controlled substance or dangerous drugs or both to my own patients at the address stated on the application. I further understand that I may not delegate this authority to any other person. I further agree to abide by all statutes, rules or regulations governing practitioner dispensing and understand that a violation of any such statute, rules or regulations may be grounds for suspension or revocation of this permit of authorization.

[Signature]
3/14/16

Original Signature, no copies or stamps accepted.

Board Use Only
Received: Amount: $300.00 Entity#
Letter of Explanation for Carmen F. Jones, MD:

On or about April 10, 2013, investigators from the Nevada State Board of Medical Examiners ("Board") as well as the Pharmacy Board, rushed into Dr. Jones' office, scaring the staff and patients. Once inside, they demanded documents. They also demanded to speak with Dr. Jones. Dr. Jones sat down with the investigators and spoke to them about her relationship with Las Vegas Health Center ("LVHC"). Afterwards, based on concerns raised by the investigators, Dr. Jones stopped working with LVHC as their medical director. LVHC closed. Nine days after LVHC was closed, the Board, without even filing a complaint requesting such or outlining the allegations, summarily suspended Dr. Jones' medical license, claiming that her work at LVHC created an imminent harm to the people of this great State of Nevada. In the order for summary suspension of Dr. Jones' license, the Board accused her of aiding and abetting the unlicensed practice of medicine. Coincidentally, at the same time the Board suspended Dr. Jones' license, they were lobbying for the passage of SB199, a bill that would make the unauthorized practice of medicine a felony in Nevada. Despite the fact that Dr. Jones never had any notice or opportunity to be heard on the allegations, the Board used Dr. Jones as a poster child for the passage of SB199.

Nevada law, NRS §630.326(2), requires that the Board provide any physician whose license was summarily suspended with a post-deprivation hearing within 45 days of the suspension. Such is also in line with basic Constitutional due process principles. The purpose of the hearing is twofold: first, it allows Dr. Jones a chance to clear her name by responding to the allegations, and second, it allows the Board to decide whether sufficient cause exists should they need to extend the suspension. Unfortunately, the Board failed to provide Dr. Jones with such a hearing within the statutorily required 45 days. In fact, now, the Board will never provide Dr. Jones with such a hearing, as, within two hours of receipt of the filing of the Complaint in a related federal case she filed, her attorney, Mr. Hafter, received an order from the Board lifting her summary suspension. Dr. Jones is still fighting through the courts to clear name and to have the summary suspension removed from her record.

In the interim, as a result of the raid by the investigators of the Boards of Pharmacy and Medical Examiners, who subsequently, without a warrant, took evidence from the premises and handed them over to the Metropolitan police, Dr. Jones was charged with 18 felony charges and 2 misdemeanor charges in a criminal complaint. Dr. Jones made an Alford plea, not admitting guilt, and was found guilty of a gross misdemeanor. She was sentenced to 18 months of probation and paid certain fines.
NEVADA STATE BOARD OF MEDICAL EXAMINERS

Licensee Details

<table>
<thead>
<tr>
<th>Person Information</th>
<th>License Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name: Carmen Felice JONES</td>
<td>License Type: Medical Doctor</td>
</tr>
<tr>
<td>Address: 3555 W Reno Ave Ste F, Las Vegas NV 89118</td>
<td>License Number: 10127 Status: Active</td>
</tr>
<tr>
<td>Phone: 70222620037</td>
<td>Issue Date: 4/1/2002 Expiration Date: 6/30/2017</td>
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</tbody>
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Scope of Practice

Scope of Practice: Pediatrics

Education & Training

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<tr>
<th>School</th>
<th>Degree/Certificate</th>
<th>Date Enrolled</th>
<th>Date Graduated</th>
<th>Scope of Practice</th>
</tr>
</thead>
<tbody>
<tr>
<td>University of Illinois / Chicago, IL</td>
<td>Medical Doctor Degree</td>
<td>6/9/1991</td>
<td></td>
<td>Pediatrics</td>
</tr>
<tr>
<td>Rush-Children's Hospital / Chicago, IL</td>
<td>Residency</td>
<td>7/1/1992</td>
<td>6/30/1994</td>
<td>Pediatrics</td>
</tr>
</tbody>
</table>

Scope of Practice: Pediatrics

CURRENT EMPLOYMENT STATUS / CONDITIONS/RESTRICTIONS ON LICENSE AND MALPRACTICE INFORMATION
NONE

Board Actions

AMENDED COMPLAINT Case # 13-25251-1 September 24, 2013 The Investigative Committee (IC) of the Nevada State Board of Medical Examiners (Board) filed a First Amended Complaint against Carmen Felice Jones, M.D. (Respondent) alleging multiple violations of Nevada Revised Statutes (NRS) Chapter 630 and Nevada Administrative Code (NAC) Chapter 630. Count I: multiple violations of NRS 630.304(2), false, misleading advertising. Count II: multiple violations of NRS 630.306(2)(a), conduct which is intended to deceive. Count III: multiple violations of NRS 630.301(9), disrepute. Counts IV-IX: multiple violations of NRS 630.306(3), unlawfully administering, prescribing or dispensing controlled substance/dangerous drugs. Count X: multiple violations of NRS 630.305(1)(e), aiding/abetting the unlicensed practice of medicine. Count XI: multiple violations of NRS 630.306(5), practicing beyond the scope of training. Count XII: a violation of NRS 630.306(18), failure to adequately supervise medical assistant. Count XIII: a violation of NRS 630.305(1)(a), receiving a fee intended to influence objective evaluation/treatment. bvr/ad First Amended Complaint: 30 pages

FORMAL COMPLAINT Case # 13-25251-1 June 7, 2013 The Investigative Committee (IC) of the Nevada State Board of Medical Examiners (Board) filed a formal Complaint against Carmen Felice Jones, M.D. (Respondent) alleging multiple violations of Nevada Revised Statutes (NRS) Chapter 630 and Nevada Administrative Code (NAC) Chapter 630. Count I: a violation of NRS 630.304(2), false, misleading advertising. Count II: multiple violations of NRS 630.306(2)(a), conduct which is intended to deceive. Count III: multiple violations of NRS 630.301(9), disrepute. Counts IV-IX: multiple violations of NRS 630.306(3), unlawfully administering, prescribing or dispensing controlled substance/dangerous drugs. Count X: multiple violations of NRS 630.305(1)(e), aiding/abetting the unlicensed practice of medicine. Count XI: multiple violations of NRS 630.306(5), practicing beyond the scope of training. Count XII: a violation of NRS 630.306(18), failure to adequately supervise medical assistant. Count XIII: a violation of NRS 630.305(1)(a), receiving a fee intended to influence objective evaluation/treatment. Count XIV: multiple violations of NRS 630.305(1)(d), charging for visits or services that did not occur. bvr Complaint: 13 pages

ORDER LIFTING SUMMARY SUSPENSION License No. 10127 On June 5, 2013 the Investigative Committee of the Nevada State Board of Medical Examiners lifted the summary suspension of Carmen Felice Jones, M.D., as the Investigative Committee finds there is no imminent risk of harm to the health, safety and welfare of the public. Order: 1 page

AMENDED ORDER OF SUMMARY SUSPENSION License No. 10127 May 2, 2013 Amended Order: 4 pages

ORDER OF SUMMARY SUSPENSION License No. 10127 April 19, 2013 The Investigative Committee of the Nevada State Board of Medical Examiners summarily suspended the license of Carmen Felice Jones, M.D., pursuant to Nevada Revised Statutes 630.326(1), based upon its reasonable belief that the health, safety and
welfare of the public is at imminent risk of harm and that a summary suspension of
Dr. Jones' license to practice medicine is necessary to remove said risk of imminent
harm to the health, safety and welfare of the public. Order: 4 pages

Please note that the settlement of a medical malpractice action may occur for a variety
of reasons that do not necessarily reflect negatively on the professional competence or
conduct of the provider. Therefore, there may be no disciplinary action appearing for
a licensee even though there is a closed malpractice claim on file. A payment in the
settlement of medical malpractice does not create a presumption that medical
malpractice occurred. Sometimes insurance companies settle a case without the
knowledge and/or agreement of the physician. This database represents information
from insurers to date. Please note: All insurers may not have submitted claim
information to the Board.
11. Application for Controlled Substance License – Appearance

Anthony J. Lamancusa, DMD

Anthony Lamancusa appeared and was sworn by President Basch prior to answering questions or offering testimony.

The Board questioned Dr. Lamancusa regarding the multiple stipulated agreements and past discipline by the Nevada Board of Dental Examiners.

Dr. Lamancusa explained that members of his staff were writing fraudulent prescriptions using his DEA. He also stated that he hired a dental hygienist who worked unlicensed at his office.

The Board questioned Dr. Lamancusa regarding his hiring procedures and if he reported the stolen Rx pads and fraudulent prescriptions to the police.

The Board expressed concern with Dr. Lamancusa’s lack of action to prevent future fraudulent activity.

After further discussion the Board felt that it is not in the public’s best interest to allow Dr. Lamancusa to prescribe or have controlled substances in his possession or purview.

Board Action:

Motion: Tallie Pederson moved to deny Anthony Lamancusa’s Application for Controlled Substance License.

Second: Cheryl Blomstrom

Action: Passed unanimously

12. Application for Authority to Dispense Drugs License – Appearance

Carmen F. Jones, MD

Carmen Jones appeared and was sworn by President Basch prior to answering questions or offering testimony.

Jacob Hafter was present representing Dr. Jones.

Mr. Hafter provided a brief background on Dr. Jones work history as well as a timeline of Dr. Jones open investigation with the Nevada Board of Medical Examiners (Medical Board).
Dave Wuest, Deputy Executive Secretary of the Nevada State Board of Pharmacy, appeared and was sworn by President Basch prior to answering questions or offering testimony.

Mr. Wuest provided additional information regarding Dr. Jones' investigation.

Dr. Jones answered questions to the Board's satisfaction regarding her current practice.

Board discussion ensued regarding the responsibilities of a practitioner applying for a dispensing license.

The Board expressed concern at Dr. Jones' lack of knowledge and experience regarding dispensing as well as her open investigation with the Medical Board.

The Board offered Dr. Jones the option to table her application until the matter with the Medical Board is resolved. The Board also encouraged Dr. Jones to research the responsibilities and laws regarding the dispensing license.

Mr. Hafter requested Dr. Jones' Application for Authority to Dispense Drugs be tabled until after Dr. Jones' hearing with the Medical Board.

13. Application for Renewal of Pharmacist License – Appearance

    Gregory Imoohi

Gregory Imoohi, pharmacist, appeared and was sworn by President Basch prior to answering questions or offering testimony.

Mr. Imoohi stated that he appeared before the Board for permission to renew his Nevada Pharmacist License.

Mr. Wuest explained that Mr. Imoohi's Nevada license is currently in non-renewed status. Mr. Wuest stated that Mr. Imoohi has an administrative action pending in California and that his hearing is scheduled for December 9, 2015.

The Board expressed concern regarding the pending case in California.

The Board discussed how long Mr. Imoohi had to renew his license before he would be required to apply by re-examination.

Ray Seidlinger, Inspector Nevada State Board of Pharmacy, appeared and was sworn by President Basch prior to answering questions or offering testimony.

Mr. Seidlinger reported that Mr. Imoohi has until October 31, 2016 to renew his license without having to take the examination.