

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

APPLICATION BY RECIPROCATATION 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: CURTIS Middle: MATTHEW Last: WALDVOGEL

Mailing Address: 434 KENSINGTON DR

City: OSWEGO State: IL Zip Code: 60543

Telephone: _____ E-mail Address: _____

Date of Birth: _____ Place of Birth: NAPERVILLE, ILLINOIS, USA

Social Security Number: _____ Sex: ☒ M or ☐ F

Original State of Licensure you are reciprocating from must be active and issued by exam;

State: ILLINOIS Date of Issuance: 5/15/2008

College of Pharmacy Information

Graduation Date: 03/07/08
(mm/dd/yy)

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

Name of Pharmacy School: MIDWESTERN UNIVERSITY - CHICAGO COLLEGE OF PHARMACY

Location of School: DOWNERS GROVE, ILLINOIS

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: 12.16.15 Amount: \$330.00 Entity #: 90839

Laws _____ MPJE _____

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?
<u>*VT</u>	<u>1330115642</u>	Yes <input checked="" type="checkbox"/> No <input type="checkbox"/>	<u>*TN</u>	<u>39868</u>	Yes <input checked="" type="checkbox"/> No <input type="checkbox"/>
<u>ME</u>	<u>PR13119</u>	Yes <input checked="" type="checkbox"/> No <input type="checkbox"/>	<u>*SD</u>	<u>R6361</u>	Yes <input checked="" type="checkbox"/> No <input type="checkbox"/>

**Attach separate sheet if needed * = RECEIVED SINCE SUBMITTING NAPB APPLICATION

Yes No					
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?..... <input checked="" type="checkbox"/> ... <input type="checkbox"/>					
1. Been charged, arrested or convicted of a felony or misdemeanor in <u>any</u> state?..... <input checked="" type="checkbox"/> ... <input type="checkbox"/>					
2. Been the subject of an administrative action whether completed or pending in <u>any</u> state?..... <input checked="" type="checkbox"/> ... <input type="checkbox"/>					
3. Had your license subjected to any discipline for violation of pharmacy or drug laws in <u>any</u> state?.... <input checked="" type="checkbox"/> ... <input type="checkbox"/>					
If you marked YES to any of the numbered questions (1-3) above, please include the following information and provide an expiration or documents:					
Board Administrative Action:		State	Date:	Case #:	
		IL	08 / 15 / 2010	2009-012033 (CLOSED/RESOLVED)	
Criminal Action:	State	Date:	Case #:	County	Court
	IL	10 / 07 / 2009	2009CF002349	WILL	CIRCUIT COURT (CLOSED/DISCHARGED)


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?.....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, it's 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, it's members, servants or employees because or by reason of the use of the authorization.


Original Signature, no copies or stamps accepted

December 15, 2015
Date

Explanation to answering Yes on Questions on Application

During the period of summer 2008 through 2009, I was addicted to hydrocodone and diverted from my pharmacy employer for self use. I was caught and terminated in August 2009. At this time I entered a residential in-patient treatment program. I graduated this program and signed an agreement to follow through with a 2 year aftercare program (which I also completed). I also signed a contract with the Illinois Professionals Health Program, the organization contracted by the state to monitor pharmacists. I submitted to random urinalysis to ensure that I have not used alcohol or any mood-altering substance. After my in-patient treatment program completed, I was charged with possession of a controlled substance in Will County stemming from the original August 2009 confrontation. I plead guilty and received 410 probation. By completing this probation, I avoided any jail sentence and was not convicted. I successfully completed this program and the case was discharged without conviction. In April 2010, I was contacted by the Illinois Department of Professional Regulation (ILDPR) and had an informal conference in June 2010. At this time, a proposed consent order was discussed and signed in August 2010, where I received a 1 year suspension followed by indefinite probation for a minimum of 3 years. In September 2014, I petitioned ILDPR to restore my license (terminate probation). In June 2015, ILDPR restored my license to Active in good standing.

Attached you will find:

- 1) Will County Docket showing case discharge
- 2) Final Consent Order from Illinois releasing my license

Other Controlled Substance Vio

Date: 2/05/2013

Time: 12/46/43

Page: 1

2009 CF 002349 Judge: ROZAK DANIEL J

From 0/00/0000 To 99/99/99

Case Names _____ Attorney Names _____

VS

User: LTOY

Wsid: CCLKCS02

All Entries Fo

WALDVOGEL CURTIS M

BRUCAR WAYNE ELI

WALDVOGEL CRAIG A

WALGREENS

Date

10/07/2009 Charge 01 Count 001 POSS AMT CON SUB EXCEPT(A)/(D) Aug 03,2009

Defendant WALDVOGEL CURTIS M

Statute 720 570/402(c) Class 4 Orig.

Agency: NAPERVILLE CITY Charge Instr: COMPLAINT

10/08/2009 Complaint-POSSESSION OF A CONTROLLED SUBSTANCE

10/08/2009 Warrant Application

10/08/2009 Warrant Issued - States Attorney Oct 07,2009 Judge WHITE CaBond \$2000
-10%

Warrant Review Oct 08,2010 09:30AM Rm405 Judge SCHOENSTEDT Canceled

10/21/2009 Bond Type Bail \$2000.00 Bond \$20000.00 Defendant WALDVOGEL CURTIS M

Assignment WALDVOGEL CRAIG A Judge RICHARDSON, JR MARZELL L

Return Date Nov 20,2009 01:30PM Rm305 Judge RICHARDSON, JR Canceled

10/22/2009 Charge 02 Count 001 POSS AMT CON SUB EXCEPT(A)/(D) Aug 03,2009

Defendant WALDVOGEL CURTIS M

Statute 720 570/402(c) Class 4 Orig.

Agency: NAPERVILLE CITY Charge Instr: INDICTMENT

10/22/2009

People present by KENNETH A. CHUDWIN. Court is in receipt of a one count Bill of Indictment. Same is presented and ordered filed. Warrant is ordered issued with bail set thereon in the amount of \$20,000.00 - 10% to apply. Matter is set for arraignment upon apprehension.

Arraignment Nov 20,2009 09:00AM Rm405 Judge SCHOENSTEDT

Judge:SCHOENSTEDT RICHARD Rep:PANOS MICHELLE Clerk:CLTR M

10/22/2009 Notice of Indictment

10/22/2009 Bill of Indictment

11/04/2009 Warrant of Arrest Served Returned by the Sheriff/NAPERVILLE PD FILED
WILL COUNTY SHERIFF DEPARTMENT

11/20/2009

People present by ANNA L. ROSSI. Defendant appears in person and by WAYNE E. BRUCAR who is given leave to file his appearance. Matter comes on for arraignment on pending Bill of Indictment. Underlying complaint is dismissed on motion of the People due to the filing of the Bill of Indictment. Order enters nolle prosequi. Copy is provided to defendant by counsel in open court. Counsel acknowledges receipt, waives formal reading and enters a plea of not guilty. Discovery is

CONTINUED ON NEXT PAGE

Other Controlled Substance Vio

Date: 2/05/2013
Time: 12/46/43
Page: 2
From 0/00/0000 To 99/99/9
User: LTOY

2009 CF 002349 Judge: ROZAK DANIEL J

From 0/00/0000 To 99/99/9

User: LTOY

Date
11/20/2009 ordered pursuant to Supreme Court Rules 412 and 413. State to comply by December 4, 2009. Defense to comply by December 11, 2009. Matter is set for pretrial/trial setting before the Honorable Daniel Rozak.
Pretrial Dec 23, 2009 09:30AM Rm406 Judge ROZAK
Judge: SCHOENSTEDT RICHARD Rep: DE BARTOLO ROCHINA Clerk: CLTR M

11/20/2009 Disposition 01/00 Count 001 No Fine & Cost Signed
Judge SCHOENSTEDT RICHARD C Defendant Present WALDVOGEL CURTIS M
Atty BRUCAR WAYNE ELI Asst States Attorney ROSSI ANNA L
Disposition: Dismiss/Superseded by Indictment or Information POSS AMT
Disposition Type: Court Action Defendant Plea: No Plea Entered
Statute 720 570/402(c) Class 4 Orig.
Sentence: 11/20/2009
No Fine & Cost .00
Judge: SCHOENSTEDT RICHARD

11/20/2009 Appearance FILED BY Atty BRUCAR WAYNE ELI

11/23/2009 List Of Witnesses FILED BY Asst States Attorney CAPELLI ADAM M.

11/23/2009 Notification of Reports Summarizing Witnesses Oral Statements

11/23/2009 Statements of the Defendant

11/23/2009 Physical Evidence

11/23/2009 Information That Tends To Negate the Guilt of the Accused

11/23/2009 Record of Conviction of the Defendant

11/23/2009 Grand Jury Minutes

12/16/2009 Supplemental Discovery NOTIFICATION OF REPORTS SUMMARIZING WITNESSES
FILED BY Asst States Attorney CAPELLI ADAM M.
ORAL STATEMENTS

12/17/2009 Supplemental Discovery PHYSICAL EVIDENCE FILED BY
Asst States Attorney CAPELLI ADAM M.

12/23/2009 CF - Continuance by Defendant
People present by ADAM M. CAPELLI. Defendant present in person and by Attorney, JOHN YETTER. Matter comes on for pretrial or trial setting. Defense acknowledges discovery. On motion of the Defendant, case is continued for further pretrial.
Pretrial Jan 25, 2010 09:30AM Rm406 Judge ROZAK
Judge: ROZAK DANIEL J Rep: PARIS PETER Clerk: SLGE M

1/08/2010 Supplemental Discovery NOTIFICATION OF REPORTS SUMMARIZING WITNESSES
FILED BY Asst States Attorney CAPELLI ADAM M.
ORAL STATEMENTS

C O N T I N U E D O N N E X T P A G E

Other Controlled Substance Vio

Date: 2/05/2013
Time: 12/46/43
Page: 3
From 0/00/0000 To 99/99/9
User: LTOY

2009 CF 002349 Judge: ROZAK DANIEL J

From 0/00/0000 To 99/99/9

User: LTOY

Date
1/25/2010 Plea of Guilty

1/25/2010 Criminal Cost Sheet

1/25/2010 Order Re: Street Value Fine

1/25/2010 Order To Provide Genetic Marker Information

1/25/2010 See Order Signed for Section 10 and/or 410 Probation

1/25/2010 See Order Signed for Section 10 and/or 410 Probation - Page 2

1/25/2010

People present by ADAM M. CAPELLI. Defendant present in person and by Attorney AMANDA WAECHTER for Attorney WAYNE E. BRUCAR. Matter comes on for pretrial. Defendant enters a plea of guilty. Court finds defendant's plea is knowing, voluntary and intelligent. Court further finds there is a factual basis for the plea. The Court accepts the plea of guilty to the offense of UNLAWFUL POSSESSION OF A CONTROLLED SUBSTANCE, class 4 Felony, as charged in the Bill of Indictment. Judgment of conviction is deferred. Pre-sentence investigation is waived by both parties. Defendant is sentenced to 24 months 410 Probation. Defendant is also sentenced to 180 days in the Will County Adult Detention Facility, day for day credit, with credit for 1 day actually served; Mittimus is stayed pursuant to compliance of probation. Defendant is further ordered to perform 30 hours of community service hours. Defendant shall obtain a drug & alcohol evaluation complying with all recommendations therein and submit to random drug testing. Defendant to submit genetic marker information. Fines, costs, and restitution assessed, bond to apply. Appellate rights explained. Matter continued for status as to compliance.

Status Apr 26, 2010 09:30AM Rm406 Judge ROZAK

Judge:ROZAK DANIEL J Rep:ENRIGHT JULIE A Clerk:ELKA M

1/25/2010 Disposition 02/00 Count 001 Manual Calculations Fee \$2000.00 Signe
Judge ROZAK DANIEL J Defendant WALDVOGEL CURTIS M

Atty BRUCAR WAYNE ELI Asst States Attorney CAPELLI ADAM M.

Disposition: Withhold Judgment/1410 Probation POSS AMT CON SUB EXCEPT(

Disposition Type: Guilty Plea Defendant Plea: Guilty

Statute 720 570/402(c) Class 4 Orig.

Sentence: 01/25/2010

Sentence: Jail 180Days Sentence In Force

Sentence: Probation 24Mos Sentence In Force

Sentence: Public Service 30Hrs Sentence In Force

Sentence: Credit Time Served 1Days Sentence In Force

Sentence: Fines and/or Cost/Penalties and Fees Sentence In Force

Sentence: Restitution Sentence In Force

Manual Calculations	590.00	DRUG FUND-JUVENILE	25.00
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DRUG FUND-COUNTY	75.00	DRUG FUND-ASSESSMEN	500.00
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CRIME LAB	100.00	RESTITUTION AMOUNT	640.00
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DNA ANALYSIS FEE	70.00		
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Status:Closed Report:Terminated Jan 25, 2010

Termination Probation Jan 23, 2012 09:30AM Rm406 Judge ROZAK Canceled

Judge:ROZAK DANIEL J

Other Controlled Substance Vio

Date: 2/05/2013

Time: 12/46/43

Page: 4

From 0/00/0000 To 99/99/99

User: LTOY

2009 CF 002349 Judge: ROZAK DANIEL J

Date

2/02/2010 Court Ordered Payments Fee \$2000.00 Amt \$2000.00 Bond Used
Defendant WALDVOGEL CURTIS M

2/23/2010 DNA Indexing Lab Form returned to our office this date

4/26/2010 Impounded Document: Resurrection Health Care - Treatment Status
Apr 20, 2010 Judge ROZAK
and Recommendations

4/26/2010 CF - Continuance by Defendant
People present by ADAM M. CAPELLI. Defendant present in person and
by Attorney AMANDA WAECHTER for Attorney WAYNE E. BRUCAR. Matter
comes on for status as to compliance. Defendant shows proof of
completion of out-patient care and further recommendations, which
are impounded and filed. On motion of the defendant, matter is
continued for status as to after-care.
Status Jun 07, 2010 09:30AM Rm406 Judge ROZAK
Judge:ROZAK DANIEL J Rep:MOSER KAREN Clerk:ELKA M

6/07/2010 Community Service Work: 20 hours

6/07/2010 Community Service Work: 13.5 hours

6/07/2010 CF - Continuance by Defendant
People present by ADAM M. CAPELLI. Defendant present in person and
by Attorney AMANDA WAECHTER for Attorney WAYNE E. BRUCAR. Matter
comes on for status as to compliance. Defendant shows proof of
completing community service work. On motion of the defendant,
matter is continued for report on after-care. Mittimus is stayed.
Status Dec 06, 2010 09:30AM Rm406 Judge ROZAK
Judge:ROZAK DANIEL J Rep:MORIARTY-DAVIS COLLE Clerk:ELKA M

7/15/2010 Motion Asst States Attorney CAPELLI ADAM M.
Drug Test Jul 16, 2010 09:30AM Rm406 Judge ROZAK

7/16/2010
People present by CHRISTOPHER REGIS. Defendant is present in person.
Matter comes on for random drug testing. Court is in receipt of the
defendant's urinalysis testing. Defendant submitted to urinalysis
testing on today's date July 16, 2010. Defendant is in compliance.
Judge:ROZAK DANIEL J Rep:MOSER KAREN Clerk:ELKA M

12/06/2010
People present by ADAM M. CAPELLI. Defendant appears in person,
pro se. Matter comes on for status. Defendant submits status
letter as to aftercare and drug test results, same are filed and
impounded. On motion of the defendant, matter is continued for
further status and drug testing.
Status Mar 04, 2011 09:30AM Rm406 Judge ROZAK
Judge:POLICANDRIOTES CARLA Rep:MOSER KAREN Clerk:KRGL M

12/06/2010 Impounded Document-aftercare status, drug testing-Resurrection

C O N T I N U E D O N N E X T P A G E

2009 CF 002349 Judge: ROZAK DANIEL J

Date
12/06/2010 Health Care 11-16-10

3/04/2011 Impounded Document: Resurrection Health Care - Treatment Status
Mar 01,2011 Judge ROZAK

3/04/2011
People present by ERIN M. KRONE. Defendant appears in person pro se. Matter comes on for status as to treatment. Defendant submits to drug testing this date. Court is in receipt of results; defendant is in compliance. Defendant also shows proof of counseling, same is impounded and filed. Matter is continued for status as to counseling.
STATUS - COUNSELING Nov 21,2011 09:30AM Rm406 Judge ROZAK
Judge:ROZAK DANIEL J Rep:RACANELLI FELICIA Clerk:ELKA M

11/21/2011 Impounded Document: Resurrection Health Care - Treatment Status
Nov 15,2011 Judge ROZAK
Complete

11/21/2011
People present by ERIN M. KRONE. Defendant is present in person pro se. Matter comes on for status as to counseling. Defendant shows proof of completion of counseling, same is impounded and filed. Defendant submits to drug testing. Court is in receipt of results; defendant is in full compliance. Sentence to jail is vacated. Probation is terminated instantter. File is closed.
Judge:ROZAK DANIEL J Rep:MORIARTY-DAVIS COLLE Clerk:ELKA M

11/21/2011 Disposition 02/01 Count 001 No Fine & Cost Signed
Judge ROZAK DANIEL J Defendant Present WALDVOGEL CURTIS M
Atty BRUCAR WAYNE ELI Asst States Attorney KRONE ERIN M.
Disposition: Modified/Trial Court POSS AMT CON SUB EXCEPT(A)/(D)
Disposition Type: Court Action Defendant Plea: No Plea Entered
Statute 720 570/402(c) Class 4 Orig.
Sentence: 11/21/2011
Sentence: Jail Waived
No Fine & Cost .00
Judge:ROZAK DANIEL J

11/21/2011 Disposition 02/02 Count 001 No Fine & Cost Signed
Judge ROZAK DANIEL J Defendant Present WALDVOGEL CURTIS M
Atty BRUCAR WAYNE ELI Asst States Attorney KRONE ERIN M.
Disposition: Probation Terminated POSS AMT CON SUB EXCEPT(A)/(D)
Disposition Type: Court Action Defendant Plea: No Plea Entered
Statute 720 570/402(c) Class 4 Orig.
Sentence: 11/21/2011
No Fine & Cost .00
Judge:ROZAK DANIEL J

STATE OF ILLINOIS

ILLINOIS DEPARTMENT OF FINANCIAL AND PROFESSIONAL REGULATION
DIVISION OF PROFESSIONAL REGULATION

DEPARTMENT OF PROFESSIONAL AND FINANCIAL
REGULATION, DIVISION OF PROFESSIONAL REGULATION
of the State of Illinois, Complainant

v.
Curtis M. Waldvogel
License No. 051-292459.

Respondent

)
)
)
)
) No. 2009-012033
)
)

CONSENT ORDER

The Illinois Department of Financial and Professional Regulation, Division of Professional Regulation (hereinafter "the Department") by Mary H. Skoglund, its attorney, and Curtis M. Waldvogel, Respondent, agree to the following:

STIPULATIONS

Curtis M. Waldvogel, (hereinafter "Petitioner") is licensed as a pharmacist in the State of Illinois, holding license No. 051-292459 issued by the Department of Financial and Professional Regulation of the State of Illinois. At all times material to the matter set forth in this Consent Order, the Illinois Department of Financial and Professional Regulation or its predecessor, the Department of Professional Regulation of the State of Illinois had jurisdiction over the subject matter and parties to this Consent Order.

On August 15, 2010, Petitioner's license was placed on an indefinite suspended status for one year based on an allegation of diversion. On August 17, 2011, the suspension was terminated and Petitioner's license was placed in an indefinite probationary status. Petitioner filed a Petition for Restoration pursuant to statute based on his full compliance with probationary terms for three years on September 15, 2014.

Petitioner and the Department have agreed, in order to resolve this matter, that Petitioner be permitted to enter into a Consent Order with the Department providing for the imposition of measures that are fair and equitable under the circumstances and which are consistent with the best interests of the People of the State of Illinois.

CONDITIONS

WHEREFORE, the Department, through Mary H. Skoglund, its attorney, and Curtis M. Waldvogel, Petitioner, agree:

- A. The Department, through Mary H. Skoglund, its attorney, and the Pharmacy Board of the Department of Professional Regulation of the State of Illinois, recommend to the Director of the Department of Professional Regulation, that License No. 51-292459 of Curtis M. Waldvogel be returned to an unencumbered status and the indefinite probation of a minimum of three years be terminated.
- B. This Order shall become effective upon the signing by the Director of this Department.

DIVISION OF PROFESSIONAL REGULATION
of the State of Illinois

6.24.15
DATE

Mary H. Skoglund
Mary H. Skoglund
Attorney for the Department

6-5-2015
DATE

Curtis M. Waldvogel
Curtis M. Waldvogel
Petitioner

6/5/15
DATE

Edward D. Rickert, Esq.
Edward D. Rickert, Esq.
Attorney for the Respondent

6/23/15
DATE

Member
Member
Illinois Board of Pharmacy

THIS CONSENT ORDER IS APPROVED IN FULL:

DATED THIS 24th DAY OF June, 2015.

ILLINOIS DEPARTMENT OF FINANCIAL AND
PROFESSIONAL REGULATION OF THE STATE OF ILLINOIS,
BRYAN A. SCHNEIDER, SECRETARY
DIVISION OF PROFESSIONAL REGULATION

Jay Stewart
Jay Stewart
DIRECTOR

Case No. 2009-12033
License No. 051-292459

STATE OF ILLINOIS

ILLINOIS DEPARTMENT OF FINANCIAL AND PROFESSIONAL REGULATION
DIVISION OF PROFESSIONAL REGULATION

DEPARTMENT OF PROFESSIONAL AND FINANCIAL
REGULATION, DIVISION OF PROFESSIONAL REGULATION
of the State of Illinois, Complainant

v.
Curtis M. Waldvogel
License No. 051-292459.

Respondent

)
)
)
)
) No. 2009-012033
)
)

CONSENT ORDER

The Illinois Department of Financial and Professional Regulation, Division of Professional Regulation (hereinafter "the Department") by Mary H. Skoglund, its attorney, and Curtis M. Waldvogel, Respondent, agree to the following:

STIPULATIONS

Curtis M. Waldvogel, (hereinafter "Petitioner") is licensed as a pharmacist in the State of Illinois, holding license No. 051-292459 issued by the Department of Financial and Professional Regulation of the State of Illinois. At all times material to the matter set forth in this Consent Order, the Illinois Department of Financial and Professional Regulation or its predecessor, the Department of Professional Regulation of the State of Illinois had jurisdiction over the subject matter and parties to this Consent Order.

On August 15, 2010, Petitioner's license was placed on an indefinite suspended status for one year based on an allegation of diversion. On August 17, 2011, the suspension was terminated and Petitioner's license was placed in an indefinite probationary status. Petitioner filed a Petition for Restoration pursuant to statute based on his full compliance with probationary terms for three years on September 15, 2014.

Petitioner and the Department have agreed, in order to resolve this matter, that Petitioner be permitted to enter into a Consent Order with the Department providing for the imposition of measures that are fair and equitable under the circumstances and which are consistent with the best interests of the People of the State of Illinois.

CONDITIONS

WHEREFORE, the Department, through Mary H. Skoglund, its attorney, and Curtis M. Waldvogel, Petitioner, agree:

- A. The Department, through Mary H. Skoglund, its attorney, and the Pharmacy Board of the Department of Professional Regulation of the State of Illinois, recommend to the Director of the Department of Professional Regulation, that License No. 51-292459 of Curtis M. Waldvogel be returned to an unencumbered status and the indefinite probation of a minimum of three years be terminated.
- B. This Order shall become effective upon the signing by the Director of this Department.

DIVISION OF PROFESSIONAL REGULATION
of the State of Illinois

6.24.15
DATE

Mary H. Skoglund
Mary H. Skoglund
Attorney for the Department

6-5-2015
DATE

Curtis M. Waldvogel
Curtis M. Waldvogel
Petitioner

6/5/15
DATE

Edward D. Rickert, Esq.
Edward D. Rickert, Esq.
Attorney for the Respondent

6/23/15
DATE

Member
Member
Illinois Board of Pharmacy

THIS CONSENT ORDER IS APPROVED IN FULL:

DATED THIS 24th DAY OF June, 2015.

ILLINOIS DEPARTMENT OF FINANCIAL AND
PROFESSIONAL REGULATION OF THE STATE OF ILLINOIS,
BRYAN A. SCHNEIDER, SECRETARY
DIVISION OF PROFESSIONAL REGULATION

Jay Stewart
Jay Stewart
DIRECTOR

Case No. 2009-12033
License No. 051-292459

STATE OF ILLINOIS
ILLINOIS DEPARTMENT OF FINANCIAL AND PROFESSIONAL REGULATION
DIVISION OF PROFESSIONAL REGULATION

DEPARTMENT OF PROFESSIONAL AND FINANCIAL)	
REGULATION, DIVISION OF PROFESSIONAL REGULATION)	
of the State of Illinois, Complainant)	
)	
v.)	No. 2009-12033
Curtis M. Waldvogel)	
License No. 051-292459,)	
Respondent)	

CONSENT ORDER

The Illinois Department of Financial and Professional Regulation, Division of Professional Regulation (hereinafter "the Department") by Mary H. Skoglund, its attorney, and Curtis M. Waldvogel, Respondent, agree to the following:

STIPULATIONS

Curtis M. Waldvogel is licensed as a pharmacist in the State of Illinois, holding license No. 51-292459. At all times material to the matter set forth in this Consent Order, the Illinois Department of Financial and Professional Regulation or its predecessor, the Department of Professional Regulation of the State of Illinois had jurisdiction over the subject matter and parties to this Consent Order.

The Department alleges that Respondent pleaded guilty to Unlawful Possession of a Controlled Substance on January 25, 2010 in the Circuit Court of Will County, Illinois, Case No. 2009 CF 002349. Respondent admits the allegation.

It is stipulated that the Department of Professional Regulation of the State of Illinois has jurisdiction over the subject matter and of the parties in this case.

CONDITIONS

WHEREFORE, the Department, through Mary H. Skoglund, its attorney, and Curtis M. Waldvogel, Respondent, agree:

A. The Department, through Mary H. Skoglund, its attorney, and the Pharmacy Board of the Department of Professional Regulation of the State of Illinois, recommends to the Director of the Department of Professional Regulation, that the Certificate of Registration, License No. 51-292459 of Curtis M. Waldvogel be **Suspended** for one (1) year after which time said license will be placed on an Indefinite Probation for a minimum of three (3) years. During the period of **Probation**, Respondent shall adhere to the following:

1. Respondent shall not ingest alcohol;
2. Respondent shall not ingest mood or mind altering substances except those therapeutically prescribed by treating prescriber whose patient records reflect that the treating prescriber knew of Respondent's disease and ongoing recovery;
3. Respondent shall provide monthly random urine screens during the Probationary period. Failure to appear for, refusal to provide, adulteration of or tampering with a sample for any urine drug screen shall cause that screen to be presumed positive. Any positive screen shall act as a violation of this order.
4. Respondent shall actively participate in an ongoing program of treatment and aftercare accepted by the Department, which monitors the Respondent's recovery and includes random monthly urine drug screens. Respondent is also subject to random urine drug screens at the direction of the Department. Respondent shall cause the program to submit written quarterly reports detailing the Respondent's program status and immediate notification of instances of non-compliance. Respondent shall provide the Department with copies of any treatment plans, aftercare/monitoring agreements, program discharges or dismissals or any revisions thereto. Failure to satisfactorily participate in an accepted program shall act as a violation of this order;
5. Respondent shall provide the Department with quarterly reports which include:
 - a. current residential address and telephone number where she can be reached;
 - b. if working as a nurse, Respondent shall provide a copy of any performance evaluation completed by her employer within the prior quarter. Respondent, shall

- at the beginning of Probation, provide the Department with objective documentation as to the frequency of employee performance evaluations;
- c. a description of job duties, responsibilities and name of immediate supervisor, if employed in a nursing related environment;
 - d. a copy of all incident reports within the prior quarter.
6. Respondent shall notify the Department's Nurse Investigative Supervisor in writing of any change in employment and home address and telephone within five (5) days;
 7. Respondent agrees that any violation of paragraphs A 1, 2, 3, 7, or 8 of this Consent Order authorizes the Director of the Division of Professional Regulation to issue an Order forthwith mandating the automatic, indefinite and immediate suspension of Respondent's Pharmacist's License No. 051-292459 for a minimum period of twelve (12) months. This suspension shall not preclude the Department from taking any other disciplinary or other action it deems appropriate. In the event Respondent contests in writing (by the filing with the Department within 15 days of the effective date of the suspension, a Petition complying with the Department's Rules of Practice In Administrative Hearings), the factual basis underlying said suspension, Respondent shall be afforded a hearing on the merits within thirty (30) days from the filing of that petition.
 8. Respondent shall comply with all terms and conditions of the Pharmacy Practice Act, 225 ILCS 85/1, et seq., and the Rules enacted in furtherance thereof. Respondent's failure to do so shall be deemed a violation of the terms of probation.
 9. Respondent will observe the following work restriction:
 - a. Will not accept a Pharmacist-In-Charge position during the pendency of this discipline.
 - b. Will not work as a Pharmacy Technician during the pendency of this discipline;
 - c. Will report the name of any prospective employer to the Department prior to accepting such employment, and

- d. Will demonstrate compliance with the continuing education requirements of his profession as contained in the Pharmacy Practice Act.
- B. Any violation by Respondent of the terms and/or conditions of this Consent Order shall be grounds for the Department to immediately file a Complaint to revoke or otherwise discipline Respondent's license to practice as a Pharmacist in the State of Illinois.
- C. All reports required to be submitted to the Department pursuant to this Consent Order shall be sent to:

IDFPR Division of Professional Regulation
Attention: Chief of Probation Investigations
9511 Harrison Street, Unit A-171
Des Plaines, Illinois 60016

- D. This Consent Order shall become effective immediately upon signing and approval by the Director of the Division of Professional Regulation of the Illinois Department of Financial and Professional Regulation.
- E. This Consent Order shall become effective immediately upon signing and approval by the Director of the Division of Professional Regulation of the Illinois Department of Financial and Professional Regulation.

DIVISION OF PROFESSIONAL REGULATION
of the State of Illinois

8.10.10
DATE

7/27/2010
DATE

8/4/2010
DATE

Mary H. Skoglund
Mary H. Skoglund
Attorney for the Department

Curtis M. Waldvogel, Pharm. D.
Curtis M. Waldvogel, Pharm. D.
Respondent

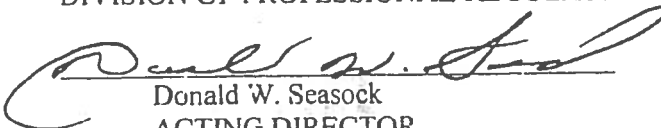
Gordon J. Mazzotti, R. Ph.
Gordon J. Mazzotti, R. Ph.
Illinois Board of Pharmacy

THIS CONSENT ORDER IS APPROVED IN FULL:

DATED THIS 17th DAY OF August, 2010.

ILLINOIS DEPARTMENT OF FINANCIAL AND
PROFESSIONAL REGULATION
OF THE STATE OF ILLINOIS, BRENT E. ADAMS,
SECRETARY

DIVISION OF PROFESSIONAL REGULATION


Donald W. Seasock
ACTING DIRECTOR

Case No. 2009-12033

License No.051-292459

STATE OF MAINE
BOARD OF PHARMACY

IN RE:)
)
CURTIS M. WALDVOGEL) CONSENT AGREEMENT
)
Complaint No. 2014-PHA-9957)

PARTIES

This document is a Consent Agreement regarding Curtis M. Waldvogel's pending initial application for licensure as a pharmacist by reciprocity/endorsement. The parties to this Consent Agreement are: Curtis M. Waldvogel, ("Mr. Waldvogel"), the Maine Board of Pharmacy ("the Board"), and the Office of the Maine Attorney General ("the Attorney General"). This Consent Agreement is entered into pursuant to 10 M.R.S. § 8003(5-A).

FACTS

1. On September 26, 2013, Mr. Waldvogel submitted an initial application for licensure as a pharmacist by reciprocity/endorsement.
2. On the application, Mr. Waldvogel disclosed that the Illinois Department of Professional and Financial Regulation, Division of Professional Regulation disciplined his license to practice pharmacy in Illinois pursuant to a Consent Order as a result of his diversion of controlled substances from an employer pharmacy.
3. Pursuant to 32 M.R.S. § 13733(1)(G), the Board may evaluate prior disciplinary actions taken against applicants for licensure by reciprocity/endorsement and issue the license at its discretion.
4. At its meeting on March 6, 2014, the Board reviewed the above information and voted to preliminarily deny Mr. Waldvogel's application for an initial license to practice as a

pharmacist. In lieu of the denial, the Board also voted to offer Mr. Waldvogel this Consent Agreement. Absent requesting, in writing, a hearing regarding the appeal of the preliminary denial within thirty (30) days of receipt of the Notice of Preliminary Denial, and absent acceptance of this Consent Agreement by signing and dating it and returning it to Kelly McLaughlin, Senior Consumer Assistant Specialist, Maine Board of Pharmacy, 35 State House Station, Augusta, ME 04333, by May 2, 2014, the preliminary denial of Mr. Waldvogel's initial application for licensure as a pharmacist will become final.

COVENANTS

In order to resolve this matter fully without further legal proceedings, it is agreed to among the parties that:

5. Mr. Waldvogel admits to the facts above and admits that those facts constitute grounds for denial of licensure and other discipline pursuant to 32 M.R.S. § 13733(1)(G).

6. Mr. Waldvogel agrees to accept the following discipline:

a) Prohibition from acting as a Pharmacist-in-Charge or Preceptor;

b) Prohibition from possessing, storing, compounding, dispensing, or labeling drugs or devices, or working in any location in which drugs or devices are stored, compounded, dispensed, or labeled; and

c) Mr. Waldvogel shall promptly provide a copy of this Consent Agreement to every employer and prospective employer related to the practice of pharmacy.

7. Violation of any of the terms or conditions of this Consent Agreement by Mr. Waldvogel shall constitute grounds for discipline, including but not limited to modification, suspension, or revocation of licensure or the denial of licensure or re-licensure.

8. The Board agrees that upon receipt of the signed Consent Agreement, it will issue Mr. Waldvogel's pharmacist license contingent upon his meeting all other eligibility criteria.

9. This Consent Agreement is not appealable and is effective until modified or rescinded by the parties hereto.

10. The Board and the Office of the Attorney General may communicate and cooperate regarding any matter related to this Consent Agreement.


11. This Consent Agreement is a public record within the meaning of 1 M.R.S. § 402 and will be available for inspection and copying by the public pursuant to 1 M.R.S. § 408.

12. Nothing in this Consent Agreement shall be construed to affect any right or interest of any person not a party hereto.

13. Mr. Waldvogel acknowledges by his signature hereto that he has read this Consent Agreement, that he has had an opportunity to consult with an attorney before executing this Consent Agreement, that he executed this Consent Agreement of his own free will, and that he agrees to abide by all terms and conditions set forth herein.


DATED:

4/3/2014


CURTIS M. WALDVOGEL

DATED:

4/10/14


JOSEPH BRUNO, R.Ph., President
Board of Pharmacy

DATED:

April 16, 2014


MICHAEL MILLER
Assistant Attorney General