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)

(this distance on one has not	a by I m b of m I may						
	t: FOOTE Degree: MI						
Practice Name (if any): NEVADA DAIN AND	WELL NESS CENTER						
Nevada Address: 6773 WEST CH (This must be a practicing address, we will not issue a license to a home	ARLES To N Suite #:						
PO Box:	SS#						
E-mail address	7						
City: LAS VEGAS State: N	Zip Code: 89146						
Work Telephone: 1702-860-3040	Date of Birth:						
Fax: 702 - 478 - 9993	Sex: Moro F						
Practitioner License Number: 9240	Specialty: AnEsthesidogy/Am						
You must have a current Nevada license with your respansion. The Nevada license must remain current to							
registration.	o Reep the controlled substance						
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? 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:							
Board Administrative State Date:	Case #:						
Action: SPF X / /							
Criminal State Date: Date: Case #. C. Case #	ounty Court						
It is a violation of Nevada law to falsify this application and sanctions will be have read this application. I certify that all statements made are true and co	imposed for misrepresentation. Thereby certify that I						
I understand that Nevada law requires a licensed physician who, in their pro reasonable cause to believe, a child has been abused/neglected, to report t welfare services or to a local law-enforcement agency.	fessional or occupational capacity, comes to know or has he abuse/neglect to an agency which provides child						
	6/13/16						
Original Signature, no copies or stamps accepted.	Date / / 93162						
Board Use Only: : Date Processed:	Amount: 4680.00						

Ronald H. Foote, MD Issues with Medical Board

- 1. January 25,2005 Formal Complaint—Dr Foote engaged in behavior that was disruptive and interfered with care being provided to patient(Dr Foote); he engaged in conduct that brings the medical profession into disrepute(DUI arrest)
- August 1,2005 Professional Liability Settlement—alleged negligent placement of epidural, followed by cardiac arrest and possible brain injury.
- 3. October 11,2005 Formal Complaint—alleged negligent placement of epidural, followed by cardiac arrest and alleged substandard care.
- **4.** March 17,2006 Fact/Conclusions and Order—Dr Foote did not violate/interfere with care being provided to patient(Dr Foote); did engage in conduct that brings the medical profession into disrepute(resolution of formal complaint #1 above).
- 5. March 16,2007 Settlement/Order-- guilty of (1) violation of malpractice in care and treatment of patient(resolution of formal complaint #3 above).
- **6.** February 6,2008 Formal Complaint—Dr Foote failed to report to the Board previous arrest(1984) in Washington, DC during initial application or renewal of licensure.
- 7. August 7,2009 Settlement—Dr Foote violated code when failed to disclose(1984) arrest during an initial application or renewal of licensure.(resolution of formal complaint #6 above)
- 8. March 14, 2011 Agreement/Settlement-- Dr Foote violated previous Board Order of March 2006. Agreed to extend participation in the Nevada Physician Health Program(Dr Mansky) additional five years and pay related costs and fees.
- 9. May 30, 2014 Suspension of Medical License—after DUI arrest during April 2014.
- 10. July 14, 2014 Formal Complaint—violated Board Order of March 2011 (DUI arrest) and engaging in conduct that brings medical profession into disrepute (DUI arrest).
- 11. June 3, 2016 Settlement/Order Lifting Suspension—medical license returned to active-probation status with conditions.



NEVADA STATE BOARD OF MEDICAL EXAMINERS

Search

Licensee Details

Person Information

Name: Ronald Hope FOOTE

Address: 6773 W. Charleston Blvd.

Las Vegas NV 89146

Phone:

License Information

License Type: Medical Doctor

License Number: 9240 Status: Active-Probation

Issue Date:

12/4/1999 Expiration Date: 6/30/2017

Scope of Practice

Scope of Practice: Anesthesiology

Scope of Practice: Pain Management

Education & Training

School:

Howard University / Washington, DC

Medical

Degree\Certificate: Doctor

Degree

Date Enrolled:

Date Graduated: 7/27/1985

Scope of Practice:

School:

DC General Hospital / Washington, DC

Degree\Certificate: Internship Date Enrolled: 7/1/1985

Date Graduated: 6/1/1986

Scope of Practice: Rotating

School:

Martin Luther King-Drew Med Ctr / Los Angeles, CA

Degree\Certificate: Residency Date Enrolled: 7/1/1988

Date Graduated: 6/30/1991

Scope of Practice: Anesthesiology

School:

Anesthesiology

American Degree\Certificate:

Date Enrolled:

10/1/1993 Date Graduated:

Scope of Practice: Anesthesiology

CURRENT EMPLOYMENT STATUS / CONDITIONS/RESTRICTIONS ON LICENSE AND MALPRACTICE INFORMATION

PROBATIONARY CONDITIONS ON LICENSE #9240: June 3, 2016 - Settlement Agreement and Order Lifting Suspension: 1. Pursuant to NRS 622.400, Dr. Foote shall reimburse to the Board the sum of APPROXIMATELY \$ 2,500.00, the current amount of costs incurred by the Board to investigate and prosecute these matters, along with the cost to conclude the matters, if any. The cost shall be paid to the Board in two installments of equal amounts with the first due on six (6) months after the Board's approval (Approval Date) and the second installment due one year following the Approval Date; 2. Dr. Foote further agrees that he will continue all recovery and monitoring activities with the Nevada Physician Health Program and Dr. Peter Mansky for at least the next five years. After five years, Dr. Foote may petition the Board to lift this requirement; 3. On the lifting of the Summary Suspension, Dr. Foote agrees to the following limitations on his

practice: (a). Dr. Foote will not be allowed to work in a setting where he is alone with female patients. Dr. Foote will only be permitted to treat female patients when he has a verifiable chaperone, which is be documented and indicated within each medical record, present to observe Dr. Foote's treatment and interactions with female patients. (b). Dr. Foote will obtain therapy with a certified sex addiction therapist or equivalent on at least a monthly basis; (c). The Board may monitor limitation (ii) above for at least one year. After one year, Dr. Foote may petition the Board to lift set forth in this paragraph.

PROFESSIONAL LIABILTY CLAIM, SETTLEMENT, OR JUDGEMENT OF \$5,000 OR MORE: 1) Date received by the Board: 8/1/2005 Reported by: Medical Liability Assoc. of NV Date of Act/Omission: 12/16/2004 Details: Alleged negligent placement of epidural, followed by esophageal misintubation, resulting in cardiac arrest and permanent brain damage. Settlement amount: \$925,000 Total pages: 0

Board Actions

COMPLAINT Case # 14-12899-1 July 14, 2014 The Investigative Committee of the Nevada State Board of Medical Examiners filed a formal complaint against Ronald Foote, M.D. alleging two violations of Nevada Revised Statutes (NRS) Chapter 630. Count I: Alleges one violation of NRS 630.3065(2)(a), willful failure to comply with an order of the Board. Count II: Alleges one violation of NRS 630.301(9), engaging in conduct that brings the medical profession into disrepute. ea Complaint: 6 pages

SUMMARY SUSPENSION Case # 14-12899-1 May 30, 2014 The Investigative Committee of the Nevada State Board of Medical Examiners and Ronald Foote, M.D. entered into a Stipulation for Indefinite Summary Suspension indefinitely suspending Dr. Foote's license to practice medicine in the state of Nevada pursuant to

Nevada Revised Statute 630.326(1). ela/ad Order: 2 pages

OCTOBER 11, 2005 On October 11, 2005, The Investigative Committee of the Nevada State Board of Medical Examiners filed a formal Complaint against Ronald H. Foote, M.D., (Respondent), for alleged substandard medical care rendered to a twenty-three year old female patient, as per Count I (violation of NRS 630.301(4)). Respondent violated Section 630.301 of the Nevada Revised Statutes by failing to provide reasonable care, skill, or knowledge ordinarily used under similar circumstances. tw Copies of Complaint: 4 FACT AND CONCLUSIONS OF LAW AND ORDER MARCH 17, 2006 On March 17, 2006 the Nevada State Board of Medical Examiners entered a Findings of Fact, Conclusions of Law and Order whereby Ronald Foote, M.D. was found guilty of violating NRS 630.301(9), i.e., engaging in conduct that brings the profession in disrepute, as alleged in Count II of the complaint filed herein. The Board further concluded that Ronald Foote, M.D. did not violate the provision of NRS 630.301(6) set forth in Count I of the Complaint in light of the fact that the Physician Respondent was also the patient at the time of the incident. Ronald Foote, M.D. was ordered to pay \$9,758.54 for administrative costs due within ninety (90) days, and a public reprimand will be issued concerning the incident occurring on September 3, 2004. Ronald Foote, M.D. was further ordered to continue and complete his participation in the Board recognized diversion program he is currently enrolled in; and as a condition of continued licensure, he shall remain compliant with the contractual obligation therein, tw Findings of Fact, Conclusions of Law and Order: 5 pages

February 6, 2008 The Investigative Committee of the Board of Medical Examiners of the State of Nevada filed its formal complaint against Ronald Foote, MD (Respondent), on, February 6, 2008, charging Respondent with engaging in conduct that is grounds to discipline pursuant to the Medical Practice Act (NRS Chapter 630), to wit: Respondent failed to report to the Board certain arrests referenced in paragraph 6 during the initial application or renewal of licensure process, a violation of NRS 630.304(1). JL Complaint: 5 pages

WAIVER AND CONSENT AGREEMENT August 7, 2009 On August 7, 2009 a Settlement, Waiver and Consent Agreement was approved and accepted by the Nevada State Board of Medical Examiners (Board), whereby, Ronald Foote, MD (Respondent) violated NRS 630.304(1), when he failed to disclose any arrests during an initial application or renewal of licensure process. As a result, the Respondent's license shall be suspended for a term of 1 year and said suspension shall be stayed with Respondent complying with the following conditions: Respondent shall obey all laws and regulations; he shall be issued a public reprimand related to his conduct; he shall fined in the amount of \$2,500; he shall reimburse the Board all costs and expenses incurred in the investigation and prosecution of this case in the amount of \$4,606.66 within 60 days. JL Settlement, Waiver and Consent Agreement: 7 pages

WAIVER AND CONSENT AGREEMENT March 14, 2011 On March 11, 2011, a Settlement, Waiver and Consent Agreement was approved and accepted by the Nevada State Board of Medical Examiners (Board), whereby, Ronald Foote, M.D. (Respondent) hereby agrees, and does not contest, for the sole purpose of this settlement agreement, that an order may be entered herein by the Board against him finding that Respondent failed to comply with an order of the Board in two instances, and that both instances were in violation of NRS 630.3065(2)(a), For the aforementioned violations, Respondent shall: (1) Receive a public reprimand; (2) Pay a fine in the amount of \$2,000.00; (3) Allow his license to be revoked, with that revocation stayed and that Respondent shall be placed on probation with an obligation to comply with the following terms and conditions: (a) That Respondent agrees to continue, remain compliant, and complete his participation in the Board recognized diversion program he is currently enrolled in until he is cleared to exit such program by the NPHP or its successor entity. (b) That Respondent will be responsible for any costs involved in on-going compliance oversight by the Board and shall reimburse the Board within thirty (30) da

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.

Close Window

Ronald H Foote, MD Arrest History

- 1. August 1984 Washington, DC misdemeanor simple assault charge dismissed, court records sealed and matter concluded.
- 2.May 1996- Hanford, CA Kings County -misdemeanor burglary and battery(broke into my personal residence) charge dismissed and matter concluded.
- 3.May 2000- Las Vegas, NV Clark County-misdemeanor DUI- reduced to reckless driving and matter concluded.
- 4.December 2000-Las Vegas, NV Clark County-misdemeanor DUI-conviction and matter concluded.
- 5. August 2005- Las Vegas, NV Clark County-misdemeanor DUI-conviction fines/fees paid and matter concluded.
- 6.Febuary 2010- Henderson, NV Clark County-misdemeanor DUI-conviction fines/fees paid and matter concluded.
- 7.April 2014-Las Vegas, NV Clark County- misdemeanor DUI-conviction fines/fees paid and matter concluded.



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: 1	dicha	01	Mide	dle: <u>Joseph</u>	Last: V	ado 7	Degree: 06
	Name (100	0		
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PO Box:					SS#:		<u> </u>
E-mail a	ddress:		*	9			
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Action:	mmanauv		C.O	06/01/2014	2014-470		B 2015-4026B
Criminal Action:	State		Date	Case #:	County		Court
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MEMBERS:

Ronald Hedger, D.O
President
Ricardo Almaguer, D.O
Vice President
Nicole Cavenagh, Ph.D.
Secretary/Treasurer, Public Member
Samir Pancholi, D.O.
Member
Paul Mausling, D.O.
Member
C. Dean Milne, D.O.
Member
S. Paul Edwards, Esq.
Public Member



NEVADA STATE
BOARD OF OSTEOPATHIC MEDICINE
2275 Corporate Circle, Suite 210
Henderson, NV 89074
Ph. 702-732-2147 Fax: 702-732-2079
www.bom.nv.gov

Barbara Longo, CMBI Executive Director

Steven Ray, CMBI Chief of Enforcement

August 3, 2016

Proassurance Malpractice Insurance

RE: Michael Yudez, D.O.

To whom It may concern:

Michael Yudez, D.O. came before the Nevada State Board of Osteopathic Medicine on June 14, 2016. The Board had all of the documentation regarding Dr. Yudez including the information that he voluntarily surrendered his Colorado license. It was the unanimous vote of the Board that Dr. Yudez was fully fit to practice and treat the patients of Nevada. Dr. Yudez was granted a full license with an effective date of July 1, 2016.

Sincerely,

NEVADA STATE BOARD OF OSTEOPATHIC MEDICINE

Barbara Longo, CMBI Executive Director

Page #1



Licensee Information

Nevada State - Board of Osteopathic Medicine Verification as of August, 09 2016

Licensee Information

License Details

License Number:

License Status:

Effective:

Expires:

License Type:

D.O. License

07/01/2016

12/31/2016

DO2105

Active

Name: Address: Michael Yudez

Forte Family Practice

9010 W. Chevenne

Las Vegas, NV 89129

Phone:

(702) 240-8646

Fax: School: (702) 932-8347

University of Health Sciences College of Osteopathic Medicine Kansas City

Residency: Rocky Mountain Hospital (Residency) (1984-

08-01 to 1985-07-31)

Des Moines General (Internship) (1983-07-

01 to 1984-06-30)

Specialty: AOA - Family Practice/General Practice/Family Medicine

License History

License	License Number	License Date	Status	
D.O. License	DO2105	07/01/2016 to 12/31/2016	Active	

Disciplinary Action

Licensee has no Disciplinary Actions

Other State Disciplinary Actions

Licensee has no Disciplinary Actions Outside of Nevada

Malpractice Claims

(

Licensee has no Malpractice Claims on File

This is a Primary Source Verification.

Please note that the settlement of a medical malpractice action may occur for a variety of reasons that do not necessa 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

For further questions regarding discipline or malpractice information, please contact: Barbara Longo, blongo@bom.nv.gov (702) 732-2147 x223.

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BEFORE THE COLORADO MEDICAL BOARD STATE OF COLORADO

CASE NOS. 2014-4701-B, 2014-4431-B, 2015-4026-B

STIPULATION AND FINAL AGENCY ORDER

IN THE MATTER OF THE DISCIPLINARY PROCEEDING REGARDING THE LICENSE TO PRACTICE MEDICINE IN THE STATE OF COLORADO OF MICHAEL J. YUDEZ, D.O., LICENSE NUMBER DR-26232,

Respondent.

IT IS HEREBY STIPULATED and agreed by and between Inquiry Panel B ("Panel") of the Colorado Medical Board ("Board") and Michael J. Yudez, D.O. ("Respondent") (collectively, the "Parties") as follows:

JURISDICTION AND CASE HISTORY

- 1. Respondent was licensed to practice medicine in the state of Colorado on July 19, 1984 and was issued license number DR-26232, which Respondent has held continuously since that date.
- 2. The Panel and the Board have jurisdiction over Respondent and over the subject matter of this proceeding.
- 3. On April 16, 2015, the Panel reviewed case numbers 2014-4701-B and 2014-4431-B and determined that further proceedings by formal complaint were warranted pursuant to Section 12-36-118(4)(c)(IV), C.R.S. The Panel thereupon referred the matter to the Attorney General pursuant to Section 12-36-118(4)(c)(IV), C.R.S.
- 4. On December 17, 2015, the Panel reviewed case number 2015-4026-B and referred the matter to the Attorney General to be combined with case numbers 2014-4701-B and 2014-4431-B.
- 5. It is the intent of the parties and the purpose of this Stipulation and Final Agency Order ("Order") to provide for a settlement of all matters set forth in case numbers 2014-4701-B, 2014-4431-B, and 2015-4026-B without the necessity of conducting a formal disciplinary hearing. This Order constitutes the entire

agreement between the parties, and there are no other agreements or promises, written or oral, which modify, interpret, construe or affect this Order.

- 6. Respondent understands that:
- a. Respondent has the right to be represented by an attorney of the Respondent's choice and Respondent is represented by counsel;
- b. Respondent has the right to a formal complaint and disciplinary hearing pursuant to Sections 12-36-118(4)(c)(IV) and 12-36-118(5), C.R.S.;
- c. By entering into this Order, Respondent is knowingly and voluntarily giving up the right to a formal complaint and disciplinary hearing and relieves the Panel of its burden of proving such facts;
- d. Respondent is knowingly and voluntarily giving up the right to present a defense by oral and documentary evidence and to cross-examine witnesses who would testify on behalf of the Panel; and
- e. Respondent is knowingly and voluntarily waiving the right to seek judicial review of this Order.

FACTUAL BASIS

- 7. The Respondent acknowledges and the Panel finds that, if the Panel were to prove the following facts at hearing, it would constitute a prima facie case of unprofessional conduct as defined in the Medical Practice Act, and would subject Respondent to discipline. Respondent denies the following allegations:
 - a. On June 17, 2005, the Panel and Respondent entered into a Stipulation for Interim Cessation of Practice. The parties agreed to stay a summary suspension in exchange for Respondent's agreement to suspend his practice temporarily.
 - b. Since June 21, 2007, Respondent has continuously been on probation, subject to restrictions and conditions on his practice of medicine pursuant to Board orders collectively addressing case numbers 2005-004048-B, 2006-00015-B, 2009-002580-B, 2012-5893-B, and 2013-2277-B, including a June 21, 2007 Stipulation and Final Agency Order, an October 20, 2011 Second Stipulation and Final Agency Order and an April 1, 2014 Third Stipulation and Final Agency Order. In addition to imposing probationary terms on Respondent, all three orders admonished him for unprofessional conduct.

- c. In addition to other probationary terms, the 2014 order prohibited Respondent from prescribing, possessing, maintaining a supply of, administering, or dispensing any controlled substance or other habit forming drug for a minimum of five years from April 1, 2014.
- d. In light of Respondent's August and November 2012 failures to successfully complete the ProBE Professional/Problem Based Ethics Program with an unconditionally passing assessment, as required by the 2011 order, the 2014 order required that Respondent complete the ProBE Plus course.
- e. By letter dated June 13, 2014, the Board was informed by CPEP that Respondent had failed the ProBE Plus course.
- f. In August 2014, Respondent provided medical care to Patients A, B, and C.
- g. Respondent failed to meet the generally accepted standards of medical practice in his care and treatment of Patient A on or about August 8, 2014 by failing to perform a sufficient assessment and physical examination of Patient A and to order necessary laboratory tests under the clinical circumstances.
- h. Respondent failed to make essential entries in Patient A's medical record for August 8, 2014 when he did not document a sufficient assessment and physical examination under the clinical circumstances.
- i. Respondent failed to meet the generally accepted standards of medical practice in his care and treatment of Patient B on or about August 15, 2014 by failing to appropriately treat and prescribe and to conduct a sufficient physical examination under the clinical circumstances.
- j. Respondent failed to make essential entries and made incorrect essential entries in Patient B's medical record for August 15, 2014 when he did not document a sufficient assessment and physical examination under the clinical circumstances and documented incorrect treatment and procedures.
- k. Respondent failed to meet the generally accepted standards of medical practice in his care and treatment of Patient C on or about August 15, 2014 by continuing inappropriate treatment and by failing to order and review appropriate laboratory results under the clinical circumstances.

- 1. Respondent failed to make essential entries in Patient C's medical record for August 15, 2014 when he did not document a review of appropriate laboratory results or a consideration of the risks of the continued treatment under the clinical circumstances.
- m. Between April 1, 2014 and July 1, 2015, while subject to the 2014 order's prescribing restriction, Respondent is the listed prescriber of controlled substances to multiple individuals.
- 8. Respondent admits and the Panel finds that the acts or omissions described in the factual basis above, if proven, constitute unprofessional conduct pursuant to Section 12-36-117(1)(p), (u), and (cc), C.R.S., which states:
 - (1) "Unprofessional conduct" as used in this article means:
 - (p) Any act or omission that fails to meet generally accepted standards of medical practice;
 - (u) Violation of any valid board order or any rule or regulation promulgated by the board in conformance with law;
 - (cc) Falsifying or repeatedly making incorrect essential entries or repeatedly failing to make essential entries on patient records[.]
- 9. Based upon the above, the parties stipulate that the terms of this Order are authorized by Section 12-36-118(5)(g)(III), C.R.S.

RELINQUISHMENT OF LICENSE

- 10. Commencing on the effective date of this Order, Respondent's License in the State of Colorado is permanently relinquished. Respondent understands and acknowledges that he is permanently relinquishing a license to practice in Colorado. Respondent agrees not to apply for reactivation, reinstatement or issuance of a new license to practice medicine in Colorado at any time in the future. Respondent specifically waives any right to which he may be entitled pursuant to Section 12-36-118(5)(i), C.R.S. regarding application for licensure.
- 11. Following relinquishment of Respondent's license, Respondent shall perform no act requiring a license issued by the Board, nor shall Respondent perform any act in any other location pursuant to the authority of a license to practice medicine granted by the state of Colorado.

OTHER TERMS

- 12. The terms of this Order were mutually negotiated and determined.
- 13. Both parties acknowledge that they understand the legal consequences of this Order; both parties enter into this Order voluntarily; and both parties agree that no term or condition of this Order is unconscionable.
- 14. All costs and expenses incurred by Respondent to comply with this Order shall be the sole responsibility of Respondent, and shall in no way be the obligation of the Board or Panel.
- 15. If Respondent is licensed by any other jurisdiction, or is applying or later applies for licensure in any other jurisdiction, Respondent shall report this Order to all other jurisdictions in which Respondent is licensed or is applying for licensure.
- 16. Respondent shall submit an update to his profile with the Healthcare Professions Profiling Program regarding this Order within thirty (30) days of the effective date of this Order.
- 17. So that the Board may notify hospitals of this agreement pursuant to Section 12-36-118(13), C.R.S., Respondent presently holds clinical privileges at the following hospitals:
- 18. This Order and all its terms shall have the same force and effect as an order entered after a formal disciplinary hearing pursuant to Section 12-36-118(5)(g)(III), C.R.S., except that it may not be appealed. Failure to comply with the terms of this Order may be sanctioned by the Inquiry Panel as set forth in Section 12-36-118(5)(g)(IV), C.R.S. This Order and all its terms also constitute a valid board order for purposes of Section 12-36-117(1)(u), C.R.S.
- 19. This Order shall be admissible as evidence at any proceeding or future hearing before the Board.
- 20. Invalidation of any portion of this Order by judgment or court order shall in no way affect any other provision, which shall remain in full force and effect.
- 21. During the pendency of any action arising out of this Order, the terms of this Order shall be deemed to be in full force and effect and shall not be tolled.

- 22. Respondent acknowledges that the Panel may choose not to accept the terms of this Agreement and that if the Agreement is not approved by the Panel and signed by a Panel member or other authorized person, it is void.
- 23. This Order shall be effective upon (a) mailing by first-class mail to Respondent at Respondent's address of record with the Board, or (b) service by electronic means on Respondent at Respondent's electronic address of record with the Board. Respondent hereby consents to service by electronic means if Respondent has an electronic address on file with the Board.
- 24. Upon becoming effective, this Order shall be open to public inspection and shall be publicized pursuant to the Board's standard policies and procedures. This Order constitutes discipline against Respondent's license. Additionally, this Order shall be reported to the Federation of State Medical Boards, the National Practitioner Data Bank and as otherwise required by law.

... THE REMAINDER OF THIS PAGE INTENTIONALLY LEFT BLANK---

Michael J. Yudez D.O.

7	
THE FOREGOING was acknowledged before me this day of	
Heb, 2016 by Michael J. Yudez, D.O. in the County of Advis	
State of Colorado.	
Danielle Kubier NOTARY ID #20134052512 NOTARY PUBLIC STATE OF COLORADO My Commission expires Sept 18, 2017	
Sept. 18,2017 My commission expires	

THE FOREGOING Stipulation and Final Agency Order is approved this 19th day of For the Colorado Medical Board Inquiry Panel B

The Tokyoth:
Ty T. Higuchi, M.S., Ph.D.
Chair, Inquiry Panel B

THE FOREGOING Stipulation and Final Agency Order is effective upon service to Respondent, on Followy 19, 2016.

Las Jacks.

APPROVED AS TO FORM:

FOR THE RESPONDENT MICHAEL J. YUDEZ, D.O.

FOR THE COLORADO MEDICAL BOARD

CYNTHIA H. COFFMAN

TREECE ALFREY MUSAT P.C.

Jeremy L. Swift

633 17th Street, Suite 2200

Denver, Colorado 80202

Telephone: (303) 292-2700 FAX: (303) 295-0414

FAX: (303) 295-0414 jswift@tamlegal.com

Scott Bowman

Attorney General

Assistant Attorney General Business and Licensing Section

Attorneys for the Colorado Medical Board

Inquiry Panel B

Ralph L. Carr Colorado Judicial Center

1300 Broadway, 8th Floor Denver, Colorado 80203 Telephone: 720-508-6407 FAX: (720) 508-6037

scott.bowman@coag.gov *Counsel of Record